

(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 8296)

#### ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 31 DECEMBER 2022

CHARACTERISTICS OF 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 mid-sized 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 and no assurance is given that there will be a liquid market in the securities traded on GEM.

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This announcement, for which the directors (the "Directors") of Sino-Life Group 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 the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive; and there are no other matters the omission of which would make any statement herein or in this announcement misleading.

The Board is pleased to present the audited annual consolidated financial results of the Group for the year ended 31 December 2022 (the "Year"). This announcement, which contains the full text of the annual report of the Company for the Year (the "2022 Annual Report"), complies with the relevant requirements under the GEM Listing Rules in relation to information of the preliminary announcement of annual results. Printed version of the 2022 Annual Report will be despatched to the shareholders of the Company and made available for viewing on the websites of the Stock Exchange at www.hkexnews.hk and of the Company at www.sinolifegroup.com on the date of this announcement.

By Order of the Board
Sino-Life Group Limited
XU Jianchun
Chairman and Executive Director

Hong Kong, 31 March 2023

As at the date hereof, the Board comprises Mr. XU Jianchun, Mr. LIU Tien-Tsai and Dr. XU Qiang being executive Directors; and Mr. CHAI Chung Wai, Dr. YANG Jingjing and Mr. SUN Fei being independent non-executive Directors.

This announcement, for which the Directors 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 of Hong Kong Limited 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 the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on the "Latest Listed Company Informations" page of the Stock Exchange's website at http://www.hkexnews.hk for 7 days from the date of its posting. This announcement will also be posted on the Company's website at http://www.sinolifegroup.com.

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

香港聯合交易所有限公司(「聯 交所」) GEM的特色

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.

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。

Given that the companies listed on GEM are generally small and mid-sized 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 and no assurance is given that there will be a liquid market in the securities traded on GEM.

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於主板買賣之證 券承受較大的市場波動風險,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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香港交易及結算所有限公司及聯交所對本 報告之內容概不負責,對其準確性或完整 性亦不發表任何聲明,並明確表示概不就 因本報告全部或任何部分內容而產生或因 倚賴該等內容而引致之任何損失承擔任何 責任。

This report, for which the directors (the "Directors") of Sino-Life Group 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.

本報告的資料乃遵照聯交所的GEM證券上市規則(「GEM上市規則」)而刊載,旨在提供有關中國生命集團有限公司(「本公司」)的資料。本公司的董事(「董事」)願就本報告的資料共同及個別地承擔全部責任。

The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief the information contained in this report is accurate and complete in all material respects and not misleading; and there are no other matters the omission of which would make any statement herein or in this report misleading.

各董事在作出一切合理查詢後,確認就其 所知及所信,本報告所載資料在各重要方 面均屬準確完備,沒有誤導成分,且並無 遺漏任何事項,足以令致本報告或其所載 任何陳述產生誤導。

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### Corporate Information 公司資料

Corporate information of the Company as at the date of this report is as follows:

以下為本公司於本報告日期的公司資料:

#### **BOARD OF DIRECTORS**

#### **Executive Directors**

Mr. Xu Jianchun (Chairman)

Mr. Liu Tien-Tsai (Chief executive officer) Dr. Xu Qiang (Chief executive officer)

#### Independent non-executive Directors

Mr. Chai Chung Wai

Mr. Sun Fei

Dr. Yang Jingjing (Appointed on 4 March 2022)

Mr. Wang Jun (Resigned on 4 March 2022)

#### **COMPANY SECRETARY**

Mr. Chu Kin Ming CPA, FCCA, ACG, ACMA

#### **AUTHORISED REPRESENTATIVES**

Mr. Liu Tien-Tsai

Mr. Chu Kin Ming CPA, FCCA, ACG, ACMA

#### **COMPLIANCE OFFICER**

Mr. Liu Tien-Tsai

#### **AUDIT COMMITTEE**

Mr. Sun Fei (Chairman)

Mr. Chai Chung Wai

Dr. Yang Jingjing (Appointed on 4 March 2022)

Mr. Wang Jun (Resigned on 4 March 2022)

#### **REMUNERATION COMMITTEE**

Mr. Chai Chung Wai (Chairman)

Mr. Sun Fei

Dr. Yang Jingjing (Appointed on 4 March 2022)

Mr. Wang Jun (Resigned on 4 March 2022)

#### NOMINATION COMMITTEE

Dr. Yang Jingjing (Chairman) (Appointed on 4 March 2022)

Mr. Chai Chung Wai

Mr. Sun Fei

Mr. Wang Jun (Resigned on 4 March 2022)

#### **AUDITOR**

Crowe (HK) CPA Limited Certified Public Accountants and Registered Public Interest Entity Auditor

#### 董事會

#### 執行董事

許建春先生(主席) 劉添財先生(行政總裁) 徐強博士(首席執行官)

#### 獨立非執行董事

齊忠偉先生

孫飛先生

楊蓍菁博十

(於二零二二年三月四日獲委任) 王均先生(於二零二二年三月四日辭任)

#### 公司秘書

朱健明先生CPA, FCCA, ACG, ACMA

#### 授權代表

劉添財先生

朱健明先生CPA, FCCA, ACG, ACMA

#### 監察主任

劉添財先生

#### 審核委員會

孫飛先生(主席)

齊忠偉先生

楊菁菁博士(於二零二二年三月四日獲委任) 王均先生(於二零二二年三月四日辭任)

#### 薪酬委員會

齊忠偉先生(主席)

楊菁菁博士(於二零二二年三月四日獲委任) 王均先生(於二零二二年三月四日辭任)

#### 提名委員會

楊菁菁博士(主席)

(於二零二二年三月四日獲委任)

齊忠偉先生

孫飛先生

王均先生(於二零二二年三月四日辭任)

#### 核數師

國富浩華(香港)會計師事務所有限公司 執業會計師及註冊公眾利益實體核數師

## Corporate Information 公司資料

#### PRINCIPAL BANKERS

Bank SinoPac First Commercial Bank The Hongkong and Shanghai Banking Corporation Limited China Merchants Bank

#### **REGISTERED OFFICE**

The Grand Pavilion Commercial Centre Oleander Way 802 West Bay Road P.O. Box 32052 Grand Cayman KY1-1208 Cayman Islands

#### REGISTERED OFFICE IN HONG KONG

18/F, Ovest 77 Wing Lok Street Sheung Wan Hong Kong

### SHARE REGISTRARS AND TRANSFER OFFICES

#### Principal share registrar and transfer office

Suntera (Cayman) Limited
Suite 3204, Unit 2A, Block 3, Building D
P.O. Box 1586, Gardenia Court
Camana Bay
Grand Cayman, KY1-1100
Cayman Islands

### Hong Kong branch share registrar and transfer office

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

#### **STOCK CODE**

8296

#### **WEBSITE**

www.sinolifegroup.com

#### 主要往來銀行

永豐銀行 第一商業銀行 香港上海滙豐銀行有限公司 招商銀行

#### 註冊辦事處

The Grand Pavilion Commercial Centre Oleander Way 802 West Bay Road P.O. Box 32052 Grand Cayman KY1-1208 Cayman Islands

#### 香港註冊辦事處

香港 上環 永樂街77號 Ovest 18樓

#### 股份過戶登記處

# 主要股份過戶登記處 Suntera (Cayman) Limited Suite 3204, Unit 2A, Block 3, Building D P.O. Box 1586, Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

#### 香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

#### 股份代號

8296

#### 網站

www.sinolifegroup.com

### Chairman's Statement 主席報告

During the year ended 31 December 2022 (the "Year"), under the pressure of multiple factors, the world economy has experienced a relatively obvious stagflation. China's economy faced a series of challenges such as the COVID-19 pandemic, the Russian-Ukrainian conflict, the adjustment of the real estate market, the significant interest rate hike by the Federal Reserve, and geopolitical rivalry, which led to an increase in the complexity, severity and uncertainty of the development environment. The Chinese government insisted on seeking progress while maintaining stability, strengthened the adjustment of macro policies and made early efforts in various policies to stabilize the economy, maintain stable development of overall economic and social situation, and promote highquality and sustainable economic development. In 2022, China's Gross Domestics Product ("GDP") reached Renminbi ("RMB") 121.02 trillion, representing a year-on-year increase of 3.0% at constant prices.

截至二零二二年十二月三十一日止年度(「本年度」),受多重因素擠壓影響,世界經濟面現較為明顯的滯納現象,中國經濟面臨新冠疫情、俄烏衝突、房地產市場調整、美聯大幅加息、地緣政治博弈等一系列挑戰,發展環境的複雜性、嚴峻性、不確定性上升調,各項政府堅持穩中求進,加大宏觀政經經濟的度,各項政策提前發力,扎實穩住經濟經濟人民經濟社會大局穩定發展,推動經經濟領量持續發展,二零二二年中國國內生產總值(「GDP」)規模達人民幣(「人民幣」)121.02萬億元,按不變價格計算,同比增長3.0%。

Sino-Life Group Limited (the "Company"), and its subsidiaries (together, the "Group") have formed a business pattern focusing on traditional funeral services and emerging biotechnology. At present, the traditional funeral services business accounts for a large proportion of the Group's business and the revenue of the Group is mainly derived from the PRC. The death rate has increased to a certain extent in the short term after the rescission of the COVID-19 control measures in the PRC, thus the operating results for the Year have increased steadily. The revenue for the Year was approximately RMB77,969,000, as compared with RMB72,864,000 for the year ended 31 December 2021 (the "Prior Year"), representing a year-on-year increase of 7.0%.

中國生命集團有限公司(「本公司」),及其附屬公司(統稱「本集團」)已形成傳統殯葬服務、新興生物科技為主的業務格局,目前傳統殯葬服務業務佔本集團業務比重較大,本集團收入主要來源於中國,且在中國新冠疫情管控措施解除後,死亡率短期內有一定的上升,因此本年度的經營業績穩中有升。本年度之收益約為人民幣77,969,000元,而截至二零二一年十二月三十一日止年度(「過往年度」)為人民幣72,864,000元,同比增長70%。

Due to the special business nature of the funeral services, the funeral services business of the Group was less affected by the macro-economy, and the overall operation remained stable. During the Year, revenue from the PRC and Taiwan market were approximately RMB74,468,000 (The Prior Year: RMB69,561,000) and RMB1,531,000 (The Prior Year: RMB1,450,000), representing a year-on-year increase of 7.1% and 5.6% respectively. The funeral arrangement and related consultancy services in Hong Kong obtained rapid development and achieved a revenue of approximately RMB1,278,000 (The Prior Year: RMB892,000), representing a year-on-year increase of 43.3%.

因殯葬服務其特殊的業務性質,本集團殯葬服務業務受宏觀經濟的影響較小,經營總體保持穩健。本年度,中國及台灣市場的收益分別約為人民幣74,468,000元(過往年度:人民幣69,561,000元)及人民幣1,531,000元(過往年度:人民幣1,450,000元),分別同比增加7.1%及5.6%。香港殯葬安排及相關諮詢服務實現快速發展,取得收入約為人民幣1,278,000元(過往年度:人民幣892,000元),同比增長43.3%。

### Chairman's Statement 主席報告

Biotechnology is the Group's long-term focus for its business development. With the gradual elimination of the impact of the COVID-19 pandemic, the advanced biotechnical equipment distributed by the Group have been gradually delivered and installed during the Year. In order to further promote the rapid development of the biotechnology business, the Group established a specialized and comprehensive investment platform in December 2021, mainly focusing on the biotechnology industry and emerging industries with development prospects for equity and securities investment, including but not limited to, biomedicine, medical healthcare, life science instruments etc., as well as those emerging industries which could create synergy effect.

生物科技為本集團長期重點發展的業務,隨著新冠疫情影響因素逐步消除,集團代理的高端生命科學儀器本年度已開始逐步交付及安裝。為進一步推動生物科技業務的快速發展,本集團於二零二一年十二月設立專業化、綜合性投資平台,主要圍繞生物科技權、證券類投資,包括但不限於:生物醫藥、證券類投資,包括但不限於:生物醫藥。醫療健康、生命科學儀器以及能夠產生協同效應的新興行業。

Looking ahead, the world is undergoing major changes unseen in a century. Geopolitical risks are intensifying. China is also facing the triple pressure of "shrinking demand, supply shock and expected weakening", and the uncertainty of economic development is increasing. However, China's strategic goal of continuously deepening innovation-driven development, supporting the rapid development of emerging industries and promoting high-quality economic development remain unchanged. Therefore, the Group will continue to adhere to diversified development. While consolidating the traditional funeral services business, the Group will actively seize the strategic opportunities arising from the booming development of the biotechnology industry, allocate more resources to support the development of the Group's biotechnology business, and will actively seek suitable investment targets and opportunities from time to time to diversify income sources and promote business development.

展望未來,世界處於百年未有之大變局,地緣政治風險加劇,中國同時面臨「需求收縮解、預期轉弱」三重壓力,經濟發展,的不確定性加大。但是,國家持續深入推進濟高質量發展的戰略目標不變。因此,推與產業快速發展,推進經集團將繼續堅持多元化發展,在鞏固傳統業務的同時,積極把握生物科技業務的同時,積極把握生物科技業務的戰略機遇,分配更多資源支持專求的投資目標及機遇,實現收入來源多元化並促進業務發展。

Finally, I would again like to acknowledge and thank the health and emergency personnel who have worked so hard to ensure the safety of the nation. I would also like to thank the Group's entire management and staff for their efforts and contributions. I would also like to take this opportunity to express heartfelt thanks to the Company's shareholders and business partners for their longtime support and trust.

最後,我要再次感謝所有醫護及救援人員, 盡忠職守確保國家安全。本人謹代表董事會 感謝本集團全體管理層及員工的勤勞及貢 獻。同時亦向本公司股東及業務合作夥伴長 遠的支持及信賴致以衷心謝意。

Chairman Xu Jianchun

31 March 2023

*主席* **許建春** 

二零二三年三月三十一日

During the year ended 31 December 2022 (the "Year"), despite coronavirus disease ("COVID-19") pandemic in the People's Republic of China (the "PRC") resurged in the second quarter and in the fourth quarter, the revenue from the operation of Sino-Life Group Limited (the "Company") and its subsidiaries (collectively the "Group") in the PRC and Taiwan remained relatively steady as compared with the corresponding year in 2021 (the "Prior Year"), while performance in Hong Kong Special Administrative Region, the PRC ("Hong Kong") and Socialist Republic of Vietnam ("Vietnam") recorded an outstanding improvement during the Year.

截至二零二二年十二月三十一日止年度(「本年度」),儘管中華人民共和國(「中國」)新型冠狀病毒(「COVID-19」)疫情於第二季度及第四季度反彈,中國生命集團有限公司(「本公司」)及其附屬公司(統稱「本集團」)於中國及台灣之營運收益較二零二一年同年(「過往年度」)保持相對穩定,而中國香港別行政區(「香港」)及越南社會主義共和國(「越南」)的表現於本年度錄得顯著改善。

The Group has formed a business pattern focusing on traditional funeral services and emerging biotechnology. While the traditional funeral services business currently accounts for a large proportion of the Group's business and the revenue of the Group is mainly derived from the PRC market, the biotechnology is the Group's long-term strategic focus for its business expansion.

本集團已形成專注於傳統殯儀服務及新興生物科技的業務格局。雖然目前傳統殯儀服務業務佔本集團業務比重較大,且本集團收益主要來自中國市場,但生物科技仍是本集團拓展其業務的長期戰略重點。

In order to further promote the rapid development of its biotechnology business, the Group established a specialized and comprehensive investment platform in December 2021, mainly focusing on investment in the development direction of the biotechnology industry, including but not limited to, biomedicine, medical healthcare, life science instruments etc., as well as those emerging industries which could create synergy effect.

為進一步推動生物科技業務的快速發展, 本集團於二零二一年十二月建立了專業化、 綜合性的投資平台,主要專注於生物科技 產業發展方向的投資,包括但不限於生物 醫藥、醫療保健、生命科學儀器等,以及可 以產生協同效應的新興產業。

During the Year and the Prior Year, the amount and percentage of the revenue derived from respective geographical segments were as follow: 於本年度及過往年度,來自相應地區分部的收益金額及百分比如下:

		2022 二零二二年		2021		
				_零	-年	
		RMB'000	RMB'000 %		%	
		人民幣千元	百分比	人民幣千元	百分比	
The PRC	中國	74,468	95.5	70,294	96.5	
Taiwan	台灣	1,531	2.0	1,450	2.0	
Hong Kong	香港	1,278	1.6	892	1.2	
Vietnam	越南	692	0.9	228	0.3	
		77,969	100.0	72,864	100.0	

#### The PRC

Business in the PRC continues to be the major source of income of the operations of the Group during the Year.

Despite of the resurgence of the COVID-19 in the second quarter and in the fourth quarter of the Year, the impact of COVID-19 was less severe than expected as less control measures were adopted in Chongqing as compared to those of the Prior Year. The Group's revenue that was derived from the PRC market recorded on year-on-year increase of 5.9% to approximately RMB74,468,000 to the Group for the Year from approximately RMB70,294,000 of the Prior Year.

In the PRC, the Group is principally engaged in provision of funeral, cremation and cemetery services in funeral parlours and funeral service centres under the Group's management in Chongqing. The Group also carried out the advisory service on stem cells and immunocytes under an agency agreement in Guangzhou city, Guangdong province.

Benefited from the recovery of the impact of COVID-19 outbreak, the performance of the Group's funeral services in the PRC continued to bounce back from COVID-19 outbreak impact during the Year. The provision of funeral, cremation and cemetery services business contributed approximately RMB74,468,000 (The Prior Period: RMB69,561,000) during the Year, representing a year-on-year increase of 7.1% as compare d to the Prior Year.

On the other hand, there had been sanitary restrictions in Guangzhou due to another round of spread of Omicron of COVID-19 pandemic in the second quarter and in the fourth quarter of the Year, the Group's advisory service on stem cells and immunocytes was unavoidably penalized and the service of this business segment was forced to temporarily suspend during the Year. During the Prior Year, the Group's immunocytes business recorded RMB733,000 of revenue in the PRC.

#### 中國

於本年度,中國之業務繼續為本集團業務之主要收入來源。

儘管COVID-19疫情於本年度第二季度及第四季度反彈,但由於重慶採取的管控措施較過往年度少,故COVID-19疫情之影響不如預期嚴重。於本年度,本集團來自中國市場的收益自過往年度的約人民幣70,294,000元同比增長5.9%至約人民幣74,468,000元。

於中國,本集團主要在本集團於重慶管理之 殯儀館及殯儀服務中心提供殯儀、火化及墓 園服務。本集團亦於廣東省廣州市根據代理 協議從事幹細胞及免疫細胞諮詢服務。

得益於自COVID-19爆發的影響中恢復,本集團於本年度在中國殯儀服務的表現繼續自COVID-19爆發的影響中反彈。於本年度,提供殯儀、火化及墓園服務業務貢獻收益約人民幣74,468,000元(過往年度:人民幣69,561,000元),較過往年度同比增加7.1%。

另一方面,於本年度第二季度及第四季度,由於爆發新一輪COVID-19之奧密克戎疫情,廣州已實施衛生限制,本集團的幹細胞及免疫細胞諮詢服務不可避免地受到不利影響,於本年度此業務分部的服務已被迫暫停。於過往年度,本集團的免疫細胞業務於中國錄得收益人民幣733,000元。

#### Taiwan and Hong Kong

In Taiwan and Hong Kong, the Group is principally engaged in the sales of funeral services deeds, which was accounted for by the Group as contract liabilities, and provision of funeral arrangement services to the deed holders and non-funeral services deed holders, which are accounted for by the Group as revenue. The Group also carries out sales of biotechnical machineries and other electronics products in Hong Kong during the Year.

Despite of the outbreak of Omicron of the COVID-19 pandemic, the impact of COVID-19 pandemic was less severe than expected and less control measures were adopted in Taiwan compared with those of the Prior Year. Revenue from the Taiwan market recorded a year-on-year increase of 5.6% to approximately RMB1,531,000 during the Year.

On the other hand, despite of the continuing sanitary restrictions in Hong Kong, the business in Hong Kong strongly bounced back during the Year, and recorded revenue of approximately RMB1,278,000 for the Year (The Prior Year: RMB892,000), representing a year-on-year increase of approximately 43.3% from the Prior Year. During the Year and the Prior Year, revenue in Hong Kong was solely derived from the funeral arrangement and related consultancy services. No revenue was recognized for sales of biotechnical machineries and other electronics products business in Hong Kong during the Year and the Prior Year since such sales have not yet fulfilled the revenue recognition criteria due to delayed installation as the result of the travel restriction in the PRC. As at 31 December 2022, the Group also recorded RMB6,731,000 unearned revenue in connection to its sales of biotechnical machineries and other electronics products in Hong Kong.

#### Vietnam

The Group's revenue from the sales of burial plots in Vietnam increased by approximately 2 folds to approximately RMB692,000 for the Year (The Prior Year: RMB228,000). The increase was mainly resulted from the resumption of Group's operation during the Year while temporary lockdown was implemented by the local government in Vietnam in the Prior Year.

#### 台灣及香港

於台灣及香港,本集團主要從事銷售殯儀服務契約(本集團將其列賬為合約負債)及向契約持有人及非殯儀服務契約持有人提供殯儀安排服務(本集團將其列賬為收益)。本集團亦於本年度在香港銷售生物科技儀器及其他電子產品。

儘管COVID-19之 奧密克戎疫情爆發,但COVID-19疫情之影響不如預期嚴重,且台灣採取的管控措施較過往年度更少。於本年度,來自台灣市場之收益同比增長5.6%至約人民幣1,531,000元。

#### 越南

於本年度,本集團來自於越南墓地銷售之收益增加近兩倍至約人民幣692,000元(過往年度:人民幣228,000元)。該增加乃主要由於相較於過往年度越南當地政府所實施的暫時封鎖,本集團之經營於本年度已恢復所致。

#### **FINANCIAL REVIEW**

#### 財務回顧

Revenue

收益

Funeral services	殯儀服務	77,969	16,697	21.4%	72,131	3,071	4.3%
		7Vm 170	7,170	<u> </u>	/\w\m   /L	/\r\m   /\	нии
		人民幣千元	人民幣千元	百分比	人民幣千元	人民幣千元	百分比
		收益 RMB'000	溢利/(虧損) RMB'000	溢利/(虧損)率 %	收益 RMB'000	溢利/(虧損) RMB'000	溢利/(虧損)率 %
		16-44	分部經營	分部經營	ılb <del>≥</del> ∠	分部經營	分部經營
		Revenue	profit/(loss)	margin	Revenue	profit/(loss)	margin
			operating	profit/(loss)		operating	profit/(loss)
			Segment	operating		Segment	operating
				Segment			Segment
			二零二二年			二零二一年	
			2022			2021	
Revenue				収益			

The Group generated its revenue from its:

- (i) funeral services, which manly involve provision of funeral related service, including arrangement services and related consultancy services, provision of funeral and cremation services and sale of burial plots and tombstones:
- (ii) provision of advisory service on stem cells and immunocytes; and
- (iii) sales of biotechnical machineries and other electronic products.

For the Year, the Group's revenue was approximately RMB77,969,000 (The Prior Year: RMB72,864,000), representing an increase of approximately 7.0% as compared with the Prior Year. The increase was mainly contributed by the provision of funeral, cremation and cemetery services business of the Group in Chongqing, the PRC since the impact of the COVID-19 pandemic was less severe than expected as less control measures were adopted in Chongqing compared with the Prior Year.

#### 本集團收益產生自其:

- (i) 殯儀服務,主要涉及提供殯儀相關服務(包括安排服務及相關諮詢服務、提供殯儀及火化服務以及銷售墓地及墓碑);
- (ii) 提供幹細胞及免疫細胞諮詢服務;及
- (iii) 生物科技儀器及其他電子產品銷售。

於本年度,本集團之收益約為人民幣77,969,000元(過往年度:人民幣72,864,000元),較過往年度增加約7.0%。該增加乃主要由本集團於中國重慶提供的殯儀、火化及墓園服務業務所貢獻,此乃由於重慶採取的防控措施較過往年度更少,故COVID-19疫情之影響不如預期嚴重。

#### Cost of sales

For the Group's funeral services, the cost of sales primarily consists of costs directly attributable to the provision of its services, which mainly include:

- (i) direct labour and staff cost for the funeral services provided by individuals during the funeral ceremony held in a funeral parlour or a funeral service centre managed by the Group;
- (ii) subcontracting charges for services provided by the subcontractors in Taiwan:
- (iii) commission expenses from the recognition of commission paid to sales agents for funeral services deeds at the point when the services of the funeral services deeds are provided;
- (iv) the management fee and operating lease charges for hire of funeral parlours and funeral service centres; and
- (v) materials used for funeral ceremonies and cremation services such as fresh flowers, fuel for the cremation furnace and cost of the goods sold in the funeral parlour and funeral service centres under the Group's management in the PRC.

On the other hand, the cost sales of the Group's business in provision of advisory service on stem cells and immunocytes and sales of biotechnical machineries and other electronic products businesses primarily consist of the costs of provision of advisory services on stem cells and immunocytes and the costs of the biotechnical machineries and other electronic products.

Cost of sales for the Year was approximately RMB38,169,000 (The Prior Period: RMB34,887,000), increased by approximately 9.4% as compared with the Prior Year. The increase in cost of sales for the Current Period was in line with the increase in revenue of the Group.

#### 銷售成本

就本集團之殯儀服務而言,銷售成本主要包括提供服務之直接應佔成本,其主要包括:

- (i) 個人於本集團管理之殯儀館或殯儀服 務中心舉行的殯儀儀式上提供殯儀服 務之直接勞工及員工成本:
- (ii) 台灣分包商所提供服務的分包費用;
- (iii) 於提供殯儀服務契約的服務時確認就 殯儀服務契約支付予銷售代理之佣金 所產生之佣金開支;
- (iv) 租用殯儀館及殯儀服務中心之管理費 及經營租賃開支;及
- (v) 殯儀儀式及火化服務所使用之物料 (如鮮花、焚化爐燃料)以及本集團於 中國所管理的殯儀館及殯儀服務中心 出售貨品之成本。

另一方面,就本集團提供幹細胞及免疫細胞諮詢服務以及生物科技儀器及其他電子產品銷售之業務而言,銷售成本主要包括提供幹細胞及免疫細胞諮詢服務以及生物科技儀器及其他電子產品之成本。

本年度之銷售成本約為人民幣38,169,000元(過往期間:人民幣34,887,000元),較過往年度增加約9.4%。本期間銷售成本增加與本集團收益增加一致。

#### Gross profit

Gross profit for the Year was approximately RMB39,800,000 (The Prior Year: RMB37,977,000), and representing a year on year increase of 4.8%. The increase in gross profit was mainly contributed by the funeral services in the PRC.

The gross profit margin for the Year was approximately 51.0%, and was relatively stable as compared with that of 52.1% for the Prior Year.

#### Other income and other net gains/(losses)

The Group recorded other income and other net gains of approximately RMB3,007,000 during the Year, against the other income and other net loss of approximately RMB10,771,000 during the Prior Year. The other income and other net gains was mainly contributed by written back of provision for cost of service of approximately RMB1,680,000 during the Year. During the Prior Year, other income and other net losses was mainly contributed by the written off of prepayment of approximately RMB12,013,000.

During the Prior Year, one of the agents, which was incorporated in Taiwan with limited liability, was dissolved. The Company considered that the Group is no longer able to request future services from this agent, and the chance of recovering the prepayments made to this agent is remote as advised by the Group's Taiwan legal adviser. Thus, the Group has written off the relevant amount of prepayments with this agent in full under the funeral services segment, and recognised a loss on written off of prepayment of approximately RMB12,013,000.

#### 毛利

本年度毛利約為人民幣39,800,000元(過往年度:人民幣37,977,000元),同比增加4.8%。毛利增加主要由於中國的殯儀服務。

本年度的毛利率約為51.0%,與過往年度的52.1%相比相對穩定。

#### 其他收入及其他收益/(虧損)淨額

於本年度,本集團錄得其他收入及其他收益 淨額約為人民幣3,007,000元,而過往年度 則錄得其他收入及其他虧損淨額約人民幣 10,771,000元。其他收入及其他收益淨額主 要由於本年度撥回服務成本撥備約人民幣 1,680,000元。於過往年度,其他收入及其他 虧損淨額主要由於撇銷預付款項約人民幣 12,013,000元。

於過往年度,其中一名代理(於台灣註冊成立的有限公司)解散。本公司認為,根據本集團台灣法律顧問的意見,本集團不再能夠向該代理要求未來服務,且收回向該代理支付的預付款項的機會甚微。因此,本集團已悉數撇銷殯儀服務分部下與該代理的相關預付款項,並確認撇銷預付款項虧損約人民幣12.013.000元。

#### Selling and administrative expenses

Compared with the Prior Year, selling expenses for the Year decreased by approximately 18.6% to approximately RMB1,941,000 as the result of the stricter control on marketing activities to reduce costs and improve efficiency of marketing expenses during the Year.

Administrative expenses, which accounted for approximately 41.0% (The Prior Year: 48.6%) of revenue, decreased by approximately 9.7% to approximately RMB31,991,000 (The Prior Year: RMB35,432,000) during the Year. The decrease in the administrative expenses were mainly contributed by voluntary salary cut of Company's executive director and senior management personnel during the Year.

#### Finance costs

Finance costs of the Group manly consisted of the interest expenses on the bank borrowings and the interest expenses on the lease liabilities under HKFRS 16. The finance costs decreased to approximately RMB1,861,000 from that of the Prior Year of approximately RMB2,182,000. The decrease in finance costs was mainly due to decrease in the interest in lease liabilities as the result of lower rental rate upon the renewal of various lease contracts.

#### Income tax expense

Income tax expense was mainly incurred by operations in the PRC, which was approximately RMB7,262,000 (The Prior Year: RMB2,902,000) for the Year, representing an increase of approximately RMB4,360,000 as compared with the Prior Year. The increase in the tax expenses was mainly due to the under-provision of RMB3,269,000 for PRC Enterprise Income Tax ("EIT") in the Prior Year and the increase in EIT of approximately RMB1,119,000 for the Year due to the increase in the taxable profit in the PRC as the result of the improved operation performance of funeral business in Chongging.

### Loss for the Year attributable to the owners of the Company

As the result of the cumulative effect from the above-mentioned factors, the loss attributable to the owners of the Company for the Year was approximately RMB847,000, as compared with that of approximately RMB9,872,000 for the Prior Year. Loss per share for the Year was approximately RMB0.11 cents (the Prior Year: RMB1.33 cents).

#### 銷售及行政開支

與過往年度相比,本年度之銷售開支減少約18.6%至約人民幣1,941,000元,原因為本年度嚴格控制營銷活動以降低成本及提升銷售開支效益。

於本年度,行政開支佔收益約41.0%(過往年度:48.6%),減少約9.7%至約人民幣31,991,000元(過往年度:人民幣35,432,000元)。行政開支減少乃主要由於本年度本公司執行董事及高級管理人員自願減薪。

#### 融資成本

本集團融資成本主要包括銀行借貸利息開支及香港財務報告準則第16號項下租賃負債利息開支。融資成本由過往年度的約人民幣2,182,000元減少至約人民幣1,861,000元。融資成本減少乃主要由於重續各項租賃合約後租金較低導致租賃負債利息減少所致。

#### 所得税開支

所得税開支主要為中國業務所產生,本年度約為人民幣7,262,000元(過往年度:人民幣2,902,000元),較過往年度增加約人民幣4,360,000元。税項開支增加乃主要由於過往年度中國企業所得税(「企業所得税」)撥備不足人民幣3,269,000元及本年度企業所得税增加約人民幣1,119,000元乃由於重慶殯儀業務的營運表現改善導致中國應課税溢利增加所致。

#### 本公司擁有人應佔年度虧損

基於上述因素所帶來的累計影響,本年度本公司擁有人應佔虧損約為人民幣847,000元,而過往年度則約為人民幣9,872,000元。本年度之每股虧損約為人民幣0.11分(過往年度:人民幣1.33分)。

### LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

#### Liquidity and Financial Resources

The Group maintains a stable financial position. As at 31 December 2022, the Group had time deposits with original maturity over three months and cash and bank balances of approximately RMB121,811,000 (2021: RMB117,557,000) while current and non-current bank borrowings were approximately RMB1,198,000 and approximately RMB3,590,000 respectively (2021: RMB1,192,000 and RMB4,812,000 respectively). All bank borrowings were denominated in New Taiwan Dollars ("NTD"), at prevailing market interest rate.

During the Year, the Group did not use any financial instruments for hedging purposes.

It is the Group's policy to adopt a prudent financial management strategy and maintain a suitable level of liquidity facilities to meet operation requirements and acquisition opportunities.

The Group remained in a healthy and sound liquidity position as at 31 December 2022. Despite of the relaxation of the "zero-COVID" policy near year end of 2022, there are still uncertainties on the road of the society's return to normal. Further changes in economic conditions for the Group arising thereof may have impact on the financial results for the year ending 31 December 2023 of the Group, the extent of which could not be estimated as at the date of this report. The Group will keep continuous attention on the situation and react actively if any circumstances arose that may impact on the financial position and operating results of the Group.

### Treasury investments and significant investments held

As at 31 December 2022, the Group also invested approximately RMB26,006,000 (2021: RMB4,095,000) in certain equity and debt securities, and exchange trade fund ("ETF") listed outside Hong Kong. These listed equity and debt investments are denominated in RMB and were classified as financial assets measured at fair value through profit or loss ("FVTPL"). The directors of the Company considered that the closing price of those listed equity and debt securities and ETF as at 31 December 2022 was the fair value of those investments. As at 31 December 2022, the fair value of the Group's investment portfolio was approximately RMB26,006,000 (2021: RMB4,095,000).

#### 流動資金、財務資源及資本架 構

#### 流動資金及財務資源

本集團維持穩健的財務狀況。於二零二二年十二月三十一日,本集團擁有原到期時間超過三個月的定期存款以及現金及銀行結餘約人民幣121,811,000元(二零二一年:人民幣117,557,000元),而流動及非流動的銀行借貸分別為約人民幣1,198,000元及約人民幣3,590,000元(二零二一年:分別為人民幣1,192,000元及人民幣4,812,000元)。所有銀行貸款以新台幣(「新台幣」)計值並按現行市場利率計息。

於本年度,本集團並未使用任何財務工具 作對沖用途。

本集團之政策為採納審慎財務管理策略, 並維持流動資金於合適水平,以應付營運 所需及把握收購機會。

於二零二二年十二月三十一日,本集團維持穩健的流動資金狀況。儘管於二零三二十一日,本集團維工等年底放寬「清零」政策,但社會恢復重要的過程仍存在不確定性。其所引致本集團經濟狀況的進一步變動或會對本集團財務協力。本集團將繼續對任何可能對本集團財務狀況經營業績造成影響的情況。

#### 財務投資及所持重大投資

於二零二二年十二月三十一日,本集團亦投資約人民幣26,006,000元(二零二一年: 人民幣4,095,000元)於香港境外上市的若干股本及債務證券和交易所買賣基金(「交易所買賣基金」)。該等上市股本及債計入資益(「按公平值計入損益」)計量之財務資產。本公司董事認為,該等上市股本及債務務證券和交易所買賣基金於二零二二年十二月三十一日的收市價為該等投資的公平值。於二零二二年十二月三十一日,本集團的投資組合的公平值約為人民幣26,006,000元(二零二一年:人民幣4,095,000元)。

The movements in the investment portfolio held by 本集團於本年度持有之投資組合變動 the Group during the Year

Total	總額	13	9.1%	100.00%	4,095	83,871	(62,884)	924	26,006
– Debt instruments listed outside Hong Kong	- 於香港境外上市之債務工具	3	1.6%	17.4%		7,666	(2,810)	(324)	4,532
	基金	3	2.0%	22.1%	-	10,866	(5,160)	39	5,745
– ETF listed outside Hong Kong	- 於香港境外上市之交易所買賣								
– Equity securities listed outside Hong Kong	- 於香港境外上市之股本證券	6	0.0%	0.4%	276	26,142	(27,554)	1,234	98
("GD Hongda")		1	5.5%	60.1%	3,819	39,197	(27,360)	(25)	15,631
- Guangdong Hongda Holdings Group Co., Ltd. (廣東宏大控股集團股份有限公司)	- 廣東宏大控股集團股份有限公司 (「廣東宏大」)								
Financial assets measured at FVTPL	按公平值計入損益計量之財務資產								
					人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
					RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		證券數目	百分比	之百分比	一月一日	添置	出售/贖回	公平值變動	十二月三十一日
			總資產	投資組合	二零二二年			損益內之	二零二二年
		5000	佔本集團	佔本集團		, , , , , , , , , , , , , , , , , , , ,			
		securities	total assets	portfolio	2022	Addition		and loss	2022
		Number of	the Group's	investment	1 January		Disposal/	in profit	31 December
			% of	Group's				change	
				% of				Fair value	

The aggregate value of the investment portfolio increased by approximately RMB21,911,000 during the Year.

於本年度,投資組合總值增加約人民幣 21,911,000元。

Additions to investment portfolio during the Year totalled approximately RMB83,871,000, including investments in 10 equity securities or ETFs listed outside Hong Kong amounted to approximately RMB76,205,000 and 3 debt securities listed outside Hong Kong amounted to approximately RMB7,666,000, whereas disposals in investment portfolio during the Year totalled approximately RMB62,884,000, including divestments of 16 equity securities or ETFs listed outside Hong Kong amounted to approximately RMB60,074,000 and 1 debt security listed outside Hong Kong amounted to approximately RMB2,810,000.

Other movements of the investment portfolio during the Year included net fair value loss on financial assets measured at FVTPL of approximately RMB924,000.

於本年度,添置投資組合合共約人民幣83,871,000元·包括於10項於香港境外上市的股本證券或交易所買賣基金的投資約人民幣76,205,000元及於3項於香港境外上市的債務證券的投資約人民幣7,666,000元,而於本年度出售投資組合合共約人民幣62,884,000元·包括減持16項於香港境外上市的股本證券或交易所買賣基金約人民幣60,074,000元及於1項於香港境外上市的債務證券約人民幣2,810,000元。

本年度投資組合的其他變動包括按公平值計入損益計量之財務資產的公平值虧損淨額約人民幣924,000元。

### Significant investments of individual fair value of 5% or above of the Group's total asset

Guangdong Hongda Holdings Group Co., Ltd.

Guangdong Hongda is a listed company listed in Shenzhen Stock Exchange (stock code: SZ002683). The principal business of GD Hongda is provision of civilian blasting equipment products, mine services such as infrastructure stripping, mine construction, overall blasting scheme design, blasting mining, mineral packaging and transportation, and research and development and sales of missile weapon systems, intelligent ammunition equipment and individual combat equipment and other products. As at 31 December 2022, the Group has 579,800 ordinary shares and recorded a fair value of approximately RMB15,631,000 in respect of its holding, which approximately 1.8% lower than the purchase cost of approximately RMB15,911,000 for such investment and represented approximately 5.5% of the Group's total assets and 60.1% of the aggregate fair value of the Group's investment portfolio. In terms of performance, a fair value loss of approximately RMB25,000 on such investment was recognised in profit or loss for the Year. Distribution of RMB66,000 was received from such investment for the Year.

With the aim of broadening the Group's source of income and maximizing the return of the invested capital of the Group, and in turn bringing value to the shareholders of the Company (the "Shareholders"), the Group invested in various equity securities with different focuses on industries, sectors, regions, and asset types, in order to achieve investment objectives of reducing investment concentration risk, utilising the valuable idle financial resources of the Group and enhancing returns for its Shareholders. The Group has partnered with an investment company, which has solid principally engaged in venture capital and investment consultation which focuses on investment in emerging industries, and has a professional investment team with extensive investment experience.

During the Year, while the Group strived to seek for investment opportunities that can benefit the Group's long term business strategy, the Group also exploited every opportunity to capture any short-term potential to fully utilise the valuable idle financial resources of the Group through investing in various kind of securities investment for capital appreciation purpose.

#### 個別公平值佔本集團總資產5%或以上 的重大投資

廣東宏大控股集團股份有限公司 廣東宏大為於深圳證券交易所上市的上市 公司(股份代號: SZ002683)。廣東宏大 的主要業務為提供民用爆破設備產品、礦 山服務,如基建剝離、礦山建設、整體爆破 方案設計、爆破開採、礦物包裝及運輸,以 及研發及銷售導彈系統、智能彈藥設備及 個人作戰設備及其他產品。於二零二二年 十二月三十一日,本集團擁有579,800股普 通股,並就其所持股份錄得公平值約人民 幣15,631,000元,較有關投資的購買成本約 人民幣15.911.000元減少約1.8%,佔本集 團總資產約5.5%及本集團投資組合公平值 總額的60.1%。就表現而言,有關投資之公 平值虧損約人民幣25,000元已於本年度之 損益內確認。本年度自該投資收取人民幣

66,000元的分派。

為擴闊本集團的收入來源及盡量提升本 集團投資資本的回報,從而為本公司股東 (「股東」)帶來價值,本集團投資於不同行 業、領域、地區及資產類別的各種股本本 勝,以達致降低投資集中風險、使用本 團的寶貴的閒置財務資源及提升股東回的投資目標。本集團與一間投資公司合作, 該公司主要從事專注於新興產業投資團 險投資及投資諮詢,並擁有一支具有豐富 投資經驗的專業投資團隊。

於本年度,本集團在致力尋求有利於本集團長期業務策略的投資機會的同時,亦透過投資各種證券投資以實現資本增值,把握任何短期潛力以充分利用本集團的寶貴的閒置財務資源。

Equity securities or ETFs held by the Group at 31 December 2022 comprised a total of 10 listed equity securities or ETFs with an aggregate fair value of RMB21,474,000 (accounting for 7.6% of the Group's total assets) covering various industry sectors including optical optoelectronics, industrial products and consumables and index fund.

Listed debt instruments held by the Group at 31 December 2022 comprised a total of 3 listed bonds with an aggregate fair value of RMB4,532,000 (accounting for 1.6% of the Group's total assets) with coupon rates ranging from 0.3% to 1.0% per annum, and they are issued by PRC listed companies or its subsidiary primarily operating in industrial and medical sectors in the PRC. All the debt instruments have convertible options that allow the Group to convert into shares of the investee upon fulfilment of certain conditions. Despite of the convertible options embedded in the listed debt securities, as at 31 December 2022, the Group neither has an intention to convert the debt instruments into shares of the investee, nor has an intention to hold the debt instruments for long term purpose.

The Group's investment objective is to increase the value of its treasury management business so as to enhance returns for its Shareholders. While the Group continues to seek for investment opportunities that can benefit the Group's long term business strategy and strengthen the competitive edges of the Group, through a prudent investment strategy of maintaining a balanced portfolio that an appropriate mix of investment instruments and level of risks in its portfolio, the Group also strives for maximising the return of the idle capital of the Group by taking appropriate level of risk exposure but without impairing the liquidity of the Group. This is achieved by utilising various kind of securities instruments, including but not limited to equity securities and debt instruments, for potential capital appreciation purpose. Together with the investment expertise that the Group partners with, the Group's investment team reviews the Group's portfolio from time to time to ensure no excessive risk is taken. The Group seeks not only to enhance its source of revenue in order to mitigate the risks of losing income from any one particular source, but also to achieve consistent risk adjusted returns in its investment portfolio. As at 31 December 2022, the Group's investment portfolio only constituted 9.2% of the Group's total assets, and the largest exposure of a single securities was only 5.5% of the Group's total assets.

於二零二二年十二月三十一日,本集團持有之股本證券或交易所買賣基金包括合共10項上市股本證券或交易所買賣基金,總公平值為人民幣21,474,000元(佔本集團總資產7.6%),涵蓋光學光電、工業產品及消耗品以及指數基金等多個行業領域。

本集團於二零二二年十二月三十一日持有的上市債務工具包括公平值總額為人民幣4,532,000元(佔本集團總資產1.6%)的合共3項上市債券,票面年利率介乎0.3%至1.0%,由中國上市公司或其附屬公司發行,該等公司主要於中國從事工業及醫療行業。所有債務證券均有可轉換期權,允許本司機份。儘管上市債務證券附帶可轉換期權,稅公配數份。儘管上市債務證券附帶可轉換期權,於二零二二年十二月三十一日,本集團無意將債務工具轉換為被投資公司的股份,亦無意長期持有債務工具。

本集團之投資目標為提升其財務管理業務 之價值,從而為其股東提高回報。本集團 在繼續尋求有利於本集團長期業務策略及 加強本集團競爭優勢的投資機會的同時, 透過維持適當投資工具組合及組合風險水 平的均衡組合的審慎投資策略,本集團亦 透過適當的風險承擔水平但不損害本集團 的流動性資金,致力將本集團閒置資金的 回報最大化。透過使用各種證券工具(包 括但不限於股本證券及債務工具)以達致 潛在資本增值目的。連同本集團合作的投 資專業人士,本集團的投資團隊不時檢討 本集團的投資組合,以確保不會承擔過多 風險。本集團不僅尋求增強其收入來源, 以降低失去任何特定來源收入的風險,亦 尋求在其投資組合中實現一致的風險調 整回報。於二零二二年十二月三十一日, 本集團的投資組合僅佔本集團總資產的 9.2%,單一證券的最大敞口僅佔本集團總 資產的5.5%。

The future prospects of the Group's equity securities will be subject to various factors, including but not limited to political, economic, technology, financial and risk factors that are specific to individual industry sectors of the investments and will therefore vary from one investment to another depending on the overall capital and investment markets conditions, macroeconomic conditions as well as the prospects of the relevant industry. The future prospects of the Group's debt securities are exposed to interest rate risk through the impact of rate change on their fair values, and other factors, including but not limited to political, economic, technology, financial and risk factors that are specific to individual industry sectors of the investments. However, the Group will benefit from a portfolio constructed of different kinds of investments aiming to, on average, yield higher returns and lower the risk associated with any individual investment.

本集團股本證券的未來前景將取決於多項 因素,包括但不限於政治、經濟、技術、 融及投資個別行業的特定風險因素,因此 視乎整體資本及投資市場狀況、宏觀經 狀況以及相關行業的前景,每項投資馬 所不同。本集團債務證券的未來前景 整動對其公平值的影響及其他因素(包 個別行業的特定風險因素)而面臨 預別行業的特定風險因素)而不同 險。然而,本集團將受惠於由不同更 資組成的投資組合,旨在平均賺取 回報及降低任何個別投資的有關風險。

#### Treasury policy

The Group continues to adopt a conservative treasury policy in liquidity and financial management. The Group conducted its continuing operational business transactions mainly in RMB and HKD. Surplus cash is generally placed in fixed deposits and high-quality debt securities mostly denominated in Hong Kong dollars ("HKD"), United States dollar ("USD") or Renminbi ("RMB"). During the Year, the Group did not use any financial instruments for hedging purposes.

#### Gearing ratio

As at 31 December 2022, the gearing ratio representing the ratio of total borrowing to the total assets of the Group was approximately 1.7% (2021: 2.3%).

### CAPITAL COMMITMENT AND CONTINGENT LIABILITIES

As at the reporting date of each of the year ended 31 December 2022 and 2021, the Group had commitment for the capital injections in associates and a joint venture, and construction in progress amounted to approximately RMB8,960,000 and RMB18,428,000 respectively.

The Group did not have any contingent liabilities as at 31 December 2022 and 2021.

Save as disclosed above and in note 37 to these consolidated financial statements, the Group had no other material capital commitments, material contracts, contingent liabilities or significant investment plans.

#### 庫務政策

本集團繼續在流動資金及財務管理方面採取保守的庫務政策。本集團主要以人民幣及港元進行其持續經營業務交易。盈餘現金大多投資於定期存款及優質債務證券,並以港元(「港元」)、美元(「美元」)或人民幣(「人民幣」)為主。於本年度,本集團並無使用任何金融工具作對沖用途。

#### 資產負債比率

於二零二二年十二月三十一日,資產負債比率(即本集團總借貸對總資產的比率)約為 1.7%(二零二一年:2.3%)。

#### 資本承擔及或然負債

於截至二零二二年及二零二一年十二月三十一日止年度各年的報告日期,本集團注入聯營公司及一間合營企業及在建工程資本承擔分別約人民幣8,960,000元及人民幣18,428,000元。

於二零二二年及二零二一年十二月三十一 日,本集團概無任何或然負債。

除上文及於該等綜合財務報表附註37所披露者外,本集團並無其他重大資本承擔、重大合約、或然負債或重大投資計劃。

#### PRINCIPAL RISKS

The Group's activities are exposed to a variety of risks. Further details of the Group's inherent risk exposures are set out at note 34 of the consolidated financial statements.

#### Foreign exchange exposure

The Group's operations are geographically based in the PRC, Taiwan, Hong Kong and Vietnam. These consolidated financial statements of the Group are presented in RMB, except for certain incomes and expenses which are denominated in USD, NTD, HKD and Vietnamese Dong ("VTD").

It is possible that the value of RMB may fluctuate against that of USD, NTD, HKD and VTD. The Group's operating results and financial condition may be affected by changes in the exchange rates of RMB against USD, NTD, HKD and VTD in which the Group's revenue and expenses are denominated.

As at 31 December 2022, The Group currently does not have a foreign currency hedging policy. However, the directors of the Company monitor the Group's foreign currency exposures and will consider hedging significant foreign currency exposures should the need arises.

#### Credit risk exposure

The Group's credit risk is primarily attributable to trade receivables, other receivables and deposits paid, debt instruments measured at FVTPL, time deposits with original maturity over three months and cash and cash equivalents. Management has a credit policy in place and the exposure to this credit risk is monitored on an ongoing basis.

Except for debt securities measured at FVTPL, the Group performed impairment assessment for financial assets and other items under expected credit loss ("ECL") model. Besides, the Group's exposure to credit risk arising from refundable rental deposits is considered to be low, taking into account (i) the landlords' credit rating and (ii) the remaining lease term and the period covered by the rental deposits.

#### 主要風險

本集團的活動面臨各種風險。有關本集團固有風險的進一步詳情載於綜合財務報表附註34。

#### 外匯風險

本集團業務在地理上位於中國、台灣、香港 及越南。本集團的該等綜合財務報表以人民 幣呈列,惟若干收益及開支以美元、新台幣、 港元及越南盾(「越南盾」)計值。

人民幣兑美元、新台幣、港元及越南盾的價值可能出現價值波動。本集團經營業績及財務狀況可能受人民幣兑美元、新台幣、港元及越南盾(本集團收益及開支的計值貨幣)的匯率變動影響。

於二零二二年十二月三十一日,本集團目前並無外幣對沖政策。然而,本公司董事監察本集團之外幣風險,並將於有需要時考慮對重大的外幣風險作出對沖。

#### 信貸風險敞口

本集團的信貸風險主要來自貿易應收款項、 其他應收款項及已付按金、按公平值計入損 益計量之債務工具、原到期時間超過三個月 的定期存款以及現金及現金等價物。管理層 已制定信貸政策,並持續監察該信貸風險。

除按公平值計入損益計量之債務證券外,本 集團根據預期信貸虧損「預期信貸虧損」模 型對金融資產及其他項目進行減值評估。此 外,經考慮(i)業主的信貸評級及(ii)餘下租期 及租金按金涵蓋的期間,本集團因可退回租 金按金而信貸風險被視為較低。

The Group has established a credit risk management policy under which individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. In respect of trade receivables from funeral services, the Group generally offer credit period of 45 days to customers, whereas no credit period is granted to customers for other services rendered by the Group. Normally, the Group does not hold any collateral over trade receivables. The Group has no significant concentration of credit risk. The maximum exposure to credit risk without taking account of any collateral held is represented by the carrying amount of each financial asset in the consolidated statement of financial position after deducting any impairment allowance. The Group does not provide any guarantees which would expose the Group to credit risk.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. The Group segments its trade receivables based on geographic regions, due to different loss patterns experienced in the different regions. Expected loss rates are based on actual loss experience over the past 12 months. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

本集團按等同於全期預期信貸虧損之金額計量貿易應收款項之虧損撥備,其乃使用撥備矩陣進行計算。由於不同地區出現不同虧損模式,故本集團按地區劃分其貿易應收款項。預期虧損率乃基於過往12個月的實際虧損經驗。該等比率會作出調整以反映已收集歷史數據之期間之經濟狀況、當前狀況及本集團對應收款項預期年期之經濟狀況之觀點之差異。

### SIGNIFICANT ACQUISITIONS AND DISPOSAL OF INVESTMENTS

### The Group did not have any significant acquisitions and disposal of investments during the Year.

#### **CHARGE ON GROUP ASSETS**

As at 31 December 2022, the carrying amount of property, plant and equipment pledged as security for the Group's bank borrowings was approximately RMB22,578,000 (2021: RMB23,552,000).

#### 重大收購及出售投資

於本年度,本集團並無任何重大收購及出售 投資。

#### 抵押本集團資產

於二零二二年十二月三十一日,作為本集團銀行借貸的擔保而被抵押的物業、廠房及設備的賬面值約為人民幣22,578,000元(二零二一年:人民幣23,552,000元)。

### THE NUMBER AND REMUNERATION OF 僱員數目及薪酬 EMPLOYEES

As at 31 December 2022, the Group employed 218 employees (2021: 171 employees). The Group determines staff remuneration in accordance with prevailing market salary scales, individual qualifications and performance. Remuneration packages including performance bonuses and entitlements to share options are reviewed on regular basis.

#### **PROSPECTS**

The Russia-Ukraine war broke out early this year, and countries led by the United States and the European Union have imposed a series of economic sanctions against Russia, resulting in severe volatility in the global financial market, continued surge in commodity prices and aggravated global inflation, which further dragged down the growth of the global economy

Meanwhile, despite of the relaxation of the "zero-COVID" policy near year end of 2022, there are still uncertainties on the road of the society's return to normal.

In light of the current economic environment, the Company continues to closely monitor the developments related to the pandemic and the war, impacts of which will depend on future developments, which are highly uncertain, constantly evolving and difficult to predict. These impacts may differ in magnitude depending on a number of scenarios, which we continue to monitor and take into consideration in our decision making as we continue to assess medium to long-term impacts.

In the face of the complex and ever-changing global economic environment and the uncertainties surrounding the road of the society's return to normal, China's economy has been under increasing downward pressure. In order to achieve stable growth, China has continued to make its best effort to restore the normal production and living in order, during the post-pandemic era, while optimizing the role of counter-cyclical adjustment, continuously supporting stable growth with macro policies and vigorously supporting the development of strategic emerging industries. Industries such as the new energy, new materials, Internet of Things, biotechnology have been developing rapidly.

Further changes in economic conditions for the Group arising thereof may have impact on the financial results for the year ending 31 December 2023 of the Group, the extent of which could not be estimated as at the date of this report. The Group will keep continuous attention on the situation and react actively if any circumstances arose that may impact on the financial position and operating results of the Group.

於二零二二年十二月三十一日,本集團僱用218名僱員(二零二一年:171名僱員)。本集團根據現行市場薪酬基準、個人資歷及表現釐定員工薪酬。包括表現花紅及獲得購股權的資格在內的薪酬組合會被定期審閱。

#### 前景

俄烏戰爭於年初爆發,以美國、歐盟為首的 國家對俄實施一系列經濟制裁,引發全球 金融市場劇烈波動、大宗商品價格持續飆 升、全球通脹形勢加劇惡化,進一步拖累全 球經濟的增長。

同時,儘管於二零二二年年底放寬「清零」 政策,但社會恢復正常的過程仍存在不確 定性。

鑒於當前經濟環境,本公司繼續密切監控 與疫情、戰爭局勢相關事態發展,其具體影 響將取決於未來的發展情況,而其具有高 度不確定性、不斷演變且難以預測。該等影 響程度或會因不同情況而有所不同,在我 們繼續評估中長期影響時,我們會繼續監 測該等情況並在決策中予以考慮。

面對全球複雜多變的經濟環境,以及社會恢復正常的過程存在不確定性,中國經濟下行壓力不斷加大。為實現穩增長發展目標,中國在後疫情時代繼續全力恢復正常生產生活秩序,同時加大逆週期調節作用,穩增長的宏觀政策持續加碼,以及大力支持戰略新興產業的發展,新能源、新材料、物聯網、生物科技等行業發展勢頭迅猛。

其所引致本集團經濟狀況的進一步變動或 會對本集團截至二零二三年十二月三十一 日止年度之財務業績造成影響,惟於本報 告日期尚無法估計有關影響的程度。本集 團將繼續留意情況並積極應對任何可能對 本集團財務狀況及經營業績造成影響的情 況。

The Group has formed a business system focusing on traditional funeral services and emerging biotechnology. The Group has made a presence in the biotechnology business since early 2019. After several years of development, the life science instrument sales business has made a substantial progress. The Group as positions one of the Company's subsidiaries, Zhongke Zhenhui (Guangdong) Medical Technology Company Limited\* (中科臻慧 (廣東)醫療科技有限公司) ("Zhongke Zhenhui") as a specialized and comprehensive investment platform to focus on investment in the development direction of biotechnology, including but not limited to, biomedicine, medical healthcare, life science instruments etc., as well as those emerging industries which could create synergy effect.

本集團已形成傳統殯葬服務、新興生物科技 為主的業務體系。本集團於二零一九年年初 佈局生物科技業務,經過幾年發展,生命科 學儀器銷售業務已經取得實質性進展。本集 團將一家本公司附屬公司中科臻慧(廣東) 醫療科技有限公司(「中科臻慧」)定位為專 業化、綜合性投資平台,重點圍繞生物科技 的發展方向進行投資,包括但不限於:生物 醫藥、醫療健康、生命科學儀器以及能夠產 生協同效應的新興行業。

Looking forward, the Board remains cautiously optimistic about the prospects of our core businesses, including funeral services business, and life science instrument sales business. The Group will adopt a prudent and diversified business strategy to ensure sustainable business development in 2023. While consolidating the traditional funeral services, the Group will actively seize the significant opportunities arising from the booming development of the emerging biotechnology industry, and allocate more resources to support the development of the Group's biotechnology business. Through commencing equity and securities investment business, which is centered on the development direction of the biotechnology industry, and will actively seek suitable investment goals and opportunities from time to time to expand the investment scale of the Group and maximize the investment income of the Group and the return to shareholders of the Company.

展望未來,董事會對我們核心業務(包括殯儀服務業務、生命科學儀器銷售業務)的、 景保持審慎樂觀。本集團將採取謹慎業務的的、 可持續樂館。本集團將採取謹有業務的同時續 可持續數据。在鞏固傳統殯儀服務的同聲展。在鞏固傳統殯儀服務的同聲展生物科技新興產業集大機遇,分配更多資源支持權發展生物科技行業務,圍繞生物科技行業務,圍繞生物科技行業務,圍繞生物科技行業務,圍繞生物科技行業。 對對投資資,並將不時積極尋求人員, 對對投資收入及本公司股東的回報最大化。

From operational management perspective, the Group will formulate a combination of various incentives to attract and retain cutting-edge talents, management talents and relevant persons who have contributed to the development of the Group, so as to improve the current operating conditions of the Group, optimize the business structure, enhance profitability, and promote the long-term sustainable and high-quality development of the Group's business.

在運營管理方面,本集團將制定多種方式相結合的激勵措施,吸引並留住尖端人才、管理人才以及對本集團發展起到貢獻的有關人士,藉此改善本集團的經營現狀,優化業務結構,提升盈利能力,推動本集團業務長期可持續、高質量發展。

Through commencing equity and securities investment business, which is centered on the development direction of the biotechnology industry, and will actively seek suitable investment goals and opportunities from time to time to expand the investment scale of the Group and maximize the investment income of the Group and the return to shareholders of the Company.

通過開展股權類、證券類投資業務,圍繞生物科技行業的發展方向進行投資,並將不時積極尋求合適的投資目標及機遇,擴大本集團的投資規模,使本集團的投資收入及本公司股東的回報最大化。

#### **CORPORATE GOVERNANCE PRACTICES**

The corporate governance practices of Sino-Life Group Limited (the "Company") are based on the principles and the code provisions as set out in the Code on Corporate Governance Practices (the "Code") as set out in Appendix 15 to the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules"). The principles adopted by the Company emphasis a quality board, transparency and accountability to shareholders. In the opinion of the board (the "Board") of directors (the "Director(s)") of the Company, the Company has complied with the Code for the year ended 31 December 2022 (the "Year").

The Company will continue to enhance its corporate governance practices appropriate to the conduct and growth of its business and to review its corporate governance practices from time to time to ensure they comply with the statutory requirements and the Code and align with the latest developments.

### NON-COMPLIANCE WITH FINANCIAL REPORTING PROVISIONS OF THE GEM LISTING RULES

Due to the travel restriction in force in Taiwan and Vietnam to combat the outbreak of COVID-19 pandemic, the audit of the financial statements of the Group for the year ended 31 December 2021 has been affected. The Company was unable to publish and despatch the audited annual results for the financial year ended 31 December 2021 (the "2021 Annual Results") and the related annual report for the year ended 31 December 2021 (the "2021 Annual Report") on or before 31 March 2022 as required by the GEM Listing Rules. Such delay has constituted non-compliance with Rules 18.03 and 18.49 of the GEM Listing Rules. However, in accordance with the FURTHER GUIDANCE ON THE JOINT STATEMENT IN RELATION TO RESULTS ANNOUNCEMENTS IN LIGHT OF THE COVID-19 PANDEMIC released on 16 March 2020 (the "Further Guidance") by The Securities and Futures Commission and the Stock Exchange, an issuer may defer the publication of the annual report initially for up to 60 days from the date of the Further Guidance if, among other things, on or before 15 May 2022. The Company has published its preliminary 2021 Annual Results without its auditors' agreement pursuant to the Further Guidance on 30 March 2022. The supplemental announcements on the 2021 Annual Results have been published on 14 April 2022 and the 2021 Annual Report has been published and delivered on 26 April 2022.

#### 企業管治常規

中國生命集團有限公司(「本公司」)之企業管治常規乃基於聯交所GEM證券上市規則(「GEM上市規則」)附錄十五之企業管治常規守則(「守則」)所載原則及守則條文。本公司所採納之原則著重高質素之董事會及對股東之透明度及問責性。本公司董事(「董事」)會(「董事會」)認為,於截至二零二二年十二月三十一日止年度(「本年度」)內,本公司一直遵守守則。

本公司將繼續改進其企業管治常規以適應 其業務的進行及發展,並會不時審閱其企 業管治常規以保證其遵守守則的法定規定 以及符合最新發展。

#### 未能遵守GEM上市規則之財務 申報條文

由於台灣及越南實施的旅遊限制以抵禦 COVID-19疫情,本集團截至二零二一年 十二月三十一日止年度之財務報表審核 受到影響。本公司未能於二零二二年三月 三十一日或之前根據GEM上市規則的規定 刊發及寄發截至二零二一年十二月三十一 日止財政年度之經審核全年業績(「二零 二一年全年業績」)及截至二零二一年十二 月三十一日止年度之相關年度報告(「二 零二一年年報」)。相關延遲已構成為未 能遵守GEM上市規則第18.03及18.49條。 然而,根據證券及期貨事務監察委員會與 聯交所於二零二零年三月十六日刊發的 「有關在COVID-19大流行下刊發業績公告 的聯合聲明的進一步指引」(「進一步指 引」),倘(其中包括)發行人可延遲刊發 年度報告,初次延期最多為進一步指引日 期起計的60天(即於二零二二年五月十五 日或之前)。本公司根據進一步指引已於 二零二二年三月三十日刊發其未與其核數 師議定的初步二零二一年全年業績。二零 二一年全年業績之補充公告已於二零二二 年四月十四日刊發以及二零二一年年報已 於二零二二年四月二十六日刊發及寄發。

### CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding Directors' securities transactions on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Specific enquiry has been made of all the Directors and the Directors have confirmed that they have complied with such code of conduct throughout the Year.

#### **BOARD OF DIRECTORS**

#### A) Board Composition

For the Year and until the date of this report, the Board comprises members as follows:

#### **Executive Directors**

Mr. Xu Jianchun (Chairman)
Mr. Liu Tien-Tsai (Chief executive officer)
Dr. Xu Qiang (Chief executive officer)

#### Independent non-executive Directors

Mr. Chai Chung Wai Mr. Sun Fei Dr. Yang Jingjing (Appointed on 4 March 2022) Mr. Wang Jun (Resigned on 4 March 2022)

#### 董事進行證券交易之行為守則

本公司採納有關董事進行證券交易之行為守則,其條款與GEM上市規則第5.48至5.67條所載的規定交易標準同樣嚴謹。已向所有董事作出特定查詢,董事確認,彼等於本年度內一直遵守該等行為守則。

#### 董事會

#### A) 董事會成員

於本年度及直至本報告日期,董事會 成員如下:

#### 執行董事

許建春先生(主席) 劉添財先生(行政總裁) 徐強博士(首席執行官)

#### 獨立非執行董事

齊忠偉先生 孫飛先生 楊菁菁博士 (於二零二二年三月四日獲委任) 王均先生 (於二零二二年三月四日辭任)

The composition of the Board is well balanced with each Director having sound industry knowledge, extensive corporate and strategic planning experience and/or expertise relevant to the business of the Group. Pursuant to the Code, the Board adopted a board diversity policy (the "Board Diversity Policy", and further elaborate below). The Company recognises and embraces the benefits of diversity of Board members. While all Board's appointments will continue to be made on a merit basis, the Company will ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the needs of the Company's business. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, experience (professional or otherwise), skills and knowledge. There were changes in members of the Board during the Year and up to the date of this annual report, as required to be disclosed pursuant to Rule 17.50A(1) of the GEM Listing Rules, as below:

董事會的成員各有所長,而每名董事 對於本集團所從事業務均具備充分 行業知識、豐富的企業及策略規劃經 驗及/或專才。根據守則,董事會採 納董事會成員多元化政策(「董事會 成員多元化政策|,並於下文進一步 闡述)。本公司肯定及接受董事會成 員多元化的益處。在董事會所有任命 將繼續奉行任人唯才的原則的同時, 本公司將確保董事會在切合本公司 業務所需的技能、經驗、不同觀點方 面取得平衡。挑選候選人將基於多種 不同觀點,包括但不限於性別、年齡、 文化及教育背景、專業或其他經驗、 技術及知識。根據GEM上市規則第 17.50A(1)條須予披露的董事會成員 於年內及直至本年報日期的變動如 下:

Name of Directors 董事姓名	Details of Changes 變動詳情
Dr. Yang Jingjing	Appointed as an independent non-executive Director, the chairman and member of nomination committee and member of each of audit committee and remuneration committee of the Company on 4 March 2022.
楊菁菁博士	於二零二二年三月四日獲委任為本公司獨立非執行董事、提名委員會主席及成員以及審核委員會及薪酬委員會各委員會成員。
Mr. Wang Jun	Resigned as an independent non-executive Director, the chairman and member of nomination committee and member of each of audit committee and remuneration committee of the Company on 4 March 2022.
王均先生	於二零二二年三月四日辭任本公司獨立非執行董事、提名委員會主席及成員以及審核委員會及薪酬委員會各委員會成員。

The biographical details of the Directors and the relationship among the members of the Board, if any, are set out in the "Biographical Details of the Directors and Senior Management" on pages from 51 to 54 of this annual report.

To the best knowledge of the Board, there is no financial, business, family or other material/relevant relationship(s) between the members of the Board. Every Director has sufficient time and attention to deal with the affairs of the Group.

董事會成員董事的履歷資料及董事會成員間關係(如有)載於本年報第51至54頁之「董事及高級管理層之履歷」。

就董事會所深知,各董事會成員之間 並無任何財務、業務、家族或其他重 要/相關關係。董事均有足夠時間及 精神以處理本集團的事務。

#### B) Role and Function

The Board is responsible for formulating the strategic business development, reviewing and monitoring the business performance of the Group, with the goal of maximising long-term shareholder's value, while balancing broader stakeholder interests. The Directors, collectively and individually, are aware of their responsibilities to the shareholders of the Company (the "Shareholder(s)"), for the manner in which the affairs of the Group are managed and operated.

The Board has the following main duties:

- determine all the corporate matters;
- be responsible for the management, direction and supervision of the businesses of the Group; and
- be responsible to ensure the effectiveness on Group's financial reporting and compliance.

As and when necessary, the Directors can access to the advice and services of the Company Secretary, and in the appropriate circumstances, seeking of independent professional advice at the Group's expense to ensure that the Board's procedures, and all applicable rules and regulations are followed.

The Board gives clear directions as to the powers delegated to the management for the day-to-day management and administration functions of the Group, in particular, with respect to the circumstances where management should report back and obtain prior approval from the Board before making decisions or entering into any commitments on behalf of the Group. The Board fully supports the senior management to discharge its duties and responsibilities in all circumstances. The Board will review those arrangements on a periodic basis to ensure that they remain appropriate to the needs of the Group.

The independent non-executive Directors have brought in a wide range of business and financial expertise, experiences and independent judgment to the Board. Through active participation in the Board meetings and serving on various Board committees, all independent non-executive Directors will make various contributions to the Company.

#### B) 角色及職能

以創造最大股東長期價值的同時平衡廣大持份者利益為目標,董事會負責制訂業務發展策略、審閱及監察本集團的業務表現。董事明白,須就本集團的管理及營運事宜共同及個別向本公司股東(「股東」)承擔責任。

#### 董事會有以下主要職責:

- 決定所有企業實業;
- 負責本集團業務管理、方向及監督;及
- 負責確保本集團的財務申報及 合規的有效性。

於有需要時,董事可獲取公司秘書的意見及服務,並在適當的情況下徵求獨立專業意見,以確保依循董事會程序及一切適用的規則及規定,有關費用由本集團支付。

董事會對委派予管理層有關執行本集團日常管理及行政職能的權力,特別是涉及管理層有關執行,特別是涉及管理層情況下須作出匯報,及於代前不集團作出決定或作出任何承諾面。於武學事會批准等事宜方持會會全力支持會會全力支持事會全力支持會會全力,董事會全力支持事會。 管理層履行其職務及責任。有關安排仍切合本集團的需要。

獨立非執行董事為董事會帶來了廣博的業務及財務專業知識、經驗及獨立判斷。透過積極出席董事會會議及在各個董事委員會中任職,全體獨立非執行董事將為本公司做出諸多貢獻。

### C) Mechanisms to ensure Independent Views from Directors

The Board has implemented different ways to ensure independent views and input are available to the Board. The implementation and effectiveness of such mechanism was reviewed on an annual basis. The Board considers that such mechanism has been implemented properly and effectively.

#### The mechanism is disclosed below:

#### (i) Composition

The Board ensures the appointment of at least three independent non-executive Directors and at least one-third of its members being independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications, or accounting or related financial management expertise. Currently, 50% of the Board members are independent non-executive Directors, which exceeds the requirement of the GEM Listing Rules. Further, independent non-executive Directors will be appointed to Board Committees as required under the GEM Listing Rules and as far as practicable to ensure independent views are available.

#### (ii) Independence Assessment

The Nomination Committee strictly adheres to the Board Nomination Policy with regard to the nomination and appointment of independent non-executive Directors, and is mandated to assess annually the independence of independent non-executive Directors to ensure that they can continually exercise independent judgement.

#### C) 確保董事獨立意見的機制

董事會已採取不同方式確保董事會可獲得獨立意見及建議。該機制的實施及有效性每年進行檢討。董事會認為該機制已妥善及有效地實施。

#### 機制披露如下:

#### (i) 組成

#### (ii) 獨立性評估

提名委員會嚴格遵守有關提名 及委任獨立非執行董事的董 事會提名政策,並須每年評估 獨立非執行董事的獨立性,以 確保彼等能夠持續作出獨立判 斷。

### (iii) Directors' Time and Directorship Commitments

The Directors, independent non-executive Directors in particular, have demonstrated a strong commitment to the Board affairs and they are well aware that they are expected to have a sufficient time commitment to the Board. Directors have given certain confirmations and made disclosures about their other commitments.

Directors disclose to the Company twice a year the number, identity and nature of offices held in Hong Kong or overseas listed public companies and organizations and other significant commitments, together with an indication of the time involved.

Currently, none of the Directors, individually, held directorships in more than seven public companies (including the Company) as at 31 December 2022. The executive Directors do not hold directorship in other public companies, however, they are encouraged to participate in professional, public and community organizations.

#### (iv) Board Decision Making

The Directors (including independent non-executive Directors), upon reasonable request, may seek independent professional advice at the Company's expense, to assist the performance of their duties.

To safeguard the interests of the Group, all Directors are required to declare their direct/indirect interests, if any, in any business proposals to be considered at the meetings and, where appropriate, they are required to abstain from voting on any Board resolution concerned. If a substantial shareholder or a Director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter would be dealt with by a physical Board meeting rather than a written resolution.

#### (iii) 董事的時間及董事職務承 擔

董事(特別是獨立非執行董事) 均已表明對董事會事務的堅定 承諾,並清楚知悉彼等需承諾 投入足夠的時間與精力用於董 事會事務。董事已就彼等其他 承擔作出若干確認及披露。

董事每年兩次向本公司披露其於香港或海外上市公眾公司及或組織擔任職位的數目、身份及性質,以及其他重大承擔,並顯示其擔任有關職務所涉及的時間。

於二零二二年十二月三十一日,並無董事於超過七間公司(包括本公司)擔任董事職務。執行董事並無在其他公眾公司出任董事,惟集團鼓勵彼等參與專業組織、公眾及社區組織,以及擔任公職。

#### (iv) 董事會決策

董事(包括獨立非執行董事)可 在合理要求下尋求獨立專業意 見以協助彼等履行職責,費用 由本公司承擔。

#### (v) Board Evaluation

The Board assesses and reviews the time contributed by every independent non-executive Director and their attendance to meetings of the Board and the Board committees so as to ensure that every independent non-executive Director has devoted sufficient time to the Board to discharge his/her responsibilities as a Director.

### (vi) Independent Views and Inputs Treasured and Valued

During the Board and Board committee meetings, the independent non-executive Directors are encouraged to express freely their independent views and inputs in an open and candid manner. The Chairman also encourages questions and challenges from Directors, in particular independent non-executive Directors and their comments and concerns are closely followed up by the management. In addition to Board meetings, the Chairman schedules a meeting annually with independent non-executive Directors without the presence of other Directors to discuss the affairs of the Group.

The implementation and effectiveness of the above mechanisms have been reviewed by the Board on an annual basis and the Board believes these measures would allow Directors to contribute effectively and independent views and input are available to the Board and Board committees.

#### (v) 董事會評核

董事會評估及檢討各獨立非執行董事貢獻的時間及彼等出席董事會及董事委員會會議的情況,以確保各獨立非執行董事限已投入足夠時間履行其董事職責。

#### (vi) 獨立建議及所珍視及重視 的意見

董事會已每年檢討上述機制的 實施及成效,並相信該等措施 可令董事作出有效貢獻,且董 事會及董事委員會可獲得獨立 建議及意見。

#### **BOARD MEETINGS AND BOARD PRACTICES**

The Board normally should schedule four regular meetings a year at quarterly intervals and meets as and when required to discuss the overall business, development strategy, operations and financial reporting of the Company. For the Year, the Board held 7 meetings within which 4 were regular meetings. In addition to regular Board meetings, the chairman of the Board had met with the independent non-executive Directors without the presence of other executive Directors during the Year. The attendance records of individual Directors at these Board meetings are set out in the table on page 31 of this annual report. The Directors can attend meetings in person or through other means of electronic communication in accordance with the Company's articles of association (the "Articles of Association"). All minutes of the meetings are kept by the Company Secretary and are open for inspection by the Directors at any time. The meetings are structured to allow open discussion. All Directors participate in discussing the strategy, operational and financial performance and internal control of the Group.

The Company Secretary assists the Chairman to prepare the agenda of the meeting and each Director may request to include any matters in the agenda. At least 14 days' notice is given to the Directors for the regular meetings by the Company. All substantive agenda items have comprehensive briefing papers, which are distributed by the Company Secretary to the Directors within reasonable time before the Board meetings so as to ensure that the Directors may receive accurate, timely and clear information to make informed decisions regarding the matters discussed in the meetings. Directors who are considered to have conflict of interests or material interests in the proposed transactions or issues to be discussed will not be counted in the quorum of meeting and will abstain from voting on the relevant resolutions.

All Directors have access to the advice and services of the Company Secretary who regularly updates the Board on governance and regulatory matters. The Company Secretary is also responsible for ensuring the procedures of the Board meetings are observed and providing the Board opinions on matters in relation to the compliance with the procedures of the Board meetings.

#### 董事會會議及董事會常規

公司秘書協助主席編製會議議程,而每名名 董事均可要求將任何事項列入議程。本知 司須就例會向董事發出最少十四天的通知。 所有主要議程項目須具備全面簡內文明 由公司秘書於董事會會議前於合理在、 內董事分發,確保董事可獲得準確、 及清晰的資料就於會議上討論或與 知情決定。被視為於建議交易或將予出 事項中涉及利益衝突或擁有重大人數,並須 就相關決議案放棄投票。

所有董事可獲得公司秘書的建議及服務, 而公司秘書會就管治及監管事項定期向董 事會提供最新資料。公司秘書亦負責確保 董事會會議依程序進行,並就有關遵守董 事會會議程序的事項向董事會提供意見。

The Board is regularly provided with brief reports containing balanced and comprehensive evaluation on the Group's performance, status and prospects to keep it abreast of the Group's affairs and to facilitate the Directors' performance of their obligations under the relevant requirements of the GEM Listing Rules.

董事會定期提交包含對本集團業績、情況及前景進行的均衡及全面評估的簡略報告,以緊貼本集團的事務,並促使董事根據GEM上市規則的有關規定遵行義務。

2022 AGM

		Board meetings	held on 17 June 2022 於二零二二年 六月十七日舉行 之二零二二年
		董事會會議	股東週年大會
Executive Directors	執行董事		
Mr. Xu Jianchun <i>(Chairman)</i> Mr. Liu Tien-Tsai	許建春先生 <i>(主席)</i> 劉添財先生	7/7	1/1
(Chief executive officer)	(行政總裁)	6/7	1/1
Dr. Xu Qiang (Chief executive officer)	徐強博士(首席執行官)	5/7	1/1
Independent non-executive Directors	獨立非執行董事		
Mr. Chai Chung Wai	齊忠偉先生	7/7	1/1
Mr. Sun Fei Dr. Yang Jingjing	孫飛先生 楊菁菁博士	6/7	1/1
(Appointed on 4 March 2022)	(於二零二二年 三月四日獲委任)	7/7	1/1
Mr. Wang Jun	王均先生(於二零二二年		
(Resigned on 4 March 2022)	三月四日辭任)	N/A不適用	N/A不適用

#### CHAIRMAN AND CHIEF EXECUTIVE OFFICER 主席及行政總裁

Pursuant to the code provision C.2.1 of the Code, the roles of chairman of the Board (the "Chairman") and chief executive officer (the "CEO(s)") of the Company should be segregated and should not be performed by the same individual. The division of responsibilities between the Chairman and CEOs should be clearly established and set out in writing.

The positions of Chairman and CEOs of the Company for the Year are held separately by Mr. Xu Jianchun as Chairman, and Mr. Liu Tien-Tsai as CEO and Dr. Xu Qiang as CEO. The Chairman is responsible for the Group's strategic planning and the management of the operations of the Board, while the CEOs take the lead in the Group's operations and business development. There is a clear division of responsibilities between the Chairman and CEOs of the Company which provides a balance of power and authority.

根據守則第C.2.1條守則條文,本公司之董事會主席(「主席」)與行政總裁(「行政總裁」)的角色應有區分,不應由一人同時兼任。主席與行政總裁之間職責的分工應清楚界定並以書面列載。

於本年度內本公司之主席及行政總裁之職務由許建春先生(主席)、劉添財先生(行政總裁)及徐強博士(首席執行官)擔任。 主席負責本集團的策略規劃及董事會運作的管理,而行政總裁將領導本集團的經營及業務發展。主席及行政總裁的職責有清晰劃分能夠保持權力與授權的平衡。

#### INDEPENDENT NON-EXECUTIVE DIRECTORS

During the Year, the Board complies at all times with the requirement of the GEM Listing Rules relating to the appointment of at least 3 independent non-executive Directors presenting at least one-third of the Board with at least one of them has appropriate professional qualifications of accounting or related financial management expertise. The Company has received from each independent non-executive Director an annual confirmation of his independence pursuant to Rule 5.09 of the GEM Listing Rules and the Company considers all the independent non-executive Directors to be independent for the Year

### TRAINING AND CONTINUING DEVELOPMENT FOR DIRECTORS

According to the code provision C.1.4 of the Code, all Directors should participate in a programme of continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the board remains informed and relevant. The Company should be responsible for arranging and funding training, placing an appropriate emphasis on the roles, functions and duties of the Directors.

During the Year and up to the date of this report, all Directors have confirmed that they have participated in continuous professional development by attending training course or reading relevant materials on the topics related to roles, functions and duties of a director of a listed company. In order to ensure every newly appointed Director, if any, have a proper understanding on the operations and business of the Group and fully aware of his responsibilities under the relevant applicable legal and regulatory requirements, every newly appointed Directors before his/her appointment will be given relevant guideline materials regarding the duties and responsibilities of being a Director, the relevant laws and regulations applicable to the Directors, duty of disclosure of interest and business of the Group. All Directors have been updated on the latest developments regarding the GEM Listing Rules and other applicable regulatory requirement to ensure compliance and enhance their awareness of good corporate governance practices.

#### 獨立非執行董事

於本年度,董事會始終遵守GEM上市規則 之相關規定,委任至少三名獨立非執行董 事(佔董事會至少三分之一),彼等至少 一名擁有適當之會計專業資格或相關財務 管理專長。本公司已根據GEM上市規則第 5.09條收到每名獨立非執行董事之年度獨 立性確認書。本公司認為於本年度全體獨 立非執行董事確屬獨立人士。

#### 董事培訓及持續發展

根據守則第C.1.4條守則條文,全體董事應 參與一項發展及更新其知識及技能之持續 專業發展課程,以確保彼等對董事會之貢 獻仍屬知情及相關。本公司應負責安排培 訓及撥款,適當地著重董事之角色、職能 及職責。

Attending

		expert briefings/	Reading
		seminars/	materials
		conferences	relevant to
		relevant to the	the Group's
		Group's business,	business,
		the GEM Listing	the GEM Listing
		Rules and	Rules and
		directors' duties	directors' duties
		出席有關	
		本集團業務、	
		GEM上市規則及	閱讀有關
		董事職責的	本集團業務、
		專家簡報會/	
Name of Directors	董事姓名	研討會/會議	董事職責的資料
Executive Directors	執行董事		
Mr. Xu Jianchun	許建春先生	_	✓
Mr. Liu Tien-Tsai	劉添財先生	_	✓
Dr. Xu Qiang	徐強博士	_	✓
<b>Independent non-executive Directors</b>	獨立非執行董事		
Mr. Chai Chung Wai	齊忠偉先生	✓	✓
Mr. Sun Fei	孫飛先生	a 2 (* - )	✓
Dr. Yang Jingjing (Note 1)	楊菁菁博士(附註1)	-	✓
Mr. Wang Jun (Note 2)	王均先生(附註2)	N/A 不適用	N/A 不適用

#### Notes:

- 1. Dr. YANG Jingjing was appointed on 4 March 2022.
- 2. Mr. WANG Jun resigned on 4 March 2022.

#### **BOARD COMMITTEES**

The Board has also established the following committees with defined terms of reference:

- Audit Committee
- Remuneration Committee
- Nomination Committee

Each Board committee makes decisions on matters within its terms of reference and applicable limits of authority. The terms of reference as well as the structure and membership of each committee will be reviewed from time to time.

#### 附註:

- 1. 楊菁菁博士於二零二二年三月四日獲委任。
- 2. 王均先生於二零二二年三月四日辭任。

#### 董事委員會

董事會亦已成立下列委員會,並界定職權 範圍:

- 審核委員會
- 薪酬委員會
- 提名委員會

各董事委員會對其所屬職權範圍及適用權限內之事宜作出決定。本公司將不時檢討各委員會之職權範圍、架構及成員。

#### A) Audit Committee

The Company has established an audit committee (the "Audit Committee") with written terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules which consists of three independent non-executive Directors. The terms of reference setting out the Audit Committee's authority, duties and responsibilities are available on both the Stock Exchange's website and the Company's website.

### Composition and Meeting Record of the Audit Committee

For the Year, 6 meetings were held. The following table shows the attendance of individual Directors at the meetings held during the Year:

Mr. Sun Fei <i>(Chairman)</i>	5/6
Mr. Chai Chung Wai	6/6
Dr. Yang Jingjing	
(Appointed on 4 March 2022)	5/5
Mr. Wang Jun	
(Resigned on 4 March 2022)	1/1

#### Role and Function

The major responsibilities of the Audit Committee include, among others, the followings:

- making recommendation to the Board on the appointment, re-appointment and removal of external auditor of the Company (the "External Auditor");
- reviewing and monitoring the External Auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable accounting standard;
- iii. reviewing the policy on engaging the Auditor in the provision of non-audit services;
- iv. monitoring the integrity of the Group's consolidated financial statements, annual reports and accounts, half-yearly reports and quarterly reports;
- v. liaising with the Board and the senior management and to meet with the External Auditor;

#### A) 審核委員會

本公司已成立審核委員會(「審核委員會」)並遵守GEM上市規則第5.28至5.33條制訂其書面職權範圍,其由三名獨立非執行董事組成。載有審核委員會職權、職責及責任的職權範圍可於聯交所網站及本公司網站進行查閱。

#### 審核委員會成員及會議記錄

本年度,已舉行六次會議。下表載列 個別董事於本年度出席會議之情況:

孫飛先生 <i>(主席)</i>	5/6
齊忠偉先生	6/6
楊菁菁博士(於二零二二年	
三月四日獲委任)	5/5
王均先生(於二零二二年	
三月四日辭任)	1/1

#### 角色及職能

審核委員會之主要職責包括(其中包括)以下各項:

- i. 就本公司外聘核數師(「外聘核 數師」)之委任、重新委任及罷 免向董事會提供推薦意見;
- ii. 根據適用會計標準檢討及監察 外聘核數師的獨立性及客觀性 及核數程序的有效性;
- iii. 檢討有關委聘核數師提供非審 核服務之政策;
- iv. 監察本集團之綜合財務報表、 年度報告及賬目、半年度報告 及季度報告之完整性;
- v. 與董事會及高級管理層聯絡及 與外聘核數師會面;

- vi. overviewing the Group's financial controls, internal control and risk management systems; and
- vii. reviewing the financial and accounting policies and practices of the Group.

During the Year, the Audit Committee has reviewed the quarterly reports, half-yearly report and annual report before submission to the Board. The Audit Committee focused not only on the impact of the changes in accounting policies and practices but also on the compliance with accounting standards, the GEM Listing Rules and the legal requirements in the review of the Group's quarterly reports, half-yearly report and annual report. The Audit Committee has also reviewed the effectiveness of the risk management and internal control systems, considered the re-election of External Auditor and discussed with the External Auditor about the audit plan.

#### B) Remuneration Committee

The Company has established a remuneration committee (the "Remuneration Committee") according to the relevant provision of the GEM Listing Rules with written terms of reference which consists of three independent non-executive Directors. The terms of reference setting out the Remuneration Committee's authority, duties and responsibilities are available on both the Stock Exchange's website and the Company's website. The Remuneration Committee makes recommendations to the Board on the remuneration packages of individual executive Directors and senior management.

- vi. 監督本集團之財務控制、內部 控制及風險管理系統;及
- vii. 檢討本集團之財務及會計政策 以及慣例。

#### B) 薪酬委員會

本公司已根據聯交所上市規則相關條例成立薪酬委員會(「薪酬委員會」)並制訂其書面職權範圍,其由三名獨立非執行董事組成。載有薪酬委員會職權、職責及責任的職權範圍可於聯交所網站及本公司網站進行查閱。薪酬委員會就個別執行董事及高級管理層的薪酬待遇向董事會作出建議。

# Composition and Meeting Record of the Remuneration Committee

For the Year, 2 meetings were held. The following table shows the attendance of individual Directors at the meetings held during the Year:

### 薪酬委員會成員及會議記錄

於本年度,已舉行兩次會議。下表載列個別董事年內出席會議之情況:

Mr. Chai Chung Wai (Chairman)	2/2	齊忠偉先生(主席)	2/2
Mr. Sun Fei	1/2	孫飛先生	1/2
Dr. Yang Jingjing		楊菁菁博士(於二零二二年	
(Appointed on 4 March 2022)	2/2	三月四日獲委任)	2/2
Mr. Wang Jun		王均先生(於二零二二年	
(Resigned on 4 March 2022)	N/A	三月四日辭任)	不適用

#### Role and Function

The major responsibilities of the Remuneration Committee include, among others, the followings:

- making recommendations to the Board on the Company's policy and structure for all remuneration of Directors and senior management;
- ii. determining the specific remuneration packages of all executive Directors and senior management;
- iii. reviewing and approving performance-based remuneration by reference to corporate goals and objectives resolved by the Board from time to time;
- iv. reviewing and approving matters related to share option schemes of the Company; and
- v. reviewing and approving the compensation payable to executive Directors and senior management in connection with any loss or termination of their office or appointment to ensure that such compensation is determined in accordance with relevant contractual terms and that such compensation is otherwise fair and not excessive for the Company.

During the Year, the Remuneration Committee has reviewed the remuneration package of the Board members and the senior management of the Company and the granting of share options. No Director was involved in deciding his/her own remuneration.

Particulars of the Directors' emoluments for the Year are set out in note 8 to the consolidated financial statements.

### 角色及職能

薪酬委員會之主要職責包括(其中包括) 以下各項:

- i. 就本公司有關董事及高級管理層之 所有薪酬政策及架構向董事會提供 推薦意見:
- i. 釐定所有執行董事及高級管理層之 特別薪酬組合;
- iii. 經參照董事會不時議決之公司目標 及指標檢討及批准以表現為基礎之 酬金:
- iv. 檢討及審批有關本公司之購股權計劃之事宜;及
- v. 審閱及批准就有關喪失或終止職務 或委任而須向執行董事及高級管理 層作出的賠償,以確保該賠償符合有 關合約條款且賠償款項對本公司而 言屬公平及不會產生禍高費用。

於本年度,薪酬委員會已審閱本公司之董事會成員及高級管理層之薪酬組合並授出購股權。概無董事參與決定自身的薪酬。

本年度董事酬金的詳情乃載於綜合財務報 表附註8。

### Remuneration of Senior Management by Band

Pursuant to code provision E.1.5 the Code, details of the annual remuneration of the members of the senior management by band for the Year were as follows:

#### 按範圍劃分的高級管理層薪酬

根據守則第E.1.5條守則條文,高級管理層成員於本年度的年度薪酬詳情按範圍載列如下:

Number of employee(s) 僱員數目

Nil to HK\$1,000,000 (equivalent to approximately RMB858,795 (2021: RMB829,601))

HK\$1,000,000 to HK\$2,000,000 (equivalent to approximately RMB858,795 to RMB1,717,591)

(2021: RMB829,601 to RMB1,659,203)

零至1,000,000港元

(相當於約人民幣858,795元

(二零二一年:人民幣829,601元))

1,000,000港元至2,000,000港元 (相當於約人民幣858,795元至

人民幣1,717,591元)

(二零二一年:人民幣829,601元至

人民幣1,659,203元)

2

1

#### C) Nomination Committee

The Company has established a nomination committee (the "Nomination Committee") with written terms of reference in accordance with requirements of the Stock Exchange which consists of three independent non-executive Directors. The terms of reference setting out the Nomination Committee's authority, duties and responsibilities are available on both the Stock Exchange's website and the Company's website.

# Composition and Meeting Record of the Nomination Committee

For the Year, 1 meeting was held. The following table shows the attendance of individual Directors at the meetings held during the Year:

Dr. Yang Jingjing *(Chairman)* 1/1 (Appointed on 4 March 2022)

Mr. Chai Chung Wai 1/1
Mr. Sun Fei 1/1
Mr. Wang Jun N/A
(Resigned on 4 March 2022)

#### C) 提名委員會

本公司已成立提名委員會(「提名委員會」)並根據聯交所規定制訂其書面職權範圍,其由三名獨立非執行董事組成。載有提名委員會職權、職責及責任的職權範圍可於聯交所網站及本公司網站進行查閱。

#### 提名委員會成員及會議記錄

於本年度,已舉行一次會議。下表載 列個別董事於本年度出席會議之情 況:

楊菁菁博士(主席) 1/1 (於二零二二年 三月四日獲委任) 齊忠偉先生 1/1 孫飛先生 1/1 王均先生(於二零二二年 不適用 三月四日辭任)

#### Role and Function

The major responsibilities of the Nomination Committee include, among others, the followings:

- reviewing the structure, size, composition and diversify for consistency (including the skills, knowledge and experience) of the Board on a regular basis and making recommendations to the Board regarding any proposed changes;
- ii. identifying individuals suitably qualified to become Board members and making recommendations to the Board on the selection of individuals nominated for directorships;
- iii. assessing the independence of independent non-executive Directors;
- iv. 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 the CEO;
- v. making recommendations to the Board on the policy concerning the diversity of Board members; and
- vi. reviewing and giving full consideration to the Board Diversity Policy adopted from time to time.

The summary of work performed by the Nomination Committee during the Year is as follows:

- To review the existing Board's structure, size, composition and diversity;
- To review the Board Diversity Policy;
- To review the nomination policy of the Board ("Board Nomination Policy" and further elaborate below);
- To review and assess the independence of the independent non-executive Directors;
- To make recommendations on the retiring Directors at the 2022 AGM of the Company; and
- To consider and make recommendation on the appointment of new Director.

### 角色及職能

提名委員會之主要職責包括(其中包括)以下各項:

- i. 定期檢討董事會的架構、規模、 組成及多元化(包括技能、知 識及經驗),並就任何建議變動 定期向董事會提出推薦意見;
- ii. 識別具適合資格成為董事會成 員之個別人士,並向董事會作 出有關遴選獲提名參選董事之 個別人士之推薦意見;
- iii. 評估獨立非執行董事的獨立 性;
- iv. 就有關委任或重新委任董事及 董事(尤其是主席及行政總裁) 的繼任計劃向董事會提出推薦 意見:
- v. 就董事會成員多元化的政策向 董事會提出推薦意見;及
- vi. 對已採納的董事會成員多元 化政策不時給予審閱及充份考 盧。

於本年度,提名委員會所履行的工作 概要如下:

- 一檢討現有董事會的架構、規模、 組成及多元化情況;
- 檢討董事會成員多元化政策;
- 檢討董事會提名政策(「董事會 提名政策」,及於下文進一步闡 述);
- 一檢討及評估獨立非執行董事的 獨立性;
- 一 於本公司二零二二年股東週年 大會提出有關退任董事的推薦 意見:及
- 考慮委任新董事並就此作出建 議。

### **Board Nomination Policy**

The Company adopted the Board Nomination Policy, which establishes written guidelines to the Nomination Committee to identify individuals suitably qualified to become Board members and make recommendations to the Board on the selection of individuals nominated for directorships with reference to the formulated criteria. The Board is ultimately responsible for selection and appointment of new Directors.

The Board, through the delegation of its authority to the Nomination Committee, has used its best efforts to ensure that Directors appointed to the Board possess the relevant background, experience and knowledge in business, finance and management skills critical to the Group's business to enable the Board to make sound and well considered decisions. Collectively, they have competencies in areas which are relevant and valuable to the Group.

#### **Nomination Process**

The Nomination Committee shall assess whether any vacancy on the Board has been created or is expected on a regular basis or as required.

The Nomination Committee utilises various methods for identifying candidates, including recommendations from Board members, management, and professional search firms. All candidates, including incumbents and candidates nominated by Shareholders are evaluated by the Nomination Committee based upon the Director's qualifications. While candidates will be evaluated on the same criteria through review of resume, personal interview and performance of background checks. The Nomination Committee retains the discretion to establish the relative weighting of such criteria, which may vary based on the composition, skill sets, age, gender and experiences of the collective Board rather than on the individual candidate for the purpose of diversity perspectives appropriate to the requirement of the Company's businesses.

#### 董事會提名政策

本公司已採納董事會提名政策,為提名委員會確立書面指引,以識別具適合資格成為董事會成員之個別人士,並經參考所制定標準向董事會作出有關遴選獲提名參選董事之個別人士之推薦意見。董事會最終負責遴選及委任新董事。

董事會通過授予提名委員會權力以盡力確保委任加入董事會之董事具商業、財務及管理技能等對本集團業務屬關鍵之相關背景、經驗及知識,以使董事會能作出明智及熟慮決策。彼等共同具備對本集團相關及重要領域之能力。

### 提名過程

提名委員會須定期或於需要時評估董事會 是否已出現或預期會出現任何空缺。

#### Selection Criteria

The Nomination Committee will take into account a variety of factors including without limitation to whether a candidate has the qualifications, skills, experience and gender diversity that add to and complement the range of skills, experience and background of existing Directors by considering the highest personal and professional ethics and integrity of the candidates, proven achievement and competence in the nominee's field and the ability to exercise sound business judgment, skills that are complementary to those of the existing Board, the ability to assist and support management and make significant contributions to the Company's success and such other factors as it may deem are in the best interests of the Company and the Shareholders.

During the Year, Dr. Yang Jingjing was appointed as a new independent non-executive Director on 4 March 2022 by going through the nomination process in accordance with the Company's Board Diversity Policy and the Board Nomination Policy.

The Company shall review and reassess the Board Nomination Policy and its effectiveness on a regular basis or as required.

#### **Board Diversity Policy**

The composition of the Board is reviewed on an annual basis by the Nomination Committee to ensure that the Board has the appropriate mix of expertise and experience, and collectively possesses the necessary core competence for informed decision-making and effective functioning. The Company adopted the Board Diversity Policy and recognises the benefits of having diversity in the composition of the Board.

#### Measurable Objectives

The Company noted that people from different background and with different professional and life experience are likely to approach problems in different ways and accordingly, members of the Board with diverse background will bring different concerns and questions to the table, and allow the Board to consider a wider range of options and solutions when deciding on corporate issues and formulating policies for the Group. In determining the Board's composition and selection of candidates to the Board, the Nomination Committee will consider factors including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, industry knowledge and length of service.

#### 遴選標準

提名委員會將考慮多種因素,包括但不限於候選人是否具有關資歷、技能、經驗性別多元化,可補足現有董事之技能、經驗及背景,其中會考慮候選人之最節個人內學人會學、於獲提名人人好的已能力、補足現有董會之技能出內對時人。 對之能力、補足現有董可之技能出內對時人 對之援管理層並對本公司會認為符合可及股東最佳利益之其他因素。

於本年度,根據本公司董事會成員多元化 政策及董事會提名政策,楊菁菁博士於二 零二二年三月四日經提名程序獲委任為新 任獨立執行董事。

本公司將定期或按需要檢討及重新評核董 事會提名政策及其效能。

#### 董事會成員多元化政策

提名委員會每年檢討董事會成員之組成, 以確保董事會具適當專業知識及經驗組合, 共同作出知情決策及有效運作的必要核心 能力。本公司已採納董事會成員多元化政 策,並認同董事會組成多元化之裨益。

#### 可計量目標

本公司注意到,來自不同背景且具不同專業和人生經驗的人士很可能會以不同方事以及問題,因此,具多元化背景的董事問成員將於議事時提出不同考慮因素及提問題和為本集團制定文司問題和為本集團制方案與大營企業事會成員組成及遴選董事會成員組成及遴選董事會人時,提名委員會將考慮之因素包括底、人時,提名委員會將考慮之因素包括底、人時、提名委員會將考慮之因素包括底、專業經驗、技能、行業知識及服務年期。

All Board appointments will be based on meritocracy, and candidates will be considered against the selection criteria, having regard for the benefits of diversity on the Board, the business model and specific needs of the Group. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

所有董事會委任將基於用人唯才原則,並 按遴選標準考慮候選人,當中會考慮董事 會成員多元化裨益、本集團業務模式及具 體需求。最終決定將視乎選定候選人之優 點及將為董事會帶來的貢獻而定。

### Composition of the Diversified Board

As at the date of this annual report, the Board comprises six Directors. The following table further illustrate the composition and diversity of the Board in terms of age, length of service with the Group, educational background and professional experience as of the date of this annual report:

#### 具多元化成員之董事會之組成

於本年報日期,董事會由六位董事組成。 下表進一步説明於本年報日期,董事會在 年齡、於本集團之服務年期,學歷背景及 專業經驗方面之組成及成員多元化程度:

- Name of Directors 董事姓名	Age Group 年齢層			Length of Service 服務年期		Educational Background 學歷背景		Professional Experience 專業經驗		
	35 to 50 35歲至50歲	over 50 50歲以上	less than 5 years 5年或以下	more than 5 years 5年以上	Science 科學	Accountancy 會計	Others 其他	Science 科學	Accounting and Finance 會計及金融	Management 管理
Mr. Xu Jianchun 許建春先生	✓			✓			✓		✓	✓
Mr. Liu Tien-Tsai 劉添財先生		✓		✓			✓			1
Dr. Xu Qiang 徐強博士	✓		✓		✓			✓		✓
Mr. Chai Chung Wai 齊忠偉先生		✓		✓		✓			✓	✓
Mr. Sun Fei 孫飛先生	✓			✓	✓			✓		
Dr. Yang Jingjing (Note 1) 楊菁菁博士 (附註1)	✓		✓			✓			✓	
Mr. Wang Jun (Note 2) 王均先生 (附註2)		✓	1		1			1		

#### Notes:

- Dr. Yang Jingjing was appointed as an independent nonexecutive Director on 4 March 2022.
- Mr. Wang Jun resigned as an independent non-executive Director on 4 March 2022.

The Nomination Committee believes that the current composition of the Board demonstrates a thorough consideration of the measurable objectives for achieving board diversity.

Currently, all Board members are male. The Board has set down its goals to appoint one female as Board member no later than 31 December 2024 as part of its effort to achieve diversity on the Board level. The Nomination Committee will continue to monitor and actively consider different aspects of diversity in the boardroom, and recommend further actions or plan to the Board when necessary.

For details of gender diversity at the workforce level, please refer to the Group's published "Environmental, Social and Governance Report 2022".

## 附註:

- 1. 楊菁菁博士於二零二二年三月四日獲委 任為獨立非執行董事。
- 王均先生於二零二二年三月四日辭任獨 立非執行董事。

提名委員會認為董事會的現有成員之構成 充分考慮了在實現董事會多元化方面的可 計量目標。

目前,董事會成員均為男性。董事會已制定其目標,在不遲於二零二四年十二月三十一日委任一名女性為董事會成員,以實現董事會層面的多元化。提名委員會將繼續監察及積極考慮董事會多元化的不同方面,並於必要時向董事會建議進一步行動或計劃。

有關員工性別多元化的詳情,請參閱本集 團刊發的「二零二二年環境、社會及管治報告」。

## APPOINTMENT, RE-ELECTION AND REMOVAL 董事之委任、重選及罷免 **OF DIRECTORS**

Each of Mr. Chai Chung Wai, Mr. Sun Fei and Dr. Yang Jingjing, the independent non-executive Directors, have been appointed for a specific term of three years.

According to the requirements of article 16.18 of the Articles of Association, at every annual general meeting of the Company one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to, but not less than, one-third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years.

#### CORPORATE GOVERNANCE FUNCTIONS

All members of the Board are responsible for performing the corporate governance functions set out in code provision A.2.1 of the Code, which include reviewing the Company's corporate governance policies and practices, training and continuous professional development of the Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, and the Company's compliance with the Corporate Governance Code and disclosure in its Corporate Governance Report.

During the Year, the Board has reviewed and performed the above corporate governance functions.

#### **AUDITOR'S REMUNERATION**

Crowe (HK) CPA Limited was appointed as the External Auditor of the Company. The External Auditor is primarily responsible for providing audit services in connection with the annual consolidated financial statements. During the Year, the total remuneration in respect of services provided by Crowe (HK) CPA Limited amounted to approximately RMB902,000, which solely incurred for statutory audit purpose.

各獨立非執行董事齊忠偉先生、孫飛先生 及楊菁菁女士均以固定年期獲委任,為期 三年。

根據組織章程細則第16.18條之規定,於本 公司每屆股東週年大會上,當時在任的三 分之一董事(或倘董事人數並非三或三的 倍數,則為最接近但不少於三分之一的人 數)須輪值退任,惟每名董事(包括按特定 任期獲委任的董事)須至少每三年輪值退 仟一次。

# 企業管治職能

所有董事會成員負責執行守則第A.2.1條 守則條文中規定的企業管治職能,其中包 括檢討本公司的企業管治政策及慣例、董 事及高級管理層的培訓及持續專業發展, 本公司在遵守法律及監管規定方面的政策 及慣例,以及本公司對企業管治守則及本 企業管治報告中所作披露的遵守情況。

於年內,董事會已檢討及履行上述企業管 治職能。

### 核數師酬金

國富浩華(香港)會計師事務所有限公司 已獲委任為本公司之外聘核數師。外聘核 數師主要負責提供有關年度綜合財務報表 之審計服務。本年度內,就國富浩華(香港) 會計師事務所有限公司提供之服務所付之 酬金總額約為人民幣902,000元,其僅由 法定審計招致。

# DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

董事及核數師就財務報表之責 任

The Directors are responsible for the preparation of the consolidated financial statements for each financial period which give a true and fair view of the state of affairs of the Group and of the results and cash flows for the period. In preparing the consolidated financial statements for the Year, the Directors have selected appropriate accounting policies and applied them consistently, made judgements and estimates that are prudent, fair and reasonable and on a going concern basis. The Directors acknowledge their responsibilities for preparing the consolidated financial statements of the Group. Having made appropriate enquiries, the Board is not aware any material uncertainties relating to events or conditions which may cast significant doubt over the Group's ability to continue as a going concern. It is the External Auditor's responsibility to form an independent opinion, based on their audit, on those consolidated financial statements and to report their opinion solely to the Shareholders, as a body, and for no other purpose. They do not assume responsibility towards or accept liability to any other person for the contents of the independent auditor's report. The statement of the External Auditor about their reporting responsibilities on the consolidated financial statements is set out in the Independent Auditor's Report on pages 74 to 81 of this annual report.

董事負責編製本集團各財政期間真實及公 允反映其財務狀況之綜合財務報表,以及 有關期間之業績及現金流量。於編製本年 度之綜合財務報表時,董事已貫徹選用合 適之會計政策,並按持續基準作出審慎、 公平及合理之判斷及估計。董事知悉彼等 編製本集團綜合財務報表之責任。經作出 適當查詢後,董事會並不知悉任何有關可 質疑本集團能否繼續按持續基準經營之事 件或狀況之重大不明朗因素。外聘核數師 之責任是根據彼等審核工作的結果,對綜 合財務報表表達獨立意見,並僅向股東作 為一個整體作出報告。除此之外,該報告 不可用作其他用途。外聘核數師概不就獨 立核數師報告的內容,對任何其他人士負 責或承擔責任。外聘核數師有關彼等就綜 合財務報表的申報責任載於本年報第74頁 至第81頁的獨立核數師報告。

#### **COMPANY SECRETARY**

Mr. Chu Kin Ming ("Mr. Chu") was appointed as the Company Secretary on 11 June 2019. Mr. Chu has taken no less than 15 hours of relevant professional training during the Year.

Biographical detail of Mr. Chu is set out in the section headed "Biographical Details of the Directors and Senior Management" in this annual report.

## 公司秘書

朱健明先生(「朱先生」)於二零一九年六月十一日獲委任為公司秘書。於本年度, 朱先生已接受不少於15個小時之相關專業 培訓。

有關朱先生之履歷載於本年報「董事及高 級管理層之履歷」一節。

# RISK MANAGEMENT AND INTERNAL 風險管理及內部監控 CONTROL

The Company has established the framework of risk management and internal control below with a view to adopting the Code as set out in Appendix 15 to the GEM Listing Rules:

本公司已建立以下風險管理及內部監控框架,以採納GEM上市規則附錄十五所載之 守則:

(a) The process used to identify, evaluate and manage significant risks

The processes used to identify, evaluate and manage significant risks by the Group are summarised as follows:

Risk Identification – Identifies risks that may potentially affect the Group's business and operations.

Risk Assessment – (i) Assesses the risks identified by using the assessment criteria developed by the management; and (ii) Considers the impacts and consequences on the business and the likelihood of their occurrence.

Risk Response – (i) Prioritises the risks by comparing the results of the risk assessment; and (ii) Determines the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.

Risk Monitoring and Reporting – (i) Performs ongoing and periodic monitoring of the risk and ensures that appropriate internal control processes are in place; (ii) Revises the risk management strategies and internal control processes in case of any significant change of situation; and (iii) Reports the results of risk monitoring to the management and the Board regularly.

(b) The main features of the risk management and internal control systems

Control procedures have been designed to: (i) safeguard assets against misappropriation and disposition; (ii) ensure compliance with relevant laws, rules and regulations; (iii) ensure proper maintenance of accounting records for provision of reliable financial information used within the business or for publication; and (iv) to provide reasonable assurance against material misstatement, loss or fraud.

(a) 用於辨認、評估及管理重大風險的程 序

> 本集團用於辨認、評估及管理重大風 險的程序概述如下:

> 風險識別一識別可能對本集團業務 及營運構成潛在影響之風險。

> 風險評估一(i)使用管理層建立之評估標準,評估已識別之風險;及(ii)考慮風險對業務之影響及後果,以及風險出現之可能性。

風險應對一(i)透過比較風險評估之結果,排列風險優先次序;及(ii)釐定風險管理策略及內部監控程序,以防止、避免或降低風險。

風險監察及匯報一(i)持續並定期監察 有關風險,以及確保設有適當的內部 監控程序;(ii)於出現任何重大變動 時,修訂風險管理策略及內部監控程 序;及(iii)向管理層及董事會定期匯 報風險監察的結果。

(b) 風險管理及內部監控系統的主要特 點

本集團已制定監控程序,旨在(i)保障資產不會被挪用及處置:(ii)確保遵守有關法例、規則及規例:(iii)確保有關為業務用途或公眾使用提供可靠財務資料之會計記錄得到妥善保管:及(iv)針對重大錯誤陳述、損失或欺詐行為提供合理保證。

- fc) An acknowledgement by the Board that it is responsible for the risk management and internal control systems and reviewing their effectiveness. It should also explain that such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatements or losses
- (c) 董事會確認其負責風險管理及內部 監控系統及檢討其成效。其亦須詮釋 該等系統乃為管理而非消除未能達 到業務目標的風險而設計,且僅能對 於重大誤報或虧損提供合理而非絕 對之保障

The Board is responsible for establishing and maintaining the sound risk management and internal control systems of the Company on an ongoing basis, as well as reviewing and evaluating their design and effectiveness at least annually. The Board oversees the overall risk management of the Group, endeavours to identify respective risks of major business segments, analyse control impact of the identified risks and facilitate implementation of coordinated mitigating measures. The risk management and internal control systems of the Company are designed to manage rather than eliminate the risk of failures to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatements or losses.

- (d) The process used to review the effectiveness of the risk management and internal control systems and to resolve material internal control defects
- (d) 用於檢討風險管理及內部監控系統 有效性的程序及解決嚴重內部監控 缺失的程序

The Company has engaged an external internal control adviser (the "Adviser") with a view to facilitate maintenance of the internal audit function carried out by the Company. The Company has reviewed the prevailing internal audit charter to ascertain the scope, duties, responsibilities and reporting protocol of the internal audit function.

本公司已委聘外部內部監控顧問(「顧問」),以協助維持本公司進行的內部審核職能。本公司已審閱現行內部審核章程,以確定內部審核職能的範圍、職責、責任及報告協議。

The Adviser has assisted the Company in conducting an annual risk assessment to identify significant risks by strategic risks, operational risks, financial risks and compliance risks of its major business segments. A three-year internal audit plan was determined based upon the results of risk assessment under the risk-based audit approach.

顧問已協助本公司進行年度風險評估,以根據其主要業務部門的戰略風險、運營風險、財務風險及合規風險來識別重大風險。根據以風險為基礎的審核方法項下的風險評估結果,釐定三年內部審核計劃。

The Adviser has also assisted the Board and the Audit Committee in performing an independent annual review of the effectiveness and adequacy of the risk management and internal control systems for the Year. Such review is conducted annually according to the three-year internal audit plan approved by the Audit Committee. Findings and areas for improvement of the review were reported by the management to the Board and the Audit Committee. The Board and the Audit Committee are of the view that there were no material internal control defects noted for the Year. All recommendations from the Adviser would be properly followed up by the Group to ensure that they would be implemented within a reasonable period of time. The Board therefore considered that the risk management and internal control systems are effective and adequate for the Year.

(e) The procedures and internal controls for the handling and dissemination of inside information

An information disclosure policy is in place to ensure potential inside information being captured and confidentiality of such information being maintained until consistent and timely disclosure are made in accordance with the GEM Listing Rules. The policy regulates the handling and dissemination of inside information, which includes: (i) designated reporting channels from different operations informing any potential inside information to designated departments; (ii) designated persons and departments to determine further escalation and disclosure as required; and (iii) designated persons authorised to act as spokespersons and respond to external enquiries.

(e) 用於處理及傳播內幕消息之程序及 內部監控

> 本集團已制訂信息披露政策,確保在保密的情況下存取潛在內幕消息, 至根據GEM上市規則作出一致和 時的披露為止。該政策規管處理及 時的披露為止。該政策規管處不同理 及所內幕消息的方式,包括(i)為不同營 運單位向指定部門匯報任何潛在內 幕消息指定匯報渠道:(ii)指定種報 及部門按規定決定進一步匯報 國方式:及(iii)指定獲授權人士作為 發言人及回應外界查詢。

## **SHAREHOLDERS' RIGHTS**

# Procedures for Shareholders to convene an extraordinary general meeting

Pursuant to article 12.3 of the Articles of Association, extraordinary general meetings of the Company (the "EGM(s)") shall also be convened on the requisition of two or more Shareholders holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Directors or the Company Secretary for the purpose of requiring an EGM to be called by the Board for the transaction of any business specified in such requisition. If within twenty-one days of such deposit the Directors fail to proceed to convene such meeting, the requisitionist(s) himself (themselves) representing more than one-half of the total voting rights of all of them may do so in the same manner, provided that such meeting shall be held within three months after the deposit of such requisition, and all reasonable expenses incurred by the requisitionist(s), as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

# Procedures for Shareholders to nominate a person for election as a Director

Pursuant to article 16.4 of the Articles of Association, no person shall, unless recommended by the Board, be eligible for election to the office of Director at any general meeting unless during the period, which shall be at least seven days, commencing no earlier than the day after the despatch of the notice of the meeting appointed for such election and ending no later than seven days prior to the date of such meeting, there has been given to the Company Secretary notice in writing by a Shareholder (not being the person to be proposed), entitled to attend and vote at the meeting for which such notice is given, of his intention to propose such person for election and also notice in writing signed by the person to be proposed of his willingness to be elected.

The details of the Company's procedures for Shareholders to propose a person for election as a Director are set out in the "Procedures for shareholders to propose a person for election as a Director" which is available on the Company's website at www.sinolifegroup.com.

# 股東權利

### 股東召開股東特別大會的程序

### 股東提名人士參選董事的程序

根據組織章程細則第16.4條,任何未經董事會推薦的人士均不可於任何股東大會參選董事,除非在此期間(應最少七天,不會於該選舉大會通知發出後的第二天開始,並不遲於該大會日期前七天結束),由合資格出席大會並於會上投票的股東(非為於會上提名人士)以書面通知公司秘書,擬該名人士參加選舉,且遞交明其願意參與選舉。

本公司關於股東提名人士參選董事的程序詳情,載於本公司網站 (www.sinolifegroup.com)的「股東提名人士參選董事的程序」。

# Procedures for Shareholders to put enquiries to the Board

Shareholders may at any time make a request for the Company's information to the extent such information is publicly available. Any such questions shall be first directed to the Company Secretary at the Company's head office and principal place of business in Hong Kong or the Company's Hong Kong branch share registrar and transfer office.

Shareholders or investors can raise questions or provide comments and suggestions to the Company through the following means:

By post: 18/F, Ovest

77 Wing Lok Street

Sheung Wan Hong Kong

By email: ir@sinolifegroup.com

# Procedures for Shareholders to put forward proposals at Shareholders' meeting

There are no provisions allowing Shareholders to make proposals or move resolutions at the general meetings under the memorandum of the Company and the Articles of Association or the laws of the Cayman Islands. However, Shareholders are welcomed to put forward proposals relating to the operations and management of the Group to be discussed at Shareholders' meetings. The proposals shall be sent to the Company Secretary at the contact details as set out in the paragraph headed "Procedures for Shareholders to put enquiries to the Board" above by a written requisition. Shareholders who wish to put forward a proposal should convene an EGM by following the procedures set out in the paragraphs headed "Procedures for Shareholders to convene an extraordinary general meeting" above.

### 股東向董事會提出查詢的程序

股東可隨時索取本公司之公開資料。股東 應於本公司之總部及香港主要營業地點向 公司秘書或透過本公司之香港股份過戶登 記分處提出任何有關查詢。

股東或投資者可透過以下方式向本公司查 詢及提出意見:

郵遞: 香港

上環

永樂街77號 Ovest 18樓

電郵: ir@sinolifegroup.com

### 股東在股東大會上提出議案的程序

本公司組織章程文件及組織章程細則或開 要群島法律中並無任何條款允許股東 會上提出議案或動議決議案。然而 會上提出議案或動議決議案。然及司歡迎股東提出與本集團的 理有關的議案,以供在股東大會上建 論。議案應以書面要求形式按上文「股的 章事會提出查詢的程序」一段所載的 聚詳情發送予公司秘書。意欲提出別 股東應按照上文「股東召開股東特別大 的程序」一段所載的程序召開股東特別大 命。。

## **DIRECTORS AND OFFICERS INSURANCE**

Appropriate insurance covers on Directors' and officers' liabilities have been in force to protect the Directors and officers of the Group from their risk exposure arising from the business of the Group.

#### **CONSTITUTIONAL DOCUMENTS**

There is no change in the Company's constitutional documents during the Year.

#### **VOTING BY POLL**

Pursuant to Rule 17.47(4) of the GEM Listing Rules, any vote of shareholders at a general meeting must be taken by poll except where the Chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands.

# INVESTOR RELATIONS AND COMMUNICATION WITH SHAREHOLDERS

To ensure effective communication between the Board and the Shareholders, the Company has adopted a Shareholders' communication policy (the "Communication Policy"). Under the Communication Policy, the Company's information shall be communicated to the Shareholders mainly through general meetings, including annual general meetings, the Group's financial reports (quarterly reports, half-yearly report and annual report), its corporate communications and other corporate publications on the Company's website and the Stock Exchange's website and meetings with investors and analysts.

#### **DIVIDEND POLICY**

The Company adopted a policy on payment of dividends (the "Dividend Policy") in March 2019, which establishes an appropriate procedure on declaring and recommending the dividend payment of the Company.

## 董事及高級人員責任保險

涵蓋董事及高級人員法律責任之適當保險 已有效保障本集團董事及高級人員因本集 團業務產生之風險。

## 憲章文件

於本年度,本公司的憲章文件並無變動。

# 以投票方式表決

根據GEM上市規則第17.47(4)條之規定,除主席以誠實信用之原則做出決定,容許純粹有關程序或行政事宜之決議案以舉手方式表決外,在股東大會上,股東所作之任何表決必須以投票方式進行。

# 投資者關係及與股東之溝通

為確保董事會與股東保持有效溝通,本公司已採納一項股東溝通政策(「溝通政策)。根據溝通政策,本公司將主要透過股東大會(包括股東週年大會)、本集團之財務報告(季度、半年度及年度報告)、於本公司及聯交所網站上刊登之公司通訊及其他企業刊物以及投資者及分析師會議向股東提供其資料。

# 股息政策

本公司於二零一九年三月採納派付股息之 政策(「股息政策」),確立本公司宣派及建 議派發股息之適當程序。

The Company will declare and/or recommend the payment of dividends to the Shareholders after considering the Company's ability to pay dividends, which will depend on a number of factors, including but not limited to:

本公司經考慮本公司派付股息之能力後將 向股東宣派及/或建議派發股息,其將視 乎若干因素,包括但不限於:

- (i) the Group's actual and expected financial performance;
- the Group's expected working capital requirements, capital expenditure requirements and future expansion plans;
- (iii) retained earnings and distributable reserves of the Company and each of the members of the Group;
- (iv) the Group's liquidity position;
- (v) the general economic conditions and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- (vi) any other factors that the Board deems relevant.

The Board has complete discretion on whether to pay a dividend, subject to Shareholders' approval, where applicable. Even if the Board decides to recommend and pay dividends, the form, frequency and amount will depend upon the operations and earnings, capital requirements and surplus, general financial condition, contractual restrictions and other factors of and affecting the Group. The Board may also consider declaring interim dividends from time to time.

The Company shall review and reassess the Dividend Policy and its effectiveness on a regular basis or as required.

- (i) 本集團之實際及預期財務表現;
- (ii) 本集團之預期營運資金需求、資本開 支需求及未來擴展計劃;
- (iii) 本公司及本集團各成員公司之保留 盈利及可供分派儲備;
- (iv) 本集團之流動資金狀況;
- (v) 普遍經濟情況及其他或會影響本集 團之業務或財務表現及狀況的內部 或外部因素:及
- (vi) 任何其他董事會認為相關的因素。

董事會可全權酌情決定是否派付股息(視乎情況須獲股東批准)(倘適用)。即使董事會決議建議並派付股息,其形式、密度及金額將取決於營運及盈利、資金需求及盈餘、整體財務狀況、合約限制及其他本集團之其他影響本集團之因素。董事會亦可不時考慮宣派中期股息。

本公司將定期(或按需要)檢討及重新評核股息政策及其效能。

As the date of this annual report, the biographical information of the Group's Directors and senior management are as follows:

於本年報日期,本集團董事及高級管理層的履歷資料如下:

#### **EXECUTIVE DIRECTORS**

Mr. Xu Jianchun (許建春), aged 44, was appointed on 22 December 2017 as the Chairman of the Board. Mr. Xu holds a doctorate degree in economics from Renmin University of China. Mr. Xu has many years of investment experience in the biotechnology sector. He has extensive experience in the biotechnology investment and operation field.

Mr. Liu Tien-Tsai (劉添財), aged 65, was appointed on 24 February 2005. Mr. Liu is responsible for the overall corporate strategies, planning, overall operational management and business development of the Group. Mr. Liu is a director of all subsidiaries of the Group (including Bau Shan Life Science Technology Co., Ltd (寶山生命科技股份有限公 司) ("Bau Shan"). Mr. Liu founded Bau Shan and became its controlling shareholder in 1998, and has since then been continuously expanding its management team. Mr. Liu is also the team head of the funeral services deed team. Since the Group's establishment, Mr. Liu has played an active role in training its team. Mr. Liu obtained certificates in Non-Profit Making Organisation Management and Mortuary Science and Funeral Service Management from Nanhua University (南華 大學) in 2000 and 2001 respectively. Having over 10 years of managerial, corporate and business experience, Mr. Liu began his career in funeral business since 1998. Mr. Liu has been a member of Japan Environmental Zhai Yuan Association (日 本 環境齋苑協會), the National Funeral Director Association of the United States and the FIAT-IFTA of Holland, and a council member of Society of Chinese Funeral Education (中 華民國殯葬教育學會) and Chinese Society of Life and Death Studies (中華生死學會). Mr. Liu had also been a lecturer holding seminars on the skills of being a ceremonial master and cosmetology at the Continuing Education Centre, Ling Tung College (嶺東技術學院進修暨推廣教育中心) in Taiwan. Mr. Liu is currently an honorary member of the China Funeral Association (中國殯葬協會) in the PRC.

# 執行董事

許建春先生,44歲,於二零一七年十二月 二十二日獲委任為董事會主席。許先生持 有中國人民大學經濟學博士學位。許先生 擁有多年生命科技領域投資經驗,彼於生 命科技領域投資運營具備豐富經驗。

劉添財先生,65歲,於二零零五年二月 二十四日獲委任。劉先生負責本集團之整 體企業策略、規劃、整體營運管理及業務 發展。劉先生為本集團所有附屬公司(包 括寶山生命科技股份有限公司(「寶山」)) 之董事。劉先生創立寶山,並於一九九八 年成為其控股股東,並自此一直擴充其管 理團隊。劉先生亦為殯儀服務契約團隊的 主管。自本集團成立以來,劉先生一直於 培訓團隊方面擔當積極的角色。劉先生分 別於二零零零年及二零零一年取得南華大 學非營利事業管理及殮葬學及殯儀館服務 管理證書。劉先生自一九九八年起開展其 殯儀事業,彼擁有逾十年管理、企業及業 務經驗。劉先生曾為日本環境齋苑協會、 美國國家殯儀業董事協會及荷蘭FIAT-IFTA 成員,並為中華民國殯葬教育學會及中華 生死學會協會成員。劉先生亦於台灣嶺東 技術學院進修暨推廣教育中心擔任成為禮 儀師 及美容技能課堂講師。劉先生目前為 中國殯葬協會名譽會員。

**Dr. Xu Qiang (徐強)**, aged 45, was appointed on 1 March 2019 as a non-executive Director and was redesignated from a non-executive Director to an executive Director on 22 January 2021. Dr. Xu obtained his master's degree in Materials Physics and Chemistry from Tsinghua University in 2003. In 2008, he has obtained a doctorate's degree in Quantitative Electron Diffraction from Delft University of Technology in the Netherlands. Since 2012, Dr. Xu has served successively as Product Manager, Director of Application and is now the Vice President of Business Development in a nanotechnology company, focusing on the development of electron microscope related products, in the Netherlands.

徐強博士,45歲,於二零一九年三月一日 獲委任非執行董事,並於二零二一年一月 二十二日由非執行董事調任為執行董事。 徐博士於二零零三年獲取清華大學材料物 理與化學專業碩士學位。於二零零八年, 彼獲取荷蘭Delft University of Technology 定量電子衍射博士學位。自二零一二年起, 徐博士於荷蘭一間納米技術公司先後出任 產品經理、技術應用總監且現為業務發展 副總裁,專門研發電子顯微鏡相關產品。

### INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chai Chung Wai (齊忠偉), aged 56, was appointed on 16 February 2009. Mr. Chai obtained his master degree of Accounting from Jinan University on 6 January 2004 and of business administration from the University of Manchester in December 2006. Mr. Chai is a fellow member of the Association of Chartered Certified Accountants, a fellow of the Hong Kong Institute of Certified Public Accountants, a Fellow of the Institute of Chartered Accountants in England and Wales and a Fellow of The Hong Kong Institute of Directors. Mr. Chai has extensive experience of over 20 years in the accounting and financial field. Mr. Chai has been the company secretary of Ping Shan Tea Group Limited. He was an independent non-executive director of Sino Energy International Holdings Group Limited (a company formerly listed in Hong Kong, stock code: 1096 and cancelled listing on 15 December 2022) from February 2019 to August 2022. Mr. Chai was an independent non-executive director of Asia Coal Limited (a company formerly listed in Hong Kong, stock code: 835, and cancelled listing on 18 June 2019) from September 2018 to June 2019.

## 獨立非執行董事

齊忠偉先生,56歲,於二零零九年二月 十六日獲委任。齊先生於二零零四年一月 六日在暨南大學取得會計碩士學位及於二 零零六年十二月在曼徹斯特大學取得工商 管理碩士學位。齊先生為特許公認會計師 公會資深會員、香港會計師公會資深會員、 英格蘭及威爾斯特許會計師公會資深會員 及香港董事學會資深會員。齊先生於會計 及金融領域擁有逾20年的豐富經驗。齊先 生曾任坪山茶業集團有限公司之公司秘書。 彼於二零一九年二月至二零二二年八月擔 任中能國際控股集團有限公司(一間曾於 香港上市的公司,股份代號:1096,於二 零二二年十二月十五日取消上市)的獨立 非執行董事。齊先生於二零一八年九月至 二零一九年六月為亞洲煤業有限公司之獨 立非執行董事(一間前香港上市公司,股 份代號:835,已於二零一九年六月十八日 取消上市)。

Mr. Sun Fei (孫飛), aged 43, was appointed on 23 January 2018. Mr. Sun obtained a Bachelor of Science degree in biophysics from the Department for Intensive Instruction of Science and Arts of Nanjing University in 2001, and obtained a doctorate degree in biophysics from the School of Medicine, Tsinghua University in 2006. Since 2006, he has been a researcher at the Institute of Biophysics of the Chinese Academy of Sciences, conducting an independent research on biophysics and structural biology. Since 2012, he has served as the director of the Center for Biological Imaging of the Institute of Biophysics of the Chinese Academy of Sciences, leading the establishment and operation of the international-class Center for Biological Imaging. Since 2015, he has been appointed as professor at the University of Chinese Academy of Sciences, teaching graduate and undergraduate students. He has extensive research experience in biophysical technology, cryo-electron microscopy, biological macromolecular structure and biological imaging, and has extensive management experience in the operation and maintenance of research platforms. In 2009, Mr. Sun was awarded the Shizhang Bei Prize in Biophysics. In 2013, he was chosen to participate as a teenage talent in the National Special Support Program for High-Level Talents, the "Ten Thousand Talent Program". In 2017, Mr. Sun was awarded the Outstanding Contribution Award for his contributions to cryo-electron microscopy in China. In 2017, he was elected as the managing director of the Biophysical Society of China and the vice-chairman of the Cryo-electron Microscopy Branch of the Biophysical Society of China.

孫飛先生,43歲,於二零一八年一月 二十三日獲委任。孫先生於二零零一年本 科畢業於南京大學基礎教學強化部,獲生 物物理學理學學士學位,並於二零零六年 畢業於清華大學醫學院,獲生物物理學理 學博士學位。二零零六年至今任中國科學 院生物物理研究所研究員,獨立開展生物 物理與結構生物學研究。二零一二年至今 擔任中國科學院生物物理研究所生物成像 中心主任,領導建設和運行國際一流生物 成像研究平台。二零一五年至今被聘為中 國科學院大學崗位教授,開展研究生和本 科生的教學工作。彼於生物物理技術、冷 凍電子顯微成像技術、生物大分子構造、 生物影像處理等方面擁有豐富的研究經驗, 並在研究平台運行維護方面擁有豐富的 管理經驗。孫先生於二零零九年榮獲貝時 璋青年生物物理學家獎。於二零一三年彼 入選國家高層次人才特殊支持計劃「萬人 計劃」青年拔尖人才。於二零一七年孫先 生榮獲中國冷凍電鏡傑出貢獻獎。於二零 一七年彼當選中國生物物理學會常務理事 及中國生物物理學會冷凍電鏡分會副理事

**Dr. YANG Jingjing (楊菁菁)**, aged 40, was appointed on 4 March 2022. He obtained a master's degree in finance from University of Technology Sydney in Australia and a doctorate degree in finance from Massey University in New Zealand. He worked as a visiting researcher at City University of Hong Kong. He is a professor, doctoral tutor, and deputy dean of the School of Finance, Guangdong University of Foreign Studies, and has been selected as a high-level financial specialist in Guangzhou. Currently, he is mainly engaged in teaching and scientific research in corporate finance and corporate governance.

楊菁菁博士,40歲,於二零二二年三月四日獲委任。彼於澳大利亞University of Technology Sydney獲得金融學碩士學位,在紐西蘭Massey University獲得金融學博士學位,曾在香港城市大學從事訪問研究。現為廣東外語外貿大學金融學院教授、博士生導師、副院長,入選廣州市高層次金融人才。目前主要從事公司金融、公司治理方面的教學與科研工作。

#### SENIOR MANAGEMENT

Mr. Chu Kin Ming, aged 42, was appointed as the company secretary of the Company on 1 June 2019. He is a fellow member of The Association of Chartered Certified Accountants. He is also a member of The Hong Kong Institute of Certified Public Accountants, The Chartered Governance Institute and The Hong Kong Chartered Governance Institute. Mr. Chu holds a Bachelor of Arts degree in Accountancy from the Hong Kong Polytechnic University and he has extensive experiences in the field of accounting and financial management.

## 高級管理層

朱健明先生,42歲,於二零一九年六月一日獲委任為本公司之公司秘書。彼為特許公認會計師公會資深會員,亦為香港會計師公會、英國特許公司治理公會以及香港公司治理公會成員。朱先生持有香港理工大學會計文學士學位,彼於會計及財務管理方面具有豐富經驗。

The board (the "Board") of directors (the "Director(s)") of Sino-Life Group Limited (the "Company", together with its subsidiaries as the "Group") is here to present the annual report and the audited consolidated financial statements for the year ended 31 December 2022 (the "Year").

中國生命集團有限公司(「本公司」,連同其附屬公司統稱「本集團」)董事(「董事」)會(「董事會」)謹此提呈截至二零二二年十二月三十一日止年度(「本年度」)的年度報告及經審核綜合財務報表。

# PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

# 主要活動及業務回顧

The principal activity of the Company is investment holding and the activities of its subsidiaries are set out in note 39 to the consolidated financial statements. There were no significant changes in nature of Group's principal activities during the Year.

本公司的主要活動為投資控股而其附屬公司的活動載於綜合財務報表附註39。本集團主要活動的性質於本年度並無重大變化。

Further discussion and analysis of these activities as required by Schedule 5 to the Hong Kong Companies Ordinance, including a discussion of the principal risks and uncertainties facing the Group and an indication of likely future developments in the group's business, can be found in the section headed "Management Discussion and Analysis" set out on pages 7 to 22 of this annual report. This discussion forms part of this report.

香港公司條例附表5所要求對該等活動作出的進一步討論及分析載於本年報第7至22頁的「管理層討論及分析」一節,當中包括本集團所面對的主要風險及不確定因素的討論,以及本集團業務可能進行的未來發展指標。本討論為董事會報告的一部份。

#### PRINCIPAL RISKS AND UNCERTAINTIES

## 主要風險及不確定因素

There are various risks and uncertainties including business risks, operational risks, and financial risks that may have different levels of impact on the Group's financial performance, operations, business as well as future prospects.

多項風險及不確定性(包括業務風險、營運風險及財務風險)可能對本集團的財務 表現、營運、業務及未來前景造成不同程 度的影響。

As the death care industry in the PRC, Taiwan and Vietnam is originated from a long cultural history, it features a geographically distinctive and traditional operation model. The conventions of such industry are now facing challenging innovation and the maturity of relevant regulations remains to be seen while the world keeps progressing and updating. The Group is adhered to the modernization reform of the death care business across different geographical locations that the Group has operations in so as to reduce the risk arising from outdated regulations for the industry.

由於中國、台灣及越南的殯葬行業源自悠久的文化歷史,其特色為地理上獨特及傳統的營運模式。該行業的慣例正面臨挑戰創新,而隨著世界不斷發展及更新,相關法規的成熟程度仍有待觀察。本集團堅持對其營運所在不同地理位置的殯葬業務進行現代化改革,以降低行業法規過時帶來的風險。

The death care industry, subject to the strict requirement of relevant regulations imposed by the government, is a highly regulated industry. There are strict restrictions on licenses and land supply which pose risks and uncertainties on the Group's business expansion.

殯葬行業受政府施加的相關法規的嚴格規定所規管,屬於受高度監管的行業。牌照及土地供應受到嚴格限制,對本集團的業務擴張帶來風險及不確定性。

Requirements and restrictions still exist in the PRC on fund flow under capital accounts, which may affect the Group's flexibility to make use of global funds to implement business expansion and our ability to distribute dividends to foreign investors.

The Group is also exposed to certain financial risk, including market risk (including currency risk, interest rate risk, equity price risk), credit risk and liquidity risk. Details of financial risks are set out in note 34 to the consolidated financial statements and the section headed "Principal Risks" under the "Management Discussion and Analysis" to this annual report.

# ENVIRONMENTAL POLICIES AND 環境政策及表現 PERFORMANCE

For the details of the environmental, social and governance performance of the Group, please refer to the Group's published "Environmental, Social and Governance Report 2022".

# COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

Save as disclosed in the section "Non-Compliance with Financial Reporting Provisions of the GEM Listing Rules" in the Corporate Governance Report of this annual report, as far as the Board is aware, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During the Year, there was no material breach of or noncompliance with the applicable laws and regulations by the Group.

中國對資本賬戶的資金流動仍然存在規定 及限制,可能影響本集團利用全球資金進 行業務擴張的靈活性及我們向外國投資者 分派股息的能力。

本集團亦面臨若干財務風險,包括市場風險(包括貨幣風險、利率風險、權益價格風險)、信貸風險及流動資金風險。財務風險詳情載於綜合財務報表附註34及本年報「管理層討論及分析」內「主要風險」一節。

有關本集團環境、社會及管治表現的詳情, 請參閱本集團刊發的「二零二二年環境、 社會及管治報告」。

# 遵守相關法律及法規

除本年報企業管治報告「未能遵守GEM上市規則之財務申報條文」一節所披露者外,據董事會所知,本集團已於重大方面遵守對本集團業務及營運有重大影響的相關法律及法規。於本年度內,本集團並無重大違反或未能遵守適用法律及法規。

# RELATIONSHIP WITH SUPPLIERS, CUSTOMERS AND OTHER STAKEHOLDERS

The Group understands the importance of maintaining a good relationship with its suppliers, customers and other stakeholders to meet its immediate and long-term goals.

During the Year, there were no material and significant dispute between the Group and its suppliers, customers and/or other stakeholders. For details, please refer to the Group's published "Environmental, Social and Governance Report 2022".

#### **RESULTS AND APPROPRIATIONS**

The Group's profit for the Year is set out in the consolidated statement of profit or loss and other comprehensive income on pages 82 and 83 and the state of affairs of the Group at that date are set out in the consolidated statement of financial position on pages 84 and 85.

The Board does not recommend the payment of any dividend for the Year (2021: Nil).

#### MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2022, the aggregate amount of turnover attributable to the Group's five largest customers represented less than 30% of the Group's total turnover; and the aggregate amount of purchases (not including the purchases of items which are of a capital nature) attributable to the Group's five largest suppliers accounted for 52.2% of the purchases for the year and purchases from the largest supplier included therein amounted to 14.3%.

# 與供應商·客戶及其他權益關涉 者的關係

本集團明白與其供應商、客戶及其他權益關 涉者維持良好關係對達致其即時及長遠目 標的重要性。

於本年度,本集團與其供應商、客戶及/或 其他權益關涉者之間並無重大糾紛。有關詳 情,請參閱本集團刊發的「二零二二年環境、 社會及管治報告」。

## 業績及撥付

本集團於本年度的虧損載於第82頁及83頁的綜合損益及其他全面收益表及本集團於該日的財務狀況載於第84頁及85頁的綜合財務狀況表。

董事會並不建議就本年度支付任何股息(二 零二一年:無)。

## 主要客戶及供應商

截至二零二二年十二月三十一日止年度,本集團五大客戶應佔的總營業額佔本集團總營業額少於30%;而本集團五大供應商應佔的採購總額(不包括購買屬資本性質的項目)佔本年度採購額52.2%,其中最大供應商的採購額佔14.3%。

At no time during the Year, none of the Directors of the Company or any of their associates or any shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any material beneficial interest in the Group's five largest customers and suppliers.

## **SEGMENT REPORTING**

Details of segment reporting for the Year are set out in note 4 to the consolidated financial statements.

## PROPERTY, PLANT AND EQUIPMENT

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

#### **INVESTMENT PROPERTIES**

Details of movements in investment properties of the Group during the Year are set out in note 16 to the consolidated financial statements.

#### SHARE CAPITAL

There are no movements in either the Company's authorised or issued share capital during the Year.

#### **RESERVES**

Details of movements in the reserves of the Company and of the Group during the Year are set out in note 32 to the consolidated financial statements and in the consolidated statement of changes in equity on page 86, respectively.

#### **DISTRIBUTABLE RESERVE**

At 31 December 2022, the Company did not have distributable reserve to shareholders.

### **DONATIONS**

Charitable donations of RMB38,000 (2021: RMB153,000) was made by the Group during the Year.

於本年度內任何時間,概無本公司董事或彼等的任何聯繫人或任何股東(就董事深知,擁有本公司已發行股本5%以上的股東) 於本集團的五大客戶及供應商擁有任何重大實益權益。

# 分部報告

本年度分部報告詳情載於綜合財務報表附 註4。

## 物業、廠房及設備

本集團的物業、廠房及設備於本年度的變動詳情載於綜合財務報表附註14。

## 投資物業

本集團投資物業於本年度的變動詳情載於 綜合財務報表附註16。

# 股本

本公司的法定或已發行股本於本年度並無 變動。

## 儲備

本公司及本集團的儲備於本年度的變動詳情分別載於綜合財務報表附註32及載於本年報第86頁的綜合權益變動表。

## 可分派儲備

於二零二二年十二月三十一日,本公司並 無向股東分派儲備。

### 捐款

本集團於本年度作出慈善捐款人民幣 38,000元(二零二一年:人民幣153,000 元)。

## **DIRECTORS**

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

#### **Executive Directors**

Mr. Xu Jianchun Mr. Liu Tien-Tsai Dr. Xu Qiang

#### Independent non-executive Directors

Mr. Chai Chung Wai Mr. Sun Fei Dr. Yang Jingjing

(Appointed on 4 March 2022)

Mr. Wang Jun (Resigned on 4 March 2022)

According to the requirements of article 16.18 of the articles of association of the Company (the "Articles of Association"), at each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. Mr. Liu Tien-Tsai and Dr. Xu Qiang will retire by rotation in accordance with article 16.18 of the Article of Association, and, being eligible, offer themselves for re-election in the forthcoming annual general meeting of the Company (the "AGM").

# BOARD OF DIRECTORS AND SENIOR MANAGEMENT

As at the date of this report, biographical details of the Directors and senior management of the Group are set out on pages from 51 to 54 of this annual report.

## 董事

於本年度及直至本報告日期的董事為:

### 執行董事

許建春先生 劉添財先生 徐強博士

## 獨立非執行董事

齊忠偉先生 孫飛先生 楊菁菁博士

(於二零二二年三月四日獲委任) 王均先生(於二零二二年三月四日辭任)

根據本公司組織章程細則(「組織章程細則」)第16.18條之規定,在每屆股東週年大會上,當時在任之三分一董事(或如果董事數目並非三之倍數,則為最接近三分一而又不少於三分一之數目)必須輪歸退任,而每名董事須最少每三年於股東週年大會輪席退任一次。劉添財先生及徐韓居大會輪席退任一次。劉添財先生及徐韓限世,並符合資格且願意於本公司應屆股東週年大會(「股東週年大會」)膺選連任。

# 董事會及高級管理層

於本報告日期,董事及本集團高級管理層的履歷詳情載於本年報第51頁至第54頁。

## **DIRECTORS' SERVICE AGREEMENT**

Mr. Xu Jianchun ("Mr. Xu"), an executive Director, has entered into a service agreement with the Company for a term of three years commencing from 22 December 2017, which continues thereafter until terminated by either party giving not less than two months' notice in writing to the other party.

Mr. Liu Tien-Tsai, an executive Director, has entered into a service agreement with the Company for a term of three years commencing from 9 September 2009, which continues thereafter until terminated by either party giving not less than three months' notice in writing to the other party.

Dr. Xu Qiang, an executive Director, has entered into a service agreement with the Company for a term of three years commencing from 22 January 2021, which continues thereafter until terminated by either party giving not less than two month's notice in writing to the other party.

Mr. Chai Chung Wai, an independent non-executive Director, has renewed his letter of appointment with the Company for a term of three years commencing from 9 September 2021, which can be terminated by either party giving not less than one month's notice in writing to the other party.

Mr. Sun Fei, an independent non-executive Director, has renewed his letter of appointment with the Company for a term of three years from 23 January 2021, which can be terminated by either party giving not less than one month's notice in writing to the other party.

Dr. Yang Jingjing, an independent non-executive Director, has entered into a letter of appointment with the Company for a term of three years from 4 March 2022, which can be terminated by either party giving not less than one month's notice in writing to the other party.

# 董事的服務協議

執行董事許建春先生(「許先生」)已與本公司訂立服務協議,自二零一七年十二月二十二日起計為期三年且其後續期,直至由任何一方向另一方發出不少於兩個月的書面通知終止為止。

執行董事劉添財先生已與本公司訂立服務協議,自二零零九年九月九日起計為期三年且其後續期,直至由任何一方向另一方發出不少於三個月的書面通知終止為止。

執行董事徐強博士已與本公司訂立服務協議,自二零二一年一月二十二日起計為期三年且其後續期,直至由任何一方向另一方發出不少於兩個月的書面通知終止。

獨立非執行董事齊忠偉先生已與本公司重續委任函件,自二零二一年九月九日起計為期三年,直至由任何一方向另一方發出不少於一個月的書面通知終止。

獨立非執行董事孫飛先生已與本公司續簽委任函件,自二零二一年一月二十三日起計為期三年,直至由任何一方向另一方發出不少於一個月的書面通知終止。

獨立非執行董事楊菁菁博士已與本公司訂立委任函件,自二零二二年三月四日起計為期三年,直至由任何一方向另一方發出不少於一個月的書面通知終止。

None of the Directors, including those to be re-elected at the forthcoming AGM, has a service agreement which is not determinable by the Group within one year without the payment of compensation (other than statutory compensation). 概無任何董事(包括將於下屆股東週年大會參加重選的董事)擁有本集團在不支付賠償(法定賠償除外)的情況下不可於一年內終止的服務協議。

#### **EMOLUMENT POLICY**

# A remuneration committee is set up for reviewing the Group's emolument policy and structure for all remuneration of the Directors and senior management of the Group, having regard to the Group's operating results, individual performance and comparable market practices.

The Company has adopted a share option scheme (the "Share Option Scheme") to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, advisors, consultants, service providers, agents, customers, partners or joint-venture partners of the Group and to promote the success of the business of the Group.

For details of the Share Option Scheme, please refer to the section headed "Share Option Scheme" below.

# REMUNERATION OF DIRECTORS AND FIVE EMPLOYEES WITH HIGHEST EMOLUMENTS

Details of the emoluments of the Directors and five employees with highest emoluments for the Year are set out in note 8 and note 9 to the consolidated financial statements respectively.

## 薪酬政策

本公司已成立薪酬委員會,旨在考慮本集團的經營業績、個別表現及可比較的市場慣例後,檢討本集團的薪酬政策及本集團全體董事及高級管理層的薪酬結構。

本公司已採納購股權計劃(「購股權計劃」) 乃為吸引及挽留最稱職人員,為本集團之 僱員(全職及兼職)、董事、顧問、諮詢人、 服務提供商、代理、客戶、合作夥伴或合營 企業夥伴提供額外獎勵及推動本集團業務 之成功。

有關購股權計劃詳情,請參閱下文「購股權計劃」一節。

## 董事及五位最高薪酬僱員的酬 金

於本年度董事及五位最高薪酬僱員酬金的 詳情分別載於綜合財務報表附註8及附註 9。

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

董事及主要行政人員於本公司 或其相聯法團之股份、相關股 份及債權證之權益及淡倉

As at 31 December 2022, the interests and short positions held by the Directors or chief executives of the Company had any interests or short positions in the shares (the "Shares"), underlying shares (the "Underlying Shares") and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) (the "SFO")), which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interests or short positions which they have taken or deemed to have taken under such provisions of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

# Aggregated long positions in the Shares and Underlying Shares

於股份及相關股份之好倉總額

Number of

	Number of S 所持股(		Underlying Shares held pursuant to the share options 根據購股權所持 相關股份數目		Approximate percentage of the
Name of Directors	Personal interest	Corporate interest	Personal interest	Total	total number of Shares in issue
董事姓名	個人權益	企業權益	個人權益	總計	佔已發行股份 總數的概約百分比
Mr. XU	-	220,475,000 (Note 1)	-	220,475,000	29.69%
許先生 Dr. XU Qiang	-	(附註1) -	3,712,000 (Note 2)	3,712,000	0.50%
徐強博士 Mr. SUN Fei	_	_	(附註2) 3,712,000	3,712,000	0.50%
孫飛先生			(Note 2) (附註2)	3,712,000	0.3070

Notes:

- Mr. Xu is interested in 220,475,000 Shares through his controlling interests in Hong Kong Gaoqi Biological Technology Company Limited ("HK Gaogi"). Mr. Xu is interested in HK Gaogi through his 25.55% direct beneficial interests and 9.78% through Houp Bio-Technology Limited ("HBT Limited"), a company incorporated in the British Virgin Islands. HBT Limited has two classes of shares, namely class A and class B, in which shareholders of class A and class B have 30 votes and 1 vote per share in the shareholders' meeting respectively. Mr. Xu holds 94.07% class A interests and Ms. Qiu Qi(邱琪), the spouse of Mr. Xu, holds 5.93% class A interests and 10.74% class B interests in HBT Limited. By virtue of the SFO, Mr. Xu is taken to be interested in all the shares held by Ms. Qiu Qi, so Mr. Xu collectively holds 86.78% of the total voting rights of HBT Limited, and in turn is interested in 9.78% of HK Gaogi. Accordingly, Mr. Xu is deemed to be interested in all the Shares held by HK Gaogi by virtue of SFO.
- 2. These Shares represent the share options granted by the Company under the share option scheme of the Company on 19 May 2022.

Save as disclosed above, as at 31 December 2022, none of the Directors, chief executive of the Company or their respective associates had any interests or short positions in the Shares, Underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which will be required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short position which they are taken or deemed to have taken under such provisions of the SFO), or which will be required to be entered into the register kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the minimum standards of dealing by directors of the Company as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules.

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

So far as the Directors are aware, as at 31 December 2022, other than the Directors or chief executives of the Company whose interests or short positions are disclosed under the paragraph headed "Directors' and Chief Executives' Interests and Short Positions in the Shares, Underlying Shares and Debentures of the Company or its Associated Corporations" above, the following persons and corporations have interests or short position in the Shares or Underlying Shares which has to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO and as recorded in the register required to be kept under Section 336 of the SFO, and who were expected, directly or indirectly, to be interested in 5% or more of the Shares is listed as follows:

附註:

- 許先生透過其於香港高崎生物科技有 限公司(「香港高崎」)的控股權益於 220,475,000股股份中擁有權益。許先生 擁有香港高崎25.55%之直接實益權益 及Houp Bio-Technology Limited (「HBT Limited」)(該公司於英屬處女群島註冊 成立)9.78%之權益。HBT Limited擁有兩類 股份,包括A類股份及B類股份,其中持有 A類股份及B類股份的股東分別持有股東大 會上每股30票投票權及每股1票投票權。許 先生擁有HBT Limited 94.07%之A類權益, 其配偶邱琪女士擁有HBT Limited 5.93%之 A類權益及10.74%之B類權益。根據證券及 期貨條例,許先生被視為於邱琪女士持有 的所有股份中擁有權益,故此,許先生合 共持有HBT Limited之總投票權的86.78%, 另擁有香港高崎9.78%之權益。因此,根據 證券及期貨條例,許先生被視為於香港高 崎持有的所有股份中擁有權益。
- 該等股份指本公司於二零二二年五月十九 日根據本公司購股權計劃授出的購股權。

# 主要股東於股份及相關股份之 權益及淡倉

就董事所悉,於二零二二年十二月三十一日,除上段「董事及高級行政人員於本司或其相聯法團之股份、相關股份及債證之權益及淡倉」披露的董事或股份可申擁有任何根據證券及期貨所以部第2及第3分部之條文須向本係到實施,且條例第336條列第336條列,且權益的登記冊所記錄之權益或淡倉,且權益的人士及公司名列如下:

Aggregate long positions in the Shares

於股份之好倉總額

		Number of	Approximate percentage of the issued share capital of the
ame of Shareholders	Nature of interest	Shares held	Company 佔本公司已發行
東名稱	權益性質	所持股份數目	股本的概約百分比
《Gaoqi 港高崎	Beneficial Owner 實益擁有人	220,475,000	29.69%
s. QIU Qi	Interests of controlled corporation (Note 2)	220,475,000	29.69%
琪女士	控股公司權益(附註2)		

Notes:

邱玉

Nar

股勇

HK 香港 Ms.

- 1. Mr. Xu is the director of HK Gaoqi, which holds 29.69% Shares, and the director of HBT Limited, which holds 9.78% of equity interests in HK Gaoqi. Mr. Xu is interested in HK Gaoqi through his 25.55% direct beneficial interests and 9.78% through HBT Limited. HBT Limited has two classes of shares, namely class A and class B, in which shareholders of class A and class B have 30 votes and 1 vote per share in the shareholders' meeting respectively, and Mr. Xu holds 94.07% class A interests in HBT Limited and Ms. Qiu Qi, the spouse of Mr. Xu, holds 5.93% class A interests and 10.74% class B interests in HBT Limited. By virtue of the SFO, Mr. Xu is taken to be interested in all the shares held by Ms. Qiu Qi, so Mr. Xu collectively holds 86.78% of the total voting rights of the HBT Limited, and in turn is interested in 9.78% of HK Gaoqi.
- 2. By virtue of the SFO, Ms. Qiu Qi, the spouse of Mr. Xu, is taken to be interested in all the shares held by Mr. Xu.

Save as disclosed above and the Directors' interests as disclosed in "Directors' and Chief Executives' Interests in and Short Positions in Shares, Underlying Shares and Debentures of the Company or its Associated Corporations", no person had interests in shares or short positions in the shares of the Company or underlying shares which are required to be recorded in the register to be kept by the Company pursuant to section 336 of the Securities and Futures Ordinance as at 31 December 2022.

#### 附註:

- 1. 許先生為香港高崎之董事,彼擁有該公司 29.69%之股份,亦為HBT Limited之董事,擁有香港高崎9.78%之權益。許先生擁有香港高崎25.55%之直接實益權益及HBT Limited 9.78%之權益。HBT Limited擁有兩類股份,包括A類股份及B類股份,其中持有A類股份及B類股份的股東分別持有股東大會上每股30票投票權及每股1票投票權。並且許先生擁有HBT Limited 94.07%之A類權益,其配偶邱琪女士擁有HBT Limited 5.93%之A類權益及10.74%之B類權益。根據證券及期貨條例,許先生於邱琪女士持有的所有股份中擁有權益,故此,許先生合共持有HBT Limited之總投票權的86.78%,另擁有香港高崎9.78%之權益。
- 根據證券及期貨條例,作為許先生之配偶, 邱琪女士被視為於許先生所持有的所有股份中擁有權益。

除上文所披露者外及於「董事及主要行政人員於本公司或其相聯法團之股份、相關股份及債權證之權益及淡倉」披露的董事的權益外,於二零二二年十二月三十一日,概無人士於本公司之股份及相關股份中擁有根據證券及期貨條例第336條須予備存的登記冊所記錄之權益或淡倉。

## **DIRECTORS' INTERESTS IN CONTRACTS**

Save as the transactions disclosed in note 35 to the consolidated financial statements, no transaction, arrangement or contract that is significant in relation to the Group's business to which the Company or any of its subsidiaries, fellow subsidiaries or parent company was a party and in which a Director or his connected entity had, directly or indirectly, a material interest subsisted at the end of the Year or at any time during the Year.

# DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Apart from the details as disclosed under the heading "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures of the Company or its Associated Corporation" above, at no time during the Year was the Company or any of its subsidiaries, or any of its fellow subsidiaries, a party to any arrangement to enable the Directors or chief executives of the Company or their respective associates (as defined in the GEM Listing Rules) to have any right to subscribe for securities of the Company or any of its associated corporations as defined in the SFO or to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate.

### MATERIAL RELATED PARTY TRANSACTIONS

Details of related party transactions undertaken in the normal course of business of the Group during the Year are set out in note 35 to the consolidated financial statements.

All other related party transactions and balances did not constitute connected transactions or continuing connected transactions of the Company under Chapter 20 of the GEM Listing Rules which are required to comply with any of the reporting, announcement or independent shareholders' approval requirements under the GEM Listing Rules.

# PURCHASE, SALE AND REDEMPTION OF THE LISTED SECURITIES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the Year.

## 董事於合約中的權益

除綜合財務報表附註35中所披露的交易外,於本年度末或本年度內任何時間,概無董事或其關連實體於對本集團業務而言屬重大的任何交易、安排或合約(本公司或其任何附屬公司、同系附屬公司或母公司為訂約方)中直接或間接擁有重大權益。

# 董事認購股份或債權證的權利

## 重大關連方交易

本集團於本年度正常業務過程中進行的關連方交易之詳情載於綜合財務報表附註 35。

根據GEM上市規則第20章,所有其他關連 方交易及結餘均不構成須遵守GEM上市規 則項下的申報、公佈或獨立股東批准規定 的本公司的關連交易或持續關連交易。

# 購買、出售及贖回上市證券

本公司或其任何附屬公司於本年度概無購買、出售或贖回本公司任何上市證券。

## **MANAGEMENT CONTRACTS**

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

# DIRECTORS' INTEREST IN A COMPETING BUSINESS

As disclosed in the announcement (the "Announcement") dated 13 September 2021 and the circular (the "Circular") dated 29 October 2021 of the Company with respect to (i) the major and connected transaction in relation to the capital increase in Zhongke Zhenhui; and (ii) the major transaction in relation to the formation of the JV Company, the Company has entered into the Capital Increase Agreement and the JV Agreement on 13 September 2021. Capitalised terms used in this report shall bear the same meanings as those defined in the Announcement and the Circular unless the context requires otherwise.

If the Capital Increase and the Formation of the JV Company are crystalised, the Group through (i) the JV Company will engage in equity and/or securities investment business; and (ii) Zhongke Zhenhui engaged in technical development and consultation services, investment activities and business management consultation. The businesses of Nanyue AM are mainly engaged in asset management, investment management, equity investment and investment consulting services through its private equity funds. Mr. Xu is a director of Nanyue AM and, together with his associates, ultimately owned as to approximately 71.25% equity interests of Nanyue AM, therefore, Mr. Xu may be regarded as being interested in the competing business with the business of the Group.

As the Company's management and administrative structure are independent to that of Nanyue AM, and coupled with the diligence of the independent non-executive Directors and the audit committee of the Company (the "Audit Committee"), the Group is capable of carrying its businesses independently on an arm's length basis.

For more details, please refer to the Announcement, the Circular and the announcement dated 22 November 2021 of the Company.

# 管理合約

於本年度,就本公司整體或任何重大部分業務方面概無訂立或存在管理及行政合約。

# 董事於競爭業務之權益

誠如本公司日期為二零二一年九月十三日之公告(「該公告」)及日期為二零二一年十月二十九日之通函(「該通函」),內容有關(i)向中科臻慧增資之主要及關連交易;及(ii)組建合營公司之主要交易,本公司已於二零二一年九月十三日訂立增資協議及合營協議。除文義另有所指外,本報告所用詞彙與該公告及通函所界定者具備相同涵義。

倘增資及組建合營公司之事項敲定後,本集團透過(i)合營公司將從事股權及/或證券投資業務:及(ii)中科臻慧從事技術開發及諮詢服務、投資活動及業務管理部。Nanyue AM主要透過其私募股權基金從事資產管理、投資管理、股權投資及資諮詢服務業務。許先生為Nanyue AM約至重事,與其聯繫人最終擁有Nanyue AM約71.25%之股權,故此,許先生被視為於與本集團業務有競爭之業務中擁有權益。

由於本公司之管理及行政架構獨立於 Nanyue AM·加之本公司獨立非執行董事 及審核委員會(「審核委員會」)之勤勉·本 集團能夠按公平基準獨立營運其業務。

更多詳情請參閱該公告、該通函以及本公司日期為二零二一年十一月二十二日的公告。

Save as disclosed above, during the Year and up to the date of this annual report, none of the Directors, the controlling shareholders of the Company, or any of their respective close associates (as defined in the GEM Listing Rules) is interested in a business apart from the Group's business which competes or is likely to compete, directly or indirectly, with the businesses of the Group, and is required to be disclosed pursuant to Rule 11.04 of the GEM Listing Rules.

除上文所披露者外,於本年度及截至本年報日期,除本集團業務外,概無董事、本公司之控股股東或任何彼等各自的緊密聯繫人(定義見GEM上市規則)於與本集團業務直接或間接構成或可能構成競爭之業務中擁有根據GEM上市規則第11.04條須予披露之權益。

### **BANK BORROWINGS**

Particulars of bank borrowings of the Group as at 31 December 2022 are set out in note 28 to the consolidated financial statements.

### **RETIREMENT SCHEMES**

Particulars of the retirement schemes of the Group are set out in note 13 to the consolidated financial statements.

### **CONFIRMATION OF INDEPENDENCE**

The Company has received from each of the independent non-executive Directors a written annual confirmation of independence pursuant to Rule 5.09 of the GEM Listing Rules and considers all the independent non-executive Directors are independent.

# CODE OF CONDUCT REGARDING DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding Directors' securities transactions on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Specific enquiry has been made of all the Directors and the Directors have confirmed that they had complied with such code of conduct throughout the Year.

Specific employees who are likely to be in possession of unpublished inside information of the Group are also subject to compliance with the same code. No incident of non-compliance was noted by the Company for the Year.

## 銀行借貸

本集團於二零二二年十二月三十一日的銀 行借貸的詳情載於綜合財務報表附註28。

## 退休計劃

本集團退休計劃的詳情載於綜合財務報表 附註13。

## 獨立性確認

本公司已收到各獨立非執行董事根據GEM 上市規則第5.09條所作的書面年度獨立性 確認書,並認為全體獨立非執行董事均屬 獨立人士。

# 有關董事進行證券交易之行為 守則

本公司採納有關董事進行證券交易之行為守則,其條款與GEM上市規則第5.48至5.67條所載的交易標準同樣嚴謹。已向所有董事作出特定查詢,董事確認,彼等於本年度內一直遵守該等行為守則。

可能擁有本集團未公佈內幕消息之特定僱 員亦須遵守相同守則。於本年度,本公司 並不知悉任何不合規事件。

#### **SHARE OPTION SCHEME**

The old share option scheme, which was adopted by the Company on 24 August 2009, was expired and there was no outstanding share option. A new share option scheme (the "Share Option Scheme") was adopted by the shareholders of the Company at the extraordinary general meeting of the Company held on 22 April 2021. The Share Option Scheme will remain in force for a period of 10 years commencing from the date of adoption of the Share Option Scheme from 22 April 2021 (the "Date of Adoption") (that is from 22 April 2021 to 21 April 2031). The purpose of the Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to the participants and to promote the success of the business of the Group. The participants include any director, employee (full-time and part-time), advisor, consultant, supplier, agent, customer, partner or joint-venture partner of the Company or any subsidiary of the Company, who, in the absolute discretion of the Board, has contributed or may contribute to the Group so as to promote the success of the business of the Group.

The Company may grant to eligible participants (including any director, employee, advisors consultant, supplier, agent, customer, partner or joint-venture partner of the Company or any subsidiary of the Company whom the Board considers, in its sole discretion, have contributed or will contribute to the Group) options to subscribe shares in the Company, subject to a maximum of 10% of the total number of shares of the Company in issue as at the Date of Adoption and as at the approval date of refreshment from time to time, excluding for this purpose shares issued on the exercise of options.

The subscription price for Shares under the Share Option Scheme shall be determined at the absolute discretion of the Directors but in any event will not be less than the highest of (a) the closing price of the Shares on the Stock Exchange as shown in the daily quotations sheet of the Stock Exchange on the offer date of the particular option, which must be a business day; (b) the average of the closing prices of the Shares as shown in the daily quotations sheets of the Stock Exchange for the five consecutive business days immediately preceding the offer date of that particular option; and (c) the nominal value of a Share on the offer date of the particular option.

## 購股權計劃

本公司於二零零九年八月二十四日採納的 舊購股權計劃已失效且無發行在外的購股 權。於二零二一年四月二十二日本公司舉行 的股東特別大會上,本公司股東採納了新的 購股權計劃(「購股權計劃」)。購股權計劃 將由購股權計劃之採納日期二零二一年四 月二十二日(「採納日期」)起計十年期間(即 二零二一年四月二十二日至二零三一年四 月二十一日)維持有效。購股權計劃之目的 為吸引及保留最可用人員、向參與者提供額 外鼓勵及推動本集團業務取得成功。董事會 全權酌情認為對本集團有貢獻或可能會有 貢獻以推動本集團業務取得成功之參與者, 包括任何董事、僱員(全職及兼職)、顧問、 諮詢人、供應商、代理、客戶、本公司或本公 司任何附屬公司之合作夥伴或合營夥伴。

本公司可能向合資格參與者(包括董事會全權酌情認為對本集團有貢獻或將有貢獻之任何董事、僱員、顧問、諮詢人、供應商、代理、客戶、本公司或本公司任何附屬公司之合作夥伴或合營夥伴)授出購股權以認購本公司股份,惟最多可認購本公司於採納日期及於不時之更新批准日期的已發行股份總數10%(不包括就此目的行使購股權而發行的股份)。

購股權計劃項下之股份認購價須由董事全權酌情決定,但無論任何情況其將不會少於下列最高者:(a)於特定購股權的要約日期(必須為營業日)股份於聯交所每日報價表上顯示在聯交所的收市價:(b)緊接該特定購股權的要約日期前五個連續營業日股份於聯交所每日報價表上顯示的平均收市價:及(c)股份於特定購股權要約日期的面值。

Upon acceptance of the options, the grantee of the Share Option Scheme shall pay HK\$1.00 to the Company as consideration for the grant. The acceptance of an offer of the grant of the option must be made within 10 days from the date of offer. The exercise period of any option granted under the Share Option Scheme is determined by the Board upon granting the options but in any event must not be more than 10 years commencing on the date of grant. Unless determined by the Directors otherwise, there is no minimum holding period before the options can be exercised.

購股權計劃之承授人接納所授購股權時須向本公司支付1.00港元作為授出代價。授出購股權之要約必須於授出日期後10日內接納。任何根據購股權計劃授出之購股權之行使期由董事會於授出購股權時釐定,惟於任何情況下不得超過自授出日期起計10年。除非董事另有釐定,否則購股權可獲行使前並無最短持有期限。

The maximum number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company shall not, in the absence of shareholders' approval, in aggregate exceed 10% of the total number of shares of the Company in issue as at the date of approval of the Share Option Scheme. The Board may seek approval by the shareholders of the Company at general meeting to refresh the 10% limit. However, the total number of shares available for issue under exercise of options which may be granted under the Share Option Scheme in these circumstances must not exceed 10% of the total number of shares of the Company in issue as at the date of approval of the refreshment of the 10% limit.

未經股東同意,根據購股權計劃及本公司任何其他購股權計劃將予授出的全部購稅權計劃將予授出的全部購稅權計劃將予授出的全部購稅機行使後可能發行的股份總數本公司已會可於與大學,以其一個人。 一個人。 一個一 一個一 一個一 

The total number of shares available for issue under the Share Option Scheme is 48,294,000 shares of the Company, representing approximately 6.50% of the total number of shares of the Company in issue as at the date of this annual report.

本公司根據購股權計劃可予發行的股份總數為48,294,000股股份,相當於本年報日期本公司已發行股份總數的約6.50%。

The maximum number of shares in respect of which options may be granted under the Share Option Scheme and any other share option schemes of the Company shall not exceed 30% of the total number of shares of the Company in issue from time to time and the maximum number of shares in respect of which options may be granted to each eligible participant shall not exceed 1% of the total number of shares of the Company in issue for the time being in any 12-month period up to and including the date of offer of the grant.

就根據購股權計劃及本公司任何其他購股權計劃可授出的購股權之股份數目最多不得超出不時之本公司已發行股份總數之30%,且就可向每名合資格參與者授出的購股權之股份數目最多不得超出於提呈授出日期前(包括該日)之任何12個月期間本公司當時已發行股份總數之1%。

The Share Option Scheme does not set out any performance targets that must be achieved before the share options may be exercised. However, the Board may at its sole discretion specify, as part of the terms and conditions of any share option, such performance conditions that must be satisfied before the share option can be exercised.

The period during which a share option may be exercised is determined and notified by the Board to each grantee at the time of making an offer for the grant of the share option and such period shall not expire later than ten years from the date of grant of the share option.

Details of the share options movements during the Year under the Share Option Scheme are as follows: 購股權計劃並無載列購股權可予行使前必 須達致的任何表現目標。然而,作為任何 購股權條款及條件的一部分,董事會可全 權酌情訂明行使購股權前必須達成的表現 條件。

購股權可予行使之期間由董事會於作出授 出購股權之要約時釐定及知會各承授人, 且該期間不得遲於授出購股權日期起計十 年屆滿。

購股權計劃項下購股權於本年度變動之詳 情如下:

					Numb	Number of share options 購股權數目	
Name or category of grantees 承授人姓名或類別	Date of grant of share options	Exercise Price (HK\$)	Exercise Period	Vesting Period	Balance as at 1/1/2022 於二零二二年	Granted during the Year 於本年度 授出	31/12/2022 於二零二二年
	授出購股權日期	行使價 (港元)	行使期間	歸屬期間	一月一日的 結餘		
Directors 董事	7						
Dr. XU Qiang 徐強博士	19/5/2022 二零二二年 五月十九日	0.137	19/5/2022-18/5/2032 二零二二年五月十九日至 二零三二年五月十八日	N/A 不適用	7	3,712,000	3,712,000
Mr. SUN Fei 孫飛先生	19/5/2022 二零二二年 五月十九日	0.137	19/5/2022-18/5/2032 二零二二年五月十九日至 二零三二年五月十八日	N/A 不適用	-	3,712,000	3,712,000
Other eligible participants: 其他合資格參與者:							
Employee 僱員	19/5/2022 二零二二年 五月十九日	0.137	19/5/2022-18/5/2032 二零二二年五月十九日至 二零三二年五月十八日	N/A 不適用	-	3,700,000	3,700,000
Business partners 業務合作夥伴	19/5/2022 二零二二年 五月十九日	0.137	19/5/2022-18/5/2032 二零二二年五月十九日至 二零三二年五月十八日	N/A 不適用	-	14,832,000	14,832,000
Total 總計					-	25,956,000	25,956,000

During the Year, 25,956,000 share options have been granted and no share option was lapsed, cancelled and exercised. The closing price of the Shares immediately before the date on which 25,956,000 share options were granted during the Year was HK\$0.137 per Share.

Further details of Share Options Scheme were set out in note 42 to the consolidated financial statements.

於本年度,25,956,000份購股權已獲授出及 概無購股權獲失效、註銷及行使。股份於緊 接本年度授出25,956,000份購股權日期前 之收市價為每股0.137港元。

有關購股權計劃的進一步詳情載於綜合財 務報表附註42。

# Directors' Report 董事會報告

## SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this annual report.

#### **PRE-EMPTIVE RIGHTS**

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

#### **CORPORATE GOVERNANCE**

Particulars of the Company's corporate governance practices are set out in the Corporate Governance Report on pages 23 to 50 of this annual report.

### ANNUAL GENERAL MEETING

The AGM for 2023 will be held on Wednesday, 31 May 2023 (the "2023 AGM"). A notice of meeting together with the circular for the 2023 AGM will be despatched to the shareholders of the Company according to the Articles of Association and the GEM Listing Rules.

#### **CLOSURE OF REGISTER OF MEMBERS**

The register of members of the Company will be closed from Thursday, 25 May 2023, to Wednesday, 31 May 2023, (both days inclusive), during which period no transfer of shares will be registered. In order to qualify for attending at the 2023 AGM, all transfer documents, accompanied by the relevant share certificates, must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 24 May 2023.

## 公眾持股量的充足性

根據本公司可公開獲得的資料及就董事所知,於本年報日期,本公司已發行股本總額的至少25%由公眾人士持有。

## 優先權

組織章程細則及開曼群島法律項下並無提供優先權,令本公司可按現有股東股權比例發售新股份。

## 企業管治

本公司企業管治詳情載於本年報第23頁至 第50頁之企業管治報告。

## 股東週年大會

二零二三年股東週年大會(「二零二三年股東週年大會」)將於二零二三年五月三十一日(星期三)舉行。大會通告連同二零二三年股東週年大會通函將根據組織章程細則及GEM上市規則寄發予本公司股東。

### 暫停辦理股東登記手續

本公司將於二零二三年五月二十五日(星期四)至二零二三年五月三十一日(星期三)(包括首尾兩日)暫停辦理股份過戶登記手續,期間將不會辦理股份過戶登記手續,期間將不會辦理股份過戶交換。 為符合資格出席二零二三年股東週年大之一。 為符合資格出席二零二三年股東週年大之一。 所有過戶文件連同有關股票,必須下午四時三十分前送達本公司之香港股份過戶登記 三十分前送達本公司之香港股份過上為香港 分處卓佳證券登記有限公司,地址為香登 夏慤道16號遠東金融中心17樓,以辦理登記手續。

# Directors' Report 董事會報告

### PERMITTED INDEMNITY PROVISION

During the Year, a permitted indemnity provision that meets the requirements specified in section 469(2) of the Companies Ordinance for the benefit of the Directors is in force.

The Articles of Association provides that the Directors shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty; provided that this indemnity shall not extend to any matter in respect of any fraud or dishonesty by any of the Directors.

The Company has arranged appropriate insurance cover in respect of legal action against its Directors and officers during the Year and the indemnity provision and Directors' and officers' liability insurance remains in force as of the date of this annual report.

### **CHANGES IN INFORMATION OF DIRECTORS**

The changes in Directors' information during the Year and up to the date of this annual report, as required to be disclosed pursuant to Rule 17.50A(1) of the GEM Listing Rules, are set out below:

## 獲准許之彌償條文

於本年度,基於董事利益之符合公司條例 第469(2)條所述規定而獲准許之彌償條文 已生效。

組織章程細則規定,董事將獲以本公司資產及利潤作為彌償保證,並確保其不會因彼等執行彼等之職責時因所作出、發生的作為或不作為而招致或蒙受的所有訴訟、費用、收費、損失、損害及開支受損;惟本彌償保證不延伸至與任何董事欺詐或不忠誠有關的任何事宜。

本公司已於本年度就其董事及高級管理人員可能面對之法律訴訟作適當之投保安排, 且於本年報日期,彌償條文及董事及高級管理人員之責任保險維持有效。

## 董事資料變動

於本年度及截至本年報日期,董事資料的 變動(根據GEM上市規則第17.50A(1)條所 要求披露)載列如下:

Name of Directors 董事姓名	Details of Changes 變動詳情
Dr. Yang Jingjing	Appointed as an independent non-executive Director, the chairman and member of nomination committee and member of each of audit committee and remuneration committee of the Company on 4 March 2022.
楊菁菁博士	於二零二二年三月四日獲委任為本公司獨立非執行董事、提名委員會主席及成員以及審核委員會及薪酬委員會各委員會成員。
Mr. Wang Jun	Resigned as an independent non-executive Director, the chairman and member of nomination committee and member of each of audit committee and remuneration committee of the Company on 4 March 2022.
王均先生	於二零二二年三月四日辭任本公司獨立非執行董事、提名委員會主席及成員以及審核委員會及薪酬委員會各委員會成員。

# Directors' Report 董事會報告

### FINANCIAL SUMMARY

A summary of the published results and assets and liabilities of the Group for the past five financial years, as extracted from the audited consolidated financial statements, is set out on page 248 of this annual report. This summary does not form part of the audited financial statements.

#### **REVIEW BY AUDIT COMMITTEE**

The audited consolidated financial statements of the Group for the Year have been reviewed by the Audit Committee. The Audit Committee is of the opinion that the consolidated financial statements of the Group for the Year comply with applicable reporting standards, GEM Listing Rules, and that adequate disclosures have been made.

#### **AUDITOR**

On 14 December 2020, Elite Partners CPA Limited resigned as the auditor of the Company and Crowe (HK) CPA Limited was then appointed as the auditor of the Company thereafter. The consolidated financial statements for the year ended 31 December 2020, 2021 and 2022, were audited by Crowe (HK) CPA Limited. Save as disclosed, there were no other change in the Company's independent auditor in the past three years.

Crowe (HK) CPA Limited will retire at the end of the forthcoming AGM and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of Crowe (HK) CPA Limited as auditor of the Company is to be proposed at the forthcoming AGM.

On behalf of the Board

#### Xu Jianchun

Chairman and Executive Director

31 March 2023

## 財務概要

本集團過去五個財政年度之已刊發業績以及資產及負債概要(摘錄自經審核綜合財務報表)載於本年報第248頁。該概要並不構成經審核財務報表的一部分。

## 審核委員會審閱

本集團於本年度之經審核綜合財務報表已 由審核委員會審閱。審核委員會認為本集 團之本年度綜合財務報表符合適用的申報 準則及GEM上市規則,並已作出充分披露。

## 核數師

於二零二零年十二月十四日,開元信德會計師事務所有限公司辭任本公司核數師職務,而國富浩華(香港)會計師事務所有限公司則獲委任為本公司核數師。截至二零二、二零年、二零二一年及二零二二年十二日上年度的綜合財務報表乃由國富治華(香港)會計師事務所有限公司審核。法所披露者外,本公司獨立核數師於過去三年並無其他變動。

國富浩華(香港)會計師事務所有限公司將於應屆股東週年大會上退任,並符合資格且願意獲重新委任連任。本公司將於應屆股東週年大會上提呈一項續聘國富浩華(香港)會計師事務所有限公司為本公司核數師之決議案。

代表董事會

#### 許建春

主席兼執行董事

二零二三年三月三十一日



國富浩華(香港)會計師事務所有限公司 Crowe (HK) CPA Limited

香港 銅鑼灣 禮頓道77號 禮頓中心9樓 9/F Leighton Centre, 77 Leighton Road, Causeway Bay, Hong Kong

# To the shareholders of Sino-Life Group Limited

(Incorporated in the Cayman Islands with limited liability)

### **OPINION**

We have audited the consolidated financial statements of Sino-Life Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 82 to 247, which comprise the consolidated statement of financial position as at 31 December 2022, 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 a summary of significant accounting policies.

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 2022, 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.

## 致中國生命集團有限公司 股東

(於開曼群島註冊成立之有限公司)

## 意見

本核數師已審計第82至247頁所載中國生命集團有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)之綜合財務報表,此綜合財務報表包括於二零二二年十二月三十一日的綜合財務狀況表、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,以及該等綜合財務報表的附註,包括主要會計政策概要。

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」)所頒佈的香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於二零二二年十二月三十一日的綜合財務狀況,以及其於截至該日止年度的綜合財務表現及綜合現金流量,並已按照香港《公司條例》的披露規定妥為編製。

## **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 of our opinion.

#### **KEY AUDIT MATTERS**

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

## 意見基準

本核數師已根據香港會計師公會頒佈的香。 港審計準則(「香港審計準則」)進行審報 本核數師在該等準則項下的責任在本 「核數師對綜合財務報表的審計責任」 進一步闡述。根據香港會計師公會的獨述。 會計師道德守則(「守則」),本核數師獨這會計師道德守則(「守則」),本核數師獨這 會計師道德的對應行其限領語 會計過度的 責任。本核數師相信已獲得足夠及遵當的 審計憑證,為本核數師的審計意見提供基礎。

## 關鍵審計事項

關鍵審計事項是本核數師專業判斷所認為, 對本核數師審計本期間綜合財務報表最為 重要的事項。該等事項已於本核數師審計 整份綜合財務報表及就其出具意見處理, 而本核數師不會就該等事項獨立提供意見。

Key audit matter 關鍵審計事項 How our audit addressed the key audit matter 我們的審計如何對關鍵審計事項進行處理

## Valuation of freehold land and buildings and investment properties 永久業權土地及樓宇以及投資物業的估值

We identified the valuation of freehold land and buildings and investment properties as a key audit matter due to the inherent level of subjective judgements and estimates required in determining the fair values.

我們確認永久業權土地及樓宇以及投資物業的估值 為關鍵審計事項鑒於釐定公平值時涉及固有的主觀性 判斷及估計。

As disclosed in notes 14 and 16 to the consolidated financial statements, the carrying amounts of freehold land and buildings and investment properties were approximately RMB26,813,000 and RMB6,132,000 as at 31 December 2022 respectively. During the year ended 31 December 2022, a revaluation deficit on freehold land and buildings of approximately RMB911,000 was recognised in other comprehensive income, and a fair value loss on investment properties of approximately RMB1,231,000 was recognised in profit or loss.

誠如綜合財務報表附註14及16所披露,於二零二二年十二月三十一日,永久業權土地及樓宇以及投資物業的賬面值分別約為人民幣26,813,000元及人民幣6,132,000元。截至二零二二年十二月三十一日止年度,永久業權土地及樓宇之重新估值虧絀約人民幣911,000元於其他全面收益確認,而投資物業之公平值虧損約人民幣1,231,000元於損益確認。

Our procedures in relation to the valuation of freehold land and buildings and investment properties included:

我們有關評估永久業權土地及樓宇及投資物業之 程序包括:

- Obtaining an understanding of the management's valuation processes and significant assumptions to assess if these approaches are in compliance with the requirements of HKFRSs and industry norms;
- 了解管理層的估值程序及重大假設,以評估 該等方法是否符合香港財務報告準則和行業 準則的要求;
- Evaluating the competence, capabilities and objectivity of the Valuer and obtaining an understanding of the Valuer's scope of work and their terms of engagement;
- 評估估值師之專長、能力及客觀性,並了解估值師的工作範圍及委聘條款;
- Obtaining the detailed work of the Valuer to evaluate the accuracy and relevance of key inputs used in the valuation;
- 獲取估值師的工作詳情,以評價估值所用輸入數據之準確性及相關性;
- Evaluating the appropriateness of the valuation methods used based on our knowledge of the property markets; and
- 根據吾等對物業市場的了解來評估所使用的 估值方法的合適性;及
- Assessing the reasonableness of the key inputs and assumptions, including unit sale rate by comparing these estimates to entity-specific information and market data based on our knowledge of the property markets.
- 根據吾等對物業市場的了解,透過將該等估計與實體特定資料及市場數據相比,以評估關鍵輸入數據及假設(包括單位售價)的合理性。

Key audit matter 關鍵審計事項 永久業權土地及樓宇以及投資物業的估值(續)

As disclosed in notes 2(g) and 2(f) to the consolidated financial statements, the Group's freehold land and buildings and investment properties are stated at fair value based on the valuations performed by an independent qualified professional valuer ("Valuer"). Details of the valuation techniques and key inputs used in the valuations of freehold land and buildings, and investment properties are disclosed in notes 14 and 16 to the consolidated financial statements respectively.

誠如綜合財務報表附註2(g)及2(f)所披露,貴集團永久 業權土地及樓宇及投資物業乃根據獨立合資格估值師 (「估值師」)進行的估值按公平值列賬。有關永久業權 土地及樓宇及投資物業估值所用的估值方法及關鍵輸 入數據之詳情分別披露於綜合財務報表附註14及16。

The valuations have been arrived at using direct comparison method, which are dependent on certain key inputs and assumptions in respect of prevailing market conditions such as unit sale rate.

該等估值乃採用直接比較法達致,其取決於有關現行市況之若干關鍵輸入數據及假設(如單位售價)。

How our audit addressed the key audit matter 我們的審計如何對關鍵審計事項進行處理

### **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.

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

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

# RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

## 其他資料

貴公司董事對其他資料負責。其他資料包括年報內綜合財務報表及就其發出的核數師報告以外的資料。

本核數師就綜合財務報表發出的意見並不 涵蓋其他資料,本核數師亦不對該等資料 發表任何形式的核證結論。

就綜合財務報表的審計而言,本核數師的 責任為閱讀其他資料,並在過程中考慮 他資料與綜合財務報表或本核數師於審計 過程中所了解的情況是否有重大抵觸, 是否可能有重大錯誤陳述。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,本核數師需要報告有 關事實。就此而言,本核數師並無任何報 告。

## 董事及治理層就綜合財務報表 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》 的披露規定編製真實而公平的綜合財務報 表,以及落實其認為屬必要的內部控制, 以使所編製的綜合財務報表不存在由於欺 詐或錯誤而導致的重大錯誤陳述。

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

## 董事及治理層就綜合財務報表 須承擔的責任(續)

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.

於編製綜合財務報表時,董事負責評估 貴集團以持續基準經營的能力,並在適用情況下披露與持續基準有關的事項,以及使用持續經營的會計基礎,惟董事有意將 貴集團清盤或停止經營,或除此以外別無其他實際的替代方案則除外。

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

治理層負責監督 貴集團財務報告流程。

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

# 核數師對綜合財務報表的審計責任

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

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

在根據《香港審計準則》進行審計的過程中,本核數師會作出專業判斷,並保持專業懷疑態度。本核數師亦:

• 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.

 識別和評估綜合財務報表因欺詐或 錯誤而存在重大錯誤陳述的風險,因 應該等風險設計及執行審計程序,以 及獲取充足和適當的審計憑證為本 核數師的意見提供基礎。由於欺詐可 能涉及串謀、偽造、故意遺漏、失實 陳述,或凌駕內部控制,因此,與未 能發現因錯誤而導致的重大錯誤陳 述相比,未能發現因欺詐而導致的重 大錯誤陳述的風險較高。

# AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- 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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express 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.

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

# 核數師對綜合財務報表的審計責任(續)

- 了解與審核有關的內部控制,以設計 適用於有關情況的審核程序,但並非 旨在對 貴集團內部控制的成效發 表意見。
- 評估董事所採用會計政策是否恰當, 以及董事所作出的會計估計及相關 披露是否合理。
- 評估綜合財務報表的整體呈列方式、 架構及內容(包括披露資料),以及 綜合財務報表是否以達致公平呈列 反映相關交易及事件。
- 就 貴集團內各實體或業務活動的 財務資料獲得充足的合適審計憑證, 以就綜合財務報表發表意見。本核數 師須負責指導、監督及執行集團的審 計工作。本核數師須為所作出的審計 意見承擔全部責任。

本核數師與治理層就(其中包括)審計工作的計劃範圍及時間安排及重大審計發現(包括本核數師於審計期間識別出的內部 監控的任何重大缺陷)進行溝通。

# AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

核數師對綜合財務報表的審計 責任(續)

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

本核數師亦向治理層提交聲明, 説明本核 數師已遵守有關獨立性的道德要求, 並就 所有被合理認為可能影響本核數師獨立性 的關係及其他事宜及(如適用)用以消除 威脅採取的行動及防範措施, 與彼等進行 溝通。

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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.

從與治理層溝通的事項中,本核數師決定對本期綜合財務報表的審計工作最為重要的事項,而有關事項因而為關鍵審計事項。除非法律或法規不容許公開披露此等事項,或於極罕見的情況下,本核數師認為果將超可合理預期披露此等事項的不良後果將超越公眾知悉此等事項的利益,因而不應於報告中披露,否則本核數師會於核數師報告中説明此等事項。

#### Crowe (HK) CPA Limited

Certified Public Accountants Hong Kong, 31 March 2023

### **Chan Wing Fai**

Practising Certificate Number P07327

#### 國富浩華(香港)會計師事務所有限公司

*執業會計師* 香港,二零二三年三月三十一日

#### 陳穎輝

執業證書編號: P07327

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

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
		Notes 附註	二零二二年 RMB'000 人民幣千元	二零二一年 RMB'000 人民幣千元
Revenue		4	77,969	72,864
Cost of sales and services rendered	銷售及服務成本		(38,169)	(34,887)
Gross profit	毛利		39,800	37,977
Fair value (loss)/gain on investment properties Fair value gain on financial assets measured at fair value through profit or loss ("FVTPL")	投資物業之公平值 (虧損)/收益 按公平值計入損益 (「按公平值計入損益」) 計量之財務資產之	16	(1,231)	711
Other income and other	公平值收益 其他收入及其他	19	690	811
net gains/(losses) Selling expenses Administrative expenses Reversal of impairment losses/	收益/(虧損)淨額 銷售開支 行政開支 貿易及其他應收款項之	5	3,007 (1,941) (31,991)	(10,771) (2,385) (35,432)
(impairment losses) recognised under expected credit loss ("ECL" model on trade and other receivables, net	預期信貸虧損 ) (「預期信貸虧損」) 模型項下之已確認 減值虧損回撥/ (減值虧損)淨額	6(d)	1,404	(2,797)
Other operating expenses	其他經營開支	O(u)	(489)	(674)
Loss on disposal of a subsidiary	出售一間附屬公司之虧損	41	/ -	(31)
Gain on disposal of associates	出售聯營公司之收益	18	500	_
Profit/(loss) from operations	經營溢利/(虧損)	) `	9,749	(12,591)
Finance costs	融資成本	6(a)	(1,861)	(2,182)
Profit/(loss) before taxation Income tax expense	<b>除税前溢利/(虧損)</b> 所得税開支	6 7	7,888 (7,262)	(14,773) (2,902)
Profit/(loss) for the year	年度溢利/(虧損)		626	(17,675)
Other comprehensive (expense)/				( ) / /
Items that will not be reclassified to profit or loss:  (Deficit)/surplus on revaluation of	項目:			
freehold land and buildings Exchange differences arising on	重估(虧絀)/盈餘 換算所產生之匯兑	14(c)	(911)	3,704
translation	差額		5,607	(2,803)
			4,696	901
tem that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign	其後可能會重新分類至 損益的項目: 換算海外業務所產生 之匯兑差額		(0.202)	5,000
operations	左应甘州公元 / 即士 \ /		(8,393)	5,686
Other comprehensive (expense)/income for the year, net of income tax	年度其他全面(開支)/ 收益(扣除所得税)	10	(3,697)	6,587
net of intoine tax		10	(3,037)	0,507

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

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

		Note 附註	2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Profit/(loss) for the year attributable to:	以下人士應佔年度 溢利/(虧損):			
Owners of the Company	本公司擁有人		(847)	(9,872)
Non-controlling interests	非控股權益		1,473 626	(7,803)
Total comprehensive (expense)/ income attributable to:	以下人士應佔全面 (開支)/收益總額:			
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		(3,290) 219	(5,023) (6,065)
			(3,071)	(11,088)
Loss per share	每股虧損	11		
Basic	基本		RMB(0.11) cents 人民幣(0.11)分	RMB(1.33) cents 人民幣(1.33)分
Diluted	攤薄		RMB(0.11) cents 人民幣(0.11)分	RMB(1.33) cents 人民幣(1.33)分

The notes on pages 90 to 247 form part of these consolidated financial statements.

第90頁至247頁之附註為該等綜合財務報 表之一部分。

# Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2022 於二零二二年十二月三十一日

		Notes 附註	2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	14	31,588	32,773
Right-of-use assets	使用權資產	15	22,918	27,638
Investment properties	投資物業	16	6,132	7,401
Intangible assets	無形資產	17	1,158	2,024
Interests in associates	於聯營公司的權益	18	/	_
Goodwill	商譽	20	/ -	_
Other receivables and deposits paid	其他應收款項及 已付按金	23	915	44
Deposits for hire of funeral parlours				
and funeral services centres	服務中心之按金	23	1,000	1,000
			63,711	70,880
CURRENT ASSETS	流動資產		03,711	70,880
Financial assets measured	按公平值計入損益計量		<u> </u>	
at FVTPL	之財務資產	19	58,777	38,577
Development and formation costs	開發及成立成本	21	4,657	4,529
Inventories	存貨	22	1,617	1,625
Trade and other receivables	貿易及其他應收款項及	/	.,	.,,,,
and deposits paid	已付按金	23	34,201	30,686
Income tax receivable	應收所得税	29(a)	14	_
Time deposits with original	原到期時間超過三個月			
maturity over three months	的定期存款	24(b)	9,334	_
Cash and cash equivalents	現金及現金等價物	24(a)	112,477	117,557
		. \ ' ' '	221,077	192,974
CURRENT LIABILITIES	流動負債			,
Trade and other payables	貿易及其他應付款項及			
and deposits received	已收按金	25	12,971	14,099
Contract liabilities	合約負債	26	89,660	90,207
Lease liabilities	租賃負債	27	4,757	4,564
Bank borrowings	銀行借貸	28	1,198	1,192
Income tax liabilities	所得税負債	29(a)	5,056	3,567
Amounts due to directors	應付董事之款項	35(e)	2,756	1,563
Amount due to a shareholder	應付一名股東之款項	35(f)	10,325	11,899
Provisions	撥備	30	1,380	3,086
			128,103	130,177
NET CURRENT ASSETS	流動資產淨值		92,974	62,797
TOTAL ASSETS LESS CURRENT	總資產減流動負債			
LIABILITIES			156,685	133,677
	非流動負債	-		
Contract liabilities	合約負債	26	456	353
Other payables and	其他應付款項及			
deposits received	已收按金	25	1,135	_
Amount due to a shareholder	應付一名股東之款項	35(f)	2,330	_
Lease liabilities	租賃負債	27	18,357	22,924
Bank borrowings	銀行借貸	28	3,590	4,812
			25,868	28,089
NET ASSETS			130,817	105,588

# Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2022 於二零二二年十二月三十一日

			2022 二零二二年	2021 二零二一年
		Notes 附註	ーマーー RMB'000 人民幣千元	RMB'000 人民幣千元
EQUITY Equity attributable to owners	權益 本公司擁有人應佔權益			
of the Company				
Share capital	股本	31	69,218	69,218
Reserves	儲備	32	44,000	45,390
			113,218	114,608
Non-controlling interests	非控股權益		17,599	(9,020)
TOTAL EQUITY	權益總額		130,817	105,588

Approved and authorised for issue by the board of directors on 由董事會於二零二三年三月三十一日批准 31 March 2023 and are signed on its behalf by:

及授權發佈並由以下人士代表簽署:

Xu Jianchun

Chairman and Executive Director 許建春

主席兼執行董事

Liu Tien-Tsai

Executive Director

劉添財

執行董事

The notes on pages 90 to 247 form part of these consolidated financial statements.

第90頁至247頁之附註為該等綜合財務報 表之一部分。

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

For the year ended 31 December 2022 截至二零二二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												
		Share capital (Note 31) 股本	Share premium (Note 32 (b) (i)) 股份溢價 (附註32(b)	Merger reserve (Note 32 (b) (ii)) 合併儲備 (附註32(b)	Statutory reserve (Note 32 (b) (iii)) 法定儲備 (附註32(b)	Statutory surplus reserve (Note 32 (b) (iv)) 法定盈餘 儲備 (附註32(b)	Properties revaluation reserve (Note 32 (b) (v)) 物業重估 儲備 (附註32(b)	Foreign currency translation reserve (Note 32 (b) (vi)) 外幣匯兑 儲備 (附註32(b)	Share-based compensation reserve (Note 32 (b) (viii)) 以股份為基礎 之補償儲構 (附註32(b)	Other reserve (Note 32 (b) (viii)) 其他錯備 (附註32 (b)	Accumulated losses	Sub-total	Non- controlling interests	Total
		(附註31)	(i))	(ii) )	(iii) )	(iv) )	(v))	(vi))	(vii) )	(viii))	累計虧損	小計	非控股權益	總額 RMB'000
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	人民幣千元
At 1 January 2021	於二零二一年一月一日	69,218	220,633	(16,261)	790	12,058	3,141	(19,170)	-		(151,139)	119,270	(7,544)	111,726
Loss for the year	年度虧損	-	-	-	/ -	- 1	-	-	-	-/	(9,872)	(9,872)	(7,803)	(17,675)
Surplus on revaluation of freehold land and buildings Exchange differences arising on translation of foreign	永久業權土地及樓宇之 重估盈餘 換算海外業務所產生之 匪兑差額	-	-	-	-	-	2,354	\ <u></u>	-	-	-	2,354	1,350	3,704
operations	E/UIM	-	-	-	-	-	-/	2,495	-	-	-	2,495	388	2,883
Other comprehensive income	其他全面收益	-	-	-	-	-	2,354	2,495	-	-	-	4,849	1,738	6,587
Total comprehensive income/ (expense) for the year Partial disposal of a subsidiary	年度全面收益/ (開支)總額 部分出售附屬公司	<del>-</del>	<del>-</del>		<del>-</del>		2,354	2,495	· · · · · ·		(9,872)	(5,023)	(6,065)	(11,088)
without loss of control (note 40)	(並無失去控制權) (附註40)	_	_	_	_	_	_		_	361	_	361	(361)	_
Disposal of a subsidiary (note 41)	出售一間附屬公司													(000)
Contribution from non-controlling interest of a subsidiary	(附註41) 附屬公司非控股權益 注資		-	-	-	-	-		-		-	-	(830) 5,780	(830) 5,780
At 31 December 2021	於二零二一年 十二月三十一日	69,218	220,633	(16,261)	790	12,058	5,495	(16,675)	_	361	(161,011)	114,608	(9,020)	105,588
At 1 January 2022	於二零二二年一月一日	69,218	220,633	(16,261)	790	12,058	5,495	(16,675)	-	361	(161,011)	114,608	(9,020)	105,588
(Loss)/profit for the year	年度(虧損)/溢利		_		//.	_	7	\ .	_	/	(847)	(847)	1,473	626
Deficit on revaluation of freehold land and buildings Exchange differences arising on	永久葉權土地及樓宇 之重估虧組 換算海外葉務所產生之	-	-	-	/ -	-	(343)	<u> </u>	-	_/ -	-	(343)	(568)	(911)
translation of foreign operations	匯兇差額	-	-	-	-	-	-	(2,100)	-	_	-	(2,100)	(686)	(2,786)
Other comprehensive expense	其他全面開支	-	-	-	-	-	(343)	(2,100)	-		-	(2,443)	(1,254)	(3,697)
Total comprehensive (expense)/ income for the year	年度全面(開支)/ 收益總額		-		<u> </u>		(343)	(2,100)			(847)	(3,290)	219	(3,071)
Capital contribution from non-controlling interest of subsidiaries Equity-settled share-based	附屬公司非控股權益 注資 以股權結算股份為基礎	_	_	_	_	_	-	_		-	_	-	26,400	26.400
transaction (note 42)	之交易(附註42)	_	-	_	-	-	-	-	1,900	-	-	1,900	-	1,900
At 31 December 2022	於二零二二年 十二月三十一日	69,218	220,633	(16,261)	790	12,058	5,152	(18,775)	1,900	361	(161,858)	113,218	17,599	130,817

The notes on pages 90 to 247 form part of these consolidated 第90頁至247頁之附註為該等綜合財務報 financial statements.

表之一部分。

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
OPERATING ACTIVITIES	經營業務			
Profit/(loss) before taxation	除税前溢利/(虧損)		7,888	(14,773)
Adjustments for:	調整:			
Amortisation of intangible asset	無形資產攤銷	6(c)	866	578
Finance costs	融資成本	6(a)	1,861	2,182
Depreciation of property,	物業、廠房及設備			
plant and equipment	折舊	6(c)	2,214	2,707
Depreciation of right-of-use	使用權資產折舊			
assets		6(c)	4,947	5,031
(Reversal of impairment losses)/	貿易及其他應收款項			
impairment losses recognised	之預期信貸虧損			
under ECL model on trade	模型項下之已確認			
and other receivables, net	(減值虧損回撥)/			
	減值虧損淨額	6(d)	(1,404)	2,797
(Written back of provision)/	服務成本(撥備撥回)			
provision for cost of service	/ 撥備	5	(1,680)	454
Loss on written off of	撇銷預付款項之虧損			
prepayment		5	_	12,013
Fair value loss/(gain) on	投資物業之公平值			
investment properties	虧損/(收益)	16	1,231	(711)
Revaluation deficit on freehold	永久業權土地及樓宇			
land and buildings	之重新估值虧絀	5	-	158
Loss on disposal of property,	出售物業、廠房及			
plant and equipment	設備之虧損	5	23	35
Written off of property, plant	撇銷物業、廠房及設備			
and equipment		6(d)	342	_
Gain on lease modification	租賃修改之收益	5	(9)	(29)
Gain on disposal of associates	出售聯營公司之收益	18	(500)	
Loss on disposal of a subsidiary	出售一間附屬公司之			
	虧損	41	- /	31
Interest income	利息收入	5	(267)	(587)
Fair value gain on financial	按公平值計入損益			
assets measured at FVTPL	計量之財務資產之			
	公平值收益	19	(690)	(811)
Recognition of equity-settled	確認以股權結算股份			
share-based transactions	為基礎之交易	42	1,900	
Net exchange gain	匯兑收益淨額	5	(39)	(28)
			16,683	9,047

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
CHANGES IN WORKING CAPITAL	營運資金變動			
Decrease/(increase) in inventories	存貨減少/(增加)		41	(79)
Increase in trade and other	貿易及其他應收款項及			
receivables and deposits paid	已付按金增加		(1,476)	(1,427)
Decrease in financial	按公平值計入損益計量			
assets measured at FVTPL	之財務資產減少一			
<ul> <li>mutual funds/unit trusts</li> <li>established in Taiwan</li> </ul>	於台灣成立之互惠 基金/單位信託		1,277	518
Decrease in development and	開發及成立成本減少		1,277	210
formation costs	所该及风工风牛帆夕		33	13
Decrease in trade and other	貿易及其他應付款項		33	15
payables and deposits received	減少及已收按金		(354)	(1,724)
(Decrease)/increase in contract	合約負債(減少)/		(,	( : / : = : /
liabilities	增加		(556)	8
Decrease in amount due to	應付一名股東之			
a shareholder	款項減少	24(c)	(258)	_
Increase/(decrease) in amounts due	應付董事款項			
to directors	增加/(減少)		1,125	(3,625)
			(168)	(6,316)
CASH GENERATED FROM	經營所得現金			
OPERATIONS			16,515	2,731
Income taxes paid in	已支付中華人民共和國			
the People's Republic of China	(「中國」)之所得税		-/./	
("PRC")		29(a)	(6,273)	(3,138)
NET CASH GENERATED FROM/	經營業務所得/(所用)			
(USED IN) OPERATING ACTIVITIES			10,242	(407)
INVESTING ACTIVITIES	投資活動			
Purchases of property, plant and	購買物業、廠房及			
equipment	設備	14	(2,474)	(1,303)
Proceeds from disposal of property,			26	225
plant and equipment Net cash outflow arising on	所得款項 出售一間附屬公司		36	235
disposal of a subsidiary	產生的現金流出淨額	41	_	(907)
Purchase of an intangible asset	購買一項無形資產	17	_	(2,600)
Purchase of financial assets	購買按公平值計入	. ,		(2,000)
measured at FVTPL – equity	損益計量之財務資產-			
securities, debt instruments and	於香港境外上市之股			
exchange traded funds listed	本證券、債務工具及			
outside Hong Kong	交易所買賣基金		(83,871)	(4,906)
Proceeds from disposal of	出售按公平值計入損益			
financial assets measured	計量之財務資產之			
at FVTPL – equity	所得款項一於香港			
securities, debt instruments and	境外上市之股本證券、			
exchange traded funds listed	债務工具及交易所 罗惠其会		62.004	1 202
outside Hong Kong	買賣基金 存放定期存款		62,884 (13,732)	1,282
Placement of time deposits Withdrawn of time deposits	程成定期存款 提取定期存款		(13,732) 4,689	_
Interest received	提取足朔任叔 已收利息	5	4,689 267	587
		,	207	507
NET CASH USED IN INVESTING ACTIVITIES	投資活動所用現金淨額		(22.201)	(7.612)
ACTIVITIES			(32,201)	(7,612)

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

	2022	2021
	二零二二年	二零二一年
Notes	RMB'000	RMB'000
附註	人民幣千元	人民幣千元
!股權益		
	•	5,780
	(1,177)	(1,161)
	(92)	(105)
24(c)	(6,362)	(6,480)
(所用)	40.760	(1.055)
	18,769	(1,966)
物	(3,190)	(9,985)
金及	117,557	123,674
影響	(1,890)	3,868
	112,477	117,557
物結餘		
餘 24(a)	112,477	117,557
	附註 24(c) 24(c) 24(c) (包括 24(c) (所用)	附註 人民幣千元  (日本

The notes on pages 90 to 247 form part of these consolidated 第90頁至247頁之附註為該等綜合財務報 financial statements.

表之一部分。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 1. GENERAL INFORMATION

Sino-Life Group Limited (the "Company") was incorporated on 24 February 2005 in the Cayman Islands as an exempted company with limited liability under the Cayman Islands Companies Law. Its shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 9 September 2009.

The Company is principally engaged in investment holding. The subsidiaries are mainly engaged in the provision of funeral and related services in the PRC, Taiwan and Hong Kong Special Administrative Region, the PRC ("Hong Kong"), sale of burial plots and tombstones and provision of cemetery maintenance services in Socialist Republic of Vietnam ("Vietnam"), provision of advisory services on stem cells and immunocytes in the PRC and sales of advanced biotechnical machinery and other electronic products in Hong Kong. The Company and its subsidiaries are herein collectively referred to as the "Group". The address of the Company's registered office is The Grand Pavilion Commercial Centre, Oleander Way, 802 West Bay Road, P.O. Box 32052, Grand Cayman KY1-1208, Cayman Islands. The address of the Company's principal place of business was changed from Unit 601, 6/F, Ovest, No. 77 Wing Lok Street, Sheung Wan, Hong Kong to 18/F, Ovest, No. 77 Wing Lok Street, Sheung Wan, Hong Kong with effect from 15 December 2022.

## 1. 一般資料

中國生命集團有限公司(「本公司」) 乃根據開曼群島公司法於二零零五 年二月二十四日在開曼群島註冊成 立為一間獲豁免有限責任公司,其股 份於二零零九年九月九日在香港聯 合交易所有限公司(「聯交所」) GEM 上市。

本公司主要從事投資控股。其附屬公 司主要業務為於中國、台灣及中國 香港特別行政區(「香港」)特提供殯 儀及相關服務、於越南社會主義共和 國(「越南」)銷售墓地及墓碑及提供 墓園修繕服務、於中國提供幹細胞及 免疫細胞諮詢服務,以及於香港銷售 高端生物科技儀器及其他電子產品 銷售業務。本公司及其附屬公司於 下文統稱為「本集團」。本公司註冊 辦事處之地址為The Grand Pavilion Commercial Centre, Oleander Way, 802 West Bay Road, P.O. Box 32052, Grand Cayman KY1-1208, Cayman Islands。本公司主要營業 地點之地址由香港上環永樂街77號 Ovest 6樓601室變更為香港上環永 樂街77號Ovest 18樓,自二零二二年 十二月十五日起生效。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES

### (a) Statement of compliance

These consolidated financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. These consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on the GEM of the Stock Exchange (the "GEM Listing Rules"). Significant accounting policies adopted by the Group are disclosed below.

The HKICPA has issued certain amendments to HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 3 provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current accounting period reflected in these consolidated financial statements.

# (b) Basis of preparation of the consolidated financial statements

The consolidated financial statements for the year ended 31 December 2022 comprise the Company and its subsidiaries and the Group's interests in associates.

## 2. 主要會計政策

## (a) 遵例聲明

香港會計師公會已頒佈若干香 港財務報告準則的修訂本( 事主事計期間首次本集團之本會計期間首次 東門提早應用)。附註3提供 與之應用此等準則的修訂本 與之所 。以於該等綜合財務報 與現行會計期間與本集團相 關者為限。

### (b) 編製綜合財務報表之基準

截至二零二二年十二月三十一 日止年度之綜合財務報表包括 本公司及其附屬公司及本集團 於聯營公司之權益。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (b) Basis of preparation of the consolidated financial statements (Continued)

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The functional currency of the Company is United States dollars ("US\$"). The functional currencies are Renminbi ("RMB"), Taiwan dollars ("NTD"), Hong Kong dollars ("HK\$") and Vietnamese dong ("VND") for subsidiaries established/incorporated in the PRC, Taiwan, Hong Kong and Vietnam respectively. The consolidated financial statements are presented in RMB, rounded to the nearest thousand, except when otherwise indicated, which is different from the functional currency of the Company as majority of the Group's transactions are denominated in RMB.

The measurement basis used in the preparation of the consolidated financial statements is the historical cost basis except that the following assets are stated at their fair value as explained in the accounting policies set out below:

- investment properties;
- freehold land and buildings; and
- financial assets measured at FVTPL.

The preparation of the consolidated financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

## (b) 編製綜合財務報表之基準 (續)

編製綜合財務報表時所使用之 計量基準為歷史成本基準,惟 以下資產乃以其公平值列賬(誠 如下文所載會計政策所闡釋):

- 投資物業;
- 永久業權土地及樓宇;及
- 按公平值計入損益計量 之財務資產。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (b) Basis of preparation of the consolidated financial statements (Continued)

The estimates 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.

Judgements made by management in the application of HKFRSs that have significant effect on the consolidated financial statements and major sources of estimation uncertainty are discussed in note 44.

### (c) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

### (b) 編製綜合財務報表之基準 (續)

估計及相關假設乃按持續基準審閱。倘修訂僅影響修訂估計之期間,則對會計估計之修訂乃於修訂估計之期間確認,而倘修訂影響目前及未來期間,則會於修訂及未來期間確認。

管理層於應用香港財務報告準則所作出的判斷對綜合財務報表及附註44所討論估計不明朗因素之主要來源有重大影響。

## (c) 附屬公司及非控股權益

附屬公司為本集團控制之實體。當本集團承受或享有有額 實體所得的可變回報,且經濟力透過其對實體的權力影響的權力影響的 等回報時,則本集團控制該實體。於評估本集團是否擁實有權 關權力時,僅會考慮其確有權利(由本集團及其他方擁有)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

# (c) Subsidiaries and non-controlling interests (Continued)

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the owners of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income or expense for the year between noncontrolling interests and the owners of the Company. Total comprehensive income or expense of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. Loans from holders of non-controlling interests and other contractual obligations towards these holders are presented as financial liabilities in the consolidated statement of financial position depending on the nature of liability.

# Changes in the Group's interests in existing subsidiaries

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

## (c) 附屬公司及非控股權益 (續)

非控股權益會在綜合財務狀況 表之權益中,與本公司擁有人 應佔權益分開呈報。非控股權 益所佔本集團業績之權益則會 在綜合損益及其他全面收益表 中列作為非控股權益與本公司 擁有人之間的本年度總損益及 全面收益或開支總額分配。即 使其將導致非控股權益出現虧 絀結餘,附屬公司之全面收益 或開支總額仍劃撥至本公司擁 有人及非控股權益。來自非控 股權益持有人之貸款及對該等 持有人之其他合約責任,視乎 負債性質於綜合財務狀況表中 呈列為財務負債。

## 本集團於現有附屬公司之 權益變動

倘本集團於附屬公司之權益出 現變動,但並無導致本集盡 去控制權,則入賬列作權益之 易。控股與非控股權益之之額 於綜合權益內均予以調整, 反映相關權益之變動,惟 一國虧。 任何盈虧。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

(c) Subsidiaries and non-controlling interests (Continued)

Changes in the Group's interests in existing subsidiaries (Continued)

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture.

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses, unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

#### (d) Goodwill

Goodwill represents the excess of

- (i) the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interest in the acquiree; over
- (ii) the net fair value of the acquiree's identifiable assets and liabilities measured as at the acquisition date.

When (ii) is greater than (i), then this excess is recognised immediately in profit or loss as a gain on a bargain purchase.

(c) 附屬公司及非控股權益 (續)

本集團於現有附屬公司之權益變動(續)

於本公司財務狀況表中,於附屬公司之投資按成本減減值虧損列賬,惟投資分類為持作出售(或計入分類為持作出售之出售組別)。

#### (d) 商譽

商譽指

- (i) 已轉讓代價之公平值、於 被收購方之任何非控股 權益金額及本集團先前 於被收購方持有的股本 權益之公平值三者之總 和:超出
- (ii) 於收購日期計量之被收 購方可辨識資產及負債 公平值淨額的部分。

當(ii)大於(i),則超出部分會作 為議價購買收益即時於損益確 認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (d) Goodwill (Continued)

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash-generating unit ("CGU"), or groups of cash generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment.

On disposal of a CGU during the year, any attributable amount of purchased goodwill is included in the calculation of the profit or loss on disposal.

#### (e) Associates

An associate is an entity in which the Group or Company has significant influence, but not control or joint control, over its management, including participation in the financial and operating policy decisions.

An investment in an associate is accounted for in the consolidated financial statements under the equity method, unless it is classified as held for sale (or included in a disposal group that is classified as held for sale). Under the equity method, the investment is initially recorded at cost, adjusted for any excess of the Group's share of the acquisitiondate fair values of the investee's identifiable net assets over the cost of the investment (if any). The cost of the investment includes purchase price, other costs directly attributable to the acquisition of the investment, and any direct investment into the associate that forms part of the Group's equity investment. Thereafter, the investment is adjusted for the post acquisition change in the Group's share of the investee's net assets and any impairment loss relating to the investment (see note 2(n)). At each reporting date, the Group assesses whether there is any objective evidence that the investment is impaired. Any acquisitiondate excess over cost, the Group's share of the post-acquisition, post-tax results of the investees and any impairment losses for the year are recognised in the consolidated statement of profit or loss, whereas the Group's share of the post-acquisition post-tax items of the investees' other comprehensive income is recognised in the consolidated statement of profit or loss and other comprehensive income.

### (d) 商譽(續)

商譽按成本減累計減值虧損列 賬。因業務合併所產生之商譽 乃分配至預期可自合併協同效 應獲益的各現金產生單位(「現 金產生單位」)(或現金產生單 位組別)及每年進行減值測試。

於本年度出售現金產生單位 時,購入商譽的任何應佔金額 於出售時均計入損益的計算 內。

### (e) 聯營公司

聯營公司指本集團或本公司對 其管理層有重大影響力(而非 控制或共同控制),包括參與 財務及經營決策之實體。

於一間聯營公司之投資按權益 法於綜合財務報表入賬,除非 分類為持作出售(或計入分類 為持作出售之出售組別)。根 據權益法,投資初步按成本記 賬, 並按本集團應佔被投資公 司之可識別淨資產於收購日期 公平值超出投資成本部分(如 有)作出調整。投資成本包括購 買價、收購投資直接應佔之其 他成本,以及任何於聯營公司 之直接投資(構成本集團股本 投資一部分)。其後,投資乃就 本集團於收購後應佔被投資公 司淨資產之變動及任何與投資 有關之減值虧損(見附註2(n)) 作出調整。於各報告日期,本 集團評估投資是否有任何客觀 減值證據。任何於收購日期超 出成本之部分、本集團應佔被 投資公司之收購後及除稅後業 績及年內任何減值虧損均於綜 合損益表確認,本集團應佔被 投資公司其他全面收益的收購 後及除税後項目亦於綜合損益 及其他全面收益表內確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (e) Associates (Continued)

When the Group's share of losses exceeds its interest in the associate, the Group's interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee. For this purpose, the Group's interest is the carrying amount of the investment under the equity method together with any other long-term interests that in substance form part of the Group's net investment in the associate, after applying the ECL model to such other long-term interests where applicable.

Unrealised profits and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's interest in the investee, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method.

In all other cases, when the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former investee at the date when significant influence is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset.

### (e) 聯營公司(續)

本集團與其聯營公司的交易產 生的未變現溢利及虧損按本集 團於被投資公司的權益對銷, 惟如未變現虧損提供所轉讓資 產減值的證據,則未變現溢利 及虧損即時於損益內確認。

倘於一間聯營公司的投資變成於一間合營企業的投資,或反之亦然,則保留權益不會重新計量。相反,該投資繼續按權益法入賬。

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# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (f) Investment properties

Investment properties are land and/or building which are owned or held under a leasehold interest (see note 2(h)) to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property.

Investment properties are stated at fair value, unless they are still in the course of construction or development at the end of the reporting period and their fair value cannot be reliably measured at that time. Any gain or loss arising from a change in fair value or from the retirement or disposal of an investment property is recognised in profit or loss. Rental income from investment properties is accounted for as described in note 2(s).

## (g) Property, plant and equipment

Freehold land and buildings held for own use are stated at their revalued amount, being their fair value at the date of the revaluation less any subsequent accumulated depreciation.

Revaluations are performed with sufficient regularity to ensure that the carrying amount of these assets does not differ materially from that which would be determined using fair values at the end of the reporting period.

The following items of property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 2(n)):

- right-of-use assets arising from leases over freehold or leasehold properties where the Group is not the registered owner of the property interest; and
- items of plant and equipment, including right-of-use assets arising from leases of underlying plant and equipment (see note 2(h)).

### (f) 投資物業

投資物業是指為賺取租金收入 及/或為資本增值而以租賃建 益擁有或持有的土地及/或建 築物(見附註2(h)),當中包括 就尚未確定未來用途持有的土 地以及現正建造或發展以供未 來用作投資物業之物業。

投資物業按公平值列賬,除非 於報告期末,投資物業仍 在建造或發展及當時不能可 在建造或平值。投資物 值的變動,或報廢 收過 物業所產生的任何 收資 物業所產生的任何 投資 對於損益內確認。投資 對 超金收入 按照附註2(s)所述 式入賬。

## (q) 物業、廠房及設備

持有作自用之永久業權土地及 樓宇乃按重估金額(即於重估 當日之公平值減去任何其後之 累計折舊)列賬。

重估會定期進行,以確保該等 資產於報告期末之賬面值將不 會與使用公平值釐定之價值有 重大差異。

下列為物業、廠房及設備按成本減累計折舊及減值虧損列賬(見附註2(n)):

- 一 永久產權或租賃物業(本集團並非該等物業權益的登記擁有人)租約所產生的使用權資產;及
- 一 廠房及設備項目,包括租 賃相關廠房及設備產生 的使用權資產(見附註 2(h))。

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# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

- (g) Property, plant and equipment (Continued)
  Changes arising on the revaluation of properties
  held for own use are generally dealt with in other
  comprehensive income and are accumulated
  separately in equity in the properties revaluation
  reserve. The only exceptions are as follows:
  - when a deficit arises on revaluation, it will be charged to profit or loss to the extent that it exceeds the amount held in the properties revaluation reserve in respect of that same asset immediately prior to the revaluation; and
  - when a surplus arises on revaluation, it will be credited to profit or loss to the extent that a deficit on revaluation in respect of that same asset had previously been charged to profit or loss.

Depreciation is calculated to write off the cost or valuation of items of property, plant and equipment, less their estimated residual value, if any, using the straight line method over their estimated useful lives as follows:

- freehold land is not depreciated;
- buildings situated on freehold land are depreciated over their estimated useful life, being no more than 50 years after the date of completion;

## (g) 物業、廠房及設備(續)

重估持作自用之物業產生之變動一般於其他全面收益內處理,並於權益中之物業重估儲備分開累計。惟以下情況除外:

- 倘出現重估虧絀,則以虧 絀額超過就該資產於緊 接重估前計入物業重估 儲備之數額為限,自損益 中扣除;及
- 倘以往曾將同一項資產 之重估虧絀自損益中扣 除,則在出現重估盈餘 時,便會撥入損益賬計 算。

折舊乃按照以下估計可使用年期以直線法撤銷物業、廠房及設備項目之成本或估值減其估計殘值(如有)計算:

- 永久業權土地不計提折 舊;
- 位於永久業權土地之樓 宇按其估計可使用年期 (即於竣工日期後不超過 50年)計提折舊;

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (g) Property, plant and equipment (Continued)

- The Group's interests in buildings situated on leasehold land are depreciated over the shorter of the unexpired term of lease and their estimated useful lives, being no more than 50 years after the date of completion;
- Leasehold 3 to 10 years or over improvements the remaining term of the lease, if shorter
- Furniture, fixtures
   and office
   equipment

Motor vehicles

3 to 5 years

2 to 5 years

Where parts of an item of property, plant and equipment have different useful lives, the cost or valuation of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

Historical cost includes expenditure that is directly attributable to the acquisition of the items. Cost may also include transfers from equity of any gains/losses on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance costs are charged to the profit or loss during the financial period in which they are incurred.

## (g) 物業、廠房及設備(續)

- 本集團於位於租賃土地 上之樓宇的權益按未屆 滿之租賃年期及彼等之 估計可使用年期(即不超 過竣工日期後50年)之較 短者計提折舊;
- 租賃裝修 3至10年, 或(倘更短) 剩餘之 租賃年期
- 傢俬、裝置 2至5年 及辦公室 設備
- 汽車 3至5年

倘一項物業、廠房及設備之部分有不同之可使用年期,該項目之成本或估值按合理基準分配至各部分,而各部分則獨立計提折舊。資產之可用年期及其殘值(如有)將於每年檢討。

歷史成本包括收購項目直接應佔之開支。成本亦可能包括轉發自權益至以外幣購置物業、廠房及設備之合資格現金流量對沖產生之任何收益/虧損。

其後成本乃僅當與項目有關之未來經濟利益可能流計量確可能流計量確可能流計量確認可靠自己資產(視適用情況所有其的實獨企為與關方為。分確有其他維修與保持,所有其他維修與保持,所有其他維修與開內的影響。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

# (g) Property, plant and equipment (Continued) An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated

recoverable amount.

Gains and losses on disposal are determined by comparing proceeds with carrying amount. These are included in profit or loss. When revalued assets are sold, it is group policy to transfer any amounts included in property revaluation reserve in respect of those assets to accumulated losses

Property, plant and equipment in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Cost includes any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management, including cost of testing whether the revalued assets is functioning properly and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Sale proceeds of items that are produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management (such as samples produced when testing whether the asset is functioning properly), and the related costs of producing those items are recognised in the profit or loss. The cost of those items are measured in accordance with the measurement requirements of HKAS 2 Inventories. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

## (g) 物業、廠房及設備(續)

倘資產之賬面值高於其估計可 收回金額,則資產之賬面值即 時撇減至其可收回金額。

出售之收益及虧損乃經比較所 得款項與賬面值後釐定,並計 入損益中。當出售重估資產時, 本集團的政策為將有關該等資 產計入物業重估儲備之任何款 項轉撥至累計虧損。

在建作生產、供應或行政用途 之物業、廠房及設備按成本減 去任何已確認減值虧損列賬。 成本包括使資產達到能夠按照 管理層擬定的方式開展經營所 必要的位置及條件而直接產 生的任何成本(包括測試重估 資產是否正常運行的成本), 及如屬合資格資產,則為根據 本集團會計政策資本化之借貸 成本。當將一項物業、廠房及 設備項目移至必要的位置及條 件,使其能夠以管理層預期的 方式運行而生產之項目(例如 當測試資產是否可正常運行時 所生產之樣品)之銷售所得款 項,及生產該等項目的相關成 本,乃於損益中確認。該等項 目的成本根據香港會計準則第 2號存貨的計量規定計量。該等 資產按其他物業資產相同之基 準於資產可作擬定用途時開始 折舊。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (g) Property, plant and equipment (Continued)

If a property becomes an investment property because its use has changed as evidenced by end of owner-occupation, any difference between the carrying amount and the fair value of that item (including the relevant leasehold land classified as right-of-use assets) at the date of transfer is recognised in other comprehensive income and accumulated in properties revaluation reserve. On the subsequent sale or retirement of the property, the relevant revaluation reserve will be transferred directly to accumulated losses.

#### (h) Leased assets

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

#### (i) As a lessee

Where the contract contains lease component(s) and non-lease component(s), the Group has elected not to separate non-lease components and accounts for each lease component and any associated non-lease components as a single lease component for all leases.

At the lease commencement date, the Group recognises a right-of-use asset and a lease liability, except for short-term leases that have a lease term of 12 months or less and leases of low-value assets. When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

## (q) 物業、廠房及設備(續)

倘物業因已證實結束自用而變更為投資物業,該項目於轉見 可之賬面值與公平值(包括) 類為使用權資產的相關租赁 地)之間的任何差額,於其估付 面收益確認並於物業重估儲備 累計。在隨後物業出售或停止 使用時,相關重估儲備將直接 轉撥至累計虧損。

### (h) 租賃資產

#### (i) 作為承租人

倘合約包含租賃部分及 非租賃部分,則本集團已 選擇不區分非租賃部分, 並將各租賃部分及任何 相關非租賃部分入賬列 作所有租賃的單一租賃 部分。

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# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

#### (h) Leased assets (Continued)

#### (i) As a lessee (Continued)

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method. Variable lease payments that do not depend on an index or rate are not included in the measurement of the lease liability and hence are charged to profit or loss in the accounting period in which they are incurred.

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payments made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-ofuse assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses (see notes 2(g) and 2(n)), except for the following types of right-of-use asset:

- right-of-use assets that meet the definition of investment properties are carried at fair value in accordance with note 2(f); and
- right-of-use assets related to leasehold land and buildings where the Group is the registered owner of the leasehold interest are carried at fair value in accordance with note 2(g).

### (h) 租賃資產(續)

### (i) 作為承租人(續)

於租賃資本化時確認的 使用權資產初步按成本 計量,該成本包括租賃負 債之初步金額加上於開 始日期或之前作出之任 何租賃付款,以及產生之 任何初步直接成本。於適 用情況下,使用權資產成 本亦包括拆除及移除相 關資產或恢復相關資產 或該資產所在地之估計 成本,並貼現至彼等之現 值再減任何已收租賃優 惠。使用權資產其後按 成本減累計折舊及減值 虧損列賬(見附註2(q)及 2(n)),惟以下使用權資 產類別除外:

- 一 符合投資物業定義 之使用權資產根據 附註2(f)按公平值入 賬:及
- 一 與租賃土地及樓宇 有關之使用權資產 (當中本集團為租 賃權益之登記擁有 人)根據附註2(g)按 公平值入賬。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (h) Leased assets (Continued)

### (i) As a lessee (Continued)

The initial fair value of refundable rental deposits is accounted for separately from the right-of-use assets in accordance with the accounting policy applicable to investments in debt securities carried at amortised cost. Any difference between the initial fair value and the nominal value of the deposits is accounted for as additional lease payments made and is included in the cost of right-of-use assets.

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, or there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or there is a change arising from the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

### (h) 租賃資產(續)

### (i) 作為承租人(續)

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (h) Leased assets (Continued)

#### (i) As a lessee (Continued)

The lease liability is also remeasured when there is a change in the scope of a lease or the consideration for a lease that is not originally provided for in the lease contract ("lease modification") that is not accounted for as a separate lease. In this case the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification. The only exceptions are rent concessions that occurred as a direct consequence of the COVID-19 pandemic and met the condition set out in paragraph 46B of HKFRS 16 Leases. In such cases, the Group has taken advantage of the practical expedient not to assess whether the rent concessions are lease modifications, and recognised the change in consideration as negative variable lease payments in profit or loss in the period in which the event or condition that triggers the rent concession occurred.

In the consolidated statement of financial position, the current portion of long-term lease liabilities is determined as the present value of contractual payments that are due to be settled within twelve months after the reporting period.

### (h) 租賃資產(續)

#### (i) 作為承租人(續)

當租賃範疇發生變動或 租賃合約原先並無規定 的租賃代價發生變動 (「租賃修改」),且未作 為單獨的租賃入賬時,則 亦要對租賃負債進行重 新計量。於此情況下,租 賃負債根據經修訂的租 賃付款及租賃期限,使用 經修訂的貼現率於修改 生效日期重新計量。唯一 例外情况為因COVID-19 疫情直接導致並符合香 港財務報告準則第16號 租賃第46B段所載條件的 租金寬減。在該等情況 下,本集團已利用實際權 宜方法不對租金寬減是 否為租賃修改進行評估, 並於觸發租金寬減的事 件或條件發生期間的損 益內將代價變動確認為 負可變租賃付款。

於綜合財務狀況表,長期租賃負債的流動部分釐 定為於報告期後十二個 月內到期清場的合約付 款的現值。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

# 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (h) Leased assets (Continued)

#### (ii) As a lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to the ownership of an underlying assets to the lessee. If this is not the case, the lease is classified as an operating lease.

When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. The rental income from operating leases is recognised in accordance with note 2(s).

When the Group is an intermediate lessor, the sub-leases are classified as a finance lease or as an operating lease with reference to the right-of-use asset arising from the head lease. If the head lease is a short-term lease to which the Group applies the exemption described in note 2(h)(i), then the Group classifies the sub-lease as an operating lease.

## (i) Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

### (h) 租賃資產(續)

#### (ii) 作為出租人

本集團作為出租人時,其 在租賃開始時將每項或 營租賃。倘其將相關。 營租賃。倘其將相關。 所有權附帶的絕大 國險及回報轉移至承 人,則租賃分類為融 質分類為經營租赁。

當合約包含租賃及非租賃部分,本集團按相對獨立的銷售價格將合約中代價分配予各部分。經營租賃產生之租金收入根據附註2(s)確認。

倘本集團為中間出租人, 經參考主租賃產生的類 用權資產,分租被分類為 融資租賃或經營租賃,而 主租實為短期租賃,而本 集團對此應用附註2(h)(i) 所述之豁免,則本集團 分租分類為經營租賃。

### (i) 財務工具

當集團實體成為工具合約條文之一方時,則於綜合財務狀況表確認財務資產及財務負債。所有常規買賣之財務資產按交易日基準確認及終止確認。常規買賣指須於法規或市場慣資稅之財務資產買賣。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued)

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

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

#### Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

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

### (i) 財務工具(續)

### 財務資產

財務資產之分類及其後計量

以下條件的財務資產其後按攤 銷成本計量:

- 該財務資產以目的為持 有資產以收取合約現金 流量之經營模式持有;及
- 該財務資產的合約條款 導致於指定日期出現現 金流量(其只能用作償還 本金及本金結欠所產生 的利息)。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both selling and collecting contractual cash flows;
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL, except that at initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 Business Combinations applies.

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling in the near term;
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

### (i) 財務工具(續) 財務資產(續)

財務資產之分類及其後計量(續)

符合以下條件的財務資產其後按公平值計入其他全面收益(「按公平值計入其他全面收益治)計量:

- 該財務資產以目的為持 有財務資產以出售及收 取合約現金流量之經營 模式持有;及
- 該財務資產的合約條款 導致於指定日期出現現 金流量(其只能用作償還 本金及本金結欠所產生 的利息)。

所有其他財務資產其後按公平 值計入損益,惟倘股本也收購 請持作買賣,亦並非由收購 務合併所適用的業務合併所 認為或然代價,則本集團不 的 步確認財務資產時可 回 地選擇於其他全面 可 股本投資之公平值之其後 動。

倘一項財務資產符合以下條件,則將該財務資產分類為持 作買賣:

- 其主要收購作於不久將 來出售用途;
- 其於初步確認時為本集團一併管理且具有近期實際短期獲利模式的已識別財務工具之組合之一部分;或
- 其為並非指定及用作對 沖工具的衍生工具。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

#### (i) Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost and debt instruments/receivables subsequently measured at FVTOCI. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become creditimpaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer creditimpaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

### (i) 財務工具(續) 財務資產(續)

財務資產之分類及其後計量(續)

此外,本集團可以不可撤回地 指定按公平值計入損益的方式 來計量須按攤銷成本計量或按 公平值計入其他全面收益的財 務資產,前提是此舉能消除或 大幅減少會計不一致的情況。

### (i) 攤銷成本及利息收入

其後按攤銷成本計量的 財務資產及其後按公平 值計入其他全面收益的 債務工具/應收款項的利 息收入乃使用實際利率 法予以確認。利息收入乃 對財務資產賬面總值應 用實際利率予以計算,惟 其後出現信貸減值的財 務資產除外(見下文)。 對於其後出現信貸減值 的財務資產,利息收入乃 透過自下個報告期開始 對財務資產之攤銷成本 應用實際利率確認。倘出 現信貸減值的財務工具 的信貸風險好轉,使財務 資產不再出現信貸減值, 則由釐定該資產不再出 現信貸減值後之報告期 開始,利息收入以對財務 資產賬面總值應用實際 利率方式確認。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(ii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other income and other net gains/(losses)" line item.

Impairment of financial assets subject to impairment assessment under HKFRS 9

The Group performs impairment assessment under ECL model on financial assets (including trade and other receivables, time deposits with original maturity over three months and cash and cash equivalents) which are subject to impairment assessment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12 months ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

### (i) 財務工具(續) 財務資產(續)

財務資產之分類及其後計量(續)

(ii) 按公平值計入損益之 財務資產

> 並不符合按攤銷成本計量或按公平值計入其他 全面收益或指定為按公 平值計入其他全面收益 之財務資產乃按公平值 計入損益計量。

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

The Group always recognises lifetime ECL for trade receivables.

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

### (i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

### (i) 財務工具(續) 財務資產(續)

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

本集團一直就貿易應收款項確 認全期預期信貸虧損。

#### (i) 信貸風險大幅增加

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(i) Significant increase in credit risk (Continued)

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

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor; or
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

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

### (i) 財務工具(續) *財務資產(續)*

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

(i) 信貸風險大幅增加 (續)

> 具體而言,評估信貸風險 是否已大幅增加時會考 慮以下資料:

- 財務工具的外部 (如有)或內部的信 貸評級實際上或預 期嚴重惡化;
- 信貸風險的外部市場指標嚴重轉差,例如債務人的信貸息差、信貸違約掉期價格顯著增加:
- 業務、金融或經濟環境目前受到或預期出現不利影響,並預計嚴重使債務人的債務償還能力下降;
- 債務人的經營業績 實際上或預期嚴重 惡化;或
- 債務人面對的監管、經濟或技術環境在實際上或預計會發生重大不利變動,導致債務份價置能力嚴重下降。

不論上述評估結果,本集團認為,當合約付款逾期超過三十天,則自初步確認以來信貸風險已大幅增加,除非本集團有合理及有依據之資料證明屬其他情況。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(i) Significant increase in credit risk (Continued)

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

#### (ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

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

#### (iii) Credit-impaired financial assets

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

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;

### (i) 財務工具(續) 財務資產(續)

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

(i) 信貸風險大幅增加 (續)

> 本集團定期監察用於識別信貸風險是否有效,如 增加之標準是否有效,以報 對其進行適當修訂,以 報 報 以 該標準能於款項 前 識別信貸風險是否有 大幅增加。

#### (ii) 違約之定義

就內部信貸風險管理而言,本集團認為,如內內 產生或外部來源資料顯示,債務人很可能無法 債權人(包括本集團)悉 情權人(不計及本集團) 持有任何抵押品),則發 生違約事件。

不論上述,本集團認為,如財務資產逾期超短,加財務資產逾期超經期超過十天,則違約已理,惟本集團擁有合理及有依據資料顯示一項更清後的違約標準更為合適,則另作別論。

### (iii) 出現信貸減值之財務 資產

如一項或多項事件發生, 導致財務資產的估計 來現金流量受到負面 響,則該財務資產出現信 資減值。財務資產出現信 貸減值之證據包括有關 以下事件之可觀察數據:

- (a) 發行人或借款人出 現嚴重財務困難;
- (b) 違約,例如逾期或 拖欠事件;

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

- (iii) Credit-impaired financial assets (Continued)
  - (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
  - (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
  - (e) the disappearance of an active market for that financial asset because of financial difficulties.

#### (iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

### (i) 財務工具(續) 財務資產(續)

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

- (iii) 出現信貸減值之財務 資產(續)
  - (c) 借款人之貸款人因 與借款人出現財務 困難相關經濟或合 約理由授予借款人 貸款人一般不會考 慮的寬免:
  - (d) 借款人很可能將宣 佈破產或進行財務 重組;或
  - (e) 有關財務資產之活 躍市場因財務困難 而消失。

### (iv) 撇銷政策

如有資料顯示對手方出 現嚴重財務困難且並無 實際收回可能性(例如, 對手方被清盤或已進入 破產程序,或如屬其他貿 易應收款項,有關款項逾 期超過兩年(以較早發生 者為準)),則本集團將 有關財務資產撇銷。已撇 銷財務資產仍可面臨本 集團收回款項程序之強 制執行活動,包括尋求法 律意見(如適用)。撇銷 構成一項終止確認事件。 任何其後收回款項確認 於損益。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probabilityweighted amount that is determined with the respective risks of default occurring as the weights. The Group uses a practical expedient in estimating ECL on trade receivables using a provision matrix taking into consideration historical credit loss experience and forward looking information that is available without undue cost or effect.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Lifetime ECL for certain trade receivables are considered on a collective basis taking into consideration past due information and relevant credit information such as forward looking macroeconomic information.

### (i) 財務工具(續) 財務資產(續)

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

(v) 預期信貸虧損的計量 及確認

> 預期信貸虧損的計量為 違約概率、違約損失率程 度(即倘發生違約時的損 失程度)及違約風險敞口 的函數。違約概率及違約 損失率程度之評估乃按 過往數據及前瞻性資料 為依據。預期信貸虧損的 估計反映以相應發生違 約風險作為加權釐訂之 公正及概率加權金額。本 集團經考慮過往信貸虧 損經驗及無須耗費不必 要的成本或精力而取得 的前瞻性資料後使用撥 備矩陣並採用實際權益 法估計貿易應收款項的 預期信貸虧損。

> 一般而言,預期信貸虧損 為根據合約中應付本集 團的所有合約現金流量 與本集團預期收取的所 有現金流量之間的差額, 並按初步確認時釐定的 實際利率折現。

> 若干貿易應收款項的全 期預期信貸虧損經考慮 過往逾期資料及前瞻性 宏觀經濟資料等相關信 貸資料按集體基準考慮。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(v) Measurement and recognition of ECL (Continued)

For collective assessment, the Group takes into consideration the following characteristics when formulating the grouping;

- Past-due status;
- Nature, size and industry of debtors;
   and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables where the corresponding adjustment is recognised through a loss allowance account.

### (i) 財務工具(續) 財務資產(續)

根據香港財務報告準則第9 號須進行減值評估的財務 資產減值(續)

(v) 預期信貸虧損的計量 及確認(續) 就集體評估而言,本集團 分組時考慮以下特徵:

- 逾期狀況;
- 債務人性質、規模 及行業;及
- 外部信貸評級(如有)。

分組獲管理層定期檢討, 以確保各組之組成繼續 具有類似之信貸風險特 徵。

利息收入乃根據財務資產的賬面總值計算,除非財務資產出現信貸減值, 其利息收入則按有關財務資產的攤銷成本計算。

本集團就所有財務工具 通過調整賬面值於損益 中確認減值收益或虧損, 惟貿易應收款項通過虧 損撥備賬對其賬面值進 行相應調整。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (i) Financial instruments (Continued) Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

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

#### Financial liabilities and equity

Classification as debt or equity

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

### (i) 財務工具(續) 財務資產(續)

終止確認財務資產

於終止確認按攤銷成本計量的 財務資產時,資產的賬面值與 已收及應收代價總和之間的差 額於損益中確認。

#### 財務負債及權益

分類為債務或權益 債務及權益工具乃根據合約安 排之內容及財務負債及權益工 具之定義分類為財務負債或權 益。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (i) Financial instruments (Continued) Financial liabilities and equity (Continued) Equity instruments

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

Perpetual instruments, which include no contractual obligation for the Group to deliver cash or other financial assets or the Group has the sole discretion to defer payment of distribution and redemption of principal amount indefinitely are classified as equity instruments.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

#### Financial liabilities

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

#### Financial liabilities at amortised cost

Financial liabilities including bank borrowings, trade and other payables, lease liabilities, amounts due to directors and amount due to a shareholder are subsequently measured at amortised cost, using the effective interest method.

### (i) 財務工具(續) 財務負債及權益(續) 權益工具

權益工具乃證明一間實體的資產於扣除其所有負債後之剩餘權益的任何合約。本公司所發行之權益工具乃按已收取之所得款項(扣除直接發行成本)確認。

永續工具(包括本集團不承擔 交付現金或其他財務資產之合 同義務,或本集團具有全權酌 情權無限期遞延支付分派及贖 回本金額)被分類為權益工具。

購回本公司本身之權益工具直接於權益內確認並扣減。購買、 出售、發行或註銷本公司本身 之權益工具不得於損益內確認 收益或虧損。

### 財務負債

所有財務負債均使用實際利率 法按攤銷成本或按公平值計入 損益其後計量。

按攤銷成本計量之財務負債 財務負債(包括銀行借貸、貿 易及其他應付款項、租賃負債、 應付董事款項及應付一名股東 款項)其後使用實際利率法按 攤銷成本計量。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

(i) Financial instruments (Continued)

Financial liabilities and equity (Continued)

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.

Changes in the basis for determining the contractual cash flows as a result of interest rate benchmark reform

For changes in the basis for determining the contractual cash flows of a financial asset or financial liability to which the amortised cost measurement applies as a result of interest rate benchmark reform, the Group applies the practical expedient to account for these changes by updating the effective interest rate, such change in effective interest rate normally has no significant effect on the carrying amount of the relevant financial asset or financial liability.

A change in the basis for determining the contractual cash flows is required by interest rate benchmark reform if and only if, both these conditions are met:

- the change is necessary as a direct consequence of interest rate benchmark reform; and
- the new basis for determining the contractual cash flows is economically equivalent to the previous basis (i.e. the basis immediately preceding the change).

(i) 財務工具(續) 財務負債及權益(續)

> 終止確認財務負債 本集團於且僅於本集團的責任 解除、取消或屆滿時終止確認 財務負債。終止確認的財務負 債的賬面值與已付及應付的代 價之間的差額會於損益中確 認。

> 利率基準改革導致釐定合約 現金流量的基準變動

就因利率基準改革而導致釐定 應用攤銷成本計量的金流資產 或金融負債的合約現金流用 基準變動而言·本集團應用可 權宜方法·透過更新實際利率 該等變動入賬·而有關實際 變動一般對相關金融資產 融負債的賬面值並無重大影響。

當且僅當滿足以下兩個條件時, 利率基準改革要求變更釐定合 約現金流量的基準:

- 利率基準改革的直接後果 而有必要作出變動;及
- 釐定合約現金流量的新基準在經濟上等同於先前基準(即緊接變更前的基準)。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (j) Intangible assets

Intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

The following intangible assets with finite useful lives are amortised from the date they are available for use and their estimated useful lives are as follows:

trademark

5 to 10 years

computer system

2 to 3 years

#### Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gain and loss arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, is recognised in profit or loss when the asset is derecognised.

#### (k) Development and formation costs

The development and formation costs represent development costs incurred for a cemetery site which will be completed for sale and are stated at the lower of cost and net realisable value.

The development costs comprise specifically identified cost, including the acquisition cost of land, aggregate cost of development, materials and supplies, wages and other direct expenses, an appropriate proportion of overheads and borrowing costs capitalised. Net realisable value represents the estimated selling price less estimated costs of completion and costs to be incurred in selling the burial plots.

### (j) 無形資產

以下可使用年期有限之無形資產乃自可使用日期起按以下估計可使用年期攤銷:

- 商標

5至10年

- 電腦系統

2至3年

#### 取消確認無形資產

無形資產於出售,或預計不會自使用或出售產生未來經濟和益時取消確認。因取消確認無形資產而產生的盈虧,乃按監告所得款項淨額與該項資產服值之間的差額計量,並於有關資產取消確認時在損益內確認。

#### (k) 開發及成立成本

開發及成立成本指於將完成待 出售之墓園產生之開發成本並 按成本及可變現淨值兩者中之 較低者列賬。

開發成本包括特別指定成本, 包括收購土地成本、開發、材料 及供應之成本總額、工資及間支 他直接開支、適當比例之間 費用及撥充資本之借貸成本本 可變現淨值指估計銷售價 估計完成成本及銷售墓地所產 生之成本。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

#### (I) Inventories

Inventories are assets which are held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process or in the rendering of services.

Inventories are carried at the lower of cost and net realisable value.

Cost of merchandises for resale and marble stones is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Cost of burial plots developed for sale is determined by an apportionment of the total development costs (see note 2(k)) attributable to completed but unsold units.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised.

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

### (I) 存貨

存貨是指日常業務過程中持作銷售、處在為該等銷售的生產過程中,或以在生產過程中或 提供服務時將予耗用的材料或物料形式持有的資產。

存貨乃以成本與可變現淨值兩 者中之較低者列賬。

轉售貨品及大理石之成本以加權平均成本法計算,並包括所有採購成本、兑換成本及將存貨運至現址及變成現狀之其他成本。

發展墓地以供銷售之成本釐定 為已落成惟未售出單位應佔總 發展成本(見附註2(k))之份 額。

可變現淨值乃按正常業務過程 中之估計售價減估計完成成本 及估計銷售所需之成本。

存貨出售時,該等存貨之賬面 值於確認有關收益之期間確認 為開支。

任何存貨撇減至可變現淨值之 金額及所有存貨虧損一概在 撇減或虧損產生期間確認為開 支。任何存貨撇減撥回之金額, 在作出撥回期間確認為減少已 確認為開支之存貨金額。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (m) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated statement of cash flows. Cash and cash equivalents are assessed for ECL in accordance with the policy set out in note 2(i).

### (n) Impairment of non-financial assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, except in the case of goodwill, an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment (other than properties carried at revalued amounts);
- right-of-use assets;
- intangible assets;
- goodwill;
- deposits paid and prepayments;
- interests in associates; and
- investments in subsidiaries in the Company's statement of financial position.

#### (m) 現金及現金等價物

#### (n) 非財務資產減值

於每個報告期末審閱內部及外部資料來源,以識別是否有跡象顯示以下資產可能出現減值,(商譽除外)或先前確認之減值虧損不再存在或可能已減少:

- 物業、廠房及設備(按經 重估金額列賬之物業除 外);
- 使用權資產;
- 無形資產;
- 商譽;
- 已付按金及預付款項;
- 於聯營公司的權益;及
- 載於本公司財務狀況表 之附屬公司投資。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (n) Impairment of non-financial assets (Continued)

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill, intangible assets that are not yet available for use and intangible assets that have indefinite useful lives, the recoverable amount is estimated annually whether or not there is any indication of impairment.

### - Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and its value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (that is a cashgenerating unit ("CGU")). A portion of the carrying amount of a corporate asset is allocated to an individual CGU if the allocation can be done on a reasonable and consistent basis, or to the smallest group of CGU if otherwise.

#### Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the CGU to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to the CGU (or group of units) and then, to reduce the carrying amount of the other assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

### (n) 非財務資產減值(續)

### - 可收回金額之計算

資產的可收回金額乃其 公平值減出售成本與其 使用價值兩者中之較高 者。在評估使用價值時, 估計未來現金流量會按 可以反映當時市場對貨 幣時間價值及資產特定 風險的評估之稅前貼現 率,貼現至其現值。倘資 產並不產生基本上獨立 於其他資產之現金流入, 則就能獨立產生現金流 入之最小資產組別(即現 金產生單位(「現金產生 單位」))釐定可收回金 額。倘可在合理及一致的 基礎上進行分配,則公司 資產的一部分賬面值會 分配予個別現金產生單 位,否則分配予最小的現 金產生單位組別。

#### - 減值虧損之確認

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (n) Impairment of non-financial assets (Continued)

#### Reversals of impairment losses

In respect of assets other than goodwill, an impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount. An impairment loss in respect of goodwill is not reversed.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

### Interim financial reporting and impairment

Under the GEM Listing Rules, the Group is required to prepare an interim financial report in compliance with HKAS 34, *Interim Financial Reporting*, every three months. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year.

Impairment losses recognised in an interim period in respect of goodwill are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates.

### (n) 非財務資產減值(續)

#### - 減值虧損之撥回

就除商譽以外的資產而言,倘用作釐定可收回金額之估算出現正面的變化,有關減值虧損便會撥回。有關商譽之減值虧損將不予撥回。

撥回減值虧損以過往年 度並未確認減值虧損而 釐定的資產之賬面值為 限。所撥回之減值虧損在 確認撥回之年度計入損 益內。

### - 中期財務報告及減值

根據GEM上市規則,本集團須遵照香港會計準則第34號中期財務報告,每三個月編製中期財務報告。於中期期間末,本集團應用與於財政年度認用同之減值測試、確認及撥回標準。

於中期內就商譽確認之減值虧損並不於其後期間撥回。倘於中期相關之財政年度完結時方評估減值,此時即使不用確認虧損或確認較少虧損時,亦不會撥回減值虧損。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (o) Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

#### (ii) Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of those benefits and when it recognises restructuring costs involving the payment of termination benefits.

#### (p) Share-based payments

(i) Share options granted to employees

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in the share-based compensation reserve within equity. The fair value is measured at grant date using the binomial option pricing model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the share options, the total estimated fair value of the share options is spread over the vesting period, taking into account the probability that the options will vest.

#### (o) 僱員福利

(i) 短期僱員福利及定額 供款退休計劃之供款

> 薪金、年度獎金、有薪年 假、定額供款退休計劃之 供款及非貨幣福利成 於僱員提供相關服 年度內累計。倘若延 中度內累計。倘若 其會 造成重 大 影響,則該等數額會 以現 值列賬。

#### (ii) 終止福利

終止福利於本集團無法 再收回該等福利及其確 認涉及支付終止福利之 重組成本時(以較早者為 準)確認。

#### (p) 以股份為基礎之付款

(i) 授予非僱員之購股權 與僱員以外之人士進行

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

- (p) Share-based payments (Continued)
  - (i) Share options granted to employees (Continued)

During the vesting period, the number of share options expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to the profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the share-based compensation reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of share options that vest (with a corresponding adjustment to the sharebased compensation reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the share-based compensation reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to accumulated losses).

### (p) 以股份為基礎之付款(續)

### (i) 授予僱員之購股權 (續)

本集團會於歸屬期內審 閱預期歸屬之購股權數 目。所導致之已於以往年 度確認之累計公平值之 任何調整會於審閱年度 之損益中列支/計入,除 非原來之僱員支出符合 確認為資產之資格,便會 對以股份為基礎之補償 儲備作出相應之調整。已 確認為支出之數額會於 歸屬日作出調整,以反映 所歸屬購股權之實際數 目(同時對以股份為基礎 之補償儲備作出相應之 調整);但只會於無法符 合與本公司股份市價相 關之生效條件時方會沒 收。權益數額於以股份為 基礎之補償儲備中確認, 直至購股權獲行使(當轉 入股份溢價賬時)或購股 權到期(當直接撥入累計 虧損時)時為止。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (p) Share-based payments (Continued)

### (ii) Share options granted to nonemployees

Share options granted to non-employees Equity-settled share-based payment transactions with parties other than employees are measured at the fair value of the goods or services received, except where that fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service. The fair values of the goods or services received are recognised as expenses (unless the goods or services qualify for recognition as assets).

### (q) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

### (p) 以股份為基礎之付款(續) (ii) 授予非僱員之購股權

### (q) 所得税

本年度所得税包括即期税項和 遞延税項資產及負債的變動。 即期税項和遞延税項資產及 債資資 動均在損益中確認的 與於其他全面收益或直接 益中確認的項目相關,在 別下,其相關稅項金額 大此往 其他全面收益或直接在權益中 確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (q) Income tax (Continued)

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

### (q) 所得税(續)

即期税項是按本年度應課税收入,根據在報告期末已生效或實質上已生效的税率計算的預期應付税項,加上以往年度應付税項的任何調整。

遞延稅項資產及負債分別由可。 抵扣及應課税暫時差異產生。 暫時差異是指資產及負債與 財務申報而言的賬面值與資 的稅基的差異。遞延稅項資 亦可以由未利用稅項 利用稅項抵減產生。

除了某些有限的例外情況外, 所有遞延税項負債和所有遞延 税項資產(只限於很可能獲得 能利用該遞延税項資產來抵扣 的未來應課税溢利)均會確認。 支持確認由可抵扣暫時差異所 產生遞延税項資產的未來應課 税溢利包括因撥回目前存在的 應課税暫時差異而產生的數 額;但這些撥回的差異必須與 同一税務機關和同一應課税實 體有關,並預期在可抵扣暫時 差異預計撥回的同一期間或遞 延税項資產所產生税項虧損可 向後期或向前期結轉的期間內 撥回。在決定目前存在的應課 税暫時差異是否足以支持確認 由未利用税項虧損和抵減所產 生的遞延税項資產時,亦會採 用同一準則,即差異是否與同 一税務機關和同一應課税實體 有關,以及是否預期在能夠使 用可利用税項虧損或抵減撥回 的同一期間內轉回。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (q) Income tax (Continued)

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from goodwill not deductible for tax purposes, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

Where investment properties are carried at their fair value in accordance with the accounting policy set out in note 2(f), the amount of deferred tax recognised is measured using the tax rates that would apply on sale of those assets at their carrying value at the reporting date unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

### (q) 所得税(續)

本集團會在每個報告期末審閱 遞延税項資產的賬面值並於不 再可能獲得足夠的應課税溢利 以抵扣相關的税務利益時調低 賬面值。惟倘若日後有可能獲 得足夠的應課稅溢利,有關減 額便會撥回。

來自分派股息的額外所得稅於 確認派付有關股息之責任時予 以確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (q) Income tax (Continued)

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
  - the same taxable entity; or
  - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

### (r) Provisions and contingent liabilities

Provisions are recognised when the Group has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

### (q) 所得税(續)

即期税項結餘和遞延税項結餘及其變動額會分開列示,並且 不予抵銷。即期税項資產或可可 延稅項資產會在本即期稅項司司稅項 運有法定行使權以即期並 產抵銷即期稅項負債, 一下附帶條件的情況不 分別抵銷即期稅項負債 稅項負債:

- 即期税項資產與負債:本公司或本集團計劃按淨額基準結算,或同時變現該資產和結算該負債;或
- 遞延税項資產與負債:此 等資產與負債必須與同 一稅務機關就以下其中 一項徵收的所得稅有關:
  - 同一應課税實體;或
  - 不體在大需延回額項税數的等每延算資間變和債等每延算資間變和債等負該等項規達產負該等資別與結,資債額以按期即同和分數,即算或產。與其時,與其數,與其數,與其數,與其數,與其數,與其數,與其數,與其數,

### (r) 撥備及或然負債

倘過去事項導致本集團須承擔 法定或既定責任,而履行有關 責任可能須撥付經濟利益,且 能可靠地作估計,則確認撥備。 倘貨幣之時間值屬重大,則撥 備將以預計結清責任所須開支 之現值列賬。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (r) Provisions and contingent liabilities (Continued)

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Where some or all of the expenditure required to settle a provision is expected to be reimbursed by another party, a separate asset is recognised for any expected reimbursement that would be virtually certain. The amount recognised for the reimbursement is limited to the carrying amount of the provision.

### (s) Revenue recognition Revenue from contracts with customers

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

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

### (r) 撥備及或然負債(續)

倘須撥付經濟利益之可能性不 京無法可靠地估計其益之可能性 會極微,否則有關責任將僅為 可然是否出現一項或以上,除 時方可確定之有關責任,除 時方可確定之有關責任,除 有撥付經濟利益之機 不則亦將披露為或然負債。

倘支付撥備所需的部份或全部 開支預期將由另一方償付,則 任何預期償付款項於大致上可 確定時另行確認為資產。確認 的償付金額不超過撥備的賬面 值。

### (s) 收益確認 來自客戶合約之收益

本集團於(或隨著)履約責任獲履行時確認收益,即當與特定履約責任相關的商品或服務的「控制權」轉讓予客戶時。

履約責任指個別的商品及服務 (或一組商品或服務)或一系列 大致相同的個別商品或服務。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (s) Revenue recognition (Continued) Revenue from contracts with customers (Continued)

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

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates or enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

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

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

### (s) 收益確認(續) 來自客戶合約之收益(續)

倘符合以下其中一項標準,則控制權隨時間轉移,而收益則參照完全履行相關履約責任的進展情況而隨時間確認:

- 於本集團履約時,客戶同時取得並耗用本集團履約所提供的利益;
- 本集團的履約產生或提 升一項資產,而該項資產 於本集團履約時由客戶 控制;或
- 本集團的履約並未產生 讓本集團有替代用途的 資產,且本集團對迄今已 完成履約的付款具有可 強制執行的權利。

否則,收益於客戶獲得個別商 品或服務控制權的時間點確 認。

合約資產指本集團就向客戶換取本集團已轉讓的貨品成成品或為無數項代價的權利(尚未成裁無條件)。其根據香港財務反,其根據香港財務反,相反的,其根據香港財務反,相價的,相價的,與大權利,即只需待時間過去條件權利,即只需待時間過去代價即須到期支付。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

## (s) Revenue recognition (Continued) Revenue from contracts with customers (Continued)

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

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

## Over time revenue recognition: measurement of progress towards complete satisfaction of a performance obligation

Output method

The progress towards complete satisfaction of a performance obligation is measured based on output method, which is to recognise revenue on the basis of direct measurements of the value of the goods or services transferred to the customer to date relative to the remaining goods or services promised under the contract, that best depict the Group's performance in transferring control of goods or services.

As a practical expedient, if the Group has a right to consideration in an amount that corresponds directly with the value of the Group's performance completed to date, the Group recognises revenue in the amount to which the Group has the right to invoice.

### (s) 收益確認(續) 來自客戶合約之收益(續)

合約負債指本集團就本集團已從客戶收取代價(或應收客戶 代價)向客戶轉讓商品或服務 的責任。

合約資產及與該合約相關的合約負債按淨額基準入賬及呈列。

### 隨時間確認收益:計量完 全達成履約責任的進度

#### 產出法

完全達成履約責任的進度乃根 據產出法計量,即基於直接計量 迄今已轉移予客戶的貨品品供 務相對於合約項下承諾提供 餘下貨品或服務的價值以本 收益,有關方法最能反映本集 於轉讓貨品或服務控制權方 的履約情況。

作為實際權宜方法,倘本集團有權以與本集團迄今已完成的業績的價值直接對應的金額收取代價,則本集團以本集團有權開具發票的金額確認收益。

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (s) Revenue recognition (Continued) Principal versus agent

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

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

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

### (s) 收益確認(續) *委託人對代理人*

當另一方從事向客戶提供商品或服務,本集團釐定其承諾的性質是否為提供指定商品或服務本身的履約義務(即本集團為委託人)或安排由另一方提供該等商品或服務(即本集團為代理人)。

倘本集團在向客戶轉讓商品或 服務之前控制指定商品或服 務,則本集團為委託人。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (s) Revenue recognition (Continued)

Interest income is recognised as it accrues under the effective interest method using the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset. For financial assets measured at amortised cost or FVTOCI (recycling) that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit-impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset.

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentive granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable. Variable lease payments that do not depend on an index or a rate are recognised as income in the accounting period in which they are earned.

Government grants are recognised in the consolidated statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as income in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

#### (s) 收益確認(續)

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (t) Translation of foreign currencies

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss, except those arising from foreign currency borrowings used to hedge a net investment in a foreign operation which are recognised in other comprehensive income.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. The transaction date is the date on which the Company initially recognises such non-monetary assets or liabilities. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of non-PRC operations are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into RMB at the closing foreign exchange rates ruling at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the foreign currency translation reserve.

On the disposal of a non-PRC operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

#### (t) 外幣換算

年內之外幣交易按交易日之匯率換算。以外幣計值的貨幣產及負債則以於報告期末之匯率換算。匯兑收益及虧損均國之。 避免確認,惟用以對沖外國業務淨投資的外幣借貸所產生者則在其他全面收益內確認。

以外幣歷史成本計量的非貨幣 資產及負債按交易當日的的 換算。交易日為本公司初步 認該等非貨幣資產或負債幣 期。按公平值列賬的以外幣計 值的非貨幣資產及負債按計量 公平值當日的匯率換算。

非中國業務之業績按與交易日 匯率相若之匯率換算為人民 幣。財務狀況表之項目則按報 告期末之匯率換算為人民幣。 所產生之匯兑差異於其他全面 收益確認,以及單獨於權益中 之匯兑儲備累計。

於出售非中國業務時,有關外國業務的累計匯兑差異金額將 於出售損益獲確認時從權益重 新分類至損益。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (u) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

#### (v) Related parties

- (a) A person, or a close member of that person's family, is related to the Group if that person:
  - (i) has control or joint control over the Group;
  - (ii) has significant influence over the Group; or
  - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
  - the entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);

### (u) 借貸成本

因收購、興建或生產需經一段 長時期準備方可作擬定用途或 出售之資產直接產生之借貸成 本,會資本化作為有關資產之 部分成本。其他借貸成本於產 生期間列作開支。

借貸成本乃於資產開支產生、 產生及有關籌備之產 作其擬定用途或出售所需為 動進行時,即資本化作為有 關籌備合資格資產的有 關籌備合資格資產所 號或出售所需之活動 達或出售所需 上 動並完成時,即暫時終 上 資本化借貸成本。

### (v) 關連人士

- (a) 倘屬以下人士·則該人士 或該人士之近親與本集 團有關連:
  - (i) 控制或共同控制本 集團;
  - (ii) 對本集團有重大影響;或
  - (iii) 為本集團或本集團 母公司的主要管理 層成員。
- (b) 倘符合下列任何條件,即 實體與本集團有關連:
  - (i) 該實體與本集團屬 同一集團之成員公 司(即各母公司、 附屬公司及同系附 屬公司彼此間有關 連);

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### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (v) Related parties (Continued)

- (b) An entity is related to the Group if any of the following conditions applies: (Continued)
  - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member):
  - (iii) both entities are joint ventures of the same third party;
  - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
  - the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
  - (vi) the entity is controlled or jointly controlled by a person identified in (a);
  - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); or
  - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

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

#### (v) 關連人士(續)

- (b) 倘符合下列任何條件, 即實體與本集團有關連: (續)
  - (ii) 一間實體為另一實體為另一實體的聯營公式司司一實體為成員公司之集體為成員公司司之集團旗下成員公司之等分別。
  - (iii) 兩間實體均為同一 第三方的合營企 業;
  - (iv) 一間實體為第三方 實體的合營企業, 而另一實體為該第 三方實體的聯營公 司;
  - (v) 實體為本集團或與 本集團有關連之實 體就僱員利益設立 的離職後福利計 劃:
  - (vi) 實體受(a)所識別人 士控制或受共同控 制;
  - (vii) 於(a)(i)所識別人士 對實體有重大影響 力或屬該實體(或 該實體的母公司) 主要管理層成員;或
  - (viii) 向本集團或本集團 之母公司提供主要 管理人員服務之實 體或有關實體所屬 集團之任何成員公 司。

一名人士之近親家庭成 員指預期可於有關 與有關實體交往時對其 發揮影響力或受其影響 之家庭成員。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

### (w) Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Company's executive directors, which are the chief operating decision maker of the Company for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

#### (w) 分部報告

財務報表所報告之經營分部及各分部項目之金額乃自為分配資源予本集團不同業務及地區之及評估該等業務及地區之表現而定期向本公司執行董事(公司主要經營決策者)提供之財務資料中確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 3. APPLICATION OF AMENDMENTS TO 3. 應用香港財務報告準則(修 HKFRSs 訂本)

### Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the HKICPA for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2022 for the preparation of the consolidated financial statements:

Amendments to HKFRS 3 Reference to the Conceptual Framework

Amendments to HKFRS 16 COVID-19-Related

Rent Concessions beyond 30 June 2021

Amendments to HKAS 16 Property, Plant and Equipment:

Proceeds before Intended Use
Amendments to HKAS 37 Onerous Contracts

– Cost of Fulfilling a Contract

Amendments to HKFRSs Annual Improvements to HKFRSs 2018-2020

The Group has not applied any new standard or amendment that is not yet effective for the current accounting period. The application of the 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.

### 於本年度強制生效之香港財務報告準則(修訂本)

於本年度,本集團已首次應用由香港會計師公會頒佈並於二零二二年一月一日或之後開始的年度期間強制生效的下列香港財務報告準則(修訂本),以編製綜合財務報表:

香港財務報告準則 提述概念框架 第3號(修訂本)

香港財務報告準則 二零二一年六年三十日 第16號(修訂本) 後與COVID-19有關

的租金優惠

香港會計準則 物業、腦 第16號(修訂本) 用途 香港會計準則 虧損性

物業、廠房及設備: 擬定 用途前之所得款項 虧損性合約-履行合約 成本

第37號(修訂本) 香港財務報告準則 (修訂本)

香港財務報告準則二零 一八年至二零二零年 週期之年度改進

本集團並未應用任何於本會計期間 尚未生效之新準則或修訂本。於本年 度應用香港財務報告準則(修訂本) 對本集團目前及過往年度的財務狀 況及表現及/或該等綜合財務報表 載列的有關披露並無重大影響。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料

### (a) Disaggregation of revenue

Disaggregation of revenue from contracts with customers by major products or services lines is as follows:

Disaggregation of revenue for the year ended 31 December 2022

### (a) 收益分拆

按主要產品或服務種類劃分的 來自客戶合約之收益分拆如 下:

截至二零二二年十二月三十一日止年度的收益分析

			Stem cells and	
			immunocytes	
		Funeral	and other	
		services	businesses	Total
		殯儀服務 RMB'000 人民幣千元	幹細胞及	
			免疫細胞	
			及其他業務	總計
			RMB'000 人民幣千元	RMB'000 人民幣千元
Major products and services	主要產品及服務			
Funeral services and cremation services provided	本集團管理之殯儀館及殯儀服務中心			
in funeral parlous and funeral service centres	提供之殯儀服務及火化服務			
under the Group's management		74,468	-	74,468
Funeral arrangement and related consultancy	殯儀安排及相關諮詢服務			
services		2,809	-	2,809
Sales of burial plots and tombstones	銷售墓地及墓碑	692	-	692
Provision of advisory service on stem cells and	提供幹細胞及免疫細胞諮詢服務			
immunocytes		- [.	-	-
		77,969	-	77,969
Timing of revenue recognition	收益確認時間	j. ji		/
At a point in time	於某一時間點	5,087	-	5,087
Over time	隨時間推移	72,882	-	72,882
		77,969	-	77,969
Primary geographical market	主要地區市場			
The PRC	中國	74,468	-	74,468
Taiwan	台灣	1,531	-	1,531
Hong Kong	香港	1,278	-	1,278
Vietnam	越南	692	- 1	692
		77,969	_	77,969

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (a) Disaggregation of revenue (Continued)

  Disaggregation of revenue for the year ended
  31 December 2021
- (a) 收益分拆(續) 截至二零二一年十二月 三十一日止年度的收益分拆

			Stem cells and	
			immunocytes and other businesses	Tota
		Funeral		
		services		
			幹細胞及	
			免疫細胞 及其他業務 RMB'000	總計 RMB'000
		殯儀服務 RMB'000		
		人民幣千元	人民幣千元	人民幣千元
Major products and services	———————————————————— 主要產品及服務			
Funeral services and cremation services provided	本集團管理之殯儀館及殯儀服務中心			
in funeral parlous and funeral service centres	提供之殯儀服務及火化服務			
under the Group's management	1た	69,561		69,56
	<b>建</b>	09,501	_	09,30
Funeral arrangement and related consultancy	殯儀安排及相關諮詢服務	2.242		2.24
services	AN A- ++ 1.1 T7 ++ T6	2,342	\ -	2,342
Sales of burial plots and tombstones	銷售墓地及墓碑	228	_	228
Provision of advisory service on stem cells and	提供幹細胞及免疫細胞諮詢服務			
immunocytes		-	733	733
		72,131	733	72,864
Timing of revenue recognition	收益確認時間			
At a point in time	於某一時間點	5,532	-	5,532
Over time	隨時間推移	66,599	733	67,332
		72,131	733	72,864
Primary geographical market	主要地區市場			
The PRC	中國	69,561	733	70,294
Taiwan	台灣	1,450	_	1,450
Hong Kong	香港	892	_	892
Vietnam	越南	228	-	228
		72,131	733	72,864

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

### (a) Disaggregation of revenue (Continued) Performance obligations for contracts with customers

Funeral services and cremation services

The Group offers services of planning funeral arrangement and interment, organising and hosting of the funeral. Revenue from funeral services is recognised when services are provided. Except for sales of prepaid funeral services packages offered to individuals, payment of the transaction price is due immediately at the point the funeral services are provided. Sales of prepaid funeral services packages is sales of funeral services based on a contract prior to death occurring. The payment is due when the contract of prepaid funeral services packages is signed, which gives rise to contract liabilities at the inception of a contract, until the revenue recognised when the funeral service is offered. Details of the prepaid funeral services packages contract are disclosed in note 26 to the consolidated financial statements.

### Funeral arrangement and related consultancy services

Revenue from funeral arrangement and related consultancy services is recognised when services are provided. Payment of the transaction price is due immediately at the point the funeral arrangement and related consultancy services are provided.

#### Sales of burial plots and tombstones

Revenue from the sales of burial plots and tombstones is recognised when the control of burial plots and tombstones is transferred to the customer, being when the right to use of burial plots and tombstones has been passed. Payment of the transaction price is due immediately at the point the customer purchases the burial plots and tombstones.

#### (a) 收益分拆(續) 客戶合約的履約責任

#### 殯儀安排及相關諮詢服務

殯儀安排及相關諮詢服務的收益於提供服務時確認。交易價格的支付於提供殯儀安排及相關諮詢服務時立即到期。

#### 銷售墓地及墓碑

銷售墓地及墓碑的收益於墓地及墓碑的控制權轉移至客戶(即墓地及墓碑的使用權已轉移)時確認。交易價格的支付於客戶購買墓地及墓碑時立即到期。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

### (a) Disaggregation of revenue (Continued) Performance obligations for contracts with customers (Continued)

Provision of advisory service on stem cells and immunocytes

Revenue from advisory service on stem cells and immunocytes is recognised when services are performed. Advisory service on stem cells and immunocytes is advisory service based on a contract prior to the advisory service. Payment of the transaction price is due when the contract of advisory service is signed, which gives rise to contract liabilities at the inception of a contract, until the revenue recognised when the advisory service is rendered.

### Sales of biotechnical machineries and other electronic products

Revenue from sales of biotechnical machineries and other electronic products is recognised when the control of such products is transferred to the customer, being when the goods have been delivered to the customer's specific location. Transportation and handling activities that occur before customers obtain control are considered as fulfilment activities. Following the delivery, the customer 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 risk of obsolescence and loss in relation to the goods. The normal credit term is 90 days upon delivery.

Contracts with customers with unsatisfied performance obligations on the above mentioned revenue, have original expected duration of one year or less. As permitted under HKFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed.

#### (b) Segment information

The Group manages its businesses by divisions, which are organised by a mixture of both business lines and geography. In a manner consistent with the way in which information is reported internally to the executive directors of the Company (the "Executive Directors"), which are the chief operating decision maker, for the purposes of resources allocation and performance assessment.

#### (a) 收益分拆(續) 客戶合約的履約責任(續)

提供幹細胞及免疫細胞諮詢服務

幹細胞及免疫細胞諮詢服務的 收益於進行服務時確認。幹 胞及免疫細胞諮詢服務內 諮詢服務之前合約的諮詢服務。 交易價應於簽訂諮詢服務 合約時支付,這於合約開始 產生合約負債,直至提供諮詢 服務時確認收益。

### 銷售生物科技儀器及其他電子產品

未完成上述收益履約責任的客戶合約的原預期年限為一年內。按香港財務報告準則第15號所允許情況,並無披露分配至該等未履行合約的交易價格。

#### (b) 分部資料

本集團以與就資源分配及評估表現而向本公司執行董事(「執行董事」,即主要營運決策者)呈報內部資料一致之方式,按分部管理其業務,而分部乃按業務種類及地區劃分管理。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

#### (b) Segment information (Continued)

For the years ended 31 December 2022 and 2021, the Group had below two reportable segments:

- Funeral services: Provision of funeral related service, including arrangement services and related consultancy services, provision of funeral and cremation services and sale of burial plots and tombstones; and
- Stem cells and immunocytes and other business: Provision of advisory service on stem cells and immunocytes and sales of biotechnical machineries and other electronic products.
- (A) The segment information provided to the Executive Directors for the reportable segments for the years ended 31 December 2022 and 2021 is as follows:

Segment results, assets and liabilities
For the purposes of assessing segment
performance and allocating resources
between segments, the Executive Directors
monitor the results, assets and liabilities
attributable to each reportable segment on
the following bases:

Segment assets include all tangible, intangible asset and current assets with the exception of certain financial assets measured at FVTPL and corporate assets. Segment liabilities include trade and other payables and deposits received, contract liabilities, lease liabilities, bank borrowings, amounts due to directors, amount due to a shareholder, provisions and income tax liabilities attributable to the activities of the individual segments and borrowings managed directly by the segments.

#### (b) 分部資料(續)

截至二零二二年及二零二一年 十二月三十一日止年度,本集 團有以下兩個可報告分部:

- 殯儀服務:提供殯儀相關服務,包括安排服務及相關諮詢服務、提供殯儀及火化服務以及銷售墓地及墓碑;及
- 乾細胞及免疫細胞及其 他業務:提供幹細胞及免 疫細胞諮詢服務以及生 物科技儀器及其他電子 產品銷售。
- (A) 截至二零二二年及 二零二一年十二月 三十一日止年度提供 予執行董事的可報告 分部的分部資料如 下:

分部業績、資產及負債 就評估分部表現及於分 部間分配資源而言,執行 董事按下列基準監察各 可報告分部應佔之業績、 資產及負債:

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (b) Segment information (Continued)
  - (A) The segment information provided to the Executive Directors for the reportable segments for the years ended 31 December 2022 and 2021 is as follows: (Continued)

Segment results, assets and liabilities (Continued)

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments.

Segment results represent the earnings and loss of each segment without allocation of fair value (loss)/gain on investment properties, fair value gain on financial assets measured at FVTPL, net reversal of impairment losses/(impairment losses) recognised under ECL model on trade and other receivables, unallocated other income and other net gains/(losses), unallocated head office and corporate expenses, finance costs and income tax expense. This is the measure reported to the Executive Directors for the purposes of resource allocation and assessment of segment performance.

- (b) 分部資料(續)
  - (A) 截至二零二二年及 二零二一年十二月 三十一日止年度提供 予執行董事的可報告 分部的分部資料如 下:(續)

分部業績、資產及負債 (續)

收益及開支乃參考該等 分部產生之銷售及該等 分部產生之開支或按照 該等分部應佔資產折舊 或攤銷所產生之其他開 支而分配至可報告分部。

分部業績指各分部所產 生之盈利及虧損,但未分 配投資物業之公平值(虧 損)/收益、按公平值計 入損益計量之財務資產 之公平值收益、貿易及其 他應收款項之預期信貸 虧損模型項下之已確認 減值虧損回撥/(減值 虧損)淨額、未分配其他 收入及其他收益/(虧 損)淨額、未分配總部及 公司開支、融資成本及所 得税開支。此乃就資源分 配及評估分部表現向執 行董事匯報之方式。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (b) Segment information (Continued)
  - (A) The segment information provided to the Executive Directors for the reportable segments for the years ended 31 December 2022 and 2021 is as follows: (Continued)

Segment results, assets and liabilities (Continued)

For the purpose of assessment by the Executive Directors, the finance costs on bank borrowings and lease liabilities were not included in segment results while the bank borrowings and lease liabilities have been included in the segment liabilities.

In addition to receiving segment information concerning segment results, the Executive Directors are provided with segment information concerning interest income and expense from cash balances and borrowings managed directly by the segments, deficit on revaluation of freehold land and buildings, fair value gain on financial assets measured at FVTPL, net reversal of impairment losses/ (impairment losses) recognised under ECL model on trade and other receivables, depreciation and amortisation, income tax expense, and additions to non-current segment assets (including property, plant and equipment, right-of-use assets and intangible assets) used by the segments in their operations.

- (b) 分部資料(續)
  - (A) 截至二零二二年及 二零二一年十二月 三十一日止年度提供 予執行董事的可報告 分部的分部資料如 下:(續)

分部業績、資產及負債 (續)

就執行董事的評估而言, 銀行借款及租賃負債的 融資成本並無計入分部 業績,而銀行借款及租賃 負債已計入分部負債。

除獲得有關分部業績之 分部資料外,執行董事亦 獲提供有關收益、來自各 分部直接管理之現金結 餘及借貸之利息收入及 開支、永久業權土地及樓 宇之重新估值虧絀、按公 平值計入損益計量之財 務資產之公平值收益/(虧 損)、貿易及其他應收款 項之預期信貸虧損模型 項下之已確認減值虧損 回撥/(減值虧損)淨 額、折舊及攤銷、所得税 開支及各分部用於其營 運之非流動分部資產(包 括物業、廠房及設備、使 用權資產及無形資產)添 置之分部資料。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

#### (b) Segment information (Continued)

(A) The segment information provided to the Executive Directors for the reportable segments for the years ended 31 December 2022 and 2021 is as follows: (Continued)

Segment results, assets and liabilities (Continued)

Information regarding the Group's reportable segments as provided to the Executive Directors for the purposes of resources allocation and assessment of segment performance for the years ended 31 December 2022 and 2021 is set out below:

#### (b) 分部資料(續)

(A) 截至二零二二年及 二零二一年十二月 三十一日止年度提供 予執行董事的可報告 分部的分部資料如 下:(續)

分部業績、資產及負債(續)

有關就截至二零二二年 及二零二一年十二月 三十一日止年度之資源 分配及評估分部表現向 執行董事提供之本集團 可報告分部之資料載列 如下:

Year ended 31 December	r
裁不十二日二十二日止年日	¥

	2022 二零二二年			2021 二零二一年			
		Funeral services	Stem cells and immunocytes and other business 乾細胞及	Total	Funeral services	Stem cells and immunocytes and other business 乾細胞及	Total
		殯儀服務 RMB'000 人民幣千元	免疫細胞 及其他業務 RMB'000	總計 RMB'000 人民幣千元	殯儀服務 RMB'000 人民幣千元	免疫細胞 及其他業務 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Segment revenue	分部收益						
Funeral services and cremation services provided in funeral parlous and funeral service centres under the Group's management     Funeral arrangement and related consultancy services	- 本集團管理之殯儀館及 殯儀服務中心提供之 殯儀服務及火化服務 - 殯儀安排及相關諮詢服務	74,468 2,809	-	74,468 2,809	69,561 2,342	-	69,561 2,342
Sales of burial plots and tombstones	- 銷售墓地及墓碑	692	_	692	228	-	228
- Provision of advisory service on stem cells and immunocytes	- 提供幹細胞及免疫細胞諮詢服務	-	-	-	-	733	733
		77,969	-	77,969	72,131	733	72,864
Segment operating profit/(loss)	分部經營溢利/(虧損)	16,697	(301)	16,396	3,071	(520)	2,551
Other items:	其他項目:						
Amounts included in the measure of segment operating profit/(loss): Depreciation of property, plant and equipment	計量分部經營溢利/(虧損)計入之金額: 物業、廠房及設備折舊	(2,084)		(2,172)	(1,765)	(44)	(1,809)
Depreciation of right-of-use assets  Amortisation of intangible assets	使用權資產折舊 無形資產攤銷	(4,792) (866)		(4,792) (866)	(4,785) (578)	(182)	(4,967) (578)
Loss on written off of prepayment	 	-	_	-	(12,013)	_	(12,013)
Written back of provision/(provision) for cost of service Amounts not included in the measure of segment operating profit/(loss) but regularly reported to Executive Directors:	服務成本撥備撥回/(撥備) 計量分部經營溢利/(虧損)不計入之金額, 而其定期向執行董事呈報:	1,680	-	1,680	(454)	-	(454)
Interest income	利息收入	217	-	217	561	1	562
Finance costs	融資成本	(1,849)	-	(1,849)	(2,131)	(49)	(2,180)
Deficit on revaluation of freehold land and buildings Fair value (loss)/gain on financial assets measured as FVTPL	永久業權土地及樓宇之重新估值虧絀 按公平值計入損益計量之財務資產	-	-	-	(158)	-	(158)
Reversal of impairment losses/(impairment losses) recognised under ECL model on trade and other receivables, net	公平值(虧損)/收益 貿易及其他應收款項之預期信貸虧損 模型項下之已確認減值虧損	(234)		(234)	340	-	340
Income tax (expense)/credit	回撥/(減值虧損)淨額 所得税(開支)/抵免	1,400 (7,262)	(109) 14	1,291 (7,248)	(2,566) (2,888)	(14)	(2,566) (2,902)
Others:	其他:	(7,202)	17	(7,240)	(2,000)	(14)	(2,302)
Additions of property, plant and equipment Additions of right-of-use assets	添置物業、廠房及設備 添置使用權資產	1,462 412	-	1,462 412	840	463	1,303
Additions of intangible assets	添置無形資產	-	-	-	2,600	_	2,600

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (b) Segment information (Continued)
  - (A) The segment information provided to the Executive Directors for the reportable segments for the years ended 31 December 2022 and 2021 is as follows: (Continued)

Segment results, assets and liabilities (Continued)

There are no inter-segment sales during the year (2021: Nil).

The following table presents segment assets and segment liabilities of the Group's reportable segments as at 31 December 2022 and 2021:

(b) 分部資料(續)

(A) 截至二零二二年及 二零二一年十二月 三十一日止年度提供 予執行董事的可報告 分部的分部資料如 下:(續)

分部業績、資產及負債(續)

本年度概無分部間銷售(二零二一年:無)。

下表載列於二零二二年 及二零二一年十二月 三十一日本集團可報告 分部的分部資產及分部 負債:

		2022 二零二二年				2021 二零二一年	
			Stem cells and immunocytes			Stem cells and immunocytes	
		Funeral	and other		Funeral	and other	
		services	businesses	Total	services	businesses	Total
			乾細胞及			乾細胞及	
			免疫細胞			免疫細胞	
		殯儀服務	及其他業務	總計	殯儀服務	及其他業務	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
Segment assets	分部資產	220,613	7,469	228,082	234,537	4,160	238,697
Segment liabilities	分部負債	127,695	8,899	136,594	135,452	6,048	141,500

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (b) Segment information (Continued)
  - (B) Reconciliations of reportable segment revenue, profit or loss, assets, liabilities and other items
- (b) 分部資料(續)
  - (B) 可報告分部收益、損益、資產、負債及其他項目之對賬

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Revenue	收益			
Total reportable segment revenue	可報告分部收益總額			
and consolidated revenue	及綜合收益		77,969	72,864
Profit or loss	損益		1	
Total reportable segment	本集團外界客戶產生之			
profit derived from Group's	可報告分部溢利總額			
external customers			16,396	2,551
Fair value (loss)/gain on investmen	t 投資物業公平值			
properties	(虧損)/收益	16	(1,231)	711
Fair value gain on financial	按公平值計入損益計量			
assets measured at FVTPL	之財務資產的公平值			
	收益	19	690	811
Unallocated other income and	未分配其他收入及其他			
other net gains/(losses)	收益/(虧損)淨額		1,327	1,242
Net reversal of impairment losses/	以下各項之預期信貸			
(impairment losses) recognised	虧損模型項下之			
under ECL model on	已確認減值虧損			
	回撥/(減值虧損)淨額			
– Trade receivables	- 貿易應收款項	6(d),		
		34(a)	(302)	(400)
– Other receivables	- 其他應收款項	6(d),		
		34(a)	1,706	(2,397)
Finance costs	融資成本	6(a)	(1,861)	(2,182)
Unallocated head office and	未分配總部及公司開支			
corporate expenses			(8,837)	(15,109)
Consolidated profit/(loss) before	綜合除稅前溢利/(虧損)			
taxation			7,888	(14,773)

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

- (b) Segment information (Continued)
  - (B) Reconciliations of reportable segment revenue, profit or loss, assets, liabilities and other items (Continued)
- (b) 分部資料(續)
  - (B) 可報告分部收益、損益、資產、負債及其他項目之對賬(續)

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Assets	資產		
Total reportable segment assets Unallocated head office and corporate assets	可報告分部資產總值 未分配總部及公司資產	228,082	238,697
<ul><li>Cash and cash equivalents</li><li>Time deposits with original</li></ul>	- 現金及現金等價物 - 原到期時間超過三個	15,233	15,041
maturity over three months  – Financial assets measured	月的定期存款 – 按公平值計入損益	9,334	-
at FVTPL  – Other deposits paid and	計量之財務資產 - 其他已付按金及	26,006	4,095
prepayments	預付款項	4,028	3,706
– Others	- 其他	2,105	2,315
Consolidated total assets	綜合資產總值	284,788	263,854
Liabilities	負債		1.3
Total reportable segment liabilities Unallocated head office and corporate liabilities	可報告分部負債總額 未分配總部及公司負債	136,594	141,500
<ul><li>Amount due to a shareholder</li><li>Other payables and accruals</li></ul>	- 應付一名股東之款項 - 其他應付款項及	12,098	11,390
	應計款項	4,142	3,921
– Others	- 其他	1,137	1,455
Consolidated total liabilities	綜合負債總額	153,971	158,266

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

- 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)
  - (b) Segment information (Continued)
    - (B) Reconciliations of reportable segment revenue, profit or loss, assets, liabilities and other items (Continued)
      Other items
- (b) 分部資料(續)
  - (B) 可報告分部收益、損益、資產、負債及其他項目之對賬(續)

#### 其他項目

Year ended 31 December 截至十二月三十一日止年度

				W-1-/1-	1 11-7		
			2022 二零二二年			2021 二零二一年	
		Total reportable			Total reportable		
		segment		Consolidated	segment		Consolidated
			Unallocated	total	amount	Unallocated	total
		可呈報			可呈報		
		分部總額	未分配	總計	分部總額	未分配	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
Other items:  Amounts included in the measure of segment operating profit/(loss):	其他項目: 計量分部經營溢利/(虧損)計入 之金額:						
Depreciation of property, plant and equipment	物業、廠房及設備折舊	(2,172)	(42)	(2,214)	(1,809)	(898)	(2,707)
Depreciation of right-of-use assets	使用權資產折舊	(4,792)	(155)	(4,947)	(4,967)	(64)	(5,031)
Amortisation of intangible assets	無形資產攤銷	(866)	-	(866)	(578)	-	(578)
Loss on written off of prepayment	撤銷預付款項之虧損	\\-	-	-/-	(12,013)	-	(12,013)
Written back of provision/(provision) for cost	服務成本撥備撥回/(撥備)						
of service		1,680		1,680	(454)	-	(454)
Amounts not included in the measure of segment operating profit/(loss) but regularly reported to Executive Directors:	未計入計量分部經營溢利/(虧損) 但定期向執行董事報告的金額:						
Interest income	利息收入	217	50	267	562	25	587
Finance costs	融資成本	(1,849)	(12)	(1,861)	(2,180)	(2)	(2,182)
Deficit on revaluation of freehold land and	永久業權土地及樓宇之重新估值	(-,,	(,	(.,,	(-/:/	(-)	(-//
buildings	虧組	_	_	_	(158)	_	(158)
Fair value (loss)/gain on financial assets	按公平值計入損益計量之財務				(150)		(150)
measured as FVTPL	資產公平值(虧損)/收益	(234)	924	690	340	471	811
Reversal of impairment losses/	貿易及其他應收款項之預期信貸	(=,					
(impairment losses) recognised under ECL model on trade and	虧損模型項下之已確認 減值虧損回撥/						
other receivables, net	(減值虧損)淨額	1,291	113	1,404	(2,566)	(231)	(2,797)
Income tax expense	所得税開支	(7,248)	(14)	(7,262)	(2,902)	_	(2,902)
Others:	其他						
Additions of property, plant and equipment	添置物業、廠房及設備	1,462	1,012	2,474	1,303	-	1,303
Additions of right-of-use assets	添置使用權資產	412	-	412	· -	368	368
Additions of intangible assets	添置無形資產	-	_	-	2,600	_	2,600

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 4. REVENUE AND SEGMENT INFORMATION 4. 收益及分部資料(續) (Continued)

#### (c) Geographic information

The following set out information about the geographical location of (i) the Group's revenue from external customers; and (ii) the Group's property, plant and equipment, investment properties, right-of-use assets, intangible assets, interests in associates, goodwill, other receivables and deposits paid and deposits for hire of funeral parlours and funeral services centres ("Specified Non-Current Assets").

The geographical location of customers is based on the location at which the services were provided or the goods delivered. The geographical locations of Specified Non-Current Assets are based on the physical location of the assets, in case of property, plant and equipment, the physical location to which they are located. In the case of right-of-use assets, intangible assets, interests in associates, goodwill, other receivables and deposits paid and deposits for hire of funeral parlours and funeral services centres, it is based on the location of the operation to these assets are allocated.

#### (c) 地區資料

以下載列有關(i)本集團來自外界客戶之收益:及(ii)本集團來 物業、廠房及設備、投資物業、廠房及設備、投資物業、 使用權資產、無形資產、於 營公司的權益、商譽、其他應 營、項及已付按金以及租用( 「特 館及殯儀服務中心之按金( 定非流動資產」)之地區資料。

		Revenue from external customers 来自外界客戶之收益 For the year ended 31 December 截至十二月三十一日止年度		Specifi Non-Curre 特定非流፤	nt Assets
				As at 31 December 於十二月三十一日	
		2022	2021	2022	2021
		二零二二年 RMB'000 人民幣千元	二零二一年 RMB'000 人民幣千元	二零二二年 RMB'000 人民幣千元	二零二一年 RMB'000 人民幣千元
The PRC	中國	74,468	70,294	31,917	37,688
Taiwan	台灣	1,531	1,450	30,565	33,073
Hong Kong	香港	1,278	892	1,055	60
Vietnam	越南	692	228	174	59
		77,969	72,864	63,711	70,880

#### Information about major customers

For the years ended 31 December 2022 and 2021, revenue from any single external customer does not amount to 10% or more of the Group's revenue.

#### 主要客戶資料

截至二零二二年及二零二一年 十二月三十一日止年度,概無 來自任何單一外界客戶之收益 佔本集團收益10%或以上。

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### 5. OTHER INCOME AND OTHER NET 5. 其他收入及其他收益/(虧GAINS/(LOSSES) 損)淨額

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest income on bank deposits	銀行存款之利息收入	267	587
Total interest income on financial assets	按攤銷成本計量之		
measured at amortised cost	財務資產之利息		
	收入總額	267	587
Sundry income	雜項收入	643	846
Rental income from investment properties	投資物業之租金收入	299	221
Government grants	政府補助	93	178
Deficit on revaluation of freehold	永久業權土地及樓宇之		
land and buildings (note 14(c)(ii))	重新估值虧絀		
	(附註14(c)(ii))	_	(158)
Loss on disposal of property, plant and	出售物業、廠房及設備		
equipment	之虧損	(23)	(35)
Gain on lease modification (note 15)	租賃修改之收益		
	(附註15)	9	29
Written back of provision/(provision)	服務成本撥備撥回/		
for cost of service (note 30)	(撥備)(附註30)	1,680	(454)
Loss on written off of prepayment	撇銷預付款項之		
(note 23(e))	虧損(附註23(e))		(12,013)
Net exchange gain	匯兑收益淨額	39	28
	/	3,007	(10,771)

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 6. PROFIT/(LOSS) BEFORE TAXATION

#### 6. 除税前溢利/(虧損)

Profit/(loss) before taxation is arrived at after charging/ (crediting) the followings:

除税前溢利/(虧損)乃經扣除/(計入)下列項目後釐定:

(a)	Finance costs Interest on lease liabilities (note 15) Interest on bank borrowings	(a)	融資成本 租賃負債之利息 (附註15) 銀行借貸之利息	2022 二零二二年 RMB'000 人民幣千元 1,769 92	2021 二零二一年 RMB'000 人民幣千元 2,077 105
	Total interest expenses on financial liabilities not measured at FVTPL		並非按公平值計入 損益計量之財務 負債利息開支總額	1,861	2,182
(b)	Staff costs (including directors' emoluments) Salaries, wages and other benefits  Contributions to defined contribution retirement plans	(b)	<b>員工成本(包括董事薪酬)</b> 薪金、工資及其他 福利 定額供款退休計劃 供款	23,787	27,251 1,238
	Share-based payments		以股份為基礎之付款	686	28,489

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#### 6. PROFIT/(LOSS) BEFORE TAXATION 6. 除税前溢利/(虧損) (Continued) (續)

Profit/(loss) before taxation is arrived at after charging/ (crediting) the followings: (Continued)

除税前溢利/(虧損)乃經扣除/ (計入)下列項目後釐定:(續)

				2022	2021
				二零二二年 RMB'000 人民幣千元	二零二一年 RMB'000 人民幣千元
(c)	Depreciation and amortisation Property, plant and equipment (note 14)	(c)	<b>折舊及攤銷</b> 物業、廠房及設備 (附註14)	2,214	2,707
	Right-of-use assets (note 15) Intangible assets (note 17)		使用權資產(附註15) 無形資產(附註17)	4,947 866	5,031 578
				8,027	8,316
(d)	Other items Auditors' remuneration	(d)	<b>其他項目</b> 核數師酬金		
	<ul><li>– audit services</li><li>– non-audit services</li></ul>		一審計服務 一非審計服務	902	954 207
	Cost of inventories Rental income from investment		存貨成本 投資物業租金收入	9,684	6,871
	properties less direct outgoing of Nil (2021: Nil)		減直接開支 零(二零二一年:		
	Lease payments for property, plant and equipment not included in the measurement of lease liabilities (note 15)		零) 物業、廠房及設備 租賃付款額 (不計入租賃負 債之計量)	(299)	(221)
	of lease habilities (flote 15)		(附註15)	500	240
	Impairment losses recognised under ECL model on trade receivables, net (note 34(a))		貿易應收款項之 預期信貸虧損 模型項下之 已確認減值 虧損淨額 (附註34(a))	302	400
	(Reversal of impairment losses)/ impairment losses recognised under ECL model on other receivables, net (note 34(a))		其他應收款項之 預期信貸虧損 模型項下之 已確認(減值虧損 回撥)/減值虧損	(4.705)	2 207
			淨額(附註34(a)) [	(1,706) (1,404)	2,397 2,797
	Written off of property, plant and equipment (note 14)		撇銷物業、廠房及設備 (附註14)	342	

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### 7. INCOME TAX IN THE CONSOLIDATED 7. 綜合損益表之所得税 STATEMENT OF PROFIT OR LOSS

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
PRC Enterprise Income Tax (note 29(a))	中國企業所得税		
	(附註29(a))		
– current year	一本年度	4,007	2,888
– under-provision in prior years	-過往年度撥備不足	3,269	_
		7,276	2,888
Hong Kong Profits Tax (note 29(a))	香港利得税(附註29(a))		
– current year	一本年度	_	14
– over-provision in prior years	一過往年度超額撥備	(14)	_
		(14)	14
Total	總計	7,262	2,902

#### Notes:

(a) Under the two-tiered profits tax rates regime of Hong Kong Profits Tax, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profit above HK\$2 million.

No provision for Hong Kong Profits Tax has been made as the Group has no assessable profits in Hong Kong for the year ended 31 December 2022.

(b) The Group is not subject to any taxation under the jurisdiction of the Cayman Islands, Independent State of Samoa ("Samoa") and the British Virgin Islands ("BVI") for both years.

#### 附註:

(a) 根據香港利得税的兩級制利得税率制度,合資格集團實體首2百萬港元之溢利將按8.25%計税,而超過2百萬港元之溢利將按16.5%計税。不符合兩級制利得税率制度之集團實體之溢利將繼續按統一税率16.5%計税。因此,合資格集團實體的香港利得稅按估計應課稅溢利的首2百萬港元計算為8.25%,而超過2百萬港元的估計應課稅溢利為16.5%。

由於本集團於截至二零二二年十二 月三十一日止年度概無在香港產生 任何應課税溢利,故並無作出香港 利得税撥備。

(b) 本集團於兩個年度均毋須繳納開曼群島、薩摩亞獨立國(「薩摩亞」)及 英屬處女群島(「英屬處女群島」)司 法權區之任何税項。

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#### 7. INCOME TAX IN THE CONSOLIDATED 7. 綜合損益表之所得税(續) STATEMENT OF PROFIT OR LOSS (Continued)

Notes: (Continued)

(c) During the year ended 31 December 2021, other than Chongqing Xizhou Funeral Service Company Limited ("Chongqing Xizhou"), an indirect wholly-owned subsidiary of the Company, the remaining subsidiaries operating in the PRC are subject to Enterprise Income Tax rate at 25% in accordance with the Law of the PRC on Enterprises Income Tax.

During the year ended 31 December 2022, all subsidiaries operating in the PRC (including Chongqing Xizhou) are subject to Enterprise Income Tax rate at 25% in accordance with the Law of the PRC on Enterprises Income Tax.

In prior years, Chongqing Xizhou considered to a preferential tax rate of 15% in accordance with 西部大開發企業所得税優惠 since 2011 and up to 2020; and 《關於延續西部大開發企業所得税政策的公告》 (Announcement No. 23 of the Ministry of Finance in 2020) issued in April 2020 (collectively the "PRC Preferential Tax Regulations") for a period from 1 January 2021 to 30 December 2030, when the annual revenue from the encouraged business exceeded 60% of Chongqing Xizhou total revenue in a fiscal year.

During the year, Chongqing Xizhou was notified by the local tax authority that its principal activities did not meet the criteria for an encouraged business under the PRC Preferential Tax Regulations. This led to Chongqing Xizhou being subjected to a 25% Enterprise Income Tax rate. Following negotiations between Chongqing Xizhou and the local tax authority, the local tax authority reaffirmed its original decision, resulting in Chongqing Xizhou paying an additional amount of approximately RMB3,269,000.

附註:(續)

(c) 截至二零二一年十二月三十一日止年度,除本公司之間接全資附屬公司重慶錫周殯葬服務有限公司(「重慶錫周」)外,其餘於中國經營之附屬公司須根據中國企業所得税法按25%之企業所得税税率繳税。

截至二零二二年十二月三十一日止年度,所有於中國經營之附屬公司(包括重慶錫周)須根據中國企業所得稅法按25%的稅率繳納企業所得稅。

於過往年度,重慶錫周自二零一一年起直至二零二零年根據西部大一開發企業所得稅優惠;及自二零二十日期間根據經五部大開發佈的《關於延續西部大開發佈的《關於延續西部大開發公公告》(財政部優別,得稅政策的公告》(統稱「中國優大學的人超過重慶錫周總收入的60%。

於該等年度,重慶錫周獲當地稅務機關告知,其主要業務並不符合中國優惠稅務法規項下的鼓勵類業務標準,導致重慶錫周須按25%的稅率繳納企業所得稅。經重慶錫周與當地稅務機關磋商後,該機關重申其原有決定,重慶錫周額外支付約人民幣3,269,000元。

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### 7. INCOME TAX IN THE CONSOLIDATED 7. 綜合損益表之所得税(續) STATEMENT OF PROFIT OR LOSS (Continued)

Notes: (Continued)

- (d) Bau Shan Life Science Technology Co., Ltd. ("Bau Shan"), a direct subsidiary of the Company, Bao De Life Enterprise Co., Ltd. ("Bau De") and Bu Lao Lin Limited ("BLL"), both of which are indirect subsidiaries of the Company, are subject to Taiwan Enterprise Income Tax at 17% (2021: 17%) on taxable profits determined in accordance with the Income Tax Act and other relevant laws in Taiwan. No provision for Taiwan Enterprise Income Tax has been made as Bau Shan has accumulated tax losses brought forward which exceed the estimated assessable profits for the year, and Bau De and BLL have no assessable profits for both years.
- (e) Bao Son Life Company Limited ("Bao Son Life") and Hoan Loc Viet Duc Hoa Corporation ("HLV Duc Hoa"), indirect non-wholly-owned subsidiaries of the Company, are subject to Vietnam Corporate Income Tax at 20% (2021: 20%) on taxable profits determined in accordance with the relevant laws and regulations in Vietnam. No provision for Vietnam Corporate Income Tax has been made as Bao Son Life and HLV Duc Hoa have no assessable profits for both years.

Reconciliation between income tax expense and accounting profit/(loss) at applicable tax rates:

附註:(續)

- (d) 本公司直接附屬公司寶山生命科技股份有限公司(「寶山」)及本公司兩間間接附屬公司寶德生命事業股份有限公司(「ぞ老林」)須根據台灣所得稅公司(「不老林」)須根據台灣所得稅為大人其他相關法律,按應課稅溢利的17%(二零二一年:17%)繳納台灣企業所得稅。由於寶山本年度承前的累計稅項虧損超逾預計應課稅溢利,且寶德及不老林於兩個年度均無應課稅溢利,故概無就台灣企業所得稅作出撥備。
- (e) 本公司之間接非全資擁有附屬公司寶山生命責任有限公司(「寶山生命責任有限公司(「寶山生命」)及Hoan Loc Viet Duc Hoa Corporation(「HLV Duc Hoa」)須根據越南相關法律及法規釐定之應課稅溢利按20%(二零二一年:20%)之稅率繳納越南企業所得稅。由於寶山生命及HLV Duc Hoa於兩個年度均無應課稅溢利,故概無就越南企業所得稅作出撥備。

按適用税率計算之所得税開支及會計溢利/(虧損)之對賬:

		2022 二零二二年	2021 二零二一年
		一令一一年 RMB'000 人民幣千元	 RMB'000 人民幣千元
Profit/(loss) before taxation	除税前溢利/(虧損)	7,888	(14,773)
Notional tax on profit/(loss) before taxation calculated at the rates applicable to profit/(loss) in the tax jurisdictions	,按相關税務司法權區內 溢利/(虧損)適用 税率就除税前溢利/		
concerned	(虧損)計算之理論税項 過往年度香港利得税	2,806	(2,944)
Under-provision of Hong Kong Profits Tax in prior years Under-provision of PRC Enterprise	撥備不足 過往年度中國企業所得税	-//	14
Income Tax in prior years  Over-provision in Hong Kong Profits Tax	撥備不足 過往年度香港利得税	3,269	-
in prior years	超額撥備	(14)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Tax effect of non-deductible expenses	不可扣減開支之稅務影響	2,009	3,590
Tax effect of non-taxable income  Tax effect of tax losses not recognised	毋須課税收入之税務影響 未確認税項虧損之税務	(1,111)	(384)
	影響	303	2,626
Actual tax expense	實際税項開支	7,262	2,902

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#### 8. DIRECTORS' EMOLUMENTS

#### 8. 董事薪酬

2022

Directors' emoluments disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation is as follows:

根據香港《公司條例》第383(1)條及 《公司(披露董事利益資料)規例》 第2部規定須予披露之董事薪酬如 下:

				Salaries and allowances	Discretionary	二零二二年 Retirement benefit scheme		Share-based payments	
Name of directors	董事姓名		Fees	(note i)	bonuses	contributions	Sub-total	(note ii) 以股份為	Total
				薪金及津貼		退休福利		基礎之付款	
			袍金	(附註i)	酌情花紅	計劃供款	小計	(附註ii)	總計
		Notes	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Executive directors	執行董事								
Mr. Liu Tien-Tsai ("Mr. Liu")	劉添財先生(「劉先生」)		1,076	565	23	/-	1,664	-	1,664
Mr. Xu Jianchun ("Mr. Xu")	許建春先生(「許先生」)		1,288	-	-		1,288	-	1,288
Dr. Xu Qiang ("Dr. Xu")	徐強博士(「徐博士」)		52	-	-	-	52	241	293
Independent non-executive directors	獨立非執行董事								
Mr. Chai Chung Wai ("Mr. Chai")	齊忠偉先生(「齊先生」)		60	/ -	-	-	60	-	60
Mr. Sun Fei ("Mr. Sun")	孫飛先生(「孫先生」)		52	( -	-	-	52	241	293
Dr. Yang Jingjing ("Dr. Yang")	楊菁菁博士(「楊博士」)	(iii)	42	/ / -	-	-	42	-	42
Mr. Wang Jun ("Mr. Wang")	王均先生(「王先生」)	(iv)	9	//-	-	- /-	9	-	9
		/	2,579	565	23	7 -	3,167	482	3,649

						2021 二零二一年			
				Salaries and		—			
				allowances	Discretionary			Share-based	
Name of directors	董事姓名		Fees	(note i) 薪金及津貼	bonuses	contributions 退休福利	Sub-total	payments 以股份為	Total
			袍金	(附註i)	酌情花紅	計劃供款	小計	基礎之付款	總計
		Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Executive directors	執行董事								
Mr. Liu	劉先生		1,030	3,082	48	-	4,160	-	4,160
Mr. Xu	許先生		1,244	-	-	-	1,244	-	1,244
Dr. Xu	徐博士	(v)	46	-	-	-	46	-	46
Non-executive director	非執行董事								
Dr. Xu	徐博士	(v)	4	-	-	-	4	-	4
Independent non-executive directors	獨立非執行董事								
Mr. Chai	齊先生		58	-	-	-	58	-	58
Mr. Sun	孫先生		50	_	_	-	50	_	50
Mr. Wang	王先生		50	-	-	-	50	-	50
			2,482	3,082	48	-	5,612	-	5,612

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#### 8. DIRECTORS' EMOLUMENTS (Continued) 8. 董事薪酬(續)

Notes:

- (i) Salaries, allowance and benefits in kind paid to the executive director are generally emoluments paid or payables in respect of those persons' other services in connection with the management of the affairs of the Company and its subsidiaries.
- (ii) These represent the estimated value of share options granted to the directors under the 2021 Share Option Scheme (as defined in note 42 to the consolidated financial statements). The value of these share options is measured according to the Group's accounting policies for share-based payment transactions as set out in note 2(p)(i).

The details of these benefits in kind, including the principal terms and number of options granted, are disclosed in note 42 to the consolidated financial statements.

- (iii) Appointed on 4 March 2022.
- (iv) Resigned on 4 March 2022.
- (v) Redesignated as executive director and the chief executive officer of the Company on 22 January 2021.

No director of the Company waived or agreed to waive any emoluments and no emoluments were paid or payable by the Group to any of the directors as an inducement to join or upon joining the Group or as compensation for loss of office for both years.

As at 31 December 2022, the directors held 7,424,000 share options (2021: Nil) under the Company's share option scheme. The details of the share options are disclosed in note 42

附註:

- (i) 支付執行董事的薪金、津貼及實物 利益一般乃為支付或應付該等人士 就本公司及其附屬公司的管理事務 所提供的其他服務的酬金。
- (ii) 該等金額指根據二零二一年購股權計劃授予董事之購股權之估計價值(定義見綜合財務報表附註42)。該等購股權的價值乃根據附註2(p)(i)所載本集團有關以股份為基礎之付款交易的會計政策計量。

該等實物利益的詳情(包括授出購股權的主要條款及數目)於綜合財務報表附註42披露。

- (iii) 於二零二二年三月四日獲委任。
- (iv) 於二零二二年三月四日辭任。
- (v) 於二零二一年一月二十二日調任為 本公司執行董事兼首席執行官。

於兩個年度,本公司概無董事放棄或同意放棄任何薪酬,本集團亦概無向任何董事支付或應付薪酬作為加入或於加入本集團時之獎勵,或作為離職賠償。

於二零二二年十二月三十一日, 董事持有本公司購股權計劃項下 7,424,000份購股權(二零二一年: 無)。購股權之詳情於附註42披露。

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#### 9. FIVE HIGHEST PAID EMPLOYEES

#### 9. 五名最高薪僱員

Of the five employees with the highest emoluments, two (2021: two) are directors of the Company whose emoluments are disclosed in note 8. The aggregate of the emoluments of the remaining three (2021: three) employees are as follows:

五名最高薪僱員包括兩名(二零二一年:兩名)本公司董事,其薪酬於附註8披露。其餘三名(二零二一年:三名)最高薪僱員之薪酬總額如下:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Salaries, allowances and other benefits Discretionary bonuses	薪金、津貼及其他福利 酌情花紅	2,710 19	3,587 60
Contributions to retirement benefit	退休福利計劃供款	19	00
scheme		22	15
		2,751	3,662

The emoluments of the three (2021: three) employees with the highest emoluments are within the following band:

三名(二零二一年:三名)最高薪僱 員之薪酬介乎下列範圍:

		2022 二零二二年 Number of employees 僱員人數	2021 二零二一年 Number of employees 僱員人數
Nil to HK\$1,000,000 (equivalent to approximately RMB858,795 (2021: RMB829,601))	零至1,000,000港元 (相當於約 人民幣858,795元 (二零二一年:	4	
HK\$1,000,000 to HK\$2,000,000 (equivalent to approximately RMB858,795 to RMB1,717,591) (2021: RMB829,601 to RMB1,659,203)	人民幣829,601元)) 1,000,000港元至2,000,000 港元(相當於約 人民幣858,795元至 人民幣1,717,591元 (二零二一年: 人民幣829,601元至	1	_
	人民幣1,659,203元))	2	3

No emoluments were paid or payable by the Group to any of the three (2021: three) highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office for both years.

於兩個年度內,本集團概無向任何三名(二零二一年:三名)最高薪僱員支付或須向彼等支付薪酬作為加入或於加入本集團時之獎勵,或作為離職賠償。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 10. OTHER COMPREHENSIVE (EXPENSE)/ 10. 其他全面 (開支)/收益 INCOME

There was no tax effect on each component of the other comprehensive (expense)/income for both years.

於兩個年度內,各分部並無因其他全面(開支)/收益受到稅務影響。

#### 11. LOSS PER SHARE

#### (a) Basic loss per share

The calculation of basic loss per share is based on the loss attributable to owners of the Company of RMB847,000 (2021: RMB9,872,000) and the weighted average number of 742,500,000 ordinary shares (2021: 742,500,000 ordinary shares) in issue during the year.

#### (b) Diluted loss per share

For the year ended 31 December 2022, the computation of diluted loss per share did not assume the exercise of share options because the share options had an anti-dilutive effect on the basic loss per share.

For the year ended 31 December 2021, there was no dilutive potential ordinary share outstanding.

Therefore, the diluted loss per share is the same as the basic loss per share for both years.

#### 11. 每股虧損

#### (a) 每股基本虧損

每股基本虧損乃根據本公司擁有人應佔虧損人民幣847,000元(二零二一年:人民幣9,872,000元)及年內已發行普通股加權平均數742,500,000股普通股)計算。

#### (b) 每股攤薄虧損

截至二零二二年十二月三十一日止年度,計算每股攤薄虧損時並無假設購股權獲行使,原因為購股權對每股基本虧損具有反攤薄影響。

截至二零二一年十二月三十一 日止年度,並無發行在外的攤 薄潛在普通股。

因此,兩個年度之每股攤薄虧損乃佔與每股基本虧損相同。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 12. DIVIDENDS

No dividend was paid or proposed for ordinary shareholders of the Company for the years ended 31 December 2022 and 2021, nor has any dividend been proposed since the end of the reporting period.

#### 13. RETIREMENT BENEFITS SCHEMES

Employees of the Group's PRC and Vietnam subsidiaries are required to participate in a defined contribution retirement benefit scheme administrated and operated by the local municipal government. The Group's PRC and Vietnam subsidiaries are required to make contributions to scheme based on certain percentage of the relevant portion of the payroll of all qualifying employees in accordance with the relevant regulations in the PRC and Vietnam respectively. The contributions are charged to the consolidated statement of profit or loss and other comprehensive income.

The Group is also required to participate in defined contribution retirement benefit schemes administered and operated by Bureau of Labour Insurance of Taiwan for employees employed in Taiwan. Under the scheme, the employers are required to make contributions to the scheme at 6% of the employees' relevant income. Contributions to the schemes vest immediately.

The Group has arranged its Hong Kong employees to join the Mandatory Provident Fund Scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution retirement plan managed by independent trustees. Under the MPF Scheme, each of the Group (the employer) and its employees makes monthly contributions to the scheme at 5% of the employees' earning as defined under the Mandatory Provident Fund Schemes Ordinance. The contributions from each of the employer and employees are subject to a cap of HK\$1,500 per month and thereafter contributions are voluntary. Contributions to the plan vest immediately.

#### 12. 股息

本公司於截至二零二二年及二零 二一年十二月三十一日止年度概無 向普通股股東派付或建議派付任何 股息,自報告期末亦無建議任何股 息。

#### 13. 退休福利計劃

本集團中國及越南附屬公司之僱員 須參與由地方市政府管理及經營之 定額供款退休福利計劃。本集團之中 國及越南附屬公司須分別根據中國 及越南相關條例,按全部合資格僱員 薪酬相關部分之若干百分比對計劃 作出供款。該等供款從綜合損益及其 他全面收益表中扣除。

本集團亦須就於台灣僱用之僱員參與由台灣勞工保險局管理及經營之定額供款退休福利計劃。根據計劃,僱主須按僱員相關收入之6%向計劃作出供款。計劃供款即時歸屬。

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### 13. RETIREMENT BENEFITS SCHEMES 13. 退休福利計劃(續) (Continued)

The Group has no other material obligation for the payment of retirement benefits associated with the retirement benefit schemes beyond the contribution described above.

The Group had no forfeited contributions under the MPF Scheme and its defined contribution retirement benefits schemes in the PRC, Vietnam and Taiwan which may be used to reduce the existing level of contributions during the year ended 31 December 2022 (2021: Nil). There were also no forfeited contributions available to reduce future contributions at the end of the reporting period (2021: Nil).

除上述供款外,本集團並無任何其他 與上述退休福利計劃相關之退休福 利付款之重大責任。

截至二零二二年十二月三十一日止年度,本集團於強積金計劃及其於中國、越南及台灣的定額供款退休福利計劃項下並無可用於減少現有供款水平之已沒收供款(二零二一年:無)。於報告期末,亦無已沒收供款可供扣減未來供款(二零二一年:無)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 14. PROPERTY, PLANT AND EQUIPMENT

#### 14. 物業、廠房及設備

(a)

		Freehold land and buildings held for own use carried at fair value 持作自用 並按公平值	and buildings held for own use carried at fair value in 持作自用	and buildings held for own use carried at Le fair value impro 持作自用	lings Furniture, own fixtures ed at Leasehold and office ralue improvements equipment	Motor vehicles	Construction in progress	Total
		列賬之						
		永久業權土地 及樓宇	租賃裝修	傢俬、裝置及 辦公室設備	汽車	在建工程	總計	
		<b>及接于</b> RMB'000	性貝衣修 RMB'000	<b>新公主政領</b> RMB'000	八里 RMB'000	<b>在建工程</b> 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	
Cost or valuation	成本或估值							
At 1 January 2021	於二零二一年一月一日	24,516	19,289	15,022	5,443	395	64,665	
Exchange adjustments	匯兑調整	734	103	68	(16)	-	889	
Additions	添置	-	-	288	463	552	1,303	
Disposals	出售	-	-	(34)	(1,687)	-	(1,721)	
Surplus on revaluation, net	重估盈餘淨額	3,546	-	-	-	-	3,546	
Less: Elimination of accumulated	減:累計折舊對銷							
depreciation		(457)	-	\-	-	-	(457)	
At 31 December 2021	於二零二一年十二月三十一日	28,339	19,392	15,344	4,203	947	68,225	
Representing:	即:							
Cost	成本	4	19,392	15,344	4,203	947	39,886	
Valuation – 2021	估值 - 二零二一年	28,339	-	-	/ -	-	28,339	
	///	28,339	19,392	15,344	4,203	947	68,225	
At 1 January 2022	於二零二二年一月一日	28,339	19,392	15,344	4,203	947	68,225	
Exchange adjustments	匯兑調整	(159)	(4)	51	88	2	(22)	
Additions	添置	-	_	188	1,515	771	2,474	
Disposals	出售	-/	(1,786)	(38)	(982)	-	(2,806)	
Written off	撇銷		-	-	-	(342)	(342)	
Transfer	轉撥		-	1,280	-	(1,280)	-	
Deficit on revaluation, net	重估虧絀淨額	(911)	-	-	-	-	(911)	
Less: Elimination of accumulated	減:累計折舊對銷							
depreciation		(456)	-	-	-	-	(456)	
At 31 December 2022	於二零二二年十二月三十一日	26,813	17,602	16,825	4,824	98	66,162	
Representing:	即:							
Cost	成本	-	17,602	16,825	4,824	98	39,349	
							20.042	
Valuation – 2022	估值 - 二零二二年	26,813	-	-	-	-	26,813	

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

(a) (Continued)

(a) (續)

		Freehold land and buildings held for own use carried at fair value 持作自用 並按公平值 列服之	Leasehold improvements	Furniture, fixtures and office equipment	Motor vehicles	Construction in progress	Total
		<b>永久業權</b> <b>土地及樓宇</b> RMB'000 人民幣千元	<b>租賃裝修</b> RMB'000 人民幣千元	<b>傢俬、裝置及</b> 辦公室設備 RMB'000 人民幣千元	<b>汽車</b> RMB'000 人民幣千元	<b>在建工程</b> RMB'000 人民幣千元	<b>總計</b> RMB'000 人民幣千元
Accumulated depreciation and impairment losses	累計折舊及減值虧損	7(201) 170	77200 170	7(2(1) 170	77213 170	7(20) 170	7(2(1) 170
At 1 January 2021	於二零二一年一月一日	_	16,882	13,444	4,197	_	34,523
Exchange adjustments	匯兑調整	-	93	53	(16)	_	130
Charge for the year	本年度支出	457	1,273	725	252	-	2,707
Elimination on disposals	出售時對銷	-	-	(32)	(1,419)	-	(1,451)
Elimination on revaluation	重估時對銷	(457)	-	-	-	-	(457)
At 31 December 2021	於二零二一年十二月三十一日	-	18,248	14,190	3,014	-	35,452
At 1 January 2022	於二零二二年一月一日	-	18,248	14,190	3,014		35,452
Exchange adjustments	匯兑調整	-	(4)	52	63	-	111
Charge for the year	本年度支出	456	498	709	551	-	2,214
Elimination on disposals	出售時對銷	-	(1,782)	(39)	(926)	-	(2,747)
Elimination on revaluation	重估時對銷	(456)	-	-	-	-	(456)
At 31 December 2022	於二零二二年十二月三十一日	-	16,960	14,912	2,702	-	34,574
Net book value At 31 December 2022	展面淨值 於二零二二年十二月三十一日	26,813	642	1,913	2,122	98	31,588
At 31 December 2021	於二零二一年十二月三十一日	28,339	1,144	1,154	1,189	947	32,773

- **(b)** Had the revalued freehold land and buildings held for own use been carried at cost less accumulated depreciation, the carrying amounts would have been:
- (b) 倘經重估持作自用之永久業權 土地及樓宇乃以成本減累計折 舊列賬,賬面值將如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Freehold land and buildings	持作自用之永久業權	//	
held for own use	土地及樓宇	19,017	19,257

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### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

#### (c) Fair value measurement of properties

#### (i) Fair value hierarchy

The following table presents the fair value of the Group's properties measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair Value Measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs, that is, unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs, that is, observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

#### (c) 物業之公平值計量

#### (i) 公平值層級

- 第一層估值:只以 第一層輸入值計量 公平值,即相同資 產或負債於計量日 在活躍市場的未調 整報價。
- 第二層估值值值
  三層十二個
  三層十二個
  三月二十二四
  三月二十二十二
  三月二十二十二
  三月二十二
  三月二<
- 第三層估值:以重要的不可觀察輸入值計量公平值。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

- (c) Fair value measurement of properties (Continued)
  - (i) Fair value hierarchy (Continued)
- (c) 物業之公平值計量(續)
  - (i) 公平值層級(續)

Fair value measurements as at 31 December 2022 categorised into 於二零二二年十二月三十一日之

		2	公平值計量分類為	
	Fair value at 31 December			
	2022 於二零二二年 十二月三十一日	Level 1	Level 2	Level 3
	之公平值 RMB'000 人民幣千元	第一層級 RMB'000 人民幣千元	第二層級 RMB'000 人民幣千元	第三層級 RMB'000 人民幣千元
經常性公平值計量				
永久業權土地及				
樓宇 – 台灣	25,175	-	-	25,175
樓宇 – 中國	1,638	-	-	1,638
	26,813	- T-	-	26,813
	永久業權土地及 樓宇 – 台灣	31 December 2022 於二零二二年 十二月三十一日 之公平值 RMB'000 人民幣千元 經常性公平值計量 永久業權土地及 樓宇 - 台灣 程字 - 台灣 程 1,638	Fair value at 31 December 2022 Level 1 於二零二二年 十二月三十一日 之公平值 第一層級 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 经常性公平值計量 永久業權土地及 樓宇 - 台灣 25,175 - 複字 - 中國 1,638 -	31 December 2022 Level 1 Level 2 於二零二二年 十二月三十一日 之公平値 第一層級 第二層級 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 經常性公平値計量 永久業權土地及 樓宇 - 台灣 25,175

Fair value measurements as at 31 December 2021 categorised into & -\$-+-+-+= 2

				公平值計量分類為	
		Fair value at 31 December 2021 於二零二一年 十二月三十一日	Level 1	Level 2	Level 3
		1 — ガニ 1 一 ロ 之公平值 RMB'000 人民幣千元	第一層級 RMB'000 人民幣千元	第二層級 RMB'000 人民幣千元	第三層級 RMB'000 人民幣千元
Recurring fair value measurement Freehold land and buildings  – Taiwan Buildings – The PRC	經常性公平值計量 永久業權土地及 樓宇 - 台灣 樓宇 - 中國	26,914 1,425	-	- -	26,914 1,425
		28,339		-	28,339

During the years ended 31 December 2022 and 2021, there were no transfers between level 1 and level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

- (c) Fair value measurement of properties (Continued)
  - (i) Fair value hierarchy (Continued)

The Group's freehold land and buildings held for own use as at 31 December 2022 were revalued and the valuations were carried out by Graval Consulting Limited ("Graval") (2021: APAC Appraisal and Consulting Limited ("APAC")). Both Graval and APAC are independent qualified professional valuers with recent experience in the location and category of properties being valued. The Company's directors have discussed with Graval (2021: APAC) on the valuation assumptions and valuation results when the valuation are performed at each interim and annual reporting date.

### (ii) Information about Level 3 fair value measurements

- (c) 物業之公平值計量(續)
  - 公平值層級(續) 於二零二二年十二月 三十一日,本集團持作自 用之永久業權土地及樓 宇均已重估,估值由博浩 企業顧問有限公司(「博 浩企業」)(二零二一年: 亞太估值及顧問有限公 司(「亞太」))進行,博浩 企業及亞太均為對上述 估值物業所在地及類別 有近期估值經驗之獨立 合資格估值師。在各個中 期及年度報告日期進行 估值時,本公司董事已與 博浩企業(二零二一年: 亞太)討論估值假設及估 值結果。

#### (ii) 有關第三層公平值計 量之資料

	Valuation techniques 估值技術	Unobservable input 不可觀察輸入值		nge 包圍
			2022 二零二二年	2021 二零二一年
Freehold land and buildings – Taiwan	Direct comparison approach	Property-specific adjusting rate 物業指定調整率	(10%) to 25%	(30%) to 18%
永久業權土地及樓宇 – 台灣	直接比較法		(10%)至25%	(30%)至18%
Buildings – The PRC	Direct comparison approach	Property-specific adjusting rate 物業指定調整率	(10%) to 10%	(3%) to 10%
樓宇 – 中國	直接比較法		(10%)至10%	(3%)至10%

The fair value of properties held for own use located in Taiwan and the PRC is determined by using direct comparison approach with reference to the market price of comparable properties and adjusted for building quality, location of the properties and timing of the reference transactions. The fair value measurement is positively correlated to the property-specific adjustment rate. There has been no change on the valuation technique during the year.

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

- (c) Fair value measurement of properties (Continued)
  - (ii) Information about Level 3 fair value measurements (Continued)

The movements during the period in the balances of these Level 3 fair value measurements are as follows: (c) 物業之公平值計量(續)

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(ii) 有關第三層公平值計 量之資料(續)

期內,上述第三層公平值計量結餘變動如下:

		Freehold land and buildings – Taiwan 永久業權 土地及	Buildings – The PRC	Total
		樓宇 - 台灣 RMB'000	<b>樓宇</b> - <b>中國</b> RMB'000 人民幣千元	<b>總計</b> RMB′000 人民幣千元
At 1 January 2021 Depreciation charge for the year Exchange adjustments Surplus/(deficit) on revaluation – recognised in other comprehensive income, included in "properties"	於二零二一年一月一日 本年度折舊開支 匯兑調整 重估盈餘/(虧絀) -於其他全面收益確認, 計入「物業重估儲備」	23,124 (161) 734	1,392 (296) –	24,516 (457) 734
revaluation reserve"  – recognised in profit or loss, included in other income and other net losses (note 5)	-於損益確認,計入其他收入 及其他虧損淨額(附註5)	3,375 (158) 3,217	329 - 329	(158)
At 31 December 2021	於二零二一年十二月三十一日	26,914	1,425	3,546 28,339
At 1 January 2022 Depreciation charge for the year Exchange adjustments (Deficit)/surplus on revaluation  – recognised in other comprehensive income, included in "properties"	於二零二二年一月一日 本年度折舊開支 匯兑調整 重估(虧絀)/盈餘 -於其他全面收益確認, 計入「物業重估儲備」	26,914 (160) (159)	1,425 (296) –	28,339 (456) (159)
revaluation reserve"		(1,420)	509	(911)
At 31 December 2022	於二零二二年十二月三十一日	25,175	1,638	26,813

Effect of foreign currency exchange differences of freehold land and buildings held for own use are recognised in other comprehensive income in "foreign currency translation reserve".

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(d) The carrying amount of freehold land and buildings held for own use pledged as security for the Group's bank borrowings was RMB22,578,000 (2021: RMB23,552,000) (note 28) as at 31 December 2022.

(d) 於二零二二年十二月三十一日,已抵押作為本集團銀行借貸抵押品之持作自用的永久業權土地及樓宇的賬面值為人民幣22,578,000元(二零二一年:人民幣23,552,000元)(附註28)。

持作自用的永久業權土

地及樓宇之外幣匯兑差 異的影響於「匯兑儲備」

之其他全面收益確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續) (Continued)

- (e) No impairment loss on property, plant and equipment has been provided for both the years ended 31 December 2022 and 2021.
- (f) As at 31 December 2022, the Group's freehold land in Taiwan amounting to RMB1,000,000 (2021: RMB1,578,000) was under trust arrangements.
- (e) 截至二零二二年及二零二一年 十二月三十一日止兩個年度, 概無就物業、廠房及設備計提 減值虧損。
- (f) 於二零二二年十二月三十一日,本集團根據信託安排於台灣持有之永久業權土地為人民幣1,000,000元(二零二一年:人民幣1,578,000元)。

#### 15. RIGHT-OF-USE ASSETS

#### 15. 使用權資產

		Prepaid leasehold lands 預付租賃土地 RMB'000 人民幣千元	Leased properties 租賃物業 RMB'000 人民幣千元	<b>Total</b> 總計 RMB'000 人民幣千元
At 31 December 2022  Carrying amount	<b>於二零二二年十二月三十一日</b> 賬面值	2,536	20,382	22,918
At 31 December 2021  Carrying amount	於二零二一年十二月三十一日 賬面值	2,603	25,035	27,638
For the year ended 31 December 2022 Depreciation charge	<b>截至二零二二年</b> <b>十二月三十一日止年度</b> 折舊開支	67	4,880	4,947
For the year ended 31 December 2021 Depreciation charge	截至二零二一年 十二月三十一日止年度 折舊開支	67	4,964	5,031

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 15. RIGHT-OF-USE ASSETS (Continued)

#### 15. 使用權資產(續)

Notes:

- (i) The Group holds lands of which the Group is the registered owner of the lands, including the whole or part of undivided share in the underlying lands. Lump sum payments were made upfront to acquire the lands from its previous registered owners, and there are no ongoing payments to be made under the terms of the land lease.
- (ii) For both years, the Group leases various offices and properties for its operation. Lease contract is entered into for fixed term of 1.58 to 19.92 years (2021: 1.07 to 19.92 years). Lease terms are negotiated on an individual basis and contain different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.
- (iii) During the year ended 31 December 2022, the Group had additions of right-of-use assets of approximately RMB412,000 (2021: RMB368,000).
- (iv) During the year ended 31 December 2022, the Group had lease modification and recognised gain on lease modification of approximately RMB9,000 (2021: RMB29,000).

附註:

- (i) 本集團為該土地(包括相關土地之 全部或部分不可分割份數)之登記 擁有人。本集團已就自其先前登記 擁有人收購該土地支付一筆過預付 款,而根據土地 租賃之條款,毋須 持續作出付款。
- (ii) 於兩個年度,本集團租賃多個辦公室及物業以供營運。已訂立的租賃合約的固定期限為1.58至19.92年(二零二一年:1.07至19.92年)。租期乃按個別基準磋商,並包括不同條款及條件。於釐定租期及評估不可撤銷期間之長短時,本集團已應用合約的定義並釐定合約可強制執行的期間。
- (iii) 截至二零二二年十二月三十一日止年度,本集團已添置使用權資產約人民幣412,000元(二零二一年:人民幣368,000元)。
- (iv) 截至二零二二年十二月三十一日止年度,本集團作出租賃修改並確認租賃修改之收益約人民幣9,000元(二零二一年:人民幣29,000元)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 15. RIGHT-OF-USE ASSETS (Continued) 15. 使用權資產(續)

The analysis of the net book value of right-of-use assets by class of underlying asset is as follows:

按相關資產的類別劃分之使用權資 產的賬面淨值分析如下:

		2022 二零二二年	2021 二零二一年
		RMB'000 人民幣千元	- V RMB'000 人民幣千元
Ownership interests in leasehold lands carried at amortised cost with remaining lease term of:  - Between 10 and 50 years	剩餘租賃期如下且按攤銷 成本列賬之租賃土地 之所有權權益: - 10至50年	2,536	2,603
Leased properties carried at depreciated cost, with remaining terms between 1.50 and 4.42 years (2021: 0.50 and 5.42 years)	租賃物業按折舊成本列賬 且剩餘年期介乎1.50至 4.42年(二零二一年: 0.50至5.42年)	20,382	25,035
/- /- /- /- A		22,918	27,638

The analysis of expense items in relation to leases recognised in profit or loss is as follows:

有關於損益確認之租賃之開支項目 分析如下:

	2022 二零二二年 RMB'000	2021 二零二一年 RMB'000
	人民幣千元	人民幣千元
Depreciation charge of right-of-use 按相關資產類別劃分之 assets by class of underlying asset (note 6(c)):		
– Ownership interests – 租賃土地之所有權權益		
in leasehold lands	67	67
– Leased properties – 租賃物業	4,880	4,964
	4,947	5,031
Interest on lease liabilities     租賃負債之利息(附註6(a)) (note 6(a))	1,769	2,077
bease payments for property, plant and equipment not included in the measurement of lease liabilities (note 6(d)) 物業、廠房及設備租賃付款 (不計入租賃負債之計量) (附註6(d))		5,
– Expenses relating to short-term – 與短期租賃相關的開支 leases	481	223
- Expenses relating to leases - 與低價值資產租賃 on low-value of assets, 相關的開支,不包括 excluding short-term leases 低價值資產短期租賃		223
of low-value assets	19	17
	500	240

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#### 15. RIGHT-OF-USE ASSETS (Continued)

#### 15. 使用權資產(續)

#### Cash outflow for leases

Amounts included in the consolidated statement of cash flows for leases comprise the following:

#### 租賃現金流出

計入綜合現金流量表之租賃金額包 括以下各項:

		2022 二零二二年	2021 二零二一年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Within operating cash flows	經營現金流量內	(500)	(240)
Within financing cash flows	融資現金流量內	(6,362)	(6,480)
		(6,862)	(6,720)

These amounts relate to the following:

該等金額與以下各項有關:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Lease rental paid	已付租賃租金	(6,862)	(6,720)

#### 16. INVESTMENT PROPERTIES

#### 16. 投資物業

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At fair value	按公平值		
At 1 January	於一月一日	7,401	6,531
Exchange adjustments	<b>進</b> 兑調整	(38)	159
Fair value adjustment to profit or loss	計入損益之公平值調整	(1,231)	711
At 31 December	於十二月三十一日	6,132	7,401

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### 16. INVESTMENT PROPERTIES (Continued)

### 16. 投資物業(續)

### Fair value measurement of investment properties

#### (i) Fair value hierarchy

The following table presents the fair value of the Group's investment properties measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, *Fair Value Measurement*. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs, that is, unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs, that is, observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

#### 投資物業之公平值計量

#### (i) 公平值層級

下表呈列於報告期末按經常性 基準計量的本集團投資物業 公平值,歸類為香港財務報告 準則第13號公平值計量定 三級公平值層級。公平值討 歸類的層級經參考估值技術中 使用的輸入值的可觀察性及重 要性釐定如下:

- 第一層估值:只以第一層 輸入值計量公平值,即相 同資產或負債於計量日 在活躍市場的未調整報 價。
- 第二層估值:以第二層輸入值(而非重要之不可觀察輸入值)計量公平值,即其輸入值之可觀察性並未如第一層輸入值。
   可觀察輸入值為並無市場數據可作參考之輸入值。
- 第三層估值:以重要的不可觀察輸入值計量公平值。

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#### 16. INVESTMENT PROPERTIES (Continued) 16. 投資物業(續)

Fair value measurement of investment properties (Continued)

(i) Fair value hierarchy (Continued)

投資物業之公平值計量(續)

(i) 公平值層級(續)

Fair value measurements as at 31 December 2022 categorised into 於二零二二年十二月三十一日之

公平值計量分類為

			- 1 Ext - 27 ////		
		Fair value at 31 December			
		2022 於二零二二年 十二月三十一日	Level 1	Level 2	Level 3
		· - //	第一層級 RMB'000 人民幣千元	第二層級 RMB'000 人民幣千元	第三層級 RMB'000 人民幣千元
Recurring fair value measurement Investment properties	<b>經常性公平值計量</b> 投資物業				
– Taiwan	- 台灣	4,684	-	-	4,684
– The PRC	- 中國	1,448	-	-	1,448
		6,132	-	-	6,132

Fair value measurements as at 31 December 2021 categorised into

於二零二一年十二月三十一日之

公平值計量分類為

				(1	
		Fair value at 31 December 2021 於二零二一年	Level 1	Level 2	Level 3
		十二月三十一日 之公平值 RMB'000 人民幣千元	第一層級 RMB'000 人民幣千元	第二層級 RMB'000 人民幣千元	第三層級 RMB'000 人民幣千元
Recurring fair value measurement Investment properties – Taiwan – The PRC	經常性公平值計量 投資物業 - 台灣 - 中國	5,899 1,502	-	- -	5,899 1,502
		7,401	}-	-	7,401

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### 16. INVESTMENT PROPERTIES (Continued)

#### 16. 投資物業(續)

Fair value measurement of investment properties (Continued)

#### (i) Fair value hierarchy (Continued)

During the years ended 31 December 2022 and 2021, there were no transfers between level 1 and level 2, or transfers into or out of level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

The Group's investment properties as at 31 December 2022 were revalued and the valuations were carried out by Graval (2021: APAC). Both Graval and APAC are independent qualified professional valuers with recent experience in the location and category of property being valued. The Group's directors have discussed with Graval (2021: APAC) on the valuation assumptions and valuation results when the valuation is performed at each interim and annual reporting date.

### (ii) Information about Level 3 fair value measurements

#### (i) 公平值層級(續)

投資物業之公平值計量(續)

於截至二零二二年及二零二一年十二月三十一日止年度,第一層與第二層之間並無轉換,亦無轉入第三層或自第三層轉出。本集團之政策為於報告期末公平值層級之間出現轉換時確認有關轉換。

#### (ii) 有關第三層公平值計量之 資料

	Valuation techniques 估值技術	Unobservable input 不可觀察輸入值	· ·	
			2022	2021
			二零二二年	二零二一年
Freehold land – Taiwan	Direct comparison approach	Property-specific adjusting rate	(1.5%) to 20%	(20%) to 30%
永久業權土地 – 台灣	直接比較法	物業指定調整率	(1.5%)至20%	(20%)至30%
Land and buildings – The PRC	Direct comparison approach	Property-specific adjusting rate	(10%) to 10%	(3%) to 10%
土地及樓宇 – 中國	直接比較法	物業指定調整率	(10%)至10%	(3%)至10%

The fair value of investment properties is determined by using direct comparison approach with reference to the market price of comparable properties and adjusted for location and size of the properties. The fair value measurement is positively correlated to the property-specific adjusting rate. There has been no change on the valuation technique during the year.

投資物業之公平值乃使用直接 比較法釐定,已參考可供比較 物業之市價,並就物業之所在 地及面積作出調整。公平值計 量與具體物業調整比率正相 關。於本年度,估值技術並無 變動。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### 16. INVESTMENT PROPERTIES (Continued)

#### 16. 投資物業(續)

Fair value measurement of investment properties (Continued)

- (iii) As at 31 December 2022, the Group's investment properties in Taiwan amounting to RMB4,684,000 (2021: RMB5,889,000) were held under trust arrangements.
- (iv) Fair value adjustment on investment properties is recognised in the line item "Fair value (loss)/ gain on investment properties" on the face of the consolidated statement of profit or loss and other comprehensive income.

#### 投資物業之公平值計量(續)

- (iii) 於二零二二年十二月三十一日,本集團根據信託安排於台灣持有之投資物業為人民幣4,684,000元(二零二一年:人民幣5,899,000元)。
- (iv) 投資物業公平值的調整於綜合 損益及其他全面收益表的「投 資物業之公平值(虧損)/收 益」一項內確認。

#### 17. INTANGIBLE ASSETS

#### 17. 無形資產

		<b>Trademark</b> <b>商標</b> RMB'000 人民幣千元	Computer system 電腦系統 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Cost	成本			
At 1 January 2021	於二零二一年 一月一日	19	1,785	1,804
Exchange adjustments Addition	正 ME ME ME ME ME ME ME ME ME ME ME ME ME	- -	38 2,600	38 2,600
At 31 December 2021	於二零二一年 十二月三十一日	19	4,423	4,442
At 1 January 2022	於二零二二年			
Exchange adjustments	— 月一日 匯	19 _	4,423 (7)	4,442 (7)
At 31 December 2022	於二零二二年		(*)	(,,
7.6 5 1 5 ccc5c. 2522	十二月三十一日	19	4,416	4,435
Accumulated amortisation At 1 January 2021	<b>累計攤銷</b> 於二零二一年			
	一月一日	17	1,785	1,802
Exchange adjustments Charged for the year	匯兑調整 年度扣除		38 578	38 578
At 31 December 2021	於二零二一年 十二月三十一日	17	2,401	2,418
At 1 January 2022	於二零二二年			
Exchange adjustments	— 月一日 匯 兑 調 整	17	2,401 (7)	2,418 (7)
Charged for the year	年度扣除	/	866	866
At 31 December 2022	於二零二二年			
	十二月三十一日	17	3,260	3,277
Net book value	<b>賬面淨值</b>	\	//	
At 31 December 2022	於二零二二年 十二月三十一日	2	1,156	1,158
At 31 December 2021	於二零二一年 十二月三十一日	2	2,022	2,024

Trademark and computer system have finite useful life and are amortised on a straight-line basis basic over its estimated useful life of 2 to 10 years respectively.

商標及電腦系統具有限可使用年期, 並按直線基準分別於其估計可使用年 期2至10年攤銷。

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#### 18. INTERESTS IN ASSOCIATES

#### 18. 於聯營公司的權益

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Cost of investment in associates: Share of losses from associates	投資於聯營公司的成本: 應佔聯營公司虧損	_	500 (105)
Less: Impairment losses on	減:聯營公司之減值虧損	7	395
associates	_/		(395)

The following list contains the particulars of associates, all of which are unlisted corporate entities, whose quoted market price is not available:

下表列出均為非上市公司實體且並 無市場報價之所有聯營公司的詳情:

Name struc	structure establishment capita		Registered capital 註冊資本	capital capital		tive interest 祭權益	Principal activities 主要業務	
					2022 二零二二年	2021 二零二一年		
Guangdong Weixiang Biotechnology Co., Ltd. <sup>Δ</sup> ("Guangdong Weixiang") (note 1)	Established	PRC	N/A (2021: RMB24,000,000)	N/A (2021: RMB1,000,000)		30%	Disposed in 2022 (2021: Research and development of cell cultivation)	
廣東為象生物科技有限公司 (「廣東為象」) (附註1)	已成立	中國	不適用 (二零二一年: 人民幣24,000,000元)	不適用 (二零二一年: 人民幣1,000,000元)	-/	30%	於二零二二年出售 (二零二一年: 研發細胞培養基)	
Guangdong Yashan Biotechnology Co., Ltd.△ ("Guangdong Yashan") (note 1)	Established	PRC	N/A (2021: RMB10,000,000)	N/A (2021: RMB700,000)	-/-	20%	Disposed in 2022 (2021: Research and development of cell cultivation)	
廣東崖山生物科技有限公司 (「廣東崖山」) <i>(附註1)</i>	已成立	中國	不適用 (二零二一年: 人民幣10,000,000元)	不適用 (二零二一年: 人民幣700,000元)	-	20%	於二零二二年出售 (二零二一年: 研發細胞培養基)	
Foshan Zhougong Intelligent Technology Co., Ltd. <sup>Δ</sup> ("Foshan Zhougong")	Established	PRC	RMB6,000,000 (2021: 6,000,000)	RMBNil (note 2) (2021: RMBNil (note 2))	20.91%	20.91%	Not yet commenced business	
佛山市宙工智能科技有限公司 (「佛山宙工」)	已成立	中國	人民幣6,000,000元 (二零二一年:人民幣 6,000,000元)	人民幣零元(附註2) (二零二一年: 人民幣零元(附註2))	20.91%	20.91%	尚未開始營業	

The English translation of the companies' names is for reference only. The official name of these companies are in Chinese. 公司名稱的英譯僅供參考,其官方名稱為中文。

#### Notes:

- During the year ended 31 December 2022, Guangdong Weixiang and Guangdong Yashan were disposed of to an independent third party at an aggregate consideration of RMB500,000, resulting in a gain on disposal of associates of RMB500,000.
- 2. Registered capital of Foshan Zhougong was not paid-up as at 31 December 2022 and 2021.

All of the above associates are accounted for using the equity method in the consolidated financial statements.

#### 附註:

- 1. 截至二零二二年十二月三十一日 止年度,廣東為象及廣東崖山以總 代價人民幣500,000元悉數出售予 一名獨立第三方,導致出售聯營公 司收益人民幣500,000元。
- 2. 佛山宙工的註冊資本於二零二二 年及二零二一年十二月三十一日 尚未繳足。

以上所有聯營公司以權益法於綜合 財務報表入賬。

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### 19. FINANCIAL ASSETS MEASURED AT 19. 按公平值計入損益計量之 FVTPL 財務資產

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Mutual funds/unit trusts established in Taiwan (note (i))	於台灣成立之互惠基金/ 單位信託(附註(i))	32,771	34,482
Listed outside Hong Kong for trading purpose (note (ii))	於香港境外上市作買賣 用途 (附註(ii))		
<ul><li>Equity securities</li></ul>	一股本證券	15,729	4,095
– Debt instruments	- 債務工具	4,532	_
– Exchange traded funds	- 交易所買賣基金	5,745	_
		58,777	38,577

#### Notes:

(i) According to the Mortuary Service Administration Act (殯 葬管理條例) in Taiwan, which was first promulgated on 17 July 2002 and further amended on 1 July 2003 and 4 July 2007, the Group has to deposit 75% of the gross receipt of each funeral services deed entered into after 31 July 2003 in financial institutions in Taiwan as trust monies.

The trust monies have been invested, in mutual funds and unit trusts in Taiwan, which were managed by fund managers of these financial institutions in Taiwan. The mutual funds and unit trusts comprise a basket of financial assets including local and foreign currencies bank deposits, bonds and equity securities listed in Taiwan and other foreign stock markets.

The financial assets above offer the Group the opportunity for return through fair value gain. They have no fixed maturity and coupon rate.

The fair value of the above financial assets is based on their current bid prices in an active market.

(ii) At 31 December 2022 and 2021, the equity securities, debt instruments and exchange traded funds listed outside Hong Kong for trading purpose were stated at fair value, determined by reference to bid prices quoted in an active market.

The above financial assets are classified as current as the management expects to realise these financial assets within twelve months after the reporting period.

Mutual funds/unit trusts are presented within "operating activities" as part of changes in working capital and equity securities, debt instruments and exchange traded funds for trading purpose are presented within "investing activities" in the consolidated statement of cash flows. The Group recognised a net realised and unrealised gains of RMB690,000 for the year ended 31 December 2022 (2021: RMB811,000).

#### 附註:

(i) 根據於二零零二年七月十七日首次 頒佈並於二零零三年七月一日及二 零零七年七月四日進一步修訂之台 灣殯葬管理條例,本集團須就於二 零零三年七月三十一日後訂立之各 項殯儀服務契約於台灣金融機構存 放收入總額之75%作為信託金。

信託金已投資於台灣的互惠基金及單位信託,其由台灣之該等金融機構基金管理人管理。互惠基金與單位信託由一籃子財務資產組成,包括本地及外國貨幣銀行存款、在台灣及其他外國股市上市之債券及股本證券。

上述財務資產為本集團提供透過公平值收益獲取回報之機會。該等財務資產並無固定到期日及票面利率。

上述財務資產的公平值乃基於其於 活躍市場的現時買入價而定。

(ii) 於二零二二年及二零二一年十二月 三十一日,於香港境外上市作買賣 用途之股本證券、債務工具及交易 所買賣基金按公平值列賬,乃經參 考於活躍市場所報的買入價而定。

由於管理層預期於報告期後十二個 月內變現上述財務資產,故上述財務 資產分類為流動資產。

互惠基金/單位信託於綜合現金流量表「經營業務」內呈列,作為營業務」內呈列,作為營業。 資金變動及作買賣用途之股本證券, 債務工具及交易所買賣基金一部分。 買賣證券則於「投資活動」內呈列止 截至零二二年十二月三十一日止 年度,本集團確認人民幣690,000元 之已變現及未變現淨收益(二零二一 年:人民幣811,000元)。

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#### 20. GOODWILL

#### 20. 商譽

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cost	成本:		
At 1 January	於一月一日	19,010	18,449
Exchange adjustments	匯兑調整	(107)	561
At 31 December	於十二月三十一日	18,903	19,010
Accumulated impairment losses	累計減值虧損:		
At 1 January	於一月一日	19,010	18,449
Exchange adjustments	匯兑調整	(107)	561
At 31 December	於十二月三十一日	18,903	19,010
Carrying amount	賬面值		
At 31 December	於十二月三十一日	_	_

Goodwill was arising from the Group obtained control of BLL through the acquisition of 100% equity voting interests in BLL which is engaged in provision of elderly care and related consultancy services.

The goodwill was fully impaired prior to year ended 31 December 2021.

商譽乃來自本集團透過收購取得從事提供護老及相關諮詢服務的不老林之100%附帶投票權的股本權益,取得不老林之控制權。

於截至二零二一年十二月三十一日 止年度之前,商譽已予全數減值。

#### 21. DEVELOPMENT AND FORMATION COSTS 21. 開發及成立成本

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Burial plots under development for sale	開發待售墓地	4,657	4,529

The development and formation costs represent development costs incurred for burial plots construction in a cemetery site which will be completed for sale by burial plot and are stated at the lower of cost and net realisable value.

開發及成立成本指將於一處墓園中 完成待出售之墓地之開發成本,並按 成本或可變現淨值兩者中之較低者 列賬。

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#### 22. INVENTORIES

#### 22. 存貨

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Merchandises for resale	轉售貨品	701	714
Completed burial plots	已完工墓地	916	911
		1,617	1,625

### 23. TRADE AND OTHER RECEIVABLES AND 23. 貿易及其他應收款項及已 DEPOSITS PAID 付按金

		2022	2021
		二零二二年	二零二一年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Trade receivables Less: Allowance for credit losses	貿易應收款項 減:信貸虧損撥備	1,800	1,216
(note 34(a))	(附註34(a))	(1,092)	(777)
Trade receivables, net	貿易應收款項,淨額		
(notes (c) and (d))	(附註(c)及(d))	708	439
Prepayments (note (e))	預付款項(附註(e))	30,195	26,680
Deposits paid (note (e))	已付按金(附註(e))	2,272	2,268
Other receivables (note (e))	其他應收款項(附註(e))	2,941	2,343
		36,116	31,730
Representing:			
Non-current assets	非即期資產		
- other receivables and deposits paid	一其他應收款項及		
	已付按金	915	44
– deposits for hire of funeral parlous	-租用殯儀館及殯儀服務		
and funeral services centres	中心之按金	1,000	1,000
Current assets	即期資產		
<ul> <li>trade and other receivables and</li> </ul>	一貿易及其他應收款項及		
deposits paid	已付按金	34,201	30,686
		36,116	31,730

#### Notes:

- (a) As at 1 January 2021, trade receivables from contract with customers net of allowance for credit losses amounted to approximately RMB619,000.
  - All of the current portion of trade and other receivables and deposits paid are expected to be recovered within one year and prepayments are expected to be recognised as expense within one year or in its normal operating cycle.
- (b) The carrying amounts of trade and other receivables and deposits paid approximate to their fair values.

#### 附註:

- (a) 於二零二一年一月一日,來自客戶 合約之貿易應收款項(扣除信貸虧 損撥備)約為619,000港元。
  - 所有貿易及其他應收款項及已付按 金的即期部分預期於一年內收回, 而預付款項預期於一年內或於正常 營運週期確認為開支。
- (b) 貿易及其他應收款項及已付按金之 賬面值與其公平值相若。

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### 23. TRADE AND OTHER RECEIVABLES AND 23. 貿易及其他應收款項及已 DEPOSITS PAID (Continued) 付按金(續)

0至180日

Notes: (Continued)

0 to 180 days

(c) Trade receivables with the following aging analysis by age presented based on the invoice date, net of allowance, as at the end of the reporting period:

附註:(續)

(c) 以下為於報告期末貿易應收款項(扣 除撥備)按發票日期呈列之賬齡分 析:

2022	2021
二零二二年	二零二一年
RMB'000	RMB'000
人民幣千元	人民幣千元
708	439

The average credit period for funeral arrangement services granted to non-funeral services deed customers is 45 days (2021: 45 days).

There is no credit period granted to customers for the other service rendered by the Group.

The Group does not hold any collateral over these balances.

(d) As at 31 December 2022, included in the Group's trade receivables are debtors with aggregate carrying amount of RMB1,270,000 (2021: RMB1,075,000) which are past due as at the reporting date. Out of the past due balances, none of the balances for both years has been past due 90 days or more and is not considered as in default. The Group does not hold any collateral over these balances. 就殯儀安排服務,向非殯儀服務契約之客戶授出之平均信貸期為45日(二零二一年:45日)。

本集團並無就所提供之其他服務向 客戶授出信貸期。

本集團並無就該等結餘持有任何抵 押品。

(d) 於二零二二年十二月三十一日,本集團的貿易應收款項包括總賬面金額為人民幣1,270,000元(二零二一年:人民幣1,075,000元)於報告日期已逾期的應收賬款。於逾期的餘額中,兩年均無餘額逾期90天或更長時間,並且未被視為違約。本集團並無就該等結餘持有任何抵押品。

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### 23. TRADE AND OTHER RECEIVABLES AND 23. 貿易及其他應收款項及已 DEPOSITS PAID (Continued) 付按金(續)

Notes: (Continued)

(e) Included in prepayments, deposits paid and other receivables are deposits paid for funeral parlours and funeral services centre and the respective consulting services, prepaid hire charge of funeral parlours and funeral services centres, prepayment for purchase of biotechnical machineries and other electronics products, prepayment for purchase of raw materials and prepaid agency commission for funeral services of approximately RMB1,000,000 (2021: RMB1,000,000), RMB8,835,000 (2021: RMB8,756,000), RMB6,521,000 (2021: RMB3,421,000), RMB12,423,000 (2021: RMB11,812,000) and RMB2,553,000 (2021: RMB2,606,000), respectively.

A commission is paid to the agents when the service deeds amounts were received. During the year ended 31 December 2021, one of the agents, which was incorporated in Taiwan with limited liability, was dissolved. The directors of the Company considered that the Group is no longer able to request future services from this agent, and the chance of recovering the prepayments made to this agent is remote as advised by the Group's Taiwan legal adviser. After the above assessment, the Group written off the relevant amount of prepayments with this agent in full under the funeral service segment, and recognised a loss on written off of prepayment of approximately RMB12,013,000 during the year ended 31 December 2021. No further impairment or written off on prepaid agency commission was recorded during the year ended 31 December 2022.

Details of the Group's credit policy and impairment assessment of trade receivables and other receivables and deposits paid for the years ended 31 December 2022 and 2021 are set out in note 34(a).

附註:(續)

計入預付款項、已付按金及其他應 收款項為分別向殯儀館及殯儀服務 中心及各自的諮詢服務支付之按 金、殯儀館及殯儀服務中心之預付 租金、購買生物科技儀器及其他電 子產品之預付款項、購買原材料之 預付款項及有關殯儀服務之預付代 理佣金約人民幣1,000,000元(二零 二一年:人民幣1,000,000元)、人民 幣8,835,000元(二零二一年:人民 幣8,756,000元)、人民幣6,521,000 元(二零二一年:人民幣3,421,000 元)、人民幣12,423,000元(二零 二一年:人民幣11,812,000元)及人 民幣2,553,000元(二零二一年:人 民幣2,606,000元)。

> 收取服務契約款項時將向代理支 付佣金。截至二零二一年十二月 三十一日止年度,其中一名代理(於 台灣註冊成立的有限公司)解散。 本公司董事認為,根據本集團台灣 法律顧問的意見,本集團不再能夠 向該代理要求未來服務,且收回向 該代理支付的預付款項的機會甚 微。於上述評估後,本集團截至二零 二一年十二月三十一日止年度已悉 數撇銷殯儀服務分部下與該代理的 相關預付款項,並確認撇銷預付款 項虧損約人民幣12,013,000元。截 至二零二二年十二月三十一日止年 度,並無錄得預付代理佣金的進一 步減值或撇銷。

截至二零二二年及二零二一年十二 月三十一日止年度本集團的貿易應 收款項及其他應收款項及已付按金 的信貸政策及減值評估之詳情載於 附註34(a)。

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## 24. TIME DEPOSITS WITH ORIGINAL 24. 原到期時間超過三個月的 MATURITY OVER THREE MONTHS/CASH 定期存款/現金及現金等 AND CASH EQUIVALENTS 價物

(a) Cash and cash equivalents comprise:

(a) 現金及現金等價物包括:

 2022
 2021

 二零二二年
 二零二一年

 RMB'000
 RMB'000

 人民幣千元
 人民幣千元

Cash and cash equivalents in the consolidated statement of financial position and consolidated statement of cash flows 綜合財務狀況表及 綜合現金流量表內 的現金及現金等價物

- Cash at bank and on hand

一銀行及手頭現金

112,477

117,557

Cash at bank earns interest at floating rates based on daily bank deposit rates.

At 31 December 2022, cash at bank and on hand of the Group of RMB19,364,000 (2021: RMB19,051,000) were denominated in RMB and placed with banks in the PRC. Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations.

銀行現金按根據每日銀行存款利率計算之浮動利率計息。

於二零二二年十二月三十一日,本集團之銀行及手頭現金為人民幣19,364,000元(二零二一年:人民幣19,051,000元),以人民幣計值並存放於中國之銀行。人民幣兑換外幣類根據中國外匯管制條例及結匯、售匯及付匯管理規定進行。

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### 24. TIME DEPOSITS WITH ORIGINAL MATURITY OVER THREE MONTHS/CASH AND CASH EQUIVALENTS (Continued)

24. 原到期時間超過三個月的 定期存款/現金及現金等 價物(續)

(a) Cash and cash equivalents comprise: (Continued)

(a) 現金及現金等價物包括:(續)

The carrying amounts of the Group's cash at bank and on hand are denominated in the following currencies:

本集團之銀行及手頭現金之賬 面值以下列貨幣計值:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
US\$	美元	5,470	5,706
HK\$	港元	5,229	9,580
RMB	人民幣	19,369	19,053
NTD	新台幣	82,277	83,082
VND	越南盾	77	83
EURO	歐元	55	53
		112,477	117,557

(b)

(b)

2022	2021
二零二二年	二零二一年
RMB'000	RMB'000
人民幣千元	人民幣千元

Time deposits with original maturity of over three months classified as current assets

分類為流動資產的 原到期時間超過 三個月的定期存款

9,334

Time deposits with original maturity over three months of approximately RMB9,334,000 (2021: Nil) represent fixed deposits with maturity more than three months from the date of acquisition which carried interest at prevailing market rate of 3.60% (2021: N/A) per annum as at 31 December 2022.

原到期時間超過三個月的定期存款約人民幣9,334,000元(二零二一年:無)指自收購日期起計到期日超過三個月的固定存款,於二零二二年十二月三十一日按現行市場年利率為3.60%(二零二一年:不適用)計息。

At 31 December 2022, all the time deposits of the Group of RMB9,334,000 (2021: Nil) were denominated in US\$ and placed with banks in Hong Kong.

於二零二二年十二月三十一日,本集團所有定期存款人民幣9,334,000元(二零二一年:無)均以美元計值並存放於香港的銀行。

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## 24. TIME DEPOSITS WITH ORIGINAL MATURITY OVER THREE MONTHS/CASH AND CASH EQUIVALENTS (Continued)

## 24. 原到期時間超過三個月的定期存款/現金及現金等價物(續)

(c) Reconciliation of liabilities arising from financing activities

(c) 融資活動所得負債對賬

						Amoun	t due
		Lease lia	bilities	Bank bor	owings	to a share	holder
		租賃負	債	銀行借貸		應付一名股東之款項	
		2022	2021	2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January	於一月一日	27,488	31,870	6,004	6,964	11,899	12,221
Changes from financing cash flows	融資現金流變動						
Repayment of principal of	償還租賃負債本金部分	(4.500)	(4.402)				
lease liabilities	MM 1mm AD /= 111 424	(4,593)	(4,403)	-	-	-	-
Repayment of bank borrowings	償還銀行借貸		/-	(1,177)	(1,161)	-	-
Payment of interest	利息付款	(1,769)	(2,077)	(92)	(105)		-
Total changes from	融資現金流變動總額						
financing cash flows		(6,362)	(6,480)	(1,269)	(1,266)	_	-
Finance costs	融資成本	1,769	2,077	92	105	-	-
Changes in amount due to	經營活動項下應付						
a shareholder	一名股東之款項變動						
under operating activities		-	\ _	_	-	(258)	-
Addition of right-of-use assets	添置使用權資產	412	368	-	-	-	-
Lease modification	租賃修改	(203)	(344)	_	-	-	-
Exchange adjustments	匯兑調整	10	(3)	(39)	201	1,014	(322)
At 31 December	於十二月三十一日	23,114	27,488	4,788	6,004	12,655	11,899

As at 31 December 2022 and 2021, the Group performed impairment assessment on bank balances and time deposits, and concluded that the probability of defaults of the counterparty banks are insignificant and accordingly, no allowance for credit loss is provided.

於二零二二年及二零二一年十二月 三十一日,本集團對銀行結餘及定期 存款進行減值評估,並認為對手銀行 的違約概率甚微,故不計提信貸虧損 撥備。

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#### 

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade payables (note (c))	貿易應付款項(附註(c))	2,416	2,221
Other payables and accruals	其他應付款項及應計款項	10,899	11,878
Deposits received	已收按金	791	_
		14,106	14,099
Less: deposits received	減:已收按金	(791)	-
Financial liabilities measured at	按攤銷成本計量之		
amortised cost (note 34(b))	財務負債(附註34(b))	13,315	14,099
Representing:	即:		
Non-current liabilities	非流動負債		
- other payables and deposits received	一其他應付款項及已收按金	1,135	_
Current liabilities	流動負債		
– trade and other payables and	一貿易及其他應付款項及		
deposits received	已收按金	12,971	14,099
		14,106	14,099

#### Notes:

- (a) All of the current portion of trade and other payables and deposits received are expected to be settled within one year or are repayable on demand.
- (b) The carrying amounts of trade and other payables and deposits received approximate to their fair values.
- (c) The following is an ageing analysis of trade payables, based on the invoice date, at the end of the reporting period:

#### 附註:

- (a) 所有貿易及其他應付款項及已收按 金的流動部分預期將於一年內結算 或來索即付。
- (b) 貿易及其他應付款項及已收按金之 賬面值與其公平值相若。
- (c) 以下為於報告期末貿易應付款項按 發票日期之賬齡分析:

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
0 to 30 days	0至30日	1,188	650
31 days to 90 days	31日至90日	451	724
Over 90 days	90日以上	777	847
		2,416	2,221

The average credit period on purchase of goods is 30 days (2021: 30 days). The Group has financial risk management polices in place to ensure that all payables are settled within the credit timeframe.

購買商品的平均信貸期為30日(二零二一年:30日)。本集團已制定財務風險管理政策,以確保所有應付款項在信貸期限內結算。

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#### **26. CONTRACT LIABILITIES**

#### 26. 合約負債

		2022 二零二二年	2021 二零二一年
		一令一一年 RMB'000 人民幣千元	
Funeral services deeds (note (a)) Burial plots under development	殯儀服務契約(附註(a)) 開發中墓地及墓碑(附註(b))	80,933	83,366
and tombstones (note (b)) Stem cells and immunocytes and	幹細胞及免疫細胞及其他業務	2,452	2,346
other businesses (note (c))	(附註(c))	6,731	4,848
		90,116	90,560
Analysed as:	分析為:		
Current	即期	89,660	90,207
Non-current	非即期	456	353
		90,116	90,560

The following table shows how much of the revenue recognised in the current year relates to carried-forward contract liabilities

下表列示本年度所確認與結轉合約負債有關的收益金額。

contract liabilities.				
				Stem cells and
		Funeral	Burial plots under	immunocytes
		services	development and	and other
		deeds	tombstones	business
				幹細胞及免疫
				細胞及其他
		殯儀服務契約	開發中墓地及墓碑	業務
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
For the year ended 31 December 2022	截至二零二二年十二月			
	三十一日止年度			
Revenue recognised that was included	計入年初合約負債結餘確認的			
in the contract liabilities balance	收益			
at the beginning of the year		1,749	97	-

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

人民幣千元

#### 26. CONTRACT LIABILITIES (Continued)

#### 26. 合約負債(續)

Burial plots under **Funeral** Stem cells and development and immunocytes and services tombstones other business deeds 幹細胞及免疫 细胞及其他 殯儀服務契約 開發中墓地及墓碑 業務 RMB'000 RMB'000 RMB'000

人民幣千元

人民幣千元

For the year ended 31 December 2021

截至二零二一年十二月 三十一日止年度

Revenue recognised that was included in the contract liabilities balance at the beginning of the year

計入年初合約負債結餘確認的

收益

1,695 48 -

As at 1 January 2021, contract liabilities amounted to RMB88,180,000. Contract liabilities, that are not expected to be settled within the Group's normal operating cycles are classified as current and non-current based on the Group's earliest obligation to transfer goods or services to the customers.

There was no revenue recognised during the years ended 31 December 2022 and 2021 that related to performance obligations that were satisfied in prior years.

#### Notes:

Bau Shan and Sino-Life (Hong Kong) Limited ("Sino-Life (HK)"), subsidiaries of the Company, sold funeral services deeds to customers ("Deed Holders"). The funeral services deeds are prepaid funeral services packages which mainly comprise particular types of funeral services at the choice of the customers to be arranged in future. The Deed Holders can elect to make payment on a lump sum basis or settle the outstanding amount of the funeral services deeds by mutual agreed instalments. The Group determines the pricing of the funeral services deeds by adding a margin to the estimated costs of delivering these services, after having taking into account of major factors including the timing of the instruction of the Deed Holders. Amounts received from funeral services deeds sold are recorded as contract liabilities. When the Deed Holders have defaulted payment for two months and do not pay back the defaulted amounts after the Group's not less than 30-day's demand notice, the funeral services deeds would be regarded as lapsed and a minimum of 20% of the total sum of the funeral services deeds or the instalments paid, whichever is lower, will be forfeited as income. The Deed Holders can request for funeral services or terminate the funeral services deeds at any time after the funeral services deeds are sold. Accordingly, contract liabilities is classified as current liabilities in the consolidated statement of financial position.

於二零二一年一月一日,合約負債為 人民幣88,180,000元。基於本集團最 初向客戶轉讓貨品或服務的責任,預 計不會在本集團正常經營週期內結 算的合約負債分類為流動及非流動。

截至二零二二年及二零二一年十二 月三十一日止年度,概無確認與過往 年度達成的履約責任有關的收益。

#### 附註:

本公司之附屬公司寶山及中國生命 (香港)有限公司(「中國生命(香 港)」)向客戶(「契約持有人」)出售 殯儀服務契約。殯儀服務契約為預 付殯儀服務組合,主要包括由客戶 選擇就未來安排特定種類之殯儀服 務。契約持有人可選擇一筆過支付 款項或雙方同意分期支付未償付之 殯儀服務契約款項。本集團經考慮 主要因素(包括契約持有人之指示 時間)後,透過對提供該等服務之估 計成本加上邊際利潤,從而釐定殯 儀服務契約之價格。就已售出殯儀 服務契約所收取之款項以合約負債 入賬。倘契約持有人已拖欠付款兩 個月,且於本集團發出不少於30日 的付款通知書後未能繳回拖欠款項, 則殯儀服務契約將被視作失效,並 將沒收殯儀服務契約總額最少20% 或已付分期付款(以金額較低者為 準)作為收入。契約持有人可於售出 殯儀服務契約後任何時間,要求殯 儀服務或終止殯儀服務契約。因此, 合約負債在綜合財務狀況表中分類 為流動負債。

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#### 26. CONTRACT LIABILITIES (Continued)

#### 26. 合約負債(續)

Notes: (Continued)

(a) (Continued)

According to the Mortuary Service Administration Act (殯 葬管理條例) in Taiwan, the Group has to deposit 75% of the gross receipt of each funeral services deed entered into after 31 July 2003 in financial institutions in Taiwan as trust monies. As at 31 December 2022, the Group has invested trust monies in mutual funds and unit trusts in Taiwan at a carrying amount of RMB32,771,000 (2021: RMB34,482,000). Details are disclosed in note 19 to the consolidated financial statements.

- (b) It is principally arising from the sales of burial plots and tombstones under instalment plans and such amount will be recognised as revenue when the relevant revenue recognition criteria are met.
- (c) Contract liabilities of stem cells and immunocytes and other business are arising from the receipt in advances from customers and such amount will be recognised as revenue when the relevant revenue recognition criteria are met.

附註: (續)

(a) (續)

根據台灣殯葬管理條例,本集團須將就於二零零三年七月三十一日後訂立之各份殯儀服務契約所收取收入總額之75%存款於台灣之金融機構作為信託金。於二零二二年十二月三十一日,本集團已投資信託,賬面值為人民幣32,771,000元(二零二一年:人民幣34,482,000元)。詳情於綜合財務報表附註19披露。

- (b) 該款項主要產生自分期付款計劃下 的墓地及墓碑銷售,而該項金額將 在符合相關收益確認條件時確認為 收益。
- (c) 幹細胞及免疫細胞及其他業務的合約負債指自客戶的預收款項·而該項金額將在符合相關收益確認條件時確認為收益。

#### 27. LEASE LIABILITIES

#### 27. 租賃負債

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Lease liabilities payable:	須於以下期間支付之 租賃負債:		
Within one year	一年內	4,757	4,564
Within a period of more than one	超過一年但不超過兩年		
year but not more than two years	5	5,032	4,699
Within a period of more than two	超過兩年但不超過五年		
years but not more than five year	S	13,325	15,768
More than five years	超過五年	-	2,457
		23,114	27,488
Less: Amounts due for settlement with 12 months shown	減:12個月內到期償付的 款項(列為流動		
under current liabilities	負債)	(4,757)	(4,564)
Amounts due for settlement after 12 months shown under	12個月後到期償付的款項 (列為非流動負債)		
non-current liabilities		18,357	22,924

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#### 27. LEASE LIABILITIES (Continued)

#### 27. 租賃負債(續)

Details of maturity of lease liabilities are set out in note 34(b).

租賃負債之到期詳情載於附註34(b)。

#### 28. BANK BORROWINGS

#### 28. 銀行借貸

At 31 December 2022 and 2021, bank borrowings were due for repayment, which are based on the scheduled repayment dates as stipulated in the respective loan agreements, as follows:

於二零二二年及二零二一年十二月 三十一日,銀行借貸須於下列期間 (其乃按各自貸款協議內所訂明的預 定償還日期計算)償還:

		2022	2021 二零二一年
		二零二二年 RMB'000 人民幣千元	—◆—— RMB'000 人民幣千元
Within 1 year	一年內	1,198	1,192
After 1 year but within 2 years After 2 years but within 5 years After 5 years	於一年後但於兩年內 於兩年後但於五年內 於五年後	1,222 2,368 -	1,211 3,460 141
		3,590	4,812
Less: Amounts due within one year and shown under current liabilities	減:於一年內到期及 列為流動負債的 款項	4,788 (1,198)	6,004 (1,192)
Amounts due under non-current liabilities	非流動負債下的 到期款項	3,590	4,812

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#### 28. BANK BORROWINGS (Continued)

### All of the Group's banking facilities are subject to the fulfilment of covenants. If the Group were in breach of the covenants, the drawn down facilities would become

repayable on demand.

The Group regularly monitors its compliance with these covenants and is up to date with the scheduled repayments of the term loans. Further details of the Group's liquidity risk are set out in note 34(b). As at 31 December 2022 and 2021, none of the covenants relating to drawn down facilities had been breached.

All of the bank borrowings are carried at amortised cost.

None of the bank borrowings due for repayment after one year contain a repayment on demand clause and hence these balances are not expected to be settled within one year and are classified as a non-current liability.

As at 31 December 2022 and 2021, the effective interest rates of the bank borrowings were as follows:

#### 28. 銀行借貸(續)

所有本集團銀行信貸額受履行契諾 所規限。倘本集團違反契諾,已動用 的信貸額須於要求時償還。

本集團定期監察是否遵守該等契諾,及時按預定的日期償還定期貸款。本集團流動資金風險的進一步詳情載於附註34(b)。於二零二二年及二零二一年十二月三十一日,本集團並無違反有關動用信貸額的契諾。

所有銀行借貸按攤銷成本列值。

於一年後到期償還的銀行借貸概無 載有按要求償還條款,因此,該等結 餘預期於一年內將未結清,並分類為 非流動負債。

於二零二二年及二零二一年十二月 三十一日,銀行借貸之實際利率如下:

 2022
 2021

 二零二二年
 二零二一年

Variable-rate

浮動利率

1.37%-2.41%

1.37%-2.04%

Bank borrowings of RMB3,403,000 (2021: RMB4,213,000) denominated in NTD were secured by the freehold land and buildings in Taiwan with total carrying amount of RMB22,578,000 (2021: RMB23,552,000) (note 14(d)). The remaining bank borrowings of RMB1,385,000 (2021: RMB1,791,000) (note 35(c)(iv)) is guaranteed by Mr. Liu.

銀行借貸人民幣3,403,000元(二零二一年:人民幣4,213,000元)乃以新台幣計值,並以於台灣之永久業權土地及樓宇賬面總值為人民幣22,578,000元(二零二一年:人民幣23,552,000元)作抵押(附註14(d)),餘下銀行借貸人民幣1,385,000元(二零二一年:人民幣1,791,000元)(附註35(c)(iv))由劉先生擔保。

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### 29. INCOME TAX IN THE CONSOLIDATED 29. 綜合財務狀況表內之所得 STATEMENT OF FINANCIAL POSITION 税

- (a) Current taxation in the consolidated statement of financial position represents:
- (a) 綜合財務狀況表內之即期税項 指:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
At 1 January	於一月一日	3,567	3,567
Provision for the year  – PRC Enterprise Income Tax	年度撥備 -中國企業所得税		
(note 7)	(附註7)	4,007	2,888
<ul><li>Hong Kong Profits Tax (note 7)</li><li>Under-provision in prior years</li><li>PRC Enterprise Income Tax</li></ul>	- 香港利得税(附註7) 過往年度撥備不足 - 中國企業所得税	-	14
(note 7) Over-provision in prior years	(附註7) 過往年度超額撥備	3,269	_
<ul><li>Hong Kong Profits Tax (note 7)</li></ul>	- 香港利得税(附註7)	(14)	_
Income tax paid during the year	年內已付所得税	(6,273)	(3,138)
Exchange adjustments	匯兑調整	486	236
At 31 December	於十二月三十一日	5,042	3,567
Representing:	即:		
Income tax receivable	應收所得税	(14)	
Income tax payables	應付所得税	5,056	3,567
		5,042	3,567

#### (b) Deferred tax liabilities not recognised

Under the Enterprise Income Tax Law of PRC, withholding tax is imposed on dividends declared in respect of profits earned by PRC subsidiaries from January 2008 onwards. Deferred taxation has not been provided for in the consolidated financial statements in respect of the tax that would be payable on the distribution of the retained profits of RMB31,752,000 (2021: RMB22,434,000) as the Group controls the dividend policy of these subsidiaries and it has been determined that it is probable that these profits will not be distributed in the foreseeable future.

In Taiwan, under Article 42 of the Income Tax Act of Republic of China, the net dividend or net surplus earning received by a profit-seeking enterprise organised as a company from its investment in another domestic profit-seeking enterprise shall not be included in its taxable income. Such exemption is not applicable for investment in foreign profit-seeking enterprise, which is subject to income tax at the rate of 17%.

#### (b) 未經確認遞延税項負債

在台灣,根據中華民國所得稅 法令第42條,以公司形式第分 的牟利企業因投資於別思思 間牟利企業而獲得的股計 或盈餘盈利淨額,毋須計 源 課稅收入。有關豁免並 於在外資牟利企業的投資 等投資的所得稅稅率為17%。

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## 29. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

### (b) Deferred tax liabilities not recognised (Continued)

As one of the Group's subsidiaries, being a foreign profit-seeking enterprise, is directly and wholly owned by a subsidiary incorporated in Taiwan, a rate of 17% is applicable to the calculation of the income tax. Deferred taxation has not been provided for in the consolidated financial statements in respect of the tax that would be payable on the distribution of the retained profits of RMB28,420,000 (2021: RMB21,764,000) as the Group controls the dividend policy of this subsidiary and it has been determined that it is probable that these profits will not be distributed in the foreseeable future.

In Taiwan, under Article 4 of Standards of Withholding Rates for Various Incomes issued by Ministry of Finance of Republic of China, the net dividends or profit distributed to a profit seeking enterprise having its head office outside the territory of the Republic of China from investment in an enterprise within the territory of the Republic of China shall be withheld at a rate of 20% of the amount distributed.

As one of the Group's subsidiaries operates within the territory of Taiwan having its head office outside the territory of Taiwan, a rate of 20% is applicable to the calculation of this withholding tax. Deferred taxation has not been provided for in the consolidated financial statements for the years ended 31 December 2022 and 2021 as this subsidiary has no retained profit that can be distributed.

### 29. 綜合財務狀況表內之所得稅(續)

#### (b) 未經確認遞延税項負債 (續)

在台灣,根據中華民國財政部頒佈的各類所得扣繳率標準第4條,凡總辦事處設於中華民國境外的牟利企業因投資於中華民國境內的企業而獲得的股息或溢利淨額,均須按所分派款額的20%作出預扣。

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### 29. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

#### (c) Deferred tax assets not recognised

As at 31 December 2022, the Group has unused tax losses of RMB29,841,000 (2021: RMB27,673,000) available for offset against future profits. Other than tax losses amounting to RMB19,297,000 (2021: RMB18,447,000) that would be expiring from 5 years to 10 years pursuant to the relevant rules and regulations in the PRC, Vietnam and Taiwan, the remainder at the end of the reporting period can be carried forward indefinitely. No deferred tax asset has been recognised in respect of the tax losses due to the unpredictability of future profit streams.

#### 29. 綜合財務狀況表內之所得 税(續)

#### (c) 未經確認遞延税項資產

#### 30. PROVISIONS

#### 30. 撥備

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Provision for future costs of	提供殯儀服務之		
delivering funeral services	未來成本撥備		
At 1 January	於一月一日	3,086	2,550
(Written back of provision)/provision for	服務成本(撥備撇回)/		
cost of service (note 5)	撥備(附註5)	(1,680)	454
Exchange adjustments	匯兑調整	(26)	82
At 31 December	於十二月三十一日	1,380	3,086

The Group determines the pricing of the funeral services deeds by adding a margin to the estimated cost of delivering funeral services in future, after taking into account of major factors including the timing of the instruction of the Deed Holders.

This estimate is based on the sub-contracting fee payable to the sub-contractor for each funeral service deed performed, the current market conditions and the price of deeds. Management reassesses these estimates at the end of each reporting period to estimate if the contract liabilities for funeral service deeds can cover the estimated future costs of delivering funeral services and determine the need of making a provision in the consolidated financial statements.

本集團經考慮主要因素(包括契約 持有人之指示時間)後,透過對於未 來提供殯儀服務之估計成本加上邊 際利潤,從而釐定殯儀服務契約之價 格。

該估計乃基於就各項已履行的殯儀 服務契約應付分包商之分包費用、現 時市場狀況及契約價格進行。管理理 於各報告期末重新評估該等估計,以 評估該等殯儀服務契約合約負債是 否足以支付提供殯儀服務之未來 計成本,並釐定是否須於綜合財務報 表中作出撥備。

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31. SHARE CAPITAL

31. 股本

No. of shares 股份數目 Amount 金額

RMB'000 人民幣千元

**Authorised:** 

Ordinary shares of HK\$0.1 each
At 1 January 2021, 31 December
2021, 1 January 2022 and
31 December 2022

法定:

每股面值0.1港元之普通股 於二零二一年一月一日、 二零二一年十二月 三十一日、二零二二年 一月一日及二零二二年

十二月三十一日 10,000,000,000

881,541

Ordinary shares issued and fully paid:

At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022 已發行及繳足普通股:

於二零二一年一月一日、 二零二一年十二月 三十一日、二零二二年 一月一日及二零二二年

十二月三十一日

742,500,000

69,218

The owners of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

普通股擁有人有權收取不時宣派之 股息及有權於本公司股東大會上就 每股投一票進行表決。所有普通股就 本公司之餘下資產而言均享有同等 權利。

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#### 32. RESERVES

#### 32. 儲備

- (a) The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:
- (a) 本集團綜合權益之各部分年初 與年末結餘之對賬載於綜合權 益變動表。本公司股權各部分 之年初與年末之變動詳情載列 如下:

		Share premium	Foreign currency translation reserve	Share-based compensation reserve	Accumulated losses	Total
				以股份為基礎		
		股份溢價	匯兑儲備	之補償儲備	累計虧損	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 January 2021	於二零二一年一月一日	220,633	(18,845)	-	(183,960)	17,828
Profit for the year	本年度溢利	-	-	-	13,765	13,765
Exchange differences on translation of financial	換算財務報表產生之 匯兑差異		()			()
statements		-	(2,803)	-	_	(2,803)
Total comprehensive (expense)/income	本年度全面(開支)/收入總額		(2.002)		12.765	10.063
for the year	W = 51 5-1 -		(2,803)		13,765	10,962
At 31 December 2021	於二零二一年十二月三十一日	220,633	(21,648)	-	(170,195)	28,790
At 1 January 2022	於二零二二年一月一日	220,633	(21,648)	-	(170,195)	28,790
Loss for the year	本年度虧損	-	-	<u>-</u>	(55,047)	(55,047)
Exchange differences on translation of financial	換算財務報表產生之 匯兑差異					
statements		-	5,607	-	-	5,607
Total comprehensive income/(expense)	本年度全面收入/(開支)總額				(55.045)	(40,440)
for the year	以股權結算股份為基礎之		5,607	\ -	(55,047)	(49,440)
Equity-settled share-based transaction (note 42)	以版權結算版协為基礎之 交易(附註42)	- ( -	_	1,900	-	1,900
At 31 December 2022	於二零二二年十二月三十一日	220,633	(16,041)	1,900	(225,242)	(18,750)

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#### 32. RESERVES (Continued)

#### (b) Nature and purpose of reserves

#### (i) Share premium

Under the Companies Law of the Cayman Islands, the funds in the Company's share premium account are distributable to the shareholders provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

#### (ii) Merger reserve

Merger reserve arose from the business combination under common control in relation to the acquisition of Bau Shan during the group reorganisation in 2007. The merger reserve of the Group represents the difference between aggregate net asset value of Bau Shan acquired and the consideration paid for the acquisition of Bau Shan pursuant to the group reorganisation.

#### (iii) Statutory reserve

According to the applicable laws and regulations in Taiwan, the Group's Taiwan subsidiaries are required to transfer 10% of their net profits after taxation, as determined under the relevant accounting principles and financial regulations applicable to companies established in Taiwan, to a non-distributable reserve fund until the reserve balance reaches the registered capital of the respective enterprises. The transfer to this reserve must be made before the distribution of a dividend to owners but after offset the previous years' losses, if any.

#### 32. 儲備(續)

#### (b) 儲備性質及用途

#### (i) 股份溢價

根據開曼群島公司法,本公司之股份溢價賬中資金可分派予股東,惟緊建議派付股息日期後本公司須有能力於債項和以日常業務過程中到期時支付其債項。

#### (ii) 合併儲備

#### (iii) 法定儲備

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#### 32. RESERVES (Continued)

### (b) Nature and purpose of reserves (Continued)

#### (iv) Statutory surplus reserve

Pursuant to applicable PRC regulations, PRC subsidiaries in the Group are required to appropriate at least 10% of their profit after tax, as determined under the relevant accounting principles and financial regulations applicable to companies established in the PRC, to a non-distributable reserve fund until such reserve reaches 50% of the registered capital of the respective enterprises. The transfer to this reserve must be made before the distribution of dividends to owners. The non-distributable reserve fund can be used to offset the previous years' losses, if any, expand the existing operations or convert into additional capital of the subsidiaries, provided that the balance after such issue is not less than 25% of its registered capital. The non-distributable reserve fund is non-distributable other than upon liquidation.

According to the Vietnam Enterprise Law, Vietnam subsidiaries in the Group can set their reserve fund according to the respective Charter. Under the Charter of the Vietnam subsidiaries, they are required to transfer 5% to 15% of profit after tax to set up the reserve fund until such reserve reaches 10% of the registered capital of the respective enterprises.

#### 32. 儲備(續)

#### (b) 儲備性質及用途(續)

#### (iv) 法定盈餘儲備

根據中國適用法律,本集 團之中國附屬公司須將 其根據適用於中國成立 之公司之有關會計原則 及財務規定釐定之除税 後溢利最少10%撥至不 可分派儲備金,直至該儲 備金達至相關企業之註 冊資本50%為止。向該 儲備金撥款必須於向擁 有人分派股息前進行。不 可分派儲備金可用於抵 銷往年虧損(如有),擴 充現有業務或轉換作附 屬公司之額外資本,惟前 提為有關發行後之結餘 不得低於其註冊資本之 25%。除清盤外,不可分 派儲備金不得分派。

根據越南公司法,本集團 之越南附屬公司程設 各自的公司章程設立 備金。根據越南附屬 可設 到章程,彼等須 5%至15%之除稅 後 建立儲備金,直至有關儲 備金達相關企業之 資本10%為止。

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#### 32. RESERVES (Continued)

### Nature and purpose of reserves (b) 儲

### (Continued) (v) Properties revaluation reserve

The properties revaluation reserve has been set up and is dealt with in accordance with the accounting policies adopted for freehold land and buildings held for own use in note 2(g) and is not distributable.

#### (vi) Foreign currency translation reserve

The foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of non-PRC operations. The reserve is dealt with in accordance with the accounting policy set out in note 2(t).

#### (vii) Share-based compensation reserve

The share-based compensation reserve comprises the fair value of the actual or estimated number of unexercised share options granted to eligible participants of the Group recognised in accordance with accounting policy adopted for share-based payments in note 2(p).

#### (viii) Other reserve

The Group accounted for partial disposal of interests in subsidiaries without losing control as equity transactions and the difference between the carrying amount of the non-controlling interests and the consideration received, after re-attribution of relevant reserves was recognised in "other reserve".

#### (b) 儲備性質及用途(續)

32. 儲備(續)

#### (v) 物業重估儲備

本公司已設立物業重估儲備,並根據於附註2(g)所載就永久業權土地及持作自用樓宇採納之會計政策處理且不可分派。

#### (vi) 匯兑儲備

匯兑儲備包括所有因換算非中國業務財務報表所產生之匯兑差異。該儲備乃根據附註2(t)所載列之會計政策處理。

#### (vii) 以股份為基礎之補償 儲備

以股份為基礎之補償儲備由根據附註2(p)就以股份為基礎之付款採納之會計政策所確認之受許越之等。 會計政策所確認之受力。 實際或估計未行使購 權數目公平值組成。

#### (viii) 其他儲備

本集團將出售於附屬公司之部分權益而並無失 去對該等公司之控制權 入賬列為權益交易,而將 相關儲備重新歸屬後,而 控股權益之賬面值與 收代價之差額已於「其他 儲備」中確認。

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#### 32. RESERVES (Continued)

#### (c) Capital Management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for owners and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to owners, return capital to owners, issue new shares or sell assets to reduce debt.

Consistent with other companies in the industry, the Group monitors capital on the basis of the gearing ratio which is total liabilities divided by total assets. The Group aims to maintain the gearing ratio at a reasonable level. The gearing ratios as at 31 December 2022 and 2021 were as follows:

### (c) 資本管理

32. 儲備(續)

本集團管理資本之主要目標為確保本集團能夠持續經營,從 而繼續為擁有人帶來回報及為 其他權益關涉者帶來利益,並 維持理想資本結構以減少資本 成本。

為維持或調整資本結構,本集 團會調整向擁有人支付之股息 金額、退還資本予擁有人、發 行新股份或出售資產以減少債 項。

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Total liabilities	總負債	153,971	158,266
Total assets	總資產	284,788	263,854
Gearing ratio	資產負債比率	54.07%	59.98%

There were no changes in the Group's approach to capital management compared with previous years. Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

與過往年度比較,本集團對資本管理之方式並無變動。本公司或其任何附屬公司均不受外部實施之資本規定限制。

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### 33. FINANCIAL INSTRUMENTS BY 33. 按類別劃分之財務工具 CATEGORIES

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Financial assets	財務資產		
Financial assets measured at FVTPL	按公平值計入損益計量		
	之財務資產	<u></u>	\ \
Mutual funds/unit trusts established	於台灣成立之互惠		
in Taiwan	基金/單位信託	32,771	34,482
Listed outside Hong Kong for	於香港境外上市作買賣		
trading purpose	用途		
– Equity securities	一股本證券	15,729	4,095
<ul><li>Debt instruments</li></ul>	一債務工具	4,532	_
<ul> <li>Exchange traded funds</li> </ul>	- 交易所買賣基金	5,745	_
		58,777	38,577
Amortised cost	<b>攤銷成本</b>	126,169	119,534
Amortisca cost	₩ 和 1.2/2 / L.	120,105	115,554
Financial liabilities	財務負債		
Amortised cost	攤銷成本	56,628	61,053

### 34. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

The Group has exposure to the credit risk, liquidity risk, interest rate risk, currency risk and equity price risk arising from financial instruments. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risk are described below.

#### (a) Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. The Group's credit risk is primarily attributable to trade receivables, other receivables and deposits paid, debt instruments measured at FVTPL, time deposits with original maturity over three months and cash and cash equivalents. Management has a credit policy in place and the exposure to this credit risk is monitored on an ongoing basis.

### 34. 財務風險管理及財務工具 之公平值

2022

2021

與本集團之財務工具有關之風險包 括信貸風險、流動資金風險、利率風 險、貨幣風險及權益價格風險。下文 載述本集團所面臨風險及本集團就 管理該等風險所採取之財務風險管 理政策及措施。

#### (a) 信貸風險

信貸風險指對手方將違反其時合計責任而導致本集團之東東國院之國險。本集團之之國險。本集團之款項及已國際主要來自貿易應收款項及已,原到期時間超過及信貸人。管理層已制定是是一個金政資質的。管理層型與一個金政資質的與一個一個人。

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

#### (a) Credit Risk (Continued)

Except for debt securities measured at FVTPL, the Group performed impairment assessment for financial assets and other items under ECL model. Besides, the Group's exposure to credit risk arising from refundable rental deposits is considered to be low, taking into account (i) the landlords' credit rating and (ii) the remaining lease term and the period covered by the rental deposits. Information about the Group's credit risk management, maximum credit risk exposures and the related impairment assessment, if applicable, are summarised as below:

#### Debt instruments measured at FVTPL

The Group invests in certain debt instruments which are unrated. The investments in unrated debt instruments have to be approved by the directors of the Company. The directors of the Company regularly reviews and monitors the portfolio of debt instruments. Details of the terms of these investments are disclosed in note 19. Summary of the fair value and principal amount of these investments are set out below.

#### (a) 信貸風險(續)

#### 按公平值計入損益計量之債 務工具

本集團投資於若干未評級之債 務工具。未評級之債務工具投 資須經本公司董事批准。本本 司董事定期檢討及監察債務 員組合。該等投資的條款詳情 於附註19披露。該等投資的 平值及本金概要載列如下。

		2022 二零二二年		202 二零二	
			Principal		Principal
		Fair value	amount	Fair value	amount
		公平值	本金	公平值	本金
		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
Unrated	未評級				7
<ul> <li>debt instruments</li> </ul>	一債務工具	4,532	4,700	_	/

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#### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL **INSTRUMENTS (Continued)**

#### Credit Risk (Continued) Time deposits with original maturity over three months/cash and cash equivalents

The Group's exposure to credit risk arising from time deposits with original maturity over three months/cash and cash equivalents is limited because the counterparties are banks and financial institutions with a minimum credit rating of B3 (2021: Baa3), which the Group considers to be low credit risk.

#### Trade receivables

The Group has established a credit risk management policy under which individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. In respect of trade receivables from funeral services, the Group generally offer credit period of 45 days to customers, whereas no credit period is granted to customers for other services rendered by the Group. Normally, the Group does not hold any collateral over trade receivables. At 31 December 2022, the ECLs for trade receivable were measured and loss allowance of RMB1,092,000 was provided (2021: RMB777.000).

The Group has no significant concentration of credit risk in industries or countries in which the customers operate. The maximum exposure to credit risk without taking account of any collateral held is represented by the carrying amount of each financial asset in the consolidated statement of financial position after deducting any impairment allowance. The Group does not provide any guarantees which would expose the Group to credit risk.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. The Group segments its trade receivables based on geographic regions, due to different loss patterns experienced in the different regions.

### 之公平值(續)

#### (a) 信貸風險(續) 原到期時間超過三個月的 定期存款/現金及現金等 價物

本集團面臨之由原到期時間超 過三個月的定期存款/現金及 現金等價物產生之信貸風險有 限,乃由於對手方為最低信貸 評級為B3(二零二一年: Baa3) 之銀行及金融機構,因此本集 團認為信貸風險較低。

#### 貿易應收款項

本集團已制定信貸風險管理政 策,據此對所有需要超過一定 金額的信貸的客戶均須進行個 別信貸評估。另外會集中評估 客戶過往償還到期款項的記錄 及目前的償債能力,並會考慮 客戶特定資料以及客戶經營所 在的經濟環境。就殯儀服務之 貿易應收款項而言,本集團一 般向客戶提供45日之信貸期, 而就本集團提供之其他服務不 授予客戶信貸期。一般而言, 本集團並無就貿易應收款項持 有任何抵押品。於二零二二年 十二月三十一日,已計量貿易 應收款項之預期信貸虧損並計 提虧損撥備人民幣1,092,000元 (二零二一年:人民幣777.000 元)。

本集團於客戶營運所處行業或 所在國家並無重大信貸風險集 中。倘不考慮任何持有之抵押 品,則綜合財務狀況表中各財 務資產的最高信貸風險為扣除 任何減值撥備後的賬面值。本 集團並無提供任何令本集團承 受信貸風險的擔保。

本集團按等同於全期預期信貸 虧損之金額計量貿易應收款項 之虧損撥備,其乃使用撥備矩 陣進行計算。由於不同地區之 虧損模式不同,本集團根據地 理區域劃分其貿易應收款項。

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

### (a) Credit Risk (Continued) Trade receivables (Continued)

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables:

#### (a) 信貸風險(續) 貿易應收款項(續)

下表提供有關本集團所面臨的 信貸風險及貿易應收款項之預 期信貸虧損之資料:

	202		
二零	₹=	=	年

**Expected Gross carrying** 

		Lxpecteu	dioss carrying		
		loss rate	amount	Loss allowance	
		預期虧損率	賬面總值	虧損撥備	
		%	RMB'000	RMB'000	
		百分比	人民幣千元	人民幣千元	
PRC	中國				
Current (not past due)	即期(未逾期)	_	472	_	
1–30 days past due	逾期1-30日	_	101	_	
31–90 days past due	逾期31-90日	69%	265	183	
More than 90 days	逾期超過90日				
past due		100%	517	517	
			1,355	700	
Hong Kong	 香港				
Current (not past due)	即期(未逾期)	100%	58	58	
1–30 days past due	逾期1-30日	_	_	_	
31–90 days past due	逾期31-90日	100%	75	75	
More than 90 days	逾期超過90日				
past due		100%	15	15	
			148	148	
Vietnam	 越南		,		
Current (not past due)	即期(未逾期)	_	_	_	
1–30 days past due	逾期1-30日	_	_	_	
31–90 days past due	逾期31-90日	42%	92	39	
More than 90 days	逾期超過90日				
past due		100%	205	205	
			297	244	
Total	總計		///		
Current (not past due)	即期(未逾期)	11%	530	58	
1–30 days past due	逾期1-30日	-	101	A STATE OF	
31–90 days past due	逾期31-90日	69%	432	297	
More than 90 days	逾期超過90日				
past due		100%	737	737	
	-/		1,800	1,092	

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

(a) Credit Risk (Continued)

Trade receivables (Continued)

(a) 信貸風險(續) 貿易應收款項(續)

			2021	
			二零二一年	
		Expected	Gross carrying	
		loss rate	amount	Loss allowance
		預期虧損率	賬面總值	虧損撥備
		%	RMB'000	RMB'000
		百分比	人民幣千元	人民幣千元
PRC	中國	//		
Current (not past due)	即期(未逾期)	_	115	_
1–30 days past due	逾期1-30日	_	_	_
31–90 days past due	逾期31-90日	1%	312	4
More than 90 days	逾期超過90日			
past due		100%	557	557
/ / /		/ 14.1	984	561
Hong Kong	香港	/		
Current (not past due)	即期(未逾期)	38%	26	10
1–30 days past due	逾期1-30日	_ \ -	/	_
31–90 days past due	逾期31-90日			_
More than 90 days	逾期超過90日			
past due	/	\\		
		/	26	10
Vietnam	越南	/		
Current (not past due)	即期(未逾期)	_	_	_
1–30 days past due	逾期1-30日		_	_
31–90 days past due	逾期31-90日	<u> </u>	_	_
More than 90 days	逾期超過90日			
past due		100%	206	206
			206	206
Total	總計			
Current (not past due)	即期(未逾期)	7%	141	10
1–30 days past due	逾期1-30日	<u> </u>	_	_
31–90 days past due	逾期31-90日	1%	312	4
More than 90 days	逾期超過90日			
past due		100%	763	763
			1,216	777

Expected loss rates are based on actual loss experience over the past 12 months. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

預期虧損率基於過去12個月的 實際虧損經驗。該等利率被調 整以反映歷史數據收集期間的 經濟狀況、當前狀況以及本集 團對應收款項預期壽命的經濟 狀況的看法之間的差異。

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### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

### (a) Credit Risk (Continued) Trade receivables (Continued)

Movement in the loss allowance account in respect of trade receivables during the year is as follows:

#### (a) 信貸風險(續) 貿易應收款項(續)

於本年度,貿易應收款項之虧 損撥備賬變動如下:

		PRC	PRC Hong Kong		Total
		中國	香港	越南	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 January 2021	於二零二一年一月一日	168	3	206	377
Impairment losses recognised	已確認減值虧損	393	7	-	400
At 31 December 2021	於二零二一年十二月三十一日	561	10	206	777
At 1 January 2022	於二零二二年一月一日	561	10	206	777
Impairment losses recognised	已確認減值虧損	518	143	50	711
Reversal of impairment losses recognised	已確認減值虧損回撥	(379)	(10)	(20)	(409)
		139	133	30	302
Exchange adjustments	匯兑調整	-	5	8	13
At 31 December 2022	於二零二二年十二月三十一日	700	148	244	1,092

The origination of new trade receivables net of those settled resulted in an increase in loss allowance of RMB302,000 (2021: RMB400,000).

#### Other receivables and deposits paid

For other receivables and deposits paid, the directors of the Company make periodic individual assessment on the recoverability of other receivables and deposits paid based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information. The directors of the Company believe that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12m ECL.

產生新貿易應收款項(扣除已結算貿易應收款項)導致虧損撥備增加人民幣302,000元(二零二一年:人民幣400,000元)。

#### 其他應收款項及已付按金

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

### 34. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

### (a) Credit Risk (Continued) Other receivables and deposits paid (Continued)

Movement in the loss allowance account in respect of other receivables and deposits paid during the year is as follows:

### 34. 財務風險管理及財務工具之公平值(續)

2022

#### (a) 信貸風險(續) 其他應收款項及已付按金 (續)

於本年度,其他應收款項及已 付按金之虧損撥備賬變動如下:

2021

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	5,163	2,751
Impairment losses recognised	確認之減值虧損	2,758	2,650
Reversal of impairment losses	確認之減值虧損回撥		
recognised		(4,464)	(253)
		(1,706)	2,397
Exchange adjustments	匯兑調整	4	15
At 31 December	於十二月三十一日	3,461	5,163

The origination of new other receivables and deposits paid net of those settled resulted in a decrease in loss allowance of RMB1,706,000 (2021: increase in loss allowance of RMB2,397,000).

#### (b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short-term investment of cash surpluses and the raising of loans to cover expected cash demands, subject to approval by the parent company's board when the borrowings exceed certain predetermined levels of authority. The Group's policy is to regularly monitor its liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserve of cash and readily realisable marketable securities and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

The following tables set out the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on current rates at the end of the reporting period) and the earliest date the Group can be required to pay.

新增其他應收款項及已付按金(扣除已結算者)導致虧損撥備減少人民幣1,706,000元(二零二一年:虧損撥備增加人民幣2,397,000元)。

#### (b) 流動資金風險

下列表格載列於報告期末本集 團非衍生財務負債之餘務 到期日,有關非衍生財務負 乃根據合約未貼現現金流量包 括利用合約利率計算之利 項,如為浮動利率,則按本 期末之現行利率)以及本 類付款之最早日期計算。

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

#### (b) Liquidity risk (Continued)

The maturity analysis for the bank borrowings is prepared based on the scheduled repayment dates as stipulated in the respective loan agreements.

#### (b) 流動資金風險(續)

銀行借貸的到期日分析乃按相 關貸款協議規定的預定的償還 日期編製。

2022 二零二二年 Contractual undiscounted cash flow 合約未貼現現金流量

						More than					
		Weighted			More than	2 years		Total			
		average			1 year but	but less		contractual			
		interest		Within	less than	than	More than	undiscounted	Carrying		
		rate	On demand	1 year	2 years 超過一年	5 years 超過兩年	5 years	cash flow	amount		
		加權 平均利率				但少於	但少於		合約未貼現		
				按要求	於一年內	兩年	五年	超過五年	過五年 現金流量總額	賬面值	
				RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
			人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
Non-derivative financial liabilities	非衍生財務負債										
Trade and other payables	貿易及其他應付款項	-	12,725	-	590	-	_	13,315	13,315		
Lease liabilities	租賃負債	6.39%	-	6,207	6,136	14,500	-	26,843	23,114		
Bank borrowings	銀行借貸	1.54%	-	1,280	1,280	2,413	-	4,973	4,788		
Amounts due to directors	directors 應付董事之款項	應付董事之款項 -	應付董事之款項 -	應付董事之款項 -	應付董事之款項 - 2,756	-			- 2,756	2,756	2,756
Amount due to a shareholder	應付一名股東之款項	_	10,325	-	2,330	-	-	12,655	12,655		
			25,806	7,487	10,336	16,913	-	60,542	56,628		

2021 二零二一年 Contractual undiscounted cash flow 合約未貼現現金流量

				日前外州外外亚州里					
		Weighted			Mara than	More than		Total	
		average			More than 1 year but	2 years but less		contractual	
		interest		Within	less than	than	More than	undiscounted	Carrying
		rate	On demand	1 year	2 years 超過一年	5 years 超過兩年	5 years	cash flow	amount
		加權			但少於	但少於		合約未貼現	
		平均利率	按要求	於一年內	兩年	五年	超過五年	現金流量總額	賬面值
			RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Manufacture Consider the William	北公井丹汝存住		八八四十九	八八田「九	八八冊1九	八八田「九	八八市「ル	八八甲 1九	
Non-derivative financial liabilities	<i>非衍生財務負債</i> 貿易及其他應付款項		14.000					14.000	14.000
Trade and other payables		C 470/	14,099	- 200	C 125	10.000	2 500	14,099	14,099
Lease liabilities	租賃負債	6.47%	_	6,308	6,125	18,000	2,500	32,933	27,488
Bank borrowings	銀行借貸	1.48%	-	1,277	1,277	3,543	141	6,238	6,004
Amounts due to directors	應付董事之款項	-	1,563	_	-	-/	-	1,563	1,563
Amount due to a shareholder	應付一名股東之款項	-	9,757	2,142	-	-/-	-	11,899	11,899
			25,419	9,727	7,402	21,543	2,641	66,732	61,053

The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ from those estimates of interest rates determined at the end of the reporting period.

倘浮動息率與於報告期末釐定 之估計利率不同,上述就非衍 生財務負債浮息工具計入之金 額會出現變動。

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#### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL **INSTRUMENTS (Continued)**

#### Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to bank borrowings at variable rates. The Group is also exposed to fair value interest rate risk in relation to fixed-rate time deposits with original maturity over three months and lease liabilities. The Group did not use derivative financial instruments to hedge its debt obligations. The Group aims at keeping borrowings at variable rate. The Group manages its interest rate exposures by assessing the potential impact arising from any interest rate movements based on interest rate level and outlook. The management will review the proportion of borrowings in fixed and floating rates and ensure they are within reasonable range.

Bank balances are carried at low interest rates and the interest income thereon is not significant.

(i) The following table, as reported to the management of the Group, details the interest rate risk profile of the Group's assets/ (labilities) at the end of the reporting period.

### 之公平值(續)

#### (c) 利率風險

本集團須承受關於浮息銀行借 貸之現金流量利率風險。本集 團須承受關於原到期時間超過 三個月的固息定期存款及租賃 負債之公平值利率風險。本集 團並無使用衍生財務工具以對 沖其償債責任。本集團旨在維 持浮息借款。本集團根據利率 水平及前景評估任何利率變動 所產生的潛在影響,以管理其 利率風險。管理層將檢討定息 及浮息借款的比例, 並確保其 處於合理範圍內。

銀行結餘按低利率計算,就此 產生的利息收入並不重大。

(i) 誠如向本集團管理層所 報告,下表詳載本集團於 報告期末的資產/(負 債)利率風險的情況。

			)22	2021			
		二零:	二二年	_零-	二一年		
			Effective		Effective		
			interest rate		interest rate		
		RMB'000	(%)	RMB'000	(%)		
		人民幣千元	實際利率(%)	人民幣千元	實際利率(%)		
Fixed-rate	固息						
Time deposits with original maturity	原到期時間超過 三個月的						
over three months	定期存款	9,334	3.60%	-	-		
Lease liabilities	租賃負債	(23,114)	6.87%-12.00%	(27,488)	6.87%–11.59%		
		(13,780)		(27,488)			
Variable-rate	浮息						
Bank borrowings	銀行借貸	(4,788)	1.37%-2.41%	(6,004)	1.37%-2.04%		

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

#### (c) Interest rate risk (Continued)

#### (ii) Sensitivity analysis

The directors of the Company performed sensitivity analysis with estimation of a general increase/decrease of 100 basis points.

At 31 December 2022, it is estimated that a general increase/decrease of 100 basis points (2021: 100 basis points) in interest rates for variable-rate borrowings, with all other variables held constant, would have decreased/increased the Group's profit after tax and increased/decreased the Group's accumulated losses by approximately RMB40,000 (2021: increased/decreased the Group's loss after tax and accumulated losses by RMB50,000). Other components of consolidated equity would not change in response to the general increase/decrease in interest rates.

The sensitivity analysis above indicates the instantaneous change in the Group's profit (2021: loss) after tax (and accumulated loss) and other components of consolidated equity that would arise assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to re-measure those financial instruments held by the Group which expose the Group to fair value interest rate risk at the end of the reporting period. In respect of the exposure to cash flow interest rate risk arising from floating rate non-derivative instruments held by the Group at the end of the reporting period, the impact on the Group's profit (2021: loss) after tax (and accumulated loss) and other components of consolidated equity is estimated as an annualised impact on interest expense or income of such a change in interest rates. The analysis is performed on the same basis as 2021.

#### (c) 利率風險(續)

#### (ii) 敏感度分析

本公司董事以整體上升/ 下降100個基點之估計進 行敏感度分析。

於二零二二年十二月 三十一日,倘浮息借款之 利率整體上升/下降100 個基點(二零二一年: 100個基點),而所有其 他變數維持不變,則估計 本集團之除稅後溢利將 減少/增加及本集團的 累計虧損將增加/減少 約人民幣40,000元(二零 二一年:本集團除税後 虧損及累計虧損將增加/ 減少人民幣50,000元)。 其他綜合權益部分不會 因整體利率上升/下降 而出現變動。

上述敏感度分析顯示,假 設利率變動已於報告期 末發生,並已應用於重新 計量本集團所持有並於 報告期末使本集團面臨 公平值利率風險的金融 工具,本集團的除稅後溢 利(二零二一年:虧損) (及累計虧損)及綜合權 益的其他組成部分將產 生的即時變動。就本集團 於報告期末持有的浮動 利率非衍生工具所產生 的現金流量利率風險而 言,對本集團除稅後溢利 (二零二一年:虧損)(及 累計虧損)及綜合權益的 其他組成部分的影響乃 估計為該利率變動對利 息開支或收入的年度影 響。該分析按與二零二一 年相同的基準進行。

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#### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL **INSTRUMENTS (Continued)**

#### (d) Currency risk

The Group currently does not have a foreign currency hedging policy. However, the directors of the Company monitor the Group's foreign currency exposures and will consider hedging significant foreign currency exposures should the need arises.

#### (i) Exposure to currency risk

The Group is exposed to currency risk primarily through bank deposit denominated in a foreign currency that is a currency other than the functional currency of the operations to which they relate. The currencies giving rise to this risk are EURO, US\$, RMB and HK\$. The Group's policy is to ensure that its net exposure is kept to an acceptable level by buying or selling foreign currencies at spot values when necessary to address short-term imbalances.

The following table details the Group's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in RMB, translated using the spot rate at the year end date.

### 之公平值(續)

#### (d) 貨幣風險

本集團目前並無外幣對沖政 策。然而,本公司董事監察本 集團之外幣風險,並將於有需 要時考慮對重大的外幣風險作 出對沖。

#### 所面對之貨幣風險 (i)

本集團承受的貨幣風險 主要來自以外幣計值的 銀行存款(即有關業務所 涉及的功能貨幣以外的 貨幣)。引致此項風險的 貨幣為歐元、美元、人民 幣及港元。本集團於需應 對短期失衡時之政策為 按現貨匯率買賣外幣,以 確保將風險淨值維持在 可接受的水平。

下表詳列本集團於報告 期末因以相關實體功能 貨幣以外之貨幣計值之 已確認資產或負債而產 生之貨幣風險。就呈報而 言,風險金額乃以人民幣 列示,其乃按於年結日之 即期匯率換算。

#### Exposure to foreign currencies (expressed in RMB) 所面對之外匯風險(以人民幣列示)

		2022			2021			
		=	零二二年		二零二一年			
		EURO	US\$	RMB	EURO	US\$	RMB	
		歐元	美元	人民幣	歐元	美元	人民幣	
		'000	'000	'000	'000	'000	'000	
		千元	千元	千元	千元	千元	千元	
Cash and cash equivalents	現金及現金等價物	55	378	13	53	1,013	99	
Net exposure arising from	確認資產所產生之							
recognised assets	風險淨額	55	378	13	53	1,013	99	

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

#### (d) Currency risk (Continued)

#### (ii) Sensitivity analysis

The following table indicates the instantaneous change in the Group's profit (2021: loss) after tax (and accumulated losses) that would arise if foreign exchange rates to which the Group has significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant. In this respect, it is assumed that the pegged rate between the HK\$ and the US\$ would be materially unaffected by any changes in movement in value of the US\$ against other currencies.

#### (d) 貨幣風險(續)

#### (ii) 敏感度分析

			2022 二零二二年			2021 二零二一年	
		Increase/	Increase/	Decrease/	Increase/	Decrease/	Decrease/
		(decrease)	(decrease)	(increase) in	(decrease) in	(increase)	(increase) in
		in foreign	in profit	accumulated	foreign exchange	in loss	accumulated
		exchange rates	after tax	losses	rates	after tax	losses
		匯率	除税後溢利	累計虧損	匯率	除税後虧損	累計虧損
		上升/(下跌)	增加/(減少)	減少/(増加)	上升/(下跌)	減少/(增加)	減少/(増加)
			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
US\$	美元	10%	31	31	10%	84	84
		(10%)	(31)	(31)	(10%)	(84)	(84)
EURO	歐元	10%	5	5	10%	5	5
		(10%)	(5)	(5)	(10%)	(5)	(5)

Results of the analysis as presented in the above table represent an aggregation of the instantaneous effects on each of the group entities' profit/(loss) after tax and equity measured in the respective functional currencies, translated into RMB at the exchange rate ruling at the end of the reporting period for presentation purposes.

上表呈列之分析結果指按照各集團實體功能貨幣計算(以報告期末通行之匯率兑換為人民幣)各集團實體稅後溢利/(虧損)及權益之綜合即時影響,僅供呈列用途。

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#### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL **INSTRUMENTS (Continued)**

#### Currency risk (Continued)

#### (ii) Sensitivity analysis (Continued)

The sensitivity analysis assumes that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group to foreign currency risk at the end of the reporting period, including inter-company payables and receivables within the Group which are denominated in a currency other than the functional currencies of the lender or the borrower. The analysis excludes differences that would result from the translation of the financial statements of foreign operations into the Group's presentation currency. The analysis is performed on the same basis for 2021.

#### (e) Equity price risk

The Group is exposed to equity price changes arising from financial assets measured at FVTPL.

The Group's mutual funds and unit trusts are established in Taiwan, which principal assets consist of local and foreign currencies bank deposits, bonds and equity securities listed in Taiwan and other foreign stock markets.

The Group is also exposed to equity price risk through its investments in listed equity securities, debt instruments and exchange traded funds as disclosed in note 19. Decisions to buy or sell listed equity securities, debt instruments and exchange traded funds are based on daily monitoring of the performance of individual securities, debt instruments and exchange traded funds compared to that of the index and other industry indicators, as well as the Group's liquidity need.

#### Sensitivity analysis

The sensitivity analysis below have been determined based on the exposure to equity price risks at the end of the reporting period.

## 之公平值(續)

#### (d) 貨幣風險(續)

#### (ii) 敏感度分析(續)

敏感度分析假設匯率變 動已應用於重新計量本 集團所持有並於報告期 末使本集團面臨外幣風 險的金融工具,包括本集 團內公司間以貸款人或 借款人的功能貨幣以外 的貨幣計值的應付款項 及應收款項。該分析不包 括將海外業務的財務報 表換算為本集團呈列貨 幣所產生的差額。於二零 二一年乃使用相同基準 進行分析。

#### (e) 權益價格風險

本集團承受之權益價格變動風 險來自按公平值計入損益計量 之財務資產。

本集團之互惠基金及單位信託 乃於台灣成立,其主要資產包 括於台灣及其他外國證券市場 之當地及外幣銀行存款、債券 及權益證券。

誠如附註19所披露,本集團就 其於上市股本證券、債務工具 及交易所買賣基金的投資面臨 股本價格風險。買賣上市股本 證券、債務工具及交易所買賣 基金的決定乃基於每日監察個 別證券、債務工具及交易所買 賣基金與指數及其他行業指標 的表現比較以及本集團的流動 資金需要而作出。

#### 敏感度分析

以下敏感度分析乃根據於報告 期末所承受之權益價格風險而 **誊定。** 

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

#### (e) Equity price risk (Continued) Sensitivity analysis (Continued)

If the prices of the financial assets measured at FVTPL had been 10% (2021: 10%) lower/higher, the Group's profit after tax would decrease/increase and the Group's accumulated losses would increase/decrease by RMB2,336,000 (2021: the Group's loss after tax and accumulated losses would increase/decrease by RMB745,000) for the Group as a result of the changes in fair value of financial assets measured at FVTPL.

The sensitivity analysis indicates the instantaneous change in the Group's profit (2021: loss) after tax (and accumulated loss) and other components of consolidated equity that would arise assuming that the changes in the stock market index or other relevant risk variables had occurred at the end of the reporting period and had been applied to remeasure those financial instruments held by the Group which expose the Group to equity price risk at the end of the reporting period. It is also assumed that the fair values of the Group's equity investments would change in accordance with the historical correlation with the relevant stock market index or the relevant risk variables, and that all other variables remain constant. The analysis is performed on the same basis for 2021.

#### (f) Fair value measurement

### (i) Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, *Fair value measurement*. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

#### (e) 權益價格風險(續) 敏感度分析(續)

倘按公平值計入損益計量之財務資產之價格減少/增加10%(二零二一年:10%),則本集團之除稅後溢利將減少/增加及本集團的累計虧損將增加/家人民幣2,336,000元(虧民幣2,336,000元),此乃由於資產之界的人損益計量之財務資產之公平值變動所致。

#### (f) 公平值計量

#### (i) 按公平值計量之財務 資產及負債

公平值層級

下表呈列於報告期末按 經常性基準計量的公平值 類為香港財務工具的公報 第13號公平值層級公平值層級公平值層級級 值計量 計量 計量 的三級公平值層級級網用 值技術中使及 性 性 產 定如下:

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#### 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL **INSTRUMENTS (Continued)**

- Fair value measurement (Continued)
  - Financial assets and liabilities measured at fair value (Continued) Fair value hierarchy (Continued)
    - Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
    - Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
    - Level 3 valuations: Fair value measured using significant unobservable inputs.

The Group has a team headed by the finance manager performing valuations for the financial instruments. The team reports directly to the directors of the Company and the audit committee. A valuation report with analysis of changes in fair value measurement is prepared by the team at each interim and annual reporting date, and is reviewed and approved by the directors of the Company. Discussion of the valuation process and results with the directors of the Company and the audit committee is held quarterly, to coincide with the reporting dates.

## 之公平值(續)

- 公平值計量(續)
  - (i) 按公平值計量之財務 資產及負債(續) 公平值層級(續)
    - 第一層估值:只以 第一層輸入值計量 公平值,即相同資 產或負債於計量日 在活躍市場的未調 整報價。
    - 第二層估值:以第 二層輸入值(而非 重要之不可觀察輸 入值)計量公平值, 即其輸入值之可觀 察性並未如第一層 輸入值。不可觀察 輸入值為並無市場 數據可作參考之輸 入值。
    - 第三層估值:以重 要的不可觀察輸入 值計量公平值。

本集團有一隊由財務經 理帶領的團隊,對財務工 具進行估值。該團隊直接 向本公司董事及審核委 員會報告。該團隊於各中 期及年度報告日期編製 估值報告, 連同公平值計 量變動之分析,將由本公 司董事審閱及批准。每季 與本公司董事及審核委 員會商討估值程序及結 果,時間上配合報告日 期。

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## 34. FINANCIAL RISK MANAGEMENT 34. 財務風險管理及財務工具 AND FAIR VALUES OF FINANCIAL 之公平值(續) INSTRUMENTS (Continued)

- (f) Fair value measurement (Continued)
  - (i) Financial assets and liabilities measured at fair value (Continued)
    Fair value measurements
- (f) 公平值計量(續)
  - (i) 按公平值計量之財務 資產及負債(續) 公平值計量

		Fair value measu	rements as at	Fair value measur	ements as at	
		31 December 2022 categorised into		31 December 2021 categorised into		
		於二零二二年十二	月三十一日的	於二零二一年十二	於二零二一年十二月三十一日的	
		公平值計	量分類為	公平值計量	量分類為	
		Fair value at		Fair value at		
		31 December		31 December		
		2022	Level 1	2021	Level 1	
		於二零二二年		於二零二一年		
		十二月三十一日		十二月三十一日		
		的公平值	第一層	的公平值	第一層	
		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	
Recurring fair value	經常性公平值計量					
measurements						
Asset	資產					
Financial assets measured	按公平值計入損益計量					
at FVTPL	之財務資產	58,777	58,777	38,577	38,577	

During the years ended 31 December 2022 and 2021, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between Levels of fair value hierarchy as at the end of the reporting period in which they occur.

### (ii) Fair value of financial instruments carried at other than fair value

The carrying amounts of the Group's financial instruments carried at amortised cost were not materially different from their fair values as at 31 December 2022 and 2021.

#### (ii) 並非按公平值列賬之 財務工具之公平值

本集團按攤銷成本列賬 之財務工具之賬面值與 其於二零二二年及二零 二一年十二月三十一日 之公平值並無重大分別。

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易 TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the consolidated financial statements, the Group entered into the following material related party transactions:

除綜合財務報表其他部分所披露交易及結餘外,本集團訂立以下主要關 連方交易:

### (a) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors as disclosed in note 8 and certain of the highest paid employees as disclosed in note 9, is as follows:

#### (a) 主要管理人員酬金

本集團主要管理人員酬金包括 支付予本公司董事(誠如附註8 所披露)及若干最高薪僱員(誠 如附註9所披露)之款項如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
<u></u>		人民幣千元	人民幣千元
Short-term employee benefits	短期僱員福利	3,167	5,612
Post-employment benefits	離職福利	_ \ _	_
Share-based payments	以股份為基礎之付款	482	
		3,649	5,612

Total remuneration is included in "staff costs" (see note 6(b)).

薪酬總額計入「員工成本」(見附註6(b))。

### (b) Remuneration for close family members of key management personnel

Remuneration for close family members of key management personnel of the Group is as follows:

#### (b) 主要管理人員近親之酬金

本集團主要管理人員近親之酬金如下:

	2022			2021	
	二零二二年			二零二一年	
Short-term	Post-		Short-term	Post-	
employee	employment		employee	employment	
benefits	benefit	Total	benefits	benefit	Total
短期僱員福利	離職福利	總計	短期僱員福利	離職福利	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
920	-	920	1,733	-	1,733
300	-	300	751	-	751
1,220	-	1,220	2,484	_	2,484
	employee benefits 短期僱員福利 RMB'000 人民幣千元 920 300	Short-term Post-employee benefits 短期僱員福利 離職福利 RMB'000 人民幣千元 人民幣千元 920 -	二零二二年 Short-term Post- employee employment benefits benefit Total 短期僱員福利 離職福利 總計 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元	Total	Temployee

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

(b) Remuneration for close family members of key management personnel (Continued)

Total remuneration is included in "staff costs" (see note 6(b)).

#### (c) Other related parties transactions

- On 15 March 2013, a deed of trust (the "Niao Song Deed") was entered into between Bau Shan and Ms. Li Pi Hsia ("Ms. Li"), spouse of Mr. Liu, in relation to the land property situated in Taiwan at No. 943 in Section Linnei, Niao Song Township, Kaohsiung County, Taiwan (the "Niao Song Property"). Under the Niao Song Deed, Bau Shan agreed that the Niao Song Property, which is owned by Bau Shan, shall be registered under the name of and held on trust by Ms. Li for Bau Shan for a term of ten years commencing on 15 March 2013. Subsequent to 31 December 2022, a renewal of the Niao Song Deed was entered into between Bau Shan and Ms. Li in relation to Niao Song Property for a term of another 10 years commencing on 15 March 2023. Ms. Li has agreed that she shall act in the interest of Bau Shan in relation to the Niao Song Property during the term of the Niao Song Deed.
- (ii) On 25 March 2016, a deed of trust (the "Neimen Deed") was entered into between BLL and Mr. Liu in relation to a land property situated in Taiwan at No.0300-00001 in Section Laizikeng, Neimen District, Kaohsiung County, Taiwan (the "Neimen Property"). Under the Neimen Deed, BLL agreed that the Neimen Property, which is owned by BLL, shall be registered under the name of and held on trust by Mr. Liu for BLL. Mr. Liu has agreed that he shall act in the interest of BLL in relation to the Neimen Property.

(b) 主要管理人員近親之酬金 (續)

薪酬總額計入「員工成本」(見附註6(b))。

#### (c) 與其他關連方之交易

- 於二零一三年三月十五 日,寶山與李碧霞女士 (「李女士」,劉先生之配 偶)就位於台灣高雄縣鳥 松鄉林內段943地號之土 地物業(「鳥松物業」)訂 立一份信託契據(「鳥松 契據」)。根據鳥松契據, 寶山同意由寶山擁有之 鳥松物業將以李女士之 名義註冊,並以信託形式 為寶山持有,由二零一三 年三月十五日起計為期 十年。於二零二二年十二 月三十一日後,寶山與李 女士就鳥松物業訂立一 份重續鳥松契據,自二零 二三年三月十五日起再 續期十年。李女士同意於 鳥松契據年期內,其將就 鳥松物業以寶山之利益 行事。
- (ii) 於二零一六年三月二十五 日,不老棒與劉先內門四 一次台灣高雄縣內內00001 號子坑段0300-00001 號之土地物業(「內民報」)) 門契據(「內民報」))同 門契據來之名義不 以劉先生之名義不 以別告 以信 。劉先生同意就 等以不 表 以不老林之利 業以不老林之利 業以不

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## 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

- (c) Other related parties transactions (Continued)
  - (iii) On 1 April 2016, BLL was granted by Mr. Liu Ting-Hsuan, close family member of Mr. Liu, on an exclusive basis a licence to use a number of trademarks in connection with the elderly care and related consultancy services of BLL at a consideration of HK\$1,000 per year.
  - (iv) Guarantee for the Group's bank borrowings of RMB1,385,000 (2021: RMB1,791,000) (note 28) is given by Mr. Liu during the year ended 31 December 2022.
  - On 31 January 2019, Zhongke Guangju Cell Therapy (Guangdong) Co., Ltd.\* ("Zhongke Guangju"), a company incorporated in the PRC with limited liability and is indirectly held as to 30% equity interest by Mr. XU and his associates through a controlled company, and Zhongke Zhenqi Biotechology (Hong Kong) Company Limited ("Zhongke Zhenqi"), a subsidiary of the Group, entered into an agency agreement (the "Agency Agreement"). Pursuant to the Agency Agreement, Zhongke Guangju has agreed to engage Zhongke Zhengi as a tier 1 agent to represent its sales and/or services of stem cells and immunocytes in the PRC, Hong Kong and Macau.

- (c) 與其他關連方之交易(續)
  - (iii) 於二零一六年四月一日, 劉庭軒先生(劉先生的近 親)向不老林授出獨家許 可權以使用與不老林護 老及相關諮詢服務有關 之若干商標,代價為每年 1,000港元。
  - (iv) 截至二零二二年十二月 三十一日止年度,劉先 生就人民幣1,385,000 元(二零二一年:人民幣 1,791,000元)(附註28) 之本集團銀行借貸提供 擔保。
  - 於二零一九年一月 三十一日,中科廣聚細 胞醫療(廣東)有限公司 (「中科廣聚」,一間於中 國註冊成立的有限公司, 及由許先生及其聯繫人 透過控股公司間接持有 其30%股權)與中科臻祺 生物科技(香港)有限公 司(「中科臻祺」)(本集 團之附屬公司)訂立代理 協議(「代理協議」)。根 據代理協議,中科廣聚同 意委託中科臻祺為一級 代理商,負責於中國、香 港及澳門代理其幹細胞 及免疫細胞之銷售及/ 或服務。

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

- (c) Other related parties transactions (Continued)
  - (v) (Continued)

Zhongke Guangju, as service provider, will, in addition to providing stem cells and immunocytes products and/or services, be responsible for complimentary advisory and promotional materials. Zhongke Zhengi, as agent, will be responsible for market development, market promotion and providing market feedback to Zhongke Guangiu. The prices of the products and/or services provided by Zhongke Guangju were arrived at after arm's length negotiations between both parties and are consistent with the prices provided by Zhongke Guangju to existing agents. Zhongke Guangju may determine at its own discretion the sale prices of the relevant products and/or services based on market conditions.

During the year ended 31 December 2021, Zhongke Guangju has provided stem cells and immunocytes products and/or services, and complimentary advisory and promotional materials to Zhongke Zhenqi of RMB212,000. No such services was provided by Zhongke Guangju during the year ended 31 December 2022.

- (c) 與其他關連方之交易(續)
  - (v) (續)

中科廣聚作為服務提供 商,除提供幹細胞及免疫 細胞產品及/或服務外, 還將負責提供免費諮詢 及宣傳材料。中科臻祺作 為代理商,負責市場開 發、市場推廣及向中科廣 聚提供市場反饋。中科廣 聚提供的產品及/或服 務價格乃由雙方經公平 磋商後達至,且與中科廣 聚提供予現行代理的價 格一致。中科廣聚可根據 市場情況自行酌情釐定 相關產品及/或服務的 銷售價格。

於截至二零二一年十二 月三十一日止年度,中科 廣聚向中科臻祺提品 或服務以及免費為人 宣傳材料,費用為至二 212,000元。於截至一 上年度,中科廣聚 供該等服務。

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

### (c) Other related parties transactions (Continued)

On 13 September 2021, Zhongke Xunda Biotechnology (Shenzhen) Company Limited\* ("Zhongke Xunda"), an indirect wholly-owned subsidiary of the Company, entered into a capital increase agreement (the "Capital Increase Agreement") with Shenzhen Nanyue Crown Block Bio Intelligent Equipment Investment Co., Ltd. ("Nanyue CB") to increase the registered capital of Zhongke Zhenhui (Guangdong) Medical Technology Company Limited ("Zhongke Zhenhui"), an indirect non-whollyowned subsidiary of the Company, from RMB10,000,000 to RMB80,000,000 on a pro rata basis. Pursuant to the Capital Increase Agreement, Zhongke Xunda and Nanyue CB agreed to contribute, by way of cash, RMB35,700,000 and RMB34,300,000 into the registered capital of Zhongke Zhenhui, respectively. Nanyue CB is ultimately owned as to approximately 71.25% by Mr. Xu and his associates.

As at 31 December 2022, Nanyue CB contributed RMB16,200,000 (2021: RMB4,800,000) into the registered capital of Zhongke Zhenhui.

\* For identification purpose only

### (d) Amounts due from/(to) other related parties

Particular of amounts due from/(to) other related parties, which are included in trade and other receivables or in trade and other payables are disclosed as follows:

#### (c) 與其他關連方之交易(續)

(vi) 於二零二一年九月十三 日,本公司間接全資附 屬公司中科迅達生物科 技(深圳)有限公司(「中 科訊達」)與深圳市南嶽 天車生物智能裝備投資 有限公司(「南嶽天車」) 訂立增資協議(「增資協 議」),將本公司間接非全 資附屬公司中科臻慧(廣 東)醫療科技有限公司 (「中科臻慧」)之註冊資 本由人民幣10,000,000 元按比例增加至人民幣 80,000,000元。根據增資 協議,中科訊達及南嶽天 車同意以現金方式分別 向中科臻慧之註冊資本 出資人民幣35,700,000 元及人民幣34,300,000 元。南嶽天車由許先生 及其聯繫人最終擁有約 71.25% 。

於二零二二年十二月三十一日,南嶽天車向中科臻慧之註冊資本出資人民幣16,200,000元(二零二一年:人民幣4,800,000元)。

\* 僅供識別

#### (d) 應收/(應付)其他關連方 款項

應收/(應付)其他關連方款項(計入貿易及其他應收款項或貿易及其他應付款項)的詳情披露如下:

		Relationship	關係	2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Ms. Chang Hui-Lan	張慧蘭女士	Key management personnel	主要管理人員	245	1,445
Mr. Liu Ting-Hsuan	劉庭軒先生	Close family member of key management	主要管理人員近親		
		personnel		(336)	(165)

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

### (d) Amounts due from/(to) other related parties (Continued)

Maximum amount outstanding during the year is as follows:

#### (d) 應收/(應付)其他關連方 款項(續)

年內最高未償還金額如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Ms. Chang Hui-Lan	張慧蘭女士	1,717	1,445
Mr. Liu Ting-Hsuan	劉庭軒先生	N/A	N/A
		不適用	不適用

The amounts are unsecured, interest-free and repayable on demand.

金額為無抵押、無息以及須按需要償還。

#### (e) Amounts due to directors

Particular of amounts due to directors are disclosed as follows:

#### (e) 應付董事之款項

應付董事款項的詳情披露如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Mr. Liu	劉先生	1,366	1,141
Mr. Xu	許先生	1,122	136
Dr. Xu	徐博士	213	147
Mr. Chai	齊先生	15	115
Mr. Sun	孫先生	27	12
Dr. Yang	楊博士	13	_
Mr. Wang	王先生	-	12
		2,756	1,563

The amounts are unsecured, interest-free and repayable on demand.

金額為無抵押、無息以及須按 需要償還。

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### 35. MATERIAL RELATED PARTY 35. 主要關連方交易(續) TRANSACTIONS (Continued)

#### (f) Amount due to a shareholder

Particular of amount due to a shareholder is disclosed as follows:

#### (f) 應付一名股東之款項

2022

應付一名股東款項的詳情披露如下:

2021

		2022 二零二二年 RMB'000 人民幣千元	二零二一年 RMB'000 人民幣千元
Hong Kong Gaoqi Biological Technology Company Limited	香港高崎生物科技 有限公司	12,655	11,899
Analysed as: Current liabilities Non-current liabilities	分析為: 流動負債 非流動負債	10,325 2,330	11,899
		12,655	11,899

As at 31 December 2022, the amount due to a shareholder classified as current liabilities amounting to approximately RMB10,325,000 (2021: RMB9,757,000) are unsecured, interest-free and repayable on demand, and approximately RMBNil (2021: RMB2,142,000) are unsecured, interest-free and repayable within one year, while the remaining portion of RMB2,330,000 (2021: RMBNil) are unsecured, interest-free and repayable after one year.

#### 36. OPERATING LEASES

#### The Group as lessor

At 31 December 2022, the Group had contracted with tenants in respect of part of its office and investment properties for the following future minimum lease payments:

#### 36. 經營租賃

#### 本集團作為出和人

於二零二二年十二月三十一日,本集團就其部分辦公室及投資物業而與租戶訂約之未來最低租賃付款額如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 year	一年內	232	207
After 1 year but within 5 years	一年後及五年內	465	_
		697	207

Operating lease receivables represent rentals receivable by the Group for certain of its investment properties. Leases are negotiated for terms of 3 years (2021: 3 years). None of the lease includes contingent rentals. 應收經營租賃款項乃為本集團就其若干投資物業應收的租金。租期經磋商定為3年(二零二一年:3年)。並無租約包括或然租金。

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#### 37. CAPITAL COMMITMENTS

#### 37. 資本承擔

Capital commitments outstanding at 31 December 2022 not provided for in the consolidated financial statements are as follows:

於綜合財務報表內未撥備之於二零 二二年十二月三十一日尚未履行之 資本承擔如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Capital expenditure contracted	已簽約但未作撥備之		
but not provided for:	資本開支:		
<ul> <li>Investments in associates</li> </ul>	一投資聯營公司	2,460	11,160
<ul> <li>Investment in a joint venture</li> </ul>	-於一間合營企業之投資	6,500	6,500
<ul> <li>Construction in progress</li> </ul>	-在建工程	_	768
		8,960	18,428

#### 38. PLEDGE OF ASSETS

As at 31 December 2022, bank borrowings of the Group were secured by land and buildings with an aggregate carrying amount of RMB22,578,000 (2021: RMB23,552,000) (notes 14(d) and 28).

#### 38. 抵押資產

於二零二二年十二月三十一日,本 集團銀行借貸由賬面總值為人民幣 22,578,000元(二零二一年:人民幣 23,552,000元)之土地及樓宇作抵押 (附註14(d)及28)。

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#### 39. SUBSIDIARIES

# (a) Details of the Company's subsidiaries, which are private companies or, if established/incorporated outside Hong Kong, have substantially the same characteristic as a Hong Kong private company, as at 31 December 2022 and 2021 are as follows:

#### 39. 附屬公司

(a) 於二零二二年及二零二一年 十二月三十一日,本公司之附屬公司(為私人公司或(倘於香港境外成立/註冊成立)具 有與香港私人公司大致相同之 特點)之詳情如下:

Name of subsidiary 附屬公司名稱	Place and date of incorporation/ establishment 註冊成立/ 成立地點及日期	Authorised ordinary share capital/ registered capital 法定普通股本/ 註册資本	Issued and fully paid-up ordinary share or registered capital 已發行及繼足普通殷 或註冊資本	Proport	ion of ownership	interest	Principal activities/place of operation 主要業務/營運地點
num e v u m	(에스 ''C)에 (에 네	шият	ALP RT	Group's effective interest 本集團 實際權益	Held by the Company 由本公司 持有	Held by a subsidiary 由一間附屬 公司持有	<b>上</b> 3.本7// 日だでM
Directly held 直接持有		\	//				
Bau Shan	Taiwan 29 December 1998	NTD70,452,000 (2021: NTD70,452,000)	NTD70,452,000 (2021: NTD70,452,000)	60%	60%	-	Provision of funeral services, sale of funeral services deeds and investment holding/Taiwan
寶山	台灣 一九九八年十二月二十九日	70,452,000新台幣 (二零二一年: 70,452,000新台幣)	70,452,000新台幣 (二零二一年:70,452,000 新台幣)				提供殯儀服務、銷售殯儀服務 契約及投資控股/台灣
Full Spread (China) Limited	Hong Kong	N/A	HK\$1	100%	100%	-	Investment holding/Hong Kong
弘揚(中國)有限公司	5 October 2007 香港 二零零七年十月五日	(2021: NA) 不適用 (二零二一年: 不適用)	(2021: HK <b>\$</b> 1) 1港元 (二零二一年: 1港元)				投資控股/香港
Allied Smart Development Limited	Hong Kong 1 April 2010	N/A (2021: N/A)	HK\$1 (2021: HK\$1)	100%	100%	-	Investment holding/Hong Kong
駿群發展有限公司	香港 ' 二零一零年四月一日	不適用 (二零二一年:不適用)	1港元 (二零二一年:1港元)				投資控股/香港
Sino-Life (Hong Kong) Limited	Hong Kong 9 August 2010	N/A (2021: N/A)	HK\$1 (2021: HK\$1)	100%	100%	-	Provision of funeral services and sale of funeral services deeds/ Hong Kong
中國生命(香港)有限公司	香港 二零一零年八月九日	不適用 (二零二一年:不適用)	1港元 (二零二一年:1港元)				提供殯儀服務及銷售殯儀服務 契約/香港
Dayrise Enterprises Limited	BVI 13 September 2010	US\$50,000 (2021: US\$50,000)	US\$1 (2021: US\$1)	100%	100%	-	Investment holding/BVI
日昇企業有限公司	英屬處女群島 二零一零年九月十三日	50,000美元 (二零二一年:50,000美元)	(二零二一年:1美元)				投資控股/英屬處女群島
Jing Run Limited	BVI 12 February 2010	US\$1,000,000 (2021: US\$1,000,000)	US\$1,000,000 (2021: US\$1,000,000)	55%	55%	-	Inactive/BVI
京潤有限公司	英屬處女群島 二零一零年二月十二日	1,000,000美元 (二零二一年:1,000,000美元)	1,000,000美元 (二零二一年:1,000,000美元)				不活躍/英屬處女群島
Timeless Surplus (Hong Kong) Limited	Hong Kong 17 April 2012	N/A (2021: N/A)	HK\$1 (2021: HK\$1)	100%	100%	-	Inactive/Hong Kong
時潤(香港)有限公司	香港 二零一二年四月十七日	不適用 (二零二一年:不適用)	1港元 (二零二一年:1港元)				不活躍/香港
中科臻祺生物科技(廣東) 有限公司*	The PRC 29 November 2018 中國 二零一八年十一月二十九日	RMB10,000,000 (2021: RMB10,000,000) 人民幣10,000,000元 (二零二一年: 人民幣 10,000,000元)	RMBNil (note) (2021: RMBNil) 人民幣零元 (附註) (二零二一年: 人民幣零元)	100%	100%	-	Research and testing development/ The PRC 研究和試驗開發/中國
Zhongke Zhenqi Biotechnology	Hong Kong	N/A	HK\$1,000,000	100%	100%	_	Sales of biotechnical machineries/
(Hong Kong) Company Limited 中科臻祺生物科技(香港) 有限公司	9 Åpril Ž019 香港 二零一九年四月九日	(2021: N/A) 不適用 (二零二一年: 不適用)	(2021: HK\$1,000,000) 1,000,000港元 (二零二一年: 1,000,000港元)				Hong Kong 生物科技儀器銷售/香港
Indirectly held 間接持有							
Chongqing Xibao*^	The PRC 19 March 2007	US\$4,000,000 (2021: US\$4,000,000)	US\$4,000,000 (2021: US\$4,000,000)	100%	-	100%	Provision of funeral services and investment holding/The PRC
重慶錫寶*	中國二零零七年三月十九日	4,000,000美元 (二零二一年:4,000,000美元)	4,000,000美元 (二零二一年: 4,000,000美元)				提供殯儀服務及投資控股/中國
Chongqing Xizhou*^	The PRC	RMB300,000	RMB300,000	100%	-	100%	Provision of funeral services/The PRC
重慶錫周*	25 October 2006 中國 二零零六年十月二十五日	(2021: RMB300,000) 人民幣300,000元 (二零二一年: 人民幣 300,000元)	(2021: RMB300,000) 人民幣300,000元 (二零二一年: 人民幣300,000元)				提供殯儀服務/中國
Sino-Life Eternities Limited	BVI	US\$50,000	US\$10,000	78.75%	-	78.75%	Investment holding/BVI
中國新生命有限公司	15 April 2010 英屬處女群島 二零一零年四月十五日	(2021: US\$50,000) 50,000美元 (三零二一年: 50,000美元)	(2021: US\$10,000) 10,000美元 (二零二一年: 10,000美元)				投資控股/英屬處女群島
Sino-Life Eternities Services	Hong Kong	N/A (2021: N/A)	HK\$1 (2021: HK\$1)	78.75%	-	78.75%	Not yet commenced business/
Limited 中國新生命服務有限公司	20 April 2010 香港 二零一零年四月二十日	(2021: NA) 不適用 (二零二一年: 不適用)	(2021: HK\$1) 1港元 (二零二一年:1港元)				Hong Kong 尚未開業/香港

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#### 39. SUBSIDIARIES (Continued)

#### 39. 附屬公司(續)

(Continued)

(續) (a)

	Place and date of
Name of subsidiary	incorporation/ establishment
1	註冊成立/
附屬公司名稱	成立地點及日期

Authorised ordinary share capital/ registered capital 法定普通股本/ Issued and fully paid-up ordinary share or registered capital 已發行及繳足普通股 或註冊資本

Proportion of ownership interest 所右雄雄共卜伽

Principal activities/place of operation

Group's	Held	
ffective	by the	Held by
interest	Company	a subsidiary
本集團	由本公司	由一間附屬
際權益	持有	公司持有

主要業務/營運地點

				effective interest 本集團 實際權益	by the Company 由本公司 持有	Held by a subsidiary 由一間附屬 公司持有	
Indirectly held (Continued) 間接持有(續)							
Jinhao Enterprises Limited	BVI	US\$50,000	US\$1	100%	-	100%	Investment holding/BVI
金豪企業有限公司	13 September 2010 英屬處女群島 二零一零年九月十三日	(2021: US\$50,000) 50,000美元 (二零二一年: 50,000美元)	(2021: US <b>\$</b> 1) 1美元 (二零二一年: 1美元)				投資控股/英屬處女群島
Sino-Departures Limited	Hong Kong 5 December 2011	N/A (2021: N/A)	HK\$5 (2021: HK\$5)	100%	-	100%	Not yet commenced business/
中國送行者有限公司	香港 二零一一年十二月五日	(2021. WA) 不適用 (二零二一年: 不適用)	(2021. RN35) 5港元 (二零二一年 : 5港元)				Hong Kong 尚未開業/香港
Bao Son Life	Vietnam	US\$200,000	US200,000	80%	-	80%	Investment holding/Vietnam
寶山生命	20 June 2012 越南 二零一二年六月二十日	(2021: U\$\$200,000) 200,000美元 (二零二一年: 200,000美元)	(2021: US\$200,000) 200,000美元 (二零二一年: 200,000美元)				投資控股/越南
Ban Shan Consulting Limited	Samoa	US\$50,000	US\$1	60%	-	100%	Inactive/Taiwan
	14 November 2013 薩摩亞 二零一三年十一月十四日	(2021: US\$50,000) 50,000美元 (二零二一年: 50,000美元)	(2021: US <b>\$</b> 1) 1美元 (二零二一年: 1美元)				不活躍/台灣
HLV Duc Hoa (note (b))	Vietnam 22 June 2012	VND50,000,000,000 (2021 : VND50,000,000,000)	VND39,750,000,000 (2021: VND39,750,000,000)	-	-	-	Sale of burial plots and provision of cemetery maintenance services/Vietnam
HLV Duc Hoa (附註(b))	越南 二零一二年六月二十二日	50,000,000,000越南盾 (二零二一年: 50,000,000,000越南盾)	39,750,000,000越南盾 (二零二一年: 39,750,000,000 越南盾)				銷售墓地及提供墓園維修服務/ 越南
BLL	Taiwan	NTD15,000,000	NTD15,000,000	60%	-	100%	Provision of elderly care and related
不老林	12 October 2015 台灣 二零一五年十月十二日	(2021: NTD15,000,000) 15,000,000新台幣 (二零二一年: 15,000,000 新台幣)	(2021: NTD15,000,000) 15,000,000新台幣 (二零二一年: 15,000,000 新台幣)				consultancy services/Taiwan 提供護老及相關諮詢服務/台灣
Chongqing Shouen Elderly Care Services		RMB1,000,000	RMB1,000,000	100%	-	100%	Not yet commenced business/
Limited#* 重慶受恩養老服務有限公司#	27 September 2016 中國 二零一六年九月二十七日	(2021: RMB1,000,000) 人民幣1,000,000元 (二零二一年: 人民幣1,000,000元)	(2021: RMB1,000,000) 人民幣1,000,000元 (二零二一年: 人民幣1,000,000元)				The PRC 尚未開業/中國
Zhongke Life Holding Co., Limited	Hong Kong	N/A	HK\$1,000,000	100%	_	100%	Not yet commenced business/
中科生命控股有限公司	22 July 2019 香港 二零一九年七月二十二日	(2021: N/A) 不適用 (二零二一年: 不適用)	(2021: HK\$1,000,000) 1,000,000港元 (二零二一年: 1,000,000港元)				Hong Kong 尚未開業/香港
Zhongke Xunda <sup>#^</sup>	The PRC	RMB40,000,000	RMB1,812,890	100%	_	100%	Not yet commenced business/
中科迅達#	17 September 2019 中國 二零一九年九月十七日	(2021: RMB40,000,000) 人民幣40,000,000元 (二零二一年:	(2021: RMB1,812,890) 人民幣1,812,890元 (二零二一年:				The PRC 尚未開業/中國
Zhongke Zhenhui‡^	The PRC	人民幣40,000,000元) RMB80,000,000	人民幣1,812,890元) RMB17,090,000	51%		51%	Biomedical technology research/
中科 <del>萊慧*</del>	19 May 2020 中國 二零二零年五月十九日	(2021: RMB10,000,000) 人民幣80,000,000元 (二零二一年:	(2021: RMB5,690,000) 人民幣17,090,000元 (二零二一年:	51,0		5170	The PRC 生物醫療技術研究/中國
	ーマーマサエハールH	人民幣10,000,000元)	人民幣5,690,000元)				
Guangdong Zhenyuan Investment Company Limited *^&	The PRC 20 December 2021	RMB70,000,000 (2021: RMB70,000,000)	RMB30,000,000 (2021: RMBNil (note))	29.14%	-	57.14%	Investment activities and corporate management consultation (2021:
("Guangdong Zhenyuan") 廣東臻遠投資有限責任公司 <sup>®</sup> (「廣東臻遠」)	中國二零二一年十二月二十日	人民幣70,000,000元 (二零二一年: 人民幣70,000,000元)	人民幣30,000,000元 (二零二一年:人民幣零元 (附註))				not yet commenced business//PRC 投資活動及企業管理諮詢 (二零二一年:尚未開業/中國)

- Wholly-foreign-owned enterprise established in the
- Wholly-domestic-owned enterprise established in the PRC
- For identification purpose only
- Guangdong Zhenyuan is a non-wholly owned subsidiary of Zhongke Zhenhui and therefore the equity interest of Guangdong Zhenyuan attributable to the Group is 29.14%.

Note: Registered of the company was not paid-up as at 31 December 2022 and/or 2021.

- 於中國註冊成立的外商獨資
- 企業 於中國註冊成立的內資企業
- 廣東臻遠為中科臻慧非全資 附屬公司,因此本集團應佔廣東臻遠29.14%股權。

附註:於二零二二年及/或二零二一 年十二月三十一日,該公司之 註冊資本尚未繳足。

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#### 39. SUBSIDIARIES (Continued)

#### 39. 附屬公司(續)

- (b) The Group does not hold any ownership interests in the entity, HLV Duc Hoa. However, based on the terms of the contract under which HLV Duc Hoa was established and controlled by the Group, the Group receives substantially all of the variable returns related to the involvement in HLV Duc Hoa's operations and net assets and has the ability to direct HLV Duc Hoa's activities that most significantly affect those returns.
- (c) The table below shows details of non-wholly owned subsidiaries of the Group that have material non-controlling interests ("NCI"):
- (b) 本集團並無持有實體HLV Duc Hoa之任何所有權權益。然而,根據本集團據以成立及控制 HLV Duc Hoa之該合同之條款,本集團收取幾近全部關於參與HLV Duc Hoa業務之可變回報及淨資產,以及有能力主導對該等回報有最大影響之HLV Duc Hoa業務。
- (c) 下表列示本集團擁有重大非控股權益(「非控股權益」)的非 全資附屬公司詳情:

Name of subsidiary	Place of incorporation/ establishment	Proportion of ownership interests and voting rights held by NCI 非控股權益持有之擁有權權益			
附屬公司名稱	註冊成立/成立地點	及投票權比例			
		2022 二零二二年 二	2021 零二一年		
Bau Shan 寶山	Taiwan 台灣	40%	40%		
Bao Son Life 寶山生命	Vietnam 越南	20%	20%		
Zhongke Zhenhui 中科臻慧	PRC 中國	49%	49%		

Summarised consolidated financial information in respect of Bau Shan and its subsidiaries ("Bau Shan Group"), Bao Son Life and its subsidiary ("Bao Son Life Group") and Zhongke Zhenhui and its subsidiary ("Zhongke Zhenhui Group") that has material NCI is set out below. The summarised consolidated financial information below represents amounts before intra-company eliminations.

有關擁有重大非控股權益之 寶山及其附屬公司(「寶山生命及其附屬公司 (「寶山生命及其附屬公司 (「寶山生命集團」)以及中科 慧及其附屬公司(「中科臻慧 團」)之綜合財務資料概要 如下。以下綜合財務資料概要 指公司間對銷前的金額。

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#### 39. SUBSIDIARIES (Continued)

#### 39. 附屬公司(續)

(c) (Continued)

(c) (續)

			2022 二零二二年 RMB'000 人民幣千元		2021 二零二一年 RMB'000 人民幣千元			
		Bau Shan Group 寶山集團	Bao Son Life Group 寶山生命集團	Zhongke Zhenhui Group 中科臻慧集團	Bau Shan Group 寶山集團	Bao Son Life Group 寶山生命集團	Zhongke Zhenhui Group 中科臻慧集團	
Financial information of consolidated statement of financial position	綜合財務狀況表的 財務資料		<b>员出工训</b> 来四	1790米四	東山木四	貝HLW木四	- 1 円球心木田	
Current assets Non-current assets Current liabilities	流動資產 非流動資產 流動負債	170,158 30,070 (207,202)	14,728 174 (48,318)	31,402 - (110)	165,840 33,070 (212,056)	14,061 59 (46,038)	5,276 349 (389)	
Non-current liabilities Non-controlling interests	非流動負債 非控股權益	(4,135)	(456)	(15,229)	(4,813)	(353)	-	
		(11,109)	(33,872)	16,063	(17,959)	(32,271)	5,236	
(Deficit)/equity attributable to owne of the company, attributable to: – owners of the Company	人應佔(虧絀)/權益: 一本公司擁有人	(6,665)	(27,098)	366	(10,775)	(25,817)	656	
- NCI	一非控股權益	(4,444)	(6,774)	15,697	(7,184)	(6,454)	4,580	
		(11,109)	(33,872)	16,063	(17,959)	(32,271)	5,236	
Financial information of consolidated statement of profit or loss and other comprehensive income	綜合損益及其他全面 收益表的財務資料							
Revenue Profit/(loss) for the year attributable		1,531	692	-	1,450	228	-	
to owners of the company	溢利/(虧損)	10,156	(450)	(573)	(16,335)	(745)	65	
Profit/(loss) for the year attributable to owners of the company, attributable to: – owners of the Company – NCI	以下人士應佔本公司 擁有人應佔年度 溢利/(虧損): 一本公司擁有人 一非控股權益	6,094 4,062	(360) (90)	(292) (281)	(9,801) (6,534)	(596) (149)	33 32	
		10,156	(450)	(573)	(16,335)	(745)	65	
Total comprehensive income/ (expense) attributable to owners of the company	本公司擁有人應佔全面 收益/(開支)總額	6,850	(1,601)	(573)	(8,620)	(745)	65	
Total comprehensive income/ (expense) attributable to owners of the company, attributable to:	以下人士應佔本公司 擁有人應佔全面 收益/(開支)總額:			(200)	(5.470)	(50.0)	-	
– owners of the Company – NCI	一本公司擁有人 一非控股權益	4,110 2,740	(1,281) (320)	(292) (281)	(5,172) (3,448)	(596) (149)	33 32	
		6,850	(1,601)	(573)	(8,620)		65	
Financial information of consolidated statement of cash flows	綜合現金流量表的 財務資料							
Net cash (outflows)/inflows from operating activities	經營活動現金(流出)/ 流入淨額	(580)	68	(964)	(4,570)		(329)	
Net cash inflows/(outflows) from investing activities Net cash (outflows)/inflows	投資活動現金流入/ (流出)淨額 融資活動現金(流出)/	1,312	-	(21,022)	559		(3,641)	
from financing activities	流入淨額	(1,176)	(66)	26,252	(1,264)	(64)	4,035	

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#### 40. 於附屬公司的所有權權益 40. CHANGE IN OWNERSHIP INTEREST IN A **SUBSIDIARY**

During the year ended 31 December 2021, the Group disposed of 48% of equity interest of Zhongke Zhenhui to Nanyue CB at nil consideration. Nanyue CB contributed RMB4,800,000 to Zhongke Zhenhui, and the equity interest of Zhongke Zhenhui attributable to the Company reduced from 99% to 51% thereafter.

An amount of approximately RMB361,000 (being the proportionate share of the carrying amount of the net liabilities of Zhongke Zhenhui) has been transferred from non-controlling interests, and credited to "other reserve".

#### 41. DISPOSAL OF A SUBSIDIARY

On 2 July 2021, the Group disposed of its entire 51% equity interest in Zhongke Kangyuan (Guangzhou) Biotechnology Company Limited\* ("Zhongke Kangyuan") to the non-controlling shareholder of Zhongke Kangyuan at a consideration of approximately RMB833,000. Zhongke Kangyuan is inactive during the year.

The aggregate amounts of assets and liabilities attributable to Zhongke Kangyuan on the date of disposal were as follows:

截至二零二一年十二月三十一日止 年度,本集團以零代價向南嶽天車出 售中科臻慧48%股權。南嶽天車向中 科臻慧注資人民幣4,800,000元,此 後本公司應佔中科臻慧股權由99% 降至51%。

一筆金額約人民幣361,000元(即佔 中科臻慧淨負債賬面值的比例)已自 非控股權益中轉出,並計入「其他儲 備丨。

#### 41. 出售一間附屬公司

於二零二一年十月二日,本公司向 中科康元(廣州)生物科技有限公司 (「中科康元」)的非控股股東出售其 於中科康元的全部51%股權,代價為 約人民幣833,000元。中科康元於年 內並無業務活動。

於出售當日,中科康元應佔資產及負 債總額如下:

BN/B'OOO

		人民幣千元
Net assets disposed of:	出售之資產淨值:	
Property, plant and equipment	物業、廠房及設備	36
Other receivables	其他應收款項	39
Cash and cash equivalents	現金及現金等價物	1,740
Other payables	其他應付款項	(121)
		1,694
Less: non-controlling interests	減: 非控股權益	(830)
		864
Loss on disposal of a subsidiary:	出售一間附屬公司之虧損:	
Consideration received	已收代價	833
Net assets disposed of	出售之資產淨值	(864)
		(31)
Net cash outflow arising on disposal:	 出售產生之現金流出淨額:	
Cash consideration received	已收現金代價	833
Less: cash and cash equivalents disposed of	減:出售之現金及現金等價物	(1,740)
		(907)
· · · · · · · · · · · · · · · · · · ·		

<sup>\*</sup> For identification purpose only

<sup>\*</sup> 僅供識別

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### 41. DISPOSAL OF A SUBSIDAIRY 41. 出售一間附屬公司(續) (Continued)

The subsidiary disposed of during the year ended 31 December 2021 did not contribute significantly to the results and cash flows of the Group during the period prior to the disposal.

截至二零二一年十二月三十一日止年 度出售之附屬公司於出售前期間對本 集團之業績及現金流量並無重大貢獻。

### 42. EQUITY-SETTLED SHARE-BASED TRANSACTIONS

Pursuant to the ordinary resolution of the shareholders of the Company dated 21 April 2021, a share option scheme ("2021 Share Option Scheme") was approved and adopted. The major terms of the 2021 Share Option Scheme are summaries as follows:

- (a) The purpose of the 2021 Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to eligible participants and to promote the success of the business of the Group.
- (b) The eligible participants include any director, employee, advisor, consultant, supplier, agent, customer, partner or joint-venture partner of the Company or any subsidiary of the Company, who, in the absolute discretion of the board of the directors of the Company, has contributed or may contribute to the Group so as to promote the success of the business of the Group.
- Co) The exercise price of a share option under the 2021 Share Option Scheme shall be determined at the absolute discretion of the board of directors of the Company but in any event will not be less than the highest of (i) the closing price of the shares on the Stock Exchange as shown in the daily quotations sheet of the Stock Exchange on the offer date of the particular option, which must be a business day; (ii) the average of the closing prices of the shares as shown in the daily quotations sheets of the Stock Exchange for the five consecutive business days immediately preceding the offer date of that particular option; and (iii) the nominal value of a share on the offer date of the particular option.

## 42. 以股權結算股份為基礎之交易

根據本公司股東於二零二一年四月 二十一日的普通決議案,一項購股權 計劃(「二零二一年購股權計劃」)已 獲批准及採納。二零二一年購股權計 劃的主要條款概述如下:

- (a) 二零二一年購股權計劃之目的 乃為吸引及挽留最稱職人員, 為合資格參與者提供額外獎勵 及推動本集團業務之成功。
- (b) 本公司董事會全權酌情認為, 合資格參與者(包括本公司董 本公司任何附屬公司之任何董 事、僱員、顧問、諮詢人、供應 商、代理、客戶、合作夥伴或合 營企業夥伴)已為本集團作出 貢獻或可能作出貢獻,以推動 本集團業務之成功。
- (c) 二零二一年購股權計劃項下購股權之行使價由本公司董事子權之行使價由本公司董事不得低於以下最高者:(i)於特定購股權的要約日期(必須為營費日)股份於聯交所的收司報價:(ii)緊接特定購股權的要約時可與領人於聯交所的收款聯交所的收款的五個連續營業日股份於聯交時間,五個連續營業日股份於聯交的市價:及(iii)股份於特定購股權要約日期的面值。

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## 42. EQUITY-SETTLED SHARE-BASED 42. 以股權結算股份為基礎之TRANSACTIONS (Continued) 交易(續)

- (d) The maximum number of shares which may be issued upon exercise of all share options to be granted under the 2021 Share Option Scheme and any other share option schemes must not in aggregate exceed 10% of the shares in issue, unless the grant of options, beyond the limit of 10% but not exceeding 30% of the shares in issue, is specifically approved by the shareholders of the Company in an annual general meeting.
- (e) Unless approved by the Company's shareholders, the total number of shares issued and to be issued upon exercise of the options granted and to be granted pursuant to the 2021 Share Option Scheme and any other share option schemes of the Group (including both exercised and outstanding options) in any 12-month period must not exceed 1% of the Shares in issue.
- (f) An offer shall be made to a eligible participant in writing in such form as the Company's directors may from time to time determine and shall remain open for acceptance by the eligible participant concerned for a period of 10 days from the date upon which it is made provided that no such offer shall be open for acceptance after the 10th anniversary of the adoption date of the 2021 Share Option Scheme or the termination of the 2021 Share Option Scheme. An offer shall be deemed to have been accepted by the eligible participant to whom the offer is made when the duplicate letter comprising acceptance of the offer duly signed by the eligible participant, together with a nonrefundable remittance in favour of the Company of HK\$1.00 by way of consideration for the grant thereof is received by the Company within such time as may be specified in the offer (which shall not be later than 10 days from, and inclusive of, the date of the offer), or within such time as may be determined by the board of directors of the Company pursuant to the GEM Listing Rules.

- (d) 根據二零二一年購股權計劃及 任何其他購股權計劃將授予的 所有購股權於行使時可能發行 之股份最高數目不得超過已發 行股份總數的10%,倘要授予 超過10%但不超過30%之已發 行股份限額之購股權,須由本 公司股東於股東週年大會上特 別批准。
- (e) 除非本公司股東批准,否則在任何12個月期間,因根據二零二一年購股權計劃或本集團任何其他購股權計劃已授出或將予授出的購股權(包括已行使及尚未行使的購股權)獲行使而已經及將獲發行的股份總數,不得超逾已發行股份的1%。
- (f) 向合資格參與者作出之要約須 以書面方式作出,且格式由本 公司董事不時決定,並須自作 出要約之日起計10日之期間內 可供有關合資格參與者接納, 惟於二零二一年購股權計劃之 採納日期滿10週年或獲終止 後,有關要約將不再供接納。 倘於要約可能指定之時間(不 得遲於要約日期(包括該日)起 計10日)內,或於本公司董事 會根據GEM上市規則可能釐定 之時間內,本公司已接獲經向 其作出要約之合資格參與者正 式簽署之接納要約之函件的副 本,同時收到以本公司為收款 人之不予退還的匯款1.00港元 以作為授出購股權之代價,則 有關要約應視為已獲有關合資 格參與者接納。

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## 42. EQUITY-SETTLED SHARE-BASED 42. 以股權結算股份為基礎之TRANSACTIONS (Continued) 交易(續)

- (g) An option may be exercised at any time during the period to be determined and identified by the board of directors of the Company to each grantee at the time of making an offer for the grant of an option, but in any event no later than 10 years from the date of offer.
- (h) An option shall be exercisable in whole or in part in the circumstances by giving notice in writing to the Company stating that the option is thereby exercised and the number of shares in respect of which it is so exercised. Each such notice must be accompanied by a remittance for the full amount of the subscription price for shares in respect of which the notice is given.
- (i) The terms and conditions of the options granted are as follows:

Number of

- (g) 購股權可於本公司董事會在提出授出購股權要約當時決定及向各承授人指定的期間內隨時行使,惟一切情況下不得遲於要約日期起計10年。
- (h) 承授人須於向本公司發出書面 通知的情況下全部或部分行使 購股權,該通知須註明購股權 據此獲行使及行使購股權所涉 及的股份數目。各有關通知須 夾附匯款,金額為發出的通知 中所涉及的整筆股份認購價。
- (i) 已授出購股權之條款及條件如 下:

	Number of shares issuable under options granted 就授出之購股權 可發行股份數目	Exercisable period 行使期	Contractual life of options 購股權合約年期
Options granted in 2022: 於二零二二年授出之購股權: Options granted to directors: 授予董事之購股權: - on 19 May 2022 - 於二零二二年五月十九日	7,424,000	19 May 2022 to 18 May 2032 二零二二年五月十九日至二零三二年五月十八日	10 years 10年
Options granted to an employee: 授予一名僱員之購股權: - on 19 May 2022 - 於二零二二年五月十九日	3,700,000	19 May 2022 to 18 May 2032 二零二二年五月十九日至二零三二年五月十八日	10 years 10年
Options granted to business partners: 授予業務合作夥伴之購股權: - on 19 May 2022 - 於二零二二年五月十九日	14,832,000	19 May 2022 to 18 May 2032 二零二二年五月十九日至二零三二年五月十八日	10 years 10年
Total share options 購股權總數	25,956,000		

The method of settlement for the options granted is by equity. The closing price of the Company's shares on 19 May 2022, the date on which the options were granted, was HK\$0.137.

授出之購股權乃採用權益結算 方式。本公司股份於二零二二 年五月十九日(即購股權獲授 出之日期)前之收市價為0.137 港元。

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## 42. EQUITY-SETTLED SHARE-BASED 42. 以股權結算股份為基礎之TRANSACTIONS (Continued) 交易(續)

- (j) The particulars of outstanding options at the end of the reporting period as follows:
- (j) 於報告期末之尚未行使購股權 詳情如下:

			2022	2021			
		二零	<b>廖二二年</b>	_零_	一年		
		Weighted	Number of	Weighted	Number of		
		average	shares issuable	average	shares issuable		
		exercise	under options	exercise	under options		
		price	granted	price	granted		
			就授出之		就授出之		
			購股權		購股權		
		加權平均	可發行	加權平均	可發行		
		行使價	股份數目	行使價	股份數目		
Outstanding at	年初尚未行使	N/A	_	N/A	_		
the beginning of the year		不適用		不適用			
Granted during	年內已授出	HK\$0.137	25,956,000	N/A	_		
the year		0.137港元		不適用			
Outstanding at	年終尚未行使	HK\$0.137	25,956,000	N/A	_		
the end of the year		0.137港元		不適用			
Exercisable at	年終可予行使	HK\$0.137	25,956,000	N/A			
the end of the year		0.137港元		不適用			

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## 42. EQUITY-SETTLED SHARE-BASED 42. 以股權結算股份為基礎之TRANSACTIONS (Continued) 交易(續)

(j) (Continued)

Terms of unexpired and unexercised share options at the end of the reporting period are as follows:

(j) (續)

於報告期末之尚未屆滿及尚未 行使購股權期限如下:

	Number of shares issuable under			Exercise
31 December 2022	options granted 就授出之購股權	Vesting period	Exercisable period	price
二零二二年十二月三十一日	可發行股份數目	歸屬期	行使期	行使價
Options granted to directors: 授予董事之購股權:				
– on 19 May 2022	7,424,000	N/A	19 May 2022 to 18 May 2032	HK\$0.137
- 於二零二二年五月十九日		不適用	二零二二年五月十九日至二零三二年五月十八日	0.137港元
Options granted to an employee: 授予一名僱員之購股權:				
– on 19 May 2022	3,700,000	N/A	19 May 2022 to 18 May 2032	HK\$0.137
- 於二零二二年五月十九日		不適用	二零二二年五月十九日至二零三二年五月十八日	0.137港元
Options granted to business partners: 授予業務合作夥伴之購股權:				
– on 19 May 2022	14,832,000	N/A	19 May 2022 to 18 May 2032	HK\$0.137
- 於二零二二年五月十九日		不適用	二零二二年五月十九日至二零三二年五月十八日	0.137港元
Total share options outstanding 尚未行使購股權總數	25,956,000			

The share options outstanding at 31 December 2022 had exercise price of HK\$0.137 (2021: N/A) and a weighted average remaining contractual life of 9.38 years (2021: N/A).

The options granted on 19 May 2022 shall expire ten years from the date of grant. As at 31 December 2022, 25,956,000 options (2021: N/A) were exercisable at any time during a period of 10 years from the date of grant.

於二零二二年十二月三十一日尚未行使之購股權之行使價為0.137港元(二零二一年:不適用),加權平均剩餘合約年限為9.38年(二零二一年:不適用)。

此等於二零二二年五月十九日授出之購股權自授出日期十年後屆滿。於二零二二年十二月三十一日,25,956,000份購股權(二零二一年:不適用)可於授出日期起計10年期內之任何時間行使。

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#### 42. EQUITY-SETTLED SHARE-BASED 42. 以股權結算股份為基礎之 TRANSACTIONS (Continued) 交易(續)

#### (k) Fair value of share options and assumptions

The fair value of services received for share options granted is measured by reference to the fair value of share options granted. The estimate of the fair value of the share options granted is measured based on the Polynomial Model. The contractual life of the share option is used as an input into this model.

#### 購股權之公平值及假設 (k)

本集團就已授出購股權獲取之 服務之公平值乃參考獲授購股 權之公平值計量。獲授購股權 之估計公平值按多項式模式計 量。購股權之合約年期為本模 式之一項輸入參數。

> On the grant date 於授出日期

Fair value of share options at measurement date granted to:	於計量日期購股權之 公平值	
– directors	一董事	HK\$0.07617
		0.07617港元
– employee	一僱員	HK\$0.06424
		0.06424港元
<ul><li>business partners</li></ul>	一業務夥伴	HK\$0.09594
		0.09594港元
Share price	股價	HK\$0.137
		0.137港元
Exercise price	行使價	HK\$0.137
		0.137港元
Expected volatility (expressed as weighted average volatility used in the modelling under the Polynomial Model)	預期波幅(以多項式 模式內採用的 加權平均波幅)	59.96%
Option life (expressed as weighted average	購股權年期(以多項式	10 years
life used in the modelling under the Polynomial Model)	模式內採用的加權 平均年期)	10年
Expected dividends yield	預期股息收益率	0%
Risk-free interest rate	無風險利率	2.79%

The expected volatility is based on the historic volatility (calculated based on the weighted average remaining life of the share options), adjusted for any expected changes to future volatility based on publicly available information. Expected dividends yield are based on historical dividends. Changes in the subjective input assumptions could materially affect the fair value estimate.

The Group recognised the total expense of RMB1,900,000 for the year ended 31 December 2022 (2021: Nil) in relation to share options granted by the Company.

預期波幅乃根據歷史波幅(以 購股權之加權平均剩餘年期計 算)計算,再根據公眾所獲知的 信息影響未來預期波幅之變動 作出調整。預期股息收益率乃 根據過往股息釐定。所採用主 觀假設之變動可能對公平值估 計產生重大影響。

截至二零二二年十二月三十一 日 1 年 度 , 本 集 團 就 本 公 司 已 授出之購股權確認總支出人民 幣1,900,000元(二零二一年: 無)。

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### 43. STATEMENT OF FINANCIAL POSITION OF 43. 本公司財務狀況表 THE COMPANY

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
NON-CURRENT ASSETS	非流動資產	_		
Investments in subsidiaries	於附屬公司的投資	39	12,357	13,966
Intangible assets	無形資產		2	2
			12,359	13,968
CURRENT ASSETS	流動資產	_		
Other receivables	其他應收款項		74,193	118,530
Cash and cash equivalents	現金及現金等價物		4,572	9,006
			78,765	127,536
CURRENT LIABILITIES	流動負債	_		
Other payables	其他應付款項		40,656	43,496
			40,656	43,496
NET CURRENT ASSETS	淨流動資產		38,109	84,040
NET ASSETS	淨資產		50,468	98,008
EQUITY				1,1
Share capital	股本	31	69,218	69,218
Reserves	儲備	32(a)	(18,750)	28,790
TOTAL EQUITY	權益總額		50,468	98,008

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### 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計 ESTIMATES

- (a) Critical accounting judgements in applying the Group's accounting policies In the process of applying the Group's accounting policies, management has made the following judgement:
  - (i) Consolidation of an entity in which the Group does not hold any equity interests

The Group conducts a portion of the business through HLV Duc Hoa in Vietnam due to regulatory restrictions on the foreign ownership. The Group does not have any equity interest in HLV Duc Hoa. The directors of the Company assessed whether or not the Group has control over HLV Duc Hoa by assessing whether it has power over HLV Duc Hoa, has the rights to variable returns from its involvement with HLV Duc Hoa and has the ability to affect those returns through its power over HLV Duc Hoa. After assessment, the directors of the Company concluded that the Group has control over HLV Duc Hoa as a result of the contractual arrangements and accordingly the financial position and the operating results of HLV Duc Hoa are included in the Group's consolidated financial statements throughout the years presented. Nevertheless, the contractual arrangements may not be as effective as direct legal ownership in providing the Group with direct control over HLV Duc Hoa and uncertainties presented by the Vietnam legal system could impede the Group's beneficiary rights of the results, assets and liabilities of HLV Duc Hoa. The directors of the Company, based on the advice of its legal counsel, consider that the contractual arrangements with HLV Duc Hoa and their equity shareholders are in compliance with the relevant laws and regulations in Vietnam and are legally enforceable. Changes in market conditions or interpretation of the Vietnam law and regulations in future may have a material impact on the assessment of control over HLV Duc Hoa.

(b) Key sources of estimation uncertainty

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

(a) 應用本集團會計政策之重大 會計判斷

於應用本集團會計政策之過程中,管理層已作出以下判斷:

(i) 合併本集團並無持有 任何股權的實體

> 由於受到外商所有權監 管限制,本集團诱過在 越南的HLV Duc Hoa開展 部分業務。本集團並無於 HLV Duc Hoa擁有任何股 權。本公司董事通過評 估本集團是否對HLV Duc Hoa有權力、有權自參與 HLV Duc Hoa獲得可變回 報及能否通過對HLV Duc Hoa的權力影響該等回 報而評估本集團是否對 HLV Duc Hoa有控制權。 評估後,本公司董事認為 本集團因合約安排而對 HLV Duc Hoa有控制權, 因此,於整個呈列年度, HLV Duc Hoa的財務狀況 及經營業績計入本集團 合併財務報表。然而,合 約安排在給予本集團對 HLV Duc Hoa的直接控制 權方面未必如直接合法 所有權有效,且越南法 律制度的不確定因素可 能妨礙本集團於HLV Duc Hoa的業績、資產及負債 的實益權利。本公司董 事根據其法律顧問的意 見認為與HLV Duc Hoa及 彼等權益股東之間的合 約安排符合有關越南法 律法規,屬合法有效。未 來市況或越南法律及法 規詮釋的變動可能對HLV Duc Hoa控制權的評估產 生重大影響。

(b) 估計不明朗因素之主要來源 以下為涉及未來之主要假設以 及於報告期末涉及重大風險可 能導致下個財政年度之資產與 負債之賬面值須作大幅調整之 估計不明朗因素之其他主要來 源。

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## 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計(續) ESTIMATES (Continued)

- (b) Key sources of estimation uncertainty (Continued)
  - (i) Impairment of non-financial assets (including property, plant and equipment, right-of-use assets, intangible assets, interests in associates, goodwill and deposits)

The Group assesses whether there are any indicators of impairment for all nonfinancial assets at the end of each reporting period. Non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a CGU exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or CGU and choose a suitable discount rate in order to calculate the present value of those cash flows.

### (ii) Provision of ECLs for trade receivables

The Group uses provision matrix to calculate ECLs for the trade receivables. The provision rates are based on internal credit ratings 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 forward-looking 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 forward-looking information are considered. In addition, trade receivables with credit-impaired are assessed for ECLs individually.

- (b) 估計不明朗因素之主要來源 (續)
  - (i) 非財務資產的減值 (包括物業、廠房及設備、使用權資產、無形 資產、於聯營公司之權益、商譽及按金)

本集團於各報告期末評 估所有非財務資產是否 存在任何減值跡象。倘非 財務資產賬面值有不可 收回跡象,則對有關資產 進行減值測試。資產或現 金產生單位之賬面值超 逾其可收回金額(即其公 平值減出售成本與其使 用價值中之較高者)時, 即出現減值。公平值減出 售成本乃按類似資產以 公平交易方式從具法律 約束力之銷售交易中可 獲得數據、或可觀察市價 減出售資產之增量成本 計算。計算使用價值時, 管理層必須估計資產或 現金產生單位之預期未 來現金流,並選擇合適的 貼現率以計算該等現金 流之現值。

#### (ii) 貿易應收款項之預期 信貸虧損撥備

本集團使用撥備矩陣計 算貿易應收款項之預期 信貸虧損。撥備率乃根據 對具有類似虧損模式的 不同债務人之分組的內 部信貸評級計算。撥備矩 陣乃根據本集團的過往 違約率,並會考慮合理及 有依據且無須耗費不必 要的成本或精力而取得 的前瞻性資料。於每個報 告日期,過往所觀察違約 率經重新評估,並會考慮 前瞻性資料之變動。此 外,信貸減值之貿易應收 款項會逐項評估預期信 貸虧損。

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## 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計(續) ESTIMATES (Continued)

- (b) Key sources of estimation uncertainty (Continued)
  - (iii) Net realisable value of inventories and development and formation costs of burial plots

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated cost of completion and estimated cost to make the sale. These estimates are based on the current market conditions and the historical experience of selling products of similar nature. It could change significantly as a result of changes in customer preferences and competitor actions in response to severe industry cycles. Management reassesses these estimates at the end of each reporting period.

The Group writes down development and formation costs of graves to net realisable value based on assessment of the realisability of the development and formation costs of burial plots which takes into account costs to completion based on management's experience and net sales value based on prevailing market conditions. If there is an increase in cost to completion or a decrease in net sales value, the net realisable value will decrease which may result in writing down development and formation costs of burial plots to net realisable value. Write-downs are recorded where events or changes in circumstances indicate that the balances may not be realised. The identification of writedowns requires the use of judgement and estimates. Where the expectation is different from the original estimate, the carrying value of development and formation costs of burial plots is adjusted in the period in which such estimate is changed.

- (b) 估計不明朗因素之主要來源 (續)
  - (iii) 存貨及墓地開發及成 立成本的可變現淨值

本集團評估墓地開發及 成立成本是否可能變現 (當中根據管理層經驗 計及完成成本及根據現 行市況之銷售淨值),據 此撇減墓園開發及成立 成本至其可變現淨值。 倘完成成本增加,或銷售 淨值減少,可變現淨值將 下跌,或會導致墓地開發 及成立成本撇減至其可 變現淨值。於事態中有事 項或變動顯示結餘可能 無法變現時, 撇減將予記 錄。釐定撇減須作出判斷 及估計。倘預期與原定估 計有異,則墓地開發及成 立成本之賬面值會於有 關估計變動之期間調整。

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## 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計(續) ESTIMATES (Continued)

### (b) Key sources of estimation uncertainty (Continued)

#### (iv) Depreciation and amortisation

The management reviews the estimated useful lives of the assets regularly in order to determine the amount of depreciation and amortisation charge for the year.

This estimate is based on the historical experience of the actual useful lives of assets of similar nature and functions and taking into account anticipated technological changes. The depreciation and amortisation expenses for future periods are adjusted if there are significant changes from previous estimates.

#### (v) Income tax

The subsidiaries of the Company are subject to income taxes in Hong Kong, the PRC, Vietnam and Taiwan. Significant judgement is required in determining the provision for income taxes. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the current tax and deferred tax provisions in the period in which such determination is made.

#### (vi) Provision on funeral services deeds

The Group determines the pricing of the funeral services deeds by adding a margin to the estimated cost of delivering funeral services in future, after taking into account of major factors including the timing of the instruction of the Deed Holders.

#### (b) 估計不明朗因素之主要來源 (續)

#### (iv) 折舊及攤銷

管理層定期審閱資產的 估計可使用年期以決定 年度折舊金額及攤銷開 支。

該估計乃基於性質及功能相近的資產的實際,使用年期的過往經驗,並經考慮預計的技術轉變。倘過往的估計出現重重大改變,則未來期間的折舊及攤銷開支會作調整。

#### (v) 所得税

#### (vi) 殯儀服務契約之條款

本集團經參考包括契約 持有人作出指示之時機 等主要因素後,透過在日 後交付殯儀服務之估計 成本另加利潤之方式,釐 定殯儀服務之價格。

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## 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計(續) ESTIMATES (Continued)

- (b) Key sources of estimation uncertainty (Continued)
  - (vi) Provision on funeral services deeds (Continued)

This estimate is based on the sub-contracting fee payable to the sub-contractor for each funeral service deed performed, the current market conditions and the price of deeds from sub-contractors. Management reassesses these estimates at the end of each reporting period to estimate if the receipts in advance for funeral service deeds can cover the estimated future costs of delivering funeral services and determine the need of making a provision in the consolidated financial statements.

## (vii) Fair values of freehold land and buildings held for own use and investment properties

The freehold land and buildings held for own use and investment properties of the Group were revalued at each reporting date during the year based on the appraised market value provided by independent qualified professional valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at each reporting date.

- (b) 估計不明朗因素之主要來源 (續)
  - (vi) 殯儀服務契約之條款 (續)

#### (vii) 持有作自用之永久業 權土地及樓宇以及投 資物業之公平值

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## 44. ACCOUNTING JUDGEMENTS AND 44. 會計判斷及估計(續) ESTIMATES (Continued)

(b) Key sources of estimation uncertainty (Continued)

(viii) Estimation of incremental borrowing rate ("IBR")

The Group cannot readily determine the interest rate implicit in a lease, and therefore, it uses an IBR to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group "would have to pay", which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when it needs to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's standalone credit rating).

(b) 估計不明朗因素之主要來源 (續)

> (viii) 估算增量借貸利率 (「增量借貸利率」)

> > 本集團未能輕易確定租 賃內含之利率,因此,本 集團使用增量借貸利率 來計量租賃負債。增量借 貸利率是指在類似之經 濟環境下,本集團為獲取 與使用權資產具有相近 價值之資產,並於相似借 款期限及具有相似擔保 之條件下而借入所需資 金之利率。因此,增量借 貸利率反映了本集團「將 或需要支付」之款項,且 在沒有可用之可觀察利 率(例如,附屬公司未有 進行融資交易)或需要進 行調整以反映租賃條款 及條件時(例如,當租賃 並非以附屬公司之功能 貨幣安排),有關利率需 進行估算。本集團使用可 用之可觀察輸入值(例如 市場利率)估算增量借貸 利率,並需就個別實體進 行若干特定估算(例如 附屬公司之獨立信用評 級)。

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#### 45. POSSIBLE IMPACT OF AMENDMENTS, **NEW STANDARDS AND INTERPRETATIONS** ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2022

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

Effective for

accounting periods beginning on or after

1 January 2023

Amendments to HKFRS 10 and HKAS 28. Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

Amendments to HKFRS 16, Lease Liability in a Sale and Leaseback

HKFRS 17 (including the October

Insurance Contracts

2020 and February 2022

Amendments to HKFRS 17),

Amendments to HKAS 1, Classification of Liabilities as Current or Non-Current and related amendments to Hong Kong Interpretation 5 (2020)

Amendments to HKAS 1 and HKFRS Practice Statement 2, Disclosure of Accounting Policies

Amendments to HKAS 8, Definition of Accounting Estimates

Amendments to HKAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction

To be determined

1 January 2024

1 January 2023

1 January 2023

1 January 2023

1 January 2023

45. 於截至二零二二年十二月 三十一日止年度已頒佈但 尚未生效之修訂、新準則 及詮釋之可能影響

> 本集團並無提早應用以下已頒佈但 尚未生效之新訂香港財務報告準則 及其修訂:

> > 於以下日期或 之後開始的 會計期間生效

二零二三年

- 零 - 川年

一月一日

一月一日

-零-=年

一月一日

一月一日

香港財務報告準則第17號 (包括二零二零年十月及二零二二年 二月之香港財務報告準則第17號 (修訂本))保險合約

香港財務報告準則第10號及香港會計準則 待釐定 第28號(修訂本)投資者與其聯營公司 或合資企業之間的資產出售或注資

香港財務報告準則第16號(修訂本) 售後租回之租賃負債

香港會計準則第1號(修訂本)將負債 分類為流動或非流動及香港詮釋第5號 (二零二零年)之相關修訂

香港會計準則第1號及香港財務報告準則 實務報告第2號(修訂本)會計政策披露

香港會計準則第8號(修訂本)會計估計的

香港會計準則第12號(修訂本)與單一交易 二零二三年 產生的資產及負債相關的遞延税項 -A-B

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#### 45. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2022 (Continued)

The Group is in the process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

#### 46. EVENT AFTER REPORTING PERIOD

Save as disclosed elsewhere in the consolidated financial statements, there has been no significant event occurred after the end of the reporting period.

#### 45. 於截至二零二二年十二月 三十一日止年度已頒佈但 尚未生效之修訂及新準則 之可能影響(續)

本集團正在評估於初始應用期間該 等發展的預期影響。現時結論為,本 集團採納後,對綜合財務報表並無重 大影響。

#### 46. 報告期後事項

除綜合財務報表其他部分所披露者 外,於報告期後並無發生任何重大事 項。

## Five Years Financial Summary 五年財務資料概要

A summary of results and of the assets and liabilities of the 本集團於過往五個財政年度之業績、資產 Group for the last five financial years is set out as follows:

及負債的摘要載列如下:

#### Results

#### 業績

For the year ended	31 December
截至十二月三十-	-日止年度

		W-1-71-1					
		2022	2021	2020	2019	2018	
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年	
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
<u> </u>		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	77,969	72,864	68,340	66,610	62,667	
Gross profit	毛利	39,800	37,977	29,167	32,042	27,889	
Profit/(loss) for the year	年度溢利/(虧損)	626	(17,675)	(1,942)	(4,164)	(8,523)	
Loss attributable to	本公司擁有人應佔						
owners of the Company	虧損	(847)	(9,872)	(2,974)	(3,804)	(8,352)	
Basic loss per share	每股基本虧損						
(RMB cents)	(人民幣分)	(0.11)	(1.33)	(0.40)	(0.51)	(1.12)	

#### Assets and liabilities

#### 資產及負債

#### As at 31 December 於十二月三十一日

		2022	2021	2020	2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		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
Non-current assets	非流動資產	63,711	70,880	70,393	76,569	43,072
Current assets	流動資產	221,077	192,974	207,221	216,588	193,481
Current liabilities	流動負債	128,103	130,177	130,732	137,010	125,510
Non-current liabilities	非流動負債	25,868	28,089	35,156	38,498	8,234
Net assets	資產淨值	130,817	105,588	111,726	117,649	102,809