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CHINA HUAJUN GROUP LIMITED

中國華君集團有限公司

(Incorporated in Bermuda with limited liability)
(Stock Code: 377)

INTERIM RESULTS ANNOUNCEMENT FOR THE SIX MONTHS ENDED 30 JUNE 2024

The board of directors (the "Board") of China Huajun Group Limited (the "Company") hereby announces the unaudited results of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2024. This announcement, containing the full text of the 2024 Interim Report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited in relation to information to accompany preliminary announcement of interim results.

PUBLICATION OF RESULTS ANNOUNCEMENT AND INTERIM REPORT

This interim results announcement is available for viewing on the websites of Hong Kong Exchanges and Clearing Limited (http://www.hkexnews.hk) and the Company (http://www.chinahuajungroup.com).

The Company's 2024 Interim Report will be published on the same websites and will be despatched to the shareholders of the Company who have already provided instructions indicating their preference to receive printed copies in early September 2024.

By Order of the Board
China Huajun Group Limited
YAN Ruijie

Chairman, Chief Executive Officer and Executive Director

Hong Kong, 30 August 2024

As at the date of this announcement, the Board comprises Mr. Yan Ruijie and Ms. Chen Yun as executive Directors; and Mr. Shen Ruolei, Mr. Pun Chi Ping and Mr. Mok Yi Kwo as independent non-executive Directors.

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CORPORATE INFORMATION

公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Yan Ruijie (Chairman and Chief Executive Officer)

Ms. Chen Yun

Independent Non-Executive Directors

Mr. Shen Ruolei

Mr. Pun Chi Ping

Mr. Mok Yi Kwo

AUDIT COMMITTEE

Mr. Pun Chi Ping (Chairman)

Mr. Shen Ruolei

Mr. Mok Yi Kwo

REMUNERATION COMMITTEE

Mr. Mok Yi Kwo (Chairman)

Mr. Shen Ruolei

Mr. Pun Chi Ping

Mr. Yan Ruijie

NOMINATION COMMITTEE

Mr. Shen Ruolei (Chairman)

Mr. Pun Chi Ping

Mr. Mok Yi Kwo

Mr. Yan Ruijie

COMPANY SECRETARY

Mr. Tam Ka Lung

AUTHORISED REPRESENTATIVES

Mr. Yan Ruijie

Mr. Tam Ka Lung

LEGAL ADVISERS

Anthony Siu & Co. Solicitors & Notaries Ocorian Law (Bermuda) Limited

AUDITOR

Prism Hong Kong Limited

(Formerly known as Prism Hong Kong and Shanghai Limited)

Certified Public Accountants

Registered Public Interest Entity Auditor

董事會

執行董事

閆鋭杰先生(主席及行政總裁)

陳雲女士

獨立非執行董事

沈若雷先生

潘治平先生

莫儀戈先生

審核委員會

潘治平先生(主席)

沈若雷先生

莫儀戈先生

薪酬委員會

莫儀戈先生(主席)

沈若雷先生

潘治平先生

閆鋭杰先生

提名委員會

沈若雷先生(主席)

潘治平先生

莫儀戈先生

閆鋭杰先生

公司秘書

譚家龍先生

授權代表

閆鋭杰先生

譚家龍先生

法律顧問

蕭一峰律師行

Ocorian Law (Bermuda) Limited

核數師

栢淳會計師事務所有限公司

(前稱上會栢誠會計師事務所有限公司)

執業會計師

註冊公眾利益實體核數師

CORPORATE INFORMATION

公司資料

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited Industrial and Commercial Bank of China Limited Liaoshen Bank Company Limited Shengjing Bank Company Limited

REGISTERED OFFICE

Victoria Place, 5th Floor 31 Victoria Street, Hamilton Pembroke, HM10 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Suites 2404-2405, 24/F Alliance Building 130-136 Connaught Road Central Sheung Wan Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN BERMUDA

Ocorian Services (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street, Hamilton Pembroke, HM10 Bermuda

HONG KONG SHARE REGISTRAR AND TRANSFER OFFICE

Union Registrars Limited Suites 3301-04, 33/F Two Chinachem Exchange Square 338 King's Road North Point Hong Kong

STOCK CODE

377

COMPANY WEBSITE

http://www.chinahuajungroup.com

INVESTOR RELATIONS CONTACT

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This Interim Report is available on the websites of HKEx and the Company.

主要銀行

中國銀行(香港)有限公司中國工商銀行股份有限公司 遼瀋銀行股份有限公司 盛京銀行股份有限公司

註冊辦事處

Victoria Place, 5th Floor 31 Victoria Street, Hamilton Pembroke, HM10 Bermuda

總辦事處及香港主要營業地點

香港 上環 干諾道中130-136號 誠信大廈 24樓2404-2405室

百慕達主要股份過戶登記處

Ocorian Services (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street, Hamilton Pembroke, HM10 Bermuda

香港股份過戶登記處

聯合證券登記有限公司 香港 北角 英皇道338號 華懋交易廣場二期 33樓3301-04室

股份代號

377

公司網址

http://www.chinahuajungroup.com

投資者關係聯絡方式

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電話: (852) 2290 9222 傳真: (852) 2390 9768

本中期報告載於聯交所及本公司網站。

管理層討論及分析

BUSINESS REVIEW

China Huajun Group Limited (the "Company", together with its subsidiaries as the "Group"), is an investment holding company. Our Group has engaged in three core businesses, namely (i) Printing; (ii) Trading and Logistics and (iii) Property Development and Investments.

For the six months ended 30 June 2024 (the "Reporting Period"), revenue was approximately RMB615.5 million, which represented a decrease of approximately RMB1,403.2 million, or 69.5% when compared to revenue of approximately RMB2,018.7 million for the six months ended 30 June 2023 (the "Last Period").

The overall decrease in revenue was mainly attributable to the decrease in revenue generated from our Property Development and Investments segment. During the Last Period, one of the project of Baohua Properties Development (Shanghai) Co., Ltd ("Baohua Shanghai") which was pledged to secure a loan were enforced to judicial auction and the entire project was sold for a consideration of approximately RMB2,170.0 million and resulted in one off revenue of RMB1,299.3 million was recognised in the Last Period and no such revenue in the Reporting Period, the Group did not invest or acquire new property projects during the Reporting Period and the Group's primarily focus is to dispose of property assets for repayment of debt.

Meanwhile Trading and Logistics segment and Printing segment continue to be the key segments which generate revenue of approximately RMB422.1 million (the Last Period: approximately RMB485.0 million) and approximately RMB160.2 million (Last Period: approximately RMB199.2 million). Decrease in revenue of our Trading and Logistics segment was due to change in product mix to concentrate resources on trading of petrochemical products with higher profit margin. Decrease in revenue of printing business was due to strict inventory control implemented by certain major customers who deferred orders for our printing products.

業務回顧

中國華君集團有限公司(「本公司」,連同其附屬公司為「本集團」)為一間投資控股公司。本集團從事三項核心業務,即(i)印刷:(ii)貿易及物流及(iii)物業開發及投資。

截至二零二四年六月三十日止六個月(「報告期間」),收益約為人民幣615.5百萬元,較截至二零二三年六月三十日止六個月(「上期」)的收益約人民幣2,018.7百萬元減少約人民幣1,403.2百萬元或69.5%。

收益的整體減少主要歸因於物業開發及投資分部所得收益減少。上期,保華房地產開發(上海)有限公司(「保華上海」)為擔保貸款而抵押的一個項目已被強制進行司法拍賣,全部項目以代價約人民幣2,170.0百萬元出售並導致上期確認一次性收益人民幣1,299.3百萬元且報告期間並無投資、收購新物業項目且本集團的重中之重為出售物業資產以償還債務。

同時,貿易及物流分部以及印刷分部持續為關鍵分部,其產生收益約人民幣422.1百萬元(上期:約人民幣485.0百萬元)及約人民幣160.2百萬元(上期:約人民幣199.2百萬元)。貿易及物流分部的收益減少乃由於產品組合發生變化,以集中資源進行利潤率較高的石化產品貿易。印刷業務的收益減少乃由於若干主要客戶實施嚴格的庫存控制,延遲印刷產品訂單所致。

管理層討論及分析

BUSINESS REVIEW (Continued)

業務回顧(續)

The table below sets forth our Group's revenue by business 下表載列本集團按業務分部劃分之收益: segment:

		For the six mended 30 Jun 截至二零二四年六 六個月	e 2024	For the six mended 30 Jun 截至二零二三年六 六個月	e 2023 月三十日止
		RMB Million 人民幣 百萬元	%	RMB Million 人民幣 百萬元	%
Printing Trading and Logistics Property Development and	印刷 貿易及物流 物業開發及投資	160.2 422.1	26.0 68.6	199.2 485.0	9.9 24.0
Investments Others	其他	10.7 22.5	1.7 3.7	1,315.6 18.9	65.2 0.9
		615.5	100.0	2,018.7	100.0

Below are details of the financial and trading prospects of the core business segments of the Group:

下列為本集團核心業務分部之財務及貿易前景 之詳情:

Printing

New Island Printing Group Company Limited ("New Island") is one of the leading and reputable printing and packaging companies in Hong Kong and the PRC. New Island produces high quality packaging and paper products with the capability to serve our international clients in the areas of beauty and cosmetics, pharmaceutical, food and beverage globally.

As a result of inventory control implemented by customers and volatile business environment, during the Reporting Period, the Group expects printing business will face a challenging business environment and we will devote more resources to develop new customers.

印刷

新洲印刷集團有限公司(「新洲」)為於香港及中 國其中一間領先及信譽良好的印刷及包裝公司。 新洲生產優質包裝及紙張產品,能夠為我們於 全球美容及化妝、製藥及餐飲範疇的國際客戶 服務。

於報告期間,由於客戶實施存貨控制及商業環 境波動,本集團預期印刷業務將面臨充滿挑戰 的商業環境,及我們將投入更多資源開發新客

管理層討論及分析

BUSINESS REVIEW (Continued)

Trading and Logistics

This segment is principally engaged in the distribution and sales of petrochemical products and provision of logistics services. This segment trades a large spectrum of petrochemical products. The Group expects vast demand of petrochemical products in Hong Kong and the PRC and our strength of strong network of suppliers ensures stable supply of products managed by our team. Most of our customers for petrochemical products are located in the PRC. During the Reporting Period, the Group has optimized the product mix by devoting more resources on products with higher profit margin.

Property Development and Investments

This segment consists of land consolidation and development, property development and sales, property leasing and management, and various real estate business, etc. Leveraging on the rich resources in the PRC, the Group used to seeking investments on various development projects with asset appreciation potential for investment and enjoys asset appreciation while generating stable revenue.

The Property Development and Investments business is faced significant challenges and lack of demand for our properties. The Group is not expected to invest in or acquire new property projects, the key work in the future is to dispose of existing projects and discuss loan repayment matters with various creditors, including auctioning assets and repaying debts in kind, so as to resolve the debt crisis of the Group.

業務回顧(續)

貿易及物流

此分部主要從事分銷及銷售石化產品以及提供物流服務。此分部進行廣泛的石化產品貿易。本集團預期香港及中國對石化產品需求旺盛,而強大的供應商網絡可確保我們團隊所管理的產品供應穩定。我們大部分石化產品的客戶位於中國。於報告期間,本集團已優化產品組合,將更多資源投入利潤率較高的產品。

物業開發及投資

此分部包括土地整合及開發、物業開發及銷售、物業租賃及管理以及多項房地產業務等。本集團利用中國豐富資源,曾一直尋求投資多項具有資產升值潛力的發展項目,在產生穩定收益的同時享受資產增值。

物業開發及投資業務面臨嚴峻挑戰及缺乏對我們物業的需求。本集團預計不會投資或購買新物業項目,未來的工作重點是出售現有項目及與多名債權人討論貸款償還事宜,包括拍賣資產及以實物償還債務,以解決本集團債務危機。

管理層討論及分析

FINANCIAL REVIEW

Revenue

The Group's revenue for the Reporting Period was approximately RMB615.5 million, representing a decrease of approximately RMB1,403.2 million, or 69.5%, compared to revenue of approximately RMB2,018.7 million for the Last Period. For the Reporting Period, the Group's major business segments, namely (1) Printing reported a revenue of approximately RMB160.2 million (the Last Period: approximately RMB199.2 million); (2) Trading and Logistics reported a revenue of approximately RMB422.1 million (the Last Period: approximately RMB485.0 million); and (3) Property Development and Investments reported a revenue of approximately RMB10.7 million (the Last Period: approximately RMB1,315.6 million). We also recorded revenue of approximately RMB22.5 million (the Last Period: approximately RMB18.9 million) from other operating segments during the Reporting Period.

The overall decrease in revenue was mainly attributable to the decrease in revenue generated from our Property Development and Investments segment. During the Last Period, one of the project of Baohua Properties Development (Shanghai) Co., Ltd ("Baohua Shanghai") which was pledged to secure a loan were enforced to judicial auction and the entire project was sold for a consideration of approximately RMB2,170.0 million and resulted in one off revenue of RMB1,299.3 million was recognised in the Last Period and no such revenue in the Reporting Period. The Group did not invest or acquire new property projects during the Reporting Period and the Group's primarily focus is to dispose of property assets for repayment of debts.

Meanwhile Trading and Logistics segment and printing continue to be the key segments which generate stable revenue and profit margin to the Group during the Reporting Period. Decrease in revenue of our Trading and Logistics segment was due to change in product mix to concentrate resources on trading of petrochemical products with higher profit margin. Decrease in revenue of printing business was due to strict inventory control implemented by certain major customers who deferred orders for our printing products.

財務回顧

收益

於報告期間,本集團之收益約為人民幣615.5百萬元,較上期的收益約人民幣2,018.7百萬元減少約人民幣1,403.2百萬元或69.5%。於報告期間,本集團之主要業務分部,即(1)印刷錄得收益約人民幣160.2百萬元(上期:約人民幣199.2百萬元);(2)貿易及物流錄得收益約人民幣422.1百萬元(上期:約人民幣485.0百萬元);及(3)物業開發及投資錄得收益約人民幣10.7百萬元(上期:約人民幣1,315.6百萬元)。於報告期間,我們亦自其他經營分部錄得收益約人民幣22.5百萬元(上期:約人民幣18.9百萬元)。

收益的整體減少主要歸因於物業開發及投資分部所得收益減少。上期,保華房地產開發(上海)有限公司(「保華上海」)為擔保貸款而抵押的一個項目已被強制進行司法拍賣,全部項目以代價約人民幣2,170.0百萬元出售並導致上期確認一次性收益人民幣1,299.3百萬元且報告期間並無投資、收購新物業項目且本集團的重中之重為出售物業資產以償還債務。

同時,於報告期間,貿易及物流分部以及印刷持續為本集團為關鍵分部,其產生穩定的收益及利潤率。貿易及物流分部的收益減少乃由於產品組合發生變化,以集中資源進行利潤率較高的石化產品貿易。印刷業務的收益減少乃由於若干主要客戶實施嚴格的庫存控制,延遲印刷產品訂單所致。

管理層討論及分析

FINANCIAL REVIEW (Continued)

Gross profit and gross margin

Gross profit was approximately RMB44.2 million for the Reporting Period (the Last Period: approximately RMB87.6 million) and gross profit margin was approximately 7.2% (the Last Period: approximately 4.3%). The mix of business segments that the Group operates affects its results of operations such as its gross profit margins since different segments have different profitability. While Trading and Logistics segment continue contribute a stable growth in gross margin, the gross margin of Property Development and Investments segment recorded a decrease due to decrease in selling price of property unit, as such leading to the decrease in gross profit.

Selling and distribution expenses

For the Reporting Period, selling and distribution expenses decreased by approximately RMB2.7 million or 8.5% to approximately RMB29.2 million, or 4.7% of revenue for the Reporting Period, from approximately RMB31.9 million, or 1.6% of revenue for the Last Period. The decrease was primarily due to the decrease in staff costs, commission fees and storage charges.

Administrative expenses

For the Reporting Period, administrative expenses decreased by approximately RMB11.9 million or 13.0% to approximately RMB79.6 million, or 12.9% of revenue for the Reporting Period, from approximately RMB91.5 million, or 4.5% of revenue for the Last Period, which was due to decrease in staff costs, rent, and other expenses.

Finance costs

Finance costs for the Reporting Period was approximately RMB248.2 million (the Last Period: approximately RMB433.4 million). During the year ended 31 December 2023, Baohua Shanghai's project was enforced to judicial auction and certain proceeds from judicial auctions of RMB1,652,000 has been used to settle the outstanding principal and related interest. As a result of the above, interest expenses and relevant interest penalties of the loan of Baohua Shanghai decreased compared to Last Period.

財務回顧(續)

毛利及毛利率

於報告期間,毛利約為人民幣44.2百萬元(上期:約人民幣87.6百萬元),及毛利率約為7.2%(上期:約4.3%)。由於不同的分部具有不同的盈利能力,因此本集團所經營的業務分部組合會影響其經營業績,如毛利率。儘管貿易及物流分部繼續為毛利率的穩定增長作出貢獻,但物業開發及投資分部的毛利率因物業單位的售價下降而有所減少,因此導致毛利減少。

銷售及分銷開支

於報告期間,銷售及分銷開支由上期約人民幣31.9百萬元(或收益之1.6%)減少約人民幣2.7百萬元或8.5%至報告期間約人民幣29.2百萬元(或收益之4.7%)。跌幅乃主要由於員工成本、佣金費用以及倉儲支出減少。

行政費用

於報告期間,行政費用由上期約人民幣91.5百萬元(或收益之4.5%)減少約人民幣11.9百萬元或13.0%至報告期間約人民幣79.6百萬元(或收益之12.9%),乃由於員工成本、租金及其他開支減少。

財務費用

於報告期間·財務費用約為人民幣248.2百萬元 (上期:約人民幣433.4百萬元)。截至二零二三 年十二月三十一日止年度·保華上海的項目已 被強制進行司法拍賣·且司法拍賣部份所得款 項金額人民幣1,652,000元已用於結算尚未償還 本金及相關利息。由於上文所述·保華上海貸款 的利息開支及相關罰息較上期有所減少。

管理層討論及分析

FINANCIAL REVIEW (Continued)

Change in fair value of investment properties

During the Reporting Period, the Group recorded a loss on changes in fair value of investment properties of RMB100.0 million compared to a loss of RMB829.0 million in the Last Period as a result of the decrease in fair value of investment properties disposed of and held by the Group as at 30 June 2024.

Loss attributable to shareholders of the Company

As a combined effect of the above, during the Reporting Period, our Group recorded a loss attributable to shareholders of the Company of approximately RMB408.0 million, as compared to a loss of approximately RMB1,288.8 million for the Last Period.

Liquidity, financial resources and capital structure

Shareholders' funds

Total shareholders' funds had recorded deficiency of approximately RMB6,724.2 million as at 30 June 2024, as compared to deficiency of approximately RMB6,314.2 million as at 31 December 2023.

Financial position

As at 30 June 2024, the Group had current assets of approximately RMB2,208.9 million (31 December 2023: approximately RMB2,344.5 million) comprising cash and cash equivalents of approximately RMB57.3 million (31 December 2023: approximately RMB65.4 million), and current liabilities of approximately RMB11,943.2 million (31 December 2023: approximately RMB11,798.2 million). The Group's current ratio (defined as current assets divided by current liabilities) was 0.18 (31 December 2023: 0.20).

Our gearing ratio, expressed as a percentage of interest-bearing liabilities to total assets, was at 93.4% as at 30 June 2024 as compared to 89.9% as at 31 December 2023.

Cash and cash equivalents

As at 30 June 2024, the Group had cash and cash equivalents of approximately RMB57.3 million (31 December 2023: approximately RMB65.4 million), most of which were denominated in Renminbi.

財務回顧(續)

投資物業的公平值變動

於報告期間,由於本集團於二零二四年六月三十日出售及持有的投資物業公平值減少,本集團錄得投資物業公平值變動虧損人民幣100.0百萬元,而上期為虧損人民幣829.0百萬元。

本公司股東應佔虧損

由於上述之綜合影響,本集團於報告期間錄得本公司股東應佔虧損約人民幣408.0百萬元,而上期則錄得虧損約人民幣1,288.8百萬元。

流動資金、財務資源及資本架構

股東權益

於二零二四年六月三十日,股東權益總額錄 得虧絀約人民幣6,724.2百萬元,而二零二三年 十二月三十一日虧絀約人民幣6.314.2百萬元。

財務狀況

於二零二四年六月三十日·本集團之流動資產約為人民幣2,208.9百萬元(二零二三年十二月三十一日:約人民幣2,344.5百萬元)·包括現金及現金等價物約人民幣57.3百萬元(二零二三年十二月三十一日:約人民幣65.4百萬元)及流動負債約人民幣11,943.2百萬元(二零二三年十二月三十一日:約人民幣11,798.2百萬元)。本集團之流動比率(定義為流動資產除以流動負債)為0.18(二零二三年十二月三十一日:0.20)。

於二零二四年六月三十日,我們的資產負債 比率(按計息負債佔總資產之百分比列示)為 93.4%,而於二零二三年十二月三十一日則為 89.9%。

現金及現金等價物

於二零二四年六月三十日,本集團之現金及現金等價物約為人民幣57.3百萬元(二零二三年十二月三十一日:約人民幣65.4百萬元),其中大部分以人民幣計值。

管理層討論及分析

FINANCIAL REVIEW (Continued)

Liquidity, financial resources and capital structure (Continued)

Borrowings

The Group had interest-bearing bank borrowings and other borrowings of approximately RMB4,916.6 million (31 December 2023: approximately RMB4,976.7 million). Of these borrowings, approximately RMB4,911.6 million (31 December 2023: approximately RMB4,971.7 million) were secured by the Group's assets. Most of the borrowings were denominated in Renminbi.

Capital expenditure

The Group's capital expenditure mainly represents additions to investment properties, property, plant and equipment and right of use assets/prepaid lease payment totaling of approximately RMB3.5 million during the Reporting Period.

Pledge of assets

As at 30 June 2024, the Group's property, plant and equipment, right-of-use assets, property held for sale, investment properties, pledged bank deposits and restricted bank balances with carrying amounts of approximately RMB215.0 million, RMB195.1 million, RMB550.0 million, RMB1,552.0 million, RMB0.4 million and RMB14.3 million, respectively, were pledged to secure certain banking and credit facilities of the Group.

FOREIGN EXCHANGE RISK MANAGEMENT

The Group is exposed to foreign currency risk on listed bond instruments, held for trading instruments, on bank balances and cash, trade and other receivables, trade and other payables and borrowings that are denominated in currencies other than the functional currency of the operations to which they relate. The Directors will ensure that the net exposure is kept to an acceptable level, by buying or selling foreign currencies at spot rates and entering into plain vanilla foreign exchange forward contracts where necessary to address short-term imbalances.

CONTINGENT LIABILITIES

Except as disclosed in note 21 to the condensed consolidated financial statements, the Group had no material contingent liabilities as at 30 June 2024.

財務回顧(續)

流動資金、財務資源及資本架構(續)

借款

本集團之計息銀行借款及其他借款約為人民幣 4,916.6百萬元(二零二三年十二月三十一日:約 人民幣4,976.7百萬元)。於該等借款中,約人民 幣4,911.6百萬元(二零二三年十二月三十一日: 約人民幣4,971.7百萬元)乃以本集團之資產作 抵押。大部分借款以人民幣計值。

資本支出

於報告期間,本集團的資本支出主要為新增投資物業、物業、廠房及設備以及使用權資產/預付租賃款項合共約人民幣3.5百萬元。

資產抵押

於二零二四年六月三十日,本集團物業、廠房及設備、使用權資產、持作出售物業、投資物業、銀行抵押存款及受限制銀行結餘之賬面值分別約人民幣215.0百萬元、人民幣195.1百萬元、人民幣550.0百萬元、人民幣1,552.0百萬元、人民幣0.4百萬元及人民幣14.3百萬元已抵押作為本集團取得若干銀行及信貸融資之擔保。

外匯風險管理

本集團面對以有關業務的功能貨幣以外的貨幣 計值的上市債券工具、持作買賣之工具、銀行結 餘及現金、貿易及其他應收款項、貿易及其他應 付款項以及借款的外匯風險。董事確保風險淨 額維持於可接受水平,並在必要時以現貨匯率 買賣外幣及訂立普通遠期外匯合約解決短期失 衡。

或然負債

除於簡明綜合財務報表附註21所披露者外,於 二零二四年六月三十日,本集團並無重大或然 負債。

管理層討論及分析

MATERIAL ACQUISITION AND DISPOSAL OF SUBSIDIARIES

The Group has no material acquisition or disposal of subsidiaries during the Reporting Period.

OUTLOOK

The global economic prospect remains uncertain and the economic situation in the Mainland China is full of challenges. To continue serving our shareholders and customer with the quality services, we shall strengthen our enterprise and reduce the gearing ratio and accelerate disposal and sale of property assets, taking cost-saving measures and restructuring the loss making business. At the same time, we shall keep enhancing our ability in management and operation and retain prudent financial strategy and seeking for new financing to improve liquidity and capital structure.

We constantly monitor the opportunities of strategic disposal of assets to improve our liquidity. In the increasingly competitive market environment, a competitive cost structure complements the competitive advantage of being innovative. We believe that our resources should be utilised in a more focused way on markets and business with profitability and potential.

重大收購及出售附屬公司

本集團於報告期間並無重大收購或出售附屬公司。

前景

全球經濟前景仍不明朗,中國內地經濟形勢充滿挑戰。為持續給股東及客戶提供優質服務,我們將加強企業實力,降低資產負債比率,加速處置及出售物業資產,採取節約成本措施並重組虧損業務。同時,我們將不斷增強管理及營運能力,維持審慎的財務策略並尋求新融資來源,以改善流動資金及資本架構。

我們不斷關注策略性出售資產的機會,以提高 流動性。在市場環境競爭愈趨激烈的情況下,具 競爭力的成本結構可補足邁向創新思維的競爭 優勢。我們認為我們的資源應更集中地用於具 有盈利能力及潛力的市場及業務。

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

簡明綜合損益及其他全面收益表

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

			Six months ended 截至以下日期止六個月		
			30 June 2024	30 June 2023	
			二零二四年	二零二三年	
			六月三十日	六月三十日	
			(Unaudited)	(Unaudited)	
			(未經審核)	(未經審核)	
		NOTES	RMB'000	RMB'000	
		<i>附註</i> ————	人民幣千元	人民幣千元	
Revenue	收益				
Goods and services	貨品及服務		610,460	2,014,861	
Income from securities brokerage and	證券經紀及諮詢服務之收入				
consultancy services			10	50	
Rental income from property investments	物業投資之租金收益		4,668	3,689	
Dividend from securities investments	證券投資之股息		376	85	
Total Revenue	總收益	3	615,514	2,018,685	
Cost of sales and services	銷售及服務成本		(571,343)	(1,931,099)	
Gross profit	毛利		44,171	87,586	
Other income	其他收益		4,999	3,163	
Other gains and (losses), net	其他收益及(虧損)淨額	4	(50)	1,141	
Change in fair value of investment properties	投資物業之公平值變動		(100,035)	(829,015)	
Selling and distribution expenses	銷售及分銷開支		(29,243)	(31,879)	
Administrative expenses	行政費用		(79,581)	(91,481)	
(Impairment loss) reversal of impairment loss on	就以下各項之(減值虧損) 撥回減值虧損				
- Other receivables	一其他應收款項		(316)	322	
- Property, plant and equipment	一物業、廠房及設備		(310)	(975)	
Finance costs	財務費用	6(a)	(248,247)	(433,407)	
Share of result of an associate	分佔一間聯營公司之業績	O(a)	(101)	245	
Gain on disposal of a subsidiary	出售一間附屬公司之收益		(101)	3,878	
Loss on liquidation of a subsidiary	清算一間附屬公司之虧損		_	(17,594)	
Loss before tax	除税前虧損		(408,403)	(1,308,016)	
Income tax (expenses) credit	所得税(開支)抵免	5	(403,403)	27,737	
				<u> </u>	
Loss for the period	本期虧損	6(b)	(408,825)	(1,280,279)	

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

簡明綜合損益及其他全面收益表

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

			Six months 截至以下日期	
		NOTES 附註	30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	30 June 2023 二零二三年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元
		PI) #I	八尺市「九	一 人 人 市
Loss for the period	本期虧損		(408,825)	(1,280,279)
Other comprehensive (expense) income for the period	本期其他全面(開支)收益			
Items that may be reclassified subsequently to profit or loss:	其後可能重新分類至損益 之項目:			
Exchange differences on translation of foreign operations	換算海外業務之匯兑差額		(1,113)	42,206
Other comprehensive (expense) income for the period	本期其他全面(開支)收益		(1,113)	42,206
Total comprehensive expense for the period	本期全面開支總額		(409,938)	(1,238,073)
(Loss) profit for the period attributable to:	本期(虧損)溢利應佔如下:			
Shareholders of the Company Non-controlling interests	本公司股東 非控股股東權益		(408,022) (803)	(1,288,845) 8,566
			(408,825)	(1,280,279)
Total comprehensive (expense) income attributable to:	全面(開支)收益總額應佔如下:			
Shareholders of the Company Non-controlling interests	本公司股東 非控股股東權益		(409,135) (803)	(1,246,640) 8,567
			(409,938)	(1,238,073)
Loss per share (RMB) Basic	每股虧損(人民幣) 基本	7	(6.63)	(20.94)
Diluted	攤薄		(6.63)	(20.94)

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

At 30 June 2024 於二零二四年六月三十日

		NOTES 附註	30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) 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	9	1,099,196	1,131,852
Investment properties	投資物業	9	1,693,535	1,793,535
Other non-current asset	其他非流動資產		3,139	3,082
Interest in an associate	於一間聯營公司之權益		30,967	31,067
Deposits for property, plant and	物業、廠房及設備之按金			7.5
equipment			9,336	9,277
Deferred tax assets	遞延税項資產		5,931	5,662
Right-of-use assets	使用權資產	9	313,609	318,964
			3,155,713	3,293,439
Current assets	流動資產			
Properties held for sale	持作出售物業	10	738,630	739,372
Inventories	存貨		171,291	186,166
Trade and other receivables, deposits	貿易及其他應收款項、		•	
and prepayments	按金及預付款項	11	1,119,530	1,223,327
Financial assets at FVTPL	按公平值計入損益之			
	金融資產		546	796
Restricted bank balances	受限制銀行結餘		14,308	16,013
Pledged bank deposits	銀行抵押存款		437	436
Bank balances and cash	銀行結餘及現金		57,254	65,351
			2,101,996	2,231,461
Assets classified as held for sale	分類為持作出售的資產		106,901	113,056
			2,208,897	2,344,517

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

At 30 June 2024 於二零二四年六月三十日

			30 June	31 December
			2024 二零二四年	2023 二零二三年
				十二月三十一日
			(Unaudited)	(Audited)
			(未經審核)	(經審核)
		NOTES	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Current liabilities	流動負債			
Trade and other payables, and	貿易及其他應付款項以及			
other liabilities	其他負債	12	6,271,687	6,072,140
Tax payable	應付税項		139,090	137,240
Amount due to immediate holding	應付直接控股公司之款項			
company			197,606	197,766
Borrowings	借款	13	4,916,553	4,976,651
Contract liabilities	合約負債	14	251,154	259,553
Corporate bonds	公司債券	15	95,595	84,276
Deferred consideration	遞延代價		67,255	67,255
Lease liabilities	租賃負債		4,211	3,296
			11,943,151	11,798,177
Net current liabilities	流動負債淨額		(9,734,254)	(9,453,660)
Total assets less current liabilities	總資產減流動負債		(6,578,541)	(6,160,221)
Non-current liabilities	非流動負債			
Deferred income	遞延收入		131,169	131,486
Deferred tax liabilities	遞延稅項負債		11,641	11,678
Corporate bonds	公司債券		- 11,041	6,009
Lease liabilities	租賃負債		2,820	4,839
			145,630	154,012
NET LIABILITIES	淨負債		(6,724,171)	(6,314,233)

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

At 30 June 2024 於二零二四年六月三十日

			30 June	31 December
			2024	2023
			二零二四年	二零二三年
			六月三十日	十二月三十一日
			(Unaudited)	(Audited)
			(未經審核)	(經審核)
		NOTES	RMB'000	RMB'000
		<i>附註</i> 	人民幣千元	人民幣千元
Capital and reserves	資本及儲備			
Share capital	股本	16	55,983	55,983
Reserves	儲備		(6,815,927)	(6,406,792)
Deficiency attributable to shareholders	本公司股東應佔虧損			
of the Company			(6,759,944)	(6,350,809)
Non-controlling interests	非控股股東權益		35,773	36,576
TOTAL DEFICIENCY	虧損總額		(6,724,171)	(6,314,233)

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

簡明綜合權益變動表

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

Attributable to shareholders of the Company 本公司股東應佔

		LL OF LATINGA AND NOTIFIED											
	-	Share capital	Share premium	Statutory surplus reserve 法定	Exchange translation reserve	Share-base payment reserve 以股份 為基礎之	Deemed contribution reserve 視作注資	Other reserve	Investment revaluation reserve 投資重估	Accumulated losses	Sub-total	Non- controlling interests 非控股	Total
		股本 RMB'000 人民幣千元	股份溢價 RMB'000 人民幣千元	盈餘儲備 RMB'000 人民幣千元	匯兑儲備 RMB'000 人民幣千元	付款儲備 RMB'000 人民幣千元	儲備 RMB'000 人民幣千元	其他儲備 RMB'000 人民幣千元	儲備 RMB'000 人民幣千元	累計虧損 RMB'000 人民幣千元	小計 RMB'000 人民幣千元	股東權益 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Balance at 1 January 2023 (Audited)	於二零二三年一月一日 之結餘(經審核)	55,983	2,557,466	31,427	89,225	30,001	1,034,869	5,033	140	(7,499,627)	(3,695,483)	28,385	(3,667,098)
Loss for the period Other comprehensive income for the period	本期虧損本期其他全面收益	-	-	-	42,205	-	-	-	-	(1,288,845)	(1,288,845) 42,205	8,566	(1,280,279) 42,206
Total comprehensive income (expenses) for the period Lapse of share options (note 17)	本期全面收益(開支)總額 購股權失效(附註17)	-	-	-	42,205	- (65)	-	-	-	(1,288,845)	(1,246,640)	8,567	(1,238,073)
Deemed contribution from the controlling company	視作來自控股公司之注資	-	-	-	_	-	46,416	-	-	-	46,416	-	46,416
Balance at 30 June 2023 (Unaudited)	於二零二三年六月三十日 之結餘(未經審核)	55,983	2,557,466	31,427	131,430	29,936	1,081,285	5,033	140	(8,788,407)	(4,895,707)	36,952	(4,858,755)
Balance at 1 January 2024 (Audited)	於二零二四年一月一日 之結餘(經審核)	55,983	2,557,466	31,427	113,270	29,936	1,034,869	5,033	140	(10,178,933)	(6,350,809)	36,576	(6,314,233)
Loss for the period Other comprehensive expenses for the period	本期虧損本期其他全面開支	-	-	-	(1,113)	-	-	-	-	(408,022)	(408,022) (1,113)	(803)	(408,825) (1,113)
Total comprehensive income (expenses) for the period	本期全面收益(開支)總額	-	-	-	(1,113)	-	_	-	-	(408,022)	(409,135)	(803)	(409,938)
Balance at 30 June 2024 (Unaudited)	於二零二四年六月三十日 之結餘(未經審核)	55,983	2,557,466	31,427	112,157	29,936	1,034,869	5,033	140	(10,586,955)	(6,759,944)	35,773	(6,724,171)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

簡明綜合現金流量表

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

		Six month	s ended
		截至以下日其] 止六個月
		30 June	30 June
		2024	2023
		二零二四年	二零二三年
		六月三十日	六月三十日
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
NET CASH FROM (USED IN) OPERATING	經營活動所得(所用)之現金淨額		
ACTIVITIES ACTIVITIES		109,793	(966,255)
INVESTING ACTIVITIES	投資活動		
Purchase of property, plant and equipment	購入物業、廠房及設備	(2,331)	(1,238)
Purchase of investment properties	購入投資物業	(35)	(3,555)
Proceeds from disposal of property,	出售物業、廠房及設備所得款項		
plant and equipment		_	1,932
Proceeds from disposal of investment	出售投資物業所得款項		
properties		_	1,169,100
Placement of pledged bank deposits	存放銀行抵押存款	(1)	(244)
Release of pledged bank deposits	解押銀行抵押存款	1,705	19,619
Proceed from disposal of financial assets	出售按公平值計入損益之		
at FVTPL	金融資產所得款項	283	7,387
Purchase of financial assets at FVTPL	購入按公平值計入損益之		
	金融資產	(65)	_
Interest received	已收利息	316	236
Net cash inflow from disposal of a subsidiary	出售一間附屬公司之現金流入		
	淨額	_	1,296
Net cash outflow from liquidation of a subsidiary	清算一間附屬公司的現金流出 淨額	_	(43)
- Substituting	, 1, HZ		(+3)
NET CASH (USED IN) FROM INVESTING	投資活動(所用)所得之現金淨額		
ACTIVITIES		(128)	1,194,490

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

簡明綜合現金流量表

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

		Six months ended 截至以下日期止六個月		
		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000	30 June 2023 二零二三年 六月三十日 (Unaudited) (未經審核) RMB'000	
		人民幣千元	人民幣千元	
FINANCING ACTIVITIES	融資活動			
Proceeds from borrowings Repayment of borrowings	借款所得款項 償還借款	5,000 (67,115)	_ (800)	
Advance from immediate holding company Repayment to immediate holding company	來自直接控股公司之墊款 償還直接控股公司之款項	63 (224)	2,163 (570)	
Settlement of corporate bonds Payment of lease liabilities	結清公司債券 支付租賃負債	(2,426)	(4,455) (3,344)	
Interest paid	已付利息	(52,501)	(206,021)	
NET CASH USED IN FINANCING ACTIVITIES	融資活動所用之現金淨額	(117,203)	(213,027)	
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	現金及現金等價物(減少)增加 淨額	(7,538)	15,208	
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE FINANCIAL REPORTING PERIOD	於財務報告期初之 現金及現金等價物	65,351	59,739	
Net foreign exchange difference	外幣匯率差額淨額	(559)	(1,391)	
CASH AND CASH EQUIVALENTS AT 30 JUNE	於六月三十日之現金及 現金等價物	57,254	73,556	

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

BASIS OF PREPARATION

The condensed consolidated financial statements of China Huajun Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") have been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 Interim Financial Reporting issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

The functional currency of the Company is Hong Kong dollars ("HK\$") while the condensed consolidated financial statements of the Group are presented in Renminbi ("RMB") to enable the shareholders of the Company to have a more accurate picture of the Group's financial position and performance.

In preparing the condensed consolidated financial statements, the Directors have given careful consideration to the future liquidity of the Group in light of the fact that as at 30 June 2024 the Group has capital and other commitments of RMB678,054,000 as disclosed in note 18 to the condensed consolidated financial statements and incurred a net loss of RMB408,825,000 for the period ended 30 June 2024.

As at 30 June 2024, the Group had net liabilities of approximately RMB6,724,171,000, which included principals and interest and penalty payables of approximately RMB4,916,553,000 and RMB2,317,881,000 respectively of which aggregate principals of approximately RMB4,911,553,000 are in default, therefore, the lenders have the right to demand immediate repayment of the entire outstanding balances as at 30 June 2024. Details are set out in note 13 to the condensed consolidated financial statements. As at 30 June 2024, the Group only maintained its cash and cash equivalents of approximately RMB57,254,000.

The above conditions indicate the existence of material uncertainty which may cast significant doubt about the Group's ability to continue as a going concern and, therefore it may be unable to realise its assets and discharge its liabilities in the normal course of business.

1. 編製基準

中國華君集團有限公司(「本公司」)及其附屬公司(統稱為「本集團」)之簡明綜合財務報表乃根據香港會計師公會(「香港會計師公會」)所頒佈之香港會計準則(「香港會計準則」)第34號中期財務報告及香港聯合交易所有限公司證券上市規則(「上市規則」)附錄16適用之披露規定而編製。

本公司的功能貨幣為港元(「港元」),而本集團之簡明綜合財務報表以人民幣(「人民幣」)呈列,以更準確地向本公司股東展示本集團之財務狀況及表現。

如簡明綜合財務報表附註18所披露,鑒於於二零二四年六月三十日,本集團擁有資本及其他承擔人民幣678,054,000元,以及截至二零二四年六月三十日止期間產生淨虧損人民幣408,825,000元,於編製簡明綜合財務報表時,董事已審慎考慮本集團之未來流動性。

於二零二四年六月三十日,本集團的負債淨額約為人民幣6,724,171,000元,包括應付本金及利息以及罰款分別約人民幣4,916,553,000元及人民幣2,317,881,000元,其中,本金總額約人民幣4,911,553,000元已違約,因此,貸方有權要求立即償還於二零二四年六月三十日尚未償還的全部結餘。詳情載於簡明綜合財務報表附註13。於二零二四年六月三十日,本集團僅維持現金及現金等價物約人民幣57,254,000元。

上述狀況顯示存在重大不確定性,可能對本集團持續經營能力產生重大疑問,因此 其可能無法於正常業務過程中變現資產 並清償負債。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

1. BASIS OF PREPARATION (Continued)

The Directors reviewed a cash flow forecast of the Group covering a period not less than twelve months from the end of the reporting period and consider that it is appropriate to prepare the condensed consolidated financial statements on the going concern basis taking into account the following facts and assumptions:

(i) Restructuring of the Group's property business

All of the Group's property development projects were suspended due to insufficient cash resources. The Group expects that the property projects will be disposed of through sale or legal auction to get proceeds for repayment of borrowings. Certain property project subsidiaries with overdue borrowings are subject to bankruptcy petition if the proceeds from disposal of pledged assets are not sufficient to repay their debts. The Group is in negotiation with creditors of property development business to restructure the borrowings by set-off of pledged assets.

(ii) Disposal and cessation of non-core loss making business

The Group has and will take actions to cease or dispose of certain non-core loss making business operations to maximise cash flows of the Group.

(iii) Cash inflow from operations

The Group will implement further cost reduction measures to minimise the operating costs and retain resources for the Group's printing and logistics and trading business which provide positive cash flows to maintain the Group's operations.

(iv) Debts restructuring

The Company is undergoing an offshore debts restructuring by way of scheme of arrangement (the "Scheme"). The Company plans to implement the Scheme to object the winding up petition ("HK Petition") against the Company filed by a bond holder at the Court of First Instance of the High Court of Hong Kong. The hearing of the Scheme is scheduled on 13 November 2024. For details, please refer to the Company's announcement dated 9 July 2024.

The Directors believe that, taking into account the above plans and measures, the Group will have sufficient working capital to satisfy its present requirements for the twelve-months period ending 30 June 2025. However, should the Group fails to achieve the above-mentioned plans and measures, the Group may be unable to operate as a going concern, in which case adjustments might have to be made to the carrying values of the Group's assets to state them at their recoverable values, to provide for any further liabilities which might arise and to reclassify its non-current assets and non-current liabilities to current assets and current liabilities, respectively. The effect of these adjustments have not been reflected in the condensed consolidated financial statements.

編製基準(續)

董事審閱涵蓋自報告期末起不少於12個月期間的本集團現金流量預測且經計及以下事實及假設認為按持續經營基準編製簡明綜合財務報表屬適當:

(i) 本集團物業業務之重組

本集團所有物業開發項目因現金資源不足而暫停。本集團預計物業用 目將透過銷售或司法拍賣處置有 獲取所得款項償還借款。若干病 期借款的物業項目附屬公司倘處置 抵押資產所得款項不足以償還其債 務,則面臨破產呈請。本集團與物 開發業務之債權人進行磋商,以通 過抵銷抵押資產重組借款。

(ii) 非核心虧損業務之出售及停止

本集團已經並將採取行動停止或出售若干非核心虧損業務營運,以使本集團現金流量最大化。

(iii) 來自營運的現金流入

本集團將進一步實施縮減成本措施, 以使營運成本最小化,並為本集團 印刷以及物流及貿易業務留存資源, 這提供了正現金流以維持本集團的 營運。

(iv) 債務重組

本公司正透過債務償還安排計劃 (「該計劃」)進行境外債務重組。本 公司計劃實施該計劃以反對一名債 券持有人於香港高等法院原訟法庭 上針對本公司提起的清盤呈請(「香 港呈請」)。該計劃聆訊定於二香 二四年十一月十三日舉行。詳情捐 參閱本公司日期為二零二四年七月 九日的公告。

董事相信,考慮到上述計劃及措施,本集 團於截至二零二五年六月三十日止滿 個月期間將擁有足夠的營運資量無法 其目前的需求。然而,如果本集團無法持 現上述計劃及措施,本集團可能無法持續 經營,在此情況下,可能需對本與團價值 的賬從而就可能產生的任何進一步負債債 出撥備,並將其非流動資產及非流動負債 發開重新分類為流動資產及流動負債 發調整的影響並未於簡明綜合財務報 內反映。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared under the historical cost convention, except for certain properties and financial instruments which are measured at revaluated amounts or fair values.

The accounting policies used in preparing the interim financial statements are consistent with those used in the Group's annual financial statements for the year ended 31 December 2023, except as described below.

Application of new and amendments to HKFRSs

The Group has adopted the following new and amendments to Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, HKASs and Interpretations) issued by the HKICPA for the first time for these condensed consolidated financial statements.

Amendments to HKFRS 16

Lease Liability in a Sale and Leaseback

Amendments to HKAS 1

Classification of Liabilities as Current or Non-current and the related amendments to Hong Kong Interpretation 5 (2020) Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on

Demand Clause

Amendments to HKAS 1

Non-current Liabilities with

Amendments to HKAS 7 and

HKFRS 7

Covenants

Supplier Finance Arrangements

Several amendments apply for the first time in 2024, but do not have an impact on the interim condensed consolidated financial statements of the Group.

2. 主要會計政策

簡明綜合財務報表乃根據歷史成本慣 例編製,惟以重估金額或公平值計量的 若干物業及金融工具除外。

編製中期財務報表所用會計政策與本 集團截至二零二三年十二月三十一日 止年度的年度財務報表所採納者一致, 惟下述者除外。

應用新訂及經修訂香港財務報告準則

本集團已就該等簡明綜合財務報表首 次採納由香港會計師公會頒佈的下列 新訂及經修訂香港財務報告準則(「香 港財務報告準則1)(包括所有香港財 務報告準則、香港會計準則及詮釋)。

香港財務報告準則 第16號(修訂本)

負債 將負債分類為流動

售後租回的租賃

香港會計準則第1號 (修訂本)

或非流動以及 香港詮釋第5號 (二零二零年) 財務報表的 呈列一借款人 對包含按要求 環款條款的 定期貸款的 分類之有關 修訂本

香港會計準則第1號 (修訂本)

附帶契諾的非流動 自 信

香港會計準則第7號及 香港財務報告準則 第7號(修訂本)

供應商融資安排

若干修訂本於二零二四年首次適用,但 對本集團的中期簡明綜合財務報表並 無影響。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

3. SEGMENT INFORMATION

The Group manages its businesses by divisions, which are organised by different business lines. Information reported to the Group's Executive Directors, being the chief operating decision maker ("CODM"), for the purposes of resource allocation and performance assessment, the Group has identified the following three reportable segments.

- Printing: Sales and manufacturing of high quality multicolour packaging products, carton boxes, books, brochures and other paper products
- Trading and logistics: Trading, logistics and supply chain management
- Property development and investments: Property development and investments, property management services

In addition to the operating segments described above, each of which constitutes a reportable segment, the Group has other operating segments which include solar photovoltaic business, provision of financial services, provision of hotel services, department store business and sales and manufacturing of hydraulic machineries in the PRC. None of these segments meets any of quantitative thresholds for determining reportable segments. Accordingly, all of the above operating segments are grouped as "All other segments".

3. 分部資料

本集團以業務分部管理其業務,而業務分部由不同業務線組成。向本集團執行董事(作為首席經營決策者(「首席經營決策者」))呈報資料以用於資源分配和績效評估,本集團確定以下三個報告分部。

- 印刷:銷售及製造高質彩色包裝產品、瓦通盒、圖書、小冊子及其他紙製品
- 貿易及物流:貿易、物流及供應鏈管理
- 物業開發及投資:物業開發及投資、 物業管理服務

除上述經營分部外,各分部構成報告分部,本集團擁有其他經營分部(包括於中國的太陽能光伏業務、提供融資服務、提供酒店服務、百貨公司業務以及銷售及製造液力器械)。概無該等分部於釐定報告分部時達到任何量化最低要求。因此,所有上述經營分部組合為「所有其他分部」。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

3. **SEGMENT INFORMATION** (Continued)

3. 分部資料(續)

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

本集團按報告分部劃分之收益及業績分析如下:

Six months ended 30 June 2024

截至二零二四年六月三十日止六個月

		Printing 印刷 (Unaudited) (未經審核) RMB'000 人民幣千元	Trading and logistics 貿易及物流 (Unaudited) (未經審核) RMB'000 人民幣千元	Property development and investments 物業開發及 投資 (Unaudited) (未經審核) RMB'000 人民幣千元	Reportable segments, total 報告分部 總計 (Unaudited) (未經審核) RMB'000 人民幣千元	All other segments 所有 其他分部 (Unaudited) (未經審核) RMB'000 人民幣千元	Total 總計 (Unaudited) (未經審核) RMB'000 人民幣千元
Segment revenue Revenue from external customer	分部收益 來自外部客戶之收益	160,164	422,079	10,674	592,917	22,597	615,514
Segment results	分部業績	(21,287)	(2,455)	(104,540)	(128,282)	(24,289)	(152,571)
Unallocated amounts Corporate administrative expenses Corporate other income Other gains and (losses), net Share of result of an associate Finance costs	未分配金額 企業行政開支 企業其他收益 其他收益及(虧損)淨額 分佔一間聯營公司之業績 財務費用						(7,499) 14 1 (101) (248,247)
Group's loss before tax	本集團除税前虧損						(408,403)

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

3. **SEGMENT INFORMATION** (Continued)

3. 分部資料(續)

Six months ended 30 June 2023

截至二零二三年六月三十日止六個月

		Printing 印刷 (Unaudited) (未經審核) RMB'000 人民幣千元	Trading and logistics 貿易及物流 (Unaudited) (未經審核) RMB'000 人民幣千元	Property development and investments 物業開發及 投資 (Unaudited) (未經審核) RMB'000 人民幣千元	Reportable segments, total 報告分部 總計 (Unaudited) (未經審核) RMB'000 人民幣千元	All other segments 所有 其他分部 (Unaudited) (未經審核) RMB'000 人民幣千元	Total 總計 (Unaudited) (未經審核) RMB'000 人民幣千元
Segment revenue Revenue from external customer	分部收益 來自外部客戶之收益	199,226	484,954	1,315,627	1,999,807	18,878	2,018,685
Segment results	分部業績	(12,252)	(4,118)	(807,573)	(823,943)	(31,610)	(855,553)
Unallocated amounts Corporate administrative expenses Corporate other income Other gains and (losses), net Share of result of an associate Gain on disposal of a subsidiary Loss on liquidation of a subsidiary Finance costs	未分配金額 企業行政開支 企業其他收益 其他收益及(虧損)淨額 分佔一間聯營公司之業績 出售一間附屬公司之虧損 財務費用						(5,738) 1 152 245 3,878 (17,594) (433,407)
Group's loss before tax	本集團除稅前虧損						(1,308,016)

Segment results represent the profit or loss of each operating segment without allocation of expenses arising from corporate administrative expenses, corporate other income, finance costs, gain on disposal of a subsidiary, loss on liquidation of a subsidiary, other gains and (losses), net, and share of result of an associate. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

分部業績代表各營運分部的損益,並未分配來自企業行政開支的開支、企業其他收益、財務費用、出售一間附屬公司之收益、清算一間附屬公司之虧損、其他收益及(虧損)淨額及分佔一間聯營公司之業績。分部業績之計量乃向首席經營決策者呈報以用於資源分配和績效評估。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

3. **SEGMENT INFORMATION** (Continued)

3. 分部資料(續)

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

本集團按報告分部劃分之資產及負債之分析如下:

		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元
Segment assets Printing Trading and logistics Property development and investments	分部資產 印刷 貿易及物流 物業開發及投資	494,910 715,734 3,184,419	618,737 732,404 3,298,931
All other segments Unallocated assets	所有其他分部 未分配資產	4,395,063 835,532 134,015	4,650,072 852,410 135,474
Total assets	總資產	5,364,610	5,637,956
		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元
Segment liabilities Printing Trading and logistics Property development and investments	分部負債 印刷 貿易及物流 物業開發及投資	774,208 295,150 8,841,110	738,410 296,562 8,698,118
All other segments Unallocated liabilities	所有其他分部 未分配負債	9,910,468 1,666,303 512,010	9,733,090 1,613,073 606,026
Total liabilities	總負債	12,088,781	11,952,189

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

3. **SEGMENT INFORMATION** (Continued)

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to operating segments other than corporate assets and interests in associates; and
- all liabilities are allocated to operating segments other than corporate liabilities.

4. OTHER GAINS AND (LOSSES), NET

3. 分部資料(續)

為監察分部表現及於分部之間分配資源:

- 所有資產獲分配至企業資產及於聯營公司之權益以外之經營分部;及
- 所有負債獲分配至企業負債以外之 經營分部。

4. 其他收益及(虧損)淨額

Six months ended			
截至以下日期	止六個月		
30 June	30 June		
2024	2023		
二零二四年	二零二三年		
六月三十日	六月三十日		
(Unaudited)	(Unaudited)		
(未經審核)	(未經審核)		
RMB'000	RMB'000		
人民幣千元	人民幣千元		

		RMB'000 人民幣千元	RMB'000 人民幣千元
Exchange gain (loss), net	匯兑收益(虧損)淨額 按公平值計入損益之	12	1,192
Changes in fair value of financial assets at FVTPL	安公十屆計入損益之 金融資產公平值變動 出售物業、廠房及設備之	(62)	(243)
Gain on disposal of property, plant and equipment	山皆初耒、献房及畝禰之 收益 ———————————————————————————————————	-	192
		(50)	1,141

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

5. INCOME TAX EXPENSES (CREDIT)

5. 所得税開支(抵免)

		Six month 截至以下日期 30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	
Current tax:	即期税項:		
PRC enterprise income tax	中國企業所得稅	60	6
PRC land appreciation tax	中國土地增值稅	_	14
Other jurisdictions	其他司法權區	31	39
		91	59
Under/(over) provision in prior periods:	於過往期間撥備不足/(超額撥備):		
PRC enterprise income tax	中國企業所得税	635	(72)
PRC land appreciation tax	中國土地增值税	_	(28,202)
Other Jurisdictions	其他司法權區		(73)
		635	(28,347)
Deferred tax	遞延税項	(304)	551
Total income tax expenses/(credit)	損益中已確認之所得税		
recognised in profit or loss	開支/(抵免)總額	422	(27,737)

For the six months ended 30 June 2024 and 30 June 2023, provision for Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profits.

Subsidiaries established in PRC are subject to PRC Enterprise Income Tax at 25% for the current and preceding periods.

截至二零二四年六月三十日及二零二三年 六月三十日止六個月之香港利得税撥備 按估計應課税溢利以16.5%之税率計算。

於中國成立之附屬公司於本期及前期須按中國企業所得税率25%繳稅。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

6. LOSS FOR THE PERIOD

6. 本期虧損

Loss for the period is arrived at after charging (crediting) the following items:

本期虧損已扣除(計入)以下項目:

(a) Finance costs

(a) 財務費用

		Six months ended	
		截至以下日期止六個月	
		30 June	30 June
		2024	2023
		二零二四年	二零二三年
		六月三十日	六月三十日
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest on bank borrowings and	銀行借款及來自金融機構之		
borrowings from financial institutions	借款利息	244,507	382,892
Interest on lease liabilities	租賃負債之利息	136	414
Imputed interest arising on interest free	來自直接控股公司之免息		
borrowings from immediate holding	借款之估算利息		
company		_	46,233
Effective interest expense on	公司債券之實際利息開支		
corporate bonds		3,604	3,868
		248,247	433,407

(b) Other items

(b) 其他項目

30 June 2024 二零二四年	30 June 2023
二零二四年	
	二零二三年
六月三十日	六月三十日
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)
RMB'000	RMB'000
人民幣千元	人民幣千元
舊 6,541	6,235
備之折舊	
34,926	38,428
7 貨成本	
475,375	553,621
7業成本	
2,228	1,268,814
(316)	(236)
	六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 所舊 6,541 情之折舊 34,926 子貨成本 475,375 効業成本 2,228

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

7. LOSS PER SHARE

The calculation of basic and diluted loss per share attributable to shareholders of the Company is based on the following data:

7. 每股虧損

本公司股東應佔每股基本及攤薄虧損乃 按以下數據計算所得:

Six months ended 截至以下日期止六個月

30 June 30 June 2024 2023 二零二四年 二零二三年 六月三十日 六月三十日 (Unaudited) (Unaudited) (未經審核) (未經審核) **RMB'000** RMB'000 人民幣千元 人民幣千元

Loss for the purpose of basic and diluted loss per share attributable to shareholders of the Company 用於計算本公司股東應佔每股 基本及攤薄虧損之虧損

(408,022) (1,288,845)

30 June30 June20242023二零二四年二零二三年六月三十日(Unaudited)(未經審核)(未經審核)

61,543,075

Number of shares:

股份數目:

Number of shares for the purpose of basic and diluted loss per share

用於計算每股基本及攤薄虧損之 股份數目

61,543,075

計算每股攤薄虧損並不假設行使本公司

之購股權,原因為截至二零二四年及二零

二三年六月三十日止六個月期間,該等購

股權之行使價較股份之平均市價為高。

The computation of diluted loss per share does not assume the exercise of the Company's share options because the exercise price of those options was higher than the average market price for shares for both six months periods ended 30 June 2024 and 2023.

8. DIVIDEND

The directors of the Company have resolved not to declare any interim dividend for the six months ended 30 June 2024 (six months ended 30 June 2023: Nil).

8. 股息

截至二零二四年六月三十日止六個月,本公司董事議決將不會宣派任何中期股息 (截至二零二三年六月三十日止六個月:無)。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

9. PROPERTY, PLANT AND EQUIPMENT, RIGHT-OF-USE ASSETS AND INVESTMENT PROPERTIES

(a) Acquisitions and disposals

During the six months ended 30 June 2024, the Group acquired property, plant and equipment (including deposit paid) of RMB2,271,000 (six months ended 30 June 2023: RMB1,238,000), right-of-use assets of RMB1,185,000 (six months ended 30 June 2023: RMB11,136,000) and investment properties (including interest paid and capitalised) of RMB35,000 (six months ended 30 June 2023: RMB3,555,000).

During the six months ended 30 June 2023, the Group disposed of certain plant and equipment with an aggregate carrying amount of RMB1,740,000 for cash proceeds of RMB1,932,000, resulting in a gain on disposal of RMB192,000.

During the six months ended 30 June 2023, the Group disposed of investment properties under development with an aggregate carrying amount of RMB1,169,100,000.

(b) Valuation

The valuation of the investment properties at 30 June 2024 were reassessed by the Group's independent valuers using the same valuation techniques when carrying out the valuation at 31 December 2023.

物業、廠房及設備、使用權資 產及投資物業

(a) 收購及出售

截至二零二四年六月三十日止六個月,本集團收購物業、廠房及設備(包括已付按金)人民幣2,271,000元(截至二零二三年六月三十日止六個月:人民幣1,238,000元)、使用權資產人民幣1,185,000元(截至二年六月三十日止六個月:人民幣35,000元(截至二零二三年六月三十日止六個月:人民幣3,555,000元)。

截至二零二三年六月三十日止六個月,本集團出售賬面總值為人民幣1,740,000元之若干廠房及設備,以換取現金所得款項人民幣1,932,000元,產生出售收益人民幣192,000元。

截至二零二三年六月三十日止六個月,本集團出售賬面總值為人民幣1,169,100,000元之發展中投資物業。

(b) 估值

投資物業於二零二四年六月三十日 的估值乃由本集團獨立估值師使用 與二零二三年十二月三十一日進行 估值相同的估值法進行重估。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

10. PROPERTIES HELD FOR SALE

10. 持作出售物業

		30 June	31 December
		2024	2023
		二零二四年	二零二三年
		六月三十日	十二月三十一日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Completed properties held for sale	持作出售之已竣工物業	630,087	630,572
Properties under development for sale	發展中待售物業	108,543	108,800
		738,630	739,372

11. TRADE AND OTHER RECEIVABLES, AND PREPAYMENTS

The Group normally allows credit period to selected customers on a case-by-case basis depending on the business relationship with and creditworthiness of the respective customers.

The following is an ageing analysis of trade receivables presented based on invoice date which approximates to revenue recognition date, at the end of the reporting period.

11. 貿易及其他應收款項及預付款項

本集團通常按個別情況並視乎與各客戶 之業務關係及其信譽度向經選定客戶授 出信貸期。

以下為於報告期末按發票日期(與收益確認日期相若)呈列之貿易應收款項賬齡分析。

		30 June	31 December
		2024	2023
		二零二四年	二零二三年
		六月三十日	十二月三十一日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0 – 30 days	0至30日	71,036	62,449
31 – 90 days	31至90日	43,195	25,961
91 – 180 days	91至180日	6,965	2,793
Over 180 days	超過180日	8,537	13,229
		129,733	104,432

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

12. TRADE AND OTHER PAYABLES, AND OTHER LIABILITIES

Ageing analysis of trade payables and construction payables at the end of the reporting period based on the invoice date is as follows:

12. 貿易及其他應付款項及其他負債

貿易應付款項及建築應付款項於報告期 末按發票日期之賬齡分析如下:

		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元
0 – 30 days	0至30日	32,931	31,963
31 – 90 days	31至90日	21,162	23,614
91 – 365 days	91至365日	14,954	17,332
Over 365 days	超過365日	132,943	133,397

The average credit period on purchase and construction cost is arranging from 30-180 days.

購買及建築成本之平均信貸期介乎30至 180日。

13. BORROWINGS

13. 借款

		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元
Bank borrowings Other borrowings	銀行借款 其他借款	4,860,537 56,016	4,861,037 115,614
		4,916,553	4,976,651

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

13. 借款(續)

		30 June	31 December
		2024	2023
		二零二四年	二零二三年
		六月三十日	十二月三十一日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Secured	有抵押	4,911,553	4,971,651
Unsecured	無抵押	5,000	5,000
		/ 016 FF2	1 074 451
		4,916,553	4,976,651
Carrying amount repayable within one year	於一年內應付賬面值	4,916,553	4,976,651
The exposure of the Group's borrowings ar maturity dates (or reset dates) are as belows:		本集團的借款風險及合 日)如下:	â約到期日(或重置 □
		20 1	21 December

30 June 31 December 2024 2023 二零二三年 二零二四年 六月三十日 十二月三十一日 (Unaudited) (Audited) (未經審核) (經審核) **RMB'000** RMB'000 人民幣千元 人民幣千元

Fixed-rate borrowings: Within one year

固定利率借款: 一年內

4,916,553

4,976,651

- As at 30 June 2024 and 31 December 2023, certain banking facilities and loans granted to the Group are secured by the Group's assets. Details of the pledged assets are disclosed in note 19.
- (b) As at 30 June 2024, the Group has renewed certain bank borrowings of RMB5,000,000 (31 December 2023: RMB5,000,000) from a commercial bank. As at 30 June 2024, the total outstanding principal amount of approximately RMB4,911,553,000 (31 December 2023: approximately RMB4,971,651,000) was in default and details of material defaulted borrowings are set out below.
- 於二零二四年六月三十日及二零 二三年十二月三十一日,本集團獲 授的若干銀行融資及貸款乃以本集 團資產作抵押。有關抵押資產之詳 情於附註19披露。
- 於二零二四年六月三十日,本集 (b) 團已自一間商業銀行重續若干銀 行借款,金額為人民幣5,000,000元 (二零二三年十二月三十一日:人 民幣5,000,000元)。於二零二四年 六月三十日,拖欠尚未償還本金總 額約人民幣4,911,553,000元(二零 二三年十二月三十一日: 約人民幣 4,971,651,000元),有關重大拖欠借 款的詳情載於下文。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

In respect of a bank borrowing with an outstanding principal amount of RMB157,000,000, the Group breached the repayment terms of which approximately RMB182,682,000 was in default since November 2019. The relevant bank borrowing is an entrusted loan entrusted by Shanghai Linyi Investment Partnership (Limited Partnership)* ("Shanghai Linyi") made available to Baohua Properties (Jiangsu) Co., Ltd.* ("Baohua Jiangsu"), a 100% owned subsidiary of the Group. On 25 December 2019, Shanghai Linyi issued a legal letter to Baohua Jiangsu to demand for the outstanding principal, interest of approximately RMB182,682,000 and RMB3,040,000 respectively plus penalty interest at a daily rate of 0.1% since 9 November 2019. On 31 December 2019, Baohua Jiangsu made partial repayment of the principal of approximately RMB25,682,000.

On 7 January 2020, Shanghai Linyi further filed a claim to Shanghai Financial Court* against Baohua Jiangsu, Huajun Properties (Yangzhou) Co., Ltd.* (Huajun Properties Yangzhou), the Company and Mr. Meng for the outstanding principal of approximately RMB169,539,000 as at 31 December 2019 plus penalty interest at a daily rate of 0.1% since 31 December 2019. On 10 September 2020, Shanghai Financial Court handed down a judgement in favour of Shanghai Linyi and demanded immediate repayment from Baohua Jiangsu but concluded that the outstanding principal was RMB157,000,000 and unpaid interest of RMB3,040,000. Penalty interest shall be calculated at an annual rate of 24% since 9 November 2019. On 30 September 2020, Baohua Jiangsu filed an appeal to the Shanghai High Court against the interest rate determined by the Shanghai Financial Court. The Shanghai High Court rejected the appeal from the Group and the execution notice had been released on 8 July 2021. In September and October 2022, a piece of land of Baohua Jiangsu pledged for the loan were enforced to judicial auction. After two rounds of public judicial auctions, the land has not been sold. According to the execution judgement issued by Shanghai Financial Court dated 6 December 2022, the land will be used to settle the debt owed by Baohua Jiangsu at the second bidding base price of approximately RMB188,591,000.

* English name for reference only

13. 借款(續)

就尚未償還本金額人民幣 157,000,000元的銀行借款而言,本 集團違反償還條款,自二零一九年 十一月起拖欠約人民幣182,682,000 元。相關銀行借款為由上海廩溢投 資合夥企業(有限合夥)(「上海 廩溢」)委託向本集團擁有100%權 益的附屬公司保華地產(江蘇)有 限公司(「保華江蘇」)提供的委託 貸款。於二零一九年十二月二十五 日,上海廩溢向保華江蘇發出律師 函要求償還尚未償還本金、利息分 別約人民幣182,682,000元及人民幣 3,040,000元另加自二零一九年十一 月九日起按每日利率0.1%計息的罰 息。於二零一九年十二月三十一日, 保華江蘇償還部分本金約人民幣 25,682,000元。

> 於二零二零年一月七日,上海廩 溢就保華江蘇、華君地產(揚州) 有限公司(華君地產揚州)、本公 司及孟先生於二零一九年十二月 三十一日的尚未償還本金約人民幣 169,539,000元,另加自二零一九年 十二月三十一日起按每日利率0.1% 計息的罰息進一步向上海金融法院 提出申索。於二零二零年九月十日, 上海金融法院作出有利於上海廩 溢的判決,並要求保華江蘇立即還 款,但裁定尚未償還本金為人民幣 157,000,000元及未付利息為人民幣 3.040.000元。罰息應自二零一九年 十一月九日起按年利率24%計算。 於二零二零年九月三十日,保華江 蘇就上海金融法院裁定的利率向上 海高級法院提出上訴。上海高級法 院駁回本集團上訴,執行通知已於 二零二一年七月八日發出。於二零 二二年九月及十月,保華江蘇就貸 款抵押的一塊土地已被強制進行司 法拍賣。經過兩輪公開司法拍賣後, 該土地尚未售出。根據上海金融法 院發佈的日期為二零二二年十二月 六日的執行判決書,該土地將以約 人民幣188,591,000元的第二次招標 基礎價格用於清償保華江蘇欠付的 債務。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(c) (Continued)

A petitioner presented a bankrupt liquidation petition (the "Petition") against Baohua Jiangsu, in the Court of People's Court of Gaoyou City, Jiangsu Province ("Gaoyou People's Court"). According to the "Civil Judgement" dated 13 January 2023 issued by the Gaoyou People's Court, the application of the Petition was accepted. On 28 January 2023, Gaoyou People's Court issued a decision letter for the designation of a group of individuals as the bankruptcy administrators to handle the bankruptcy liquidation of Baohua Jiangsu. As a result of the bankrupt liquidation petition against Baohua Jiangsu and the appointment of Bankruptcy Administrator, the Company has effectively lost the control over Baohua Jiangsu and the results of operations and financial position of Baohua Jiangsu have not been consolidated into the consolidated financial statements of the Company as Baohua Jiangsu is considered no longer a subsidiary of the Company since February 2023 (the "Baohua Jiangsu Liquidation").

As a result of the Baohua Jiangsu Liquidation, the entire outstanding principal of RMB157,000,000, outstanding interest of approximately RMB3,040,000 and penalty interest of approximately RMB121,169,000 based on contractual terms were derecognised upon deconsolidation of Baohua Jiangsu.

13. 借款(續)

(c) (續)

呈請方針對保華江蘇向江蘇省高郵 市人民法院(「高郵市人民法院」)提 交破產清算呈請(「呈請」)。根據高 郵市人民法院發出日期為二零二三 年一月十三日的《民事裁定書》, 受理呈請申請。於二零二三年一月 二十八日,高郵市人民法院發出一 份決定書,指定一組人士擔任處理 保華江蘇破產清算的管理人。由於 針對保華江蘇的破產清算呈請及 管理人的委任,本公司實際已失去 對保華江蘇的控制,且由於自二零 二三年二月起保華江蘇不再被視為 本公司之附屬公司,保華江蘇之經 營業績及財務狀況並不綜合入賬本 公司綜合財務報表(「保華江蘇清 盤|)。

由於保華江蘇清盤,根據合約條款作出的全部尚未償還本金人民幣157,000,000元、尚未償還利息約人民幣3,040,000元及罰息約人民幣121,169,000元於保華江蘇終止綜合入賬時終止確認。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

In respect of a borrowing with an outstanding principal of RMB1,440,000,000, the Group breached the repayment terms of which the loan principal of RMB240,000,000 was in default since 27 March 2020. The loan was granted by China Great Wall Asset Management Co., Ltd. - Shanghai Branch ("China Great Wall") to Baohua Properties Development (Shanghai) Co., Ltd* ("Baohua Shanghai"), an indirect wholly-owned subsidiary of the Company. The borrowing was secured by the shares of Baohua Real Estate (Dalian) Co., Ltd. ("Baohua Real Estate Dalian"), the Group's investment properties and properties held for sale with carrying value of nil and nil as at 31 December 2023 and guaranteed by the Company, Huajun Holdings Group Co., Ltd. (a company controlled by Mr. Meng), Mr. Meng and his spouse (together referred to as the "Guarantors"). Pursuant to the terms of the loan agreement, China Great Wall had a discretionary right to demand immediate full repayment of the outstanding principal of RMB1,440,000,000 together with any unpaid interest. On 9 June 2020, China Great Wall issued a payment notice and demanded repayment of the principals of RMB1,440,000,000 and penalty interest immediately.

13. 借款(續)

就尚未償還本金額人民幣 (d) 1,440,000,000元的借款而言,本集 團違反償還條款,自二零二零年三 月二十七日起拖欠貸款本金人民幣 240,000,000元。該貸款由中國長城 資產管理股份有限公司-上海分公 司(「中國長城」)授予本公司之間 接全資附屬公司保華房地產開發 (上海)有限公司(「保華上海」)。 該借款由保華地產(大連)有限公 司(「保華地產大連」)的股份、本集 團的投資物業及持作出售物業(於 二零二三年十二月三十一日的賬面 值分別為零及零)作抵押,並由本公 司、華君控股集團有限公司(由孟 先生控制的公司)、孟先生及其配偶 (統稱為「擔保人」)擔保。根據貸款 協議的條款,中國長城可酌情要求 立即悉數償還尚未償還本金人民幣 1,440,000,000元連同任何未付利息。 於二零二零年六月九日,中國長城 發出付款通知,要求立即償還本金 人民幣1,440,000,000元及罰息。

^{*} English name for reference only

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(d) (Continued)

On 2 November 2020, the Group received a notice dated 30 October 2020 from the Shanghai Huangpu Notary Public Office ("Shanghai Notary Office") (the "Notice"), stating that the lender has applied for the issuance of execution certificate (the "Execution Certificate") to the Group due to the alleged failure of Baohua Shanghai to repay the loan within the specified period. According to the Notice, Baohua Shanghai has the right to object to the issuance of the Execution Certificate within five days after receiving the Notice. On 5 November 2020, Baohua Shanghai submitted an objection letter against the issuance of the Execution Certificate to Shanghai Notary Office. On 28 December 2020, Baohua Shanghai received a second notice dated 23 November 2020 from Shanghai Notary Office, which stated that Baohua Shanghai's objection against the issuance of the Execution Certificate was not accepted. Baohua Shanghai received further notices from Shanghai Notary Office dated 25 December 2020 and 8 January 2021 respectively in respect of amendments to the computation of compound interest, penalty interest and damages from the default of borrowings. On 11 January 2021, the Execution Certificate was issued by Shanghai Notary Office, pursuant to which China Great Wall can use the Execution Certificate for application to the relevant courts of the PRC for enforcement of immediate repayment on the principal and all outstanding interest. According to the Execution Certificate, the total interest including normal interest, penalty interest, compound interest and damages shall not exceed 24% per annum. On 10 February 2021, the Shanghai Financial Court issued a notice of execution against Baohua Shanghai, pursuant to which Baohua Shanghai was ordered to pay the outstanding balance of the borrowing plus interest to China Great Wall. On the same date, the Shanghai Financial Court also issued an asset report order against Baohua Shanghai, Baohua Real Estate Dalian and the Guarantors pursuant to which the Guarantors are required to report their assets and relevant financial information to the court.

13. 借款(續)

(d) *(續)*

於二零二零年十一月二日,本集團 接獲上海黃浦公證處(「上海公證 處」)發出的日期為二零二零年十月 三十日的通知(「該通知」),當中指 出貸款人因保華上海涉嫌未能在指 定期限內償還貸款,已申請向本集 團簽發執行證書(「執行證書」)。根 據該通知,保華上海有權於收到該 通知後五天內反對簽發執行證書。 於二零二零年十一月五日,保華上 海向上海公證處提交了一份反對簽 發執行證書的異議書。於二零二零 年十二月二十八日,保華上海收到 由上海公證處發出日期為二零二零 年十一月二十三日之第二份通知, 其中表示保華上海就簽發執行證書 之異議不被採納。保華上海收到由 上海公證處發出日期分別為二零二 零年十二月二十五日及二零二一年 一月八日之進一步通知,內容有關 修訂複利、罰息及借款違約損害賠 償的計算方式。於二零二一年一月 十一日,上海公證處簽發執行證書, 據此中國長城可憑借執行證書向有 關中國法院申請強制執行立即償還 本金及所有未償還利息。根據執行 證書,總利息(包括一般利息、罰 息、複利及損害賠償)應不超過每年 24%。於二零二一年二月十日,上海 金融法院向保華上海下達執行通知, 據此保華上海須按指令向中國長城 支付尚未償還借款結餘及利息。於 同日, 上海金融法院亦向保華上海、 保華地產大連及擔保人頒佈資產申 報令,據此,擔保人須向法院報告彼 等資產及相關財務資料。

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13. BORROWINGS (Continued)

(d) (Continued)

One of the Guarantors, Huajun Holdings Group Co., Ltd., has submitted an application for non-enforcement to the Shanghai Financial Court in accordance with the law. In July 2021, the Shanghai Financial Court released a judgment to reject the application for nonenforcement and an application for review of judgement was submitted. The review of judgement was rejected by Shanghai Financial Court in October 2021. In November and December 2022, certain investment properties under development and properties held for sale of Baohua Shanghai pledged for the loan were enforced to judicial auctions and those properties were sold for a consideration of approximately RMB2,170,000,000 in May 2023. On 20 June 2023, Shanghai Financial Court released a judgment, stating approximately RMB1,652,000,000 out of the total proceeds from judicial auctions of RMB2,170,000,000 has been used to settle the outstanding principal and other related interest.

As at 30 June 2024, the remaining proceeds (after deducting of related enforcement expenses) from judicial auctions of RMB511,678,000 were under custodial by the Shanghai Financial Court and recorded in trade and other receivables in the consolidated statement of financial position, and outstanding interest, penalty interest, compound interest and damages in aggregate of approximately RMB558,185,000 (31 December 2023: approximately RMB558,185,000) were included in other payables.

13. 借款(續)

(d) *(續)*

華君控股集團有限公司(擔保人之 一)已根據法律向上海金融法院提 交不強制執行的申請。於二零二一 年七月,上海金融法院已公佈判決 駁回不執行申請,且判決複審申請 已提交。於二零二一年十月,上海 金融法院駁回了判決複審。於二零 二二年十一月及十二月,保華上海 就貸款抵押的若干發展中投資物 業及持作出售物業已被強制進行 司法拍賣,且該等物業於二零二三 年五月已按約人民幣2.170.000.000 元的代價售出。於二零二三年六月 二十日,上海金融法院已公佈判 決,表明司法拍賣所得款項總額人 民幣2,170,000,000元中的約人民幣 1,652,000,000元已用作結算尚未償 還本金及其他相關利息。

於二零二四年六月三十日,司法拍賣剩餘所得款項(經扣除相關強制執行開支後)人民幣511,678,000元由上海金融法院保管,並計入綜合財務狀況表中貿易及其他應收款項,而尚未償還利息、罰息、複利及損害賠償合共約人民幣558,185,000元(二零二三年十二月三十一日:約人民幣558,185,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(e) In respect of a borrowing with an outstanding principal of RMB22,499,000 (31 December 2023: RMB22,499,000), the Group breached the repayment terms of which the entire loan principal of RMB31,796,000 was in default since 8 June 2020. The loan was granted by Zheshang Bank Co., Ltd ("Zheshang Bank") to Shenzhen Huajun Financial Leasing Co., Ltd* ("Shenzhen Huajun Financial Leasing"), a 70% owned subsidiary of the Company.

On 10 July 2020, Zheshang Bank filed a claim to Shenzhen Futian District People's Court* against Shenzhen Huajun Financial Leasing for the outstanding principal of RMB32,000,000 plus unpaid interest (including penalty interest and additional interest) of approximately RMB332,000 and the penalty interest and compound interest shall be calculated at 8.34% per annum. The hearing of the claim was held on 16 September 2020. On 3 December 2020, Shenzhen Futian District People's Court handed down a judgement to demand Shenzhen Huajun Financial Leasing to repay the outstanding principal and interest (including penalty interest and compound interest) of approximately RMB32,000,000 and RMB1,320,000 accumulated up to 19 November 2020. Thereafter, penalty interest and compound interest shall be calculated at 8.34% per annum. On 30 December 2020, Shenzhen Huajun Financial Leasing filed an appeal to the Guangdong, Shenzhen Intermediate People's Court against the interest rate determined by the Shenzhen Futian District People's Court. On 11 May 2021, the Guangdong, Shenzhen Intermediate People's Court handed down the judgement of appeal which withhold the original verdict. On 9 June 2021, an enforcement notice was received. During the year ended 31 December 2022, certain investment properties of the Group pledged for the loan were enforced to judicial auction and certain properties have been sold for approximately RMB11,902,000 and all proceeds had been repaid to Zheshang Bank.

13. 借款(續)

(e) 就尚未償還本金額人民幣22,499,000元(二零二三年十二月三十一日:人民幣22,499,000元)的借款而言,本集團違反償還條款,自二零二零年六月八日起拖欠全部貸款本金人民幣31,796,000元。該貸款由浙商銀行股份有限公司(「浙商銀行」)授予由本公司擁有70%權益的附屬公司深圳市華君融資租賃有限公司(「深圳華君融資租賃」)。

於二零二零年七月十日,浙商銀行 就尚未償還本金人民幣32,000,000元 及未付利息(包括罰息及附加利息) 約人民幣332,000元向深圳市福田區 人民法院提起對深圳華君融資租賃 的申索,罰息及複利按每年8.34%計 算。申索的聆訊於二零二零年九月 十六日舉行。於二零二零年十二月 三日,深圳市福田區人民法院作出 判決,要求深圳華君融資租賃償還 尚未償還本金及累計至二零二零年 十一月十九日的利息(包括罰息及 複利)約人民幣32.000.000元及人民 幣1,320,000元。之後,罰息及複利按 每年8.34%計息。於二零二零年十二 月三十日,深圳華君融資租賃就深 圳市福田區人民法院釐定的利率向 廣東省深圳市中級人民法院提出上 訴。於二零二一年五月十一日,廣東 省深圳市中級人民法院作出上訴判 决,維持原判。於二零二一年六月九 日,收到強制執行通知。截至二零 二二年十二月三十一日止年度,本 集團就貸款抵押的若干投資物業被 強制進行司法拍賣,而已出售的若 干物業價值約人民幣11,902,000元 且所有所得款項均已償還予浙商銀 行。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(e) (Continued)

As at 30 June 2024, the entire outstanding bank borrowing of RMB22,499,000 (31 December 2023: RMB22,499,000) was classified as current liabilities and its outstanding interest of RMB108,000 (31 December 2023: RMB108,000) and penalty interest and compound interest of approximately RMB9,327,000 (31 December 2023: approximately RMB8,375,000) based on the judgement rate at 8.34% (31 December 2023: 8.34%) per annum was included in other payables.

In respect of two borrowings with total outstanding principal of RMB2,658,800,000 (31 December 2023: RMB2,658,800,000), the Group has not repaid the entire outstanding principals. The loan was granted by Liaoshen Bank to Huajun Properties (Dalian) Company Limited ("Huajun Properties (Dalian)"), an indirect wholly-owned subsidiary of the Company. Pursuant to the terms of the loan agreement, the counterparty had a discretionary right to demand immediate full repayment of the outstanding principal of RMB2,658,800,000 together with any unpaid interest. On August 2021, Liaoshen Bank filed claims to Yingkou Court against Huajun Properties (Dalian) and an order was granted by the Yingkou Court to freeze and preserve the Dalian Office Complex. The first hearing for claims has been held on 23 November 2021 and Yingkou Court handed down a judgement to demand Huajun Properties (Dalian) to repay the outstanding principal and relevant interest.

The Dalian Office Complex included in investment properties under development of the Group pledged for the loan was enforced to judicial auction in October 2022 but those properties have not been sold up to the date of these consolidated financial statements.

13. 借款(續)

(e) (*續*)

於二零二四年六月三十日,全部尚未償還銀行借款人民幣22,499,000元(二零二三年十二月三十一日:人民幣22,499,000元)分類為流動負債,而尚未償還利息人民幣108,000元(二零二三年十二月三十一日:8.34%(二零二三年十二月三十一日:8.34%)計息的罰息及複利約人民幣9,327,000元(二零二三年十二月三十一日:約人民幣8,375,000元)計入其他應付款項。

(f) 就尚未償還本金總額人民幣 2,658,800,000元(二零二三年十二 月三十一日:人民幣2,658,800,000 元)的兩筆借款而言,本集團尚未償 還全部未償還本金。該貸款由遼瀋 銀行授予本公司的間接全資附屬公 司華君地產(大連)有限公司(「華 君地產(大連)」)。根據貸款協議 之條款,對手方擁有酌情權要求立 即悉數償還尚未償還之本金人民幣 2,658,800,000元(連同任何未付利 息)。於二零二一年八月,遼瀋銀行 向營口法院提出對華君地產(大連) 的申索,營口法院頒令凍結及保存 大連辦公大樓。申索的首次聆訊已 於二零二一年十一月二十三日舉行, 營口法院已作出判決,要求華君地 產(大連)償還未償還本金及相關利 息。

本集團就貸款抵押的計入發展中投資物業的大連辦公大樓已於二零二二年十月被強制進行司法拍賣,但直至該等綜合財務報表日期,該等物業尚未售出。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(f) (Continued)

As at 30 June 2024, the entire outstanding bank borrowing of RMB2,658,800,000 (31 December 2023: RMB2,658,800,000) was classified as current liabilities and its outstanding interest of RMB790,788,000 (31 December 2023: RMB668,766,000) and penalty interest and compound interest of approximately RMB32,834,000 (31 December 2023: RMB28,284,000) at a rate of 3% per annum based on the Yingkou Court's judgement were included in other payables.

(g) In respect of a borrowing with an outstanding principal of RMB56,700,000, the Group has not repaid the entire outstanding principal and in default since 4 September 2021. The loan was granted by Liaoshen Bank to Huajun Power Technology (Jiangsu) Co., Ltd.*, an indirect whollyowned subsidiary of the Company. On 7 December 2021, an order was granted by Yingkou West City District Court to freeze and preserve two solar photovoltaic production lines. On 22 November 2022, an enforcement notice was issued by Yingkou West City District Court.

As at 30 June 2024, the entire outstanding bank borrowing of RMB56,700,000 (31 December 2023: RMB56,700,000) was classified as current liabilities and outstanding interest of approximately RMB20,642,000 (31 December 2023: approximately RMB18,327,000) based on contractual terms was included in other payables.

13. 借款(續)

(f) (續)

於二零二四年六月三十日,全部尚未償還銀行借款人民幣2,658,800,000元(二零二三年十二月三十一日:人民幣2,658,800,000元)分類為流動負債,而尚未償還利息人民幣790,788,000元(二零二三年十二月三十一日:人民幣668,766,000元)及根據營口法院的判決按3%的年利率計息的罰息及複利約人民幣32,834,000元(二零二三年十二月三十一日:人民幣28,284,000元)計入其他應付款項。

(g) 就尚未償還本金額人民幣56,700,000 元的借款而言,自二零二一年九月 四日起,本集團尚未償還全部未償 還本金且違約。該貸款由遼瀋銀行 授予本公司間接全資附屬司司 君電力科技(江蘇)有限公司。於市 零二一年十二月七日,營口西太陽 法院頒令凍結並保存兩條 光伏生產線。於二零二二年十一月 二十二日,營口西市區法院發出執 行通知。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣56,700,000元(二零二三年十二月三十一日:人民幣56,700,000元)分類為流動負債及根據合約條款作出的未償還利息約人民幣20,642,000元(二零二三年十二月三十一日:約人民幣18,327,000元)計入其他應付款項。

簡明綜合財務報表附註

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13. BORROWINGS (Continued)

In respect of a borrowing with outstanding principal of RMB56,016,000 (31 December 2023: RMB115,614,000) from a private company incorporated in Hong Kong, the Group breached the repayment terms of which the outstanding principal of RMB56,016,000 (31 December 2023: RMB115,614,000) was classified as current liabilities and outstanding interest and penalty interest of approximately RMB9,105,000 (31 December 2023: RMB63,667,000) were included in other payables. In January 2022, the Company has entered into a deed with the lender to provide further collaterals including certain land and buildings held by a subsidiary in the PRC, corporate guarantees of two subsidiaries of the Company and 100% equity pledged of a subsidiary in the PRC. Both counterparties agreed not to demand for repayment until 28 July 2022. In July 2022, a notice of arbitration was issued by Shenzhen Court of International Arbitration ("Shenzhen Arbitration") to two subsidiaries of the Company and an arbitration hearing was held in September 2022. The Shenzhen Arbitration has released the judgement in June 2023 and decided that the subsidiaries of the Company undertake the guarantee obligation of the Company's outstanding loan principal and interest. The subsidiaries have applied to Shenzhen Intermediate Court for application of the withdrawal of judgement of Shenzhen Arbitration. In 2023, the subsidiaries have withdrawn the application and the judgement of the Shenzhen Arbitration was executed. During the Reporting Period, the lender has applied for execution of the judgment of the Shenzhen Arbitration and a sum of RMB113,940,000 was repaid to the lender directly by Dongguan Intermediate People's Court which withheld certain amount of proceeds from legal action of a piece of land.

13. 借款(續)

就自一家於香港註冊成立的私人 公司借入的未償還本金人民幣 56,016,000元(二零二三年十二月 三十一日:人民幣115,614,000元) 的借款而言,本集團違反還款條 款,未償還本金人民幣56,016,000 元(二零二三年十二月三十一日: 人民幣115,614,000元)分類為流動 負債以及未償還利息及罰息約人民 幣9,105,000元(二零二三年十二月 三十一日:人民幣63,667,000元)計 入其他應付款項。於二零二二年一 月,本公司與貸方訂立契據,提供進 一步抵押品,包括一間於中國的附 屬公司持有的若干土地及樓宇、本 公司兩間附屬公司的公司擔保及一 間中國附屬公司的全部權益質押。 交易對手方均同意於二零二二年七 月二十八日之前不要求償還。於二 零二二年七月,深圳國際仲裁院(「深 圳仲裁」)向本公司兩間附屬公司發 出仲裁通知,並於二零二二年九月 舉行仲裁聆訊。深圳仲裁院已於二 零二三年六月發佈仲裁判決書,裁 定由本公司附屬公司承擔本公司未 償還貸款本金及利息的擔保義務。 附屬公司已向深圳市中級法院申請 撤銷深圳仲裁院的仲裁判決書。於 二零二三年,附屬公司已撤銷申請, 深圳仲裁院的判決已執行。於報告 期間,貸方已申請執行深圳仲裁的 判決,東莞市中級人民法院扣留了 一塊土地法律訴訟的部分所得款項, 直接向貸方償還人民幣113,940,000 元。

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For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

In respect of a borrowing with an outstanding principal of RMB199,659,000 (31 December 2023: RMB199,659,000), the Group breached the repayment terms of which the entire loan principal of RMB199,659,000 was in default since 10 August 2020. The borrowing was granted by Jiangsu Jiangnan Rural Commercial Bank Co., Ltd.* ("Jiangnan Rural Bank") to Huajun Properties (Changzhou) Company Limited* ("Huajun Changzhou"), a wholly-owned subsidiary of the Company and was guaranteed by Huajun Power Group Co., Ltd. and the Company. In October 2020, Jiangnan Rural Bank filed several claims to Changzhou Intermediate Court* against Huajun Changzhou. The first hearing for claims was held in December 2021 and January 2022. As at 31 December 2022, the Changzhou Intermediate Court has handed down a judgement to demand Huajun Changzhou to repay all outstanding principal and relevant interest. Jiangnan Rural Bank transferred the loan receivables to China Great Wall Asset Management Co. Ltd. - Jiangsu province Branch ("China Great Wall - Jiangsu"), China Great Wall - Jiangsu filed several claims to Changzhou Intermediate Court in October 2022 and court hearing was subsequently held on 28 February 2023. On 1 July 2024, enforcement judgments were issued by Changzhou Intermediate Court.

As at 30 June 2024, the entire outstanding bank borrowing of approximately RMB199,659,000 (31 December 2023: approximately RMB199,659,000) was classified as current liabilities and outstanding interest, penalty interest and compound interest of approximately RMB80,859,000 (31 December 2023: approximately RMB70,503,000) were included under other payables.

13. 借款(續)

就尚未償還本金額人民幣 (i) 199,659,000元(二零二三年十二月 三十一日:人民幣199,659,000元)的 借款而言,本集團違反償還條款,其 中自二零二零年八月十日起拖欠全 部貸款本金人民幣199,659,000元。 該借款由江蘇江南農村商業銀行股 份有限公司(「江南農村銀行」)授 予本公司的全資附屬公司華君地產 (常州)有限公司(「華君常州」),並 由華君電力集團有限公司及本公司 擔保。於二零二零年十月,江南農村 銀行向常州市中級法院提出對華君 常州的若干申索。申索的首次聆訊 已於二零二一年十二月及二零二二 年一月舉行。於二零二二年十二月 三十一日,常州市中級法院作出判 決,要求華君常州償還全部未償還 本金及相關利息。江南農村銀行向 中國長城資產管理股份有限公司一 江蘇省分公司(「中國長城-江蘇」) 轉讓應收貸款,中國長城一江蘇於 二零二二年十月向常州市中級法院 提出若干申索,法院聆訊隨後於二 零二三年二月二十八日舉行。於二 零二四年七月一日,常州市中級法 院發佈執行判決。

於二零二四年六月三十日,全部尚未償還銀行借款約人民幣199,659,000元(二零二三年十二月三十一日:約人民幣199,659,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣80,859,000元(二零二三年十二月三十一日:約人民幣70,503,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

In respect of a borrowing with an outstanding principal of RMB483,900,000 (31 December 2023: RMB483,900,000), the Group breached the repayment terms of which entire loan principal of RMB489,900,000 was in default since 24 February 2022. The borrower of the loan was New Island Printing (Liaoning) Limited ("NIP (Liaoning)")*, a wholly-owned subsidiary of the Company. In July 2022, Liaoning Assets Management Company Limited filed a claim to Liaoning Yingkou Intermediate Court against NIP (Liaoning). The first hearing for the claim was held in August 2022 and has handed down a judgement to demand NIP (Liaoning) to repay all outstanding principal and relevant interest. Certain investment properties of the Group located in Dalian pledged for the loan were enforced to judicial auctions and one of the investment properties was sold in auction held in December 2022 for a consideration of approximately RMB60,913,000 and another investment property was sold for a consideration of approximately RMB47,762,000 in February 2023. Such proceeds from auctions are to be repaid to Liaoning Assets Management Company Limited by the court directly.

As at 30 June 2024, the entire outstanding bank borrowing of RMB483,900,000 (31 December 2023: RMB483,900,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB86,734,000 (31 December 2023: approximately RMB63,377,000) were included in other payables.

13. 借款(續)

就尚未償還本金額人民幣 (i) 483,900,000元(二零二三年十二月 三十一日:人民幣483,900,000元)的 借款而言,本集團違反償還條款,自 二零二二年二月二十四日起拖欠全 部貸款本金人民幣489,900,000元。 該貸款的借款人為本公司全資附屬 公司新洲印刷(遼寧)有限公司(「新 洲印刷(遼寧)」)。於二零二二年七 月,遼寧資產管理有限公司向遼寧 省營口市中級法院提出對新洲印刷 (遼寧)的申索。申索的首次聆訊於 二零二二年八月舉行,並已作出判 決,要求新洲印刷(遼寧)償還全部 未償還本金及相關利息。本集團就 貸款抵押的位於大連市的若干投資 物業已被強制進行司法拍賣,其中 一處投資物業於二零二二年十二月 舉行的拍賣會中售出,代價為約人 民幣60,913,000元,另一處投資物業 於二零二三年二月以代價約人民幣 47,762,000元售出。相關拍賣所得款 項將由法院直接償還予遼寧資產管 理有限公司。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣483,900,000元(二零二三年十二月三十一日:人民幣483,900,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣86,734,000元(二零二三年十二月三十一日:約人民幣63,377,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(k) In respect of a borrowing with an outstanding principal of RMB300,000,000 (31 December 2023: RMB300,000,000), the Group breached the repayment terms of which entire loan principal of RMB300,000,000 was in default since 30 July 2021. The borrower of the loan was Huajun Logistics Group Limited ("Huajun Logistics")*, a wholly-owned subsidiary of the Company. In July 2022, Liaoning Assets Management Company Limited filed a claim to Liaoning Yingkou Intermediate Court against Huajun Logistics. In September 2022, Liaoning Yingkou Intermediate Court has held down a judgement to demand Huajun Logistics to repay all outstanding principal and relevant interest to Liaoning Assets Management Company Limited.

As at 30 June 2024, the entire outstanding bank borrowing of RMB300,000,000 (31 December 2023: RMB300,000,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB148,630,000 (31 December 2023: approximately RMB128,837,000) were included in other payables.

In respect of a borrowing with an outstanding principal of RMB328,065,000 (31 December 2023: RMB328,065,000), the Group breached the repayment terms of which entire loan principal of RMB328,065,000 was in default since 25 September 2021. The borrower of the loan was Huajun Power Technology (Jiangsu) Co., Ltd. ("HPT Jiangsu")*, a wholly-owned subsidiary of the Company. In July 2022, Liaoning Assets Management Company Limited filed a claim to Liaoning Yingkou Intermediate Court against HPT Jiangsu. The first hearing for the claim is scheduled to be held in August 2022. In September 2022, Liaoning Yingkou Intermediate Court has held down a judgement to demand HPT Jiangsu to repay all outstanding principal and relevant interest to Liaoning Assets Management Company Limited.

As at 30 June 2024, the entire outstanding bank borrowing of RMB328,065,000 (31 December 2023: RMB328,065,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB81,139,000 (31 December 2023: approximately RMB71,187,000) were included in other payables.

13. 借款(續)

(k) 就 尚未 償還 本金 額三年 300,000,000元(二零二分000元)000元(二零二分000元)000元(200元)000元(200元)000元(200元)00元(200

於二零二四年六月三十日,全部尚未償還銀行借款人民幣300,000,000元(二零二三年十二月三十一日:人民幣300,000,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣148,630,000元(二零二三年十二月三十一日:約人民幣128,837,000元)計入其他應付款項。

就尚未償還本金額人民幣 328,065,000元(二零二三年十二月 三十一日:人民幣328,065,000元)的 借款而言,本集團違反償還條款,自 二零二一年九月二十五日起拖欠全 部貸款本金人民幣328,065,000元。 該貸款的借款人為本公司全資附屬 公司華君電力科技(江蘇)有限公 司(「華君電力科技江蘇」)。於二零 二二年七月,遼寧資產管理有限公 司向遼寧省營口市中級法院提出對 華君電力科技江蘇的申索。申索的 首次聆訊定於二零二二年八月舉行。 於二零二二年九月,遼寧省營口市 中級法院作出判決,要求華君電力 科技江蘇向遼寧資產管理有限公司 償還全部未償還本金及相關利息。

> 於二零二四年六月三十日,全部尚 未償還銀行借款人民幣328,065,000 元(二零二三年十二月三十一日: 人民幣328,065,000元)分類為流 動負債,而尚未償還利息、罰息及 複利約人民幣81,139,000元(二零 二三年十二月三十一日:約人民幣 71,187,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(m) In respect of a borrowing with an outstanding principal of RMB79,000,000 (31 December 2023: RMB79,000,000), the Group breached the interest repayment terms of the loan which was granted by Jurong Rural Commercial Bank ("Jurong Rural Bank") with loan principal maturity in July 2024. The borrower of the loan was HPT Jiangsu. During the year ended 31 December 2022, Jurong Rural Bank filed a claim to Jurong People's Court against HPT Jiangsu. In September 2022, the Jurong People's Court has held down a judgement to demand HPT Jiangsu to repay the principal and related interest to Jurong Rural Bank.

As at 30 June 2024, the entire outstanding bank borrowing of RMB79,000,000 (31 December 2023: RMB79,000,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB19,069,000 (31 December 2023: approximately RMB15,646,000) were included in other payables.

n) In respect of a borrowing with an outstanding principal of RMB261,668,000 (31 December 2023: RMB261,668,000), the Group breached the repayment terms of which entire loan principal of RMB261,668,000 was in default since April 2022. The borrower of the loan was Guofu Minfeng Industrial (Yingkou) Company Limited ("GFMF")*, a wholly-owned subsidiary of the Company. In October 2022, Yingkou Bayuquan District Court has handed down a judgement to demand GFMF to repay all outstanding principal and relevant interest to Liaoning Assets Management Company Limited.

As at 30 June 2024, the entire outstanding bank borrowing of RMB261,668,000 (31 December 2023: RMB261,668,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB156,414,000 (31 December 2023: approximately RMB138,751,000) were included in other payables.

13. 借款(續)

於二零二四年六月三十日,全部尚未償還銀行借款人民幣79,000,000元(二零二三年十二月三十一日:人民幣79,000,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣19,069,000元(二零二三年十二月三十一日:約人民幣15,646,000元)計入其他應付款項。

(n) 就尚未償還本金額人民幣 261,668,000元(二零二三年十二月 三十一日:人民幣261,668,000元)的 借款而言,本集團違反償還條款,自 二零二二年四月起拖欠全部貸款本 金人民幣261,668,000元。該貸款國 借款人為本公司全資附屬公司(「國國 民豐實業(營口)有限公司(「國國 民豐」)。於二零二二年十月,營國 民豐」)。於二零二二年十月,要或 富民豐白遼寧資產管理有限公司 還全部未償還本金及相關利息。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣261,668,000元(二零二三年十二月三十一日:人民幣261,668,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣156,414,000元(二零二三年十二月三十一日:約人民幣138,751,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(o) In respect of a borrowing with an outstanding principal of RMB107,070,000 (31 December 2023: RMB107,570,000), the Group breached the repayment terms of which entire loan principal was in default since July 2021. The borrower of the loan was Huajun Energy Group, Ltd. ("HJ Energy")*, an indirect wholly-owned subsidiary of the Company. In August 2022, Liaoning Assets Management Company Limited filed a claim to Liaoning Yingkou Intermediate Court against HJ Energy. The first hearing for the claim was held on 23 September 2022. No judgement has been released up to the date of these consolidated financial statements.

As at 30 June 2024, the entire outstanding bank borrowing of RMB107,070,000 (31 December 2023: RMB107,570,000) was classified as current liabilities and outstanding interest of approximately RMB32,953,000 (31 December 2023: approximately RMB25,831,000) was included in other payables.

(p) In respect of a borrowing with an outstanding principal of RMB199,720,000 (31 December 2023: RMB199,720,000), the Group breach the repayment terms of which entire loan principal was in default since April 2022. The borrower of the loan was Huaren Power (Jiangsu) Co. Ltd. ("Huaren Power Jiangsu"), a wholly-owned subsidiary of the Company. In January 2022, Yingkou Intermediate People's Court has handed down a judgment to demand Huaren Power Jiangsu to repay all outstanding principal and relevant interest to Yingkou Costal Bank.

As at 30 June 2024, the entire outstanding bank borrowing of RMB199,720,000 (31 December 2023: RMB199,720,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB129,209,000 (31 December 2023: approximately RMB114,047,000) were included in other payables.

13. 借款(續)

於二零二四年六月三十日,全部尚未償還銀行借款人民幣107,070,000元(二零二三年十二月三十一日:人民幣107,570,000元)分類為流動負債,而尚未償還利息約人民幣32,953,000元(二零二三年十二月三十一日:約人民幣25,831,000元)計入其他應付款項。

(p) 就尚未償還本金額人民幣 199,720,000元(二零二三年十二月 三十一日:人民幣199,720,000元)的 借款而言,本集團違反償還條款,自 二零二二年四月起拖欠全部貸款本 金。該貸款的借款人為本公司全資 附屬公司華仁電力(江蘇)有限公司 (「華仁電力江蘇」)。於二零二二年 一月,營口市中級人民法院作出 決,要求華仁電力江蘇向營口沿海 銀行償還全部未償還本金及相關利 息。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣199,720,000元(二零二三年十二月三十一日:人民幣199,720,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣129,209,000元(二零二三年十二月三十一日:約人民幣114,047,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

13. BORROWINGS (Continued)

(q) In respect of a borrowing with an outstanding principal of RMB109,420,000 (31 December 2023: RMB109,420,000), the Group breach the repayment terms of which entire loan principal was in default since July 2022. The borrower of the loan was Dalian Hydraulic, a whollyowned subsidiary of the Company. In November 2022, Zhongshan District People's Court of Dalian Municipality has handed down a judgment to demand Dalian Hydraulic to repay all outstanding principal and relevant interest to Shengjing Bank Company Limited Dalian Branch.

As at 30 June 2024, the entire outstanding bank borrowing of RMB109,420,000 (31 December 2023: RMB109,420,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB43,049,000 (31 December 2023: approximately RMB36,197,000) were included in other payables.

r) In respect of a borrowing with an outstanding principal of RMB48,992,000 (31 December 2023: RMB48,992,000), the Group breach the repayment terms of which entire loan principal was in default since June 2021. The borrower of the loan was Huajun Big Hotel Ltd.*, a whollyowned subsidiary of the Company. In May 2023, Dalian Economic & Technological Development Zone People's Court has handed down a judgment to demand Huajun Big Hotel Ltd.* to repay all outstanding principal and relevant interest to Shengjing Bank Company Limited Dalian Branch.

As at 30 June 2024, the entire outstanding bank borrowing of RMB48,992,000 (31 December 2023: RMB48,992,000) was classified as current liabilities and outstanding interest, penalty and compound interest of approximately RMB26,726,000 (31 December 2023: approximately RMB23,516,000) were included in other payables.

13. 借款(續)

(q) 就尚未償還本金額人民幣 109,420,000元(二零二三年十二月 三十一日:人民幣109,420,000元)的 借款而言,本集團違反償還條款,自 二零二二年七月起拖欠全部貸款本金。該貸款的借款人為本公司全 附屬公司大連液力。於二零二二年十一月,大連市中山區人民法院作 出判決,要求大連液力向盛京銀行 股份有限公司大連分行償還全部未 償還本金及相關利息。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣109,420,000元(二零二三年十二月三十一日:人民幣109,420,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣43,049,000元(二零二三年十二月三十一日:約人民幣36,197,000元)計入其他應付款項。

(r) 就尚未償還本金額人民幣48,992,000 元(二零二三年十二月三十一日:人 民幣48,992,000元)的借款而言,本 集團違反償還條款,自二零二一年 六月起拖欠全部貸款本金。該第 的借款人為本公司全資附屬公三等 君大酒店有限公司。於二零二三年 五月,大連經濟技術開發區人民民 院作出判決,要求華君大酒店有限 公司向盛京銀行股份有限公司大連 分行償還全部未償還本金及相關利 息。

於二零二四年六月三十日,全部尚未償還銀行借款人民幣48,992,000元(二零二三年十二月三十一日:人民幣48,992,000元)分類為流動負債,而尚未償還利息、罰息及複利約人民幣26,726,000元(二零二三年十二月三十一日:約人民幣23,516,000元)計入其他應付款項。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

14. CONTRACT LIABILITIES

As at 30 June 2024, contract liabilities represent receipts in advance from properties pre-sold at aggregate contract sum of RMB161,652,000 (31 December 2023: RMB162,639,000) and the receipts in advance from customers of RMB89,502,000 (31 December 2023: RMB96,914,000) which to be recognised as revenue at a point in time when the control of the products or services are transferred to the customer.

15. CORPORATE BONDS

The corporate bonds are interest bearing at a range from 5% to 6.5% per annum, payable semi-annually or annually in arrear and repayable as follow:

14. 合約負債

於二零二四年六月三十日,合約負債指來自合約總額為人民幣161,652,000元(二零二三年十二月三十一日:人民幣162,639,000元)的預售物業的預收款項及來自客戶的預收款項人民幣89,502,000元(二零二三年十二月三十一日:人民幣96,914,000元),其將於產品或服務的控制權轉移予客戶時確認為收益。

15. 公司債券

公司債券的年利率介乎5%至6.5%,每半年或一年支付一次,償還方式如下:

		30 June	31 December
		2024	2023
		二零二四年	二零二三年
		六月三十日	十二月三十一日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within one year	一年內	95,595	84,276
More than one year, but not more than	一年以上但不超過兩年		
two years			6,009
		95,595	90,285
	*\+0.4- D.1- O.4- X	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
Analysed for reporting purpose:	就報告目的分析為:		
Current liabilities	流動負債	95,595	84,276
Non-current liabilities	非流動負債		6,009
		95,595	90,285

As at 30 June 2024, corporate bonds with aggregate principal amount of RMB32,731,000 (31 December 2023: RMB7,018,000) have been past due.

於二零二四年六月三十日,本金總額人民幣32,731,000元(二零二三年十二月三十一日:人民幣7,018,000元)的公司債券已逾期。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

16. SHARE CAPITAL

16. 股本

		Number (股份		ares Share capital 股本	
		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) '000 千股	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) '000 千股	30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) HK\$'000 千港元
Authorised	法定	400,000	400,000	400,000	400,000
		30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) ′000 千股	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) '000 千股	30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元
Issued and fully paid: At the end of the reporting period	已發行及繳足: 於報告期末	61,543	61,543	55,983	55,983

17. SHARE-BASED TRANSACTIONS

The Company adopted a new share option scheme (the "New Share Option Scheme") on 25 October 2017 in place of the previous share option scheme which had been adopted on 28 September 2007 (the "Old Share Option Scheme"). The purpose of the New Share Option Scheme is to provide the Company with a flexible means of giving incentive to, rewarding, remunerating, compensating and/or providing benefits to Executive or Non-executive Directors including Independent Non-executive Directors or any employees (whether full-time or part-time) of each member of the Group (the "Participants") and for such other purpose as the Board may approve from time to time.

17. 以股份為基礎之交易

本公司於二零一七年十月二十五日採納一項新購股權計劃(「新購股權計劃」)以取代之前於二零零七年九月二十八分無納之購股權計劃(「舊購股權計劃」)。新購股權計劃的目的是為本公司提供事制。 靈活的方法,以便向執行或非執行董事(包括獨立非執行董事)或本集團各成員公司的任何僱員(不論全職或兼職)(「參與者」)提供獎勵、報酬、酬金、補償及/或福利,以及達致董事會可能不時審批的其他目的。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

17. SHARE-BASED TRANSACTIONS (Continued)

The movements of share options to the executive directors and employees under the Scheme during the six months ended 30 June 2024 and the year ended 31 December 2023 are presented as follows:

For the six months ended 30 June 2024

17. 以股份為基礎之交易(續)

截至二零二四年六月三十日止六個月及 截至二零二三年十二月三十一日止年度, 根據該計劃授予執行董事及僱員之購股 權變動呈列如下:

截至二零二四年六月三十日止六個月

Number of share options 購股權數目

Grantee	承授人	Outstanding at 1 January 於一月一日	Reclassification	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 June 於六月三十日
		尚未行使 (Audited) (經審核)	重新分類 (Unaudited) (未經審核)	期內授出 (Unaudited) (未經審核)	期內行使 (Unaudited) (未經審核)	期內失效 (Unaudited) (未經審核)	尚未行使 (Unaudited) (未經審核)
Directors & Executive	董事及行政人員	77,470	-	-	_	_	77,470

For the year ended 31 December 2023

截至二零二三年十二月三十一日止年度

Number of share options 購股權數目

Grantee	承授人	Outstanding at 1 January 於一月一日	Reclassification	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 June 於六月三十日
		尚未行使 (Audited) (經審核)	重新分類 (Audited) (經審核)	期內授出 (Audited) (經審核)	期內行使 (Audited) (經審核)	期內失效 (Audited) (經審核)	ルハカニ T I 尚未行使 (Audited) (經審核)
Directors & Executive	董事及行政人員	503,556	-	-	-	(426,086)	77,470

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

18. CAPITAL COMMITMENTS

Capital expenditure in respect of the

properties development project

contracted for but not provided in

Capital expenditure in respect of the

acquisition of plant and equipment

contracted for but not provided for in

the condensed consolidated financial

the condensed consolidated financial

18. 資本承擔

	30 June 2024 二零二四年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元	2023 二零二三年 十二月三十一日
就已簽約但未於簡明綜合 財務報表內提撥準備之 物業開發項目之資本開支		
就已簽約但未於簡明綜合財務報 表內提撥準備之收購廠房及設 備之資本開支	468,649	470,608
	209,405	209,436

19. PLEDGE OF ASSETS

statements

statements

At the end of the reporting period, carrying values of Group's assets pledged to secure bill payables and borrowings of the Group are as follows:

19. 抵押資產

於報告期末,本集團為擔保本集團之應付 票據及借款而抵押之資產之賬面值如下:

680,044

678,054

		30 June	31 December
		2024	2023
		二零二四年	二零二三年
		六月三十日	十二月三十一日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Property, plant and equipment	物業、廠房及設備	214,950	296,995
Right-of-use assets	使用權資產	195,065	197,235
Investment properties	投資物業	1,552,000	1,652,001
Properties held for sale	持作出售物業	549,963	549,963
Inventories	存貨		10,001
Pledged bank deposits	銀行抵押存款	437	436
Restricted bank balances	受限制銀行結餘	14,308	16,013

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

20. RELATED PARTY TRANSACTIONS

(a) Key management personnel remuneration

The remuneration of Directors and other members of key management personnel during the period were as follows:

20. 關聯方交易

(a) 關鍵管理人員酬金

期內董事及其他關鍵管理人員酬金如下:

Six months ended 截至以下日期止六個月

30 June 30 June 2024 2023 二零二三年 二零二四年 六月三十日 六月三十日 (Unaudited) (Unaudited) (未經審核) (未經審核) **RMB'000** RMB'000 人民幣千元 人民幣千元

Short-term benefits短期福利1,9251,710Post-employment benefits受僱期後福利8938

2,014 1,748

(b) Transactions with immediate holding company

Provision of credit facility

As at 30 June 2024, Huajun Group Limited has provided a credit facility of RMB7,000,000,000 (31 December 2023: RMB7,000,000,000) to the Group, of which RMB6,776,780,000 (31 December 2023: RMB6,776,619,000) is unused by the Group.

(b) 與直接控股公司之交易

提供信貸融資

於二零二四年六月三十日,華君集團有限公司已向本集團提供一項信貸融資,為人民幣7,000,000,000元(二零二三年十二月三十一日:人民幣7,000,000,000元),當中本集團未動用的為人民幣6,776,780,000元(二零二三年十二月三十一日:人民幣6,776,619,000元)。

簡明綜合財務報表附註

For the six months ended 30 June 2024 截至二零二四年六月三十日止六個月

21. CONTINGENT LIABILITIES

As at 30 June 2024, except as disclosed in note 13, the Group has a number of outstanding legal proceedings with construction contractors, customers and suppliers that against the Group in the PRC. The directors consider that all other legal proceedings would not have significant financial impact to the Group as the corresponding claims against the Group are either not significant or not probable to have a material financial impact to the Group, based on the advice of the legal counsel.

22. EVENTS AFTER THE REPORTING PERIOD

On 9 July 2024, the Company has submitted an application for leave at the Court of First Instance of the High Court of Hong Kong (the "High Court") for convention of a meeting (the "Scheme Meeting") of the existing creditors of the Company (the "Scheme Creditors") to consider and, if thought fit, approve, with or without modification, the proposed scheme of arrangement ("Scheme of Arrangement") between the Company and its creditors under section 670 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong). The respective application has been scheduled to be heard on 13 November 2024 pursuant to an ex parte originating summons dated 9 July 2024. For details, please refer to the Company's announcement dated 9 July 2024.

Except as disclosed above and elsewhere in the condensed consolidated financial statements, there are no other material events after the reporting period.

21. 或然負債

於二零二四年六月三十日,除附註13所披露者外,本集團涉及數項由建築承建商、客戶及供應商於中國向本集團提出之尚未裁決之法律訴訟。董事認為,所有其他法律訴訟均不會對本集團造成重大財務影響,原因為根據法律顧問之意見,向本集團提出之相應申索並不重大,亦不太可能對本集團造成重大財務影響。

22. 報告期間後事項

於二零二四年七月九日·本公司已向香港高等法院原訟法庭(「高等法院」)提到 中請召開本公司現有債權人(「計劃會議」),以審議並會構人」)會議(「計劃會議」),以審議查問根據香港法例第622章公司與係(「之間根據香港法例第622章公司條(「公條訂立的擬議債務償還安排計劃」)。根據日期為二零二四年七月九日零二四年十一月十三日進行聆訊。詳情日的公告。

除上文及簡明綜合財務報表其他地方所 披露者外·於報告期間後並無其他重大事 項。

其他資料

RESULTS AND APPROPRIATIONS

The results of the Group for the six months ended 30 June 2024 are set out in the condensed consolidated statement of profit or loss and other comprehensive income on pages 12 and 13.

The board (the "Board") of directors (the "Directors") of the Company does not recommend the payment of interim dividend for the six months ended 30 June 2024 (the Last Period: Nil).

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Board has established procedures on corporate governance that comply with the requirements of the Corporate Governance Code (the "CG Code") contained in Appendix C1 to the Listing Rules. The Board has reviewed and taken measures to adopt the CG Code as the Company's code of corporate governance practices. During the six months period ended 30 June 2024, the Company has complied with the code provision under the CG Code, save and except for the Code Provision C.2.1 of the CG Code which stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Set out below are the details of the deviation as explained with considered reason:

Deviation of Code provision C.2.1 of the CG Code

Code provision C.2.1 of the CG Code stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Mr. Yan has been re-designated as the Chairman and the CEO of the Company with effect from the conclusion of the annual general meeting held on 28 June 2023. He has been managing the Group's business and supervising the overall operations of the Group since 2021. The Board considers that vesting the roles of the Chairman and the CEO in Mr. Yan is beneficial to the management and business development of the Group and will provide a strong and consistent leadership to the Group. As at 30 June 2024, the Board has a total of five Directors and three of them are INEDs who are qualified professionals and/ or experienced individuals. As all major decisions are made in consultation with all the Board members who meet on a regularly basis to review the operations of the Group, and shall be approved by majority approval of the Board, with the three INEDs on the Board scrutinising important decisions and offering independent perspectives, the Board believes that there are adequate safeguards in place to ensure sufficient balance of powers within the Board. The Board will continue to review and consider splitting the roles of the Chairman and the CEO at a time when it is appropriate and suitable by considering the circumstances of the Group as a whole.

業績及分配

本集團截至二零二四年六月三十日止六個月的 業績載於第12和13頁的簡明綜合損益及其他全 面收益表。

本公司董事(「董事」)會(「董事會」)不建議就 截至二零二四年六月三十日止六個月派付中期 股息(上期:無)。

遵守企業管治守則

董事會已制訂符合上市規則附錄C1所載企業管治守則(「企業管治守則」)之規定的企業管治程序。董事會已就採納企業管治守則作為本公司企業管治常規守則作出檢討及採取措施。截至二零二四年六月三十日止六個月期間,本公司已遵守企業管治守則之守則條文,惟未遵守明之守則條文第C.2.1條,該條訂明之宗則行政總裁的角色應有區分,並不應由一人同時兼任。下文載列偏離之詳情,並附經考慮理由:

偏離企業管治守則之守則條文第C.2.1條

企業管治守則之守則條文第C.2.1條規定,主席 及行政總裁之角色應予區分,且不應由同一人 兼任。閆先生已調任為本公司主席兼行政總裁, 自二零二三年六月二十八日舉行的股東週年大 會結束後生效。彼自二零二一年起管理本集團 的業務,並監督本集團的整體營運。董事會認為 閆先生兼任主席與行政總裁角色有利於本集團 的管理及業務發展以及將為本集團提供強大而 一貫的領導。於二零二四年六月三十日,董事會 共有五名董事,其中三名為獨立非執行董事,彼 等皆為合格的專業人士及/或經驗豐富的人士。 由於所有重大決策均與定期召開會議以檢討本 集團營運情況的所有董事會成員協商後作出, 並須經董事會多數批准通過,董事會中的三名 獨立非執行董事審查重大決策並提供獨立的觀 點,因此董事會相信有充分保障確保董事會內 有足夠的權力平衡。董事會將繼續進行檢討,並 會在考慮本集團整體情況後考慮於適當及合適 時候將主席與行政總裁的角色分開。

其他資料

COMPLIANCE WITH CORPORATE GOVERNANCE CODE (Continued)

Deviation of Code provision C.2.1 of the CG Code (Continued)

Save as disclosed above, the Board has taken actions and measures to make sure that the Company is in all aspects in strict compliance with the Listing Rules and the CG Code. The current practices are reviewed and updated regularly to be in line with the local and international corporate governance practices.

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules as the standard for securities transactions by Directors. The Company has made specific enquiries to all the Directors and all the Directors have confirmed their compliance with the required standards set out in the Model Code during the six months ended 30 June 2024.

CHANGE OF DIRECTORS' AND SENIOR MANAGEMENT'S INFORMATION

Save as disclosed in this interim report, there is no matter in respect of the change in directors' and other senior management's information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules or required to be brought to the attention of the shareholders of the Company.

PURCHASE, SALE OR REDEMPTION OF LISTED SHARES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed shares (including sale of treasury shares (as defined under the Listing Rules)) during the six months ended 30 June 2024. As at June 30 2024, the Company did not hold any treasury shares (as defined under the Listing Rules).

遵守企業管治守則(續)

偏離企業管治守則之守則條文第C.2.1條 (續)

除上文所披露者外,董事會已採取行動及措施確保本公司於各方面均嚴格遵守上市規則及企業管治守則。現行慣例會定期審閱及更新,以符合地方及國際企業管治慣例。

遵守董事進行證券交易的標準守則

本公司已採納上市規則附錄C3所載之上市發行人董事進行證券交易的標準守則(「標準守則」) 作為董事進行證券交易的標準。本公司已向全 體董事作出特定查詢且全體董事已確認彼等於 截至二零二四年六月三十日止六個月一直遵守 標準守則所載的規定準則。

有關董事及高級管理層的資料變動

除本中期報告所披露者外,並無有關董事及其 他高級管理層資料變動的事宜須根據上市規則 第13.51B(1)條作出披露或須敦請本公司股東垂 注。

購買、出售或贖回本公司的上市股份

本公司及其任何附屬公司於截至二零二四年六月三十日止六個月概無購買、出售或贖回本公司任何上市股份(包括出售庫存股(定義見上市規則))。於二零二四年六月三十日,本公司並無持有任何庫存股(定義見上市規則)。

其他資料

INTERESTS AND/OR SHORT POSITIONS OF THE DIRECTORS AND CHIEF EXECUTIVE OF THE COMPANY IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

本公司董事及主要行政人員於本公司或任何相聯法團之股份、相關股份及債權證中擁有之權益及/或淡倉

Interests of Directors and chief executive

As at 30 June 2024, save as disclosed below, none of the other directors or chief executives of the Company has any interests or short positions in the shares or underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("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 interests and short positions in which he/she was taken or deemed to have 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 the Model Code to be notified to the Company and the Stock Exchange:

董事及主要行政人員之權益

除下文所披露者外,於二零二四年六月三十日,本公司其他董事及主要行政人員概無於本公司或任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)之股份或相關股份及債權證中,擁有根據證券及期貨條例第XV部第7及8分部須知會本公司及聯交所之任何權益或淡倉(包括其根據證券及期貨條例有關條文被當作或視作擁有之權益及淡倉)或根據證券及期貨條例第352條須登記於該條例所述之登記冊之任何權益或淡倉,或根據標準守則規定須知會本公司及聯交所之任何權益或淡倉:

Interests in the Shares

於股份之權益

Director	Nature of interests	Number of Shares	Approximate percentage of interests in the issued share capital of the Company 佔本公司已發行股本權益
董事	權益性質	股份數目	之概約百分比
Ms. Chen Yun 陳雲女士	Beneficial owner 實益擁有人	880 (L)	0.01%
Mr. Shen Ruolei 沈若雷先生	Share options ^(Note) 購股權 ^(附註)	38,735 (L)	0.06%
Mr. Pun Chi Ping 潘治平先生	Share options ^(Note) 購股權 ^(附註)	38,735 (L)	0.06%

The letter "L" denotes a long position in the Shares.

Note: For details of share options granted to the Directors during the Reporting Period, please refer to the section headed "Share Options Scheme".

附註: 有關於報告期間授予董事之購股權之詳情,請參閱 「購股權計劃」一節。

「L」代表於股份之好倉。

其他資料

INTERESTS AND/OR SHORT POSITIONS OF THE DIRECTORS AND CHIEF EXECUTIVE OF THE COMPANY IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION (Continued) 本公司董事及主要行政人員於本公司或任何相聯法團之股份、相關股份及債權證中擁有之權益及/或淡倉(續)

Interests in the shares in associated corporation

Save as disclosed, as at 30 June 2024, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required (i) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) pursuant to section 352 of part XV of the SFO, to be entered in the register maintained by the Company referred to therein; or (iii) pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

於相聯法團股份之權益

除所披露者外,於二零二四年六月三十日,概無本公司董事或主要行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份或債權證中擁有(i)根據證券及期貨條例第XV部第7及8分部須知會本公司及聯交所之任何權益或淡倉(包括彼等根據證券及期貨條例有關條文被當作或視作擁有之權益及淡倉);或(ii)根據證券及期貨條例第XV部第352條須登記於該條例所述由本公司存置之登記冊之任何權益或淡倉;或(iii)根據標準守則規定須知會本公司及聯交所之任何權益或淡倉。

其他資料

INTERESTS AND/OR SHORT POSITIONS DISCLOSEABLE UNDER THE SFO AND THE SUBSTANTIAL SHAREHOLDERS

So far as was known to the Directors or the chief executive of the Company, as at 30 June 2024, the following persons, other than a Director or chief executive of the Company, had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were required to be recorded in the register of the Company required to be kept under section 336 of the SFO.

根據證券及期貨條例須予披露之權 益及/或淡倉及主要股東

就本公司董事或主要行政人員所知,於二零二四年六月三十日,本公司董事或主要行政人員以外之以下人士於本公司之股份或相關股份中擁有根據證券及期貨條例第XV部第2及3分部之條文須向本公司披露之權益或淡倉或須記錄在本公司根據證券及期貨條例第336條規定存置的登記冊之權益或淡倉。

Shareholder 股東	Nature of interests 權益性質	Number of Shares 股份數目	Approximate percentage of interests in the issued share capital of the Company 佔本公司已發行股本權益之概約百分比
Huajun Group Limited 華君集團有限公司	Beneficial owner 實益擁有人	44,450,619 (L)	72.22%
Mr. Meng Guang Bao 孟廣寶先生	Beneficial owner 實益擁有人	868,520 (L)	1.41%
<u> </u>	Interest of controlled corporation ^{(Note (a))} 所控制法團的權益 ^{(附註(a))}	44,450,619 (L)	72.22%
Madam Bao Le 鮑樂女士	Interest held by spouse ^{(Note (b))} 配偶持有之權益 ^{(附註(b))}	45,319,139 (L)	73.63%
OUKE GROUP HOLDINGS LIMITED 歐克集團股份有限公司	Beneficial owner 實益擁有人	6,582,326 (L)	10.69%

The letter "L" denotes a long position in the Shares.

「L」代表於股份之好倉。

Notes:

- (a) 44,450,619 Shares are held by Huajun Group Limited (華君集團有限公司), a company incorporated in Hong Kong with limited liability, which was beneficially owned as to 100% by Mr. Meng Guang Bao. Mr. Meng was deemed to be interested in all Shares held by Huajun Group Limited by virtue of SFO.
- (b) Madam Bao Le, being a spouse of Mr. Meng, was deemed to be interested in the interest held by Mr. Meng.
- 附註:
- (a) 44,450,619股股份由華君集團有限公司(一間於香港註冊成立之有限公司,由孟廣寶先生實益擁有100%)持有。根據證券及期貨條例,孟先生被視為於華君集團有限公司持有之全部股份中擁有權益。
- (b) 鮑樂女士(為孟先生之配偶)被視為於孟先生持有 之權益中擁有權益。

其他資料

INTERESTS AND/OR SHORT POSITIONS DISCLOSEABLE UNDER THE SFO AND THE SUBSTANTIAL SHAREHOLDERS (Continued)

Save as disclosed above, so far as known to the Directors or the chief executive of the Company, as at 30 June 2024, no persons other than a Director or chief executive of the Company had any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were required to be recorded in the register of the Company required to be kept under section 336 of the SFO.

DIRECTORS' INTERESTS IN SIGNIFICANT CONTRACTS

Save as set out in note 20 to the condensed consolidated financial statements, no contract of significance to which the Company, or any of its holding company or subsidiaries or fellow subsidiaries was a party and in which a Director of the Company had a material interest, subsisted at the end of the period or at any time during the period.

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "2007 Share Option Scheme") on 28 September 2007 to provide the Company with a flexible means of giving incentive to, rewarding, remunerating, compensating and/or providing benefits to executive or non-executive Directors or any employees (whether full-time or part-time) of each member of the Group (the "Participant(s)") and for such other purpose as the Board may approve from time to time. It enables the Group to offer valuable incentive to attract and retain quality personnel and other persons to work for the Group so as to increase the value of the Shares.

Following the expiry of 2007 Share Option Scheme on 28 September 2017, the Board adopted a new share option scheme on 25 October 2017 (the "2017 Share Option Scheme", together with the 2007 Share Option Scheme as the "Share Option Schemes") in order to update certain details on the 2007 Share Option Scheme. The 2017 Share Option Scheme is materially the same as the 2007 Share Option Scheme, including its purpose and participants, and will remain valid until 24 October 2027, which represents a period of 10 years commencing on the adoption date.

根據證券及期貨條例須予披露之權益及/或淡倉及主要股東(續)

除上文所披露者外,就本公司董事或主要行政人員所知,於二零二四年六月三十日,概無本公司董事或主要行政人員以外之人士於本公司之股份或相關股份中擁有根據證券及期貨條例第XV部第2及3分部之條文須向本公司披露之任何權益或淡倉或須記錄在本公司根據證券及期貨條例第336條規定存置的登記冊之任何權益或淡倉。

董事於重要合約的權益

除簡明綜合財務報表附註20所載者外,本公司、 其任何控股公司或附屬公司或同系附屬公司於 期末或期內任何時間,均沒有訂立本公司董事 於其中擁有重大利益的任何重要合約。

購股權計劃

本公司於二零零七年九月二十八日採納了一項 購股權計劃(「二零零七年購股權計劃」),為本 公司提供一個靈活的方法,以便向執行或非執 行董事或本集團各成員公司的任何僱員(不論 全職或兼職)(「參與者」)提供獎勵、報酬、酬 金、補償及/或福利,以及達致董事會可能不時 審批的其他目的。其使得本集團能提供優厚獎 勵,吸引及挽留優質人員及其他人士為本集團 效力,從而增加股份價值。

二零零七年購股權計劃於二零一七年九月二十八日屆滿後,董事會於二零一七年十月二十五日採納一項新購股權計劃(「二零一七年購股權計劃」),與更新二零零七年購股權計劃為「該等購股權計劃」),以更新二零零七年購股權計劃大致與劃的若干詳情。二零一七年購股權計劃大致與出一次,即採納日期開始起十年。

其他資料

SHARE OPTION SCHEME (Continued)

Share options granted under the Share Option Schemes may be excised in accordance with the terms of the Share Option Schemes at any time during a period of not more than 10 years to be notified by the Board to each grantee, which period shall deem to commence on the offer date and expire on the last day of such period as determined by the Board.

HK\$1.00 is payable by the Participant to the Company on acceptance of the share options under the Share Option Schemes within the period of 28 days from the offer date as consideration for the grant. The share options to which the offer relates shall be deemed to have been granted on the offer date.

Unless otherwise determined by the Board and specified in the offer letter to be given to the Participant at the time of the offer, there is neither any performance targets that need to be achieved by the grantee before the share option can be exercised nor any minimum period for which an share option must be held before it can be exercised.

Subject to any adjustments made pursuant to any alteration in the capital structure of the Company and pursuant to Rule 17.03(9) of the Listing Rules, the subscription price in respect of each Share issued pursuant to the exercise of the share options will be a price solely determined by the Board and notified to a Participant and shall be at least the highest of:

- (a) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the offer date, which must be a business day;
- (b) a price being the average of the closing prices of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the offer date; and
- (c) the nominal value of a Share.

As at 30 June 2024, the number of share options have been granted and remained outstanding under the Scheme was 77,470 (31 December 2023: 77,470) representing approximately 0.13% (31 December 2023: 0.13%) of the shares of the Company in issue at that date.

購股權計劃(續)

根據該等購股權計劃授出的購股權可根據該等 購股權計劃的條款在董事會通知各承授人不超 過十年期間內的任何時間行使,有關期間被視 為於要約日期開始及於董事會釐定的有關期間 最後一日屆滿。

根據該等購股權計劃接獲購股權後,參與者須於要約日期起28日內向本公司支付1.00港元,作為授出代價。與要約有關的購股權被視為已於要約日期授出。

除董事會另外釐定及於要約時給予參與者的要約函件所指明者外,概無承授人須於購股權可予行使前達到的任何業績目標,亦無購股權可予行使前必須持有購股權之最短期限。

根據本公司資本架構的任何變動所作出的任何 調整及根據上市規則第17.03(9)條,因行使購股 權發行的各股份的認購價將為僅由董事會釐定 及通知參與者的價格,並至少為以下最高者:

- (a) 於要約日期(必須為營業日)聯交所每日 報價表所載股份收市價;
- (b) 緊接要約日期前五個營業日聯交所每日 報價表所載股份平均收市價;及
- (c) 股份面值。

於二零二四年六月三十日·根據該計劃已授出 但仍未獲行使之購股權數目為77,470份(二零 二三年十二月三十一日:77,470份)·佔本公司 於當日已發行股份的約0.13%(二零二三年十二 月三十一日:0.13%)。

其他資料

SHARE OPTION SCHEME (Continued)

The movement of share options under the Share Option Scheme during the Reporting Period is presented as follows:

購股權計劃(續)

於報告期間·購股權計劃項下之購股權變動呈 列如下:

Number of share options 購股權數目

						M7 IIX IE XX H				
	Date of Grant 授出日期				•	Reclassification	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding as at 30 June 2024 於二零二四年 六月三十日
			行使價	未獲行使	重新分類	期內授出	期內行使	期內失效	未獲行使	
Director – Shen Ruolei	7 February 2019	7 February 2017 to 6 February 2027 ^(Note))	HK\$78.00	38,735	-	-	-	-	38,735	
董事一沈若雷	二零一九年二月七日	二零一七年二月七日至 二零二七年二月六日 ^{(<i>剛柱)</i>}	78.00港元							
Director – Pun Chi Ping	7 February 2019	7 February 2017 to 6 February 2027 ^(Note)	HK\$78.00	38,735	-	-	-	-	38,735	
董事一潘治平	二零一九年二月七日	二零一七年二月七日至 二零二七年二月六日 ^(<i>附註</i>)	78.00港元							
Total 總計				77,470	-	-	-	-	77,470	

Note:

Regardless the exercise period, the share option shall lapse automatically and not exercisable (to the extent not already exercised) from the date on which such grantee (i) cease to be a full-time or part-time employee or director (as the case may be) of the Group; or (ii) submit a resignation letter to resign from his/her position in the Group, whichever is the earlier, by any reason.

ARRANGEMENT FOR DIRECTORS TO ACQUIRE SHARES OR DEBENTURES

Apart from the Share Option Schemes as disclosed above, at no time during the Reporting Period was the Company, any of its holding company or subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

附註:

不論行使期間,購股權將自以下日期起自動失效及無法予以行使(倘尚未獲行使)(不論任何原因,以較早者為準):(i)承授人不再為本集團全職或兼職僱員或董事(視情況而定):或(ii)承授人遞交辭職信辭任本集團職位。

董事認購股份或債權證的安排

除上述披露之該等購股權計劃外,於報告期間任何時間,本公司、其任何控股公司或附屬公司或同系附屬公司均無參與任何安排,致使本公司董事可透過認購本公司或任何其他法團的股份或債權證而獲益。

其他資料

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in note 22 to the condensed consolidated financial statements, the Group has no important events after the Reporting Period.

STAFF

As at 30 June 2024, the Group had a total staff of 1,475 (31 December 2023: 1,676).

The Group provides employee benefits such as staff insurance, retirement schemes and discretionary bonus and it also provides inhouse training programmes and external training sponsorship.

AUDIT COMMITTEE

The Audit Committee, comprises three independent non-executive Directors, has reviewed with the management the accounting principles and practices adopted by the Group and discussed auditing, internal control and financial reporting matters. The Group's unaudited condensed consolidated financial statements for the six months ended 30 June 2024 have been reviewed by the audit committee, who is of the opinion that such accounts have complied with the applicable accounting standards, the Listing Rules and all legal requirements, and that adequate disclosures have been made.

By Order of the Board
China Huajun Group Limited
Yan Ruijie
Chairman and Chief Executive Officer

Hong Kong, 30 August 2024

報告期間後事項

除簡明綜合財務報表附註22所披露者外,本集團於報告期間後概無重要事項。

員工

於二零二四年六月三十日,本集團合共有1,475 名員工(二零二三年十二月三十一日:1,676 名)。

本集團提供員工保險、退休計劃及酌情花紅等 僱員福利,還提供內部培訓計劃及外部培訓資 助。

審核委員會

由三名獨立非執行董事組成的審核委員會已與 管理層檢討本集團採納之會計原則及常規,並 討論審計、內部監控及財務呈報之事宜。審核委 員會已審閱本集團截至二零二四年六月三十日 止六個月之未經審核簡明綜合財務報表,認為 有關賬目符合適用的會計標準、上市規則及所 有法律規定,且已作出充分披露。

承董事會命 中國華君集團有限公司 閆鋭杰 主席兼行政總裁

香港,二零二四年八月三十日