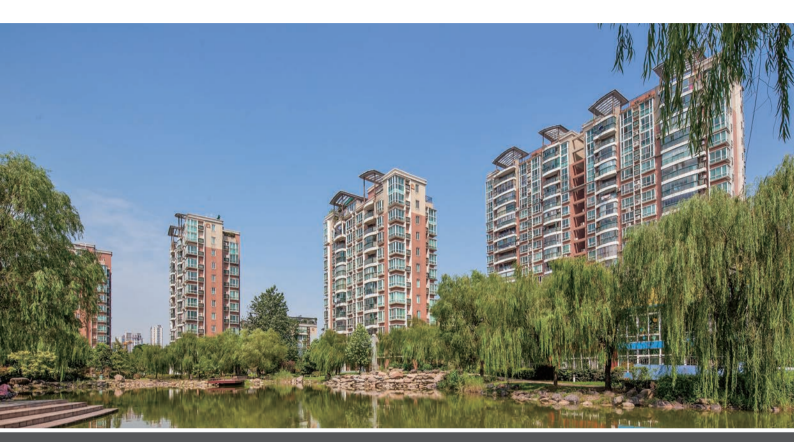


# 弘陽地產集團有限公司 Redsun Properties Group Limited

(Incorporated in the Cayman Islands with limited liability) Stock Code: 1996



# **GLOBAL OFFERING**







Joint Sponsors, Joint Global Coordinators and Joint Bookrunners





華泰金融控股(香港)有限公司 HUATAI FINANCIAL HOLDINGS (HONG KONG) LIMITED



Joint Bookrunners









## **IMPORTANT**

If you are in any doubt about any of the contents of this prospectus, you should obtain independent professional advice.



# **Redsun Properties Group Limited**

# 弘陽地產集團有限公司

(Incorporated in the Cayman Islands with limited liability)

## **GLOBAL OFFERING**

Number of Offer Shares under : the Global Offering

800,000,000 Shares (subject to the Over-allotment

Option)

Number of Hong Kong Offer Shares :

: 80,000,000 Shares (subject to re-allocation)

**Number of International Offering Shares** 

: 720,000,000 Shares (subject to re-allocation and the

**Over-allotment Option**)

**Maximum Offer Price**:

HK\$3.18 per Offer Share (payable in full in Hong Kong dollars on application plus brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange

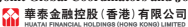
trading fee of 0.005% and subject to refund)

Nominal value : HK\$0.01 per Share

Stock code : 1996

Joint Sponsors, Joint Global Coordinators and Joint Bookrunners





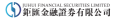












Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this prospectus, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this prospectus. A copy of this prospectus, having attached thereto the documents specified in "Documents Delivered to the Registrar of Companies and Available for Inspection" in Appendix VI to this prospectus, has been registered by the Registrar of Companies in Hong Kong as required by section 342C of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the Laws of Hong Kong). The Securities and Futures Commission of Hong Kong and the Registrar of Companies in Hong Kong take no responsibility for the contents of this prospectus.

The Offer Price is expected to be fixed by agreement between the Joint Global Coordinators, on behalf of the Underwriters, and our Company on or before Thursday, July 5, 2018, or such later time as may be agreed between the parties, but in any event, no later than Tuesday, July 10, 2018. If, for any reason, the Joint Global Coordinators, on behalf of the Underwriters, and our Company are unable to reach an agreement on the Offer Price by Tuesday, July 10, 2018, the Global Offering will not become unconditional and will lapse immediately. The Offer Price will be not more than HK\$3.18 per Share and is expected to be not less than HK\$2.18 per Share, although the Joint Global Coordinators, on behalf of the Underwriters, and our Company may agree to a lower price. The Joint Global Coordinators, on behalf of the Underwriters, may, with the consent of our Company, reduce the indicative Offer Price range below that stated in this prospectus (being HK\$2.18 per Share to HK\$3.18 per Share) at any time on or prior to the morning of the last date for lodging applications under the Hong Kong Public Offering. In the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese) and on the websites of the Stock Exchange at www.hkexnews.hk and our Company at www.rsunproperty.hk as soon as practicable but in any event not later than the morning of the day which is the last day for lodging applications under the Hong Kong Offer Shares" in this prospectus.

Prior to making an investment decision, prospective investors should carefully consider all of the information set out in this prospectus, and in particular, the risk factors set out in the section headed "Risk Factors".

Pursuant to the termination provisions contained in the Hong Kong Underwriting Agreement in respect of the Hong Kong Offer Shares, the Joint Sponsors and the Joint Global Coordinators, on behalf of the Hong Kong Underwriters, have the right in certain circumstances, in their absolute discretion, to terminate the obligation of the Hong Kong Underwriters pursuant to the Hong Kong Underwriting Agreement at any time prior to 8:00 a.m. on the Listing Date. Further details of the terms of the termination provisions are set out in the section headed "Underwriting — Underwriting Arrangements and Expenses — Hong Kong Public Offering — Grounds for Termination". It is important that you refer to that section for further details.

The Offer Shares have not been and will not be registered under the U.S. Securities Act or any state securities laws in the United States, and may not be offered, sold, pledged or transferred, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws. The Offer Shares are being offered and sold only outside of the United States in offshore transactions in reliance on Regulation S.

# EXPECTED TIMETABLE(1)

If there is any change in the following expected timetable, our Company will issue an announcement to be published on the website of the Stock Exchange at <a href="www.hkexnews.hk">www.hkexnews.hk</a> and the website of our Company at <a href="www.rsunproperty.hk">www.rsunproperty.hk</a>.

Public Offer commences and WHITE and YELLOW  Application Forms available from	9:00 a.m. on Friday, June 29, 2018
Latest time for completing electronic applications under <b>White Form eIPO</b> service through the designated website	
www.eipo.com.hk <sup>(2)</sup>	11:30 a.m. on Thursday, July 5, 2018
Application lists open <sup>(3)</sup>	11:45 a.m. on Thursday, July 5, 2018
Latest time for lodging WHITE and YELLOW Application	
Forms	12:00 noon on Thursday, July 5, 2018
Latest time for completing payment of White Form eIPO	
applications by effecting internet banking transfer(s) or PPS payment transfer(s)	12:00 noon on Thursday, July 5, 2018
Latest time for giving <b>electronic application instructions</b> to	12.00 The state 1.1.5.2010
HKSCC <sup>(4)</sup>	12:00 noon on Thursday, July 5, 2018
Application lists close <sup>(3)</sup>	12:00 noon on Thursday, July 5, 2018
Expected Price Determination Date <sup>(5)</sup>	Thursday, July 5, 2018
Announcement of the final Offer Price, the results of applications in the Hong Kong Public Offering, the level of indications of interest in the International Offering and the basis of allocation of the Hong Kong Offer Shares under the Hong Kong Public Offering to be published in the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese) on or before	Wednesday, July 11, 2018
Results of allocations in the Hong Kong Public Offering (with successful applicants' identification document numbers or Hong Kong business registration numbers, where appropriate) to be available through a variety of channels as described in "How to Apply for Hong Kong Offer Shares" from	Wednesday, July 11, 2018
A full announcement containing the information above to be	
published on the website of the Stock Exchange at	
www.hkexnews.hk and our Company's website at	Wadnesday July 11 2019
www.rsunproperty.hk <sup>(6)</sup> from	Wednesday, July 11, 2018

# EXPECTED TIMETABLE(1)

Res	ults of allocations in the Hong Kong Public Offering will be	
a	vailable at www.iporesults.com.hk (alternatively: English	
h	ttps://www.eipo.com.hk/en/Allotment; Chinese	
h	ttps://www.eipo.com.hk/zh-hk/Allotment) with a "search	
b	y ID" function from	Wednesday, July 11, 2018
Disp	patch/collection of Share certificates or deposit of the Share	
C	ertificates into CCASS in respect of wholly or partially	
sı	uccessful applications pursuant to the Hong Kong Public	
O	Offering on or before <sup>(7)(9)</sup>	Wednesday, July 11, 2018
p:	patch/collection of refund checks and White Form e-Refund ayment instructions in respect of wholly or partially uccessful applications (if applicable) or wholly or partially nsuccessful applications pursuant to the Hong Kong Public	
	Offering on or before <sup>(8)(9)</sup>	Wednesday, July 11, 2018
Dea	llings in Shares on the Stock Exchange expected to	
	ommence at 9:00 a.m. on	Thursday, July 12, 2018
Note:		<b>3</b> /- <b>3</b>
(1)	All dates and times refer to Hong Kong local dates and times, except as otherwise stated	1.
(2)	You will not be permitted to submit your application to the White Form eIPO Service www.eipo.com.hk after 11:30 a.m. on the last day for submitting applications. If you obtained an application reference number from the designated website at or before 11 application process (by completing payment of application monies) until 12:00 noon or the application lists close.	have already submitted your application and :30 a.m., you will be permitted to continue the
(3)	If there is a tropical cyclone warning signal number 8 or above or a "black" rainstor between 9:00 a.m. and 12:00 noon on Thursday, July 5, 2018, the application lists with Apply for Hong Kong Offer Shares — 10. Effect of Bad Weather on the Opening of the not open and close on Thursday, July 5, 2018, the dates mentioned in this section may be by us in such event.	ill not open or close on that day. See "How to e Application Lists." If the application lists do
(4)	Applicants who apply for Hong Kong Offer Shares by giving <b>electronic application inst</b> "How to Apply for Hong Kong Offer Shares — 6. Applying by Giving Electronic Applic	Ţ.
(5)	The Price Determination Date is expected to be on or around Thursday, July 5, 20 July 10, 2018. If, for any reason, the Offer Price is not agreed between the Joint Global the other Underwriters) and us by Tuesday, July 10, 2018, the Global Offering will not provide the other Underwriters.	l Coordinators (for themselves and on behalf of
(6)	Neither our Company's website or any of the information contained on our Company's	website forms part of this prospectus.
(7)	Share certificates of the Offer Shares will only become valid at 8:00 a.m. on Thur.	sday July 12 2018 provided that the Global

their own risk.

Offering has become unconditional in all respects, and neither of the Underwriting Agreements has been terminated in accordance with its terms. Investors who trade Shares prior to the receipt of Share certificates or the Share certificates becoming valid do so at

## EXPECTED TIMETABLE(1)

- e-Refund payment instructions/refund checks will be issued in respect of wholly or partially unsuccessful applications pursuant to the Hong Kong Public Offering and also in respect of wholly or partially successful applications in the event that the final Offer Price is less than the price payable per Offer Share on application. Part of the applicant's Hong Kong identity card number or passport number, or, if the application is made by joint applicants, part of the Hong Kong identity card number or passport number of the first-named applicant, provided by the applicant(s) may be printed on the refund check, if any. Such data would also be transferred to a third party for refund purposes. Banks may require verification of an applicant's Hong Kong identity card number or passport number before encashment of the refund check. Inaccurate completion of an applicant's Hong Kong identity card number or passport number may invalidate or delay encashment of the refund checks.
- (9) Applicants who have applied on WHITE Application Forms or White Form eIPO for 1,000,000 or more Hong Kong Offer Shares and have provided all information required by the Application Form may collect any refund checks and/or Share certificates in person from our Hong Kong Share Registrar, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Wednesday, July 11, 2018 or such other date as notified by our Company in the newspapers as the date of dispatch/collection of Share certificates/e-Refund payment instructions/refund checks. Applicants being individuals who are eligible for personal collection must not authorize any other person to collect on their behalf. Applicants being corporations which are eligible for personal collection must attend through their authorized representatives bearing letters of authorization from their corporation stamped with the corporation's chop. Both individuals and authorized representatives of corporations must produce evidence of identity acceptable to our Hong Kong Share Registrar at the time of collection.

Applicants who have applied on YELLOW Application Forms for 1,000,000 or more Hong Kong Offer Shares may collect their refund checks, if any, in person but may not elect to collect their Share certificates as such Share certificates will be issued in the name of HKSCC Nominees and deposited into CCASS for the credit to their or the designated CCASS Participants' stock account as stated in their Application Forms. The procedures for collection of refund checks for YELLOW Application Form applicants are the same as those for WHITE Application Form applicants.

Applicants who have applied for Hong Kong Offer Shares by giving electronic application instructions to HKSCC via CCASS should refer to "How to Apply for Hong Kong Offer Shares — 14. Dispatch/Collection of Share Certificates and Refund Monies — Personal Collection — (iv) If you apply via Electronic Application Instructions to HKSCC" for details.

Applicants who have applied through the White Form eIPO service and paid their applications monies through single bank accounts may have refund monies (if any) dispatched to the bank account in the form of e-Refund payment instructions. Applicants who have applied through the White Form eIPO service and paid their application monies through multiple bank accounts may have refund monies (if any) dispatched to the address as specified in their application instructions in the form of refund checks by ordinary post at their own risk.

Applicants who have applied for less than 1,000,000 Hong Kong Offer Shares and any uncollected Share certificates and/or refund checks will be dispatched by ordinary post, at the applicants' risk, to the addresses specified in the relevant applications.

Further information is set out in the sections headed "How to Apply for Hong Kong Offer Shares — 13. Refund of Application Monies" and "How to Apply for Hong Kong Offer Shares — 14. Dispatch/Collection of Share Certificates and Refund Monies" in this prospectus.

The above expected timetable is a summary only. You should refer to "Structure of the Global Offering" and "How to Apply for Hong Kong Offer Shares" for details of the structure of the Global Offering, including the conditions of the Global Offering, and the procedures for application for the Hong Kong Offer Shares.

## **CONTENTS**

#### IMPORTANT NOTICE TO INVESTORS

This prospectus is issued by Redsun Properties Group Limited solely in connection with the Hong Kong Public Offering and the Hong Kong Offer Shares and does not constitute an offer to sell or a solicitation of an offer to buy any security other than the Hong Kong Offer Shares offered by this prospectus pursuant to the Hong Kong Public Offering. This prospectus may not be used for the purpose of, and does not constitute, an offer or invitation in any other jurisdiction or in any other circumstances. No action has been taken to permit a public offering of the Offer Shares in any jurisdiction other than Hong Kong and no action has been taken to permit the distribution of this prospectus in any jurisdiction other than Hong Kong. The distribution of this prospectus and the offering of the Offer Shares in other jurisdictions are subject to restrictions and may not be made except as permitted under the applicable securities laws of such jurisdictions pursuant to registration with or authorization by the relevant securities regulatory authorities or an exemption therefrom.

You should rely only on the information contained in this prospectus and the Application Forms to make your investment decision. We have not authorized anyone to provide you with information that is different from what is contained in this prospectus. Any information or representation not made in this prospectus must not be relied on by you as having been authorized by us, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters, any of our or their respective directors or any other person or party involved in the Global Offering.

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This summary aims to give you an overview of the information contained in this prospectus. As it is a summary, it does not contain all the information that may be important to you and is qualified in its entirety by and should be read in conjunction with, the full text of this prospectus. You should read the whole document before you decide to invest in the Offer Shares.

There are risks associated with any investment. Some of the particular risks in investing in the Offer Shares are set forth in "Risk Factors". You should read that section carefully before you decide to invest in the Offer Shares.

#### **OVERVIEW**

We are a leading comprehensive property developer in Jiangsu Province, China, focusing on the development of residential properties and the development, operation and management of commercial and comprehensive properties. We have established a steady regional leading position in Jiangsu Province by taking root in Nanjing, Jiangsu and Yangtze River Delta. Since the incorporation of Nanjing Redsun in 1999, we have worked in the sector of property development and sales for nearly 20 years, established the *Hong Yang* brand and received widespread recognition for our development capacity and industry position. We maintain steady growth during the Track Record Period. Our revenue increased from RMB5,376.8 million in 2015 to RMB6,139.7 million in 2017. Our gross profit increased from RMB2,251.8 million in 2015 to RMB2,491.6 million in 2017.

We have established the *Hong Yang* brand, which enjoyed a high reputation and recognition in the Yangtze River Delta region. In 2017, we were rated Top 100 China Real Estate Developers, Top 10 Development Potential of China Real Estate Developers, Top 10 Brand Value in Eastern China and Top Three Powerful Jiangsu Real Estate Developers by the China Real Estate Association, E-house China R&D Institute, China Real Estate Appraisal and Jiangsu Real Estate Association. According to the sales rankings of Chinese real estate enterprises published by CRIC China (克丽瑞中國), we ranked the third place in Nanjing by number of units sold in 2017.

Designing and developing customer-tailored products and implementing high standards of quality control are the lifeline of us. Regarding product positioning, we made an intensive study of customer needs and launched five product lines from high-quality rigid demand housing to top properties, namely, Time Series, Sunrise Joy Series, Yan Lan Series, Tian Chen Series, and TOP Series, to meet the needs of different consumer groups. We used high-quality materials and accessories for construction and decoration and critically reviewed the work of contractors. We used the internal standard of "millimetric quality error" for product quality control. We strive to meet the needs of our customers through fine workmanship and quality control measures.

We have balanced property development and operation abilities. While developing residential properties, we also operate commercial complexes covering shopping malls, amusement parks and community centers, hotels and office buildings. Most of these commercial property buildings are adjacent to our residential property projects, providing ancillary services for the residents and also increasing the value of our residential property projects. During the Track Record Period, our commercial properties maintained an average rental rate of over 90%, with the operating income of RMB226.7 million, RMB193.1 million and RMB166.4 million, respectively. As of March 31, 2018, our commercial properties had an aggregate GFA of 627,880 sq.m. and a fair value of RMB8,803.0 million.

We focus our business activities across the Yangtze River Delta region, one of the most economically prosperous and vibrant regions in China. During the Track Record Period and as of March 31, 2018, we had developed a diverse portfolio of 25 completed projects, 50 projects under development and 18 projects held for future development. By virtue of our deep understanding of the property markets in the Yangtze River Delta region, we strategically selected and acquired quality land of the region for our future property development in Jiangsu Province and Anhui Province. As of March 31, 2018, in terms of proportional interests, we had an aggregate GFA of approximately 6,833,071 sq.m. of land reserves, including (i) completed properties with a saleable and rentable GFA of approximately 580,789 sq.m., accounting for 8.5% of our total land reserves, (ii) properties under development with an aggregate GFA of approximately 4,326,438 sq.m., accounting for 63.3% of our total land reserves, and (iii) properties held for future development with an aggregate GFA of approximately 1,925,844 sq.m., accounting for 28.2% of our total land reserves. Given a reasonable and stable sales pace, our existing land reserves can support our balanced development for three years or so.

#### **Our Business Model**

Our business operations consist of three principal business segments: (i) property development and sales; (ii) commercial property investment and operations and (iii) hotel operations. We derive our revenue from sales of residential properties and accompanying retail spaces developed by us, rental income from commercial property investment and operations and service fee income from hotel operations.

We outsource our project planning and design work to qualified contractor, and the construction work of our projects to external construction companies.

Due to the highly competitive and evolving nature of the real estate industry in China, we are required to constantly monitor the changing market condition and adjust the sales prices of our projects as appropriate. See "Business — Property Development and Sales Process — Marketing and Sales — Pricing".

#### **Land Reserves**

The following table sets forth the GFA breakdown of our land reserve as of March 31, 2018 in terms of geographic location:

	Com	pleted	Under development	Future development	Total land reserves	
Property projects developed by our Subsidiaries	Saleable GFA unsold <sup>(1)</sup> (sq.m.)	Rentable GFA held for investment <sup>(1)</sup> (sq.m.)	GFA under	Planned GFA <sup>(1)</sup>	Total GFA <sup>(1)</sup> (sq.m.)	Percentage of total land bank (%)
Changzhou	38,815	_	709.326	367,443	1,115,584	16.3%
Nanjing	36,852	446,916	491,406	69,629	1,044,803	15.3%
Suzhou		· —	635,992	· —	646,868	9.5%
Wuxi	37,599	_	30,976	530,811	599,386	8.8%
Chuzhou	· —		452,999	´—	452,999	6.6%
Hefei	_	_	234,567	61,778	296,345	4.4%
Chongqing			´ —	267,819	267,819	3.9%
Taixing			152,984	<u> </u>	152,984	2.2%
Xuzhou	_	_	_	128,110	128,110	1.9%
Zhenjiang			82,105	<u> </u>	82,105	1.2%
Nantong	_	_	61,479	_	61,479	0.9%
Sub-total	124,142	446,916	2,851,834	1,425,590	4,848,482	71.0%
Projects held by our joint ventures						
Nanjing	8,433	_	166,817	_	175,250	2.6%
Suzhou	1,298	_	54,407	_	55,705	0.8%
Attributable Sub-total <sup>(2)</sup>	9,731		221,224		230,955	3.4%
Projects held by our associated companies						
Nanjing	_	_	437,409	35,925	473,334	6.9%
Nantong		_	201,608	66,071	267,679	3.9%
Suzhou		_	218,632		218,632	3.2%
Bozhou	_	_	_	160,973	160,973	2.4%
Xuzhou	_	_	_	115,217	115,217	1.7%
Hefei	_	_	104,531	_	104,531	1.5%
Changzhou	_	_	77,687	_	77,687	1.2%
Yangzhou	_	_	66,899	_	66,899	1.0%
Wuxi	_	_	_	65,155	65,155	0.9%
Zhenjiang		_	_	56,913	56,913	0.8%
Chuzhou		_	53,931	_	53,931	0.8%
Maanshan	_	_	50,955	_	50,955	0.7%
Huzhou			41,728		41,728	0.6%
Attributable Sub-total <sup>(2)</sup>			1,253,380	500,254	1,753,634	25.6%
Total	133,873	446,916	4,326,438	1,925,844	6,833,071	<u>100.0</u> %

As of March 31, 2018, we have obtained land use certificates for all of our land reserves.

Notes:

<sup>(1)</sup> Data with respect to the GFA of (i) completed projects have been derived from the information contained in the relevant inspection certificates; and (ii) projects under development have been derived from the information contained in the relevant construction planning permits. The total GFA of a property comprises saleable GFA and non-saleable GFA. "Saleable GFA unsold" includes properties which have been pre-sold. A property is considered sold after the Group has executed the relevant sale and purchase agreement and the property has been delivered to the customer. A property is considered delivered to a customer after the property has been completed, inspected and accepted as qualified. A property is considered pre-sold when the Group has executed the relevant sale and purchase agreement but the property has not yet been delivered to the customer.

(2) For projects held by our joint ventures or our associated companies, total GFA is adjusted by our equity interest in the respective project.

#### VALUATION OF OUR PROPERTIES

Our independent property valuer, Savills, valued our properties based on the assumption that transferable land use rights of the properties for their respective specific terms at nominal annual land use fees have been granted and that any land grant premium payable have already been fully paid. Unless otherwise stated, Savills has also assumed that the Group has good legal titles to the properties and has free and uninterrupted rights to occupy, use, transfer, lease or assign the properties for the whole of the respective unexpired terms as granted.

The valuation of the properties in Category A stated in the "Property Valuation Report" in Appendix III, which represents Savills' opinion of the properties in Groups I to VI on market value basis.

In valuing the properties in Group I and Group IV in the Property Valuation Report, which are held by the Group for owner occupation and for sale in the PRC, Savills has valued such properties by the direct comparison approach assuming sale with the benefit of vacant possession in their existing states by making reference to comparable sales transactions as available in the market.

In valuing the property in Group II in the Property Valuation Report, which is held by the Group for operation in the PRC, Savills have valued such property by discounted cash flow analysis, which involves discounting the future net cash flow of the property until the end of the land use term to its present value by using an appropriate discount rate that reflects the rate of return required by a typical investor for an investment of this type.

In valuing the properties in Group III except property Nos. 5, 6 and 7 in the Property Valuation Report, which are held by the Group for investment in the PRC, Savills have made reference to the comparable market transactions as available in the market and where appropriate, valued the properties on the basis of capitalization of incomes as shown on the schedules handed to us with due allowance for reversionary income potential of the properties.

In valuing property Nos. 5, 6 and 7 in Group III in the Property Valuation Report, which is to be held by the Group for investment, and in valuing the properties in Groups V and VI, which are held by the Group under development or for future development in the PRC, Savills has valued such properties on the basis that they will be developed and completed in accordance with the latest development proposals provided to us by the Group. In arriving at Savills' opinion of values, Savills has adopted the direct comparison approach by making reference to comparable sales transactions as available in the market and also taken into account the costs that will be expended to complete the developments to reflect the quality of the completed developments.

In assessing the properties in Category B stated in the Property Valuation Report, Savills has attributed no commercial values to the properties on market value basis as transferability of these properties is restricted. However, for the Group's management reference purpose, Savills has reported the investment values of these properties in the report under Groups VII and VIII.

No allowance has been made in our valuation for any charges, mortgages or amounts owing to any property nor for any expenses or taxation which may be incurred in effecting a sale. Unless otherwise stated, it is assumed that the properties are free from encumbrances, restrictions and outgoings of an onerous nature which could affect their values.

Savills has valued our property interests and the total market value of Category A's properties and the total investment value (non-market value basis) of Category B's properties attributable to the Group was RMB21,639.3 million and RMB7,879 million as of March 31, 2018, respectively. For details about the valuation of our properties in Categories A and B, see "Property Valuation Report" in Appendix III. For risks associated with assumptions made in the valuation of our properties, see "Risk Factors — Risks Relating to Our Business — The appraised value of our properties may be different from their actual realizable value and are subject to change, and if the actual realizable value of our properties is substantially lower than their appraised value, there may be a material adverse effect on our business, results of operation and financial condition".

## **Suppliers and Customers**

Our major suppliers are construction material suppliers and construction contractors. For the years ended December 31, 2015, 2016 and 2017, purchases from the five largest suppliers, which were all Independent Third Parties, represented 20.6%, 22.3% and 23.9% of our total purchases in the same periods, respectively. For the years ended December 31, 2015, 2016 and 2017, purchases from our single largest supplier represented 5.4%, 7.1% and 9.0% of our total purchases in the same periods, respectively. We had an average of approximately three years of business relationships with our top five largest suppliers during the Track Record Period.

Our customers are individual and corporate purchasers of our residential properties and tenants of our commercial properties. For the years ended December 31, 2015, 2016 and 2017, revenue before business tax and surcharge from our five largest customers, all of whom were Independent Third Party purchasers or tenants of our properties, represented approximately 0.9%, 0.6% and 0.9% of our total revenue before business tax and surcharge in the respective periods. For the years ended December 31, 2015, 2016 and 2017, revenue before business tax and surcharge from our largest customer represented 0.3%, 0.2% and 0.3% of our total revenue before business tax and surcharge in the same periods, respectively.

#### **COMPETITIVE STRENGTHS**

We believe that our market position is principally attributable to the following competitive strengths: (i) establishing the *Hong Yang* brand and becoming a leading comprehensive property developer in Jiangsu Province; (ii) accurate product positioning, leading quality control system and customer-tailored products; (iii) high-quality land reserves and stable and reliable land acquisition ability; (iv) excellent commercial property assets and strong operational abilities, forming synergistic effect in residential property development; (v) an efficient and modern management model that focuses on investment, financing, management and exit (IFME) to maximize returns on property projects; and (vi) experienced senior management and team of employees with strong execution ability.

#### **STRATEGIES**

We endeavor to become the premier and trusted comprehensive property developer in the country. To achieve our goal, we intend to implement the following strategies: (i) continue to proactively explore markets in the Yangtze River Delta region and selectively develop new markets at the same time to form a regional pattern of "1+3+X", namely the Yangtze River Delta region, central China, southern China, southwestern China and other regions. See "Business — Overview — Our Strategies"; (ii) continue to adopt diversified land acquisition strategies to enrich and optimize our land reserves; (iii) further improve product quality and design based on customer and created value for customer; (iv) expand the business sector primarily based on the asset-light mode to promote the *Hong Yang* brand and form a synergistic effect with the residential property development sector; (v) improve operation efficiency, pursue rapid turnover and increase capital use efficiency; and (vi) accelerate talent system building to attract high-quality talents in the industry.

#### SELECTED RESULTS OF OPERATIONS

Our business operations consist of three principal business segments: (i) property development and sales; (ii) commercial property investment and operations and (iii) hotel operations. We derive our revenue from sales of residential properties and accompanying retail spaces developed by us, rental income from commercial property investment and operations and service fee income from hotel operations. The table below sets forth a breakdown of our total revenue by business lines and nature of income for the periods indicated:

		For the Year Ended December 31,				
Segment	Nature of income	2015	2016	2017		
		(RMB'000)	(RMB'000)	(RMB'000)		
Property development and sales	Sales of properties	5,124,160	8,549,007	5,938,391		
operations	Rental and fee income	226,727	193,070	166,420		
Hotel operations	Service fee income	25,912	33,388	34,861		
Total		5,376,799	8,775,465	6,139,672		

We derived most of our revenue from sale of properties during the Track Record Period. The following table sets forth our key results of operations during the Track Record Period:

For the Year Ended December 31,

		2015 2016					2017			
	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	
	(RMB'000)	(sq.m.)	(RMB/sq.m.)	(RMB'000)	(sq.m.)	(RMB/sq.m.)	(RMB'000)	(sq.m.)	(RMB/sq.m.)	
Nanjing	4,207,543	438,282	9,600	5,288,698	467,095	11,323	4,916,801	408,418	12,039	
Suzhou	_	_	_	949,500	95,170	9,977	606,782	58,806	10,318	
$Changzhou\ \dots$	706,080	118,915	5,938	607,813	100,596	6,042	171,139	21,834	7,838	
$Wuxi\ \dots\dots$	48,630	2,905	16,740	31,413	2,364	13,288	93,700	5,814	16,116	
Nantong	161,169	21,732	7,416	738,732	100,833	7,326	81,923	11,792	6,947	
$Changshu\ \dots$	738	250(1	2,952	932,851	59,727	15,619	68,046	5,697	11,944	
Total	5,124,160	<u>582,084</u>	8,803	8,549,007	825,785	10,353	5,938,391	512,361	11,590	

Note:

The following table sets forth our gross profit and gross profit margin by segment for the years indicated.

	For the Year Ended December 31,						
	201	15	201	6	201	7	
	Gross Gross Profit Profit Margin		Gross Profit Gross	s Profit Gross Profit	Profit	Gross Profit	Gross Profit Margin
	(RMB in millions)	(%)	(RMB in millions)	(%)	(RMB in millions)	(%)	
Property development and sales	2,137.8	41.7%	2,464.6	28.8%	2,397.4	40.4%	
Commercial property investment and operations	131.5	58.0%	100.3	52.0%	107.1	64.4%	
Hotel operations	(17.5)	<u>(67.5</u> )%	(9.3)	(27.8)%	6 <u>(12.9)</u>	(37.0)%	
Total	2,251.8	41.9%	2,555.6	29.1%	<u>2,491.6</u>	40.6%	

Our gross profit margin was 41.9%, 29.1% and 40.6% for the years ended December 31, 2015, 2016 and 2017, respectively. Our gross profit margin in 2016 was lower than that in 2015 and 2017 mainly due to lower gross profit margin of our property development and sales business in 2016, which was mainly because certain projects delivered in 2016 had relatively high land acquisition costs.

Our hotel operations incurred losses of RMB17.5 million, RMB9.3 million and RMB12.9 million for the years ended December 31, 2015, 2016 and 2017, respectively, primarily because the occupancy rates of our Wuxi Lakefort Hotel were relatively low.

#### SUMMARY OF COMBINED FINANCIAL INFORMATION

The following is a summary of our combined financial information as of and for the years ended December 31, 2015, 2016 and 2017. We have derived the summary from our combined financial information set

<sup>(1)</sup> Consists entirely of car parks delivered in 2015.

forth in the Accountants' Report in Appendix I to this prospectus. The below summary should be read together with the combined financial information in Appendix I to this prospectus, including the accompanying notes and the information set forth in "Financial Information" in this prospectus. Our combined financial information was prepared in accordance with IFRS.

#### **Summary of Combined Statements of Comprehensive Income**

The following table sets forth our combined statements of comprehensive income for the periods indicated:

	For the Year Ended December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Revenue	5,376,799	8,775,465	6,139,672	
Cost of sales	(3,125,008)	(6,219,879)	(3,648,023)	
Gross profit	2,251,791	2,555,586	2,491,649	
Fair value gains/(losses) on investment properties	614,065	(109,822)	(287,414)	
Profit before tax	2,218,227	1,661,854	1,900,784	
Income tax expense	(889,573)	(730,774)	(705,301)	
Profit and total comprehensive income for the year	1,328,654	931,080	1,195,483	

Our revenue decreased by 30.0% from RMB8,775.5 million in 2016 to RMB6,139.7 million in 2017 mainly attributable to a decrease in revenue derived from our property development and sales, which was mainly due to a decrease in the total GFA delivered, partially offset by an increase in the average selling price per GFA for property development projects. The total GFA delivered decreased from 825,785 sq.m in 2016 to 512,361 sq.m in 2017, which was mainly due to an increased proportion of joint development projects in which we held non-controlling interests and the GFA delivered from such projects were not counted to the GFA delivered by our Group. Our revenue increased by 63.2% from RMB5,376.8 million in 2015 to RMB8,775.5 million in 2016 mainly attributable to an increase in revenue derived from property development and sales, which was mainly due to an increase in the total GFA delivered and an increase in the average selling prices per GFA for property development projects.

See "Financial Information" for more details about our financial performance during the Track Record Period.

#### **Summary of Combined Statements of Financial Position**

The following table sets forth a summary of our combined statements of financial position as of the dates indicated:

	As of December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Total non-current assets	8,963,224	9,288,743	11,159,712	
Total current assets	16,876,416	20,798,585	30,165,631	
Total current liabilities	15,933,154	17,378,464	23,953,399	
Net current assets	943,262	3,420,121	6,212,232	
Total non-current liabilities	5,161,874	7,052,672	8,915,078	
Total Equity	4,744,612	5,656,192	8,456,866	

See "Financial Information — Liquidity and Capital Resources — Net Current Assets".

#### **Summary of Combined Statements of Cash Flows**

The following table sets forth our cash flows for the periods indicated:

	For the Year Ended December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Net cash flows (used in)/generated from operating activities	2,389,980	891,231	(3,497,952)	
Net cash flows (used in)/generated from investing activities	(127,366)	(1,579,694)	(1,178,587)	
Net cash flows generated from/(used in) financing activities	(1,844,409)	1,940,388	2,398,754	
Net increase in cash and cash equivalents	418,205	1,251,925	79,389	
Cash and cash equivalents at beginning of the year	728,544	1,146,749	2,398,674	
Cash and cash equivalents at the end of the year	1,146,749	2,398,674	2,478,063	

For the year ended December 31, 2017, our net cash used in operating activities was RMB3,498.0 million, which was the result of cash used in operations of RMB1,982.8 million, adjusted by (i) interest received of RMB228.5 million, (ii) tax paid of RMB912.6 million and (iii) interest paid of RMB831.1 million. Net cash used in operations was primarily attributable to the profit before taxation of RMB1,900.8 million, adjusted by the following items: (i) increase in properties for development and for sale of RMB4,884.0 million due to an increase in property development activities and (ii) increase in prepayments, deposits and other receivables of RMB1,328.8 million due to an increase in prepayments for land use rights, partially offset by increase in other payables, deposits received and accruals of RMB2,895.1 million due to an increase in advance from non-controlling shareholders of subsidiaries as a result of an increased funding from our partners of jointly-developed projects.

See "Financial Information — Liquidity and Capital Resources — Cash Flow" and "Risk Factors — Risks Relating to Our Business — We had negative net operating cash flow for the year ended December 31, 2017 and we may not be able to obtain sufficient funding for our land acquisitions and future property developments whether through bank loans, corporate bonds, trust financing or other arrangements, on commercially reasonable terms, or at all."

#### KEY FINANCIAL RATIOS

	For the Years Ended and as of December 31,			
	2015	2016	2017	
Gross profit margin (%) <sup>(1)</sup>	41.9	29.1	40.6	
Net profit margin (%) <sup>(2)</sup>	24.7	10.6	19.5	
Return on equity (%) <sup>(3)</sup>	28.0	16.5	14.7	
Current ratio (times) <sup>(4)</sup>	1.06	1.20	1.26	
Gearing ratio (%) <sup>(5)</sup>	119.4	136.0	137.5	
Interest coverage ratio (times) <sup>(6)</sup>	7.19	5.69	5.30	

#### Notes:

- (1) Gross profit margin for the years ended December 31, 2015, 2016 and 2017 was calculated based on our gross profit of respective periods divided by our revenue of respective periods and multiplied by 100%.
- (2) Net profit margin for the years ended December 31, 2015, 2016 and 2017 was calculated based on our net profit of respective periods divided by our revenue of respective periods and multiplied by 100%.
- (3) Return on equity for each of the year ended December 31, 2015, 2016 and 2017 was calculated based on our net profit attributable to owners of the parent as of the end of the respective periods and multiplied by 100%.
- (4) Current ratios as of December 31, 2015, 2016 and 2017 were calculated based on our total current assets as of the respective dates divided by our total current liabilities as of the respective dates.
- (5) Gearing ratios as of December 31, 2015, 2016 and 2017 was calculated as total debt divided by total equity of us as of the respective date. The total debt was calculated as total loans and borrowings of us as of the respective dates.
- (6) Interest coverage ratio for each of the years ended December 31, 2015, 2016 and 2017 was calculated based on our profit before tax, adding interest expenses which does not include capitalized interest in our combined financial statements, divided by our interest on interest-bearing borrowings which does not include capitalized interest as of the respective periods.

#### OUR SHAREHOLDING STRUCTURE

Immediately following the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), Mr. Zeng will be interested in 2,400,000,000 Shares, representing 75% of the enlarged issued share capital of our Company through Hong Yang Group (Holdings), Hong Yang International, Hong Yang Group Company and Redsun Properties Group (Holdings). Redsun Properties Group (Holdings) is wholly owned by Hong Yang Group Company, which in turn is wholly owned by Hong Yang International. Hong Yang International is held by Mr. Zeng and Hong Yang Group (Holdings) as to 50% and 50%, respectively, and Hong Yang Group (Holdings) is directly wholly owned by Mr. Zeng. Accordingly, Mr. Zeng, Hong Yang Group (Holdings), Hong Yang International, Hong Yang Group Company and Redsun Properties Group (Holdings) will become our Controlling Shareholders under the Listing Rules upon Listing.

#### NON-EXEMPT CONTINUING CONNECTED TRANSACTIONS

We have entered into certain transactions which would constitute non-exempt continuing connected transactions for our Company under the Listing Rules following completion of the Global Offering. Among others, the leasing of property by us to Nanjing Hong Furnishing, a company wholly owned by Mr. Zeng, is for a term of 10 years commencing from October 1, 2017. We have applied to the Stock Exchange for, and the Stock Exchange has agreed to grant, a waiver from strict compliance with the requirements set out in Chapter 14A of the Listing Rules for the non-exempt continuing connected transactions for our Company. For details of such non-exempt continuing connected transactions and the waiver, see "Continuing Connected Transactions."

#### PRE-IPO SHARE OPTION SCHEME

Following the adoption of the Pre-IPO Share Option Scheme and as of the Latest Practicable Date, an aggregate of 112,000,000 Pre-IPO Share Options have been conditionally granted, representing approximately 3.5% of the issued share capital of our Company immediately after the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), to 39 Grantees, including four Directors, three members of our senior management team, three connected persons of the Company (other than Directors and chief executive of the Company) and 29 other Grantees. The exercise price in respect of each Pre-IPO Share Option is 80% of the Offer Price. No further options will be granted under the Pre-IPO Share Option Scheme.

As of the Latest Practicable Date, all of the Pre-IPO Share Options were not exercised and remained outstanding. Assuming full vesting and exercise of the outstanding Pre-IPO Share Options, the shareholding percentage of our Shareholders immediately following the Listing would be diluted by approximately 3.4% as calculated based on 3,312,000,000 Shares then in issue (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option and the options which may be granted under the Post-IPO Share Option Scheme).

Further information on the principal terms of the Pre-IPO Share Option Scheme and the Grantees are set forth in the paragraphs under "D. Other Information — 1. Pre-IPO Share Option Scheme" in Appendix V.

# GLOBAL OFFERING STATISTICS(1)

Offer size: Initially 25% of the enlarged issued share capital of our Company

Offering structure: Initially 10% for the Hong Kong Public Offering (subject to reallocation)

and 90% for the International Offering (subject to reallocation and the

Over-allotment Option)

Over-allotment Option: Up to 15% of the number of Offer Shares initially available

under the Global Offering

Offer Price per Share: HK\$2.18 to HK\$3.18 per Offer Share

	Based on an Offer Price of HK\$2.18 per Share	Based on an Offer Price of HK\$3.18 per Share
Market capitalization of our Shares <sup>(2)</sup>	HK\$6,976 million	HK\$10,176 million
Unaudited pro forma adjusted combined net tangible asset		
value per Share <sup>(3)</sup>	HK\$3.64	HK\$3.89

#### Notes:

- (1) All statistics in this table are based on the assumption that the Over-allotment Option is not exercised.
- (2) The calculation of market capitalization is based on 800,000,000 Shares expected to be issued under the Global Offering, and assuming that 3,200,000,000 Shares are issued and outstanding after completion of the Capitalization Issue and immediately following the completion of the Global Offering.
- (3) The unaudited pro forma adjusted combined net tangible asset per Share is calculated after making the adjustments referred to in "Unaudited Pro Forma Financial Information" in Appendix II and on the basis that 3,200,000,000 Shares are issued and outstanding after completion of the Capitalization Issue and immediately following the completion of the Global Offering.

#### USE OF PROCEEDS

We estimate that we will receive net proceeds from the Global Offering of approximately HK\$2,022.9 million (assuming an Offer Price of HK\$2.68 per Offer Share, being the mid-point of the indicative Offer Price range), after deducting the underwriting fees and expenses payable by us in the Global Offering and assuming no exercise of the Over-allotment Option.

We intend to use the net proceeds of the Global Offering for the following purposes:

- approximately 60%, or HK\$1,213.7 million, will be used as the construction costs for the development of our property projects or project phases, namely Solaris Loving City Section VIII, Nanjing, Land Lot No. 2017G57, Taixing Land lot No. TX2017-20, Wuxi Land Lot No. 2017-C-20(A)&(B), Wuxi Land Lot XDG-2012-54 and a new project in Chongqing. See "Business—Our Project Portfolio—Portfolio of Our Property Development Projects" and "Business—Property Development and Sales Process—Investment—Land Acquisition" for further details of our projects;
- approximately 30%, or HK\$606.9 million, will be used for repayment of the majority portion of certain existing interest-bearing bank and other borrowings, all of which are working capital loans for our project companies and included without limitation (i) a two-year borrowing of RMB180.0 million with a fixed interest rate of 7.50% per annum and maturity date of September 4, 2018, (ii) a one-year bank borrowing of RMB135.0 million with a fixed interest rate of 9.69% per annum and maturity date of October 25, 2018, and (iii) a two-year bank borrowing of RMB270.0 million with a fixed interest rate of 7.78% per annum and maturity date of December 11, 2018;
- approximately 10%, or HK\$202.3 million, will be used for general working capital purposes.

See "Future Plans and Use of Proceeds".

#### DIVIDEND AND DISTRIBUTABLE RESERVES

We did not declare any dividends during the Track Record Period. We have no fixed dividend policy and, subject to compliance with the relevant laws of the Cayman Islands and the Articles, the Board has absolute discretion in determining whether to recommend a declaration of any dividend for any period, and the amount of dividend to be paid. In determining any dividend payment, the Board will evaluate the Company's earnings, cash

flow, financial condition, capital requirements, prevailing economic conditions and any other factors that the Directors deem relevant. There can be no assurance that dividends will be paid in any amount in the future, or at all.

Certain of our Subsidiaries are subject to restrictions on dividend payment under certain outstanding loan agreements. As confirmed by the Directors, none of the dividend declarations and/or payments made by us during the Track Record Period and up to the Latest Practicable Date were in violation of any restrictions in its loan agreements.

See "Financial Information — Dividend and Distributable Reserves".

#### RISK FACTORS

There are certain risks involved in our operations and in connection with the Global Offering, many of which are beyond our control. These risks can be categorized into (i) risks relating to our business, (ii) risks relating to industry, (iii) risks relating to conducting business in the PRC and (iv) risks relating to the Global Offering and our Shares. The most significant risks are summarized as follows: (a) Our business and prospects are dependent on the economic conditions in PRC and the performance of the PRC property market, and in particular on the performance of the markets in Nanjing and various major cities in the Yangtze River Delta, and therefore any potential decline in property sales or prices or demand for properties in the PRC generally, or in the major cities in this region, could have a material adverse effect on our business, financial condition and results of operations; (b) we may not be able to acquire land reserves in desirable locations that are suitable for development at commercially acceptable prices in the future, which may affect our business, financial condition, results of operations and prospects; (c) we may not be able to obtain adequate financing to fund our future land acquisitions and property development, and such capital resources may not be available on commercially reasonable terms or at all; (d) our results of operations largely depend on a number of factors including the schedule of our property development and the timing of property sales and may therefore vary significantly from year to year and (e) we are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations.

These risks are not the only significant risks that may affect the value of the Shares. A detailed discussion of all the risk factors involved are set forth in "Risk Factors" and you should read the whole section carefully before you decide to invest in the Offer Shares.

#### LISTING EXPENSES

The listing expenses in connection with the Global Offering consist primarily of underwriting commissions and professional fees. During the Track Record Period, we incurred listing expenses of approximately RMB8.8 million, of which RMB6.6 million were charged to our administrative expenses for the year ended December 31, 2017 and RMB2.2 million was capitalized and will be charged to our equity upon the Listing. We currently expect to incur further expenses amounting to RMB91.3 million subsequent to the end of the Track Record Period, of which RMB26.9 million will be charged to our income statement and RMB64.4 million will be charged to our equity. Our Directors do not expect such expenses to have a material adverse impact on our financial results for the year ending December 31, 2018.

#### NON-COMPLIANCE INCIDENTS

During the Track Record Period, we experienced certain incidents of non-compliances. Four of our project companies commenced construction of certain of our projects before obtaining construction work permits. Four of our project companies did not comply with the relevant construction work planning permit when they constructed the relevant projects. In addition, our Group failed to make adequate social security insurance and housing provident fund contributions for some employees as required by relevant PRC laws and regulations. See "Business — Licenses, Permits and Qualification Certificates — Non-compliance Incidents."

#### **COMPETITIVE LANDSCAPE**

The PRC real estate industry is highly fragmented and competitive. We compete with other top Chinese real estate developers on a broad range of factors, including product design and quality, selling prices, customer services, financial resources, brand recognition, land acquisition capabilities and other factors. See "Business — Competition."

#### RECENT DEVELOPMENTS

Our business operations had remained stable after the Track Record Period and up to the date of this prospectus as there were no material changes to our business models and the general economic and regulatory environment in which we operate. According to our unaudited management account, our revenue for the four months ended April 30, 2018 increased significantly compared to that for the same period in 2017 as we delivered more GFAs in the first four months of 2018. Our total assets remained stable as of April 30, 2018. Our gross profit margin decreased from 40.6% for the year ended December 31, 2017 to 33.0% for the four months ended April 30, 2018 because the projects delivered in 2017 have lower land acquisition costs than those delivered in the first four months of 2018.

During the period from January 1, 2018 and up to the date of this prospectus, we had secured 15 projects with a total site area of approximately 886,483 sq.m. at an aggregate consideration of approximately RMB6,978.4 million. These new land parcels are located in ten cities including Chongqing, Hangzhou, Jurong, and Chengdu. As of the Latest Practicable Date, we had obtained the land use right certificates for seven parcels. In addition, we acquired equity interests in companies that possess land use rights for certain lands subsequent to the Track Record Period. See "Business — Property Development and Sales Process — Investment — Land Acquisition — Acquisition of Equity Interests or Investments in Companies."

After due and careful consideration, our Directors confirm that, up to the date of this prospectus, there has been no material adverse change in our financial and trading position or prospects since December 31, 2017, and there is no event since December 31, 2017 which would materially affect the information shown in the Accountants' Report, the text of which is set out in Appendix I.

#### PROJECT FINANCING

We fund the development of our projects primarily through bank borrowings, trust and other financings and capital injection from our Controlling Shareholder, Hong Yang Group Company. In May 2017, Hong Seng, a

company incorporated in BVI and wholly owned by Hong Yang Group Company, which is not part of our Group, issued US\$250 million senior notes (the "May 2017 Notes") which bear an interest rate of 7.875% per annum and are due in May 2020. In January 2018, Hong Seng issued additional 8.5% guaranteed senior notes due 2018 in an aggregate principal amount of US\$125 million, which have consolidated and formed a single series with its outstanding US\$250 million 8.5% guaranteed senior notes due 2018 that were issued in November 2017 (together, the "November 2017 Notes"). In May 2018, Hong Seng further issued US\$250 million guaranteed senior notes (the "May 2018 Notes," and together with the May 2017 Notes and the November 2017 Notes, the "Notes"), which bear an interest rate of 8.50% per annum and are due in May 2019. A substantial portion of the net proceeds from the offering of the Notes were injected into the Group as paid-in capital. For more information about the Notes issued by Hong Seng, see "Business — Project Financing — Corporate Bonds".

After the Listing, the Company is expected to be the vehicle conducting offshore financings and the funds will be used solely for the Group's businesses so that the Company's financial independence from its Controlling Shareholders will not be affected by such offshore financings. Hong Yang Group Company and its associates that are not part of the Group may serve as offshore financing vehicles for funds used in Hong Yang Group Company's furniture and construction material mall business and property management business that are separate from the Group's property development business.

In April 2018, we entered into an additional trust and other financing arrangement with Sichuan Trust Co., Ltd. (四川信託有限公司). For more details, see "Business — Project Financing — Trust and Other Financing Arrangements".

In this prospectus, unless the context otherwise requires, the following expressions shall have the following meanings.

"Anhui Hong Lan Real Estate" Anhui Hong Lan Real Estate Development Co., Ltd. (安徽弘嵐房地產

開發有限公司), a limited liability company established in the PRC on

November 9, 2016, and a Subsidiary

"Anhui Hong Peng Properties" Anhui Hong Peng Properties Co., Ltd. (安徽弘鵬置業有限公司), a

limited liability company established in the PRC on December 14,

2016, and a Subsidiary

"Application Form(s)" White Application Form(s), Yellow Application Form(s) and Green

Application Form(s), or where the context so requires, any of them,

relating to the Hong Kong Public Offering

"ARR" average daily rate per occupied room for the relevant period,

calculated by dividing the total room revenue by the total number of room nights sold including room nights provided to guests on a

complimentary basis in a given period

"Articles of Association" or "Articles" the amended and restated articles of association of our Company

conditionally adopted on June 25, 2018 which will take effect on the Listing Date, as amended, supplemented or otherwise modified from

time to time

"associate" has the meaning ascribed thereto under the Listing Rules

"average selling price" or "ASP" average selling price

"Board" the board of Directors

"building ownership certificate" building ownership certificate issued by relevant PRC government

authorities with respect to the ownership rights of buildings (房屋所有

權證)

"Business Day" or "business day" a day which is not a Saturday, a Sunday or a public holiday in Hong

Kong and on which banks in Hong Kong are generally open for

business

"BVI" British Virgin Islands

"CAGR" compound annual growth rate

"Capitalization Issue" the allotment and issue of 2,399,999,800 Shares to our Shareholder(s)

to be made upon the capitalization of certain sums standing to the credit of the share premium account of our Company upon completion of the Global Offering as referred to in the section headed "Statutory and General Information — 3. Resolutions in writing of our sole Shareholder passed on June 25, 2018" in Appendix V to this

prospectus

	DEFINITIONS
"Cayman Companies Law" or "Companies Law"	the Companies Law (2016 Revision) of the Cayman Islands as amended, supplemented or otherwise modified from time to time
"CBRC"	China Banking Regulatory Commission (中國銀行業監督管理委員會)
"CCASS"	the Central Clearing and Settlement System established and operated by HKSCC
"CCASS Clearing Participant"	a person admitted to participate in CCASS as a direct clearing participant or general clearing participant
"CCASS Custodian Participant"	a person admitted to participate in CCASS as a custodian participant
"CCASS Investor Participant"	a person admitted to participate in CCASS as an investor participant who may be an individual, joint individuals or a corporation
"CCASS Participant"	a CCASS Clearing Participant, a CCASS Custodian Participant or a CCASS Investor Participant
"CEO"	Chief Executive Officer
"Changshu Hong Yang Real Estate"	Changshu Hong Yang Real Estate Development Co., Ltd. (常熟弘陽 房地產開發有限公司), a limited liability company established in the PRC on August 17, 2010, and a Subsidiary
"Changzhou Hong Yang Business Management"	Changzhou Hong Yang Business Management Co., Ltd. (常州弘陽商業管理有限公司), a limited liability company established in the PRC on August 15, 2017, and a Subsidiary
"Changzhou Hong Yang Plaza Properties"	Changzhou Hong Yang Plaza Properties Co., Ltd. (常州弘陽廣場置業有限公司), a limited liability company established in the PRC or September 14, 2012, and a Subsidiary
"Changzhou Jin Tan Xu Run Properties"	Changzhou Jin Tan Xu Run Properties Co., Ltd. (常州市金壇旭潤置業有限公司), a limited liability company established in the PRC on June 9, 2017, and a Subsidiary
"Changzhuo Xu Jing Properties"	Changzhou Xu Jing Properties Co., Ltd. (常州旭景置業有限公司), a limited liability company established in the PRC on February 21 2017, and a Subsidiary
"Chuzhou Hong Yang Real Estate"	Chuzhou Hong Yang Real Estate Development Co., Ltd. (滁州弘陽房

PRC on August 1, 2017, and a Subsidiary

地產開發有限公司), a limited liability company established in the

China Insurance Regulatory Commission (中國保險監督管理委員會)

residential properties developed by a property developer for sale

"CIRC"

"commodity residential properties"

"Companies (Winding Up and the Companies (Winding Up and Miscellaneous Provisions) Miscellaneous Provisions) Ordinance" Ordinance, Chapter 32 of the Laws of Hong Kong, as amended, supplemented or otherwise modified from time to time "Companies Ordinance" the Companies Ordinance, Chapter 622 of the Laws of Hong Kong, as amended, supplemented or otherwise modified from time to time Redsun Properties Group Limited (弘陽地產集團有限公司), an "Company" or "our Company" exempted limited liability company incorporated under the laws of the Cayman Islands on December 21, 2017 "completion certificate" construction work completion inspection acceptance certificate/record issued by local urban construction bureaux or competent authorities in the PRC with respect to completion of property projects (竣工驗收備 案) "Connected Guaranteed Loans" has the meaning ascribed to it under "Continuing Connected Transactions — (B) Wholly Exempt Continuing Connected Transactions — 1. Guarantees and securities provided by Mr. Zeng and his associates, and Ms. Zeng Suqing's Controlled Companies "connected person(s)" has the meaning ascribed thereto under the Listing Rules "connected transaction(s)" has the meaning ascribed thereto under the Listing Rules "construction land planning permit" construction land planning permit issued by local urban zoning and planning bureaux or competent authorities in the PRC (建設用地規劃 許可證) "construction work commencement construction work commencement permit issued by local construction permit" committees or competent authorities in the PRC (建築工程施工許可 證) "construction work planning permit" construction work planning permit issued by local urban zoning and planning bureaux or competent authorities in the PRC (建設工程規劃 許可證) "Controlling Shareholders" has the meaning ascribed thereto in the Listing Rules and, unless the context otherwise requires, refers to Mr. Zeng, Redsun Properties Group (Holdings), Hong Yang Group (Holdings), Hong Yang International and Hong Yang Group Company "CSRC" the China Securities Regulatory Commission (中國證券監督管理委員 會) "Director(s)" director(s) of our Company "EIT" enterprise income tax in the PRC

"EPS" earnings per Share

"GDP" gross domestic product

"GFA" gross floor area

"Global Offering" the Hong Kong Public Offering and the International Offering

"Grantees" the grantees under the Pre-IPO Share Option Scheme

"Green Application Form(s)" the application form(s) to be completed by the White Form eIPO

Service Provider, Computershare Hong Kong Investor Services

Limited

"Group" or "our Group" or "we" or "us" our Company and its subsidiaries at the relevant time or, where the

context so requires, in respect of the period before our Company became the holding company of its present subsidiaries, the present subsidiaries of our Company or the businesses operated by its present

subsidiaries or its predecessor (as the case may be)

"HKD" or "HK\$" or "HK dollar(s)" Hong Kong dollars, the lawful currency of Hong Kong

"HKICPA" Hong Kong Institute of Certified Public Accountants

"HKSCC" Hong Kong Securities Clearing Company Limited, a wholly-owned

subsidiary of Hong Kong Exchanges and Clearing Limited

"HKSCC Nominees" HKSCC Nominees Limited, a wholly-owned subsidiary of HKSCC

"Hong Kong" or "HK" the Hong Kong Special Administrative Region of the PRC

"Hong Kong Offer Shares" the 80,000,000 Shares being initially offered by our Company at the

Offer Price pursuant to the Hong Kong Public Offering (subject to re-allocation as described in the section headed "Structure of the

Global Offering" in this prospectus)

"Hong Kong Public Offering" the offer for subscription of the Hong Kong Offer Shares to the public

in Hong Kong for cash (subject to re-allocation as described in the section headed "Structure of the Global Offering" in this prospectus) at the Offer Price (plus brokerage fee of 1.0%, Stock Exchange trading fee of 0.005%, and SFC transaction levy of 0.0027%) on the terms and subject to the conditions described in this prospectus and the Application Forms, as further described in the section headed "Structure of the Global Offering — The Hong Kong Public

Offering" in this prospectus

"Hong Kong Share Registrar" Computershare Hong Kong Investor Services Limited

DEFINITIONS	
"Hong Kong Underwriters"	the underwriters listed in the section headed "Underwriting — Hong Kong Underwriters" in this prospectus, being the underwriters of the Hong Kong Public Offering
"Hong Kong Underwriting Agreement"	the underwriting agreement dated June 28, 2018 relating to the Hong Kong Public Offering and entered into by, among others, the Joint Global Coordinators, the Hong Kong Underwriters and our Company
"Hong Seng"	Hong Seng Limited (弘昇有限公司), a company incorporated in the BVI and wholly owned by Hong Yang Group Company
"Hong Yang Group Company"	Hong Yang Group Company Limited (弘陽集團有限公司) (previously known as Hong Kong Red Sun Group Investment Company Limited (香港紅太陽集團投資有限公司)), a limited liability company incorporated in Hong Kong on October 22, 2003, and a Controlling Shareholder
"Hong Yang Group (Holdings)"	Hong Yang Group (Holdings) Limited (弘陽集團(控股)有限公司), a limited liability incorporated under the laws of Cayman Islands on March 7, 2010, and a Controlling Shareholder
"Hong Yang Group Nantong Real Estate"	Hong Yang Group Nantong Real Estate Co., Ltd. (弘陽集團南通房地產有限公司), a limited liability company established in the PRC on October 9, 2010, and a Subsidiary
"Hong Yang International"	Hong Yang International Limited (弘陽國際有限公司), a limited liability company incorporated in the British Virgin Islands on January 2, 2008, and a Controlling Shareholder
"Hong Yang Properties Investment"	Hong Yang Properties Investment Limited (弘陽地產投資有限公司), a limited liability company incorporated under the laws of Hong Kong on January 22, 2018, and a Subsidiary
"IAS"	International Accounting Standards, which is endorsed and amended by the IASB
"IASB"	International Accounting Standards Board
"IFRS"	International Financial Reporting Standards
"Independent Third Party(ies)"	a person or persons, or entity or entities who/which is/are not a connect person(s) of our Company under the Listing Rules
"International Offer Shares"	the 720,000,000 Shares initially being offered by our Company for subscription under the International Offering together, where relevant, with any additional Shares that may be issued pursuant to any exercise of the Over-allotment Option

	DEFINITIONS
"International Offering"	the conditional placing of the International Offering Shares by the International Underwriters with professional, institutional and individual investors at the Offer Price, as further described in the section headed "Structure of the Global Offering" in this prospectus
"International Underwriters"	the group of underwriters led by the Joint Global Coordinators, which is expected to enter into the International Underwriting Agreement to underwrite the International Offering
"International Underwriting Agreement"	the international underwriting agreement relating to the International Offering to be entered into on or about July 5, 2018 by, among others, the Joint Global Coordinators, the International Underwriters and our Company
"Jiangsu Hong Yang Group"	Jiangsu Hong Yang Group Co., Ltd. (弘陽集團有限公司), a limited liability company established in the PRC on March 16, 2004 and owned by Mr. Zeng's sister, Zeng Suqing, and Mr. Zeng's spouse, Chen Sihong, and therefore a connected person of our Company
"Jiangsu Jun Ke Engineering Technology"	Jiangsu Jun Ke Engineering Technology Co., Ltd. (江蘇君科工程科技有限公司), a limited liability company established in the PRC on February 28, 2017, and a Subsidiary
"Jiangsu Mao Hong Corporate Management"	Jiangsu Mao Hong Corporate Management Co., Ltd. (江蘇茂弘企業管理有限公司), a limited liability company established in the PRC on June 16, 2017, and a Subsidiary
"Jiangsu Run Hong"	Jiangsu Run Hong Smart Ecology Research Center Co., Ltd. (江蘇潤弘智慧生態產業研究院有限公司), a limited liability company established in the PRC on October 30, 2017, and a Subsidiary
"Jiangsu Tuo Si Le Construction Material"	Jiangsu Tuo Si Le Construction Material Co., Ltd. (江蘇拓思樂建材有限公司), a limited liability company established in the PRC on September 29, 2017, and a Subsidiary
"Jiangyin Jia Hong Real Estate"	Jiangyin Jia Hong Real Estate Development Co., Ltd. (江陰嘉鴻房地產開發有限公司), a limited liability company established in the PRC on November 7, 2017, and a Subsidiary
"Joint Bookrunners"	CCB International Capital Limited, Huatai Financial Holdings (Hong Kong) Limited, ABCI Capital Limited, CMB International Capital Limited, BOCOM International Securities Limited, Haitong International Securities Company Limited and Juhui Financial

Kong) Limited and ABCI Capital Limited

CCB International Capital Limited, Huatai Financial Holdings (Hong

Securities Limited

"Joint Global Coordinators"

	DEFINITIONS
"Joint Lead Managers"	CCB International Capital Limited, Huatai Financial Holdings (Hong Kong) Limited, ABCI Securities Company Limited, CMB International Capital Limited, BOCOM International Securities Limited, Haitong International Securities Company Limited, Juhui Financial Securities Limited and Head & Shoulders Securities Limited
"Joint Sponsors"	CCB International Capital Limited, Huatai Financial Holdings (Hong Kong) Limited and ABCI Capital Limited
"Ju Rong Zi Jin Real Estate"	Ju Rong Zi Jin Real Estate Development Co., Ltd. (句容紫金房地產開發有限公司), a limited liability company established in the PRC on March 18, 2010, and a Subsidiary
"Laian Hong Jia Real Estate"	Laian Hong Jia Real Estate Development Co., Ltd. (來安弘嘉房地產開發有限公司), a limited liability company established in the PRC on June 8, 2017, and a Subsidiary
"Laian Jin Hong Xin Real Estate"	Laian Jin Hong Xin Real Estate Co., Ltd. (來安金弘新房地產公司), a limited liability company established in the PRC on June 7, 2017, and a Subsidiary
"land grant contract"	a land use rights grant contract (土地使用權出讓合同)
"land use rights certificate"	a certificate (or certificates as the case may be) of the right of a party to use a parcel of land (土地使用權證)
"LAT"	Land Appreciation Tax (土地增值税) as defined in《中華人民共和國土地增值税暫行條例》(the Provisional Regulations of the PRC on Land Appreciation Tax*) and its implementation rules, as described in the section headed "Regulatory Overview" in this prospectus
"Latest Practicable Date"	June 20, 2018, being the latest practicable date for the purpose of ascertaining certain information contained in this prospectus prior to its publication
"Listing"	listing of the Shares on the Main Board
"Listing Committee"	the listing committee of the Stock Exchange
"Listing Date"	the date, expected to be on or about Thursday, July 12, on which our Shares are listed and from which dealings therein are permitted to take place on the Stock Exchange

the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, as amended, supplemented or otherwise modified from time to time

"Listing Rules"

"Main Board" the stock exchange (excluding the options market) operated by the Stock Exchange which is independent from and operated in parallel with the Growth Enterprise Market of the Stock Exchange "May 2017 Notes" has the meaning ascribed to it under "Risk Factors-Risks Relating to our Business-We are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations." "May 2018 Notes" has the meaning ascribed to it under "Risk Factors—Risks Relating to our Business—We are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations." "Memorandum" or "Memorandum of the amended and restated memorandum of association of our Association" Company conditionally adopted on June 25, 2018 which will take effect on the Listing Date, as amended, supplemented or otherwise modified from time to time "MOF" the Ministry of Finance of the PRC (中華人民共和國財政部) "MOFCOM" the Ministry of Commerce of the PRC (中華人民共和國商務部) "Mr. Zeng" Mr. Zeng Huansha, founder of our Group and a Controlling Shareholder "Nanjing De Xuan Properties" Nanjing De Xuan Properties Co., Ltd (南京德軒置業有限公司), a limited liability company established in the PRC on July 21, 2017, and a Subsidiary "Nanjing Guo Gang Properties" Nanjing Guo Gang Properties Development Co., Ltd. (南京國港置業 發展有限公司), a limited liability company established in the PRC on June 24, 2004, and a Subsidiary "Nanjing Hong Che Real Estate" Nanjing Hong Che Real Estate Co., Ltd. (南京泓澈房地產有限公司), a limited liability company established in the PRC on February 6, 2017, and a Subsidiary "Nanjing Hong Yang Business Nanjing Hong Yang Business Management Co., Ltd. (南京弘陽商業管 Management" 理有限公司) (previously known as Nanjing Redsun Business Management Co., Ltd. (南京紅太陽商業管理有限公司)), a limited liability company established in the PRC on March 17, 2008, and a Subsidiary "Nanjing Hong Yang Heng Rui Real Nanjing Hong Yang Heng Rui Real Estate Development Co., Ltd. (南 Estate" 京弘陽恒瑞房地產開發有限公司), a limited liability

established in the PRC on April 28, 2015, and a Subsidiary

	DEFINITIONS
"Nanjing Hong Yang Hotel"	Nanjing Hong Yang Hotel Co., Ltd. (南京弘陽酒店有限公司), a limited liability company established in the PRC on September 29, 2012, and a Subsidiary
"Nanjing Hong Yang Properties"	Nanjing Hong Yang Properties Co., Ltd. (南京弘洋置業有限公司), a limited liability company established in the PRC on September 28, 2009, and a Subsidiary
"Nanjing Hong Yang Real Estate"	Nanjing Hong Yang Real Estate Development Co., Ltd. (南京弘陽房 地產開發有限公司), a limited liability company established in the PRC on September 27, 2009, and a Subsidiary
"Nanjing Hong Yang Rui Shang Real Estate"	Nanjing Hong Yang Rui Shang Real Estate Development Co., Ltd. (南京弘陽瑞尚房地產開發有限公司), a limited liability company established in the PRC on January 12, 2015, and a Subsidiary
"Nanjing Hong Yang Ye Mao Real Estate"	Nanjing Hong Yang Yemao Real Estate Development Co. Ltd. (南京弘陽業茂房地產開發有限公司), a limited liability company established in the PRC on December 6, 2013, and a Subsidiary
"Nanjing Hong Yang Zhong Rui"	Nanjing Hong Yang Zhong Rui Real Estate Development Co., Ltd. (南京弘陽中瑞房地產開發有限公司), a limited liability company established in the PRC on September 23, 2015, and a Subsidiary
"Nanjing Hong Yu Life Services"	Nanjing Hong Yu Life Services Co., Ltd. (南京弘寓生活服務有限責任公司), a limited liability company established in the PRC on May 27, 2017, and a Subsidiary
"Nanjing Lin Rui Properties"	Nanjing Lin Rui Properties Co., Ltd. (南京麟瑞置業有限公司), a limited liability company established in the PRC on March 9, 2017, and a Subsidiary
"Nanjing Lv Hong Real Estate"	Nanjing Lv Hong Real Estate Development Co., Ltd. (南京綠弘房地產開發有限公司), a limited liability company established in the PRC on February 6, 2015, and a joint venture of our Company
"Nanjing Redsun"	Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司), a limited liability company established in the PRC on December 30, 1999, and a Subsidiary
"Nanjing Rong Mo Trade"	Nanjing Rong Mo Trade Co., Ltd. (南京容摩貿易有限公司), a limited liability company established in the PRC on January 4, 2012, and a Subsidiary
"Nanjing Rui Sheng Real Estate"	Nanjing Rui Sheng Real Estate Development Co., Ltd. (南京銳晟房地產開發有限公司), a limited liability company established in the PRC on November 8, 2017, and a Subsidiary

	DEFINITIONS
"Nanjing Ying Sha Rui Trade"	Nanjing Ying Sha Rui Trade Co., Ltd. (南京英莎瑞貿易有限公司), a limited liability company established in the PRC on January 4, 2012, and a Subsidiary
"Nantong Jin Li Properties"	Nantong Jin Li Properties Co., Ltd. (南通錦力置業有限公司), a limited liability company established in the PRC on June 5, 2017, and a Subsidiary
"NDRC"	the National Development and Reform Commission of the PRC (中華人民共和國國家發展和改革委員會)
"New M&A Rules"	《關於外國投資者併購境內企業的規定》 (Provisions Regarding Mergers and Acquisitions of Domestic Enterprises by Foreign Investors Provisions on the Mergers and Acquisitions of Domestic Enterprises by Foreign Investors*) which was issued by six PRC ministries and commissions, as effective on September 8, 2006 and revised on June 22, 2009
"November 2017 Notes"	has the meaning ascribed to it under "Risk Factors—Risks Relating to our Business—We are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations."
"NPC"	the National People's Congress of the PRC (中華人民共和國全國人民代表大會)
"occupancy rate"	refers to the ratio of leased GFA to rentable GFA held for property investment of a property development project on a given date
"Offer Price"	the final offer price per Offer Share (exclusive of brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%) at which the Shares are to be issued pursuant to the Global Offering, to be determined as described in the section headed "Structure of the Global Offering — Pricing and Allocation" in this prospectus
"Offer Share(s)"	the Hong Kong Offer Shares and the International Offering Shares together, where relevant, with any additional Shares allotted and issued pursuant to the exercise of the Over-allotment Option
"our Group"	our Company and its Subsidiaries
"Over-allotment Option"	the option expected to be granted by us to the Joint Global Coordinators (on behalf of the International Underwriters), pursuant

to the International Underwriting Agreement, to require us to allot and issue up to an aggregate of 120,000,000 additional Shares at the Offer Price to, among other things, cover over-allocation in the

International Offering, if any, exercisable at any time and from time to time on or before the expiration of the period of 30 calendar days from the last day for the lodging of applications under the Hong Kong Public Offering.

"PBOC"

the People's Bank of China (中國人民銀行), the central bank of the PRC

"Post-IPO Share Option Scheme"

the share option scheme conditionally adopted by our sole Shareholder on June 25, 2018, the principal terms of which are summarized in the section headed "Statutory and General Information — D. Other Information — 2. Post-IPO Share Option Scheme" in Appendix V to this prospectus

"PRC", "China" or the "People's Republic of China"

the People's Republic of China, which, for the purposes of this prospectus only (unless otherwise indicated), excludes Hong Kong, Macau Special Administrative Region of the PRC and Taiwan, unless otherwise specified

"PRC Company Law"

《中華人民共和國公司法》 (the PRC Company Law\*) which was promulgated by the SCNPC on December 29, 1993 and became effective on July 1, 1994, as amended, supplemented or otherwise modified from time to time

"PRC Enterprise Income Tax Law"

《中華人民共和國企業所得税法》 (the PRC Enterprise Income Tax Law\*) which was promulgated by the SCNPC on March 16, 2007 and became effective on January 1, 2008, as amended, supplemented or otherwise modified from time to time

"PRC GAAP"

the generally accepted accounting principles in the PRC

"PRC Government" or "State"

the central government of the PRC, including all governmental subdivisions (such as provincial, municipal and other regional or local government entities)

"PRC Labor Contract Law"

《中華人民共和國勞動合同法》 (the PRC Labor Contract Law\*) which was adopted by the SCNPC on June 29, 2007 and became effective on January 1, 2008, as amended, supplemented or otherwise modified from time to time

"PRC Legal Adviser"

Jingtian & Gongcheng (競天公誠律師事務所), our legal adviser as to PRC law

"Pre-IPO Share Options"

the share options granted under the Pre-IPO Share Option Scheme

"Pre-IPO Share Option Scheme"

the share option scheme approved and adopted by our sole Shareholder on June 14, 2018, the principal terms of which are summarized in the section headed "Statutory and General Information — D. Other Information — 1. Pre-IPO Share Option Scheme" in Appendix V to this prospectus

"pre-sale permit" a pre-sale permit authorizing a developer to start the pre-sale of a

property under construction (商品房預售許可證)

"Price Determination Agreement" the agreement to be entered into between us and the Joint Global

Coordinators (on behalf of the Underwriters) on the Price

Determination Date to record and determine the Offer Price

"Price Determination Date" on or about Thursday, July 5, 2018 (Hong Kong time), when the

Offer Price is determined, or such later time as our Company and the Joint Global Coordinators (on behalf of the Underwriters) may agree,

but in any event not later than Tuesday, July 10, 2018

"Principal Share Registrar" Walkers Corporate Limited

"Property Valuer" Savills Valuation and Professional Services Limited

"Redsun Materials City" Jiangsu Redsun Materials City Co., Ltd. (江蘇紅太陽工業原料城有限

公司), a limited liability company established in the PRC on June 21, 2005, and a company wholly owned by Hong Yang Group Company

"Redsun Properties Group (Holdings)" Redsun Properties Group (Holdings) Limited (弘陽地產集團(控股)有

限公司), a limited liability company incorporated under the laws of

the BVI on December 19, 2017, and a Controlling Shareholder

"Redsun Properties Investment Redsun Pro

(Holdings)"

Redsun Properties Investment (Holdings) Limited (弘陽地產投資(控股)有限公司), a limited liability company incorporated under the laws

of the BVI on December 22, 2017, and a Subsidiary

"Regulation S" Regulation S under the U.S. Securities Act

"Renminbi" or "RMB" Renminbi, the lawful currency of the PRC

"Reorganization" the reorganization arrangements undergone by our Group in

preparation for the Listing, details of which are set out in the section headed "History, Reorganization and Group Structure" in this

prospectus

"RevPAR" revenue per available room, calculated by dividing a hotel's total

guest room revenue by the room count and the number of days in the

period being measured

"SAFE" the State Administration of Foreign Exchange of the PRC (中華人民

共和國國家外匯管理局)

"SAIC" the State Administration for Industry and Commerce of the PRC (中

華人民共和國國家工商行政管理總局)

"Saleable GFA" GFA of a property which we intend to sell and which does not exceed

the multiple of the site area and the maximum permissible plot ratio

as specified in the relevant land grant contracts or other approval documents from governmental authorities relating to the project

"SAT" the State Administration of Taxation of the PRC (中華人民共和國國

家税務總局)

"Savills" Savills Valuation and Professional Services Limited and Savills Real

Estate Valuation (Beijing) Company Limited

"Savills Report" the industry research report dated June 29, 2018 prepared by Savills

Real Estate Valuation (Beijing) Company Limited

"SCNPC" the Standing Committee of the National People's Congress of the

PRC (中華人民共和國全國人民代表大會常務委員會)

"SFC" the Securities and Futures Commission of Hong Kong

"SFO" the Securities and Futures Ordinance, Chapter 571 of the Laws of

Hong Kong, as amended, supplemented or otherwise modified from

time to time

"Share(s)" ordinary shares in the capital of our Company with a nominal value of

HK\$0.01 each

"Share Option Schemes" the Pre-IPO Share Option Scheme and the Post-IPO Share Option

Scheme

"Shareholder(s)" holder(s) of Share(s)

"sq.km." square kilometer

"sq.m." square meter

"Stabilizing Manager" CCB International Capital Limited

"State Council" the State Council of the PRC (中華人民共和國國務院)

"Stock Borrowing Agreement" the stock borrowing agreement to be entered into on or about the

Price Determination Date between Redsun Properties Group

(Holdings) and the Stabilizing Manager

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Subsidiary(ies)" the subsidiary(ies) of our Company

"subsidiary(ies)" has the meaning ascribed thereto under the Listing Rules

"substantial shareholder(s)" has the meaning ascribed thereto under the Listing Rules

	DEFINITIONS
"Suzhou Hong Yang Investment"	Suzhou Hong Yang Investment Co., Ltd. (蘇州弘陽投資有限公司), a limited liability company established in the PRC on October 8, 2016, and a Subsidiary
"Suzhou Hong Yang Land"	Suzhou Hong Yang Land Co., Ltd. (蘇州弘陽置地有限公司), a limited liability company established in the PRC on April 21, 2016, and a Subsidiary
"Suzhou Hong Yang Properties"	Suzhou Hong Yang Properties Co., Ltd. (蘇州弘陽置業有限公司), a limited liability company established in the PRC on December 18, 2015, and a Subsidiary
"Suzhou Hong Yang Real Estate"	Suzhou Hong Yang Real Estate Development Co., Ltd. (蘇州弘陽房地產開發有限公司), a limited liability company established in the PRC on July 12, 2013, and a Subsidiary
"Suzhou Quan Zhuo Engineering Technology"	Suzhou Quan Zhuo Engineering Technology Co., Ltd. (蘇州全卓工程科技有限公司), a limited liability company established in the PRC on February 16, 2017, and a Subsidiary
"Taixing Rui Shang Real Estate"	Taixing Rui Shang Real Estate Development Co., Ltd. (泰興市瑞尚房地產開發有限公司), a limited liability company established in the PRC on October 17, 2017, and a Subsidiary
"Takeovers Code"	the Code on Takeovers and Mergers issued by the SFC, as amended, supplemented or otherwise modified from time to time
"Track Record Period"	the three financial years of our Company ended December 31, 2015, 2016 and 2017, respectively; and the phrase "during the Track Record Period", followed by a series of figures or percentages, refers to information relating to the years ended December 31, 2015, 2016 and 2017, respectively
"U.S." or "United States"	the United States of America, its territories, its possessions and all areas subject to its jurisdiction
"U.S. Securities Act"	the United States Securities Act of 1933, as amended, supplemented or otherwise modified from time to time
"Underwriters"	the Hong Kong Underwriters and the International Underwriters
"Underwriting Agreements"	the Hong Kong Underwriting Agreement and the International Underwriting Agreement
"USD" or "US\$" or "U.S. dollar(s)"	United States dollars, the lawful currency of the United States
"VAT"	Value-added tax

DEFINITIONS	
"White Application Form(s)"	the application form(s) for use by the public who require such Hong Kong Offer Shares to be issued in the applicant's own names
"White Form eIPO"	the application for the Hong Kong Offer Shares to be issued in the applicant's own name by submitting application online through the designated website at <a href="www.eipo.com.hk">www.eipo.com.hk</a>
"White Form eIPO Service Provider"	Computershare Hong Kong Investor Services Limited
"Wuhan Hong Yang Han Du Real Estate"	Wuhan Hong Yang Han Du Real Estate Development Co., Ltd. (武漢 弘陽漢都房地產開發有限公司), a limited liability company established in the PRC on September 22, 2017, and a Subsidiary
"Wuhan Hong Yang Jin Huang Properties"	Wuhan Hong Yang Jin Huang Properties Co., Ltd. (武漢弘陽金黃置業有限公司), a limited liability company established in the PRC on November 17, 2017, and a Subsidiary
"Wuxi Hong Yang Business Management"	Wuxi Hong Yang Business Management Co., Ltd. (無錫弘陽商業管理有限公司), a limited liability company established in the PRC on March 15, 2012
"Wuxi Lakefort Hotel"	Wuxi Hong Yang Lakefort Hotel Co., Ltd. (無錫弘陽洛克菲花園酒店管理有限公司), a limited liability company established in the PRC on April 17, 2014, and a Subsidiary
"Wuxi Su Yuan Tan Xi Wan Properties"	Wuxi Su Yuan Tan Xi Wan Properties Co. Ltd. (無錫蘇源檀溪灣置業有限公司), a limited liability company established in the PRC on March 19, 2003, and a Subsidiary
"Wuxi Xu Yang Real Estate"	Wuxi Xu Yang Real Estate Development Co., Ltd. (無錫煦陽房地產開發有限公司), a limited liability company established in the PRC on November 21, 2017, and a Subsidiary
"Xizang Si De Rui Construction Management"	Xizang Si De Rui Construction Management Co., Ltd. (西藏思德瑞工程管理有限公司), a limited liability company established in the PRC on October 20, 2017, and a Subsidiary
"Yellow Application Form(s)"	the application form(s) for use by the public who require such Hong Kong Offer Shares to be deposited directly into CCASS
"Zhang Jia Gang Hong Chen"	Zhang Jia Gang Hong Chen Properties Co., Ltd. (張家港弘晨置業有限公司), a limited liability company established in the PRC on October 20, 2017, and a Subsidiary
"Zhang Jia Gang Rui Cheng Properties"	Zhang Jia Gang Rui Cheng Properties Co., Ltd. (張家港鋭誠置業有限公司), a limited liability company established in the PRC on September 22, 2017, and a Subsidiary

### **DEFINITIONS**

"Zhong Shan Hong Ding Real Estate" Zhong Shan Hong Ding Real Estate Development Co., Ltd. (中山市

弘鼎房地產開發有限公司), a limited liability company established in

the PRC on November 10, 2017, and a Subsidiary

"Zhong Shan Hong Du Real Estate" Zhong Shan Hong Du Real Estate Development Co., Ltd. (中山市弘都

房地產開發有限公司), a limited liability company established in the

PRC on January 22, 2018 and a Subsidiary

"Zhong Shan Hong Long Real Estate" Zhong Shan Hong Long Real Estate Development Co., Ltd. (中山市弘

隆房地產開發有限公司), a limited liability company established in the

PRC on December 21, 2017, and a Subsidiary

The English names of the PRC entities, names of our property development projects, PRC laws or regulations or the PRC governmental authorities mentioned in this prospectus and marked with "\*" are translations from their Chinese names and are for identification purposes only. If there is any inconsistency, the Chinese names shall prevail.

Unless otherwise expressly stated or the context otherwise requires, all data in this prospectus are as of the Latest Practicable Date.

In this prospectus, unless otherwise stated, certain amounts denominated in RMB have been translated into HK dollars at an exchange rate of RMB1.00 = HK\$1.2104 for illustration purposes only. Such conversions shall not be construed as representations that amounts in RMB were or may have been converted into HK dollars at such rate or any other exchange rates.

Certain amounts and percentage figures included in this prospectus have been subject to rounding adjustments. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures preceding them.

#### FORWARD-LOOKING STATEMENTS

This prospectus contains, and the documents incorporated by reference herein may contain, forward-looking statements representing our goals, and actual results or outcomes may differ materially from those expressed or implied. Such forward-looking statements are subject to certain risks, uncertainties and assumptions. Forward-looking statements typically can be identified by the use of words such as "will", "expect", "anticipate", "plan", "believe", "may", "intend", "ought to", "continue", "project", "should", "seek", "potential" and other similar terms. Although we believe that our expectations are reasonable, we can give no assurance that these expectations will prove to have been correct, and actual results may vary materially. These forward-looking statements include, but are not limited to, statements relating to:

- our business and operating strategies and the various measures we use to implement such strategies;
- our dividend distribution plans;
- our capital commitment plans;
- our operations and business prospects, including development plans for our existing and new businesses;
- the future competitive environment for the industry which we operate in;
- the regulatory environment as well as the general industry outlook for the industry which we operate in:
- future developments in the industry which we operate in; and
- general economic trends in China.

The words "will", "expect", "anticipate", "plan", "believe", "may", "intend", "ought to", "continue", "project", "should", "seek", "potential" and other similar expressions, as they relate to us (other than in relation to our profits, results of operations and earnings), are intended to identify a number of these forward-looking statements. Such statements reflect the current views of our management with respect to future events and are subject to certain risks, uncertainties and assumptions, including the risk factors described in this prospectus. Please refer to the sections headed "Risk Factors", "Business" and "Financial Information" in this prospectus for more details.

Should one or more of these risks or uncertainties materialize, or should the underlying assumptions prove to be incorrect, our financial condition may be adversely affected and may vary materially from the goals we have expressed or implied in these forward-looking statements. Except as required by applicable laws and regulations, including the Listing Rules, we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Accordingly, investors should not place undue reliance on any forward-looking information.

In this prospectus, statements of or references to our intentions or those of our Directors are made as at the date of this prospectus. Any such intentions may change in light of future developments.

Potential investors should consider carefully all the information set out in this prospectus and, in particular, should evaluate the following risks and uncertainties associated with an investment in our Company before making any investment decision regarding our Company. You should pay particular attention to the fact that our Company was incorporated in the Cayman Islands and our operations are conducted in the PRC and are governed by a legal and regulatory environment which in some respects may differ from that in Hong Kong. Any of the risks and uncertainties described below could have a material adverse effect on our business, results of operations, financial condition or on the trading price of our Shares, and could cause you to lose all or part of your investment.

#### RISKS RELATING TO OUR BUSINESS

Our business and prospects are dependent on the economic conditions in the PRC and the performance of the PRC property market, and in particular on the performance of the markets in Nanjing and various major cities in the Yangtze River Delta, and therefore any potential decline in property sales or prices or demand for properties in the PRC generally, or in the major cities in this region, could have a material adverse effect on our business, financial condition and results of operations.

We principally develop and sell properties in Nanjing and other parts of the Yangtze River Delta. During the Track Record Period and as of March 31, 2018, we had 93 property projects in the PRC in various stages of development, which were largely located in major cities in Jiangsu and Anhui Provinces. Our business therefore is heavily dependent on the property markets in the Yangtze River Delta. These property markets may be affected by local, regional, national and global factors, including economic and financial developments, speculative activities in local markets, demand for and supply of properties, availability of alternative investment choices for property buyers, inflation, government policies, interest rates and the availability of capital. Any adverse developments in the PRC property market generally or in this region in particular, could materially and adversely affect our business, financial condition, results of operations and prospects.

Furthermore, private ownership of property in China is still at a relatively early stage of development. Demand for private residential property has been increasing rapidly in recent years, which has often been coupled with volatile market conditions and fluctuations in prices. Numerous factors may affect the development of the market and, accordingly, it is very difficult to predict when and how significantly demand will develop.

Limited availability of accurate financial and market information and the general low level of transparency in China's property industry contribute to overall market uncertainty. In addition, the limited amounts and types of mortgage financing available to individuals may also inhibit demand for residential property. The risk of oversupply is also increasing in parts of China where property investment, trading and speculation have become more active.

Due to an increase in demand for residential properties in the PRC in the last a few years, the PRC Government adopted measures to limit the price level of properties in order to prevent the market from becoming overheated. Such austerity measures may affect property price level, market demand and supply and our business performance.

If as a result of any one or more of these or similar factors, demand for residential property or market prices decline significantly, our business, results of operations, financial condition and prospects could be materially and adversely affected.

We may not be able to acquire land reserves in desirable locations that are suitable for development at commercially acceptable prices in the future, which may affect our business, financial condition, results of operations and prospects.

The growth and success of our business depend on our ability to continue acquiring land reserves located in desirable locations at commercially reasonable prices. Our ability to acquire land depends on a variety of factors that we cannot control, such as general economic conditions, government land policies, our effectiveness in identifying and acquiring land parcels suitable for development and the competition among property developers for such land parcels. During the Track Record Period, a majority of our completed projects were developed on land obtained through public tender, auction or listing-for-sale process organized by government authorities, and we may continue to acquire land for our property development projects through such methods. The PRC Government and relevant local authorities control the supply and price of new land parcels and approve the planning and use of such land parcels. Local governments control the land acquisition process through government-organized public tender, auction or listing-for-sale process. Specific regulations are in place to control the methods and procedures by which land parcels are acquired and developed in the PRC. See "Regulatory Overview". Furthermore, the rapid development of the cities of Nanjing and other parts of the Yangtze River Delta in recent years has resulted in a shortage in the supply of undeveloped land in desirable locations and increased land acquisition costs, which is one of the largest components of our cost of sales. Any increase in our land costs resulting from shortages of supply or our inability to procure land could have a material and adverse effect on our business, financial condition, results of operations and prospects.

We may not be able to obtain adequate financing to fund our future land acquisitions and property development, and such capital resources may not be available on commercially reasonable terms or at all.

Property development is capital intensive. We are expected to continue to incur a high level of capital expenditure for land acquisition and construction for the foreseeable future. For information on our estimated capital expenditure for 2015, 2016 and 2017 and our capital commitments as of December 31, 2015, 2016 and 2017, see "Financial Information — Indebtedness" in this prospectus.

During the Track Record Period, we financed our property projects primarily through a combination of internally generated funds, including proceeds from pre-sales and sales of our properties, borrowings from financial institutions, such as CBRC-licensed commercial banks and trust financing companies, and bonds. See "Business — Project Financing — Trust and Other Financing Arrangements". Our ability to obtain external financing in the future and the cost of such financing are subject to uncertainties beyond our control, including:

- requirements to obtain PRC Government approvals necessary for obtaining financing in the domestic or international markets;
- our future financial condition, results of operations and cash flows;

- the condition of the international and domestic financial markets and the availability of financing;
- changes in the monetary policies of the PRC Government with respect to bank interest rates and lending practices; and
- changes in policies regarding regulation and control of the property market.

The PRC Government has implemented a number of measures to manage the growth of the money supply and the availability of credit, especially with respect to the property sector. For example:

- the PBOC has adjusted the Renminbi deposit reserve ratio for major banks several times since 2010, first upward (to a peak of 21.5%) and more recently downward (to its present level of 16.5%). Effective January 1, 2018, the PBOC would make downward adjustment of the Renminbi deposit reserve ratio to a minimum of 16.0% for banks meeting certain conditions;
- the PBOC has adjusted the benchmark one-year bank lending rate many times since 2008. In particular, in 2015 the PBOC lowered the benchmark one-year bank lending rate to 5.35% on March 1, 2015, to 5.00% on May 11, 2015, to 4.85% on June 27, 2015, to 4.6% on August 26, 2015, and further lowered it to 4.35% on October 24, 2015;
- requiring that at least (i) 20% of total investment in property projects is for affordable housing or commodity housing; and (ii) 25% of the total investment for all other types of property projects is funded by the developer's own capital, and the highest percentage had been at 30% during the Track Record Period:
- restricting commercial banks from granting loans to property developers which will be used to pay land premium;
- restricting trust companies from providing financing to property developers that have not obtained
  the relevant land use right certificates, construction land planning permits, construction work
  planning permit or construction work commencement permits, or to projects that fail to meet project
  capital ratio requirements;
- restricting trust companies from funding projects developed by property developers which, or whose controlling shareholders, do not have second-level or above qualification;
- prohibiting PRC commercial banks from extending any existing loans or granting any new or
  revolving credit facilities in any form to property developers with non-compliance records in relation
  to, among other things, holding and speculating idle lands, using the land outside the scope of the
  designated purpose, postponing construction commencement or completion, hoarding properties and
  rigging price for properties;

- prohibiting PRC commercial banks from taking commodity properties that have been vacant for more than two years as security for loans to property developers; and
- prohibiting property developers from using borrowings obtained from local banks to fund property developments outside the regions in which the lending banks reside.

In addition, on March 13, 2018, the PRC State Council submitted the Reform Plan on State Council Agencies for review of the First Session of the thirteenth NPC, proposing to merge the CIRC and the CBRC to strengthen the regulation over financial institutions, and thereafter report to the newly established Financial Stability and Development Committee. This reform will lead to uncertainties in regulatory environment of the finance market, which may indirectly affect the real property industry. For further information, see "Regulatory Overview". The above measures and other similar government actions and policy initiatives have limited our ability and flexibility in using bank loans, trust and other financing arrangements to finance our property projects. Should the PRC Government introduce similar additional initiatives, we may not be able to secure adequate financing or renew our existing credit facilities prior to their expiration on commercially reasonable terms or at all.

Our results of operations largely depend on a number of factors including the schedule of our property development and the timing of property sales and may therefore vary significantly from year to year.

Our business model is to sell certain properties for immediate return of capital to fund our business, operations and expansion plans, while strategically retaining other properties for stable recurring rental income and long-term capital appreciation. For the years ended December 31, 2015, 2016 and 2017, our revenue generated from property development and sales amounted to 95.3%, 97.4% and 96.7%, respectively, of our total revenue. Our results of operations may fluctuate due to factors such as the schedule of our property development projects and the timing of property sales.

We generally recognize revenue from the sale of our properties upon delivery to purchasers. There is a time difference between pre-sales of projects under development and the completion of property construction. Because the timing of completion of our properties varies according to our construction timetable, our results of operations may vary significantly from period to period depending on the GFA sold or pre-sold, and the timing between our pre-sales and completion and the delivery of the properties to purchasers. Periods in which we pre-sell a large amount of aggregate GFA, may not be periods in which we generate a correspondingly high level of revenue, if the properties pre-sold are not completed and delivered within the same period. The effect of timing of delivery on our operational results is accentuated by the fact that during any particular period of time we can only undertake a limited number of projects due to the substantial capital requirements for land acquisition and construction costs.

Fluctuations in our operating results may also be caused by other factors, including fluctuations in expenses, such as land grant premium, development costs, administrative expenses, and selling and marketing expenses, and changes in market demand for our properties. As a result, our period-to-period comparisons of results of operations and cash flow positions may not be indicative of our future results of operations and may not be taken as meaningful measures of our financial performance for any specific period. In addition, the

cyclical property market of the PRC affects the optimal timing for the acquisition of land, the planning of development and the sales of properties. This cyclicality, combined with the lead time required for the completion of projects and the sales of properties, means that our results of operations relating to property development activities may be susceptible to significant fluctuations from period to period. Furthermore, our property development projects may be delayed or adversely affected by a combination of factors beyond our control, which may in turn adversely affect our revenue recognition and consequently our cash flow and results of operations.

We are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations.

We are subject to certain restrictive covenants in the loan contracts between us and certain banks and the trust and other arrangements entered into by us. For instance, our loan agreements with certain commercial banks may restrict our operating Subsidiaries from paying dividends to their shareholders without prior consent from the lenders. Our loan agreements with certain banks may contain cross-default clauses. If any cross-default occurs, such banks are entitled under these agreements to accelerate the repayment of all or part of the relevant loans and to recover against the security for such indebtedness. We may be required to seek the consent of the banks in order to carry out any mergers, restructurings, spin-offs, reductions in registered share capital, material asset transfers, liquidations, changes in shareholding or management structures or the establishment of any joint ventures. Furthermore, as long as such loans are outstanding, some of our relevant operating Subsidiaries may not be able to provide guarantees to any third parties. In addition, our trust and other financing arrangements may have covenants that, among other things, the project company is required to notify and obtain written consent from the trust financing companies and other financing institutions in advance if, during the term of the trust financing, it is involved in any operational decisions which would lead to any material changes to the trust and other financing arrangement's interests, or if we need to provide guarantees for other external loans if there are circumstances which may affect our ability to repay loans. Should we fail to abide by these provisions, our lenders may be entitled to accelerate repayment of the relevant loans, in which case our business, financial condition and results of operations could be materially and adversely affected.

Hong Seng, a company incorporated in the BVI and wholly owned by Hong Yang Group Company, which is not part of our Group, issued US\$250 million guaranteed senior notes in May 2017 (the "May 2017 Notes"), which bear an interest rate of 7.875% per annum and are due in May 2020. Hong Seng further issued US\$250 million guaranteed senior notes in November 2017 with an additional issuance of US\$125 million notes of the same series in January 2018 (collectively the "November 2017 Notes"), which bear an interest rate of 8.50% per annum and are due in November 2018. Hong Seng further issued US\$250 million guaranteed senior notes in May 2018 (the "May 2018 Notes," and together with the May 2017 Notes and the November 2017 Notes, the "Notes"), which bear an interest rate of 8.50% per annum and due in May 2019. According to the Indentures governing the Notes (the "Indentures"), Hong Yang Group Company and all of its existing and future subsidiaries that are not otherwise designated as unrestricted subsidiaries (the "Restricted Subsidiaries"), which include the Company and our Subsidiaries, are subject to customary high-yield covenants (the "Covenants") and other terms in the Indentures. The Covenants, subject to the permitted exceptions, carve-outs and materiality qualifications contained therein, limit Hong Yang Group and the Restricted Subsidiaries' ability to, among other things:

incur or guarantee additional indebtedness or issue disqualified or preferred stock;

- declare dividends on its capital stock or purchase or redeem capital stock;
- make investments or other specified restricted payments;
- issue or sell capital stock of Restricted Subsidiaries;
- guarantee indebtedness by Restricted Subsidiaries;
- sell assets:
- create liens;
- enter into sale and leaseback transactions;
- enter into agreements that restrict the Restricted Subsidiaries' ability to pay dividends, transfer assets or make intercompany loans;
- enter into transactions with shareholders or affiliates;
- engage in any business other than those which are the same as or related, ancillary or complementary
  to property development and commercial property operation, furniture and construction material
  wholesaling and retailing as well as property management businesses; and
- effect a consolidation or merger.

On February 1, 2018, Hong Seng and Hong Yang Group Company designated certain subsidiaries of Hong Yang Group Company as unrestricted subsidiaries in accordance with the Indentures. However, we and a majority of our Subsidiaries still remain restricted subsidiaries and thus their business operations are subject to the restrictions imposed by the Covenants. See "Business — Project Financing — Corporate Bonds."

Fluctuations in the price of construction materials and labor costs could affect the construction fees charged by our construction contractors which could adversely affect our business and financial performance.

The cost of construction materials, such as steel and cement, and labor costs, are subject to a high degree of volatility. The risk of fluctuations in construction material and labor costs during the terms of the contracts are absorbed by our construction contractors to a large extent as we outsource our construction work to them as they are responsible for purchasing most of the construction materials and bear relevant labor costs during the terms of the relevant contracts. However, our contracts with construction companies contain price adjustment mechanism which requires us to bear the extra costs if the market price of the raw material deviates more than 5% of its contract price. In addition, if there is any significant increase in the cost of construction materials and

labor costs, our construction contractors may require it to renegotiate construction fees or we may be subject to higher construction fees when our existing construction contracts expire. Furthermore, we typically pre-sell our properties prior to their completion and we will not be able to pass the increased costs on to our customers if the costs of construction materials and labor increase subsequent to the pre-sales. If any of these occur, our business, financial condition and results of operations may be adversely affected.

Our business may be adversely affected if we fail to obtain, or experience material delays in obtaining, necessary government approvals to carry out our property development and management operations.

The property industry in the PRC is heavily regulated. Property developers must abide by various laws and regulations, including rules stipulated by national and local governments to enforce these laws and regulations. To engage in property development and management operations, we must also apply to relevant government authorities to obtain and renew various licenses, permits, certificates and approvals, including but not limited to, qualification certificates for property developers, land use right certificates, construction work commencement permits, construction work planning permits, construction land planning permits and pre-sales permits. Before the government authorities issue or renew any certificate or permit, we must meet the relevant requirements. Those who engage in real estate development without obtaining qualification certificates will be ordered to cease development activities. The illegal profits will be confiscated and a fine of five times of the illegal profits or less may be imposed. See "Regulatory Overview".

There can be no assurance that we will be able to adapt to new rules and regulations that may come into effect from time to time with respect to the property industry or that we will not encounter material delays or difficulties in fulfilling the necessary conditions to obtain and/or renew all necessary certificates or permits for our operations in a timely manner, or at all, in the future. In the event that we fail to obtain or renew, or encounter significant delays in obtaining or renewing, the necessary certificates and/or government approvals for any of our major property projects, we will not be able to continue with our development plans, and our business, financial condition and results of operations may be adversely affected.

The LAT calculated by the relevant PRC tax authorities may be different from our calculation of LAT liabilities for provision purposes, which may have an adverse effect on our financial condition.

Pursuant to PRC regulations on LAT, both domestic and foreign investors in real estate development in the PRC are subject to LAT on income from the sale or transfer of land use rights, properties and their attached facilities, at progressive rates ranging from 30% to 60% on the appreciation of land value. We paid RMB147.1 million, RMB331.9 million and RMB349.2 million for LAT for the years ended December 31, 2015, 2016 and 2017, respectively. In accordance with a circular issued by the State Administration of Taxation, which became effective on February 1, 2007, LAT obligations are required to be settled with the relevant tax bureaus within a specified time after the completion of a property development project.

We make provisions for LAT by reference to our sales recognized and in accordance with our estimates of the LAT which will be payable under relevant PRC laws and regulations. As we often develop our projects in several phases, deductible items for calculation of LAT, such as land costs, are apportioned among such different phases of development. Provisions for LAT are made on our own estimates based on, among others, our own apportionment of deductible expenses which are subject to final confirmation by the relevant tax authorities upon

settlement of the LAT. For the years ended December 31, 2015, 2016 and 2017, we made LAT provisions of RMB388.2 million, RMB373.8 million and RMB401.1 million, respectively. LAT liabilities are subject to determination by the tax authorities upon the completion of the property development projects and may be different from the amounts that were initially provided for. Any such differences may impact our profit after tax and deferred tax provision in the periods in which such taxes are finalized with the relevant tax authorities. Our financial condition may be adversely and materially impacted if our LAT liabilities as calculated by the relevant tax authorities are higher than our provisions.

The appraised value of our properties may be different from their actual realizable value and are subject to change, and if the actual realizable value of our properties is substantially lower than their appraised value, there may be a material adverse effect on our business, results of operation and financial condition.

The appraised value of our properties as set forth in the property valuation report contained in Appendix III to this prospectus is based on multiple assumptions that include elements of subjectivity and uncertainty. The assumptions, on which the appraised value of our properties and land reserves is based, include that we will develop and complete the projects in a timely manner in accordance with our latest development proposals provided to Savills and set out in the property valuation report contained in Appendix III to this prospectus; we have obtained or will obtain on a timely basis all approvals from regulators necessary for the development of the projects, which do not allow for any delays, such as those that may be caused by weather or natural disasters, or delays in the timely completion of demolition and relocations; and we have paid all the land premium and demolition and resettlement costs and obtained all land use right certificates and transferable land use rights without any obligation to pay additional land premium or demolition and resettlement costs.

If we fail to obtain the approvals from regulators necessary for the development of our projects, some assumptions used by Savills in appraising the value of our properties will prove inaccurate. Therefore, the appraised value of our properties should not be taken as their actual realizable value or a forecast of their realizable value. Unforeseeable changes to the development of our property projects as well as national and local economic conditions may affect the value of our property holdings.

We may not be able to complete our development projects on time, which may affect our cash flow.

Property development projects require substantial capital expenditure prior to and during the construction period for, among other things, land acquisition and construction. The construction of property projects may take over a year or longer before a positive net cash flow may be generated through pre-sales, sales, leasing or rentals. As a result, our cash flows and results of operations may be affected by our project development schedules and any changes to those schedules. The schedules of our project developments depend on a number of factors, including the performance and efficiency of our third-party contractors and our ability to finance construction. Other specific factors that could adversely affect our project development schedules include:

- natural catastrophes and adverse weather conditions;
- changes in market conditions, economic downturns and decreases in business and consumer sentiments in general;

- failure to obtain necessary licenses, permits and approvals from relevant government authorities in a timely manner;
- changes in relevant regulations, government policies and government planning;
- relocation of existing residents and/or demolition of existing structures;
- shortages of raw materials, equipment, contractors and skilled labor;
- labor disputes;
- construction accidents; and
- errors in judgment on the selection and acquisition of potential sites.

Construction delays or failure to complete the construction of a project according to our planned specifications, schedule and budget may harm our reputation as a property developer, leading to loss of or delay in recognizing revenues and lower returns. If a property project is not completed on time, the purchasers of pre-sold units of the project may be entitled to compensation for late delivery. If the delay extends beyond a certain period, the purchasers may be entitled to terminate their pre- sales agreements and claim damages. There can be no assurance that we will not experience any significant delays in completion or delivery of any of our projects in the future or that we will not be subject to any liabilities for any such delays.

We had negative net operating cash flow for the year ended December 31, 2017 and we may not be able to obtain sufficient funding for our land acquisitions and future property developments whether through bank loans, corporate bonds, trust financing or other arrangements, on commercially reasonable terms, or at all.

Property development usually requires substantial capital investment during the construction period. During the Track Record Period, our liquidity requirements arose principally from the acquisition of land for, and development of, our property development projects. Our property development projects have been generally funded through cash generated from operations including proceeds from the pre-sale of our properties, bank loans, corporate bonds, shareholder's equity injection and trust and other financing arrangements. We expect to continue to fund our projects through these sources and will look for additional financing opportunities, such as debt offerings.

However, we cannot assure you that such funds will be sufficient or that any additional financing can be obtained on satisfactory or commercially reasonable terms, or at all. For the year ended December 31, 2017, we recorded negative net cash flow used in operating activities of approximately RMB3,498.0 million. Our negative net operating cash flow was principally attributable to the long-term and capital-intensive nature of property development, our land acquisitions and business expansion during the relevant periods. See "Financial Information — Liquidity and Capital Resources — Cash Flow". We cannot assure you that we will not

experience negative net cash flow from our operating activities in the future again. A negative net cash flow position for operating activities could impair our ability to make necessary capital expenditures, constrain our operational flexibility and adversely affect our ability to expand our business and enhance our liquidity. For example, if we do not have sufficient net cash flow to fund our future liquidity, pay our trade and bills payables and repay the outstanding debt obligations when they become due, we may need to significantly increase external borrowings or secure other external financing. If adequate funds are not available from external borrowings, whether on satisfactory terms or at all, we may be forced to delay or abandon our development and expansion plans, and our business, prospects, financial condition and results of operations may be materially and adversely affected.

We have indebtedness and may incur additional indebtedness in the future, and we may not be able to generate sufficient cash to satisfy our existing and future debt obligations.

We currently have, and will continue to require, a substantial amount of indebtedness. Our bank loans and other borrowings, including both current and non-current borrowings, as of December 31, 2015, 2016 and 2017 were RMB5,663.7 million, RMB7,690.8 million and RMB11,629.5 million, respectively, and our gearing ratio was 119.4%, 136.0% and 137.5%, respectively, as of the same dates. Our indebtedness and gearing could have significant implications, including, among others:

- increasing our vulnerability to adverse general economic and industry conditions;
- requiring us to dedicate a substantial portion of our cash flow from operations to servicing and repaying our indebtedness, thereby reducing the availability of our cash flow for our business expansion, working capital and other general corporate purposes;
- limiting our flexibility in planning for or reacting to changes in our businesses and the industry in which we operate;
- placing us at a competitive disadvantage compared to our competitors with lower levels of indebtedness;
- limiting our ability to borrow additional funds; and
- increasing our cost of additional financing.

Pursuant to certain trust financing agreements, trust companies and asset management companies have veto rights over some of our above corporate actions, which will further limit our flexibility of operation and ability to raise additional funding. Moreover, our trust and other financings are generally secured by our equity interests in the PRC Subsidiaries or lien of land use rights or development projects. If we default and cannot repay all of the secured indebtedness, we may lose part or all of our equity interests in these PRC Subsidiaries, our proportionate share of the asset value of the relevant land use rights or our development projects. See "Business — Project Financing — Trust and Other Financing Arrangements".

In the future, we may from time to time require substantial additional indebtedness and contingent liabilities. Our ability to generate sufficient cash to satisfy our existing and future debt obligations will depend upon our future operating performance, which will be affected by, among other things, prevailing economic conditions, PRC governmental regulation, demand for properties in the regions we operate and other factors, many of which are beyond our control. We may not generate sufficient cash flow to pay our anticipated operating expenses and to service our debt, in which case we will be forced to adopt an alternative strategy that may include actions such as reducing or delaying property project development, disposing of assets, restructuring or refinancing indebtedness or seeking equity capital. These strategies may not be implemented on satisfactory terms, or at all, and, even when implemented, may result in a material and adverse effect on our business, results of operations and financial condition.

#### Our financing costs are subject to changes in interest rates.

We have incurred and are expected to continue to incur a significant amount of interest expense relating to our borrowings from banks, as well as from our trust and other financing arrangements. Accordingly, changes in interest rates have affected and will continue to affect our financing costs. Because a majority of our borrowings are in Renminbi, the interest rates on our borrowings are primarily affected by the benchmark interest rates set by the PBOC, which have fluctuated significantly in recent years. We recorded finance costs of RMB358.1 million, RMB354.4 million and RMB441.5 million in the years ended December 31, 2015, 2016 and 2017, respectively. Future increases in the PBOC benchmark interest rate may lead to higher lending rates, which may increase our finance costs and thereby materially and adversely affect our business, financial condition, results of operations and prospects.

# We may be adversely affected by material issues that affect our relationships or business ventures with our joint venture and associated company partners.

We have entered into joint ventures and established associated companies with third parties and may continue to do so in the future. The performance of such joint ventures and associated companies has affected, and will continue to affect, our results of operations and financial position. Generally, we do not expect to record gains from such joint ventures and associated companies until they start to generate revenue by delivering properties they develop. For the years ended December 31, 2015 and 2016, our share of loss on joint ventures and associates was RMB15.2 million and RMB31.9 million, respectively. For the year ended December 31, 2017, our share of gain on joint ventures and associates was RMB418.1 million.

During the Track Record Period, our investments in joint ventures and associated companies increased significantly. As of December 31, 2015, 2016 and 2017, our investments in joint ventures amounted to nil, RMB152.9 million and RMB639.5 million, respectively. Our investments in associated companies amounted to RMB0.5 million, RMB59.1 million and RMB805.9 million, respectively as of the same dates.

The success of a joint venture or an associated company depends on a number of factors, some of which are beyond our control. As a result, we may not be able to realize the anticipated economic and other benefits from our joint ventures and associated companies. In addition, in accordance with PRC law, our joint venture agreements and the articles of association of our joint ventures and associated companies, certain matters relating

to joint venture require the consent of all parties to the joint ventures and associated companies. Therefore, such joint venture agreements involve a number of risks, including:

- we may not be able to pass certain important board resolutions requiring unanimous consent of all of
  the directors of our joint ventures and associated companies if there is a disagreement between us and
  our joint venture partners;
- we may disagree with our joint venture and associated company partners in connection with the scope or performance of our respective obligations under the joint venture arrangements;
- our joint venture and associated company partners may be unable or unwilling to perform their obligations under the arrangements with us, including their obligation to make required capital contributions and shareholder loans, whether as a result of financial difficulties or other reasons;
- our partners may have economic or business interests or goals or philosophies that are inconsistent with ours;
- our partners may take action contrary to our requests or instructions or contrary to our policies or objectives with respect to our property investments; or
- our partners may face financial or other difficulties affecting their ability to perform their obligations under the relevant joint venture and associated company arrangements with us.

In addition, since we do not have full control over the business and operations of our joint ventures and associated companies, we cannot assure that they have been, or will be in strict compliance with all applicable PRC laws and regulations. We cannot assure you that we will not encounter problems with respect to our joint ventures and associated companies or our joint ventures and associated companies will not violate PRC laws and regulations, which may have a material adverse effect on our business, results of operation and financial condition.

Furthermore, the ability of our joint venture and associated companies to pay dividends or other distributions may be subject to their earnings, financial position, cash requirements and availability, applicable laws and regulations and restrictions on making payments to us contained in financing or other agreements. If any of our joint ventures or associated companies incurs indebtedness in its own name, the instruments governing the indebtedness may restrict dividends or other distributions on its equity interest to us. These restrictions could reduce the amount of dividends or other distributions that we receive from these entities, which could in turn restrict our ability to fund our business operations, to service our indebtedness and to pay dividends to our Shareholders. In addition, their declaration of dividends will be at the absolute discretion of the boards of our joint ventures and associated companies. Also, as we expect to continue to invest in joint ventures and associated companies for the development of property projects, our liquidity may be further restricted if we are not able to receive dividends from our existing or future joint ventures or associated companies, which could materially and adversely affect our ability to conduct our business.

Future investments or acquisitions may have a material adverse effect on our ability to manage our business.

We may make strategic investments and acquisitions that complement our operations. However, our ability to make successful strategic investments and acquisitions depend on a number of factors, including our ability to identify suitable targets, obtaining required financing on reasonable and favorable terms and governmental approval. In the event that we fail to identify suitable targets or are prevented from making such strategic investments or acquisitions due to financial, regulatory or other constraints, we may not be able to effectively implement our investment or expansion strategies.

Acquisitions typically involve a number of risks, including, but not limited to (i) difficulties in integrating the operations and personnel of the acquired businesses; (ii) difficulties in maintaining uniform standards, controls and policies across the expanded group; (iii) liabilities associated with the acquired businesses that were unknown at the time of acquisition; and (iv) adverse impact on our results of operations due to amortization and/ or impairment for goodwill associated with the acquisitions. Further, we cannot assure you that we will be able to make acquisitions or investments on favorable terms or within a desired time frame. There is also no assurance that such acquisitions or investments would yield the expected level of return. In addition, we may require additional financing in order to make such acquisitions and investments. Debt financing may result in an increase in the level of our indebtedness while equity financing may result in dilution of ownership of existing Shareholders. Any of these factors could have a material adverse effect on our business, results of operations, financial condition and prospects.

We rely on third-party contractors and any failure by these contractors to provide satisfactory services, our reputation, business, results of operations and financial condition may be adversely affected.

We engage third parties to carry out various services relating to our property development projects, including project design, pile setting, foundation building, construction, utility connection, landscaping, equipment installation, elevator installation and decoration. We generally select third-party contractors through a tender process and endeavor to engage companies with a strong reputation and track record, high performance reliability and adequate financial resources. Our third-party contractors may fail to provide satisfactory services at the level of quality or within the time required by us. In addition, completion of our property developments may be delayed, and we may incur additional costs, due to the financial or other difficulties of our contractors. If the performance of any third-party contractor is unsatisfactory, we may need to replace such contractor or take other remedial actions, which could increase the costs and adversely affect the development schedules of our projects and materially and adversely affect our reputation, credibility, financial condition and business operations. Moreover, we cannot assure you that our employees will be able to consistently applying our quality standards in carrying out quality control, and to detect all defects in the services rendered by third-party service providers or contractors. In addition, as we enter into new geographical areas in the PRC, there may be a shortage of third-party contractors that meet our quality standards and other requirements in such locations and, as a result, we may not be able to engage a sufficient number of high-quality third-party contractors, which may adversely affect the construction schedules and development costs of our property development projects. Furthermore, if our relationship with any of the third-party service providers or contractors deteriorates, a serious dispute with such third-party service provider or contractor may arise, which may in turn result in costly legal proceedings. The occurrence of any of the above events may have a material adverse effect on our business, financial condition, results of operations and prospects.

We may be unable to successfully manage the growth of our business and our results of operations from the Track Record Period may not be representative of our future performance.

Our revenue experienced fluctuations during the Track Record Period. Our revenue increased from RMB5,376.8 million in 2015 to RMB8,775.5 million in 2016, and decreased to RMB6,139.7 million in 2017. There can be no assurance that our revenue will grow in the future. We have faced and will continue to face challenges including rising development and administrative costs and increasing competition for employees and business opportunities.

We have established a set of policies, controls and procedures to manage our Subsidiaries, including personnel management policies, internal control policies and internal audit procedures. However, as our business continues to expand, there can be no assurance that these policies, controls and procedures will prove as effective as we hope. As a result, our past results of operations may not be indicative of our future performance.

As such, our financial information from January 1, 2018 onwards may not be directly comparable to our historical financial information during the Track Record Period.

Our results of operations, financial condition and prospects may be adversely affected by impairment loss for properties under development and completed properties held for sale.

The real estate market volatility may subject us to risks in connection with possible impairment loss for properties under development and completed properties held for sale, if we fail to complete the construction and sell the properties in time at our desired prices. Impairment loss may arise when the carrying value of a property exceeds its recoverable amount. For the years ended December 31, 2015, 2016 and 2017, we recorded impairment losses recognized for properties under development in the amount of RMB8.7 million, nil and RMB163.7 million, respectively. During the same periods, we recorded impairment losses recognized for completed properties held for sale in the amount of RMB32.6 million, RMB4.2 million and nil, respectively. We cannot assure you that we may not incur impairment losses, if any or at similar level, during adverse market conditions in the future. If we incur such impairment losses, our results of operations, financial condition and prospects may be adversely affected.

Our results of operations, financial condition and prospects may be adversely affected by fair value changes in our available-for-sale investments and the possible impairment losses for such investments.

During the Track Record Period, under limited circumstances, we purchased low-risk available-for-sale investments for cash management purposes, which mainly included wealth management products with the underlying assets of PRC treasury bonds, commercial paper, interbank borrowings and bills issued by the PBOC. As of December 31, 2015, 2016 and 2017, our available-for-sale investments amounted to RMB547.9 million, RMB1,620.2 million and RMB2,006.7 million, respectively. The values of certain available-for-sale financial assets are marked to market, and net changes in their fair value are recorded as our operating income or loss, and therefore directly affects our results of operations.

If our management evaluates that the decline in value of available-for-sale financial assets is not temporary, such decline in the value can result in the recognition of impairment losses. This evaluation is a

matter of judgment by the management, which includes the assessment of various factors. We did not make any impairment provisions for available-for-sale financial assets during the Track Record Period. However, we cannot assure you that we will not make any such impairment provisions in the future. If we make such impairment provisions, our results of operations, financial condition and prospects may be adversely affected.

#### Our expansion into new geographical markets presents certain risks and uncertainties.

In order to achieve sustainable growth, we need to continue to seek development opportunities in select regions in the PRC with the potential for growth and where we have no existing operations. We may not be able to identify geographic locations with sufficient growth potential to expand our market reach or operate our new projects. For the geographic locations we select, we may face intense competition from developers with established experience or presence and from other developers with similar expansion plans. As we may face challenges not previously encountered, we may fail to recognize or properly assess risks or take full advantage of opportunities.

Furthermore, our experience in existing markets and our business model, including our Hong Yang Plazas, may not be readily transferable to, and replicated in, new markets in our target cities. The property markets in our target cities may be different from each other in terms of the level of local economic and industrial development, local governmental policies and support, development phases of local businesses, market demand for our properties, types of properties to be developed and development cycles. We may have limited ability to leverage our established brands and reputation in new markets in the way we have done in our existing markets. Furthermore, the administrative, regulatory and tax environments in our target cities may be different from each other and we may face additional expenses or difficulties in complying with new procedures and adapting to new environments in the new markets. In addition, we may not have the same level of familiarity with local governments, business practices, regulations and customer preferences as other local and more experienced property developers in such cities, which may put us in a disadvantageous position.

As we continue to expand, we will have to continue to improve our managerial, development and operational expertise and allocation of resources. To effectively manage our expanded operations, we will need to continue to recruit and train managerial, accounting, internal audit, engineering, technical, sales and other staff to satisfy our property development requirements, including staff with local market knowledge. In order to fund our ongoing operations and our future growth, we need to have sufficient internal capital sources or access to additional financing from external sources. Further, we will be required to manage relationships with a greater number of customers, tenants, suppliers, contractors, service providers, lenders and other third parties. Accordingly, we will need to further strengthen our internal controls and compliance functions to ensure that we are able to comply with our legal and contractual obligations and to reduce our operational and compliance risks. We cannot assure you that we will not experience issues such as capital constraints, construction delays and operational difficulties at new business locations. We may also experience difficulties in expanding our existing business and operations and training an increasing number of personnel to manage and operate the expanded business.

The fair value of our investment properties is likely to fluctuate from time to time and may decrease significantly in the future, which may materially and adversely affect our profitability.

We are required to reassess the fair value of our investment properties at the end of each reporting period. Under IFRS, gains or losses arising from changes in the fair value of our investment properties are included in

our combined statements of comprehensive income for the period in which they arise. Our investment properties were valued by Savills, an independent property valuer, as of December 31, 2014, 2015, 2016 and 2017, on an open market and existing use basis, which reflected market conditions on the respective dates. Based on such valuation, we recognized the aggregate fair value of our investment properties and relevant deferred tax on our combined statements of financial position and increases in fair value of investment properties and movements of the relevant deferred tax on our combined statements of comprehensive income. For the year ended December 31, 2015, our fair value gain on investment properties was RMB614.1 million. For the years ended December 31, 2016 and 2017, our fair value losses on investment properties were RMB109.8 million and RMB287.4 million, respectively.

Despite their impact on the reported profit, fair value gains or losses do not change our cash position as long as the relevant investment properties are held by us. The amount of revaluation adjustments has been, and will continue to be, subject to market fluctuations. As a result, we cannot assure you that changes in the market conditions will continue to create fair value gains on our investment properties or that the fair value of our investment properties will not decrease in the future. In addition, the fair value of our investment properties may materially differ from the amounts it would receive in actual sales of the investment properties. Any significant decreases in the fair value of our investment properties or any significant decreases in the amount we receive in actual sales of the investment properties as compared with the recorded fair value of such properties would materially and adversely impact our results of operations.

# We are partially dependent on commercial property investment and operation income from our investment property portfolio.

Commercial property investment and operation income from our investment properties constitutes an important part of our business and revenue. For the years ended December 31, 2015, 2016 and 2017, the revenue of commercial property investment and operations accounted for approximately 3.5%, 1.9% and 2.7% of our total revenue, respectively. We are subject to risks incidental to the ownership and operation of commercial properties, including volatility in market rental rates and occupancy levels, competition for tenants, costs resulting from on-going maintenance and repair and inability to collect rent from tenants or renew leases with tenants due to bankruptcy, insolvency, financial difficulties or other reasons. In addition, we may not be able to renew leases with our tenants on terms acceptable to us, or increase rental rates to the level of the then prevailing market rate, or at all, upon the expiry of the existing terms. In addition, we may not be able to enter into new leases at the rental rates expected. All these factors could negatively affect the demand for our investment properties and our rental income, which could have a material and adverse effect on our business, financial condition and results of operations.

#### We may not be able to attract and retain quality tenants for our investment properties.

Our investment properties compete for tenants with other property developers on factors including location, quality, maintenance, property management, rental rates, services provided and other lease terms. There can be no assurance that our existing or prospective tenants will not choose other properties. Any future increase in the supply of properties which compete with us would increase the competition for tenants and, as a result, we may have to reduce rental rates or incur additional costs to make our properties more attractive. Also, we may not be able to lease our properties to a desirable mix of tenants to achieve our business objectives or for rental rates that

are consistent with our projections. If we are not able to retain our existing tenants, attract new tenants to replace those that leave or lease our vacant properties, our occupancy rates may decline and our investment properties may become less attractive and competitive. This in turn may have a material and adverse effect on our business, financial condition and results of operations.

We incur maintenance and operating costs in operating our investment properties and hotel, which may increase.

Our Hong Yang Plazas, amusement park and hotel utilize a large amount of utilities such as gas, water and electricity. We are generally not able to influence the prices which utility providers charge, nor can we easily switch to different utilities providers. Any price increase or change in the pricing structure from these utility providers could have an adverse effect on our operating costs. As a result, increases in the prices of products and services which we procure to maintain our services to our tenants and guests could increase our operating costs if we are not able to pass these higher costs onto our customers.

In addition, operating investment properties and our hotel, as well as the restaurants and other associated facilities within the hotel, involves a significant amount of fixed costs, including maintenance and upkeep costs as well as employee and staff salaries and expenses. These fixed costs limit our ability to respond to adverse market conditions by minimizing costs. Such limitations may have an adverse impact on our profitability when the property leasing and hotel industries experience a downturn and may exacerbate the impact of a decline in occupancy rates, rental rates or room rates or in demand for our restaurants and catering facilities. Any significant increase in maintenance costs and operating costs may have a material and adverse effect on our business, financial condition, results of operations and prospects.

We face certain risks of defects or deficiencies in connection with our investment properties, amusement park and hotels and any accidents, injuries or prohibited activities in our investment properties, amusement park and hotels may adversely affect our reputation and subject us to liability.

Our investment properties, amusement park and hotels may have defects or deficiencies requiring significant capital expenditures, repair or maintenance expenses or payment of other obligations to third parties. If any of our investment properties, amusement park or hotels has design, construction or other latent property or equipment defects, repairs, maintenance or, if necessary, replacements may need to be carried out to rectify these defects. In addition, wear and tear of our investment properties, amusement park and hotels or adverse weather conditions could result in defects requiring repairs or replacement. Such defects and/or the repair, maintenance or replacement works carried out to rectify them could increase our costs and could have an adverse effect on the operations of our investment properties, amusement park and hotels and/or the attractiveness to tenants and guests of such investment properties, amusement park and hotels.

There are inherent risks of accidents, injuries or prohibited activities (such as illegal drug use, gambling, violence or prostitution by guests and infringement of third parties' intellectual property or other rights by our tenants) taking place in public places, such as shopping malls and hotels. The occurrence of one or more accidents, injuries or prohibited activities at any of our investment properties, amusement park or hotels could adversely affect our reputation among customers and guests, harm our brand, decrease our overall rents and hotel occupancy rates and increase our costs by requiring us to implement additional safeguard measures. In addition,

if accidents, injuries or prohibited activities occur at any of our investment properties, amusement park or hotels, we may be held liable for costs, damages and fines. Our current property and liability insurance policies may not provide adequate or any coverage for such losses and we may be unable to renew our insurance policies or obtain new insurance policies without increases in premiums and deductibles or decreases in coverage levels, or at all.

Our investment properties and hotel may encounter temporary closures, reduced turnover or lower occupancy rates as a result of repairs, refurbishments, renovation or upgrade of the properties or neighboring properties.

Our investment properties and hotel may require repairs and refurbishments which may require significant capital expenditures. Our investment properties and hotels may also need to undergo redevelopment or renovation works from time to time to retain their attractiveness and may also require maintenance or repairs. Such repairs, refurbishments, redevelopments, renovations or upgrade of our investment properties and hotels may impact on our ability to attract tenants at our investment properties and guests and customers for our restaurants and event facilities at our hotel. In some circumstances, such repairs, refurbishments, redevelopments or renovations may require the temporary closure of an investment property or hotel or the restaurants or other facilities within the investment property or hotel. As a result, during the period of any such repairs, refurbishments, redevelopments, renovations or upgrade, we may experience a reduction in the occupancy rates, rental income and/or average room rates of the investment properties or hotel. For instance, we commenced the commercial operation of the Nanjing Hong Yang Plaza in May 2011 and started the renovation and upgrading work in 2016. See "Business — Commercial Property Investment and Operations — Nanjing Hong Yang Plaza — Renovation and Upgrade". The renovation and upgrading work resulted in termination or failure to renew of certain leases with tenants of Nanjing Hong Yang Plaza, as well as compensation paid to these tenants.

Furthermore, buildings neighboring any of our investment properties and hotel may be demolished or redeveloped for alternative uses, which may cause disruption to our investment properties and hotel. This may in turn negatively impact the revenue, attractiveness and valuation of our investment properties and hotel. Furthermore, any development or redevelopment of neighboring properties could add properties that compete with our investment properties and hotel. The occurrence of any of the above circumstances could have a material and adverse effect on our business, financial condition, results of operations and prospects.

The illiquidity of investment properties and the lack of alternative uses of hotel and investment properties may significantly limit our ability to respond to adverse changes in the performance of our investment properties.

Because property investments in general are relatively illiquid, our ability to promptly sell one or more of our investment properties in response to changing economic, financial and investment conditions is limited. The property market is affected by various factors, such as general economic conditions, availability of financing, interest rates and supply and demand, many of which are beyond our control. We cannot predict whether we will be able to sell any of our investment properties for the price or on the terms set by us, or whether any price or other terms offered by a prospective purchaser would be acceptable to us. We also cannot predict the length of time needed to find a purchaser and to complete the sale of a property. Moreover, we may also need to incur capital expenditure to manage and maintain our properties or to correct defects or make improvements to these properties before selling them. We cannot assure you that financing for such expenditures would be available when needed, or at all. In addition, if we sell an investment property during the term of that property's management agreement or tenancy agreement, we may have to pay termination fees to our retail tenants.

Furthermore, the aging of investment properties, changes in economic and financial conditions or changes in the competitive landscape in the PRC property market may adversely affect the amount of rentals and revenue we generate from, as well as the fair value of, our investment properties. However, hotels and investment properties may not be readily converted to alternative uses, as such conversion requires extensive governmental approvals in the PRC and involves substantial capital expenditures for the purpose of renovation, reconfiguration and refurbishment. We cannot assure you that we will possess the necessary approvals and sufficient funds to carry out the required conversion. These factors and any others that would impede our ability to respond to adverse changes in the performance of our hotel and investment properties could affect our ability to compete against our competitors and our results of operations.

# Certain portions of our property development projects and investment properties are designated as civil air defense properties.

According to the PRC laws and regulations, new buildings constructed in cities should contain basement areas that can be used for civil air defense purposes in times of war. According to the PRC Civil Air Defense Law (《中華人民共和國人民防空法》) promulgated by the NPC on October 29, 1996, as amended on August 27, 2009, and the Management Measures for Peacetime Development and Usage of Civil Air Defense Properties (人民防空工程平時開發利用管理辦法) promulgated by the House Civil Air Defense Office on November 2001, after obtaining the approval from the civil air defense supervising authority, a developer can manage and use such areas designated as civil air defense properties in times of peace and make profit therefrom. During the Track Record Period, we had entered into contracts to transfer the right to use civil air defense properties in our property development projects to our customers as car parks and we intend to continue such transfer. However, in times of war, such areas may be used by the government at no cost. In the event of war and if the civil air defense area of our projects is used by the public, we may not be able to use such area as car parks, and such area will no longer be a source of our revenue. In addition, while our business operations have complied with the laws and regulations on civil air defense property in all material aspects, we cannot assure you that such laws and regulations will not be amended in the future, which may make it more burdensome for us to comply with and increase our compliance cost. We confirm that as of the Latest Practicable Date, we had 20 completed civil air defense properties with an aggregate GFA of 138,167 sq.m., which are primarily used or to be used for car parks, representing an insignificant portion of our property portfolio.

## We guarantee mortgage loans of certain of our customers and may become liable to mortgagee banks if customers default on their loans.

We derive a substantial portion of our revenue from sales of our properties. Most purchasers of our properties apply for bank borrowings and mortgages to fund their purchases. In line with industry practice, banks require us to guarantee mortgage loans taken out by purchasers of the properties that we develop. Typically, we guarantee the full value of mortgage loans taken out by purchasers, as well as accrued interest and penalties for defaults in mortgage payments, up until the issuance of the relevant property ownership certificates and the registration of the mortgage in favor of the mortgagee bank. These are contingent liabilities not reflected on our balance sheets. If a purchaser defaults on a mortgage loan, we may be required to repurchase the underlying property by paying off the mortgage. If we fail to do so, the mortgagee bank may auction off the underlying property and recover any additional amount outstanding from us as the guarantor of the mortgage loans. In line with industry practice, we do not conduct any independent credit checks on our customers and rely on the credit evaluations conducted by the mortgage banks for such customers.

As of December 31, 2017, our outstanding guarantees in respect of the residential mortgages of our customers amounted to RMB5,046.9 million. During the Track Record Period, we did not encounter any incidents of default by our customers with a material impact on our business or financial condition. However, should any material default occur and if we were called upon to honor our guarantees, our financial condition and results of operations could be adversely affected.

#### The total GFA of some of our property developments may be different from the original authorized area.

Government grants of land use rights for a parcel of land specify in the land grant contract the permitted total GFA that the developer may develop on the land. In addition, the total GFA is also set out in the relevant urban planning approvals and construction permits. However, the actual GFA constructed may be different from the total GFA authorized in the land grant contract or relevant construction permits due to factors such as subsequent planning and design adjustments. The actual GFA may be subject to approval when the relevant authorities inspect the properties after completion. The developer may be required to pay additional land premium and/or administrative fines or take corrective actions in respect of the adjusted land use and excess GFA before a completion certificate (工程竣工驗收備案表) can be issued to the property developer. Until the completion certificate is issued, we would not be able to deliver individual units to purchasers or to recognize the related pre-sale proceeds as revenue. The methodology for calculating the additional land premium is generally the same as the original land grant contract. If issues related to excess GFA cause delays in the delivery of our products, we may also incur liability to purchasers under our sales and purchase agreements. There can be no assurance that the constructed total GFA for each of our existing projects under development or any future property developments will not exceed permitted total GFA. Any of these factors may adversely affect our business.

# We are exposed to contractual and legal risks related to pre-sales, which could have an adverse effect on our business, financial condition and result of operations.

We make certain undertakings in our pre-sale contracts, and our pre-sale contracts and the PRC laws and regulations provide for remedies for breach of these undertakings. For example, if we fail to complete a pre-sold property on time, we may be liable to the relevant customers for such late delivery under the relevant pre-sale contracts or pursuant to relevant PRC laws and regulations. If our delay extends beyond a specified period, the purchasers may terminate their pre-sale contracts and claim for compensation. A customer may also terminate his or her contract with us and/or bring claims for compensation for certain other contractual disputes, including, for example, if the GFA of the relevant unit, as set out in the individual building ownership certificate, deviates by more than 3% from the GFA of that unit as set out in the contract; if the floor plan of the relevant unit is different from what is set out in the contract and adversely affects the quality and functionality of the unit; if the interior decoration of the relevant unit is inferior to what is set out in the contract; or if the customer fails to receive the individual property ownership certificate within a statutory period due to our fault. Any of such factors could have a material adverse effect on our business, financial condition and results of operations. Though we are typically entitled to claim damages from the third-party contractors if such breaches are due to their fault, we cannot assure you that the damages we recoup will fully compensate our losses.

#### Changes of PRC laws and regulations with respect to pre-sales may adversely affect our business.

We depend on cash flows from pre-sales of properties as an important source of funding for our property developments. Under current PRC laws and regulations, property developers must fulfill certain conditions

before they can commence pre-sales of the relevant properties and pre-sales proceeds may only be used to finance the related development. Any ban or additional restrictions on pre-sales may require us to seek alternative sources of funding to finance our developments, and if sufficient alternative funding is not available to us on commercially reasonable terms, or at all, our cash flow and prospects, and business, results of operations and financial condition could be materially and adversely affected.

We may be liable to our customers for damages if individual property ownership certificates are not delivered to our customers in a timely manner due to our fault.

Property developers in the PRC typically assist purchasers of property to obtain the relevant individual property ownership certificates within a time frame set out in the relevant property sale and purchase agreement, or in the absence of such time frame, within 90 days of delivery of the property if the construction of the property purchased has not been completed, or within 90 days of execution of the agreement if the construction of the property purchased has been completed. We generally elect to specify the deadline for the delivery in the property sale and purchase agreements to allow sufficient time for the application and approval processes. Under current regulations, we are required to submit requisite governmental approvals in connection with our property developments, including land use rights documents and planning permits, to the local bureau of land resources and housing administration after receipt of the completion and acceptance certificate for the relevant properties and apply for the property ownership initial registration in respect of these properties. We are then required to submit after delivery of the properties, the relevant property sale and purchase agreements, identification documents of the purchasers, proof of payment of deed tax, for the relevant local authority's review and the issuance of the individual property ownership certificates in respect of the properties purchased by the respective purchasers. Delays by the various administrative authorities in reviewing the application and granting approval as well as other factors may affect timely delivery of the general as well as individual property ownership certificates. There can be no assurance that we will not incur material liability to purchasers in the future for the late delivery of individual property ownership certificates due to our fault or for any reason beyond our control.

The property development business is subject to claims under statutory quality warranties, and if a number of claims are brought against us under our warranties, our reputation, business, results of operation and financial condition may be materially and adversely affected.

Under the Regulations on Administration of Development and Operation of Urban Real Estate (《城市房地產開發經營管理條例》) enacted by the State Council on July 20, 1998 and amended on January 8, 2011 and March 19, 2018, and the Regulation for the Administration of Sales of Commodity Buildings (《商品房銷售管理辦法》), which went into effect on June 1, 2001, all property developers in the PRC must provide certain quality warranties for the properties they construct or sell. We are required to provide these warranties to our customers. Generally, we receive quality warranties from third-party contractors with respect to our property projects. If a large number of claims were brought against us under our warranties and if we were unable to obtain reimbursement for such claims from third-party contractors in a timely manner or at all, or if the money retained by us to cover our payment obligations under the quality warranties was not sufficient, we could incur expenses to resolve such claims or face delays in remedying the related defects, which could in turn harm our reputation, and adversely affect our business, financial condition and results of operations.

We may be subject to fines or forfeit land to the PRC Government if we fail to pay land grant premium or fail to develop properties within the time and in accordance with the terms set out in the relevant land grant contracts.

Under PRC laws, if we fail to develop a property project according to the terms of the land grant contract, including those relating to the payment of land premium, resettlement and demolition costs and other fees, the designated use of the land and the time for commencement and completion of the property development, government authorities may issue a warning, impose a penalty and/or order us to forfeit the land. Specifically, under current PRC laws, if we fail to pay any outstanding land grant premium by the stipulated deadlines, we may be subject to late payment penalties or the repossession of the land by the government. If we fail to commence development within one year of the commencement date stipulated in the land grant contract, the relevant PRC land bureau may issue a warning to us and impose an idle land fee on the land equal to 20% of the land premium. If we fail to commence development within two years from the commencement date stipulated in the land grant contract, the relevant PRC land bureau may confiscate our land use rights without compensation, unless the delay in the development is caused by government action or is due to a force majeure. Moreover, if a property developer commences development of the property in accordance with the timeframe stipulated in the land grant contract but, suspend for more than one year and falls under either of the following two situations (i) the developed land area is less than one-third of the total land area, or (ii) the total invested capital is less than one-fourth of the total planned investment in the project, the land may be treated as idle land and will be subject to the risk of forfeiture.

In September 2007, the Ministry of Land and Resources issued a new notice to further enhance control of the land supply by requiring developers to develop land according to the terms of the land grant contracts and restricting or prohibiting any non-compliant developers from participating in future land auctions. In January 2008, the State Council issued a Notice on Promoting Land Saving and Efficient Use (《關於促進節約集約用地的通知》) to escalate the enforcement of existing rules on idle land management. Furthermore, the Ministry of Land and Resources issued a Notice on Restricting the Administration of Construction Land and Promoting the Use of Approved Land (《關於嚴格建設用地管理促進批而未用土地利用的通知》) in August 2009, which reiterated the applicable rules with regard to idle land management. On June 1, 2012, the Ministry of Land and Resources promulgated the revised Measures on the Disposal of Idle Land (《閒置土地處置辦法》), which went into effect July 1, 2012. These further measures may prevent competent land authorities from accepting any application for new land use rights or processing any title transfer transaction, lease transaction, mortgage transaction or land registration application with respect to idle land prior to the completion of the required rectification procedures.

We cannot assure you that circumstances leading to the repossession of land or delays in the completion of a property development will not arise in the future. If our land is repossessed, we will not be able to continue our property development on the forfeited land, recover the costs incurred for the initial acquisition of the repossessed land or recover development costs and other costs incurred up to the date of the repossession. In addition, we cannot assure you that regulations relating to idle land or other aspects of land use rights grant contracts will not become more restrictive or punitive in the future. If we fail to comply with the terms of any land use right grant contract as a result of delays in project development, or as a result of other factors, we may lose the opportunity to develop the project, as well as our past investments in the land, which could materially and adversely affect our business, financial condition and results of operations.

If we are unable to successfully retain the services of our current personnel and hire, train and retain senior executives or key personnel, our ability to develop and successfully market our products may be impaired.

The success and growth of our business has depended significantly on our ability to identify, hire, train and retain suitable employees with capable skills and qualifications, including management personnel with relevant professional skills. We rely on them to continue to develop our business. We provide incentives to attract and retain management and experienced personnel to meet the future development needs. In addition, if any Director or any member of our senior management team or any of our other key personnel joins a competitor or carries on a competing business, we may lose customers and additional key staff members. However, as the competition is fierce in China for senior management and key personnel with extensive experience in property development, if a large number of directors and senior management resign, and we fail to find a suitable candidate, our business may be adversely affected.

# Potential liability for health and environmental problems could result in delay in the development of our properties.

We are subject to a variety of laws and regulations concerning the protection of health and the environment. As required by PRC laws, independent environmental consultants have conducted environmental impact assessments at all of our construction projects and environmental impact assessment documents were submitted to the relevant government authorities for approval before commencement of construction. The local authorities may request a developer to submit the environmental impact documents, issue orders to suspend the construction and impose a penalty for a project where environmental impact assessment documents have not been approved before commencement of construction.

As required by PRC laws and regulations, property projects with GFA in excess of 50,000 sq.m. or in environmentally sensitive regions or areas are required to undergo environmental assessments and the related assessment document must be submitted to the relevant government authorities for approval before commencement of construction. For other property projects, we are required to file the environmental impact registration form for record-filing. If we fail to meet such requirements, local authorities may issue orders to stop construction and based on the circumstances of the violation and the consequences thereof, impose on us a fine of between one to five percent of the total investment amount of the project, and may also issue orders to restore the original conditions before the construction; and the persons directly in charge and other directly responsible persons of us shall be subject to administrative sanctions under the law. After the completion of construction, we are required to make an acceptance check of the environmental protection facilities and prepare an acceptance report according to the standards and procedures stipulated by the competent administrative department of environmental protection under the State Council. When making an acceptance check of environmental protection facilities, we are required not to commit fraud. We are also required to make the acceptance report publicly available in accordance with the law unless we are required to keep confidential according to national provisions. If we cannot make an acceptance check of environmental protection facilities in due course, the development of our projects may be delayed.

The CBRC and/or other agencies of the PRC Government may tighten the regulations relating to trust loans being provided to the property industry in the PRC, which may affect our ability to obtain trust loans.

As of December 31, 2017, we had seven trust and other financing arrangements, which accounted for approximately 23.7% of our total indebtedness. See "Business — Project Financing — Trust and Other Financing Arrangements." There are uncertainties regarding trust financing. The operation of trust financing companies in the PRC is primarily regulated by the CBRC pursuant to the Rules Governing Trust Financing Companies (《信託公司管理辦法》), which went into effect on March 1, 2007. Trust financing companies are therefore under the supervision and monitoring of the CBRC and are required to comply with the relevant notices and regulations promulgated by the CBRC. There can be no assurance that the PRC Government will not implement additional or more stringent requirements with regard to trust financing companies. This could result in a reduction in our financing options and/or an increase in the cost of financing our properties, which in turn could have a material adverse effect on our business, financial condition, results of operations and prospects.

#### We may be subject to fines due to the lack of registration of our leases.

Pursuant to the Administrative Measures for Commodity Housing Leasing (商品房屋租賃管理辦法), parties to a lease agreement are required to file the lease agreements for registration and obtain property leasing filing certificates for their leases. As of the Latest Practicable Date, we leased 70 properties mainly for our office premises and failed to register 68 lease agreements as the tenant. We also rented out certain properties to third parties. As of the Latest Practicable Date, we entered into 157 leases as the landlord and failed to register 27 leases. The failure to register the lease agreements does not affect the validity of the lease agreements under the relevant PRC laws and regulations. However, there can be no assurance that legal disputes or conflicts concerning such leases and tenancies will not arise in the future. In addition, as advised by our PRC Legal Adviser, we may be required by relevant government authorities to file the lease agreements for registration and may be subject to a fine for non-registration within the prescribed time limit, which may range from RMB1,000 to RMB10,000 per lease agreement. Our Directors estimated total maximum penalty is approximately RMB750,000. The occurrence of any of the above conflicts or disputes or the imposition of the above fines could require us to make additional efforts and/or incur additional expenses, any of which could materially and adversely impact our business, financial condition and results of operations. The registration of these lease agreements to which we are a party requires additional steps to be taken by the respective other parties to the lease agreement which are beyond our control. There can be no assurance that the other parties to our lease agreements will be cooperative and that we can complete the registration of these lease agreements and any other lease agreements that we may enter into in the future.

#### Our current insurance coverage may not be adequate to cover all risks related to our operations.

Consistent with what we believe to be the industry norm for the property development industry in the PRC, we do not maintain insurance coverage against destruction of or damage to our properties, no matter whether they are under development or held for sale other than those over which our lending banks have securities interests or for which we are required to maintain insurance coverage under the relevant loan agreements. In addition, we do not maintain insurance against any liability arising from allegedly tortious acts committed on our work sites. If we suffer any losses, damages or liabilities in the course of our business operations, we may not

have adequate insurance coverage to provide sufficient funds to cover any such losses, damages or liabilities or to replace any property that has been destroyed. Therefore, there may be instances when we will sustain losses, damages and liabilities because of our lack of insurance coverage, which may in turn adversely affect our financial condition and results of operations.

We may be involved in legal and other disputes arising out of our operations and may face relevant liabilities as a result.

We may be involved from time to time in disputes with various parties involved in the development and the sale of our properties, including (without limitation) contractors, suppliers, construction workers, original residents, partners, banks and purchasers. These disputes may lead to protests and may result in damage to our reputation, substantial costs and diversion of resources and management's attention. As most of our projects are comprised of multiple phases, purchasers of our properties in earlier phases may commence legal actions against us if our subsequent planning and development of the projects are perceived to be inconsistent with our representations and warranties made to such earlier purchasers. In addition, we may have compliance issues with regulatory bodies in the course of our operations, which may subject us to administrative proceedings and unfavorable decrees that result in liabilities and cause delays to our property developments. During the Track Record Period, a few legal proceedings were brought against us. See "Business — Legal Proceedings and Compliance — Legal Proceedings". We may be involved in other proceedings or disputes in the future that may have an adverse effect on our business, financial condition, results of operations or cash flows.

We may be exposed to intellectual property infringement, misappropriation or other claims by third parties and deterioration in our brand image could adversely affect our business.

We believe that we have built an excellent reputation in our markets for the quality of our various product series. We have also placed great importance on the continuous enhancement of our brand name and the increase in our brand recognition. Any negative incident or negative publicity concerning us or our properties may materially and adversely affect our reputation, business, financial condition and results of operations. Brand value, which is based largely on consumer perceptions with a variety of subjective qualities, can be damaged even by isolated business incidents that damage consumers' trust. Consumer demand for our properties and our brand value could diminish significantly if we fail to preserve the quality of our properties or fail to deliver a consistently positive consumer experience, or if we are perceived to act in an unethical or socially irresponsible manner. Any negative publicity and the resulting decrease in brand value, or any failure to establish our brand in provinces and cities in which we currently operate, may have a material adverse effect on our business, financial condition and results of operations.

Our brand strategy also depends on our ability to use, develop and protect our intellectual properties, such as our trademarks. As a result, we could be subject to trademark disputes. The defense and prosecution of intellectual property lawsuits and related legal and administrative proceedings can be both costly and time-consuming and may significantly divert our resources and the time and attention of our management personnel. An adverse ruling in any such litigation or proceedings could subject us to significant liabilities to third parties, require us to seek licenses from third parties and to pay ongoing royalties, or subject us to injunctions prohibiting the use of such name and/or logo.

We may be subject to fines or penalties if we fail to comply with any applicable laws, rules or regulations.

Historically, we experienced certain non-compliance incidents during the Track Record Period. During the Track Record Period, three of our project companies commenced construction for certain of our projects before obtaining construction work permits, four of our project companies did not comply with the relevant construction work planning permit when they constructed the relevant projects, our Group did not fully make certain social security insurance and housing provident fund contributions for their employees, and five Subsidiaries experienced several other types of non-compliance incidents, including failure to report an accurate tax base and failure to file accurate tax amount, mis-sales, failure to attach identification labels to prepackaged food, sales of food outside the scope of catering service permit, and sub-contracting the construction work without authorization during the construction of our project. We believe these non-compliances did not have a material operational and financial impact on us. See "Business — Licenses, Permits and Qualification Certificates — Non-compliance Incidents" for further details of our non-compliance incidents. There is no assurance that our internal control measures will be effective and there will not be any non-compliance incidents in the future.

In addition, PRC laws, rules or regulations governing our industry have been evolving rapidly, we cannot assure you that we will not be subject to fines or penalties arising from non-compliance incidents if we fail to adapt to the new regulatory regime in a timely manner, or at all, which may have a material adverse effect on our business, financial condition and results of operations.

We may not be able to timely prevent or detect actions by our employees or agents which violate applicable anti-corruption laws and regulations.

Bribery and other misconduct by our employees or agents may be difficult to prevent or to detect on a timely basis, or at all. Although we have put in place relevant internal control measures aimed at preventing our employees and agents from engaging in conduct which would violate applicable anti-corruption laws and regulations, there can be no assurance that we will be able to prevent or detect such misconduct. Such misconduct by our employees or agents could subject us to financial losses and harm our business and operations. In addition to potential financial losses, such misconduct could subject us to third party claims and regulatory investigations. Any of the foregoing could have a material adverse effect on our business, financial condition, results of operations and prospects.

If we fail to implement sufficiently and effectively our risk management and internal control policies and procedures, our business and prospects may be materially and adversely affected.

We continually enhance our risk management and internal control policies and systems as part of a continuous effort to improve our risk management capabilities and enhance our internal controls. See "Business — Internal Control and Risk Management" for more details. However, there can be no assurance that our risk management and internal control policies and procedures will adequately control or protect us against all risks. Some of these risks are unforeseeable or unidentifiable and may be more severe than what we may anticipate.

Our risk management capabilities and ability to effectively monitor legal compliance and other risks are restricted by the information, tools, models and technologies available to us. Moreover, our employees will

require time to adjust to these policies and procedures and we cannot assure you that our employees will be able to consistently comply with or accurately apply them. If our risk management and internal control policies, procedures and systems fail to be implemented effectively, or if the intended results of such policies, procedures and systems are not achieved in a timely manner (including our ability to maintain an effective internal control system), our business, financial condition, results of operations and reputation may be materially and adversely affected.

Our business, financial condition, results of operations and prospects may be adversely affected as a result of negative media coverage relating to us or the real estate market in which we operate or intend to operate.

We may be subject to or associated with negative publicity, including those on the Internet, with respect to our corporate affairs and conduct related to our personnel, the real estate market we operate or intend to operate. We may also be subject to negative reports or criticisms by various media. We make no representation as to the appropriateness, accuracy, completeness or reliability of any such information or publication. Nonetheless, any negative coverage, whether or not related to us or our related parties and regardless of truth or merit, may have an impact on our brand and reputation and, consequently, may undermine the confidence of our customers and investors in us, which may in turn materially and adversely affect our business, financial condition, results of operations and prospects.

#### RISKS RELATING TO INDUSTRY

Our operations are subject to extensive government policies and regulations and we are particularly susceptible to adverse changes in policies relating to the PRC property industry in regions in which we operate.

Our business is subject to extensive governmental regulation and, in particular, we are sensitive to policy changes in the PRC property sector. The PRC Government exerts considerable direct and indirect influence on the growth and development of the PRC property market through industry policies and other economic measures, such as setting interest rates, controlling the supply of credit by changing bank reserve ratios and implementing lending restrictions, increasing tax and duties on property transfers and imposing restrictions on foreign investment and currency exchange. Since 2004, the PRC and local governments introduced a series of regulations and policies designed to generally control the growth of the property market, including, among others:

- strictly enforcing the idle land-related laws and regulations;
- restricting the grant or extension of revolving credit facilities to property developers that hold a large amount of idle land and vacant commodity properties;
- prohibiting commercial banks from lending funds to real estate developers with an internal capital ratio lower than certain prescribed percentage; and
- restricting PRC commercial banks from granting loans to property developers for the purpose of paying land grant premiums.

- controlling the supply of residential property sales by adopting lots drawing policy in certain cities such as Nanjing;
- limiting the maximum amount of monthly mortgage and the maximum amount of total monthly debt service payments of an individual borrower;
- imposing a business tax levy on the sales proceeds for second-hand transfers subject to the length of holding period and type of properties;
- raising the minimum percentage of down payment of the purchase price of the residential property of a family;
- restricting purchasers from acquiring second and more residential properties and imposing property
  purchase restrictions on non-local residents who cannot provide any proof of local tax or social
  security payments for more than a specified time period in certain cities; and
- restricting the availability of individual housing loans in the property market to individuals and their family members with more than one residential property, and raising interest rates of such loans.

These and other measures, including additional requirements for pre-sales and restricting the use of funds raised by pre-sales, made the properties we developed more costly, unattractive or even unavailable to certain of our customers. In addition, since January 2010, policies implemented by the PRC Government with regard to bank loans and trust financing arrangements for property development projects have had, and may continue to have, a dampening effect on the property markets in which we operate. These measures resulted in downward pressure on the PRC property market starting in the second half of 2011 and reduced transaction volumes in the first quarter of 2012.

Following the market fluctuations in the face of temporary easing of some restrictions by local governments in the second and third quarters of 2012, the property price and transaction volume increased in the last quarter of 2012 and the first quarter of 2013. On February 26, 2013, the General Office of the State Council announced the Notice on Further Regulation of the Real Estate Market (《國務院辦公廳關於繼續做好房地產市場 調控工作的通知》). According to such notice, local governments shall increase the supply of housing properties and lands, and set price control targets in cities with rapidly increasing property prices. In addition, the notice also requires the local government to strictly implement existing purchase restrictions and differentiated credit policies with regard to the down payment ratios and interest rates for mortgages for second and more residential property. If the property price increases too quickly, the local government may further increase interest rates and down payment ratio for mortgages for second and more properties. For cities with existing purchase restrictions, the city municipals shall impose further restrictions. For cities with no purchase restrictions, the provincial governments must require these cities to promptly adopt purchase restrictions. The tax, building and construction authorities are required to coordinate to ensure that the 20% individual income tax on the difference between the sales proceeds and the original purchase price for the sale of second-hand properties is strictly implemented. These policies aim to serve to restrain the trend of excessive increase in housing prices. At the end of 2013, a new round of policies aiming at promoting affordable housing and discouraging speculative investments in residential properties were announced in a number of large cities in China, including Beijing, Shanghai, Guangzhou, Shenzhen, Zhengzhou, Nanchang, Fuzhou, Xiamen, Nanjing and Hangzhou.

The PRC Government has eased certain restrictive measures starting in the third quarter of 2014 to foster the growth of the residential property market in China, encourage transactions and reduce idle housing inventories. However, such measures have resulted signs of overheating in the property markets in first- and certain second-tier cities. As a response, in certain first- and second-tier cities including Shanghai, Shenzhen, and Suzhou, local governments have again enhanced restrictive measures such as raising the minimum percentage of down payment of the purchase price of the second and more residential property of a family, requiring longer social insurance records in such cities for citizens whose household registration were not in such cities, and restriction on the percentage of price increases by real estate developers during a year. In 2015, the PRC Government raised percentage of down payment and changed the calculation base of business tax concerning transfer of individual housing, pursuant to which, where an individual sells a property purchased within two years, business tax shall be levied on the full amount of the sales income; where an individual sells a non-ordinary property that was purchased more than two years ago, business tax shall be levied on the difference between the sales income and the original purchase price of the house; the sale of an ordinary residential property purchased by an individual more than two years ago is not subject to such business tax. In 2016, such tax policies have been further refined.

On February 13, 2017, the Asset Management Association of China issued Circular 4 of Regulation for Registration Management of Private Asset Management Plan by Securities and Future Institutions (the "Circular 4"). The Circular 4 provides that any private equity and asset management plan that is adopted to make either direct or indirect investment into any ordinary residential property project located in certain PRC cities where the property price rises too fast shall not be filed for a record temporarily. Such cities currently include 16 major cities in the PRC, such as Shanghai, Hefei, Nanjing, Suzhou, Tianjin, Fuzhou, Wuhan and Zhengzhou, and the list of such cities may be updated from time to time in the future according to the relevant regulations of the Ministry of Housing and Urban-Rural Development of the PRC. According to the Circular 4, a private equity and asset management plan shall neither be used to finance any real estate developer, by means of bank entrusted loans, trust plans, or usufruct of transferee assets, for the purpose of paying the price of land grant or supplementing the working capital, nor be used to directly or indirectly facilitate any violation or illegality of various institutions' granting of loans for down payments.

Local governments in Nanjing and certain other cities have introduced further policies to restrain property purchases for specialization purposes and prevent property prices from rising too quickly. Such policies include raising the minimum percentage of down payment of the purchase price, setting the minimum interest rate for personal mortgage loans, adopting lots drawing policy for the sales of residential properties, setting a credit cap for housing provident fund loans and strictly restricting purchasers from acquiring second and more residential property and selling properties owned for less than five years. On April 1, 2017, the Ministry of Land and Resources and Ministry of Housing and Urban-Rural Development issued the Circular of the Ministry of Housing and Urban-Rural Development and Resources on Tightening the Management and Control over Intermediate Residential Properties and Land Supply (《住房城鄉建設部、國土資源部關於加強近期住房及用地供應管理和調控有關工作的通知》). To maintain a housing supply-demand balance, cities facing serious demand over supply and overheating market shall increase the supply of housing land, especially for ordinary commercial houses; and cities with excessive housing supply shall reduce or suspend the land supply for housing. All the local governments shall build inspection systems to monitor the source of funds for land acquisition to ensure that the real estate developers use their own legal funds to purchase lands. These measures reduced the transaction volumes in certain major cities in the PRC in the second quarter of 2017.

There is no assurance that the PRC Government will relax existing restrictive measures, impose and enhance restrictive measures, or to impose other restrictive policies, regulations or measures in the future. The existing and other future restrictive measures may limit our access to capital, reduce market demand for our products and increase our finance costs, and any easing measures introduced may also not be sufficient. If we fail to adapt our operations to new policies, regulations and measures that may come into effect from time to time with respect to the real property industry, or such policy changes negatively impact our business, our financial condition, results of operations and prospects may be materially and adversely affected.

## We face intense competition, which may materially and adversely affect our business, results of operation and financial condition.

The property market in Nanjing and other parts of the Yangtze River Delta has been highly competitive in recent years. Property developers from the PRC and overseas have entered the property development markets in the region where we have operations and those into which we may enter in the future. Our competitors include overseas listed foreign developers and top-tier domestic developers and they may have better access to resources, in particular financial resources than us. Competition among property developers may cause an increase in land costs and raw material costs, shortages in quality construction contractors, temporary local market surpluses in property supply leading to property price declines, and higher costs to attract or retain talented employees, thereby affecting our profitability. If we fail to compete effectively, our financial condition, results of operations and prospects may be materially and adversely affected.

# Our investments in the PRC are subject to the PRC Government's control over foreign investment in the property sector.

The PRC Government has imposed restrictions on foreign investment in the property sector to curtail the perceived over-heating of the property sector by, among other things, increasing the capital and other requirements for establishing foreign-invested real estate enterprises, tightening foreign exchange control on cross-border investment and financing activities and imposing restrictions on purchases of properties in China by foreign persons. Restrictions imposed by the PRC Government on foreign investment in the property sector may affect our ability to make further investments in our PRC Subsidiaries and as a result may limit our business growth and have a material and adverse effect on our business, results of operations and financial condition.

#### RISKS RELATING TO CONDUCTING BUSINESS IN THE PRC

### The PRC economic, political and social conditions as well as government policies could affect our business.

The economy of the PRC differs from the economies of most developed countries in many respects, including but not limited to structure, level of government involvement, level of development, growth rate, control of foreign exchange, and allocation of resources.

While the PRC economy has grown significantly in the past 30 years, growth has been uneven, both geographically and among the various sectors of the economy. The PRC Government has implemented various measures to encourage economic growth and guide the allocation of resources. Some of these measures benefit

the overall PRC economy, but may also negatively affect our operations. For example, our financial position and results of operations may be adversely affected by the PRC Government's control over capital investment or any changes in tax regulations or foreign exchange controls that are applicable to us.

The PRC economy has been transitioning from a planned economy to a market oriented economy. For the past three decades, the PRC Government has implemented economic reform measures emphasizing the utilization of market forces in the development of the PRC economy. Many of the economic reforms carried out by the PRC Government are unprecedented or experimental and are expected to be refined and improved over time. The PRC economy has grown significantly in recent decades, but there can be no assurance that this growth will continue or continue at the same pace. In addition, demand for our services and our business, financial position and results of operations may be adversely affected by (i) political instability or changes in social conditions in the PRC, (ii) changes in laws, regulations or policies or the interpretation of laws, regulations or policies, (iii) measures which may be introduced to control inflation or deflation, (iv) changes in the rate or method of taxation, and (v) imposition of additional restrictions on currency conversion and remittances abroad.

#### The PRC legal system has inherent uncertainties that could limit the legal protection available to you.

Our business is conducted in mainland China and is governed by PRC laws and regulations. All of our operating Subsidiaries are located in China and are subject to PRC laws and regulations. The PRC legal system is based on written statutes. Prior court decisions are not legally binding and can only be cited as reference. Additionally, PRC written statutes are often principle-oriented and require detailed interpretations by the enforcement bodies in applying and enforcing such laws. Since 1979, the PRC Government has promulgated laws and regulations in relation to economic matters such as foreign investment, corporate organization and governance, commerce, taxation and trade, with a view to developing a comprehensive system of commercial law. However, as these laws and regulations are continually evolving in response to changing economic and other conditions, and because of the limited volume of published cases and their non-binding nature, any particular interpretation of PRC laws and regulations may not be definitive. In addition, the PRC legal system is based in part on government policies and internal rules, some of which are not published on a timely basis, if at all, and some of which may have a retroactive effect. The PRC may not accord equivalent rights, or protection for such rights, to those that you might expect in countries with more sophisticated real estate laws and regulations.

Furthermore, the PRC is geographically large and divided into various provinces and municipalities. As such, when PRC laws, rules, regulations and policies apply in different parts in the PRC, there may be varying applications and interpretations. Legislation or regulations, particularly for local applications, may be enacted without sufficient prior notice or announcement to the public. Accordingly, we may not be aware of the existence of new legislation or regulations. There is at present no integrated system in the PRC from which information can be obtained in respect of legal actions, arbitrations or administrative actions. Even if an individual court-by-court search were performed, certain courts may refuse to make their documentation available for inspection. As a result, the legal protections available to you under the PRC legal system may be limited.

The global financial markets have experienced significant slowdown and volatility during the past few years and any continued deterioration may adversely affect the PRC property market and our business operations.

The economic slowdown and turmoil in the global financial markets starting in the second half of 2008 have resulted in a general tightening of credit, an increased level of commercial and consumer delinquencies, lack of consumer confidence and increased market volatility. The global economic slowdown has also affected the PRC property market by, among other things, reducing the demand for commercial and residential properties resulting in the reduction of property prices; adversely impacting the purchasing power of potential property purchasers, which may further impact the general demand for properties and cause a further erosion of their selling prices; and negatively impacting the ability of property developers and potential property purchasers to obtain financing.

More recently, global market and economic conditions were adversely affected by the credit crisis in Europe, the credit rating downgrade of the United States and heightened market volatility in major stock markets. In Asia and other emerging markets, some countries are expecting increasing inflationary pressure as a consequence of liberal monetary policy or excessive foreign fund inflow, or both. In the Middle East, Eastern Europe and Africa, political unrest in various countries has resulted in economic instability and uncertainty. To control inflation in the past, the PRC Government has imposed control on bank credits, limits on loans for fixed assets and restrictions on state bank lending. Such austerity measures can lead to a slowdown in the economic growth. The PRC economy grew at a slower pace in 2014, 2015 and 2016 than in previous years, with a yearly real GDP growth of 7.3%, 6.9% and 6.7%, respectively. Recently, there have been growing concerns about the volatility of the Chinese economy and the adjustments of Chinese fiscal policies. For example, after a rapid surge from the second half of 2014 to early June 2015, the Chinese domestic equity markets experienced sharp declines and severe volatility beginning from June 13, 2015. The Chinese government has taken monetary and regulatory measures to stabilize the market, including measures affecting market liquidity, new equity offering pipelines and trading activities of certain market participants. These and other issues resulting from the global economic slowdown and financial market turmoil have adversely impacted, and may continue to adversely impact, home owners and potential property purchasers, which may lead to a decline in the general demand for our properties and erosion of their selling prices. Any further tightening of liquidity in the global financial markets may in the future negatively affect our liquidity. If the global economic and financial market slowdown and volatility continue or become more severe than currently anticipated, or if the PRC economy and financial market continue to slow down, our business, financial condition, results of operations and prospects could be materially and adversely affected.

Fluctuations in the value of the Renminbi and governmental control of currency conversion may limit our ability to use capital effectively.

Substantially all of our revenue and expenditures are denominated in Renminbi, while the net proceeds from the Global Offering and any dividends we pay on our Shares will be in Hong Kong Dollars. Fluctuations in the exchange rates between the Renminbi and the Hong Kong Dollar or U.S. Dollar will affect the relative purchasing power in Renminbi terms. Fluctuations in the exchange rates may also cause us to incur foreign exchange losses and affect the relative value of any dividend distributed by us. Currently, we have not entered into any hedging transactions to mitigate our exposure to foreign exchange risk.

Movements in Renminbi exchange rates are affected by, among other things, changes in political and economic conditions and China's foreign exchange regime and policy. PBOC regularly intervenes in the foreign exchange market to limit fluctuations in Renminbi exchange rates and achieve certain exchange rate targets and policy goals. In August 2015, PBOC changed the way it calculates the mid-point price of Renminbi against the U.S. dollar, requiring the market-makers who submit for reference rates to consider the previous day's closing spot rate, foreign exchange demand and supply as well as changes in major currency rates. The value of the Renminbi depreciated against the U.S. Dollar approximately 4.4% in 2015 and 6.7% in 2016, but appreciated against the U.S. Dollar 5.8% in 2017. We cannot assure you that Renminbi will not appreciate or depreciate significantly in value against Hong Kong Dollar or U.S. Dollar in the future.

In addition, conversion and remittance of foreign currencies are subject to PRC foreign exchange regulations. It cannot be guaranteed that we will have sufficient foreign exchange to meet our foreign exchange needs. Under China's current foreign exchange control system, foreign exchange transactions under the current account conducted by us, including the payment of dividends, do not require advance approval from the SAFE. But we are required to present relevant documentary evidence of such transactions and conduct such transactions at designated foreign exchange banks within China that have the licenses to carry out foreign exchange businesses. Foreign exchange transactions under the capital account, however, must be directly reviewed and handled by banks in accordance with the Circular of the State Administration of Foreign Exchange on Further Simplifying and Improving the Direct Investment-related Foreign Exchange Administration Policies (關於進一步 簡化和改進直接投資外匯管理政策的通知) (the "Circular 13"), and the SAFE and its branches must perform indirect regulation over the foreign exchange registration via banks. The PRC Government may also at its discretion restrict access in the future to foreign currencies for current account transactions. Any insufficiency of foreign exchange may restrict our ability to obtain adequate foreign exchange for dividend payments to shareholders or satisfy any other foreign exchange obligation. If we fail to convert Renminbi into any foreign exchange for any of the above purposes, our potential offshore capital expenditure plans and even our business may be materially and adversely affected.

The PRC Government has implemented restrictions on the ability of PRC property developers to obtain offshore financing which could affect our ability to deploy the funds raised outside of China in our business in the PRC.

On July 10, 2007, SAFE issued the Circular Regarding the Publication of the List of the First Batch of Foreign-Invested Property Development Projects that Have Filed with MOFCOM (關於下發第一批通過商務部備案的外商投資房地產項目名單的通知) ("Circular No. 130"). On April 28, 2013, SAFE issued the Measures for the Administration of Foreign Debt Registration (外債登記管理辦法) ("Notice No. 19"). Circular No. 130 and Notice No. 19 stipulate, among other things, (i) that SAFE will no longer process foreign debt registrations and applications for the purchase of foreign exchange submitted by foreign-invested real estate enterprises (including newly established enterprises and enterprises with increased registered capital) which obtained approval certificates from and registered with MOFCOM on or after June 1, 2007; and (ii) that SAFE will no longer process foreign exchange registrations (or amendments of such registrations) or applications for the sale and purchase of foreign exchange submitted by foreign-invested real estate enterprises which obtained approval certificates from the commerce departments of local governments but which had not registered with MOFCOM. These regulations effectively prohibit our ability to fund our PRC Subsidiaries by way of shareholder loans.

In addition, equity contributions by us and our non-PRC Subsidiaries to our PRC Subsidiaries will require approvals from the commerce department of the local government and registration with the MOFCOM, which

may take considerable time and delay the actual contribution to the PRC Subsidiaries. This may adversely affect the financial condition of the PRC Subsidiaries and may cause delays to the development undertaken by such PRC Subsidiaries. There can be no assurance that we have obtained or will obtain in a timely manner all relevant necessary approval certificates or registration for all our operating Subsidiaries in the PRC to comply with this regulation.

### The implementation of the EIT Law may significantly increase our income tax expenses.

On March 16, 2007, the PRC National People's Congress, Chinese national legislature, adopted a new tax law, the EIT Law, which became effective on January 1, 2008. On December 6, 2007, the State Council issued the Implementation Regulations of the Enterprise Income Tax Law (the "Implementation Regulations"), which also became effective on January 1, 2008.

Under the EIT Law and Implementation Regulations, if we are deemed to be a non-PRC tax resident enterprise without an office or premises in the PRC, a withholding tax at the rate of 10% will be applicable to any dividends paid to us by our PRC Subsidiaries, unless we are entitled to reduction or elimination of such tax, including by tax treaty. According to a tax treaty between the PRC and Hong Kong, dividends paid by a foreign-invested enterprise in China to a shareholder incorporated in Hong Kong will be subject to withholding tax at a rate of 5% if the Hong Kong shareholder directly holds a 25% or more interest in the PRC enterprise. We cannot assure you, however, that the current tax treaties in place between the PRC and Hong Kong will remain in place or that we will continue to be able to enjoy a reduced withholding tax on dividends we receive from our PRC Subsidiaries.

# We may be deemed a PRC resident enterprise under the EIT Law and be subject to PRC taxation on our worldwide income.

Under the EIT Law, commencing January 1, 2008, enterprises established outside China whose "de facto management bodies" are located in China are considered "resident enterprises" and will generally be subject to the uniform 25% EIT rate as to their global income. Under the Implementation Regulations for the EIT Law, "de facto management bodies" is defined as the bodies that have material and overall management control over the business, personnel, accounts and properties of an enterprise.

Substantially all of our management is currently based in China and may remain in China. In April 2009, the PRC State Administration of Taxation promulgated a circular to clarify the definition of "de facto management bodies" for enterprises incorporated overseas with controlling shareholders being onshore enterprises or enterprise groups in China. However, it remains unclear how the tax authorities will explain the regulation. Therefore, we may be treated as a PRC resident enterprise for EIT purposes. The tax consequences of such treatment are currently unclear, as they will depend on how PRC finance and tax authorities apply or enforce the EIT Law and the Implementation Regulations.

We face uncertainty relating to the Public Announcement on Several Issues Concerning Enterprise Income Tax for Indirect Transfer of Assets by Non-Resident Enterprises (《關於非居民企業間接轉讓財產企業所得稅若干問題的公告》) ("SAT Circular No. 7") issued by the PRC State Administration of Taxation.

On February 3, 2015, the PRC State Administration of Taxation issued the SAT Circular No. 7, which abolished certain provisions in the Circular on Strengthening the Administration of Enterprise Income Tax on Non-PRC Resident Enterprises' Share Transfers (《關於加強非居民企業股權轉讓所得企業所得稅管理的通知》) ("SAT Circular No. 698"), previously issued by the State Administration of Taxation on December 10, 2009. SAT Circular No. 7 provides comprehensive guidelines relating to indirect transfers by a non-PRC resident enterprise of assets (including equity interests) of a PRC resident enterprise ("PRC Taxable Assets"). For example, SAT Circular No. 7 specifies that the PRC tax authorities are entitled to reclassify the nature of an indirect transfer of PRC Taxable Assets, when a non-PRC resident enterprise transfers PRC Taxable Assets indirectly by disposing of equity interests in an overseas holding company directly or indirectly holding such PRC Taxable Assets. The PRC tax authorities may disregard the existence of such overseas holding company and consider the transaction to be a direct transfer of PRC Taxable Assets, if such transfer is deemed to have been conducted for the purposes of avoiding PRC EIT and lack any other reasonable commercial purpose. Although SAT Circular No. 7 contains certain exemptions (including (i) where a non-resident enterprise derives income from the indirect transfer of PRC Taxable Assets by acquiring and selling shares of a listed overseas holding company which holds such PRC Taxable Assets on a public market; and (ii) where there is an indirect transfer of PRC Taxable Assets, if the non-resident enterprise had directly held and disposed of such PRC Taxable Assets, the income from the transfer would have been exempted from PRC EIT under an applicable tax treaty or arrangement), it remains unclear whether any exemptions under SAT Circular No. 7 will be applicable to the transfer of our Shares or to any future acquisition by us outside of the PRC involving PRC Taxable Assets, if such transaction were determined by the tax authorities to lack reasonable commercial purpose. As a result, we may be subject to tax under SAT Circular No. 7 and may be required to expend valuable resources to comply with SAT Circular No. 7 or to establish that we should not be taxed under SAT Circular No. 7, which may have a material adverse effect on our business, financial condition, results of operations and growth prospects.

Failure by our Shareholders or beneficial owners who are PRC residents to make any required applications and filings pursuant to regulations relating to offshore investment activities by PRC residents may prevent us from being able to distribute profits and could expose us and our PRC resident Shareholders to liability under the PRC laws.

The Circular on Relevant Issues concerning Foreign Exchange Administration of Overseas Investment and Financing and Return Investments Conducted by Domestic Residents through Overseas Special Purpose Vehicles (《關於境內居民通過特殊目的公司境外投融資及返程投資外匯管理有關問題的通知》) (the "SAFE Circular No. 37"), which was promulgated by SAFE and became effective on July 4, 2014, requires a PRC individual resident ("PRC Resident") to register with a local SAFE branch before he or she contributes assets or equity interests in an overseas special purpose vehicle (the "Offshore SPV") that is directly established or controlled by the PRC Resident for the purpose of conducting investment or financing. Pursuant to the Circular 13, the aforesaid registration shall be reviewed and handled by the banks, and the SAFE and its branches shall perform indirect regulation over the foreign exchange registration via banks. Following the initial registration, the PRC Resident is also required to make registration for any major change in respect of the Offshore SPV, including, among other things, any major change of a PRC Resident shareholder, name or term of operation of the Offshore SPV, or any increase or reduction of the Offshore SPV's registered capital, share transfer or swap, merger or

division. We cannot assure you that all of our shareholders who are PRC Resident will file all applicable registrations or update previously filed registrations as required by these SAFE regulations. Failure to comply with the registration procedures of the SAFE Circular No. 37 may result in penalties and sanctions, including the imposition of restrictions on the ability of the Offshore SPV's Chinese subsidiary to distribute dividends to its overseas parent.

Our investment properties are located on land that is under long-term land use rights granted by the PRC Government. There is uncertainty about the amount of the land grant premium that we will have to pay and additional conditions that may be imposed if we decide to seek an extension of the land use rights for our investment properties.

Our investment properties are held by us under land use rights granted by the PRC Government. Under PRC laws, the maximum term of the land use rights ranges from 40 years to 70 years depending on the land use purpose. Upon expiration, the land use rights will revert to the PRC Government unless the holder of the land use rights applies for and is granted an extension of the term of the land use rights.

These land use rights do not have automatic rights of renewal and holders of land use rights are required to apply for extensions of the land use rights one year prior to the expiration of their terms. If an application for extension is granted (and such grant would usually be given by the PRC Government unless the land in issue is to be taken back for the purpose of public interests), the holder of the land use rights will be required to, among other things, pay a land grant premium. If no application is made, or if such application is not granted, the properties under the land use rights will be reverted to the PRC Government without any compensation. As none of the land use rights granted by the PRC Government which are similar to those granted for our investment properties has, as of the Latest Practicable Date, run its full term, there is no precedent to provide an indication of the amount of the land grant premium which we will have to pay and any additional conditions which may be imposed if we decide to seek an extension of the land use rights for our investment properties upon the expiry thereof.

In certain circumstances, the PRC Government may, where it considers it to be in the public interest, terminate land use rights before the expiration of the term. In addition, the PRC Government has the right to terminate long-term land use rights and expropriate the land in the event the grantee fails to observe or perform certain terms and conditions pursuant to the land use rights grant contracts. If the PRC Government charges a high land grant premium, imposes additional conditions, or does not grant an extension of the term of the land use rights of any of our investment properties, our operations could be disrupted, and our business, financial condition and results of operations could be materially and adversely affected.

Natural disasters, acts of war, occurrence of epidemics, and other disasters could affect our business and the national and regional economies in the PRC.

Our business is subject to general economic and social conditions in the PRC. Natural disasters, epidemics such as the human swine flu, also known as Influenza A (H1N1), H5N1 avian flu or severe acute respiratory syndrome ("SARS"), the Ebola virus and other natural disasters which are beyond our control may adversely affect the economy, infrastructure and livelihood of the people in the PRC. Some regions in the PRC, including certain cities where we operate, are under the threat of flood, earthquake, fire, drought or epidemics. Our

business, financial position and results of operations may be materially and adversely affected if natural disasters or other such events occur.

For instance, a serious earthquake and its successive aftershocks hit Sichuan province in May 2008, resulting in tremendous loss of life and injury, as well as destruction of assets in the region. Furthermore, the PRC reported a number of cases of SARS in 2003. Since its outbreak in 2004, there have been reports on occurrences of avian flu in various parts of the PRC, including several confirmed human cases and deaths. Any future outbreak of SARS, avian flu or other similar adverse epidemics may, among other things, significantly disrupt our business. An outbreak of infectious disease may also severely restrict the level of economic activity in affected areas, which in turn may have a material and adverse effect on our business, financial position and results of operations.

We cannot assure you as to whether and when we will pay dividends in the future.

We did not declare any dividends during the Track Record Period. We cannot assure you as to whether and when we will pay dividends in the future. Any future declarations of dividends will be proposed by our Board, and the amount of any dividend will depend on various factors such as our results of operations, financial condition and future business prospects. See "Financial Information — Dividend and Distributable Reserves".

We are a holding company and will rely on dividends paid by the PRC Subsidiaries to fund our cash and financing requirements, and any limitation on the ability of the PRC Subsidiaries to pay dividends to us could have a material adverse effect on our ability to conduct business.

We are a holding company incorporated in the Cayman Islands and we conduct our business operations primarily through our Subsidiaries in China. We will be financially dependent on dividends received from these entities. Therefore, we may face financial difficulties should such entities incur debt or losses affecting their ability to pay us dividends or make other distributions to us.

The PRC laws and regulations require that dividends be paid only out of distributable profits, which are net profit of our PRC Subsidiaries as determined in accordance with PRC GAAP or IFRS, whichever is lower, less any recovery of accumulated losses and appropriations to statutory and other reserves that our PRC Subsidiaries are required to make. Moreover, because the calculation of distributable profits under PRC GAAP is different from the calculation under IFRS in certain respects, our operating Subsidiaries may not have distributable profits as determined under PRC GAAP, even if they have profits for that year as determined under IFRS, or vice versa. Accordingly, we may not receive sufficient distributions from our PRC Subsidiaries. Failure by our operating Subsidiaries in the PRC to pay dividends to us could have a negative impact on our cash flow and our ability to make dividend distributions to our Shareholders in the future, including those periods in which our financial statements indicate that our operations have been profitable.

Furthermore, the PRC Subsidiaries may be restricted from making distributions to us due to restrictive covenants contained in agreements, such as bank credit facilities, to which they may be subject. Any of the above factors may affect our ability to pay dividends to our Shareholders and to service our indebtedness, which could materially and adversely affect our ability to conduct business.

### RISKS RELATING TO THE GLOBAL OFFERING AND OUR SHARES

There has been no prior public market for our Shares before the Listing and the liquidity and market price of our Shares following the Listing may be volatile.

Before the Listing, there has been no public market for our Shares. The Offer Price for our Shares will be the result of negotiations between the Joint Sponsors, the Joint Global Coordinators (on behalf of the Underwriters) and us, which may differ from the market prices of our Shares after the Listing. Following the completion of the Global Offering, the Stock Exchange will be the only market on which our Shares are listed. However, there is no assurance that the Listing will result in the development of an active and liquid public trading market for our Shares following the Listing. Following the Global Offering, our Shares may be traded in the public market below the Offer Price. The volume and price at which our Shares will be traded are affected by a number of factors, including (i) changes in senior management; (ii) changes in laws and regulations in the PRC; (iii) general economic conditions in the PRC; and (iv) market perception of our prospects. We cannot assure you that the market price of our Shares will not decline below the Offer Price.

A sale or the expectation of a sale of Shares by our existing Shareholders may have a material adverse effect on our Share price.

Future sale of a substantial number of our Shares by our existing Shareholders after the Listing could materially and adversely affect market prices of our Shares prevailing from time to time. Future sale of substantial amounts of our Shares, including future offerings, or the perception that such sale are likely to occur may also materially and adversely affect the prices of our Shares and our ability to raise capital.

Immediately after the Listing, only a limited number of the Shares currently outstanding will be available for sale as our Controlling Shareholders are subject to a lock-up period. See "Underwriting — Undertakings Pursuant to the Hong Kong Underwriting Agreement — Undertaking by the Controlling Shareholders". While we are not aware of any intentions of our current Shareholders to dispose of significant amounts of their Shares upon lapse of the lock-up periods, we are not in a position to give any assurance that such disposal will not occur. Future sale of a substantial number of our Shares, or the perception that such sale may occur, could materially and adversely affect the market prices of our Shares and our ability to raise equity capital in the future.

Our Pre-IPO Share Option Scheme will have a dilutive effect on your shareholding percentage and may result in our issuances of Shares at prices lower than their trading price or fair market price.

The Grantees may exercise the Pre-IPO Share Options in tranches as provided in the Pre-IPO Share Option Scheme. The exercise price for all of the Pre-IPO Share Options will be 80% of the Offer Price. You may find additional disclosure about the terms and conditions of the Pre-IPO Share Option Scheme and the Pre-IPO Share Options in the section entitled "Statutory and General Information — D. Other Information — 1. Pre-IPO Share Option Scheme" in Appendix V to this prospectus.

You should note that none of the Grantees have any obligation to exercise the Pre-IPO Share Options for our Shares. If the Grantees exercise their Pre-IPO Share Options, your shareholding in our Company will be

subject to dilution in terms of your ownership percentage in our Company and in terms of the fair value of our Shares you hold. The dilutive effect on shareholding percentage assuming full exercise of the Pre-IPO Share Options is approximately 3.4%.

The price of our Shares may fall before trading begins due to the time lag between pricing and trading of the Offer Shares.

The Offer Price will be determined on the Price Determination Date. The Offer Shares will not commence trading on the Stock Exchange until the Listing Date. Investors may not be able to sell or otherwise deal in our Shares during this period between the Price Determination Date and the Listing Date. Accordingly, holders of our Shares bear the risk that the prices of our Shares could fall before trading begins and may be lower than the Offer Price due to adverse market conditions or other adverse developments which may occur between the Price Determination Date and the Listing Date.

The Controlling Shareholders have substantial control over us and their interests may not be aligned with the interests of the other Shareholders.

Immediately following completion of the Global Offering, the Controlling Shareholders will continue to have substantial control over us. The Controlling Shareholders, by virtue of the controlling beneficial ownership of our share capital, will be able to exercise significant control and exert significant influence over our business or otherwise on matters of significance and other Shareholders by voting at the general meeting of the Shareholders and at Board meetings. The interests of the Controlling Shareholders may differ from the interests of other Shareholders and they are free to exercise their votes according to their interests. To the extent that the interests of the Controlling Shareholders conflict with the interests of other Shareholders, the interests of other Shareholders may be disadvantaged and harmed.

You may experience difficulty in effecting service of legal process, enforcing foreign judgments or bringing original actions in China or Hong Kong based on foreign laws against us and our Directors and senior management.

We are organized under the laws of the Cayman Islands. As a result, a Shareholder may not be able to enforce a judgment against us or some or all of the Directors and executive officers outside the Cayman Islands. It may not be possible for a Shareholder to effect service of process upon the Directors and executive officers within the Shareholder's country of residence or to enforce against the Directors and executive officers judgments of courts of the Shareholder's country of residence based on civil liabilities under that country's securities laws. There can be no assurance that a Shareholder will be able to enforce any judgments in civil and commercial matters against the Directors or executive officers who are residents of countries other than those in which judgment is made.

All of our executive Directors and executive officers reside within mainland China, and substantially all of the assets of those persons and substantially all of our assets are located within mainland China. Therefore, it may be difficult for investors to effect service of process upon us or those persons inside mainland China or to enforce against us or them in mainland China any judgments obtained from non-PRC courts.

China does not have treaties providing for the reciprocal recognition and enforcement of judgments of courts of the Cayman Islands and many other countries and regions. Therefore, recognition and enforcement in China of judgments of a court in any of these non-PRC jurisdictions in relation to any matter not subject to a binding arbitration provision may be difficult or impossible.

### You may face difficulties in protecting your interests under the laws of the Cayman Islands.

We are a Cayman Islands company and our corporate affairs are governed by, among other things, our Memorandum of Association, Articles of Association, the Companies Law and common law of the Cayman Islands. The rights of Shareholders to take action against our Directors, actions by minority Shareholders and the fiduciary responsibilities of our Directors to us under Cayman Islands law are to a large extent governed by the common law of the Cayman Islands. The common law of the Cayman Islands is derived in part from comparatively limited judicial precedent in the Cayman Islands as well as from English common law, which has persuasive, but not binding, authority on a court in the Cayman Islands. The laws of the Cayman Islands relating to the protection of the interests of minority shareholders differ in some respects from those in other jurisdictions. Such differences may mean that the remedies available to the minority Shareholders may be different from those they would have under the laws of other jurisdictions.

Certain facts and statistics in this prospectus relating to the PRC and global economy, the PRC property market may not be fully reliable.

Certain facts and statistics in this prospectus relating to the PRC and global economy, the PRC property market have been derived from various official government publications that we generally believe to be reliable. However, there can be no assurance of the quality or reliability of these materials. While the Directors have taken reasonable care in extracting and reproducing such information, they have not been prepared or independently verified by us or the Joint Sponsors or any of our or their respective affiliates or advisers and, therefore, no representation is made as to the accuracy of these facts and statistics, which may not be consistent with other information compiled within or outside China. Due to possibly flawed or ineffective collection methods or discrepancies between government-published information and other market practice, these facts and statistics in this prospectus may be inaccurate or may not be comparable to facts and statistics produced with respect to other economies. Further, there can be no assurance that they are stated or compiled by the government on the same basis or with the same degree of accuracy as the case may be in other jurisdictions. Therefore, you should not unduly rely upon the facts and statistics from government official publications with respect to China, the PRC economy and the PRC property market contained in this prospectus.

Investors should read the entire circular carefully and should not consider any particular statements in published media reports without carefully considering the risks and other information contained in this prospectus.

There may be coverage in the media regarding our operations. There had been, prior to the publication of this prospectus, and there may be, subsequent to the date of this prospectus but prior to the Listing, press and media coverage regarding us, which contained, among other matters, certain financial information, projections, valuations and other forward-looking information about us. We do not accept any responsibility for the accuracy or completeness of the information and make no representation as to the appropriateness, accuracy, completeness

or reliability of any information disseminated in the media. To the extent that any of the information in the media is inconsistent or conflicts with the information contained in this prospectus, we disclaim it. Accordingly, prospective investors should read the entire circular carefully and should not rely on any of the information in press articles or other media coverage. Prospective investors should only rely on the information contained in this prospectus to make investment decisions about us.

### Forward-looking statements contained in this prospectus are subject to risks and uncertainties.

This prospectus contains certain statements that are "forward-looking" and uses forward looking terminology such as "anticipate", "believe", "expect", "may", "plan", "consider", "ought to", "should", "would" and "will". Those statements include, among other things, the discussion of our growth strategy and the expectations of our future operations, liquidity and capital resources. Investors of the Shares are cautioned that reliance on any forward-looking statement involves risk and uncertainties and that, any or all of those assumptions could prove to be inaccurate and as a result, the forward-looking statements based on those assumptions could also be incorrect. The uncertainties in this regard include those identified in the risk factors discussed above. In light of these and other uncertainties, the inclusion of forward-looking statements in this prospectus should not be regarded as representations or warranties by us that our plans and objectives will be achieved, and these forward-looking statements should be considered in light of various important factors, including those set forth in this section. We do not intend to update these forward looking statements in addition to our on-going disclosure obligations pursuant to the Listing Rules or other requirements of the Stock Exchange. Investors should not place undue reliance on such forward-looking information.

In preparation for the Global Offering, our Company has sought the following waivers from strict compliance with the relevant provisions of the Listing Rules.

### MANAGEMENT PRESENCE IN HONG KONG

Pursuant to Rule 8.12 of the Listing Rules, we must have sufficient management presence in Hong Kong. This normally means that at least two of the executive Directors must be ordinarily resident in Hong Kong. Our Group's principal business and operations are located, managed and conducted in the PRC through our PRC operating Subsidiaries. All of our revenue is generated from the PRC, and none of our executive Directors is ordinarily based in Hong Kong (though Mr. Zeng is a Hong Kong permanent resident but he is ordinarily based in the PRC) and they will continue to be based in the PRC after Listing. As a result, our Company does not, and will not, in the foreseeable future, have a sufficient management presence in Hong Kong as required under Rule 8.12 of the Listing Rules. Further, it would be impractical and commercially unnecessary for our Company to appoint additional executive Directors who are ordinarily resident in Hong Kong or to relocate its existing PRC based executive Directors to Hong Kong.

Accordingly, we have applied to the Stock Exchange for, and the Stock Exchange has agreed to grant, a waiver from strict compliance with the requirements under Rule 8.12 of the Listing Rules. In order to maintain regular and effective communication with the Stock Exchange, we put in place the following measures:

- (i) we have appointed two authorized representatives pursuant to Rule 3.05 of the Listing Rules, who will act as our principal channel of communication with the Stock Exchange. The two authorized representatives of our Company are Mr. Zeng, an executive Director, and Mr. Yim Lok Kwan (嚴答 鈎), the company secretary of our Company. Mr. Yim Lok Kwan (嚴咨的) is ordinarily resident in Hong Kong;
- (ii) any meeting between the Stock Exchange and the Directors will be arranged through the authorized representatives or the compliance advisor of our Company or directly with the Directors within a reasonable time frame. We will inform the Stock Exchange promptly in respect of any changes in our authorized representatives and our compliance advisor;
- (iii) each of the authorized representatives of our Company will be available to meet with the Stock Exchange within a reasonable period of time upon the request of the Stock Exchange and will be readily contactable by telephone, facsimile and email;
- (iv) each of the authorized representatives of our Company has means to contact all members of the Board (including the independent non-executive Directors) promptly at all times as and when the Stock Exchange wishes to contact the Directors for any matters. To enhance the communication between the Stock Exchange, the authorized representatives and the Directors, we have implemented a policy that (a) each Director will provide his office phone numbers, mobile phone numbers, facsimile numbers and email addresses to the authorized representatives; and (b) all the Directors and authorized representatives will provide, if available, their office phone numbers, mobile phone numbers, facsimile numbers and email addresses to the Stock Exchange. In the event that a Director expects to travel or is out of office, he will provide the phone number of the place of his accommodation to our authorized representatives;

- (v) the Directors, who are not ordinarily resident in Hong Kong and not being Hong Kong permanent residents, have confirmed that they possess or can apply for valid travel documents to visit Hong Kong and are able to meet with the Stock Exchange within a reasonable period of time;
- (vi) we have, in compliance with Rule 3A.19 of the Listing Rules, appointed ABCI Capital Limited as our compliance advisor who will, among other things, in addition to the two authorized representatives of our Company, act as the additional channel of communication with the Stock Exchange for the period commencing from the Listing Date and ending on the date on which our Company complies with Rule 13.46 of the Listing Rules in respect of its financial results for the first full financial year commencing after the Listing Date. ABCI Capital Limited will have full access at all times to the authorized representatives of our Company and the Directors; and
- (vii) we will also retain legal adviser to advise on on-going compliance requirements as well as other issues arising under the Listing Rules and other applicable laws and regulations of Hong Kong after Listing.

### CONNECTED TRANSACTIONS

We have entered into certain transactions which would constitute continuing connected transactions for our Company under the Listing Rules following completion of the Global Offering. We have applied to the Stock Exchange for, and the Stock Exchange has agreed to grant, a waiver from strict compliance with the requirements set out in Chapter 14A of the Listing Rules for certain continuing connected transactions. For details of such continuing connected transactions and the waiver, please see "Continuing Connected Transactions."

### COMPANIES ACQUIRED/TO BE ACQUIRED AFTER THE TRACK RECORD PERIOD

Rules 4.04(2) and 4.04(4)(a) of the Listing Rules require that, amongst other things, the results and balance sheet of any business or subsidiary acquired, agreed to be acquired or proposed to be acquired since the date to which the latest audited financial statements of the issuer have been made up in respect of each of the three financial years immediately preceding the issue of this prospectus (the "**Relevant Requirements**").

After the Track Record Period, in order to expand our business, we have acquired equity interest in certain companies that possess land use rights (the "**Target Companies**") as set out below (the "**Acquisitions**"):

	Company	Business	Percentage of equity interest acquired and status of the acquisition	Approximate total consideration for the acquisition Note(1)
(i)	Anhui Weilin Land Co., Ltd. (安 徽威林置業有限公司) ("Anhui Weilin")	Property development	Acquisition of 51% equity interest was completed on April 16, 2018	RMB267,980,500
(ii)	Changzhou Green Land Kunte Land Co., Ltd. (常州綠地昆特置 業有限公司) ("Changzhou Green Land")	Property development	Acquisition of 85% equity interest was completed on February 2, 2018	RMB339,769,937
(iii)	Chongqing Bojing Mingsha Property Co., Ltd. (重慶柏景銘廈 置業有限公司) ("Chongqing Bojing")	Property development	Acquisition of 100% equity interest was completed on January 15, 2018	RMB498,063,357
(iv)	Xuzhou Weixin Real Estate Development Co., Ltd. (徐州威新 房地產開發有限公司(" <b>Xuzhou</b> <b>Weixin</b> ")	Property development	Acquisition of 33.3% equity interest was completed on April 23, 2018	RMB229,956,989
(v)	Xuzhou Xiangyun Sight Management Co., Ltd. (徐州祥雲景區管理有限公司) ("Xuzhou Xiangyun Sight Management")(Note2)	Property development	Acquisition of 80% equity interest was completed on January 16, 2018	RMB129,490,483Note2
(vi)	Xuzhou Jiawang Baite Enterprise Management Co., Ltd. (徐州市賈汪佰特企業管理有 限公司)(" <b>Xuzhou Jiawang</b> <b>Baite</b> ") <sup>(Note2)</sup>	Property development	Acquisition of 80% equity interest was completed on January 16, 2018	RMB24,313,055Note2
(vii)	Zhonghai Hongyang Land (Xuzhou) Co., Ltd. (中海宏洋置 業(徐州)有限公司) (" <b>Zhonghai</b> <b>Hongyang</b> ")	Property development	Acquisition of 33% equity interest was completed on April 2, 2018	RMB475,789,072

#### Notes:

For further information in relation to the Acquisitions, please see "Business—Property Development and Sales Process — Investment — Land Acquisition—Acquisition of Equity Interests or Investments in Companies".

<sup>(1)</sup> The consideration for each of the Acquisitions is inclusive of shareholder's loan (if any).

<sup>(2)</sup> We have aggregated the Acquisitions in relation to Xuzhou Xiangyun Sight Management and Xuzhou Jiawang Baite (together the "Jiawang Acquisitions") for the purpose of calculating the applicable percentage ratios as (i) the parcels of land held by these two companies are adjacent to each other in Jiawang District, Xuzhou and (ii) one of the counterparties which entered into both of the Jiawang Acquisitions with the Company is the same party.

In such circumstance, we have applied for, and the Stock Exchange has granted, a waiver from strict compliance with the Relevant Requirements on the following grounds:

### (i) The Group has entered into the Acquisitions in its ordinary and usual course of business

The Group had entered into the Acquisitions in its ordinary and usual course of business. The purpose of the Acquisitions was to obtain the interest in the land held by the Target Companies. It is a normal practice in the PRC for real estate companies to acquire land interest through acquiring the company holding the interest of the land. The considerations for the Acquisitions were mainly determined by the value of the land instead of the financial results of the Target Companies.

### (ii) Exemption would not prejudice the interests of the investing public

- (a) The Acquisitions are de minimus as each of the asset ratio, profits ratio and revenue ratio relating to each of the Acquisitions by reference to the most recent financial year of the Track Record Period (i.e. the year ended December 31, 2017) is less than 5%.
- (b) Accordingly, the Acquisitions, in particular considering that almost all the Target Companies have not carried out any significant business operations since their incorporation, have not resulted in any significant change to the financial position of the Group since December 31, 2017 and all information that is reasonably necessary for the potential investors to make an informed assessment of the activities or financial position of the Group has been included in this prospectus. As such, an exemption from compliance with the Relevant Requirements would not prejudice the interests of the investing public.

### (iii) Limited historical financial information of the Target Companies is available

As all the Acquisitions were only completed recently, it is expected that a substantial amount of time shall be required before the Group can have full access to all the historical financial information of the Target Companies and to prepare the accounts to satisfy the Relevant Requirements.

### (iv) It would be impracticable and unduly burdensome to the Company and the investors

As the Company does not have sufficient information to prepare the historical financial information of the Target Companies, it would be impracticable and unduly burdensome to the Company and the Shareholders as a whole to require the Company to prepare the accounts required by the Relevant Requirements for inclusion in this prospectus.

### (v) Alternative information will be provided in this prospectus

Having regard to the guidance under the Guidance Letter HKEx-GL32-12 issued by the Stock Exchange, the Company has provided in this prospectus alternative information in connection with the Acquisitions that would be required for a discloseable transaction under Chapter 14 of the Listing Rules in order to compensate for

the non-inclusion of historical financial information of the Target Companies. Please see "Business — Property Development and Sales Process — Investment — Land Acquisition — Acquisition of Equity Interests or Investments in Companies" for more details.

### DIRECTORS' RESPONSIBILITY FOR THE CONTENTS OF THIS PROSPECTUS

This prospectus, for which our Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Companies (Winding Up and Miscellaneous Provisions) Ordinance, the Securities and Futures (Stock Market Listing) Rules (Chapter 571V of the Laws of Hong Kong) and the Listing Rules for the purpose of giving information with regard to our Group. Our Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief, the information contained in this prospectus is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this prospectus misleading.

### INFORMATION ON THE GLOBAL OFFERING

This prospectus is published solely in connection with the Hong Kong Public Offering, which is part of the Global Offering. For applications under the Hong Kong Public Offering, this prospectus and the Application Forms contain the terms and conditions of the Hong Kong Public Offering. Details of the terms of the Global Offering are described in "Structure of the Global Offering."

The Hong Kong Offer Shares are offered solely on the basis of the information contained and representations made in this prospectus and the Application Forms and on the terms and subject to the conditions set out herein and therein. No person is authorized to give any information in connection with the Global Offering or to make any representation not contained in this prospectus, and any information or representation not contained herein must not be relied upon as having been authorized by our Company, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters, any of their respective directors, agents, employees or advisers or any other party involved in the Global Offering.

Details of the structure of the Global Offering, including its conditions, are set out in "Structure of the Global Offering", and the procedures for applying for the Hong Kong Offer Shares are set out in "How to Apply for Hong Kong Offer Shares" and in the relevant Application Forms.

Neither the delivery of this prospectus nor any subscription or acquisition made under it shall, under any circumstances, create any implication that there has been no change in our affairs since the date of this prospectus or that the information in this prospectus is correct as of any subsequent time.

#### UNDERWRITING

The Listing is sponsored by the Joint Sponsors. Pursuant to the Hong Kong Underwriting Agreement, the Hong Kong Public Offering is fully underwritten by the Hong Kong Underwriters on a conditional basis, with one of the conditions being that the Offer Price is agreed between the Joint Global Coordinators (for themselves and on behalf of the other Underwriters) and our Company. The International Offering is managed by the Joint Global Coordinators and is expected to be underwritten by the International Underwriters. The International Underwriting Agreement is expected to be entered into on or about the Price Determination Date, subject to agreement on the Offer Price between our Company and the Joint Global Coordinators, for themselves and on behalf of the other Underwriters. If, for any reason, the Offer Price is not agreed between our Company and the

Joint Global Coordinators (for themselves and on behalf of the other Underwriters) on or before the Price Determination Date, or such later date or time as may be agreed between the Joint Global Coordinators (for themselves and on behalf of the other Underwriters) and our Company, the Global Offering will not proceed and will lapse. Further details of the Underwriters and the underwriting arrangements are set out in "Underwriting."

#### RESTRICTIONS ON OFFER AND SALE OF OFFER SHARES

No action has been taken to permit a public offering of the Offer Shares in any jurisdiction other than Hong Kong, or the distribution of this prospectus in any jurisdiction other than Hong Kong. Accordingly, this prospectus may not be used for the purpose of, and does not constitute, an offer or invitation in any jurisdiction or in any circumstances in which such an offer or invitation is not authorized or to any person to whom it is unlawful to make such an offer or invitation. The distribution of this prospectus and the offering and sales of the Offer Shares in other jurisdictions are subject to restrictions and may not be made except as permitted under the applicable securities laws of such jurisdictions pursuant to registration with or authorization by the relevant securities regulatory authorities or an exemption therefrom. In particular, the Offer Shares was not under public offering or sale, directly or indirectly, in China or the U.S. Prospective applicants for the Offer Shares should consult their financial advisers and seek legal advice, as appropriate, to inform themselves of, and to observe, all applicable laws, rules and regulations of any relevant jurisdiction. Prospective applicants for the Offer Shares should also inform themselves as to the relevant legal requirements and any applicable exchange control regulations and applicable taxes in the countries or their respective citizenship, residence or domicile.

Each person acquiring the Offer Shares under the Hong Kong Public Offering will be required to, or be deemed by his acquisition of the Offer Shares to, confirm that he is aware of the restrictions on offers and sales of the Offer Shares described in this prospectus and that he is not acquiring, and has not been offered any Offer Shares in circumstances that contravene any such restrictions.

### APPLICATION FOR LISTING ON THE STOCK EXCHANGE

We have applied to the Listing Committee for the granting of listing of, and permission to deal in, the Shares in issue and to be issued by us pursuant to the Capitalization Issue and the Global Offering and additional Shares which may be issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme.

No part of equity or debt securities of our Company is listed on or dealt in on any other stock exchange and no such listing or permission to list is being or proposed to be sought in the near future.

Under section 44B(1) of the Companies (Winding Up and Miscellaneous Provisions) Ordinance, any allotment made in respect of any application will be invalid if the listing of, and permission to deal in, the Shares on the Stock Exchange is refused before the expiration of three weeks from the date of the closing of the application lists, or such longer period (not exceeding six weeks) as may, within the said three weeks, be notified to our Company by the Stock Exchange.

### SHARES WILL BE ELIGIBLE FOR ADMISSION INTO CCASS

Subject to the granting of listing of, and permission to deal in, the Shares on the Stock Exchange and the compliance with the stock admission requirements of HKSCC, the Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the date of commencement of dealings in the Shares on the Stock Exchange or any other date HKSCC chooses.

Settlement of transactions between participants of the Stock Exchange is required to take place in CCASS on the second business day after any trading day. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

Investors should seek the advice of their stockbroker or other professional advisers for details of the settlement arrangement as such arrangements may affect their rights and interests.

All necessary arrangements have been made enabling the Shares to be admitted into CCASS.

#### REGISTER OF MEMBERS AND STAMP DUTY

All Shares issued pursuant to applications made in the Global Offering will be registered on our Company's share register of members to be maintained in Hong Kong. Our principal register of members will be maintained by our Company's principal registrar in the Cayman Islands.

Dealings in the Shares registered in the share register of our Company in Hong Kong will be subject to Hong Kong stamp duty.

Unless determined otherwise by our Company, dividends payable in Hong Kong dollars in respect of Shares will be paid to the shareholders listed on the Hong Kong Share Register of our Company, by ordinary post, at the shareholders' risk, to the registered address of each shareholder.

#### PROFESSIONAL TAX ADVICE RECOMMENDED

You should consult your professional advisers if you are in any doubt as to the taxation implications of subscribing for, purchasing, holding or disposing of, or dealing in, the Shares or exercising any rights attaching to the Shares. We emphasize that none of our Company, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters, any of our or their respective directors, officers or representatives or any other person involved in the Global Offering accepts responsibility for any tax effects or liabilities resulting from your subscription, purchase, holding or disposing of, or dealing in, the Shares or your exercise of any rights attaching to the Shares.

### OVER-ALLOTMENT AND STABILIZATION

Details of the arrangement relating to the Over-allotment Option and stabilization are set out in "Structure of the Global Offering."

### COMMENCEMENT OF DEALINGS IN OUR SHARES

Assuming that the Hong Kong Public Offering becomes unconditional at or before 8:00 a.m. in Hong Kong on Thursday, July 12, 2018, it is expected that dealings in our Shares on the Main Board of the Stock Exchange will commence at 9:00 a.m. on Thursday, July 12, 2018. Shares will be traded in board lots of 1,000 Shares each.

The stock code of our Shares is 1996.

Our Company will not issue any temporary documents of title.

### **EXCHANGE RATE CONVERSION**

Unless otherwise specified, amounts denominated in RMB, Hong Kong dollars and U.S. dollars have been translated into other currencies in this prospectus, for the purpose of illustration only, at the following exchange rates:

RMB1.00 : HK\$1.2104 (set by the PBOC for foreign exchange transactions prevailing on June 22, 2018, the Latest Practicable Date); and

US\$1.00 : HK\$7.8492 (the exchange rate set forth in the H.10 weekly statistical release of the Board of Governors of the Federal Reserve System of the United States on June 15, 2018).

US\$1.00: RMB6.4379 (the exchange rate for U.S. dollars set forth in the H.10 weekly statistical release of the Board of Governors of the Federal Reserve System of the United States on June 15, 2018).

No representation is made that any amounts in RMB, Hong Kong dollars and U.S. dollars were or could have been or could be converted into each other at such rates or any other exchange rates on such date or any other date.

#### ROUNDING

Certain amounts and percentages figures included in this prospectus have been subject to rounding adjustments. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures proceeding them.

#### **LANGUAGE**

If there is any inconsistency between this English prospectus and the Chinese translation of this English prospectus, this English prospectus shall prevail. If there is any inconsistency between the names of any of the entities mentioned in this English prospectus which are not in the English language and their English translations, the names in their respective original languages shall prevail.

### **OTHER**

Unless otherwise specified, all references to any shareholdings in our Company following the completion of the Global Offering assume that the Over-allotment Option is not exercised.

### **DIRECTORS**

Name	Address	Nationality
Executive Directors Zeng Huansha (曾煥沙)	Flat B, 33/F 39 Conduit Road Hong Kong	Chinese
He Jie (何捷)	Room 603, No. 6, Lane 422 Huanghua Road Minhang District Shanghai, the PRC	Chinese
Non-Executive Directors		
Jiang Daqiang (蔣達強)	Room 2501, Unit 1, Building 5 No. 199 Leshan Road Jianye District, Nanjing Jiangsu Province, the PRC	Chinese
Zhang Liang (張良)	#904, Unit 2, Building 4 Water Garden Water Park Road Nankai District Tianjin, the PRC	Chinese
Zhang Hongwu (張宏武)	Room 2102, Building 17 No.6 Liuzhou East Road Pukou District, Nanjing Jiangsu Province, the PRC	Chinese
Independent non-executive Director	ors	
Lee Kwok Tung Louis (李國棟)	Flat B, 16/F, Tower 1 Grand Promenade 38 Tai Hong Street Sai Wan Ho Hong Kong	Chinese
Leung Yau Wan John (梁又穩)	Flat D, 50/F, Tower 6 Albany Cove, Caribbean Coast 1 Kin Tung Road Tung Chung, Lantau Island Hong Kong	Australian
Au Yeung Po Fung (歐陽寶豐)	Flat F, 28/F, Block 2 Broadview Court 11 Shum Wan Road Aberdeen Hong Kong	Chinese

For further information regarding our Directors, see "Directors, Senior Management and Employees" in this prospectus.

### PARTIES INVOLVED IN THE GLOBAL OFFERING

Party	Name and Address

Joint Sponsors CCB International Capital Limited

12/F, CCB Tower

3 Connaught Road Central

Central Hong Kong

Huatai Financial Holdings (Hong Kong) Limited

Unit 5808-12, 58/F, The Center 99 Queen's Road Central

Central Hong Kong

**ABCI Capital Limited** 

11/F, Agricultural Bank of China Tower

50 Connaught Road Central

Hong Kong

Joint Global Coordinators CCB International Capital Limited

12/F, CCB Tower

3 Connaught Road Central

Central Hong Kong

Huatai Financial Holdings (Hong Kong) Limited

Unit 5808-12, 58/F, The Center

99 Queen's Road Central

Central Hong Kong

ABCI Capital Limited

11/F, Agricultural Bank of China Tower

50 Connaught Road Central

Hong Kong

Party	Name and Address
Joint Bookrunners	CCB International Capital Limited
	12/F, CCB Tower
	3 Connaught Road Central
	Central
	Hong Kong
	Huatai Financial Holdings (Hong Kong) Limited
	Unit 5808-12, 58/F, The Center
	99 Queen's Road Central
	Central
	Hong Kong
	ABCI Capital Limited
	11/F, Agricultural Bank of China Tower
	50 Connaught Road Central
	Hong Kong
	CMB International Capital Limited
	45F, Champion Tower
	3 Garden Road
	Central
	Hong Kong
	BOCOM International Securities Limited
	9th Floor
	Man Yee Building
	68 Des Voeux Road Central
	Hong Kong
	Haitong International Securities Company Limited
	22/F, Li Po Chun Chambers
	189 Des Voeux Road Central
	Hong Kong
	Juhui Financial Securities Limited
	Room 2007, 20/F., Great Eagle Centre
	23 Harbour Road
	Wanchai
	Hong Kong
Joint Lead Managers	CCB International Capital Limited
	12/F, CCB Tower
	3 Connaught Road Central
	Central
	Hong Kong

Party Name and Address

Huatai Financial Holdings (Hong Kong) Limited

Unit 5808-12, 58/F, The Center

99 Queen's Road Central

Central

Hong Kong

**ABCI Securities Company Limited** 

11/F, Agricultural Bank of China Tower

50 Connaught Road Central

Hong Kong

CMB International Capital Limited

45F, Champion Tower

3 Garden Road

Central

Hong Kong

**BOCOM International Securities Limited** 

9th Floor

Man Yee Building

68 Des Voeux Road Central

Hong Kong

Haitong International Securities Company Limited

22/F, Li Po Chun Chambers

189 Des Voeux Road Central

Hong Kong

Juhui Financial Securities Limited

Room 2007, 20/F., Great Eagle Centre

23 Harbour Road

Wanchai

Hong Kong

Head & Shoulders Securities Limited

Room 2511, 25/F Cosco Tower

183 Queen's Road Central

Central

Hong Kong

Legal advisers to the Company

As to Hong Kong law and US law:

Paul Hastings

21-22/F, Bank of China Tower

1 Garden Road

Central

Hong Kong

Party	Name and Address
	As to PRC law: Jingtian & Gongcheng 45/F, K. Wah Center 1010 Huaihai Zhong Road Xuhui District Shanghai, the PRC
	As to Cayman Islands law: Walkers 15/F, Alexandra House 18 Chater Road Central Hong Kong
Legal advisers to the Joint Sponsors and Underwriters	As to Hong Kong law and US law: Sullivan & Cromwell (Hong Kong) LLP 28/F, Nine Queen's Road Central Hong Kong
	As to PRC law: Commerce & Finance Law Offices 6/F, NCI Tower A12 Jianguomenwai Avenue Beijing, the PRC
Auditor and reporting accountant	Ernst & Young  Certified Public Accountants  22/F CITIC Tower  1 Tim Mei Avenue  Central  Hong Kong
Property valuer	Savills Valuation and Professional Services Limited 23/F Two Exchange Square Central Hong Kong
Industry Consultant	Savills Real Estate Valuation (Beijing) Company Limited Unit 01, 21 Floor, East Tower, Twin Towers B-12 Jianguomenwai Avenue, Chaoyang District Beijing
Receiving Bank	Bank of China (Hong Kong) Limited Bank of China Tower 1 Garden Road Central Hong Kong

### **CORPORATE INFORMATION**

Principal Place of Business and Head 2

26th Floor

Office in the PRC

Hong Yang Building No. 9 Daqiao North Road

Nanjing

Jiangsu Province, the PRC

**Registered Office** 

Offices of Walkers Corporate Limited

Cayman Corporate Centre

27 Hospital Road George Town

Grand Cayman KY1-9008

Cayman Islands

Company's Website

www.rsunproperty.hk

(the contents on this website do not form part of this prospectus)

Place of Business in Hong Kong Registered under Part 16 of 18/F, Tesbury Centre 28 Queen's Road East

Wanchai

the Companies Ordinance

Hong Kong

**Company Secretary** 

Mr. Yim Lok Kwan (嚴洛鈞)

18/F, Tesbury Centre 28 Queen's Road East

Wanchai Hong Kong

(an associate member of The Hong Kong Institute of Chartered Secretaries and The Institute of Chartered Secretaries and

Administrators in the United Kingdom)

**Authorized Representatives** 

Mr. Zeng Huansha (曾煥沙)

Flat B, 33/F 39 Conduit Road Hong Kong

Mr. Yim Lok Kwan (嚴洛鈞)

18/F, Tesbury Centre 28 Queen's Road East

Wanchai Hong Kong

**Audit Committee** 

Mr. Leung Yau Wan John (梁又穩) (chairman)

Mr. Zhang Hongwu (張宏武) Mr. Jiang Daqiang (蔣達強)

Mr. Lee Kwok Tung Louis (李國棟)

Mr. Au Yeung Po Fung (歐陽寶豐)

### **CORPORATE INFORMATION**

Remuneration Committee Mr. Lee Kwok Tung Louis (李國棟) (chairman)

Mr. Zhang Liang (張良)

Mr. He Jie (何捷)

Mr. Leung Yau Wan John (梁又穩) Mr. Au Yeung Po Fung (歐陽寶豐)

Nomination Committee Mr. Zeng Huansha (曾煥沙) (chairman)

Mr. Zhang Hongwu (張宏武)

Mr. Leung Yau Wan John (梁又穩) Mr. Lee Kwok Tung Louis (李國棟) Mr. Au Yeung Po Fung (歐陽寶豐)

Hong Kong Share Registrar Computershare Hong Kong Investor Services Limited

Shops 1712-1716, 17th Floor

Hopewell Centre

183 Queen's Road East

Wanchai Hong Kong

Cayman Islands Principal Share Registrar and Transfer Office Walkers Corporate Limited Cayman Corporate Centre

27 Hospital Road George Town

Grand Cayman KY1-9008

Compliance Adviser ABCI Capital Limited

11/F, Agricultural Bank of China Tower

50 Connaught Road Central

Hong Kong

Principal Banks Agriculture Bank of China

Taishan Branch

No. 87 Daqiao North Road Pukou District, Nanjing City

**PRC** 

Bank of China Qiaobei Branch

No. 9 Daqiao North Road Pukou District, Nanjing City

PRC

**ICBC** 

Qiaobei Branch

No. 48 Daqiao North Road Pukou District, Nanjing City

PRC

# CORPORATE INFORMATION

Bank of Communications Nanjing City Cheng Zhong Branch No. 188 Guangzhou Road Gulou District, Nanjing City PRC

The information and statistics set out in this section have been extracted and derived from various official government publications, publicly available sources and private publications, unless otherwise indicated. We believe that the sources of this information and statistics are appropriate sources for such information and statistics and reasonable care has been exercised by our Directors in extracting and reproducing such information and statistics. We have no reason to believe that such information and statistics are false or misleading or that any fact has been omitted that would render such information false or misleading. None of our Company, the Joint Sponsors, the Underwriters or our or their respective directors, advisers and affiliates have independently verified such information and statistics. Accordingly, none of our Company, the Sponsors, or our or their respective directors and advisers or any other parties involved in the Listing makes any representation as to the accuracy and completeness of such information and statistics. As such, the official and non-official sources contained herein should not be unduly relied upon. Furthermore, due to the inherent time-lag involved in collecting any industry and economic data, some of the data contained in this section may only represent the state of affairs at the time such data were collected. As such, you should also take into account subsequent movements in the industry and the PRC economy when you evaluate the information contained in this section.

### SOURCE OF INFORMATION

In connection with the Global Offering, we have engaged Savills, an Independent Third Party, to prepare the Savills Report with necessary information on the property markets of China and Nanjing. Savills is an international real estate consultancy group which provides a range of services including valuation and consultancy for occupiers, investors and developers across all sectors of the real estate market. Savills has offices in Beijing, Shanghai, Guangzhou, Shenzhen and Chengdu in China, as well as Hong Kong, Singapore and other countries in Asia.

For the purpose of the Global Offering, Savills also serves as our property valuer. A property valuation report prepared by Savills relating to our property interests is included in Appendix III to this prospectus. Savills provides industry consulting and property valuation services through two business teams which are independent from each other. The Savills Report was prepared primarily by the designated market research team of Savills based on data collected from various government publications, site visits and interviews, the proprietary database of Savills, as well as the CREIS China Index Database, on relevant property markets. The CREIS China Index Database is developed by the China Index Academy. China Index Academy, an Independent Third Party, is a renowned Chinese property research institution which was integrated in 2004 from a number of China research resources, including the China Real Estate Index System, Soufun Research Institute, China Villa Index System and Top 10 China Real Estate Research Group. The database has been widely used and relied upon by the PRC property industry.

It is a general market practice to adopt official data and announcements from various Chinese government agencies, and Savills understands the collection methodology and data sources of the data in the proprietary database of Savills and the subscribed database from the China Index Academy. As such, Savills adopted the above sources of information and considered them reliable.

While preparing this section, Savills had relied on the following assumptions: (i) all land transaction records and contracted average selling prices of select projects provided by the Company were true and correct;

(ii) all published data by the Statistics Bureaus were true and correct; (iii) all collected information relating to residential sales transactions from relevant local housing administrative bureaus were true and correct; (iv) all land transaction records collected from the Land Resources Administrative Bureaus were true and correct; and (v) where subscribed data were obtained from renowned public institutions, Savills had relied upon the apparent integrity and expertise of such institutions. Savills had not verified the accuracy of such information or reports, and assumed no responsibility for their accuracy.

We have agreed to pay Savills a total fee of RMB700,000 for the preparation of the Savills Report. The payment of such amount is not contingent upon the findings of the Savills Report. We believe the payment is in line with the market rate for such report.

Our Directors, upon taking reasonable care, confirm that there have been no adverse changes in the market information since the Latest Practicable Date which may qualify, contradict or have an impact on the information in this section.

### OVERVIEW OF THE ECONOMY IN CHINA

Over the past seven years, China's nominal GDP had increased from RMB48,930 billion in 2011 to RMB82,712 billion in 2017, representing a CAGR of approximately 9.1%. Meanwhile, China's nominal GDP per capita grew at a CAGR of 8.6% from RMB36,403 in 2011 to RMB59,660 in 2017, demonstrating a significant increase in the purchasing power of China's population. The table below sets out selected economic statistics of China for the periods indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	1.347	1,354	1,361	1,368	1,375	1,383	1,390	0.5%
Nominal GDP (RMB billion)								9.1%
Real GDP growth rate (%)	9.5%	7.9%	7.8%	7.3%	6.9%	6.7%	6.9%	7.6%*
GDP per capita (RMB)	36,403	40,007	43,852	47,203	50,251	53,980	59,660	8.6%
Fixed asset investment (RMB billion)	31,149	37,469	44,462	51,202	56,200	60,647	63,168	12.5%
Unemployment rate (%)	4.10%	4.10%	4.05%	4.09%	4.05%	4.02%	3.90%	4.04%*
Per capita disposable income of urban								
households (RMB)	21,810	24,565	26,467	28,844	31,195	33,616	36,396	8.9%

Source: National Bureau of Statistics of China Note: \* is the arithmetic mean of 2011 to 2017.

### KEY DRIVERS OF THE PRC PROPERTY MARKET

China's real estate industry was part of the nation's planned economy prior to the 1990s, since when it began transitioning into a market-oriented system and solid economic conditions of China have driven strong growth in the property market. For example, fixed assets investment in China accelerated from

RMB31,149 billion in 2011 to RMB63,168 billion in 2017, representing a CAGR of 12.5%. Growths in per capita disposable income and urbanization have also provided strong support to the property market development.

### Per Capita Disposable Income in China

The rapid economic development in China had resulted in steady growth of the per capita disposable income of urban households, rising from RMB21,810 in 2011 to RMB36,396 in 2017 at a CAGR of 8.9%.

#### **Urbanization in China**

China's reform and opening-up has brought about rapid urbanization since the 1990s. The urbanization rate in China increased from 51.3% in 2011 to 58.5% in 2017, with the total urban population rising from 691 million in 2011 to 813 million in 2017. The growth of urban population has contributed to greater demand for residential properties in urban cities. According to the National Plan on New Urbanization (2014-2020) promulgated by the State Council of the PRC, the urbanization rate is expected to reach 60% by 2020. It is expected that the increase in urbanization rate will fuel an increase in demand for residential properties in the future. In conjunction with the New National Plan on Urbanization, the state government laid down a coherent city cluster plan in which by 2020, China will have a total of 19 regional city clusters with each city cluster comprises one or two nucleus cities and several neighboring cities with well-connected transportation facilities with an aim to drive economic growth, direct population flow and achieve a balanced regional development. It is expected that the third and fourth tier cities in these city clusters will benefit from the city cluster plan, and the real estate market in these cities will be presented with new opportunities as urbanization accelerates in these cities. The table below sets out data regarding China's urbanization rate for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Urban population (million)	691	712	731	749	771	793	813	2.8%
Population (million)	1,347	1,354	1,361	1,368	1,375	1,383	1,390	0.5%
Urbanization (%)	51.3%	52.6%	53.7%	54.8%	56.1%	57.3%	58.5%	2.2%

Source: National Bureau of Statistics of China

### OVERVIEW OF THE PROPERTY MARKET IN CHINA

As a result of China's rapid economic growth and strong disposable income growth, China's property market has been developing significantly in the past years. The amount of property investment in China rose from approximately RMB6,180 billion in 2011 to approximately RMB10,980 billion in 2017, and the total GFA of properties sold per year increased from 1,094 million sq.m. in 2011 to 1,694 million sq.m. in 2017.

Supply and demand for properties for commercial uses and hotels have seen a steady increase over the same period. According to the National Bureau of Statistics of China, there was an increase in the GFA of

properties completed and GFA of properties sold for commercial properties between 2011 and 2017. The table below sets out certain statistics relating to different sectors of China's property market for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Total real estate investment (RMB billion)	6,180	7,180	8,601	9,504	9,598	10,258	10,980	10.1%
Residential Properties								
Investment in residential properties								
(RMB billion)	4,432	4,937	5,895	6,435	6,460	6,870	7,515	9.2%
GFA of residential properties completed								
(million sq.m.)	717	790	787	809	738	772	718	0.03%
GFA of residential properties sold								
(million sq.m.)	965	985	1,157	1,052	1,124	1,375	1,448	7.0%
ASP of residential properties (RMB per sq.m.)	4,993	5,430	5,850	5,933	6,472	7,203	7,614	7.3%
Commercial Properties								
Investment in commercial properties								
(RMB billion)	742	931	1,194	1,435	1,461	1,584	1,564	13.2%
GFA of commercial properties completed								
(million sq.m.)	90	102	109	121	120	125	127	5.8%
GFA of commercial properties sold								
(million sq.m.)	79	78	85	91	93	108	128	8.5%
ASP of commercial properties (RMB per sq.m.)	8,488	9,021	9,777	9,817	9,561	9,786	10,323	3.3%

Source: National Bureau of Statistics of China

### **Historical Price Trend of Construction Material and Land Cost**

### Raw Materials

Construction material cost is an important factor for real estate developers and steel and cement make up a major part of the cost of construction materials.

The table below sets out the Purchasing Price Index of Raw Material, Fuel and Power ("PPIRM") for construction materials and average price of steel and cement in China over the years indicated.

	2011	2012	2013	2014	2015	2016		2011-2017 CAGR (%)
PPIRM Index (Previous Year = 100)	108.4	99.7	98.7	99.8	95.9	97.6	108.6*	N/A
Steel Product Price (RMB per ton)	4,738.1	3,929.9	3,572.5	3,153.9	2,317.2	2,628.2	4,051.3	-2.6%
Cement Product Price (RMB per ton)	483.3	462.8	454.8	427.7	373.3	351.2	403.8	-3.0%

Source: National Bureau of Statistics of China, Bloomberg, CEIC Note: \* estimated by Savills. N/A refers to data not applicable.

#### Land Price

Land price, which is a crucial factor for real estate operations, is significantly affected by multiple factors from land supply to government directives. Total site area sold in China dropped from 2,688.0 million sq.m. in 2011 to 1,979.8 million sq.m. in 2017, representing a CAGR of -5.0%. In general, it is anticipated that the land cost will continue to increase in the future, creating greater pressure on real estate developers. The table below sets out data regarding the site area sold and average site value for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Total site area sold (million sq.m.)	2,688.0	2,918.2	2,986.2	1,724.7	1,968.7	1,870.7	1,979.8	-5.0%
(RMB per sq.m.)	2,221.1	2,265.8	2,853.1	3,486.9	3,562.2	5,001.4	6,089.8	18.3%
(RMB per sq.m.)	2,021.3	1,605.7	2,170.9	2,415.7	2,131.7	2,399.3	2,899.1	6.2%

Source: CREIS

### THE YANGTZE RIVER DELTA CITY CLUSTER

The Yangtze River Delta City Cluster, covering a total of 26 cities in Shanghai, Jiangsu Province, Zhejiang Province and Anhui Province since May 2016, is the largest economic region of China in terms of economic output and total population. The region, occupying approximately 2.2% of total land area of China, contributed approximately 20.0% of national GDP, 36.6% of total exports and 14.9% of total GFA of commodity properties sold in 2017. Total resident population of the region was approximately 152.7 million in 2017, representing approximately 11.0% of population of China. The state government aimed to promote the region to become the largest city cluster of the world by 2030, with favorable government policies, including the establishment of the China (Shanghai) Pilot Free Trade Zone to promote investment in the Yangtze River Delta City Cluster. Shanghai, Hangzhou, Nanjing and Suzhou are among the most attractive cities for real estate investment in the PRC; and the eight cities in Anhui Province which was added and become part of the city cluster, are the cities with the highest potential for economic development as the state government aims at developing inward through industry transfer and city integration.

### OVERVIEW OF THE ECONOMY AND THE PROPERTY MARKET OF JIANGSU PROVINCE

Located along the east coast of China and covering an area of approximately 102,600 sq. km. and a population of 80.3 million in 2017, Jiangsu Province is one of the most important economic and commercial centers in China. The economy of Jiangsu Province has been developing steadily in recent years. The nominal

GDP continually increased from RMB4,911.0 billion in 2011 to RMB8,590.1 billion in 2017, with a CAGR of 9.8%. The table below sets out selected economic statistics of Jiangsu Province for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	79.0	79.2	79.4	79.6	79.8	80.0	80.3	0.3%
Nominal GDP (RMB' billion)	4,911.0	5,405.8	5,975.3	6,508.8	7,011.6	7,608.6	8,590.1	9.8%
Real GDP growth rate (%)	11.0%	10.1%	9.6%	8.7%	8.5%	7.8%	7.2%	9.0%*
GDP per capita (RMB)	62,290	68,347	75,354	81,874	87,995	95,257	107,189	9.5%
Per capita disposable income (RMB)	26,341	29,677	31,585	34,346	37,173	40,152	43,622	8.8%

Source: Jiangsu Statistics Bureau Note: \* is the arithmetic mean

The residential real estate market in Jiangsu Province was the second largest amongst all provinces and municipalities of China in terms of investment volume and total area sold in 2017. Total real estate investment increased from RMB556.8 billion in 2011 to RMB962.9 billion in 2017, representing a CAGR of 9.6%. The average selling price of residential properties increased at a CAGR of 6.7% from RMB6,145 per sq. m. in 2011 to RMB9,070 per sq. m. in 2017.

The table below sets out selected market indicators of the real estate market in Jiangsu Province for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Fixed asset investment (RMB billion)	2,631.5	3,170.7	3,598.3	4,155.3	4,590.5	4,937.1	5,300.0	12.4%
Real estate investment (RMB billion)	556.8	620.6	724.1	824.0	815.4	895.6	962.9	9.6%
GFA of residential properties completed								
(million sq.m.)	61.5	76.9	75.8	72.6	79.3	76.0	70.9	2.4%
GFA of residential properties sold								
(million sq.m.)	67.7	79.2	101.9	88.0	102.8	126.6	124.9	10.7%
ASP of residential properties								
(RMB / sq. m.)	6,145	6,423	6,650	6,783	7,177	8,734	9,070	6.7%

Source: Jiangsu Statistics Bureau

### OVERVIEW OF THE ECONOMY AND THE PROPERTY MARKET OF ANHUI PROVINCE

Anhui Province is located on the middle and lower reaches of the Yangtze and Huaihe rivers, forming the hinterland of Jiangsu and Zhejiang Province. The province has a total land area of approximately 139,000 sq. km., and a resident population of approximately 62.5 million in 2017. GDP of Anhui Province increased 8.5%

year-on-year, the sixth highest across all provinces and municipalities of in China, to RMB2,751.9 billion in 2017, and enjoyed a sustainable growth at a CAGR of 10.3% between 2011 and 2017.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	59.7	59.9	60.3	60.8	61.4	62.0	62.5	0.8%
Nominal GDP (RMB billion)	1,530.1	1,721.2	1,922.9	2,084.9	2,200.6	2,411.8	2,751.9	10.3%
Real GDP growth rate (%)	13.5%	12.1%	10.4%	9.2%	8.7%	8.7%	8.5%	10.2%*
GDP per capita (RMB)	25,659	28,792	32,001	34,425	35,997	39,092	44,206	9.5%
Per capita disposable income (RMB)	18,606	21,024	23,114	24,839	26,936	29,156	31,640	9.3%

Source: Anhui Statistics Bureau Note: \* is the arithmetic mean;

The real estate market of Anhui Province has undergone a rapid development stage from 2011 to 2017. Total real estate investment increased at a CAGR of 13.6% to RMB561.3 billion in 2017. Total GFA of residential properties sold increased at a CAGR of 12.2% between 2011 and 2017 to approximately 79.5 million sq.m., whereas average selling price increased at a CAGR of 5.8% during the same period to RMB6,137 per sq.m. in 2017.

The table below sets out selected market indicators of the real estate market in Anhui Province for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Fixed asset investment (RMB billion)	1,212.6	1,505.5	1,825.1	2,125.6	2,396.6	2,675.8	2,918.6	15.8%
Real estate investment (RMB billion)	261.2	315.2	394.6	433.9	442.5	460.4	561.3	13.6%
GFA of residential properties completed								
(million sq.m.)	28.9	31.2	39.2	38.3	41.0	40.5	34.2	2.9%
GFA of residential properties sold								
(million sq.m.)	39.9	42.8	55.7	53.6	53.6	75.1	79.5	12.2%
ASP of residential properties								
(RMB / sq. m.)	4,371	4,495	4,776	5,017	5,067	5,637	6,137	5.8%

Source: Anhui Statistics Bureau

# OVERVIEW OF ECONOMY AND RESIDENTIAL PROPERTY MARKETS OF SELECTED CITIES IN JIANGSU AND ANHUI PROVINCE

### **Nanjing**

Nanjing is the capital of Jiangsu Province and the political, cultural and economic center of the province. It is also one of the major urban centers in the Yangtze River Delta for commerce, trade, finance, tourism and

logistics. With a population of 8.3 million and an urban population of 6.9 million in 2017, Nanjing is the third largest city in Eastern China in terms of urban population and urban area. The city covers an area of 6,598 square kilometers and consists of 11 districts. Located at the forefront of the Yangtze River Delta, Nanjing is an important coastal communication hub in eastern China, and it ranked eleventh among all cities in China in terms of total economic output in 2017.

Nanjing has maintained a sustainable growth on its GDP over the past 6 years, with an average growth rate of 11.4% from 2011 to 2017. Moreover, the GDP per capita increased at an average rate of 10.8% from RMB76,263 in 2011 to RMB141,103 in 2017. The economic growth has led to an increase in the consumption power of Nanjing residents, as evidenced by the increase in the retail sales of consumer goods with an average growth rate of 13.0% from 2011 to 2017. The table below sets out selected economic statistics of Nanjing for the years indicated.

		2012	2013	2014	2015			2011-2017 CAGR (%)
Population (million)	8.1	8.2	8.2	8.2	8.2	8.3	8.3	0.5%
Nominal GDP (RMB' billion)	614.6	720.2	808.0	882.1	972.1	1,050.3	1,171.5	11.4%
Real GDP growth rate (%)	12.0%	11.7%	11.0%	10.1%	9.3%	8.0%	8.1%	10.0%*
GDP per capita (RMB)	76,263	88,525	98,848	107,545	118,171	127,264	141,103	10.8%
Per capita disposable income (RMB)	32,200	36,322	39,115	42,568	46,104	49,997	54,538	9.2%
Retail sales of consumer goods								
(RMB' billion)	269.7	310.4	368.9	416.7	459.0	508.8	560.5	13.0%

Source: Nanjing Statistics Bureau Note: \* is the arithmetic mean

As a rapidly growing metropolis, Nanjing has seen a growth of investment in the city's fixed assets, especially in the real estate sector. The total real estate investment in Nanjing increased from RMB89.7 billion in 2011 to approximately RMB217.0 billion in 2017, representing a CAGR of 15.9%. In the real estate sector, focus has been particularly placed on the residential properties segment. The average selling price of residential properties increased from RMB8,415 per sq.m. in 2011 to RMB15,259 per sq.m. in 2017, representing a CAGR of 10.4%.

The residential property market in Nanjing in the past few years has been shifted to the previously suburban area. The more remote areas of Nanjing had garnered increasing strength with improved transportation and assumed a major role as the next important residential property market in Nanjing.

Affected by the macro-control measures undertaken by the PRC and the municipal government of Nanjing in 2016 and 2017, the GFA of residential properties sold declined from 14.1 million sq.m. in 2016 to 12.1 million sq.m. in 2017. The total sales of residential properties also recorded a decline from RMB251.5 billion in 2016 to RMB184.5 billion in 2017.

Since the old urban districts of Nanjing are already well-developed, available land for property development in these districts has become limited in the past few years. According to China Index Academy,

total land sales for the core areas of Nanjing accounted for approximately 18% of total consideration of land sales in 2017.

The table below sets out key statistics related to the residential property market of Nanjing for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold								
(million sq.m.)	6.8	8.8	11.4	11.2	14.3	14.1	12.1	10.0%
Total sales of residential properties								
(RMB' billion)	57.3	84.8	126.6	123.3	160.9	251.5	184.5	21.5%
ASP of residential properties (RMB per								
sq.m.)	8,415	9,675	11,078	10,964	11,260	17,884	15,259	10.4%
Total site area sold (million sq. m.)	4.5	4.4	5.2	6.8	4.5	5.5	5.7	4.2%
Average accommodation value — commodity								
properties (RMB per sq.m.)	3,030	3,814	5,939	4,351	7,172	14,105	11,796	25.4%

Source: Nanjing Statistics Bureau, CREIS

### Suzhou

Suzhou is a major economic center and focal point of trade and commerce and the largest city in the Jiangsu Province in terms of both GDP and population. Suzhou occupies a total land area of approximately 8,488.4 million sq.m. and had a population of approximately 10.7 million as of December 31, 2017.

Suzhou experienced continuous economic growth and its nominal GDP increased from RMB1,071.7 billion in 2011 to RMB1,732.0 billion in 2017, representing a CAGR of 8.3%. Disposable income of urban households per capita increased from RMB33,243 in 2011 to RMB58,806 in 2017, representing a CAGR of 10.0%.

The table below sets out selected economic statistics of Suzhou for the years indicated.

				2014	2015			2011-2017 CAGR (%)
Population (million)	10.5	10.5	10.6	10.6	10.6	10.6	10.7	0.3%
Nominal GDP								
(RMB' billion)	1,071.7	1,201.2	1,297.0	1,376.1	1,450.4	1,547.5	1,732.0	8.3%
Real GDP growth rate (%)	12.0%	10.1%	9.6%	8.3%	7.5%	7.5%	7.1%	8.9%*
GDP per capita (RMB)	102,129	114,029	123,209	129,925	136,702	145,556	162,113**	8.0%
Per capita disposable income								
(RMB)	33,243	37,531	41,143	46,677	50,390	54,341	58,806	10.0%

Source: Suzhou Statistics Bureau Note: \* is the arithmetic mean

Real estate investment in Suzhou increased from RMB119.9 billion in 2011 to RMB230.6 billion in 2017, representing a CAGR of approximately 11.5%. The average selling price of residential properties increased steadily from RMB9,028 per sq.m. in 2011 to RMB15,415 per sq.m. in 2017, representing a CAGR of 9.3%.

The table below sets out certain selected statistics relating to the residential property market in Suzhou for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold								
(million sq.m.)	9.8	12.6	16.3	14.5	19.4	22.6	16.9	9.4%
ASP of residential properties (RMB per sq.m.)	9,028	8,980	9,479	9,639	10,335	13,596	15,415	9.3%
Total site area sold (million sq. m.)	9.6	9.5	12.4	7.7	9.0	8.9	9.6	-0.1%
Average accommodation value — commodity								
properties (RMB per sq.m.)	2,899	1,969	3,038	2,778	4,208	9,447	8,218	19.0%

Source: Suzhou Statistics Bureau, CREIS

#### Wuxi

Wuxi is located in southeast Jiangsu Province covering an area of 4,800 sq. km. With a population of 6.6 million in 2017, the city is an important commercial and hi-tech industrial hub in the Yangtze River Delta Region. From 2011 to 2017, Wuxi's nominal GDP grew from RMB688.0 billion to RMB1,051.2 billion, representing a CAGR of 7.3% and ranking third within the Jiangsu Province and fourteenth across all cities in China.

The table below sets out selected economic statistics of Wuxi for the periods indicated.

	2011			2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	6.4	6.5	6.5	6.5	6.5	6.5	6.6	0.3%
Nominal GDP (RMB' billion)	688.0	756.8	777.0	820.5	851.8	921.0	1,051.2	7.3%
Real GDP growth rate (%)	11.6%	10.1%	9.3%	8.2%	7.1%	7.5%	7.4%	8.7%*
GDP per capita (RMB)	107,437	117,357	120,007	126,389	130,938	141,258	160,700	6.9%
Per capita disposable income								
(RMB)	31,638	35,663	38,999	41,731	45,129	48,628	52,659	8.9%

Source: Wuxi Statistics Bureau Note: \* is the arithmetic mean.

<sup>\*\*</sup> estimated by Savills per capita GDP is calculated as gross domestic product divided by total number of resident population.

Real estate investment in Wuxi experienced a steady growth from RMB81.8 billion in 2011 to RMB120.2 billion in 2017, representing a CAGR of 6.6%. Average selling price of residential properties continued an upward trend and increased to RMB10,580 per sq.m. in 2017, representing a CAGR of 4.6% during the years from 2011 to 2017.

The table below sets out certain selected statistics relating to the residential property market in Wuxi for the periods indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold (million sq.m.)	5.3	7.8	7.8	7.6	8.7	11.7	10.2	11.4%
ASP of residential properties (RMB per sq.m.)	8,065	7,741	7,448	7,198	7,575	8,562	10,580	4.6%
Total site area sold (million sq. m.)	5.7	5.5	6.6	3.4	1.1	2.4	3.9	-6.0%
Average accommodation value — commodity								
properties (RMB per sq.m.)	2,299	1,451	1,693	1,528	1,407	7,974	6,251	18.1%

Source: Wuxi Statistics Bureau, CREIS

#### **Nantong**

Nantong is a fast-growing coastal city in close proximity to Shanghai, and strategically located along the northern bank of the Yangtze River and a key port and economic center in the Jiangsu province. Nantong Port is the third largest inland river port in China. The GDP of Nantong has increased steadily from RMB408.0 billion in 2011 to RMB773.5 billion in 2017, representing a CAGR of 11.2% and ranking fourth within Jiangsu province and eighteenth across all cities of China.

The table below sets out selected economic statistics of Nantong for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	7.3	7.3	7.3	7.3	7.3	7.3	7.3	0.04%
Nominal GDP (RMB' billion)	408.0	455.9	515.0	565.3	614.8	676.8	773.5	11.2%
Real GDP growth rate (%)	12.1%	11.8%	11.8%	10.5%	9.6%	9.3%	7.8%	10.4%*
GDP per capita (RMB)	56,005	62,506	70,572	77,457	84,236	92,702	105,903	11.2%
Per capita disposable income (RMB)	24,757	27,912	30,641	33,374	36,291	39,247	42,756	9.5%

Source: Nantong Statistics Bureau Note: \* is the arithmetic mean

Real estate investment in Nantong increased at a CAGR of 12.1% from RMB30.7 billion in 2011 to RMB61.0 billion in 2017. The table below sets out certain selected statistics relating to the residential property market in Nantong for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold (million sq.m.) Average price of residential properties	4.8	6.3	9.4	8.4	8.6	11.2	N/A	18.4%**
(RMB per sq.m.)	5,604	5,458	5,260	4,906	5,192	6,612	N/A	3.4%**
Total site area sold (million sq. m.)	12.5	14.1	16.6	11.7	10.1	6.8	6.7	-9.8%
Average accommodation value — commodity								
properties (RMB per sq.m.)	859	996	1,226	1,387	1,311	1,978	3,075	23.7%

Source: Nantong Statistics Bureau

## Changzhou

Changzhou is situated in the southern part of Jiangsu Province with an area of approximately 4,385 sq.km. The city is one of the major manufacturing bases in the Yangtze River Delta, the fifth largest economy in Jiangsu Province in terms of GDP. From 2011 to 2017, Changzhou's nominal GDP grew from RMB358.1 billion to RMB662.2 billion, representing a CAGR of 10.8%.

The table below sets out selected economic statistics of Changzhou for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	4.6	4.7	4.7	4.7	4.7	4.7	4.7	0.2%
Nominal GDP (RMB' billion)	358.1	397.0	445.0	490.2	527.3	577.4	662.2	10.8%
Real GDP growth rate (%)	12.2%	11.5%	10.9%	10.1%	9.2%	8.5%	8.1%	10.1%*
GDP per capita (RMB)	77,485	85,040	94,895	104,423	112,221	122,721	140,517	10.4%
Per capita disposable income (RMB)	29,829	33,587	36,946	39,483	42,710	46,058	49,955	9.0%

Source: Changzhou Statistics Bureau Note: \* is the arithmetic mean

Real estate market of Changzhou has undergone a consolidation period from 2014 to 2016 as investment declined in three consecutive years, and recovered in 2017 with investment in real estate increased 7.3% year-on-year to RMB47.9 billion. The residential property market of Changzhou however recorded a significant increase in sales volume to 8.1 million sq.m. in 2016, and the upward trend continued in 2017 with total GFA sold slightly increased to 8.3 million sq.m..

<sup>\*\*</sup> refers to CAGR from 2011 to 2016. N/A refers to data not available.

The table below sets out certain selected statistics relating to the residential property market in Changzhou for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold (million sq.m.) Average price of residential properties	6.0	6.6	7.7	6.7	6.7	8.1	8.3	5.5%
(RMB per sq.m.)	6,269	6,516	6,575	6,167	6,240	7,143	N/A	2.6%**
Total site area sold (million sq. m.)	7.1	7.5	7.3	5.2	6.0	3.2	3.6	-10.5%
Average accommodation value — commodity								
properties (RMB per sq.m.)	1,744	1,624	1,702	1,757	1,968	1,911	4,529	17.2%

Source: Changzhou Statistics Bureau, CREIS

Note: N/A refers to data not available. \*\* refers to CAGR from 2011 to 2016.

#### Hefei

Located in the center of Anhui Province and in the middle reaches of Yangtze River, Hefei is the capital and the largest city of Anhui Province in Eastern China with an area of 11,434.25 sq. km. Hefei has a resident population of 8.0 million as at the end of 2017. Nominal GDP of Hefei increased from RMB363.7 billion in 2011 to RMB721.3 billion in 2017, representing a CAGR of 12.1%. Disposable income of urban households per capita increased from RMB22,459 in 2011 to RMB37,972 in 2017, representing a CAGR of 9.1%.

The table below sets out selected economic statistics of Hefei for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	7.5	7.6	7.6	7.7	7.8	7.9	8.0	1.0%
Nominal GDP (RMB' billion)	363.7	416.4	468.4	518.1	566.0	627.4	721.3	12.1%
Real GDP growth rate (%)	15.4%	13.6%	11.5%	10.0%	10.5%	9.8%	8.5%	11.3%*
GDP per capita (RMB)	48,540	55,182	61,701	67,689	73,102	80,136	91,113	11.1%
Per capita disposable income								
(RMB)	22,459	25,434	28,083	29,348	31,989	34,852	37,972	9.1%

Source: Hefei Statistics Bureau Note: \* is the arithmetic mean

Real estate investment in Hefei grew from RMB89.0 billion in 2011 to RMB155.7 billion in 2017, representing a CAGR of 9.8%. The residential property market of Hefei has been growing steadily with average selling price also continued an upward trend from RMB5,608 per sq.m. in 2011 to RMB11,442 per sq.m. in 2017, representing a CAGR of 12.6%.

The table below sets out certain selected statistics relating to the residential property market in Hefei for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold (million sq.m.)	10.6	11.2	14.5	13.3	12.9	17.1	9.6	-1.6%
ASP of residential properties (RMB per sq.m.)	5,608	5,754	6,084	6,858	7,512	9,312	11,442	12.6%
Total site area sold (million sq. m.)	3.2	5.6	7.6	5.6	5.2	6.4	5.7	10.2%
Average accommodation value — commodity								
properties (RMB per sq.m.)	1,614	1,658	2,036	2,857	3,441	7,738	6,827	27.2%

Source: Hefei Statistics Bureau, CREIS

#### Chuzhou

Chuzhou is a prefecture-level city located at eastern Anhui province and neighboring Nanjing, with a population of 4.1 million and an area of 13,500 sq. km. It is the largest city of Nanjing One-Hour Metropolitan Region in terms of land area, and is included as a national demonstration zone for undertaking industry transfers in the Wanjiang City Belt.

The table below sets out selected economic statistics of Chuzhou for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
Population (million)	3.9	3.9	4.0	4.0	4.0	4.0	4.1	0.6%
Nominal GDP (RMB' billion)	85.0	97.1	111.2	121.4	130.6	142.3	160.8	11.2%
Real GDP growth rate (%)	14.0%	13.1%	11.1%	9.4%	9.9%	9.2%	9.0%	10.8%*
GDP per capita (RMB)	21,634	24,650	28,136	30,562	32,634	35,361	39,599	10.6%
Per capita disposable income (RMB)	16,059	18,308	20,248	22,091	24,168	26,286	28,612	10.1%

Source: Chuzhou Statistics Bureau Note: \* is the arithmetic mean.

Real estate investment in Chuzhou increased at a CAGR of 16.4% from RMB17.2 billion in 2011 to RMB42.7 billion in 2017. Average selling price of residential properties in Chuzhou increased at 30.3% year-on-year to RMB5,711 per sq. m., representing a CAGR of 7.1% from 2011 to 2017.

The table below sets out certain selected statistics relating to the residential property market in Chuzhou for the years indicated.

	2011	2012	2013	2014	2015	2016	2017	2011-2017 CAGR (%)
GFA of residential properties sold (million sq.m.)	2.6	3.0	4.2	4.4	5.2	6.0	8.3	21.4%
ASP of residential properties (RMB per sq.m.)	3,785	3,904	4,042	4,042	4,070	4,384	5,711	7.1%
Total site area sold (million sq. m.)	2.6	3.3	9.0	4.7	5.7	4.0	5.4	12.7%
Average accommodation value — commodity								
properties (RMB per sq.m.)	779	558	423	485	683	1,188	2,267	19.5%

Source: Chuzhou Statistics Bureau, CREIS

#### THE SHOPPING CENTER MARKETS1 OF SELECTED CITIES IN JIANGSU PROVINCE

#### Nanjing

Supply & Demand

Shopping centers have replaced department stores as the dominant retail offering in Nanjing since 2009, and currently have a total area of approximately over 2.8 million sq. m., of which a total of 17 shopping centers with an aggregate area of over 1.2 million sq. m. are prime shopping centers which target mid- and upscale markets. Based on the number of confirmed or ongoing construction projects to be completed in the following three years, it is expected that there will be an addition of 7 shopping centers covering a total area of approximately over 0.9 million sq. m. in 2018. Of these existing shopping centers, less than half are situated in the traditional retail areas, i.e. Xinjiekou and Hunan Road in Gulou District, and Confucius Temple in Qinhuai District, while over half are located in emerging retail districts such as Xinjiangdong and Hexi CBD in Jiangye District, Lake Baijia in Jiangning District and Jiangbei New Area formed by Pukou District, Luhe Central Business District and part of Qixia District. Major growth drivers for shopping centers in Nanjing include the robust economic growth in Nanjing, and the continued urbanization process of Nanjing, which helped create a sustainable growth of emerging suburban retail areas.

#### Price

Rents for prime shopping centers in Nanjing, as indicated by first-floor rents, ranged from RMB33.6 per sq. m. per day in Xinjiekou, RMB20.7 per sq. m. per day in Confucius Temple to RMB10.3 per sq. m. per day in

Shopping center in Asia Pacific Region is defined by International Council of Shopping Centers (ICSC) and adopted in the Savills Report as "a group of retail and other commercial establishments that is planned, developed and managed as a single property, comprising commercial multi-branded rental units and common areas". A shopping center will have a minimum Retail Net Leaseable Area of 20,000 sq. ft. In the context of China and for the purpose of analysis, the shopping center market in China comprises properties which:

conform to definition set by ICSC

deliver convenient and fashion- and service-oriented offerings to its trade area, with comprehensive features such as supermarkets, fashion, dining, entertainment, healthcare and education;

are developed as purpose-built and centrally managed scheme with a GFA of no less than 20,000 sq.m.; and

include general purpose centers as differentiated by size and typical anchor tenants; and special purpose centers that encompass schemes such as outlet centers.

Hunan Road. In emerging districts, first floor prime retail rents ranged from RMB12.0 per sq. m. per day in Xinjiangdong and RMB6.5 per sq. m. per day in Hexi CBD in Jiangye District. First floor prime retail rents in other emerging areas such as Lake Baijia and Jiangbei New Area were committed at approximately RMB8.2 per sq. m. per day in 2017.

#### Changzhou

Supply & Demand

Shopping centers market have been widely developed and replaced department stores as the dominant retail format for the past eight years since 2011 in Changzhou. Currently there have at least 39 complexes covering a total of approximately over 4.26 million sq. m. Based on the number of confirmed or ongoing construction projects to be completed in the following two years, it is expected that there will be an addition of 7 shopping centers covering a total area of approximately 0.5 million sq. m. in 2018. The principal retail areas in Changzhou are located in Tianning District, Wujin District and Xinbei District. Of these existing shopping centers, approximately 68.6% of retail area are situated in these three traditional retail areas.

Price

Rents for shopping centers in Changzhou, as indicated by first-floor rents, ranged from RMB14.8 per sq. m. per day in prime Xinbei District and prime Tianning District, RMB8.5 per sq. m. per day in Wujin District to RMB3.6 per sq. m. per day in Zhonglou District.

#### THE HOTEL MARKET OF SELECTED CITIES IN JIANGSU PROVINCE

#### Nanjing

Nanjing's hospitality industry has witnessed a continuous boom along with economic development, as evidenced by the growth of domestic tourism revenue from RMB102.8 billion in 2011 to RMB212.1 billion in 2017, representing a CAGR of 12.8%. At the end of 2017, there were 21 certified 5-star hotels providing approximately 7,536 rooms, and at least 11 international-branded hotels providing approximately 3,405 rooms in Nanjing. It is estimated that at least six new upscale hotels with an aggregate supply of 1,498 guestrooms will open between 2018 and 2020. The new supply of hotels, substantially all of which are expected to be mixed-use projects, will continue to change the landscape of Nanjing's hospitality market and provide a boost to the respective sectors. Additionally, a number of new upscale hotels are scheduled to open in new business areas such as Hexi CBD in Jianye District or Pukou and Jiangning District, and remote areas featuring wetland and natural life encounters.

The demand in the hotel industry in Nanjing is mainly driven by both business travel and tourism and MICE (Meetings, Incentives, Conferences and Exhibitions) travel segments. It is anticipated that the business and MICE travel segment will continue to remain strong, underpinned by the growth of core industries in Nanjing; and the change in accommodation preferences and acquired taste for high quality services and unique living experience from leisure travelers will present opportunities for hoteliers in Nanjing to reach for new customers.

#### Wuxi

Wuxi's hotel industry has been one of the strongest among various servicing sectors in Wuxi, as the city is one of the leading destinations for domestic tourisms. The Taihu National Vacation and Holiday Tourist Resort is one of the most popular State-level tropical holiday resorts in China, and is well-known for its upscale hotels. At the end of 2017, there were 13 certified 5-star hotels providing approximately 4,201 rooms in Wuxi. In addition, at least 9 international-branded hotels have made their presence in Wuxi, providing approximately 3,032 guest rooms in aggregate in both resorts and business areas in Wuxi.

Leisure demand, as indicated by both inbound visitor arrivals and tourism receipts, is the major driving force for the growth of tourism and hotel market of Wuxi. Domestic visitors increased at a CAGR of 8.2% from 57.3 million in 2011 to 91.8 million in 2017. Total tourism receipts increased 12.1% year-over-year to RMB 174.3 billion in 2017. It is expected that the MICE travel segment in Wuxi will maintain a steady growth pace, and help boost the hotel market in Wuxi.

#### MARKET COMPETITION CONCERNING US

Unlike other developers which target to expand their businesses across the nation, we mainly focus on the real estate market in Nanjing and the Yangtze River Delta City Cluster, where we have accumulated experience and market reputation over the past years. Subsequently, we have a more in-depth understanding of the local markets as compared to our peers and benefit from a comprehension of government directives and initiatives and the aspiration of our customers to their home requirements.

Of the GFA of properties sold by the top 100 developers in Nanjing in 2017, the top 10 developers accounted for 35.0% of the GFA of properties sold. Among such top 100 developers, Nanjing Redsun, a wholly owned subsidiary of us, ranked third with a market share of 3.7%. The tables below sets forth information relating to the GFA of properties sold by, the contracted sales and the market shares (in terms of the GFA of properties sold and the total sales revenue from contracted sales by the top 100 developers in Nanjing) of the top 10 developers in Nanjing in 2017.

Top 10 Real Estate Developer by GFA Sold of Residential Properties in Nanjing

Com	pany	GFA of properties sold (sq.m.)	Market Share (%)
1.	Company A	404.014	6.0%
2.	Company B	320,354	4.8%
3.	Redsun Properties Group Limited	249,514	3.7%
4.	Company C	226,524	3.4%
5.	Company D	214,661	3.2%
6.	Company E	207,416	3.1%
7.	Company F	190,727	2.9%
8.	Company G	184,556	2.8%
9.	Company H	173,746	2.6%
10.	Company I	166,696	2.5%

Source: CREIS, compiled by Savills

According to the CREIS China Index database covering various cities in Jiangsu and Anhui Province in which the Company operates, the Company ranked eighteenth in a total of 11 cities in Jiangsu and Anhui province in 2017 in terms of residential GFA sold. The table below sets forth information relating to the GFA of properties sold and the market shares (in terms of the GFA of properties sold by the top 100 developers) of the top 10 developers in these 11 cities in Jiangsu and Anhui province in 2017.

Top 10 Real Estate Developer by GFA Sold of Residential Properties in 11 Cities of Jiangsu and Anhui province

Com	pany	GFA of properties sold (sq.m.)	Market Share (%)
1.	Company C	2,160,803	6.2%
2.	Company J	1,738,480	5.0%
3.	Company F	1,662,651	4.7%
4.	Company H	1,528,480	4.4%
5.	Company I	1,073,227	3.1%
6.	Company K	890,583	2.5%
7.	Company E	740,721	2.1%
8.	Company A	719,777	2.1%
9.	Company L	698,924	2.0%
10.	Company B	696,826	2.0%
18	Redsun Properties Group Limited	428,653	1.2%

Source: CREIS, compiled by Savills

This section sets forth a summary of the most significant PRC laws and regulations that affect our business and the industry in which we operate.

#### REGULATIONS ON THE ESTABLISHMENT OF REAL ESTATE ENTERPRISES

#### **Establishment of a Real Estate Development Enterprise**

According to the Law of the People's Republic of China on Urban Real Estate Administration (中華人民共和國城市房地產管理法) (the "Urban Real Estate Law") promulgated by the Standing Committee of the National People's Congress (中華人民共和國全國人大常委會) (the "SCNPC"), effective on January 1, 1995, amended on August 30, 2007, and August 27, 2009, a real estate developer is defined as an enterprise which engages in the development and sale of real estate for the purpose of making profits. Under the Regulations on Administration of Development and Operation of Urban Real Estate (城市房地產開發經營管理條例) (the "Development Regulations") promulgated and implemented by the State Council on July 20, 1998, and amended on January 8, 2011, the establishment of a real estate development enterprise shall, in addition to the conditions for the enterprise establishment prescribed by relevant laws and administrative regulations, fulfill the following requirements: 1) its registered capital shall be RMB1 million or above; and 2) it shall have four or more full-time professional real estate/construction technicians and two or more full-time accounting officers, each of whom shall hold the relevant qualification certificate.

However, the Notice on Adjusting the Portion of Capital Fund for Fixed Assets Investment (關於調整固定資產投資項目資本金比例的通知) issued by the State Council on May 25, 2009 has reduced the requirement on the minimum capital for Social Welfare Housing and general commercial residence from 35% to 20%, while the requirement on the minimum capital for other real estate projects has been reduced to 30%. Under the Notice on Adjusting and Perfecting the System of Capital Fund for Fixed Assets Investment (國務院關於調整和完善固定資產投資項目資本金制度的通知) issued by the State Council on September 9, 2015, the minimum portion of capital funding for Social Welfare Housing and general commercial residence maintained at 20%, while the minimum portion of capital funding for other real estate projects has been reduced from 30% to 25%.

#### Foreign-Invested Real Estate Enterprises

On June 28, 2017, the Ministry of Commerce of the PRC (中華人民共和國商務部) (the "MOFCOM") and the National Development and Reform Commission (中華人民共和國國家發展和改革委員會) (the "NDRC") promulgated the *Catalog of Industries for Guiding Foreign Investment (2017 Revision)* (外商投資產業指導目錄(2017年修訂)), or the Catalog 2017, which took effect on July 28, 2017. The Catalog 2017 re-classifies the encouraged items subject to limitations on ownership of category, the negative list for the access of foreign investments, and applies unified restrictive measures. In addition, 11 items are removed from the Catalog 2017 as the same restrictions apply to both foreign and domestic investments in these items, including, for example, the construction and operation of large-scale theme parks and the construction of villas and golf courses.

On July 11, 2006, the Ministry of Construction (中華人民共和國建設部), MOFCOM, the NDRC, the People's Bank of China (中國人民銀行) (the "PBOC"), the State Administration for Industry and Commerce (國家工商行政管理總局) (the "SAIC") and the State Administration of Foreign Exchange (國家外匯管理局) (the

"SAFE") jointly promulgated *Opinions on Regulating the Entry and Administration of Foreign Capital into the Real Estate Market* (關於規範房地產市場外資准入和管理的意見) (the "Opinions"), which provides, that: (i) foreign organizations and individuals who have established foreign-invested enterprises are allowed to invest in and purchase non-owner-occupied real estate in China; while branches of foreign organizations established in China are eligible to purchase commercial houses which match their actual needs for self-use under their names; (ii) the registered capital of foreign-invested real estate enterprises with the total investment amount exceeding or equal to US\$10 million shall be no less than 50% of their total investment; (iii) foreign-invested real estate enterprises can apply for renewing the official foreign-invested enterprise approval certificate and business license with an operation term of one year only after they have paid back all the land premium and obtained the state-owned land use rights certificate; (iv) with respect to equity transfer and project transfer of a foreign-invested real estate enterprise and the merger and acquisition of a domestic real estate enterprise by an overseas investor, the department in charge of commerce and other departments shall conduct examination and approval in strict compliance with the provisions of the relevant laws, regulations, and policies.

On August 19, 2015, Ministry of Housing and Urban-Rural Development (中華人民共和國住房和城鄉建設部)("MOHURD"), MOFCOM, NDRC, PBOC, SAIC and SAFE jointly promulgated Circular on Amending the Policies Concerning Access by and Administration of Foreign Investment in the Real Estate Market (關於調整房地產市場外資准入和管理有關政策的通知) (the "Circular"). Pursuant to the Circular, the ratio of registered capital to total investment of foreign invested real estate companies shall be subject to the Tentative Regulations of the State Administration for Industry and Commerce on the Proportion of the Registered Capital to the Total Amount of Investment of Sino-foreign Equity Joint Ventures (國家工商行政管理局關於中外合資經營企業註冊資本與投資總額比例的暫行規定) that a foreign invested real estate company must fully pay its registered capital before applying for domestic or foreign loans, or settlement of foreign exchange loans has been canceled.

On June 18, 2008, MOFCOM issued the Circular on Properly Handling the Filing of Foreign Investment in the Real Estate Industry (關於做好外商投資房地產業備案工作的通知) ("No. 23 Circular"), which has become effective on July 1, 2008. According to the No. 23 Circular the registration shall be preliminarily examined by the provincial branch of the MOFCOM before submitting to the MOFCOM for registration.

On November 6, 2015, MOFCOM and SAFE jointly promulgated the *Circular of the Ministry of Commerce and the State Administration of Foreign Exchange on Further Improving the Registration of Foreign Investments in Real Estate* (商務部、外匯局關於進一步改進外商投資房地產備案工作的通知) which has simplified the administrative procedures for foreign invested real estate companies. According to the circular, the local departments shall approve the establishment and changes of foreign-invested real estate enterprises in accordance with the laws and statutes concerning foreign investment, and provide information on real estate projects in the foreign investment information system of MOFCOM.

On October 8, 2016, MOFCOM issued the Interim Administrative Measures for the Record-filing of the Incorporation and Change of Foreign-invested Enterprises (the "Circular 3") (外商投資企業設立及變更備案管理 暫行辦法) which took effect on the same day and amended on July 30, 2017. According to the Circular 3, where a non-foreign-invested enterprise changes into a foreign-invested enterprise due to acquisition, consolidation by merger or otherwise, which is subject to record-filing as stipulated in the Measures, it shall complete the record-filing formalities for incorporation and submit the Incorporation Application in accordance with the Measures.

#### Qualification of a Real Estate Developer

#### Classification of a real estate enterprise' Qualification

Under the Development Regulations, a real estate developer must file its establishment to competent department of real estate development of the place where the registration authority is located within 30 days from the date of obtaining Business License. The real estate development authorities shall examine applications for classification of a real estate developer's qualification by considering its assets, professional personnel and industrial achievements. A real estate enterprise shall only engage in real estate development projects in compliance with its approved qualification.

Under the *Provisions on Administration of Qualifications of Real Estate Development Enterprises* (房地產 開發企業資質管理規定) (the "Provisions on Administration of Qualifications") promulgated by the Ministry of Construction of PRC and implemented on March 29, 2000 and amended on May 4, 2015, a real estate developer shall apply for registration of its qualifications. An enterprise may not engage in the development and sale of real estate without a qualification classification certificate for real estate development.

In accordance with the Provisions on Administration of Qualifications, qualifications of a real estate enterprise are classified into four classes: class 1, class 2, class 3 and class 4. Different classes of qualification should be examined and approved by corresponding authorities. The class 1 qualification shall be subject to preliminary examination by the construction authority under the government of the relevant province, autonomous region or municipality directly under the central government and then final approval of the construction authority under the State Council and there is no limitation on the construction scale for an enterprise who holds a class 1 qualification. Procedures for approval of developers of class 2 or lower classes shall be formulated by the construction authority under the people's government of the relevant province, autonomous region or municipality directly under the central government and the GFA of each project developed by an enterprise who holds a class 2 or lower qualification shall not exceed 250,000 sq. m. A developer that passes the qualification examination will be issued a qualification certificate of the relevant class by the qualification examination authority. For a newly established real estate developer, after it reports its establishment to the real estate development authority, the latter shall issue the Provisional Qualification Certificate (《暫定資質證書》) to the eligible developer within 30 days. The Provisional Qualification Certificate is effective for 1 year from its issuance while the real estate development authority may extend the validity to a period of no longer than 2 years considering the actual business situation of the enterprise. The real estate developer shall apply for qualification classification by the real estate development authority within 1 month before the expiry of the Provisional Qualification Certificate.

#### REGULATIONS ON LAND AND THE DEVELOPMENT OF REAL ESTATE PROJECTS

## **Land Grants**

On April 12, 1988, the National People's Congress of China (the "NPC") passed an amendment to the *Constitution of the PRC* (中華人民共和國憲法). The amendment allowed the transfer of land use rights for value to prepare for reforms of the legal regime governing the use of land and transfer of land use rights. On December 29, 1988, the SCNPC also amended the *Land Administration Law of the PRC* (中華人民共和國土地管理法) to permit the transfer of land use rights for value.

Under the Provisional Regulations of the People's Republic of China on Grant and Transfer of the Land-Use Rights of State-owned Urban Land (中華人民共和國城鎮國有土地使用權出讓和轉讓暫行條例) (the "Provisional Regulations on Grant and Transfer") promulgated by the State Council on May 19, 1990, a system of assignment and transfer of the right to use State-owned land is adopted. A land user shall pay land premium to the State as consideration for the grant of the right to use a land site within a certain term, and the land user may transfer, lease out, mortgage or otherwise commercially exploit the land use rights within the term of use. Under the Provisional Regulations on Grant and Transfer and the Urban Real Estate Law, the land administration authority under the local government of the relevant city or county shall enter into an assignment contract with the land user to provide for the grant of land use rights. The land user shall pay the land premium as provided by the assignment contract. After full payment of the land premium, the land user shall register with the land administration authority and obtain a land use rights certificate which evidences the acquisition of land use rights. The Development Regulations provide that the land use rights which may be obtained through appropriation pursuant to PRC laws or the stipulations of the State Council.

Under the Regulations on the Grant of State-Owned Land Use Rights by Way of Tender, Auction and Listing-for-sale (招標拍賣掛牌出讓國有土地使用權規定) promulgated by the Ministry of Land and Resources (中華人民共和國國土資源部) (the "MLR") on May 9, 2002 and implemented on July 1, 2002 and revised on September 28, 2007 with the name Regulations on the Grant of State-Owned Construction Land Use Rights by Way of Tender, Auction and Listing-for-sale (招標拍賣掛牌出讓國有建設用地使用權規定) effective on November 1, 2007 (the "Land Grant Regulations"), land to be used for industrial, commercial, tourism, entertainment or commodity residential purposes, or where there are two or more intended users for the certain piece of land, shall be granted by way of competitive processes. A number of measures are provided by the Land Grant Regulations to ensure such grant of land use rights for commercial purposes is conducted openly and fairly.

On May 11, 2011, the MLR promulgated the *Opinions on Upholding and Improving the System for the Transfer of Land by Tender, Auction and Listing-for-Sale* (國土資源部關於堅持和完善土地招標拍賣掛牌出讓制度的意見), which provides stipulations to improve policies on the supply of land through public tender, auction and listing-for-sale, and strengthen the active role of land transfer policy in the control of the real estate market.

On June 11, 2003, the MLR promulgated the *Regulations on the Grant of State-owned Land Use Rights by Agreement* (協議出讓國有土地使用權規定). According to this regulation, if there is only one party interested in using the land, the land use rights (excluding profit-oriented land for commercial use, tourism, entertainment and commodity residential properties) may be assigned by way of agreement. If two or more parties are interested in the land use rights to be assigned, such land use rights shall be granted by means of tender, auction and listing-for-sale.

According to the Notice of the MLR on Relevant Issues Concerning the Strengthening the Examination and Approval of Land Use in Urban Construction (關於加強城市建設用地審查報批工作有關問題的通知) promulgated by the MLR on September 4, 2003, from the day of issuance of the Notice, the grant of land use rights for luxurious commodity houses shall be stringently controlled, and applications for land use rights to build villas shall be stopped. According to the Circular on the Distribution of the Catalog for Restricted Land Use Projects (2012 Edition) and the Catalog for Prohibited Land Use Project (2012 Edition) (關於印發<限制用地項目目錄(2012年本)>和<禁止用地項目目錄(2012年本)>的通知) promulgated by the MLR and NDRC on May 23, 2012, the granted area of the residential housing projects should not exceed (i) seven hectares for small cities and

towns, (ii) 14 hectares for medium-sized cities, or (iii) and 20 hectares for large cities and plot ratio which is not lower than 1.0.

The Measures on the Administration of Reserved Land (土地儲備管理辦法), promulgated by MLR, Ministry of Finance (the "MOF"), the PBOC and the CBRC on January 3, 2018, define "reserved land" and stipulate the administrative, regulatory and implementing procedures involved with the planning, standard, development, management and protect, supply and capital expenditure of reserved land.

#### **Development of a Real Estate Project**

## Commencement of real estate project and regulations with respect to idle land

Under the *Urban Real Estate Law*, those who have been granted the land use rights must develop the land in accordance with the use and construction period as prescribed by the land use right grant contract. Pursuant to the *Measures on Disposal of Idle Land* (閒置土地處置辦法) promulgated by the MLR on April 28, 1999, amended on June 1, 2012 and implemented on July 1, 2012, the land can be defined as idle land under any of the following circumstances:

- (i) development and construction of the state-owned idle land is not commenced after one year of the prescribed time limit in the land use right grant contract or allocation decision; or
- (ii) the development and construction of the state-owned idle land has been commenced but the area of the development and construction that has been commenced is less than one-third of the total area to be developed and constructed or the invested amount is less than 25% of the total amount of investment, and the development and construction have been continuously suspended for one year or more without an approval.

Where the delay of commencement of development is caused by the government's behavior or due to the force majeure of natural disasters, the land administrative authorities shall discuss with the holder of state-owned construction land use rights and choose the methods for disposal in accordance with the *Measures on Disposal of Idle Land*.

The Notice on Strengthening the Disposing of Idle Land (關於加大閒置土地處置力度的通知) issued by the MLR on September 8, 2007 emphasizing that the disposal of idle land shall be speeded up. The land regulatory authority may impose an idle land penalty of up to 20% of the land premium; the land regulatory authority shall reclaim the idle land without compensation as required by the relevant regulations. For land that becomes idle as a result of illegal approval, such land shall be reclaimed before the end of 2007.

#### Planning of a real estate project

Under the Regulation on Planning Administration regarding Granting and Transfer of State-Owned Land Use Right in Urban Area (城市國有土地使用權出讓轉讓規劃管理辦法) promulgated by the Ministry of Construction in December 1992 and amended in January 2011, a real estate developer shall apply for a

construction land planning permit (建設用地規劃許可證) from the municipal planning authority. The SCNPC promulgated the *Urban and Rural Planning Law of PRC* (中華人民共和國城鄉規劃法) on October 28, 2007 and amended on April 24, 2015, pursuant to which, a construction work planning permit (建設工程規劃許可證) must be obtained from relevant urban and rural planning government authorities for building any structure, fixture, road, pipeline or other engineering project within an urban or rural planning area.

After obtaining the construction work planning permit, a real estate developer shall apply for a construction work commencement permit (建築工程施工許可證) from the construction authority under the local people's government at the county level or above in accordance with the *Measures for the Administration of Construction Permit for Construction Projects* (建築工程施工許可管理辦法) promulgated by MOHURD on June 25, 2014 and implemented on October 25, 2014.

In accordance with the Regulations on Administration of Development and Operation of Urban Real Estate (城市房地產開發經營管理條例) promulgated by State Council on July 20, 1998 and amended on January 8, 2011, the Administrative Measures for Reporting Details Regarding Acceptance Examination Upon Completion of Buildings and Municipal Infrastructure (房屋建築和市政基礎設施工程竣工驗收備案管理辦法) promulgated by MOHURD on April 7, 2000 and amended on October 19, 2009 and the Rules for the Confirmation of the Completion of Building Construction and Municipal Infrastructure Projects (房屋建築和市政基礎設施工程竣工驗收規定) promulgated by MOHURD implemented on December 2, 2013, after the completion of construction of a project, the real estate development enterprise must undergo inspection and receive relevant approvals from local authorities including planning bureaus, fire safety authorities and environmental protection authorities.

#### REGULATIONS ON REAL ESTATE TRANSFER AND SALE

## Sale of Commodity Buildings

Under the *Regulatory Measures on the Sale of Commodity Buildings* (商品房銷售管理辦法) (the "Regulatory Measures") promulgated by the Ministry of Construction on April 4, 2001 and implemented on June 1, 2001, sale of commodity buildings can include both pre-completion sales (pre-sale) and post-completion sales.

#### Permit of Pre-sale of Commodity Buildings

According to the *Measures for Administration of Pre-sale of Commodity Buildings* (城市商品房預售管理辦法) (the "Pre-sale Measures") promulgated by the Ministry of Construction on November 15, 1994 and amended on August 15, 2001 and July 20, 2004 respectively, any pre-sale of commodity buildings is subject to specified procedures. If a real estate development enterprise intends to sell commodity buildings in advance, it shall apply to the real estate administrative authority to obtain a pre-sales permit. Under the Pre-sales Measures and the Urban Real Estate Law, the pre-sale proceeds of commodity buildings may only be used to fund the property development costs of the relevant projects.

## Conditions of the sale of post-completion commodity buildings

Under the *Regulatory Measures*, commodity buildings may be put to post-completion sale only when the following preconditions have been satisfied: (i) the real estate development enterprise shall have a business

license and a qualification certificate of a real estate developer; (ii) the enterprise shall obtain a land use rights certificate or other approval documents for land use; (iii) the enterprise shall have the construction work planning permit and construction work commencement permit; (iv) the building shall have been completed, inspected and accepted as qualified; (v) the relocation of the original residents shall have been well completed; (vi) the supplementary essential facilities for supplying water, electricity, heating, gas, communication, etc. shall have been made ready for use, and other supplementary essential facilities and public facilities shall have been made ready for use, or the schedule of construction and delivery date shall have been specified; (vii) the real property management plan shall have been completed. Before the post-completion sale of a commodity building, a real estate developer shall submit the Real estate Development Project Manual and other documents evidencing the satisfaction of preconditions for post-completion sale to the real estate development authority.

#### Notices on Accelerating a Stable and Healthy Development in the Real Estate Market

On January 7, 2010, the General Office of the State Council issued A *Notice on Accelerating a Stable and Healthy Development in the Real Estate Market* (關於促進房地產市場平穩健康發展的通知), which stipulates:

- (i) Increase the effective supply of security housing and common commercial housing.
- (ii) Reasonably steer housing consumption and suppress speculative house purchasing demand.
- (iii) Strengthen risk prevention and market supervision.
- (iv) Quicken the security Comfort Housing Project construction.

On April 17, 2010, the State Council issued the *Notice on Restraining Resolutely Over-rise of Housing Prices in Some Cities* (關於堅決遏制部分城市房價過快上漲的通知), which requires that:

- (i) Each district and each department practically implement their duty to stabilize property prices and residential housing guarantees.
- (ii) Unreasonable housing demands should be strictly restricted and stricter differentiating credit policies should be implemented.

The Provisions on Sales of Commodity Properties at Clearly Marked Price (商品房銷售明碼標規定) was promulgated by the NDRC on March 16, 2011 and became effective on May 1, 2011. According to the provisions, any real estate developer or real estate agency ("real estate operators") is required to mark the selling price explicitly and clearly for both newly-build and second-hand commodity properties. The provisions require real estate operators to clearly indicate the prices and relevant fees of commodity properties, as well as other factors affecting the prices of commodity properties to the public. With respect to the real estate development projects that have received property pre-sale permit or have completed the filing procedures for the sales of constructed properties, real estate operators shall announce all the commodity properties available for sales on at once within the specified time limit. Furthermore, with regard to a property that has been sold out, real estate

operators are obliged to disclose this information and to disclose the actual transaction price. Real estate operators cannot sell commodity properties beyond the explicit marked price or charge any other fees not explicitly marked. Moreover, real estate operators may neither mislead properties purchasers with false or irregular price marking, nor engage in price fraud by using false or misleading price marking methods.

On February 26, 2013, the General Office of the State Council issued a *Circular on Continuing the Regulation of Real Estate Market* (關於繼續做好房地產市場調控工作的通知) which requires, among other restrictive measures:

- (i) Firmly restraining purchases of residential housing for investment and speculation purposes. Non-local residents who possess one or more residential properties and fail to provide one-year or longer tax payment certificates or social insurance payment certificates are to be barred from purchasing any residential properties located in the administrative area. For cities where housing prices are increasing at an excessively high rate, local branches of the PBOC may further raise the down-payment rate and mortgage interest rate for the purchase of a second residential property. In addition, the state will strictly enforce a 20% individual income tax on home sale profits;
- (ii) Expanding ordinary commodity housing units and increasing the supply of land. The overall housing land supply in 2013 shall not be lower than the average actual land supply in the past five years.

On September 24, 2015, PBOC and CBRC jointly issued the Notice of the People's Bank of China and the China Banking Regulatory Commission on Further Improving the Relevant Issues concerning the Differential Housing Credit Policy (中國人民銀行、中國銀行業監督管理委員會關於進一步完善差別化住房信貸政策有關問題的 通知), which provides that in cities where "property purchase control measures" are not implemented the minimum down payment ratio of a personal housing commercial loan obtained by a household to finance the purchase of the first ordinary residential property is adjusted to 25%.

According to the Notice on Certain Matters Concerning Individual Housing Loan Policies (關於個人住房貸款政策有關問題的通知), promulgated by PBOC, MOHURD and CBRC on March 30, 2015 and effective on the same date, and the Notice on Adjusting the Business Tax Policies Concerning Transfer of Individual Housing (關於調整個人住房轉讓營業稅政策的通知) promulgated by MOF and SAT on March 30, 2015 and effective on March 31, 2015 (collectively, the "330 New Policy"), where a household, which has already owned a home and has not paid off the relevant housing loan, applies for another commercial personal housing loan to purchase another ordinary housing property for the purpose of improving living conditions, the minimum down payment is adjusted to 40%. The actual down payment ratio and loan interest rate should be determined by the banking financial institution concerned based on the borrower's credit record and financial condition.

For working households that have contributed to the housing provident fund, when they use the housing provident fund loans to purchase an ordinary residential house as their first house, the minimum down payment shall be 20% of the house price; for working households that have contributed to the housing provident fund and that have already owned a home and have paid off the corresponding home loans, when they apply for the housing provident fund loans for the purchase of an ordinary residential house as their second property to improve their housing conditions, the minimum down payment shall be 30% of the property price. In addition, where an individual sells a property purchased within two years, business tax shall be levied on the full amount

of the sales income; where an individual sells a non-ordinary property that was purchased more than two years ago, business tax shall be levied on the difference between the sales income and the original purchase price of the house; the sale of an ordinary residential property purchased by an individual more than two years ago is not subject to such business tax.

On February 1, 2016, PBOC and CBRC jointly issued *The Notice on Adjustments in Respect of Certain Matters Concerning Individual Housing Loans Policies* (關於調整個人住房貸款政策有關問題的通知) which provides that in cities where property purchase control measures are not being implemented, the minimum down payment ratio for a personal housing commercial loan obtained by a household for purchasing its first ordinary residential property is, in principle, 25% of the property price, which can be adjusted downward by 5% by local authorities. For existing residential property household owners which have not fully repaid the previous loan and are obtaining further personal housing commercial loan to purchase an additional ordinary residential property for the purpose of improving living conditions, the minimum down payment ratio shall be not less than 30% which is lower than the previous requirement of not less than 40%.

Notice on Adjusting the Preferential Policies on Deed Tax and Business Tax During Real Estate Transactions (關於調整房地產交易環節契稅、營業稅優惠政策的通知) was jointly promulgated by MOF, SAT and MOHURD on February 17, 2016 and implemented on February 22, 2016. The business tax policy subject to the notice are as follows: when an individual sells his/her house to an external party within the two-year period from the purchase, he/she shall pay the full amount of business tax; when an individual sells his/her house to an external party after two years (including the second anniversary) from the purchase, he/she is exempted from paying business tax.

#### Mortgage on real estate

Under the *Urban Real Estate Law*, the *Guarantee Law of the People's Republic of China* (中華人民共和國 擔保法) promulgated by the SCNPC on June 30, 1995 and implemented on October 1, 1995, and the *Measures on the Administration of Mortgages of Real Estate in Urban Areas* (城市房地產抵押管理辦法) issued by the Ministry of Construction on May 9, 1997, effective on June 1, 1997 and amended on August 15, 2001, when a mortgage is created on a building legally obtained, a mortgage shall be simultaneously created on the land use rights of the land on which the building is situated. When the land use rights of State-owned land acquired through means of grant are being mortgaged, the buildings on the land shall also be mortgaged at the same time. The land use rights of town and village enterprises cannot be mortgaged. When buildings owned by town and village enterprises are mortgaged, the land use rights occupied by the buildings shall also be mortgaged at the same time. The mortgager and the mortgagee shall sign a mortgage contract in writing.

#### Lease of buildings

Pursuant to the *Administrative Measures for Commodity Housing Leasing* (商品房屋租賃管理辦法) promulgated on December 1, 2010 and effective as of February 1, 2011, the parties to a real estate lease shall apply for lease registration with the competent construction (real estate) departments of the municipalities directly under the Central Government, cities and counties where the housing is located within 30 days after the lease contract is signed. There will be a fine below RMB1,000 on individuals who fail to make corrections within the specified time limit, and a fine between RMB1,000 and RMB10,000 on units which fail to make corrections within the specified time limit.

#### New property law

On March 16, 2007, the 5th Session of the 10th NPC adopted the *Property Rights Law of the People's Republic of China* (中華人民共和國物權法) (the "New Property Law"), which took effect on October 1, 2007.

There are various clauses in the *New Property Law* to strengthen the protection on the rights of the house owners: (i) Article 89 of the *New Property Law* requests that "the construction of a building shall not violate the relevant provisions of the State on project construction, nor obstruct the air circulation, sunlight or daylight of any neighboring building." This clause protects house owners' right to enjoy sunlight and prevents house developers from illegal constructions; (ii) Article 81 of the *New Property Law* grants house owners the right to manage by themselves the building and its ancillary facilities and replace the property management company or any other manager engaged by the house developer. This clause reinforces the independent rights of house owners to manage their own community.

The *New Property Law* further widens the scope of assets that can be mortgaged, allowing for any asset associated with property rights to be mortgaged as collateral unless a specific prohibition under another law or regulation applies.

#### **Real Estate Registration**

The Interim Regulations on Real Estate Registration (不動產登記暫行條例) promulgated by the State Council on November 24, 2014 and enforced on March 1, 2015, and the Implementing Rules of the Interim Regulations on Real Estate Registration (不動產登記暫行條例實施細則) promulgated by the Ministry of and Resources on January 1, 2016, provide that, among other things, the State implements a uniform real estate registration system and the registration of real estate shall be strictly managed and shall be carried out in a stable and continuous manner that provides convenience for people.

#### REGULATIONS ON REAL ESTATE FINANCING

#### Financing real estate development and acquisition

Pursuant to the *Guidance on Risk Management of Real Estate Loans of Commercial Banks* (商業銀行房地產貸款風險管理指引) issued by the CBRC on August 30, 2004, any real estate developer applying for real estate development loans shall have at least 35 percent of capital required for the development.

On July 29, 2008, PBOC and CBRC jointly issued the *Notice on Promoting Economical and Intensive Use of Land through Finance* (關於金融促進節約集約用地的通知). Banks must provide financial support preferentially to the projects with economical and intensive use of land, such as the development of low-rent housing, economically affordable housing, price-capped housing and small to medium-sized ordinary commercial housing with a total GFA of less than 90 sq.m. The banks are prohibited from granting loans to the property developers for payment of land premium. The Notice emphasizes tightening the policy requirements and management of loans to certain projects, including:

(i) the management of loans for construction projects. The banks are prohibited from providing loans to (i) the projects which do not meet the relevant planning and control requirements, (ii) the projects

which have illegal land use and (iii) the projects for which the relevant land falls into the catalog of banned land use projects. Where a loan has already been granted to such a project, it must be gradually recovered provided that necessary protection measures have been taken. A financial institution must exercise caution in granting a loan to the projects which falls into the catalog of restricted land use projects.

- (ii) the examination of loans for municipal infrastructures and industrial land use projects.
- (iii) the management of loans for rural collective construction land use projects. The banks are prohibited from providing loans to the commercial projects which use rural collective land.
- (iv) the management of credit for commercial property development projects.

With respect to loans provided for land reservation in the form of mortgage, a land use rights certificate must be obtained. In addition, the maximum mortgage ratio must not exceed 70% of the appraised value of the underlying collateral and, in principle, the term of loan must not exceed two years. When the relevant land and resource authority confirms that an enterprise has developed less than 1/3 of the site area of land or has invested less than 1/4 of the total investment for the project or hasn't commenced the project after one year from the date of construction commencement as stipulated in the land grant contract, the banks must exercise caution in granting loans to the enterprise and strictly control extended loans or rolling credits to it.

On March 1, 2007, The Measures for Administration of Trust Companies (《信託公司管理辦法》), which was promulgated by the CBRC on January 23, 2007, came into effect. For the purposes of these measures, "**Trust Financing Company**" shall mean any financial institution established pursuant to the PRC Company Law and these Measures, and that primarily engages in trust activities.

From October 2008 to November 2010, the CBRC issued several regulatory notices in relation to real estate activities conducted by Trust Financing Companies, including a Circular on Relevant Matters Regarding Strengthening the Supervision of the Real Estate and Securities Businesses of Trust Companies (《關於加強信託公司房地產、證券業務監管有關問題的通知》), promulgated by the CBRC on October 28, 2008 and effective beginning the same date, pursuant to which Trust Financing Companies are restricted from providing trust loans, in form or in nature, to property projects that have not obtained the requisite land use rights certificates, construction land planning permits, construction work planning permits and construction work commencement permits and the property, projects of which less than 35% of the total investment is funded by the property developers' own capital (the 35% requirement was changed to 20% for affordable housing and ordinary commodity apartments, and to 30% for other property projects as provided by the Notice on Adjusting the Capital Ratio of Fixed Assets Investment Projects (《關於調整固定資產投資項目資本金比例的通知》) issued by the State Council on May 25, 2009).

#### REGULATIONS ON CONSTRUCTION SAFETY

Under relevant construction safety laws and regulations, including the *Law of the People's Republic of China on Safe Production* (中華人民共和國安全生產法) implemented by the SCNPC on November 1, 2002, and revised on August 31, 2014, the developer shall apply with the relevant supervisory entity on safety for the

registration of supervision for work safety in construction before its commencement of construction. Construction without such registration will not be granted construction work commencement permit. Contractors for the construction shall establish objectives and measures for work safety and improve working environment and conditions for workers in a planned and systematic way. A work safety protection scheme shall also be set up to carry out the work safety job responsibility system. At the same time, contractors shall adopt corresponding site work safety protective measures according to the work protection requirements in different construction stages and such measures shall comply with the labor safety and hygiene standards of the State.

#### REGULATIONS ON FIRE PREVENTION MANAGEMENT

According to the *Fire Prevention Law of the People's Republic of China* (中華人民共和國消防法) promulgated by the SCNPC on April 29, 1998 and implemented on September 1, 1998, later amended on October 28, 2008 and implemented on May 1, 2009, fire prevention facilities design and works for construction projects shall conform to state's fire prevention technical standards for engineering construction.

Pursuant to Supervision and Administration of Fire Prevention of Construction Projects (建設工程消防監督管理規定) promulgated by the Ministry of Public Security of the People's Republic of China (中華人民共和國公安部) on April 30, 2009, implemented on May 1, 2009 and later amended on July 17, 2012 and implemented on November 1, 2012 shall apply to the fire prevention supervision and administration of new construction, expansion, reconstruction (including indoor and outdoor improvement, thermal insulation in buildings and modification of uses) and other construction projects. This provision also specify the procedure and standard for review of fire facilities design and acceptance of fire prevention facilities.

#### REGULATIONS ON CIVIL AIR DEFENSE PROPERTY

Pursuant to the PRC Law on National Defense (中華人民共和國國防法) promulgated by the NPC on March 14, 1997, as amended on August 27, 2009, national defense assets are owned by the state. Pursuant to the PRC Law on Civil Air Defense (中華人民共和國人民防空法), or the Civil Air Defense Law, promulgated by the SCNPC on October 29, 1996, as amended on August 27, 2009, civil air defense is an integral part of national defense. The Civil Air Defense Law encourages the public to invest in construction of civil air defense property and investors in civil air defense are permitted to use (including lease), manage the civil air defense property in time of peace and profit therefrom. However, such use may not impair their functions as air defense property. The design, construction and quality of the civil air defense properties must conform to the protection and quality standards established by the State. On November 1, 2001, the National Civil Air Defense Office issued the Administrative Measures for Developing and Using the Civil Air Defense Property at Ordinary Times (人民防空工程平時開發利用管理辦法) and the Administrative Measures for Maintaining the Civil Air Defense Property (人民防空工程維護管理辦法), which specify how to use, manage and maintain the civil air defense property.

#### REGULATIONS ON ENVIRONMENTAL PROTECTION

The laws and regulations governing the environmental requirements for real estate development in the PRC include the *Environmental Protection Law of the People's Republic of China* (中華人民共和國環境保護法), the *Prevention and Control of Noise Pollution Law of the People's Republic of China* (中華人民共和國環境噪聲污

樂防治法), the Environmental Impact Assessment Law of Peoples Republic of China (中華人民共和國環境影響評價法) the Administrative Regulations on Environmental Protection of Construction Projects (2017 revision) (建設項目環境保護管理條例)(2017年修訂) and the Administrative Regulations on Environmental Protection for Acceptance Examination Upon Completion of Buildings (建設項目竣工環境保護驗收管理辦法). Pursuant to these laws and regulations, depending on the impact of the project on the environment, an environmental impact study report, an environmental impact analysis table or an environmental impact registration form shall be submitted by a developer before the relevant authorities will grant approval for the commencement of construction of the property development. In addition, upon completion of the property development, the relevant environmental authorities will also inspect the property to ensure compliance with the applicable environmental standards and regulations before the property can be delivered to the purchasers.

#### REGULATIONS ON TAXATION

#### **Income Tax**

According to the Enterprise Income Tax Law of the People's Republic of China (中華人民共和國企業所得税法)("EIT Law") enacted by the NPC on March 16, 2007 and amended on February 24, 2017, a unified income tax rate of 25% will be applied towards foreign investment and foreign enterprises which have set up institutions or facilities in the PRC as well as PRC enterprises. Under the EIT Law, enterprises established outside of China whose "de facto management bodies" are located in China are considered "resident enterprises" and will generally be subject to the unified 25% enterprise income tax rate as to their global income.

Furthermore, pursuant to the EIT Law and the Implementation Rules on the Enterprise Income Tax (企業所 得税法實施條例) promulgated by the State Council on December 6, 2007 and effective on January 1, 2008, a withholding tax rate of 10% will be applicable to any dividend payable by foreign-invested enterprises to their non-PRC enterprise investors. In addition, pursuant to the Arrangement between Mainland China and Hong Kong for the Avoidance of Double Taxation and Prevention of Fiscal Evasion with respect to Taxes on Income (內地和香港特別行政區關於所得避免雙重徵税和防止偷漏税的安排) signed on August 21, 2006 and applicable in Hong Kong to income derived in any year of assessment commencing on or after April 1, 2007 and in mainland China to any year commencing on or after January 1, 2007, a company incorporated in Hong Kong will be subject to withholding income tax at a rate of 5% on dividends it receives from its PRC subsidiaries if it holds a 25% or more of equity interest in each such PRC subsidiary at the time of the distribution, or 10% if it holds less than a 25% equity interest in that subsidiary. According to the Notice of the State Administration of Taxation, or SAT on issues regarding the Administration of Dividend Provisions in Tax Treaties (國家稅務總局關於執行稅收 協定股息條款有關問題的通知), which was promulgated on February 20, 2009, recipients of dividends paid by PRC enterprises must satisfy certain requirements in order to obtain a preferential income tax rate pursuant to a tax treaty. One such requirement is that the taxpayer must be the "beneficiary owner" of relevant dividends. In order for a corporate recipient of dividends paid by a PRC enterprise to enjoy preferential tax treatment pursuant to a tax treaty, such recipient must be the direct owner of a certain proportion of the share capital of the PRC enterprise at all times during the 12 months preceding its receipt of the dividends. In addition, the *Notice on How* to Understand and Recognize the "Beneficiary Owner" in Tax Treaties (國家稅務總局關於如何理解和認定稅收協 定中"受益所有人"的通知), or Notice 601, promulgated by SAT on October 27, 2009, narrowed the scope of "beneficiary owners" to individuals, enterprises or other organizations who "normally engage in substantive operations", and introduced various factors to adversely impact the recognition of such "beneficiary owners". On August 27, 2015, SAT issued the Announcement of the State Administration of Taxation on Promulgation of the

"Administrative Measures on Entitlement of Non-residents to Treatment under Tax Treaties" (國家稅務總局關於 發佈《非居民納稅人享受稅收協定待遇管理辦法》的公告), effective on November 1, 2015, which applies to entitlement to tax treaty benefits by non-resident taxpayers incurring tax payment obligation in the PRC. According to the Administrative Measures on Entitlement of Non-residents to Treatment under Tax Treaties, non-resident taxpayers who make their own declaration shall make self-assessment regarding whether they are entitled to tax treaty benefits and submit the relevant reports, statements and materials stipulated in Article 7 of the Measures. Also, all levels of tax authorities shall, through strengthening follow-up administration for non-resident taxpayers' entitlement to tax treaty benefits, implement tax treaties and international transport agreements accurately, and prevent abuse of tax treaties and tax evasion and tax avoidance risks.

#### Value-added Tax

Pursuant to the *Provisional Regulations on Value-added Tax of the PRC* (中華人民共和國增值税暫行條例) promulgated on December 13, 1993 and last amended on November 19, 2017 and its implementation rules, all entities or individuals in the PRC engaging in the sale of goods, the provision of processing services, repairs and replacement services, and the importation of goods are required to pay value-added tax.

According to the *Interim Administrative Measures on the Management of Levying and Collection of Value-Added Tax on sale of Self-developed Real Estate Project by the Real Estate Developers* (房地產開發企業銷售自行開發的房地產項目增值稅徵收管理暫行辦法) issued on March 31, 2016 and implemented on May 1, 2016 by SAT, real estate developer shall pay value-added tax for the sales of its self-developed real estate project.

## **Land Appreciation Tax**

In accordance with the requirements of the *Provisional Regulations of the PRC on Land Appreciation Tax* (中華人民共和國土地增值税暫行條例) (the "Land Appreciation Tax Provisional Regulations") promulgated on December 13, 1993, implemented on January 1, 1994 and amended on January 8, 2011, and the *Detailed Implementation Rules on the Provisional Regulations of the PRC on Land Appreciation Tax* (中華人民共和國土地增值税暫行條例實施細則) (the "Land Appreciation Tax Detailed Implementation Rules") which were promulgated and implemented on January 27, 1995, land appreciation tax is payable on the appreciation value derived from the transfer of land use rights and buildings or other facilities on such land, after deducting the deductible items.

#### **Deed Tax**

Pursuant to the *Interim Regulations of the People's Republic of China on Deed Tax* (中華人民共和國契税暫行條例) promulgated by the State Council on July 7, 1997 and implemented on October 1, 1997, the transferee, whether an individual or otherwise, of the title to a land site or building in the PRC shall be subject to the payment of deed tax. The rate of deed tax is 3 percent to 5 percent. The governments of provinces, autonomous regions and municipalities directly under the central government may, within the aforesaid range, determine and report their effective tax rates to the MOF and the SAT for record.

#### **Urban Land Use Tax**

Pursuant to the *Provisional Regulations of the People's Republic of China Governing Land Use Tax in Urban Areas* (中華人民共和國城鎮土地使用税暫行條例) promulgated by the State Council on September 27, 1988, implemented on November 1, 1988 and last amended on December 7, 2013, land use tax in respect of urban land is levied according to the area of relevant land.

#### **Building Tax**

In accordance with the *PRC Provisional Rules on Real Estate Tax* (中華人民共和國房產税暫行條例) promulgated by the State Council on September 15, 1986 and amended on January 8, 2011 and the *PRC State Council Order 546* (中華人民共和國國務院令2008第546號), for enterprises in PRC, no matter domestic or foreign-invested, the building tax is calculated at the rate of 1.2% on the value of self-owned real estate or at the rate of 12% on rental income derived from real estate.

#### **Stamp Duty**

Under the *Interim Regulations of the People's Republic of China on Stamp Duty* (中華人民共和國印花税暫行條例) promulgated by the State Council on August 6, 1988 and implemented on October 1, 1988 and amended on January 8, 2011, for real estate transfer instruments, including those in respect of real estate ownership transfer, the stamp duty rate shall be 0.05% of the amount stated therein; for permit and certificates relating to rights, including real estate title certificates and land use rights certificates, stamp duty shall be levied on an item basis of RMB5 per item.

#### **Municipal Maintenance Tax and Education Surcharge**

On October 18, 2010, the State Council issued Notice Issued by the State Council to Unify the Collection of Municipal Maintenance Tax and Education Surcharges on Domestic and Foreign-Invested Enterprises and Individuals (國務院關於統一內外資企業和個人城市維護建設税和教育費附加制度的通知) to resume the collection of surtaxes from foreign invested enterprises, foreign enterprises and individuals, effective from December 1, 2010. Similar to the rate applicable to the domestic enterprises, the applicable municipal maintenance tax rate for foreign invested enterprises and foreign enterprises and individuals is 7% for a taxpayer whose domicile is in an urban area, 5% for a taxpayer whose domicile is in a county or a town, and 1% for a taxpayer whose domicile is not in any urban area or county or town; the unified applicable education surcharge rate for foreign invested enterprises and foreign enterprises and individuals is 3%.

# REGULATIONS ON FOREIGN EXCHANGE REGISTRATION AND FOREIGN CURRENCY EXCHANGE

## Foreign currency exchange

Under the *PRC Foreign Currency Administration Rules* (中華人民共和國外匯管理條例) promulgated in January 29, 1996 and revised in January 14, 1997 and August 5, 2008 and various regulations issued by SAFE

and other relevant PRC government authorities, RMB is convertible into other currencies for the purpose of current account items, such as trade related receipts and payments and the payment interest and dividend. The conversion of RMB into other currencies and remittance of the converted foreign currency outside China for the purpose of capital account items, such as direct equity investments, loans and repatriation of investment, requires the prior approval from SAFE or its local office. Payments for transactions that take place within China must be made in RMB. Unless otherwise approved, PRC companies may repatriate foreign currency payments received from abroad or retain the same abroad. Foreign-invested enterprises may retain foreign exchange in accounts with designated foreign exchange banks subject to a cap set by SAFE or its local office. Foreign exchange proceeds under the current accounts may be either retained or sold to a financial institution engaging in settlement and sale of foreign exchange pursuant to relevant rules and regulations of the State. For foreign exchange proceeds under the capital accounts, approval from SAFE is required for its retention or sale to a financial institution engaging in settlement and sale of foreign exchange, except where such approval is not required under the rules and regulations of the State.

Pursuant to Notice of SAFE on Relevant Issues Relating to Foreign Exchange Control on Offshore Investment, Financing and Round-trip Investments by Domestic Residents Through Special Purpose Vehicles (the "Circular 37") (國家外匯管理局關於境內居民通過特殊目的公司境外投融資及返程投資外匯管理有關問題的通知), which was promulgated on July 4, 2014 and implemented on the same date, domestic residents establishing or taking control of a special purpose company abroad which makes round-trip investments in the PRC are required to effect foreign exchange registration with the local foreign exchange bureau. Foreign-invested enterprises established through round-tripping investments are prohibited from paying profits overseas, making settlement, transferring shares, making capital reduction, recovering in advance investment and the principal and interest of shareholder loans and other funds (including the use of profits paid overseas in domestic reinvestment, capital increase, etc.) if domestic legal or natural person residents fail to make the offshore investment-related foreign exchange registration as required.

According to the Circular on Further Simplifying and Improving the Direct Investment-related Foreign Exchange Administration Policies (關於進一步簡化和改進直接投資外匯管理政策的通知) (the "Circular 13") which was promulgated on February 13, 2015 and became effective on June 1, 2015, the above mentioned registration will be handled directly by the bank that has obtained the financial institution identification codes issued by the foreign exchange regulatory authorities and has opened the capital account information system at the foreign exchange regulatory authorities in the place where it is located and the foreign exchange regulatory authorities shall perform indirect regulation over the direct investment-related foreign exchange registration via banks.

#### REGULATIONS ON LABOR AND SOCIAL SECURITY

On June 29, 2007, the PRC government promulgated the *PRC Labor Contract Law* (中華人民共和國勞動合同法), which became effective on January 1, 2008, amended on December 28, 2012 and became effective on July 1, 2013. Pursuant to the *PRC Labor Contract Law* and the *PRC Labor Law* (中華人民共和國勞動法), which became effective on January 1, 1995 and amended on August 27, 2009, (i) employers must execute written labor contracts with full-time employees, (ii) employers are prohibited from forcing employees to work overtime unless they pay overtime payment to the employees and the hours worked beyond the standard working hours are within the statutory limits, (iii) employers are required to pay salaries to employees on time and the salaries paid to employees shall not be lower than the local minimum salary standard, and (iv) employers shall establish its

work safety and sanitation system, and provide employees with workplace safety training. In addition, in accordance with the relevant laws and regulations on social security, employers in the PRC are required to make contributions to various social insurances (including medical, pension, unemployment, work-related injury and maternity insurance) and the housing fund on behalf its employees.

Pursuant to the Social Insurance Law of the PRC (中華人民共和國社會保險法) (the "New Social Insurance Law") promulgated on October 28, 2010 by the SCNPC and implemented on July 1, 2011, the Interim Regulations Concerning the Collection and Payment of Social Insurance Premiums (社會保險費徵繳暫行條例) promulgated and implemented on January 22, 1999 by the State Council, the Interim Measures Concerning the Maternity Insurance of Employees of an enterprise (企業職工生育保險試行辦法) promulgated on December 14, 1994 and implemented on January 1, 1995 by former Ministry of Labor, the Regulation on the Administration of Housing Provident Fund (住房公積金管理條例) promulgated and implemented on April 3, 1999 and amended on March 24, 2002 by the State Council, the Regulation on Occupational Injury Insurances (工傷保險條例) promulgated on April 27, 2003 by the State Council and implemented on January 1, 2004 and amended on December 20, 2010 by the State Council, and regulations on pension insurance, medical insurance and unemployment insurance in the provincial and municipal level, the employer shall pay pension insurance fund, basic medical insurance fund, unemployment insurance fund, occupational injury insurance fund, maternity insurance fund and housing fund for the employees. After the New Social Insurance Law became effective, where an employer fails to pay social insurance premiums on time or in full amount, it will be ordered by the collection agency of social insurance premiums to pay or make up the deficit of premiums within a prescribed time limit, and a daily late fee at the rate of 0.05% of the outstanding amount from the due date will be imposed; and if it still fails to pay the premiums within the prescribed time limit, a fine of 1 to 3 times the outstanding amount might be imposed by the relevant administrative department.

#### HISTORY AND DEVELOPMENT

#### Overview

Our Company was incorporated in the Cayman Islands on December 21, 2017 and became the holding company of our Subsidiaries as part of the Reorganization. We are a property developer in the PRC, focusing on the development of residential properties and the development, operation and management of commercial and comprehensive properties in the Yangtze River Delta region as well as other major cities nationwide. We have established a number of intermediate holding and operating Subsidiaries in the PRC and Nanjing Redsun is the onshore intermediate holding company of our Group.

#### **Our History and Key Business Milestones**

The origins of our Group can be traced back to the establishment of Nanjing Redsun in 1999 by Mr. Zeng, our founder, Chairman and executive Director. Through Nanjing Redsun, we began engaging in residential property development in Nanjing, Jiangsu province. Prior to founding our Group, Mr. Zeng began his involvement in the business of building materials when he established Nanjing Redsun Business World (南京紅太陽商業大世界) ("Nanjing Redsun Business World") in 1995. For further details of Mr. Zeng's biography, see "Directors, Senior Management and Employees — Board of Directors — Executive Directors."

We began the development of our first residential property development project, Hua Impression (旭日華庭), in Nanjing, Jiangsu province, after our establishment in 1999. Since then, our Group has been primarily engaged in the development of residential properties and promoting our brand. We commenced the sale of Hua Impression Golden Garden in 2003. In 2006, we expanded into commercial property development and began the development of Nanjing Hong Yang Plaza (南京弘陽廣場), our first commercial complex.

We expanded our property development operations into Changshu and Nantong, Jiangsu province in 2010, and further expanded into Wuxi, Jiangsu province in 2011. In 2013, we entered the Changzhou and Suzhou property markets, and launched Nanjing Hong Yang Hotel. We established our presence in Hefei, Anhui province in 2016 and continued to expand into the Yangtze River Delta region and other major cities in the PRC.

During the Track Record Period and as of March 31, 2018, we had developed a diverse portfolio of 25 completed projects, 50 projects under development and 18 projects with land held for future development. As of March 31, 2018, the aggregate site area of completed projects, projects under development and the projects with lands held for future development are 1,928,950 sq.m., 2,508,324 sq.m. and 1,076,939 sq.m., respectively. As of March 31, 2018, in terms of proportional interests, we had an aggregate GFA of approximately 6,833,071 sq.m. of land reserves, including (i) completed properties with a saleable and rentable GFA of approximately 580,789 sq.m., (ii) properties under development with an aggregate GFA of approximately 4,326,438 sq.m., and (iii) properties held for future development with an aggregate GFA of approximately 1,925,844 sq.m.

The following table sets out a summary of our Group's key business development milestones:

Year	Milestone event
December 1999	Nanjing Redsun was established in Nanjing, Jiangsu province.
November 2003	• We commenced the sale of Hua Impression (旭日華庭), marking our successful transition into the real estate business.

Year	Milestone event				
April 2005	• We commenced our development of Wuxi Sanwan Qing (無錫三萬頃), a high-end townhouse in Wuxi.				
May 2006	• We expanded into commercial property development and began the development of Nanjing Hong Yang Plaza (南京弘陽廣場), our first commercial complex.				
March 2009	• We completed the construction of Hong Yang Tower (弘陽大廈), our commercial office building.				
May 2011	• We completed the construction of Nanjing Hong Yang Plaza (南京弘陽廣場), marking our transition into integrated city development.				
August 2011	• We commenced the sales of Hong Yang Glorious Residence (常熟弘陽尊邸) in Changshu and Hong Yang Upper City (南通弘陽上城) in Nantong, marking our expansion out of Nanjing.				
July 2012	• We were recognized for the first time as one of the China Top 500 enterprises (中國五百強企業) by China Enterprise Confederation (中國企業聯合會) and China Enterprise Directors Association (中國企業家協會).				
May 2013	• Nanjing Hong Yang Hotel (南京弘陽酒店) commenced operation, marking our entrance into the hotel operations market.				
February 2014	• We successfully expanded into Yinshan Lake (尹山湖), establishing our presence in the Suzhou property market.				
April 2014	• Wuxi Lakefort Hotel (無錫弘陽洛克菲花園酒店), a luxurious boutique hotel, commenced operation.				
October 2014	• We commenced the sales of Hong Yang Upper Yard (弘陽上院), a classic French townhouse that signified our cross-river accomplishment.				
November 2014	• We commenced the sales of Hong Yang Upper Garden (弘陽上園), a high-end Chinese style townhouse.				
October 2016	• We commenced the sales of Changzhou Hong Yang Upper City (常州弘陽上城), marking our official entrance into the Changzhou market.				
November 2016	• We successfully obtained the land grant contracts for the development of In Times (時光裡), expanding our business operations outside Jiangsu province and establishing our presence in Hefei, Anhui province.				
December 2016	• We commenced the sales of Superior Charm Garden (風華上品花園), a quality residential area at the heart of Wuxi.				

Year		Milestone event
May 2017	•	We obtained the land grant contracts for the development of New City Hong Yang Garden at Mingfa North (明發北站新城弘陽苑), establishing our presence
		in Chuzhou, Anhui province.

## OUR CORPORATE DEVELOPMENT

In general, we establish a Subsidiary or a joint venture for each new project, a structure we believe is necessary for our financing arrangement. Set forth below are certain details of our major PRC Subsidiaries.

## Our Major Subsidiaries(1)

	Company name	Date of establishment/commencement of business	Registered capital as of the Latest Practicable Date	Principal business activities	Property development projects	Shareholder(s) as of the Latest Practicable Date (Shareholding percentage)
1	Nanjing Redsun	December 30, 1999	RMB 1,990,446,211	Property development and leasing	(i) Solaris Loving City Section 2 (旭 日愛上城2區) (ii) Solaris Loving City Section 4 (旭 日愛上城4區)	Hong Yang Properties Investment (100%)
2	Suzhou Hong Yang Real Estate	July 12, 2013	RMB850 million	Property development	Upper Lake Garden (上湖雅苑)	Nanjing Redsun (100%)
3	Wuxi Su Yuan Tan Xi Wan Properties	March 19, 2003	RMB50 million	Property development	Wuxi Sanwan Qing (無錫三萬頃)	Nanjing Redsun (100%)
4	Changzhou Hong Yang Plaza Properties	September 14, 2012	RMB50 million	Property development	(i) Hong Yang Upper City (弘陽上 城) (ii) Changzhou Hong Yang Plaza (常州弘陽廣場)	Nanjing Redsun (100%)
5	Hong Yang Group Nantong Real Estate	October 9, 2010	RMB301 million		Hong Yang Upper City (弘陽上城)	Nanjing Guo Gang Properties (100%)
6	Ju Rong Zi Jin Real Estate	March 18, 2010	RMB100 million		Mountain View Garden (山卿苑)	Nanjing Hong Yang Properties (100%)

	Company name	Date of establishment/ commencement of business	Registered capital as of the Latest Practicable Date	Principal business activities	Property development projects	Shareholder(s) as of the Latest Practicable Date (Shareholding percentage)
7	Taixing Rui Shang Real Estate	October 17, 2017	RMB20 million	Property development	Taixing land Lot No. TX2017-20	Nanjing Hong Yang Rui Shang Real Estate (100%)
8	Anhui Hong Lan Real Estate	November 9, 2016	RMB406 million	Property development	In Times (時光裡)	Chang An Trust (97.54%) and Nanjing Redsun (2.46%)
9	Chuzhou Hong Yang Real Estate	August 1, 2017	RMB50 million	Property development	Garden In Times (時光裡花園)	Nanjing Hong Yang Rui Shang Real Estate (40%), Nanjing Zhengrong Zhengsheng Properties Co., Ltd. (南京正榮正升置業 有限公司) ("Nanjing Zhengro Properties") (30%) and Nanjing Gao Chun Bi Gui Yuan Real Estate Co., Ltd. (南京市高淳碧 桂園房地產開發有限 公司) ("Nanjing Gao Chun Bi Gui Yuan Real Estate") (30%)
10	Nanjing Hong Yang Business Management	March 17, 2008	RMB5 million	Commercial property investment and operations	N/A	Nanjing Redsun (100%)
11	Nanjing Hong Yang Hotel	September 29, 2012	RMB10 million	Hotel operations	N/A	Nanjing Redsun (100%)
12	Nanjing Hong Yang Hengrui	April 28, 2015	RMB25 million	Property development	Loving Garden (愛 上花園)	Nanjing Redsun (20.00%) and Nanjing Hong Yang Real Estate (80.00%)

Note:

(1) Our major Subsidiaries include: (i) companies which we consider to be significant in regions and segments where we operate; and (ii) projects companies with projects which have substantially contributed to more than 5% of our Group's revenue during any year of the Track Record Period.

#### **Nanjing Redsun**

Nanjing Redsun is one of the principal PRC operating Subsidiaries of our Company and was the holding company of our Group prior to the implementation of the Reorganization. It is also the project company for a number of our property development projects in Nanjing, Jiangsu province. Nanjing Redsun was established on December 30, 1999 with a registered capital of RMB10 million. At the time of establishment, Nanjing Redsun was owned by Mr. Zeng through Nanjing Redsun Business World and Nanjing Redsun Grand Hotel Co., Ltd. (南京紅太陽大酒店有限公司) as to 98% and 2%, respectively.

As a result of several subsequent capital changes and equity transfers from 2001 to 2013, the registered capital of Nanjing Redsun was increased from RMB10 million to RMB200,946,211 and became wholly owned by Hong Yang Group Company. The registered capital of Nanjing Redsun was further increased to RMB340,446,211 on December 1, 2016, RMB540,446,211 on August 16, 2017 and RMB1,990,446,211 on December 5, 2017.

As part of the Reorganization, the entire equity interest in Nanjing Redsun was subsequently transferred to Redsun Properties Group (Holdings), our Company, Redsun Properties Investment (Holdings) and Hong Yang Properties Investment, respectively, through a series of equity transfers, upon completion of which Nanjing Redsun became a wholly owned subsidiary of Hong Yang Properties Investment. For details, please refer to the subsection headed "— The Reorganization — (3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company" below.

#### **Suzhou Hong Yang Real Estate**

Suzhou Hong Yang Real Estate is the project company for Upper Lake Garden (上湖雅苑), our property development project in Suzhou, Jiangsu province. It is the holding company of Suzhou Hong Yang Properties Co., Ltd. and Zhangjiagang Hongchen Properties Co., Ltd., two of our Subsidiaries, and Suzhou Cheng Hong Real Estate Development Co., Ltd., one of our joint ventures. Suzhou Hong Yang Real Estate was established in the PRC on July 12, 2013 with a registered capital of RMB50 million, and was wholly owned by Nanjing Redsun.

Upon several capital injections by Chang An International Trust Co., Ltd. (長安國際信託股份有限公司) ("Chang An Trust"), an Independent Third Party, Suzhou Hong Yang Real Estate was held by Nanjing Redsun and Chang An Trust as to 8% and 92%, respectively, and the registered capital of Suzhou Hong Yang Real Estate was increased to RMB627.55 million in September 2014.

In 2015, Chang An Trust transferred 23.9% equity interest in Suzhou Hong Yang Real Estate to Nanjing Redsun at a consideration of RMB150 million, which was determined based on the actual capital contribution of

Chang An Trust. After completion of such equity transfer on February 13, 2015, Suzhou Hong Yang Real Estate became owned by Nanjing Redsun and Chang An Trust as to 31.9% and 68.1%, respectively. Subsequently, upon completion of another capital injection of RMB222.45 million by Chang An Trust on May 20, 2015, Suzhou Hong Yang Real Estate was held by Nanjing Redsun and Chang An Trust as to 23.5% and 76.5%, respectively, and the registered capital of Suzhou Hong Yang Real Estate was increased to RMB850 million.

In 2016, Chang An Trust transferred 28.4% equity interest in Suzhou Hong Yang Real Estate to Nanjing Redsun at a consideration of RMB241.05 million, which was determined based on the actual capital contribution of Chang An Trust for the relevant equity interest. Following the completion of the equity transfer on May 6, 2016, Suzhou Hong Yang Real Estate was held by Nanjing Redsun and Chang An Trust as to 51.9% and 48.1%, respectively.

Subsequently, Chang An Trust transferred its remaining 48.1% equity interest in Suzhou Hong Yang Real Estate to Nanjing Redsun through two transfers at a total consideration of RMB408.95 million, which was determined based on the actual capital contribution of Chang An Trust for the relevant equity interest. Following completion of such equity transfer on October 28, 2016, Suzhou Hong Yang Real Estate became wholly owned by Nanjing Redsun.

#### Wuxi Su Yuan Tan Xi Wan Properties

Wuxi Su Yuan Tan Xi Wan Properties is the project company of Wuxi Sanwan Qing (無錫三萬傾), our development project in Wuxi. It was established in the PRC as a limited liability company on March 19, 2003 with a registered capital of RMB8 million. At the time of establishment, Wuxi Su Yuan Tan Xi Wan Properties was owned by Wuxi Su Yuan Properties Co., Ltd. (無錫蘇源置業有限公司) and Wuxi Su Yuan Building Installment Co., Ltd. (無錫蘇源建築安裝有限公司), each an Independent Third Party, as to 95% and 5%, respectively.

As a result of a change in registered capital and several equity transfers from 2004 to 2011, the registered capital of Wuxi Su Yuan Tan Xi Wan Properties was increased from RMB8 million to RMB50 million, and Wuxi Su Yuan Tan Xi Wan Properties was wholly owned by Nanjing Redsun as of July 20, 2011.

On June 15, 2015, Nanjing Redsun transferred its entire equity interest in Wuxi Su Yuan Tan Xi Wan Properties to Redsun Materials City at a consideration of RMB50 million, which was determined based on the actual capital contribution of Nanjing Redsun. The equity transfer was completed on June 26, 2015.

Subsequently, on April 21, 2017, Nanjing Materials City transferred its entire equity interest in Wuxi Su Yuan Tan Xi Wan Properties to Nanjing Redsun at a consideration of RMB50 million, which was determined based on the actual capital contribution of Redsun Materials City. Following completion of the equity transfer on May 11, 2017, Wuxi Su Yuan Tan Xi Wan Properties became wholly owned by Nanjing Redsun.

## **Changzhou Hong Yang Plaza Properties**

Changzhou Hong Yang Plaza Properties is the project company of Hong Yang Upper City and Changzhou Hong Yang Plaza, our property development projects in Changzhou, Jiangsu province. It was established in the

PRC as a limited liability company on September 14, 2012 with a registered capital of RMB50 million. Since its establishment, Changzhou Hong Yang Plaza Properties has been wholly owned by Nanjing Redsun.

#### Hong Yang Group Nantong Real Estate

Hong Yang Group Nantong Real Estate is the project company of Hong Yang Upper City, our property development project in Nantong, Jiangsu province. It was established in the PRC as a limited liability company on October 9, 2010 with a registered capital of RMB100 million. At the time of its establishment, Hong Yang Group Nantong Real Estate was wholly owned by Nanjing Redsun.

As a result of a change in registered capital and several equity transfers from 2010 to 2014, the registered capital of Hong Yang Group Nantong Real Estate was increased from RMB100 million to RMB760 million and Hong Yang Group Nantong Real Estate was wholly owned by Nanjing Guo Gang Properties as of December 26, 2014. On December 28, 2015, the registered capital of Hong Yang Group Nantong Real Estate was decreased to RMB301 million due to excessive capital.

#### Ju Rong Zi Jin Real Estate

Ju Rong Zi Jin Real Estate is the project company of Mountain View Garden, our property development project in Zhenjiang, Jiangsu province. It was established in the PRC as a limited liability company on March 18, 2010 with a registered capital of RMB6 million. At the time of its establishment, Ju Rong Zi Jin Real Estate was wholly owned by Jiangsu Bao Hua Travel Development Co., Ltd. (江蘇寶華旅遊開發有限公司), an Independent Third Party.

As a result of a change in registered capital and several equity transfers, the registered capital of Ju Rong Zi Jin Real Estate was increased from RMB6 million to RMB48 million and Ju Rong Zi Jin Real Estate was wholly owned by Jiangsu Yang Guang Group Co., Ltd. (江蘇陽光集團有限公司) ("**Jiangsu Yang Guang Group**"), an Independent Third Party, as of September 7, 2016.

On November 16, 2016, Nanjing Hong Yang Properties acquired the entire equity interest in Ju Rong Zi Jin Real Estate from Jiangsu Yang Guang Group at a consideration of approximately RMB156 million, which was based on the valuation of Ju Rong Zi Jin Real Estate by an independent property valuer. Following completion of the equity transfer on November 21, 2016, Ju Rong Zi Jin Real Estate became wholly owned by Nanjing Hong Yang Properties. Subsequently, on July 25, 2017, the registered capital of Ju Rong Zi Jin Real Estate was increased to RMB100 million.

#### Taixing Rui Shang Real Estate

Taixing Rui Shang Real Estate is the holding company of a parcel of land in Taixing, Jiangsu province. It was established in the PRC as a limited liability company on October 17, 2017 with a registered capital of RMB8 million. Since its establishment, Taixing Rui Shang Real Estate has been wholly owned by Nanjing Hong Yang Rui Shang Real Estate. On December 12, 2017, the registered capital of Taixing Rui Shang Real Estate was increased from RMB8 million to RMB20 million.

#### Anhui Hong Lan Real Estate

Anhui Hong Lan Real Estate is the project company of In Times, our property development project in Hefei, Anhui province. It was established in the PRC as a limited liability company on November 9, 2016 with a registered capital of RMB10 million. At the time of its establishment, Anhui Hong Lan Real Estate was wholly owned by Nanjing Redsun.

Upon completion of a capital injection of RMB396 million by Chang An Trust on May 19, 2017, the registered capital of Anhui Hong Lan Real Estate was increased from RMB10 million to RMB406 million and Anhui Hong Lan Real Estate was held by Nanjing Redsun and Chang An Trust as to 2.46% and 97.54%, respectively. Chang An Trust does not in any circumstance bear any risk or enjoy any investment return or benefit other than a fixed income return that was pre-determined through arm's length negotiation. Our Company, through Nanjing Redsun, remains fully accountable for the profits and losses of Anhui Hong Lan Real Estate. Additionally, during the Track Record Period and up to the Latest Practicable Date, there had been no dissenting vote cast by Chang An Trust as a shareholder or any of the directors appointed by it, nor had Chang An Trust actively participated or intervened in the day-to-day operations and management of the project company. As such, Anhui Hong Lan Real Estate continued to be accounted for and consolidated in the audited accounts of the Company and is considered a Subsidiary.

#### **Chuzhou Hong Yang Real Estate**

Chuzhou Hong Yang Real Estate is the project company of Garden In Times, our property development project in Chuzhou, Anhui province. It was established in the PRC as a limited liability company on August 1, 2017 with a registered capital of RMB20 million. At the time of its establishment, Chuzhou Hong Yang Real Estate was wholly owned by Nanjing Hong Yang Rui Shang Real Estate. Upon completion of a capital increase by Nanjing Zhengro Properties and Nanjing Gao Chun Bi Gui Yuan Real Estate, each an Independent Third Party, on February 2, 2018, the registered capital of Chuzhou Hong Yang Real Estate was increased from RMB20 million to RMB50 million, and Chuzhou Hong Yang Real Estate was owned by Nanjing Hong Yang Rui Shang Real Estate, Nanjing Zhengro Properties and Nanjing Gao Chun Bi Gui Yuan Real Estate as to 40%, 30% and 30%, respectively. Pursuant to the relevant shareholders' agreement, Nanjing Hong Yang Rui Shang Real Estate holds 52% of the voting rights in Chuzhou Hong Yang Real Estate. As such, Chuzhou Hong Yang Real Estate continued to be accounted for and consolidated in the audited accounts of the Company and is considered a Subsidiary.

#### Nanjing Hong Yang Business Management

Nanjing Hong Yang Business Management engages in commercial property investment and operations. It was established as a limited liability company in the PRC on March 17, 2008 with a registered capital of RMB5 million. Since its establishment, Nanjing Hong Yang Business Management has been wholly owned by Nanjing Redsun.

#### **Nanjing Hong Yang Hotel**

Nanjing Hong Yang Hotel is one of our two hotels. It was established in the PRC as a limited liability company on September 29, 2012 with a registered capital of RMB10 million. At the time of establishment, it was wholly owned by Jiangsu Hong Yang Group.

On May 18, 2017, Jiangsu Hong Yang Group transferred its entire equity interest in Nanjing Hong Yang Hotel to Nanjing Redsun at a consideration of RMB10 million, which was determined based on the actual capital contribution of Jiangsu Hong Yang Group. Following completion of the equity transfer on May 25, 2017, Nanjing Hong Yang Hotel became wholly owned by Nanjing Redsun.

## Nanjing Hong Yang Hengrui Real Estate

Nanjing Hong Yang Hengrui Real Estate is the project company of Loving Garden (愛上花園), our property development project in Nanjing, Jiangsu province. Nanjing Hong Yang Hengrui Real Estate was established in the PRC on April 28, 2015 with a registered capital of RMB20 million, and was held by Nanjing Hong Yang Real Estate. Upon completion of a capital injection of RMB5 million by Nanfang Asset Management Co., Ltd. (南方資本管理有限公司) ("Nanfang Asset"), an Independent Third Party, on September 6, 2015, Nanjing Hong Yang Hengrui Real Estate was held by Nanjing Hong Yang Real Estate and Nanfang Asset as to 80% and 20%, respectively, and the registered capital of Nanjing Hong Yang Hengrui Real Estate was increased from RMB20 million to RMB25 million.

On September 12, 2016, Nanfang Asset transferred its 20% equity interest in Nanjing Hong Yang Hengrui Real Estate to Nanjing Redsun at a consideration of RMB5 million, which was determined based on the actual capital contribution of Nanfang Asset. Following completion of the equity transfer on November 22, 2016, Nanjing Hong Yang Hengrui Real Estate was held by Nanjing Redsun and Nanjing Hong Yang Real Estate as to 20% and 80%, respectively.

## **Our Joint Ventures and Associated Companies**

We set up joint ventures and enter into agreements with other property developers to conduct property development from time to time. As of December 31, 2017, we had four projects which we jointly controlled with other property developers and 31 projects which we co-operated with (an)other property developer(s) and in which we had no control. Set forth below are certain details of the arrangements we had with our partners through our joint ventures and major associated companies as of December 31, 2017:

Our partner(s)	Company name	Board majority (our seats: our partner's seats)	Day-to-day management (role of our representative)	Shareholding percentage of the Company
Joint Ventures				
Lvdi Guo Ji Shang Wu Co., Ltd. (綠地國際商務有限公司)	Nanjing Lv Hong Real Estate Development Co., Ltd. (南京綠弘房地產開發 有限公司) ("Nanjing Lv Hong Real Estate")	No (2:3)	vice deputy financial officer and vice general manager	50%
Yuzhou Real Estate (Quanzhou) Co., Ltd. (禹洲地產(泉州)有 限公司)	Nanjing Hong Hao Real Estate Development Co., Ltd. (南京弘灏房地產開發 有限公司) ("Nanjing Hong Hao Real Estate")	No (2:3)	N/A	50%
Yuzhou Real Estate (Quanzhou) Co., Ltd. (禹洲地產(泉州)有 限公司)	Nanjing Shunhong Real Estate Development Co., Ltd. (南京舜鴻房地產開發 有限公司) ("Nanjing Shun Hong Real Estate")	No (2:3)	N/A	50%
Suzhou Xin Cheng Chuang Jia Properties Co., Ltd. (蘇州新城 創佳置業有限公司)	Suzhou Cheng Hong Real Estate Development Co., Ltd. (蘇州城弘房地產開發 有限公司) ("Suzhou Cheng Hong Real Estate")	No (2:3)	chairman of the board	50%
Associated Companies <sup>(1)</sup>				
Nantong Zhong Nan Shi Ji Hua Cheng Investment Co., Ltd. (南 通中南世紀花城投資有限公司) and Shanghai Xin Bi Real Estate Development Co., Ltd. (上海新碧房地產開發有限公司)	Nantong Hong Yan Real Estate Co., Ltd. (南通弘晏 房地產有限公司)	No (1:4)	vice general manager	33.4%

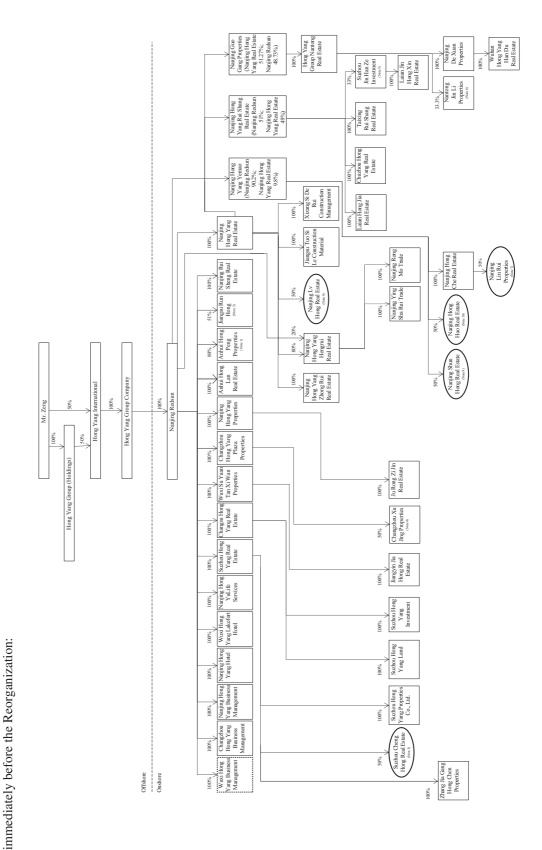
Our partner(s)	Company name	Board majority (our seats: our partner's seats)	Day-to-day management (role of our representative)	Shareholding percentage of the Company
Nantong Bi Gui Yuan Real Estate	Changshu City Xinbi	No (1:4)	chairman	33%
Development Co., Ltd. (南通市	Real Estate Development		of the	
碧桂園房地產開發有限公司)	Co., Ltd. (常熟市新碧房地		board	
and Suzhou Xin Cheng	產開發有限公司)		and	
Chuang Jia Properties Co., Ltd.			financial	
(蘇州新城創佳置業有限公司)			manager	

#### Note:

<sup>(1)</sup> Include major associated companies only. For details of all of our associated companies, please refer to "II. Notes to the Historical Financial Information — 17. Investment in Associates" in the Accountants' Report as set out in Appendix I to this prospectus.

# THE REORGANIZATION

February 27, 2018, our Company became the holding company of our Subsidiaries. The following chart sets forth the shareholding structure of our Group As part of our restructuring in contemplation of the Listing, we implemented the Reorganization. Following completion of the Reorganization on



Company that was disposed of by our Group as part of the Reorganization.	
Joint ventures of our Company.	

Notes:

- (1) Anhui Hong Peng Properties was held by Chuzhou Jin Peng Properties Co., Ltd. (滁州市金鵬置業有限公司), an Independent Third Party, as to 20%.
- (2) Jiangsu Run Hong was held by Song Feng Corporate Management (Shanghai) Co., Ltd. (頌風企業管理 (上海) 有限公司), an Independent Third Party, as to 49%.
- (3) Suzhou Cheng Hong Real Estate was held by Suzhou Xin Cheng Chuang Jia Properties Co., Ltd. (蘇州新城創佳置業有限公司), an Independent Third Party, as to 50%.
- (4) Changzhou Xu Jing Properties was held by Shanghai Zhong Liang Real Estate Group Co., Ltd. (上海中梁地產集團有限公司), an Independent Third Party, as to 50%. Shanghai Zhong Liang Real Estate Group Co., Ltd. had authorized Changzhou Hong Yang Plaza to exercise its 1% of the voting rights in Changzhou Xu Jing Properties. Accordingly, Changzhou Hong Yang Plaza Properties was in control of 51% of the voting rights in Changzhou Xu Jing Properties, and Changzhou Xu Jing Properties was accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (5) Suzhou Jin Han Ze Investment was held by Nanjing Xin Cheng Wan Jia Real Estate Co., Ltd. (南京新城萬嘉房地產有限公司) and Jin Di Group Shanghai Real Estate Co., Ltd. (金地集團上海房地產發展有限公司), each an Independent Third Party, as to 33% and 34%, respectively. Pursuant to the articles of association of Suzhou Jin Han Ze Investment, Nanjing Hong Yang Rui Shang Real Estate held 52% of the voting rights in Suzhou Jin Han Ze Investment. As such, Suzhou Jin Han Ze Investment was accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (6) Nantong Jin Li Properties was held by Nantong Zhong Nan New World Co., Ltd. (南通中南新世界中心開發有限公司) and Wuxi Ji Fu Real Estate Development Co., Ltd. (無錫極富房地產開發有限公司), each an Independent Third Party, as to 33.4% and 33.3%, respectively. Pursuant to the articles of association of Nantong Jin Li Properties, Hong Yang Group Nantong Real Estate held 51% of the voting rights in Nantong Jin Li Properties. As such, Nantong Jin Li Properties was accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (7) Nanjing Lin Rui Properties was held by Nanjing Bo Zhou Properties Development Co., Ltd. (南京博洲房地產開發有限公司), an Independent Third Party, as to 50%.
- (8) Nanjing Lv Hong Real Estate was held by Lvdi Guo Ji Shang Wu Co., Ltd. (綠地國際商務有限公司), an Independent Third Party, as to 50%
- (9) Nanjing Shun Hong Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. (禹洲地產(泉州)有限公司), an Independent Third Party, as to 50%.
- (10) Nanjing Hong Hao Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. as to 50%.

### (1) Disposal of Equity Interest in Wuxi Hong Yang Business Management

One of our Subsidiaries, Wuxi Hong Yang Business Management, was legally and properly disposed of because its businesses were different from our Group's core business. Wuxi Hong Yang Business Management was principally engaged in home building materials circulation. On December 18, 2017, the entire equity interest in Wuxi Hong Yang Business Management was transferred from Nanjing Redsun to Redsun Materials City upon entrance into a share swap agreement on the same day between Nanjing Redsun and Redsun Materials City. Pursuant to the share swap agreement, Nanjing Redsun would transfer its entire equity interest in Wuxi Hong Yang Business Management, which was valued at RMB403.7413 million as of December 31, 2016 by an independent third party valuer using the asset-based approach, to Redsun Materials City, and Redsun Materials City would transfer its entire equity interest in Jiangsu Mao Hong Corporate Management, which had an actual paid-up capital of RMB400 million as of September 13, 2017, to Nanjing Redsun. In addition, Redsun Materials City would make a payment of RMB3.7413 million in cash to Nanjing Redsun to compensate for the difference in the values of the two companies. The transaction was completed on December 22, 2017.

### (2) Incorporation of Our Company and Our Offshore Subsidiaries

Our Company was incorporated in the Cayman Islands as an exempt company with limited liability on December 21, 2017. The initial authorized share capital of our Company was HK\$380,000 divided into 38,000,000 Shares of HK\$0.01 each. On the same day, one subscriber Share was allotted and issued to Walkers Nominees Limited, our initial subscriber, which then transferred such Share to Mr. Zeng at par value. Subsequently, Mr. Zeng transferred such Share at par value to Redsun Properties Group (Holdings), a company wholly owned by Mr. Zeng at the time. Upon completion of such equity transfer on January 4, 2018, our Company became wholly owned by Redsun Properties Group (Holdings). On March 1, 2018, 99 Shares were allotted and issued to Redsun Properties Group (Holdings) as consideration for the acquisition of the entire equity interest in Nanjing Redsun by our Company on February 6, 2018. For details, please refer to the paragraph headed "(3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company" below. On June 4, 2018, Redsun Properties Group (Holdings) injected additional capital in an amount of US\$187.5 million into our Company and 100 Shares were allotted and issued to Redsun Properties Group (Holdings) in return. In preparation for the Listing, on June 25, 2018, the authorized share capital of our Company was increased to HK\$1,000,000,000,000 divided into 100,000,000,000 Shares of HK\$0.01 each.

Redsun Properties Investment (Holdings) was incorporated in the BVI with limited liability on December 22, 2017 and was authorized to allot and issue no more than 50,000 ordinary shares of US\$1.00 each. On the same day, Redsun Properties Investment (Holdings) allotted and issued one ordinary share to Mr. Zeng. Mr. Zeng transferred such share at par value to our Company on January 5, 2018 and Redsun Properties Investment (Holdings) became a wholly owned Subsidiary. On March 1, 2018, Redsun Property Investment (Holdings) allotted and issued 99 ordinary shares to our Company as consideration of its acquisition of the entire equity interest in Nanjing Redsun. For details, please refer to the paragraph headed "(3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company" below.

Hong Yang Properties Investment was incorporated in Hong Kong with limited liability on January 22, 2018. On the same day, Hong Yang Properties Investment allotted and issued one ordinary share to Redsun Properties Investment (Holdings) at par value and Hong Yang Properties Investment became a wholly owned subsidiary of Redsun Properties Investment (Holdings). On March 22, 2018, Hong Yang Properties Investment allotted and issued 99 ordinary shares to Redsun Properties Investment (Holdings) as consideration of its acquisition of the entire equity interest in Nanjing Redsun. For details, please refer to the paragraph headed "(3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company" below.

### (3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company

On January 29, 2018, Redsun Properties Group (Holdings) acquired the entire equity interest in Nanjing Redsun from Hong Yang Group Company. The equity transfer was completed on February 2, 2018, and Nanjing Redsun became a wholly owned subsidiary of Redsun Properties Group (Holdings). As consideration, Redsun Properties Group (Holdings) allotted and issued 99 ordinary shares to Hong Yang Group Company on February 22, 2018.

On February 6, 2018, our Company acquired the entire equity interest in Nanjing Redsun from Redsun Properties Group (Holdings). The equity transfer was completed on February 8, 2018, and Nanjing Redsun

became a wholly owned subsidiary of our Company. As consideration, our Company allotted and issued 99 ordinary shares to Redsun Properties Group (Holdings) on March 1, 2018.

On February 11, 2018, Redsun Properties Investment (Holdings) acquired the entire equity interest in Nanjing Redsun from our Company. The equity transfer was completed on February 22, 2018, and Nanjing Redsun became a wholly owned subsidiary of Redsun Properties Investment (Holdings). As consideration, Redsun Properties Investment (Holdings) allotted and issued 99 ordinary shares to our Company on March 1, 2018.

On February 23, 2018, Hong Yang Properties Investment acquired the entire equity interest in Nanjing Redsun from Redsun Properties Investment (Holdings). The equity transfer was completed on February 27, 2018, and Nanjing Redsun became a wholly owned subsidiary of Hong Yang Properties Investment. As consideration, Hong Yang Properties Investment allotted and issued 99 ordinary shares to Redsun Properties Investment (Holdings) on March 22, 2018.

### ACQUISITIONS DURING THE TRACK RECORD PERIOD

As part of our business strategy and long-term development goals, we regularly engage in acquisition activities to expand our business. We acquired the following Subsidiaries during the Track Record Period.

We, through Nanjing Redsun, acquired an 80% equity interest in Anhui Hong Peng Properties, a real estate development company, on April 18, 2017, from Chuzhou Jin Peng Properties Co., Ltd. (滁州市金鵬置業有限公司), an Independent Third Party, at a consideration of RMB8 million, which was determined based on the actual capital contribution of Chuzhou Jin Peng Properties Co., Ltd. for the relevant equity interest. The acquisition was completed on April 21, 2017.

We, through Changhzou Hong Yang Plaza Properties, acquired a 50% interest in Changzhou Jin Tan Xu Run Properties, a real estate development company, on July 2, 2017, from Shanghai Zhong Liang Real Estate Group Co., Ltd. (上海中梁房地產集團有限公司), an Independent Third Party, at a consideration of RMB10 million, which was determined based on the registered capital of Changzhou Jin Tan Xu Run Properties. The acquisition was completed on July 26, 2017.

We, through Hong Yang Group Nantong Real Estate, acquired a 33% equity interest in Nantong Jin Li Properties, a real estate development company, on July 10, 2017 from Nantong Zhong Nan New World Development Co., Ltd. (南通中南新世界中心開發有限公司), an Independent Third Party, at a consideration of RMB2.66 million, which was determined based on the actual capital contribution of Nantong Zhong Nan New World Co., Ltd. The acquisition was completed on August 25, 2017.

We, through Nanjing Redsun, acquired a 70% equity interest in Changzhou Sang Ma Cultural Expo Park, a cultural venue management and artistic activities company, on November 7, 2017, from Yangzi Jiang International Corporation (Nanjing) Co., Ltd. (楊子江國際企業(南京)有限公司) (as to 35%), Da Cheng Tuo Zhan Group Co., Ltd. (大成拓展集團有限公司) (as to 34.3%) and Changzhou Ming Li Fang Zi Co., Ltd. (常州名力紡織有限公司) (as to 0.7%), each an Independent Third Party, at a total consideration of RMB2.8 million, which was

determined based on the actual contribution of Yangzi Jiang International Corporation (Nanjing) Co., Ltd., Da Cheng Tuo Zhan Group Co., Ltd. and Changzhou Ming Li Fang Zi Co., Ltd. for the relevant equity interest. The acquisition was completed on November 27, 2017.

We, through Nanjing Hong Yang Properties, acquired the entire equity interest in Ju Rong Zi Jin Real Estate, a property development company, on November 16, 2016, from Jiangsu Yang Guang Group, an Independent Third Party, at a consideration of approximately RMB156 million, which was determined based on the valuation of Ju Rong Zi Jin Real Estate by an independent property valuer. The acquisition was completed on November 21, 2017.

We, through Nanjing Hong Che Real Estate, acquired a 50% equity interest in Nanjing Lin Rui Properties, a property development company, on December 20, 2017 from Nanjing Bo Zhou Properties Development Co., Ltd. (南京博洲房地產開發有限公司), an Independent Third Party, at a consideration of RMB2.5 million, which was determined based on the registered capital of Nanjing Lin Rui Properties. The acquisition was completed on December 26, 2017.

In addition, we acquired a number of companies in which we have no control during the Track Record Period.

### ACQUISITIONS AFTER THE TRACK RECORD PERIOD

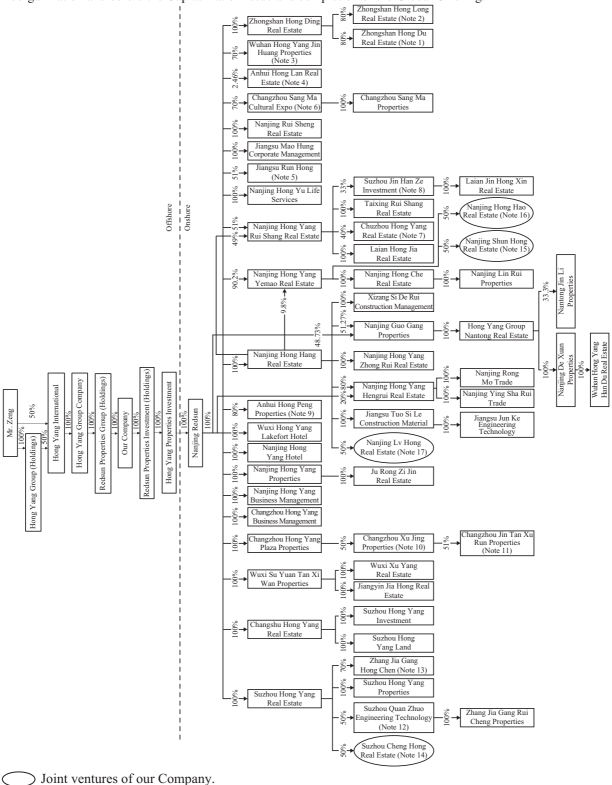
In order to expand our business, we have acquired or entered into agreements to acquire certain companies after the Track Record Period. For details, please refer to the section headed "Waivers from Strict Compliance with the Listing Rules" of this prospectus.

### PRE-IPO SHARE OPTION SCHEME

Our Company adopted the Pre-IPO Share Option Scheme on June 14, 2018. Following the adoption of the Pre-IPO Share Option Scheme and as of the Latest Practicable Date, an aggregate of 112,000,000 Pre-IPO Share Options have been conditionally granted, representing 3.5% of the issued share capital of our Company immediately after the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), to 39 Grantees, including four Directors, three members of our senior management team, three connected persons of the Company (other than Directors and chief executive of the Company) and 29 other Grantees. For details, see "Statutory and General Information — D. Other Information — 1. Pre-IPO Share Option Scheme" in Appendix V to this prospectus.

# CORPORATE STRUCTURE IMMEDIATELY AFTER THE REORGANIZATION AND BEFORE THE CAPITALIZATION ISSUE AND COMPLETION OF THE GLOBAL OFFERING

The following chart sets forth the shareholding structure of our Group immediately after the Reorganization and before the Capitalization Issue and completion of the Global Offering:

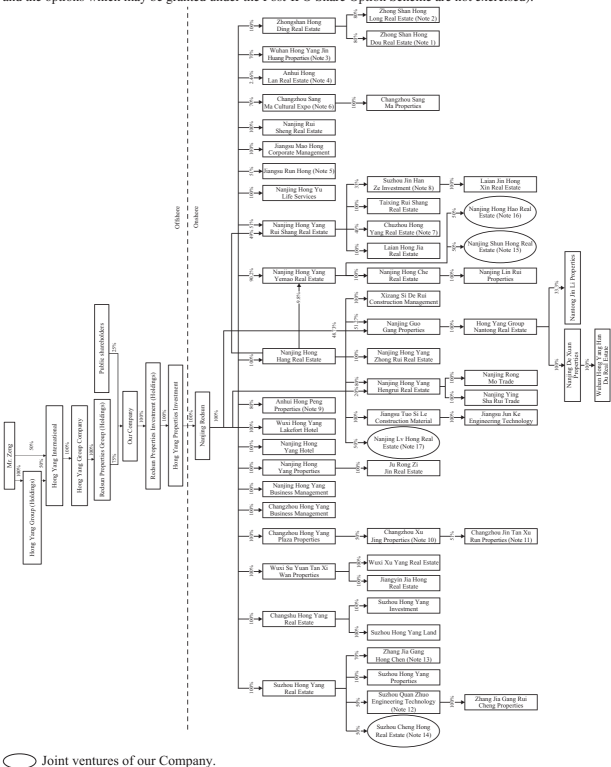


### Notes:

- (1) Zhong Shan Hong Du Real Estate was held by Zhongshan Shi Li Fu Real Estate Investment Co., Ltd. (中山市力富房地產投資有限公司) and Zhongshan Shi Yu Long Industries Co., Ltd. (中山市御龍實業有限公司), each an Independent Third Party, as to 7% and 13%, respectively.
- (2) Zhong Shan Hong Long Real Estate was held by Zhongshan Shi Yu Long Industries Co., Ltd. as to 20%.
- (3) Wuhan Hong Yang Jin Huang Properties was held by Wuhan Han Yang Huang Jin Kou Investment Co., Ltd. (武漢漢陽黃金口工業園 區投資開發有限公司), an Independent Third Party, as to 30%。
- (4) Anhui Hong Lan Real Estate was held by Chang An Trust as to 97.54%. Chang An Trust does not in any circumstance bear any risk or enjoy any investment return or benefit other than a fixed income return that was pre-determined through arm's length negotiation. Our Company, through Nanjing Redsun, remains fully accountable for the profits and losses of Anhui Hong Lan Real Estate. Additionally, during the Track Record Period and up to the Latest Practicable Date, there had been no dissenting vote cast by Chang An Trust as a shareholder or any of the directors appointed by it, nor had Chang An Trust actively participated or intervened in the day-to-day operations and management of the project company. As such, Anhui Hong Lan Real Estate is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (5) Jiangsu Run Hong was held by Song Feng Corporate Management (Shanghai) Co. Ltd. (頌風企業管理(上海)有限公司), an Independent Third Party, as to 49%.
- (6) Changzhou Sang Ma Cultural Expo was held by Yang Zi Jiang International Co., Ltd. (揚子江國際有限公司), Da Cheng Tuo Zhan Co., Ltd. (大成拓展有限公司) and Changzhou Ming Li Fang Zhi Co., Ltd. (常州名力紡織有限公司), each an Independent Third Party, as to 15%, 14.7% and 0.3%, respectively.
- (7) Chuzhou Hong Yang Real Estate was held by Nanjing Gao Chun Bi Gui Yuan Real Estate and Nanjing Zhengro Properties, each an Independent Third Party, as to 30% and 30% respectively. Pursuant to the relevant shareholders' agreement, Nanjing Hong Yang Rui Shang Real Estate holds 52% of the voting rights in Chuzhou Hong Yang Real Estate. As such, Chuzhou Hong Yang Real Estate is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (8) Suzhou Jin Han Ze Investment was held by Nanjing Xin Cheng Wan Jia Real Estate Co., Ltd. (南京新城萬嘉房地產有限公司) and Jin Di Group Shanghai Real Estate Co., Ltd. (金地集團上海房地產發展有限公司), each an Independent Third Party, as to 33% and 34%, respectively. Pursuant to the articles of association of Suzhou Jin Han Ze Investment, Nanjing Hong Yang Rui Shang Real Estate holds 52% of the voting rights in Suzhou Jin Han Ze Investment. As such, Suzhou Jin Han Ze Investment is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (9) Anhui Hong Peng Properties was held by Chuzhou Jin Peng Properties Co., Ltd. (滁州市金鵬置業有限公司), an Independent Third Party, as to 20%.
- (10) Changzhou Xu Jing Properties was held by Shanghai Zhong Liang Real Estate Group Co., Ltd. (上海中梁地產集團有限公司), an Independent Third Party, as to 50%. Shanghai Zhong Liang Real Estate Group Co., Ltd. has authorized Changzhou Hong Yang Plaza to exercise its 1% of the voting rights in Changzhou Xu Jing Properties. Accordingly, Changzhou Hong Yang Plaza Properties is in control of 51% of the voting rights in Changzhou Xu Jing Properties, and Changzhou Xu Jing Properties is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (11) Changzhou Jin Tan Xu Run Properties was held by Zhong Xin Trust Co., Ltd. (中信信托有限責任公司), an Independent Third Party, as to 49%.
- (12) Suzhou Quan Zhuo Engineering Technology was held by Suzhou Zhong Rui Shang Cheng Properties Co. Ltd. (蘇州中鏡尚城置業有限公司) and Jia Xing Rui Tu Investment Partnership Limited (嘉興睿圖投資合夥企業(有限合夥), each an Independent Third Party, as to 47.5% and 2.5%, respectively. Pursuant to the relevant cooperation agreement, Suzhou Hong Yang Real Estate holds 51% of the voting rights in Suzhou Quan Zhuo Engineering Technology. As such, Suzhou Quan Zhuo Engineering Technology is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (13) Zhang Jia Gang Hong Chen was held by Suzhou Wei Chen Investment Co., Ltd. (蘇州偉晨投資有限公司), an Independent Third Party, as to 30%.
- (14) Suzhou Cheng Hong Real Estate was held by Suzhou Xin Cheng Chuang Jia Properties Co., Ltd. (蘇州新城創佳置業有限公司), an Independent Third Party, as to 50%.
- (15) Nanjing Shun Hong Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. (禹洲地產(泉州)有限公司), an Independent Third Party, as to 50%.
- (16) Nanjing Hong Hao Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. as to 50%.
- (17) Nanjing Lv Hong Real Estate was held by Lvdi Guo Ji Shang Wu Co., Ltd. (綠地國際商務有限公司), an Independent Third Party, as to 50%.

# CORPORATE STRUCTURE IMMEDIATELY AFTER THE CAPITALIZATION ISSUE AND COMPLETION OF THE GLOBAL OFFERING

The following chart sets forth the shareholding structure of our Group immediately after the Capitalization Issue and completion of the Global Offering (assuming the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are not exercised):



### Notes:

- (1) Zhong Shan Hong Du Real Estate was held by Zhongshan Shi Li Fu Real Estate Investment Co., Ltd. (中山市力富房地產投資有限公司) and Zhongshan Shi Yu Long Industries Co., Ltd. (中山市御龍實業有限公司), each an Independent Third Party, as to 7% and 13%, respectively.
- (2) Zhong Shan Hong Long Real Estate was held by Zhongshan Shi Yu Long Industries Co., Ltd. as to 20%.
- (3) Wuhan Hong Yang Jin Huang Properties was held by Wuhan Han Yang Huang Jin Kou Investment Co., Ltd. (武漢漢陽黃金口工業園 區投資開發有限公司), an Independent Third Party, as to 30%。
- (4) Anhui Hong Lan Real Estate was held by Chang An Trust as to 97.54%. Chang An Trust does not in any circumstance bear any risk or enjoy any investment return or benefit other than a fixed income return that was pre-determined through arm's length negotiation. Our Company, through Nanjing Redsun, remains fully accountable for the profits and losses of Anhui Hong Lan Real Estate. Additionally, during the Track Record Period and up to the Latest Practicable Date, there had been no dissenting vote cast by Chang An Trust as a shareholder or any of the directors appointed by it, nor had Chang An Trust actively participated or intervened in the day-to-day operations and management of the project company. As such, Anhui Hong Lan Real Estate is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (5) Jiangsu Run Hong was held by Song Feng Corporate Management (Shanghai) Co. Ltd. (頌風企業管理(上海)有限公司), an Independent Third Party, as to 49%.
- (6) Changzhou Sang Ma Cultural Expo was held by Yang Zi Jiang International Co., Ltd. (揚子江國際有限公司), Da Cheng Tuo Zhan Co., Ltd. (大成拓展有限公司) and Changzhou Ming Li Fang Zhi Co., Ltd. (常州名力紡織有限公司), each an Independent Third Party, as to 15%, 14.7% and 0.3%, respectively.
- (7) Chuzhou Hong Yang Real Estate was held by Nanjing Gao Chun Bi Gui Yuan Real Estate and Nanjing Zhengro Properties, each an Independent Third Party, as to 30% and 30% respectively. Pursuant to the relevant shareholders' agreement, Nanjing Hong Yang Rui Shang Real Estate holds 52% of the voting rights in Chuzhou Hong Yang Real Estate. As such, Chuzhou Hong Yang Real Estate is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (8) Suzhou Jin Han Ze Investment was held by Nanjing Xin Cheng Wan Jia Real Estate Co., Ltd. (南京新城萬嘉房地產有限公司) and Jin Di Group Shanghai Real Estate Co., Ltd. (金地集團上海房地產發展有限公司), each an Independent Third Party, as to 33% and 34%, respectively. Pursuant to the articles of association of Suzhou Jin Han Ze Investment, Nanjing Hong Yang Rui Shang Real Estate holds 52% of the voting rights in Suzhou Jin Han Ze Investment. As such, Suzhou Jin Han Ze Investment is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (9) Anhui Hong Peng Properties was held by Chuzhou Jin Peng Properties Co., Ltd. (滁州市金鵬置業有限公司), an Independent Third Party, as to 20%.
- (10) Changzhou Xu Jing Properties was held by Shanghai Zhong Liang Real Estate Group Co., Ltd. (上海中梁地產集團有限公司), an Independent Third Party, as to 50%. Shanghai Zhong Liang Real Estate Group Co., Ltd. has authorized Changzhou Hong Yang Plaza to exercise its 1% of the voting rights in Changzhou Xu Jing Properties. Accordingly, Changzhou Hong Yang Plaza Properties is in control of 51% of the voting rights in Changzhou Xu Jing Properties, and Changzhou Xu Jing Properties is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (11) Changzhou Jin Tan Xu Run Properties was held by Zhong Xin Trust Co., Ltd. (中信信托有限責任公司), an Independent Third Party, as to 49%.
- (12) Suzhou Quan Zhuo Engineering Technology was held by Suzhou Zhong Rui Shang Cheng Properties Co. Ltd. (蘇州中鏡尚城置業有限公司) and Jia Xing Rui Tu Investment Partnership Limited (嘉興睿圖投資合夥企業(有限合夥), each an Independent Third Party, as to 47.5% and 2.5%, respectively. Pursuant to the relevant cooperation agreement, Suzhou Hong Yang Real Estate holds 51% of the voting rights in Suzhou Quan Zhuo Engineering Technology. As such, Suzhou Quan Zhuo Engineering Technology is accounted for and consolidated in the audited accounts of the Company and considered a Subsidiary.
- (13) Zhang Jia Gang Hong Chen was held by Suzhou Wei Chen Investment Co., Ltd. (蘇州偉晨投資有限公司), an Independent Third Party, as to 30%
- (14) Suzhou Cheng Hong Real Estate was held by Suzhou Xin Cheng Chuang Jia Properties Co., Ltd. (蘇州新城創佳置業有限公司), an Independent Third Party, as to 50%.
- (15) Nanjing Shun Hong Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. (禹洲地產(泉州)有限公司), an Independent Third Party, as to 50%.
- (16) Nanjing Hong Hao Real Estate was held by Yuzhou Real Estate (Quanzhou) Co., Ltd. as to 50%.
- (17) Nanjing Lv Hong Real Estate was held by Lvdi Guo Ji Shang Wu Co., Ltd. (綠地國際商務有限公司), an Independent Third Party, as to 50%.

### PRC REGULATORY REQUIREMENTS

Our PRC Legal Adviser is of the view that the reorganization of our PRC Subsidiaries disclosed in this section has been conducted in compliance with applicable laws and regulations of the PRC and has been legally completed and duly registered with local registration authorities of the PRC.

### The Rules on the Mergers and Acquisitions of Domestic Enterprises by Foreign Investors in the PRC

According to the "Provisions Regarding Mergers and Acquisitions of Domestics Enterprises by Foreign Investors (《關於外國投資者併購境內企業的規定》) (the "New M&A Rules") jointly issued by the MOFCOM, the SASAC, the SAT, the CSRC, the SAIC and the SAFE on August 8, 2006 and effective as of September 8, 2006 and amended in June 2009, where a domestic company, enterprise or natural person intends to acquire its or his/her related domestic company in the name of an offshore company which it or he/she lawfully established or controls, the acquisition shall be subject to the examination and approval of the MOFCOM; and where a domestic company or natural person holds an equity interest in a domestic company through an offshore special purpose company by paying the acquisition price with equity interests, the overseas listing of that special purpose company shall be subject to approval by the CSRC. As advised by our PRC Legal Adviser, since Mr. Zeng is a Hong Kong permanent resident but not a domestic natural person defined under the New M&A Rules, Article 11 of the New M&A Rules is not applicable to the acquisitions of Nanjing Redsun by Redsun Properties Group (Holdings), our Company, Redsun Properties Investment (Holdings) and Hong Yang Properties Investment, respectively.

### **SAFE Registration in the PRC**

Pursuant to SAFE Circular 37, (a) a PRC resident must register with the local SAFE branch before he or she contributes assets or equity interests in an overseas special purpose vehicle (the "Overseas SPV") that is directly established or controlled by the PRC resident for the purpose of conducting investment or financing; and (b) following the initial registration, the PRC resident is required to register with the local SAFE branch for any major change in respect of the Overseas SPV, including, among other things, a change in the Overseas SPV's PRC resident shareholder, name of the Overseas SPV, term of operation or any increase or reduction of the Overseas SPV's registered capital, share transfer or swap, and merger or division. Pursuant to SAFE Circular 37, failure to comply with these registration procedures may result in penalties, including the imposition of restrictions on the ability of the Overseas SPV's PRC subsidiary to distribute dividends to its overseas parent.

Our PRC Legal Adviser has advised us that Mr. Zeng has completed the foreign exchange registration procedure for domestic resident making overseas investment on March 3, 2008.

### **OVERVIEW**

We are a leading comprehensive property developer in Jiangsu Province, China, focusing on the development of residential properties and the development, operation and management of commercial and comprehensive properties. We have established a steady regional leading position in Jiangsu Province by taking root in Nanjing, Jiangsu and Yangtze River Delta. Since the incorporation of Nanjing Redsun in 1999, we have worked in the sector of property development and sales for nearly 20 years, established the *Hong Yang* brand and received widespread recognition for our development capacity and industry position. We maintain steady growth during the Track Record Period. Our revenue increased from RMB5,376.8 million in 2015 to RMB6,139.7 million in 2017. Our gross profit increased from RMB2,251.8 million in 2015 to RMB2,491.6 million in 2017.

We have established the *Hong Yang* brand, which enjoyed a high reputation and recognition in the Yangtze River Delta region. In 2017, we were rated Top 100 China Real Estate Developers, Top 10 Development Potential of China Real Estate Developers, Top 10 Brand Value in Eastern China and Top Three Powerful Jiangsu Real Estate Developers by the China Real Estate Association, E-house China R&D Institute, China Real Estate Appraisal and Jiangsu Real Estate Association. According to the sales rankings of Chinese real estate enterprises published by CRIC China (克丽瑞中國), we ranked the third place in Nanjing by number of units sold in 2017.

Designing and developing customer-tailored products and implementing high standards of quality control are the lifeline of us. Regarding product positioning, we made an intensive study of customer needs and launched five product lines from high-quality rigid demand housing to top properties, namely, Time Series, Sunrise Joy Series, Yan Lan Series, Tian Chen Series, and TOP Series, to meet the needs of different consumer groups. We used high-quality materials and accessories for construction and decoration and critically reviewed the work of contractors. We used the internal standard of "millimetric quality error" for product quality control. We strive to meet the needs of our customers through fine workmanship and quality control measures.

We have balanced property development and operation abilities. While developing residential properties, we also operate commercial complexes covering shopping malls, amusement parks and community centers, hotels and office buildings. Most of these commercial property buildings are adjacent to our residential property projects, providing ancillary services for our residents and also driving the appreciation of our residential property projects. During the Track Record Period, our commercial properties maintained an average rental rate of over 90%, with the operating income of RMB226.7 million, RMB193.1 million and RMB166.4 million, respectively. As of March 31, 2018, our commercial properties had an aggregate GFA of 627,880 sq.m. and a fair value of RMB8,803.0 million.

We focus our business activities across the Yangtze River Delta region, one of the most economically prosperous and vibrant regions in China. During the Track Record Period and as of March 31, 2018 we had developed a diverse portfolio of 25 completed projects, 50 projects under development and 18 projects held for future development. By virtue of our deep understanding of the property markets in the Yangtze River Delta region, we strategically selected and acquired quality land of the region Jiangsu Province and Anhui Province. As of March 31, 2018, in the term of the proportional interests, we had an aggregate GFA of approximately 6,833,071 sq.m. of land reserves, including (i) completed properties with a saleable and rentable GFA of approximately 580,789 sq.m., accounting for 8.5% of our total land reserves, (ii) properties under development

with an aggregate GFA of approximately 4,326,438 sq.m., accounting for 63.3% of our total land reserves, and (iii) properties held for future development with an aggregate GFA of approximately 1,925,844 sq.m., accounting for 28.2% of our total land reserves. Given a reasonable and stable sales pace, our existing land reserves can support our balanced development for three years or so.

Our second headquarters in Shanghai has started to operate in the first quarter of 2018. Shanghai, which has a huge property market, is one of our key expansion regions in future. Our investment, financing, research and development and human resources departments will be mainly set up in Shanghai in future to provide support for our further business expansion.

### **Competitive Strengths**

We believe that the following competitive strengths are the key to our many achievements and distinguish us from our competitors:

# Establishing the *Hong Yang* brand and becoming a leading comprehensive property developer in Jiangsu Province

We are a leading comprehensive property developer in Jiangsu Province, China, focusing on the development of residential properties and the development, operation and management of commercial and multiuse properties. We have established ourselves as a regional market leader in Jiangsu Province from our base in Nanjing, Jiangsu and Yangtze River Delta. Since the incorporation of Nanjing Redsun in 1999, we have worked continuously in property development and sale sector, establishing our *Hong Yang* brand and receiving widespread recognition for our property development expertise and market-leading position.

Currently, our business is concentrated in the Yangtze River Delta region, with a particular focus on Nanjing, Suzhou, Wuxi, Changzhou and Nantong in Jiangsu Province and Hefei, the capital city of Anhui Province. In terms of GDP, population and per capita income, the Yangtze River Delta region is one of the most dynamic economic regions in China. In 2016, while the land area of the Yangtze River Delta region represented only 2.2% of the total land area in the PRC, the region's GDP and sales of commodities represented 20.0% and 24.6% of the GDP and sales of commodities in the PRC as a whole. The Chinese Government also aims to promote the development of the region with favorable policies (such as supporting the growth of the Shanghai Free Trade Zone), with the goal of transforming the region into the world's largest metropolis circle by 2030.

Our development has been based on our foundation in Nanjing, Jiangsu Province. Jiangsu Province is one of the most developed economies in China, with a GDP that reached RMB8,590 billion in 2017, which ranked second among all regional economies in China that year. As the capital of Jiangsu Province, Nanjing is an important coastal transportation hub in eastern China and also one of the commercial, trade and financial centers in the Yangtze River Delta region. As of December 31, 2017, we had developed an aggregate GFA of 5,888,517 sq.m. of residential and commercial properties in Nanjing over our nearly-20-year history. During the Track Record Period, the average selling price of our residential properties in Nanjing increased from RMB9,600 per sq.m. to RMB12,038 per sq.m. Our Nanjing Solaris Loving City • Section VIII (旭日愛上城八區) development received the Nanjing Single Property Top Sales for Residential Buildings award in 2017 by number of units sold.

Jiangbei New Area, Nanjing, where our headquarters located, is a demonstration new district approved by the State Council in 2015 for the purpose of transforming and upgrading of China's national industries and pioneering new urbanization and development. Jiangbei New Area is the only nationally chartered new district in Jiangsu Province. As a new growing region in southern Jiangsu, Jiangbei New Area is also the northern service center and comprehensive transportation hub of the Nanjing metropolis circle, with promising development potential. The Jiangbei New Area government has adopted several policies to promote growth, such as financial subsidies for scientific research institutions and fund investment for innovative enterprises, in order to attract well-known enterprises and talented individuals to settle in the district. Consistent with these growth policies, we have actively contributed to the development of Jiangbei New Area. As of December 31, 2017, we had developed an aggregate GFA of 4,923,012 sq.m. of residential and commercial properties in Jiangbei New Area. Our primary property properties in Jiangbei New Area comprise the Solaris Upper City, Solaris Loving City and Hua Impression residential properties, with aggregate GFAs of 1,726,165 sq.m., 1,298,848 sq.m. and 474,680 sq.m., respectively, Nanjing Hong Yang Plaza, with an aggregate GFA of 435,165 sq.m., and Nanjing Hong Yang Hotel, with an aggregate GFA of 12,537 sq.m. as of March 31, 2018.

Our *Hong Yang* brand enjoys a strong reputation and widespread recognition in the Yangtze River Delta region. Brand "Hong Yang" held by Hong Yang Group Company is China well-known trademark. In 2017, we were included in the following categories by the China Real Estate Association, E-house China R&D Institute, China Real Estate Appraisal and the Jiangsu Real Estate Association: Top 100 China Real Estate Developers, Top 10 Development Potential of China Real Estate Developers, Top 10 Brand Value in Eastern China and Top Three Powerful Jiangsu Real Estate Developers. According to the sales rankings of Chinese real estate enterprises published by CRIC China (克丽瑞中國), we ranked third in Nanjing by the number of units sold in 2017.

We maintain steady growth during the Track Record Period. Our revenue increased from RMB5,376.8 million in 2015 to RMB6,139.7 million in 2017. Our gross profit increased from RMB2,251.8 million in 2015 to RMB2,491.6 million in 2017.

### Accurate product positioning, leading quality control system and customer-tailored products

Designing and developing customer-tailored products and implementing high standards of quality control have been critical to our success.

To position our products to meet the needs of different consumer groups, we conducted an intensive study of customer needs and launched five product lines ranging from high-quality housing for first-time home buyers with relatively inelastic demand to high-end properties, namely, Time Series (時光系), Sunrise Joy Series (昕悦系), Yan Lan Series (燕瀾系), Tian Chen Series (天宸系) and TOP Series (TOP系). To optimize our home designs, we worked with famous design companies in China and abroad based on the concept of "the same function with smaller areas and the same area with richer functions". In respect of landscape design, we engaged international and domestic leading landscape design companies to develop comfortable and pleasant residential environments that surpassed industry benchmarks. When expanding to different cities and regions, we take into account specific regional characteristics, market trends and customer feedback in creating designs that we believe will satisfy our customers' needs.

We strive to enhance customer satisfaction through fine workmanship and quality control measures. In all of our developments, we used high-quality construction materials and accessories and carefully monitor the work of our contractors. We have adopted a quality standard that we refer to as "millimetric quality error" for product quality control. Our quality control measures consist of several elements: (i) supervising construction on the basis of design drawings, quality targets agreed in project contracts, national construction acceptance rules, construction quality inspection standards and our Hong Yang Real Estate Project Administration System; (ii) engaging third parties to evaluate the construction and delivery stages and to survey customer satisfaction with delivered properties; and (iii) exploring the use of big data analytics to identify signs of consumer satisfaction in the information we accumulate through our information technology platform.

We have achieved a strong reputation and high customer retention rates as a results of our complete product lines, excellent designs in the areas of home layout and landscaping and strict quality control. In 2017, our customer retention as measured by recommendation and repurchase rates reached approximately 22%. Meanwhile, according to the FG Consulting (賽惟諮詢)'s third-party customer satisfaction survey, most of our residential property products achieved high customer satisfaction.

### High-quality land reserves and stable and reliable land acquisition ability

Leveraging our deep understanding of the property markets in the Yangtze River Delta region, we have strategically selected and acquired quality parcels of land that will enable us to further develop these markets, particularly in Jiangsu Province and Anhui Province. In pursuing developments in new cities, we conduct extensive pilot studies and follow careful evaluation standards before we acquire land. We believe that our high-quality land reserves, will lead to long-term and stable growth.

We have a variety of methods to acquire land, including tender, auction or listing-for-sale, merger and acquisition and cooperative development with third parties. Cooperating with reputable property developers enables us to obtain large, high-quality projects, and we can manage the investment risks we face by minimizing the investment cost. In the Yangtze River Delta region, due to our local resources and brand appeal, many leading property developers in the PRC have established long-term stable partnerships with us. In other regions, the synergistic effect achieved through cooperation also enabled us to benefit from local resources to build our own brand and reputation. For example, the "Great Time at Joy Peak West District" in Nanjing, developed in partnership with Greenland Group, "Best Time Garden" in Nantong, developed in partnership with Future Carden and Zhongnan Group, and "Superior Charm Garden" in Suzhou, developed in partnership with Future Land all achieved satisfactory market responses.

As of March 31, 2018, we had an aggregate GFA of approximately 6,833,071 sq.m. of land reserves, including (i) completed properties with a saleable and rentable GFA of approximately 580,789 sq.m., accounting for 8.5% of our total land reserves, (ii) properties under development with an aggregate GFA of approximately 4,326,438 sq.m., accounting for 63.3% of our total land reserves, and (iii) properties held for future development with an aggregate GFA of approximately 1,925,844 sq.m., accounting for 28.2% of our total land reserves. We believe our existing land reserves can support our development plans for approximately three years. For details, please refer to "Business — Our Project Portfolio — Land Reserves".

Excellent commercial property assets and strong operational abilities, forming synergistic effect in residential property development

We have balanced property development and operational abilities. While developing residential properties, we also operate a range of commercial properties that include shopping malls, amusement parks, community centers, hotels and office buildings. At present, we have two commercial complexes (Nanjing Hong Yang Plaza and Changzhou Hong Yang Plaza), one office building (Hong Yang Tower), and two hotels (Nanjing Hong Yang Hotel and Wuxi Lakefort Hotel). Most of these commercial property buildings are adjacent to our residential property projects, providing ancillary services for our residents and also driving the appreciation of our residential property projects.

In selected cities, we strive to build integrated living centers in promising locations with the goal of meeting the different needs of customers through various business formats. We believe that this approach helps to develop a city while improving the regional property values and living environments. Our Nanjing Hong Yang Plaza has a large commercial scale. After upgrading, it will combine multiple commercial properties, including an integrated shopping mall, an amusement park and a home furniture mall. Nanjing Hong Yang Plaza can provide customers of different age groups with shopping, leisure and entertainment options, including an amusement park with a ferris wheel and a roller coaster. Changzhou Hong Yang Plaza, which is adjacent to the Hong Yang Upper City • Phase IV development and is expected to open in October 2018, will provide a gardenstyle shopping experience, a revolving restaurant street and an ecology- themed kids' park, and will also include hotels and office space. Changzhou Hong Yang Plaza has been designed as a neighborhood center, based on our "Hong Yang Life + (&Home)" design concept, which we believe will provide our customers with a wide variety of dining, shopping, sports and entertainment venues.

We strive to achieve synergies through an organic combination of commercial property projects and residential property projects. Commercial properties can generate stable rents, supplement cash flows for our residential property development business and reduce risks brought by price fluctuations and uncertain delivery schedules in the residential property development business. Our commercial property assets also create more possibilities for financing. Meanwhile, commercial properties can improve the overall positioning, attractiveness and investment value of property projects, driving the growth of residential property sales. In addition, the brand effect produced by commercial properties can also establish customer loyalty for residential property projects. Our commercial property operations have matured over time. During the Track Record Period, our commercial properties maintained an average rental rate of over 90%, with the revenue of RMB226.7 million, RMB193.1 million and RMB166.4 million in 2015, 2016 and 2017, respectively. As of March 31, 2018, our commercial properties had an aggregate GFA of 627,880 sq.m. and a fair value of RMB8,803.0 million.

An efficient and modern management model that focuses on investment, financing, management and exit (IFME) to maximize returns on property projects

We have established an efficient and modern management model characterized by investment, financing, management (operations) and exit (marketing) and a throughout operation indicator system. These elements are integrated and designed to maximize returns on property projects. We believe that our IFME management model injects vitality and accountability into the Group and helps us to ensure product quality, improve operational efficiency, keep project development on schedule, lower construction costs, and increase shareholder returns.

<u>Investment</u>. We have developed a detailed indicator evaluation system when evaluating projects for investment. Prior to an investment, the main indicators we consider include revenue and cost of land acquisition ratio, gross profit margin and net profit, launch time, destocking cycle, positive cash flow-back cycle. Also prior to an investment, we require preliminary arrangement of financing to be expressly provided in project feasibility report and project investment decision and estimate real-time cash flow. We strive to be disciplined in following the original indicators for a project throughout the pre-investment, investment and post-investment phases. We assign responsibility to specific personnel to adhere to the indicators and they are accountable if there is any deviation. We also have land-acquisition policies in joint venture projects, which are designed to achieve rapid turnover, high profits and low risk and profitability.

**Financing.** We follow sound financial policies and endeavor to broaden our financial channels to meet our need for capital. We have a variety of sources of funds, including land mortgage financing provided by commercial banks, project development financing, fixed asset financing, working capital loans, debt financing provided by trust companies and asset management companies and capital increases by shareholders. To maintain stable financing sources and lower financing costs, we have established strong relationships with many major banks in China, including Agriculture Bank of China, Bank of China, ICBC and Bank of Communications. During the Track Record Period, we sought financing from major trust companies, including Chang'an Trust and Zijin Trust, and major asset management companies, including China Huarong Asset Management Co., Ltd. As of April 30, 2018, we had total bank facilities of RMB11,494.0 million, with unused bank facilities of RMB870.8 million.

We follow prudent financial management practices and manage our current assets by closely monitoring the cash status and maturity profile of our borrowings, so as to ensure sufficient working capital. We continually review our debt structure in view of our diversified capital sources, high-quality project portfolio and the PBOC's policy of lowering the benchmark lending rate. As of December 31, 2017, our loans maturing within one year, one to two years, two to five years and over five years accounted for 39.9%, 20.2%, 33.8% and 6.1%, respectively, of our total outstanding debt. By virtue of our close relationships with banks and our good credit history, we believe that we will be able to reduce the interest rates we pay on our current borrowings, thereby reducing our financing costs. The effective interest rates on our debt, in the aggregate, were 8.38%, 7.72% and 7.52% in 2015, 2016 and 2017, respectively.

Management (Operation). We have established "large operation" management systems to improve operation efficiency through standardized project development and management procedures, clear meeting decision-making mechanism, assessment indicator system and various information systems that are necessary to conduct large and complex business operations successfully. Our management systems include detailed operation indicators system and procedures for the main workflows in all phases of the project cycle, with responsibility assigned to specific personnel and completion criteria. For example, we set clear objectives for opening new projects by requiring our development teams in various cities to commence work within 85 days and achieve quality opening within 180 days after land acquisition. To help achieve this result, we formulate a "route for realizing opening within 180 days", specify key deadlines, assign various business support lines to participate in the development process and strive for efficiency in applying for and receiving approvals. Meanwhile, we have standardization for planning and design, component parts of the pioneering zones and demonstration zones, and we have established good relationships with quality general contractors and other suppliers in order to form long-term strategic partnerships with them.

Our information technology systems can monitor real-time data and provide a reference for project evaluation indicator system. On the fourth floor of our headquarters in Hong Yang Tower, we have set up a monitoring center as our operational control platform for remote monitoring of the project implementation. This monitoring center also operates our "400" national complaint service hotline, which we established to receive feedback from our customers. Our objective is to monitor product quality and provide convenient and efficient services for customers after checking each house individually during the delivery.

**Exit** (Marketing). We have established a comprehensive marketing management system, which includes product positioning management, marketing tactics management, base price management, rate management and goal management. Our headquarters is responsible for auditing the product positioning and marketing tactics of every projects to ensure its rationality and comply with the overall strategy and value proposition of the Company; our Group management controls the base prices and authorizes local branches to adjust selling prices and discounts. Our Group management also controls sales commissions and manages the sales targets. In addition, at each marketing stage, we have adopted standardized marketing plans and a range of approved marketing activities. Improved marketing mechanism can for the most part enhance the selling rate of our projects.

Relying on the payback mechanism with clear time requirements, person in charge and assessment criteria, our marketing department and finance department cooperate closely and make strategy aiming at such as customer's own capital, mortgage loans from different banks and housing provident fund loans respectively, which makes the sales outstanding flowing back rapidly, has helped us improve our capital turnover rate and shorten the period in which our cash flows turn positive. Overall, we believe that our standardized procedures for project implementation will help us improve exit efficiency in the future.

### Experienced senior management and team of employees with strong execution ability

Since the establishment of the company, our experienced senior management team has contributed to promoting our business growth. Our founder, Chairman and Director Mr. Zeng Huansha has nearly 20 years of experience in China's real estate development sector. In 1995, Mr. Zeng came to Pukou District, Nanjing and founded Nanjing Redsun Business World (南京紅太陽商業大世界). He established Nanjing Red Sun Real Estate Development Company Limited (南京紅太陽房地產開發有限公司) in 1999, which marked his start in the property sector. In 2003, Mr. Zeng founded Hong Kong Red Sun Group Investment Company Limited (renamed as Hong Yang Group Company Limited in 2008) and served as the Chairman of the Board. Mr. Zeng is a standing committee member of All-China Federation of Returned Overseas Chinese, the Vice President of China Federation of Overseas Chinese Entrepreneurs, a standing committee member of Jiangsu Provincial Committee of the Chinese People's Political Consultative Conference, Vice Chairman of the Federation Of Jiangsu Returned Overseas Chinese, Chairman of Jiangsu Overseas Chinese Enterprise Federation, Vice Chairman of the seventh Committee of Jiangsu Overseas Chinese Association and has received wide recognition for his entrepreneurial spirit. He has won such awards and titles as the Outstanding Individual of Returned Overseas Chinese and Family Members (全國歸僑僑眷先進個人), Award for Major Contributions to Chinese Language Education Abroad (熱心海外華教人士重大貢獻獎), Excellent Private Entrepreneur of Jiangsu Province, Top 10 Outstanding Youths of Jiangsu Province and Top 10 Outstanding Youths of Nanjing.

Most of our senior managers have over ten years of work experience in relevant areas, including property development, finance, accounting and management. Our CEO Mr. He Jie also has valuable experience in the

property development sector. Mr. He graduated from Zhejiang University, joined us in 2012 and served as CEO of the Group and concurrently as Project Process Director. The rich expertise and valuable industry experience of our senior management team members will help us seize potential opportunities and identify market risks. In addition, we have a dedicated team of employees with experience in property development, planning, design, construction, financing and other relevant fields. We recruit employees from well-known universities in China and provide them with continuous vocational training to improve their abilities. We believe that our remuneration and incentive policies help us attract and retain talented professionals. We follow performance standards, conduct training and evaluate the performance of employees in a manner that we believe improves the work efficiency of our employees and enhances their execution ability.

Our corporate culture emphasizes professionalism and building credibility for the long term. The focus and determination of our management enables us to respond promptly to the ever-changing trends in the PRC property market. With our keen insights, we have leveraged our resources to make advances in the property sector.

### **Our Strategies**

We endeavor to become the premier and trusted comprehensive property developer in the country. For this end, we will implement the following strategies:

Continue to proactively explore markets in the Yangtze River Delta region and selectively develop new markets at the same time to form a regional pattern of "1+3+X".

According to the Savills Report, two important drivers of real estate industry in the future primarily include consumption upgrading and development of urban agglomeration. Therefore, taking urban agglomeration as our development group, based on consulting companies CRIC China and Yihan's research on over 300 property markets in Chinese cities, and taking full account of factors including economic development, market capacity, population growth rate and income level of various regions, we selected "1+3+X" strategic zones (namely the Yangtze River Delta region, central China, southern China, southwestern China and other regions).

We will continue to proactively explore markets in the Yangtze River Delta region, the largest economic circle in China featuring highly developed property markets. We have geographical advantages in the markets as we have reached the Yangtze River Delta for many years and our brand has been recognized by consumers. In the 13 cities we have entered, we intend to implement the customer coverage strategy by five product lines to raise the market share. We intend to focus on Shanghai, Nanjing, Hangzhou and Hefei metropolis circles and expand into surrounding cities, and selectively enter some third/fourth-tier cities with development potentials in the Yangtze River Delta region.

Meanwhile, we had expanded our reach to the whole country by dint of our long-term development experience and ability. We took central China, southern China and southwestern China as priority target regions. In these regions, we place emphasis on hub cities, such as Wuhan, Tianjin, Chongqing, Chengdu, Zhengzhou and Changsha, and the metropolis circles formed by these hub cities and their surrounding cities. As of the Latest Practicable Date, we have established Subsidiaries in Wuhan, Chongqing and Changsha, and plan to establish subsidiaries in the aforesaid remaining hub cities. We set up teams to explore local land resources and

cooperation opportunities. In these new markets, we develop projects in a replicable and standardized way and flexibly adapt to local market characteristics for rapid destocking. With the gradual outward extension of these hub cities and metropolis circles, we believe that the Group will be transformed from a regional property company into a first-class, trusted comprehensive property developer in the country.

### Continue to adopt diversified land acquisition strategies to enrich and optimize our land reserves.

We believe that traditional process of bidding invitation, auction or listing is becoming more difficult and gradually becoming poor popular due to policy intervention, whereas process of bidding invitation, auction or listing based on government industrialization guides will become more popular. However, as industry centralization is increasing, mergers and acquisitions still exist and are expected to expand rapidly in the next two to three years.

We will continue to adopt diversified land acquisition strategies including open tender, auction or listing-for-sale, cooperation with the third-party partners and acquisitions of equity interest of other companies or property interests held by them. Tender, auction or listing-for-sale is the most important way for us to acquire land during the Track Record Period and is expected to continue to be one of the most important ways for us to acquire land in future.

In the coming two to three years, we plan to continue making cooperative development as an important way of acquiring land and enhance the strength of acquiring land through mergers and acquisitions. Cooperative development is our important land development channel, specifically including joint trading, land lot trading, alternate trading, and so on. We attach great importance to our partners' goodwill and only choose to cooperate with quality enterprises with strong brand strength and rich resources. Mergers and acquisitions are also an important means for us to acquire land reserves. During the Track Record Period, we successfully obtained quality projects including Mountain View Garden in Jurong, Zhenjiang and Wuxi Sanwan Qing by mergers and acquisitions or financial investment. From 2018, we have been further acquiring new projects in Chongqing and other places to expand our urban layout. Through these flexible and diversified land acquisition strategies, we believe that the land reserves of the Group will be further enriched and optimized.

### Further improve product quality and design based on customer and created value for customer

We have always valued product quality, as it is closely connected to the brand image of the Group. We will continue to improve product quality, which will help raise popularity and consumer recognition of the Group in China, thus facilitating our nationwide layout plan. While ensuring reliability of product quality, we will also seek to standardize more product lines, design schemes and development process to accelerate destocking by scalable business models.

We will take characteristics of consumer groups as the point of entry and make targeted design of house layout and community facilities to meet needs of different people. In the coming years, we will gradually shift our main service targets from people with rigid demand to upgraders, and eventually achieve full coverage of all types of customers by the five product lines.

As the population structure and social concepts change over time, consumers' demand for housing is also constantly changing. For example, in view of China's aging population, we design our residential communities with the convenience of the elderly in mind. On the other hand, the increase in the proportion of dink families and the implementation of the two-child policy are the main reasons for transformation of our products towards upgraded properties. We have also conducted special market research on young people to learn about their preferences. We will vigorously promote smart home and intelligent community and establish an online to offline platform to realize one-stop management of mobile applications for community services.

# Expand the business sector primarily based on the asset-light mode to promote "Hong Yang" brand and form a synergistic effect with the residential property development sector

General consumers' recognition of the brand "Hong Yang" is closely related to the success of commercial properties in history. Nanjing Redsun Home Furniture and Construction Mall gives many consumers in Nanjing a first impression about the Group, and Nanjing Hong Yang Plaza is even synonymous with one-stop life services in the minds of consumers in Jiangbei. Nanjing Hong Yang Plaza boosted the sales of the Group's 22 residential communities in Jiangbei New Area, and the Changzhou Hong Yang Plaza expected to open in October 2018 and its interpretation of the concept of Hong Yang Life + will also become one of the major selling points of the surrounding residential community Hong Yang Upper City • Phase IV. We will continue to expand the business sector with Hong Yang Plaza as the main product and rely on brand effect of "Hong Yang" to give play to the synergistic effect with the residential property sector.

In expanding the business sector, we intend to adopt a development path combining light assets with heavy assets, dominated by light assets. The combination of light assets and heavy assets helps us optimize resource allocation and avoid risks. In prime locations of some core cities, we consider self-sustaining assets. For example, we have acquired a land at Laodong Middle Road, Tianning District, Changzhou in November 2017 and intended to develop it into the second Hong Yang Plaza in Changzhou. In the relatively risky locations, we adopt a light-asset operation mode, i.e. leasing properties from local property developers and decorate and operate them like Hong Yang Plaza. For example, we have leased a shopping mall of 150,827.3 sq.m. at Changjiang West Road, Shushan District, Hefei in February 2018, intending to rebuild it into the first Hong Yang Plaza in Hefei. Our Hong Yang Plaza has a certain reputation and has a relatively perfect management system, so the time is ripe for replication and promotion. In the future, the commercial property operation sector of the Group will take the expansion of light assets as the main route of incremental development.

### Improve operation efficiency, pursue rapid turnover and increase capital use efficiency

We formulated a series of systems to standardize and regulate our business processes. Adhering to the management concept of "making Headquarters perfect, cities strong and project settled", we intend to continually optimize our business processes and establish delayering management models and improve operation efficiency by streamlining burdensome procedures and shortening decision-making chains. This will help us achieve faster opening and destocking, so as to achieve the goal of fast turnover. We will strive to shorten the average time from our land acquisition to opening to six months in the future.

We will continue to adopt robust financial policies, closely monitor important financial indicators including gearing ratio and interest coverage ratio, and prudently manage capital structure, cash flow and

circulating capital to control costs and risks. We plan to maintain a reasonable inventory level to ensure stable cash flows for our operating activities and debt payments.

We also intend to further optimize capital structure via diversified financing channels. At present, our debt ratio is healthy and there is still room for profit margins, so we have greater financing flexibility. In our financing effort, we put more weight on the time value than on the cost of capital, which matches our pursuit of rapid turnover. The headquarters of the Group will continue to exercise overall control over the cash to further increase capital use efficiency.

### Accelerate talent system building to attract high-quality talents in the industry

We have established talent system and accelerated to recruit talents with attractive remuneration and benefits. We issued special incentives to motivate the existing team. For example, our project co-investment scheme fully mobilized the enthusiasm of employees by clear co-investment standards.

Our second headquarters in Shanghai has started to operate in the first quarter of 2018. Shanghai, which has a huge property market, is one of our key expansion regions in future. In addition, our demand for quality talents also increases with the nationwide business layout. There are a number of national key universities and talent pools in Shanghai. Moreover, Shanghai can also attract excellent talents from all over the country with its strong economic strength and Shanghai culture. We hope the second headquarters in Shanghai can attract high-quality talents. Our investment, financing, research and development and human resources departments will be mainly set up in Shanghai in future to provide support for our further business expansion.

### **OUR BUSINESS**

Our business operations consist of three principal business segments: (i) property development and sales; (ii) commercial property investment and operations and (iii) hotel operations. We derive our revenue from sales of residential properties and accompanying retail spaces developed by us, rental income from commercial property investment and operations and service fee income from hotel operations. The table below sets forth a breakdown of our total revenue by business lines and nature of income for the periods indicated:

		For the Y	ear Ended Dec	ember 31,
Segment	Nature of income	2015	2016	2017
		(RMB'000)	(RMB'000)	(RMB'000)
Property development and sales  Commercial property investment and	Sales of properties	5,124,160	8,549,007	5,938,391
operations	Rental and fee income	226,727	193,070	166,420
Hotel operations	Service fee income	25,912	33,388	34,861
Total		5,376,799	8,775,465	6,139,672

During the Track Record Period and as of March 31, 2018, we had developed a diverse portfolio of 25 completed projects, 50 projects under development and 18 projects held for future development.

Residential Properties: Our residential properties are located either in urban areas with convenient access to transportation facilities or in suburban areas with scenic surroundings. Some of these residential properties include accompanying retail spaces or office spaces. We divide our residential properties into five series:

- *Time Series (時光系)* featuring delicate and elegant neo-classical style or fashionable and simplistic modern style. Examples include Times in the Garden (時光裡花園) in Nanjing, and In Times (時光裡) in Hefei.
- Sunrise Joy Series (听悦系) similar to Time Series in styles and also featuring neo-Chinese architectural style. Examples include Jing Garden of Superior Class (上品璟苑) in Wuxi, Sunrise Joy Garden (昕悦花園) in Hefei, and Sunrise Joy Masterpiece Residence (昕悦名邸) in Suzhou.
- Yan Lan Series (燕瀾系) featuring symmetrical and concentric French style. Examples include Swallow River Residence (燕江府) and Yan Lan Qi Jin (燕瀾七縉) (i.e. Sea Joy Garden (海悦花園)) in Nanjing, and Swallow Wave Bay (燕瀾灣) (i.e. Hong Yang Upper City
   Phase IV (弘陽上城四期)) in Changzhou.
- *Tian Chen Series* (天宸系) featuring simplistic base, horizontal lined body and layered top edge with cornice. We are planning for the development of properties of this series.
- *TOP Series (TOP系)* featuring customized designs. Examples include Wuxi Sanwan Qing (無錫三萬頃) in Wuxi and Mountain View Garden (山卿苑) in Zhenjiang.

Commercial Properties: We currently have two Hong Yang Plazas that are located in Nanjing and Changzhou, Jiangsu Province, respectively.

- The Nanjing Hong Yang Plaza, located in Jiangbei New Area, Nanjing, Jiangsu Province, is a commercial complex consisting of a shopping mall and entertainment facilities.
- The Changzhou Hong Yang Plaza, located in Tianning district, Changzhou, Jiangsu Province, is a shopping center. It is adjacent to Hong Yang Upper City Phase IV (弘陽上城四期).

We had also developed our Hong Yang Tower and two hotels.

*Hong Yang Tower:* The Hong Yang Tower, located near the Nanjing Hong Yang Plaza, is an office building developed by us. We retain certain office spaces for our own use and have sold the remaining office spaces to third parties.

Hotels: We own and operate two hotels. Our Hong Yang Hotel is located next to the Nanjing Hong Yang Plaza. Our Lakefort Hotel is located near the Lake Tai (太湖) resort in Wuxi, Jiangsu Province.

### **OUR PROJECT PORTFOLIO**

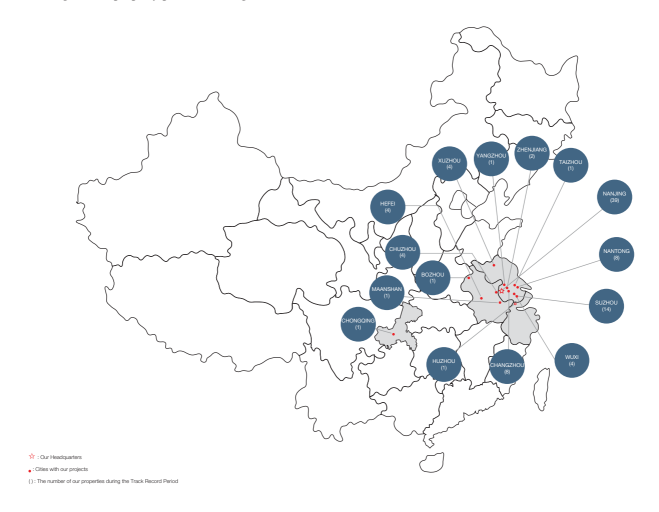
The manner in which we classify our projects may be different from the classifications employed by other property developers. Each property project or project phase may require multiple land use right certificates, construction commencement permits, pre-sales permits and other permits and certificates, which may be issued at different times in the development process. The table below sets forth the differences between our classification of properties and the classification of properties adopted in the property valuation report set out in Appendix III and in the combined financial statements set out in Appendix I to this prospectus:

Classification by us	Property valuation report	Accountants' report
Completed projects		
Projects or project phases for which the requisite records of application for examination of completion of works have been obtained	<ul> <li>Property interests held for sales by us in the PRC</li> <li>Property interests held for investment by us in the PRC</li> <li>Property interests held and operated by us in the PRC</li> </ul>	<ul> <li>Completed properties for sale</li> <li>Investment properties</li> <li>Property, plant and equipment</li> </ul>
Projects under development		
Projects or project phases for which the requisite land use right certificates and construction work commencement permits have been obtained but the requisite records of application for examination of completion of works have not yet been obtained	<ul> <li>Property interests held under development by us in the PRC</li> </ul>	<ul> <li>Properties under development (for the residential portion)</li> <li>Investment properties (for the commercial portion)</li> </ul>
Projects held for future development		
Projects or project phases for which the relevant land use right certificates or land grant contracts have been obtained but the requisite construction work commencement permits have not yet been obtained	<ul> <li>Property interests held for future development by us in the PRC</li> </ul>	Properties under development

During the Track Record Period and as of March 31, 2018, our property portfolio consisted of 25 completed projects, 50 projects under development and 18 projects with land held for future development. As of March 31, 2018, the aggregate site area of completed projects, projects under development and the projects with lands held for future development are 1,928,950 sq.m., 2,508,324 sq.m. and 1,076,939 sq.m., respectively. As of March 31, 2018, in terms of proportional interests, we had an aggregate GFA of approximately 6,833,071 sq.m. of land reserves, including (i) completed properties with a saleable and rentable GFA of approximately 580,789 sq.m., (ii) properties under development with an aggregate GFA of approximately 4,326,438 sq.m., and (iii) properties held for future development with an aggregate GFA of approximately 1,925,844 sq.m. As advised by the PRC Legal Adviser, we had obtained all the requisite land use rights or entered into valid land grant contracts and, where relevant, building ownership certificates or real estate right certificates for our completed

projects, projects under development and projects held for future development during the Track Record Period and as of March 31, 2018.

We focus our business activities across the Yangtze River Delta region, one of the most economically prosperous and vibrant regions in China. Of all the aforementioned projects, 39 projects are located in Nanjing, 14 projects are located in Suzhou. The map below shows the location of our headquarters and the geographic coverage of our property portfolio during the Track Record Period and as of March 31, 2018:



### **Classification of Our Residential Properties**

We categorize our residential properties as follows:

- Low-rise apartments (低層住宅) residential buildings that typically have two to three storeys;
- Multi-storey apartments (多層住宅) residential buildings that typically have four to six storeys;
- Mid-rise apartments (小高層住宅) residential buildings that typically have seven to nine storeys;

- High—rise apartments (高層住宅) residential buildings that typically have 10 storeys or more;
- Townhouses (聯排房屋) residential house that are connected to each other and each such house typically has three to four storeys.

### Land reserves

The following table sets out the GFA breakdown of our land reserves by geographical location as of March 31, 2018:

	Com	pleted	Under development	Future development	Total land reserves	
Property projects developed by our Subsidiaries	Saleable GFA unsold <sup>(1)</sup> (sq.m.)	Rentable GFA held for investment <sup>(1)</sup> (sq.m.)	GFA under	Planned GFA <sup>(1)</sup> (sq.m.)	Total GFA <sup>(1)</sup> (sq.m.)	Percentage of total land bank (%)
Changzhou	38,815	_	709,326	367,443	1,115,584	16.3%
Nanjing	36,852	446,916	491,406	69,629	1,044,803	15.3%
Suzhou	10,876	_	635,992	_	646,868	9.5%
Wuxi	37,599	_	30,976	530,811	599,386	8.8%
Chuzhou	_	_	452,999	_	452,999	6.6%
Hefei	_	_	234,567	61,778	296,345	4.4%
Chongqing	_	_	_	267,819	267,819	3.9%
Taixing	_	_	152,984	_	152,984	2.2%
Xuzhou			_	128,110	128,110	1.9%
Zhenjiang			82,105	_	82,105	1.2%
Nantong		_	61,479	_	61,479	0.9%
Sub-total	124,142	446,916	2,851,834	1,425,590	4,848,482	71.0%
Nanjing	1,298		166,817 54,407 221,224		175,250 55,705 230,955	2.6% 0.8% 3.4%
Projects held by our associated companies						
Nanjing	_	_	437,409	35,925	473,334	6.9%
Nantong	_	_	201,608	66,071	267,679	3.9%
Suzhou			218,632	_	218,632	3.2%
Bozhou	_	_	_	160,973	160,973	2.4%
Xuzhou	_	_	_	115,217	115,217	1.7%
Hefei		_	104,531	· —	104,531	1.5%
Changzhou	_	_	77,687	_	77,687	1.2%
Yangzhou		_	66,899	_	66,899	1.0%
Wuxi				65,155	65,155	0.9%
Zhenjiang		_	_	56,913	56,913	0.8%
Chuzhou		_	53,931		53,931	0.8%
Maanshan			50,955	_	50,955	0.7%
Huzhou			41,728		41,728	0.6%
Attributable Sub-total <sup>(2)</sup>		_	1,253,380	500,254	1,753,634	25.6%
Total	133,873	446,916	4,326,438	1,925,844	6,833,071	100.0 %

As of March 31, 2018, we have obtained land use certificates for all of our land reserves.

Notes:

<sup>(1)</sup> Data with respect to the GFA of (i) completed projects have been derived from the information contained in the relevant inspection certificates; and (ii) projects under development have been derived from the information contained in the relevant construction

planning permits. The total GFA of a property comprises saleable GFA and non-saleable GFA. "Saleable GFA unsold" includes properties which have been pre-sold. A property is considered sold after the Group has executed the relevant sale and purchase agreement and the property has been delivered to the customer. A property is considered delivered to a customer after the property has been completed, inspected and accepted as qualified. A property is considered pre-sold when the Group has executed the relevant sale and purchase agreement but the property has not yet been delivered to the customer.

(2) For projects held by our joint ventures or our associated companies, total GFA is adjusted by our equity interest in the respective project.

# Portfolio of Our Property Development Projects

The table below is a summary of our portfolio of property development projects as of March 31, 2018.

FUTURE

			COMPLETED	ETED		UNDER DEVELOPMENT	VELOPM	ENT	DEVELOPMENT	PMENT								
Project	Site (area(1)	Saleable/ Completed Rentable GFA® GFA®	Total Rentabl Saleable (Saleable GFA held Rentable GFA propert GFA <sup>(3)</sup> unsold <sup>(4)</sup> investmen	Total Saleable C GFA unsold <sup>(4)</sup> i	Rentable FA held for property	Total Rentable Saleable GFA held for Saleable/ Sentable GFA property GFA under Rentable GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup> development <sup>(3)</sup> GFA <sup>(3)</sup>	Saleable/ Saleable Rentable GFA GFA <sup>(3)</sup> pre-sold <sup>(4)</sup>		Planned GFA <sup>(2)</sup> or	GFA without land use rights	Actual/ estimated commencement date for construction <sup>(5)</sup>	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>	Actual/ estimated completion date for construction <sup>(7)</sup>	Development costs incurred <sup>(8)</sup>	Future development costs to be incurred <sup>(8)(9)</sup>	Group's interest <sup>(10)</sup>	Group's attributable market value(11)	Reference to property valuation report <sup>(12)</sup>
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)				RMB million)	(RMB million) (RMB million)	D (%)	(RMB million)	
I. Residential projects																		
NANJING																		
Solaris Loving City (旭日愛上城) (No. 1—No. 7)	. I — No.	2)																
1. Solaris Loving City・ Section IV (旭日級上城第四區)	8,836	33,119	15,842	I	I	I	I	I	I	I	December 2010	August 2012 S	August 2012 September 2013	171.3	I	100.0	N/A	N/A
Residential		I	I	I		I	I	I	I									
Commercial		15,842	15,842		I													
Office					I	I												
Car parks																		
Ancillary		17,277			l	I												
2. Solaris Loving City • Section V (旭日愛上城第五區)	30,528	112,885	88,862	I	I	I	I	I	I	I	November 2012	April 2013	June 2015	497.0	I	100.0	N/A	N/A
Residential		83,581	83,581		I	I	I	I	1									
Commercial		4,986	4,986	I	I													
Office				I		I	1	I	1									
Car parks		17,456	295	I	I	I	1											
Ancillary		6,862			l	I												
3. Hong Yang Solaris Loving City 75,237 • Section VI (弘陽和日愛上城六區)		245,630	181,429	3,081	I	I	I	I	I	I	February 2013 S	February 2013 September 2013 December 2015	December 2015	1,019.8	I	100.0	N/A	N/A
E, Residential		156.367	156.367	ı	I	I	I	I	I									
Commercial		19,215	19,215	I	I	I	I	1	I									
Office					I			1										
Car parks		2,766	2,766	I	I	I	I	I	I									
Ancillary		67,282	3,081	3,081														
4. Hong Yang Solaris Loving City 12,999 • Section VII (弘陽-旭日慶上城七區)	12,999	73,628	49,350	851	I	I	I	I	I	I	March 2014	October 2015	May 2017	317.5	I	100.0	N/A	N/A
Residential				I	1	1	1	1	1									
Commercial		1,337	1,337	I	I	I	1	1	1									
Office		47,162	47,162	1	I	I		1										
Car parks		5,469	851	851	I	I		1										
Ancillary		19,660	I	I	I	I		I										

BUSINESS

				BU	SINESS		
	Reference to property valuation report <sup>(12)</sup>		N/A	N/A	N/A	N A	N/A
	Group's attributable market value <sup>(11)</sup>	(RMB million)	N/A	N/A	N/A	N/N	N/A
	Group's interest <sup>(10)</sup>	(%)	100.0	100.0	100.0	100.0	100.0
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	I	I	I	I	I
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	1,202.1	656.7	723.3	1,096.5	2,606.8
	Actual/ estimated completion date for construction(7)		April 2010 February 2013	January 2012	June 2011	August 2007 November 2009	May 2017
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		April 2010	October 2009 January 2012	ovember 2008	August 2007 1	April 2014
	Actual/ estimated c commencement date for construction <sup>(5)</sup>		April 2010	September 2009	August 2008 November 2008	June 2006	July 2013
DEVELORMENT	GFA without land use rights certificates	(sq.m.)	I	ı	I	I	I
DEVEL	Planned GFA <sup>(2)</sup>	(sq.m.)					11111
ENI	Saleable GFA ] pre-sold(4)	(sq.m.)		11111	11111		11111
EVELOFIN	Saleable/ Rentable GFA®	(sq.m.)			11111		11111
UNDER DEVELOPMENT	GFA under levelopment <sup>(2)</sup>	(sq.m.)	11111		11111	11111	11111
	Total Rentable Saleable Saleable GFA held for Rentable GFA property GFA under GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup> development <sup>(2)</sup>	(sq.m.)	11111	11111	11111	11111	11111
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	2,804		5,902 — 393 — 2,301 3,208	4,378   182   4,196	4,552 460 129 — — 3,963
COM	Saleable/ Rentable GFA <sup>(3)</sup>	(sq.m.)	248,500 236,320 8,425 — 951 2,804	131,346 125,299 5,050 — 997	172,866 153,892 8,743 — 7,023 3,208	378,001 355,009 5,683 — 17,309	569,094 551,275 5,782 — 8,074 3,963
	Saleable/ Completed Rentable GFA <sup>(3)</sup> GFA <sup>(3)</sup>	(sq.m.)	264,584 236,320 8,425 — 2,596 17,243	135,703 125,299 5,050  4,256 1,098	196,275 153,892 8,743  26,375 7,265	436,741 355,009 5,683 — 64,744 11,305	697,747 551,275 5,782 — 108,250 32,440
,	Site (	(sd.m.)		52,574	82,693	198,497	163,341
	Project		S. Solaris Loving City・Colorful Wings Garden (旭日愛上線彩潔園) 114,317 Residential Commercial Office Car parks Ancillary	6. Solaris Loving City * Star Island Garden (旭日愛上城是島園) Residential Commercial Office Car parks	7. Solaris Loving City * Creative Wings Garden (旭日愛上練館製圖) Residential Commercial Office Car parks Ancillary	Solaris City (旭日上號) (No. 8—No. 10)  8. Solaris City • Section I (旭日上號一區)  Residential Commercial Office Car parks Ancillary	9. Solaris City * Section II (旭日上號 三順) Residential Commercial Office Car parks Ancillary

														Bl	US	I	NI	ES	SS																			
	Reference to property valuation report <sup>(12)</sup>			ΝΑ					N/A						N/A							N/A					∞							N/A				
	Group's attributable market value <sup>(11)</sup>	(RMB million)	į	N/A					N/A						N/N							N/A					5.9							N/A				
	Group's interest (10)	(%)	9	100.0					100.0						100.0							100.0					100.0							100.0				
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)		I					I						I												I							I				
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	1000	1,987.7					430.4						725.9							139.6					1,187.1							965.0				
	Actual/ estimated completion date for construction <sup>(7)</sup>			May 2015					fovember 2013						June 2007							February 2012					fovember 2017							August 2017				
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>			August 2011					ecember 2011 N						June 2006							August 2010 February 2012					August 2015 November 2015 November 2017							August 2015				
	Actual/ estimated c commencement date for construction <sup>(5)</sup>			December 2010					December 2010 December 2011 November 2013						September 2005							June 2010					August 2015 N							August 2015				
FUTURE DEVELOPMENT	GFA without land use rights certificates	(sq.m.)							I						ı							I					I							I				
FUT	Planned GFA <sup>(2)</sup>	(sq.m.)				I	I		I	I	I				I	I	I	I				I					I		I	I		I		I		I		
IENT	Saleable GFA pre-sold(4)	(sq.m.)				I			I	I	I				I	I		I	I			I	l				I			I		I		I			I	1-1
EVELOPA	Saleable/ Rentable GFA®	(sq.m.)				I			I	I		I			I	I		I	I			I					I		I	I		I		I		I		1 1
UNDER DEVELOPMENT	GFA under development <sup>(2)</sup>	(sq.m.)				I	I	I	I		I			I	I	I	I		Ι	I				1			I		I	I		l		I				
	Total Rentable Saleable GFA held for Rentable GFA property GFA under GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup> development <sup>(2)</sup>	(sq.m.)					I	I	I	1	I			I	I	I	I			Ι		I					I			I		I		I				
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)		1,607	830	I	650	1	2,377				2,377		4.929				4,929			92	I			92	3,473		122		3,178			8,433		104		8,329
COM	Saleable/ Rentable GFA®	(sq.m.)	1	487,339	8,387		10,818		74,691	58,992	10,039		5,013	647	165.449	145,439	7,760		12,250			21,603	18,680	1,444		1,479	155,510	118,729	666'6	8	26,782			211,109	146,174	7,729		2,700 54,506
	Saleable/   Completed Rentable GFA® GFA®	(sq.m.)	1	591,677	8,387	1	91,860	23,296	94,960	58,992	10,039		5,013	20,916	223.418	145,439	7,760		12,250	57,969		27,365	18,680	1,444		1,479	188,589	121,477	14,824	8	47,888	4,400		219,543	146,174	7,833		11,030 54,506
'	Site (	(sd.m.)	9	189,012					38,976						128.033							15,524					77,367							73,065				
	Project		s City • Section III (旭日上	发三届) Residential	Commercial	Office	Car parks	Ancillary	11. Solaris Institution (旭日學府)	Residential	Commercial	Office	Car parks	Ancillary	12. Sun View City (旭日景城)		Commercial	Office	Car parks	Ancillary	13. Solaris Elegant Architecture (旭	日雅築)	Residential	Commercial	Office	Car parks Ancillary	14. Loving Garden (愛上花園)	Residential	Commercial	Office	Car parks	Ancıllary	15. Great Time at Joy Peak West	District (悦峰時光裡西區)	Residential	Commercial	Office	Car parks Ancillary

				В	USINESS			
	Reference to property valuation report <sup>(12)</sup>		N/A	Z/A	N/A	12	4	N/A
	Group's attributable market value(11)	(RMB million)	N/A	Z/A	N/A	1,056.5	224.0	N/A
	Group's interest <sup>(10)</sup>	(%)	100.0	100.0	100.0	100.0	100.0	49.0
	Future development costs to be incurred <sup>(8)(9)</sup>	RMB million)	T	I	I	881.8	75.4	313.6
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	1,618.0	87.9	412.0	482.4	372.3	1,067.8
	Actual/ estimated completion date for construction <sup>(7)</sup>		June 2016	May 2006	July 2012	April 2020	wember 2018	February 2019
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		April 2014 October 2014	July 2005	ebruary 2012	June 2017	February 2008 February 2017 November 2018	October 2017 F
	Actual/ estimated c commencement date for construction <sup>(5)</sup>		April 2014	April 2005	October 2010 February 2012	September 2016	February 2008 F	June 2017
URE	GFA without land use rights	(sq.m.)	1	I	I	I	I	1
FUTURE DEVELOPMENT	Planned GFA <sup>(2)</sup> c	(sq.m.)	11111	11111	11111		11111	
ENT	Saleable GFA pre-sold(4)	(sq.m.)			11111	75,032 	13,430 12,239 1,191 —	12,873 12,423 450 —
UNDER DEVELOPMENT	Saleable/ S Rentable GFA® p	(sq.m.)	1 1 1 1 1 1			161,759 — 26,648 135,111	13,430 12,239 1,191	63,951 62,212 1,739
UNDER DI	Total Rentable Saleable GFA held for GFA property GFA under unsold <sup>40</sup> investment <sup>43</sup> development <sup>42</sup>	(sq.m.)				237,024 26,648 135,111 58,968 16,297	14.264 12,239 1,191 —	87,321 62,212 1,739 — 18,320 5,050
	Total Rentable Saleable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(5)</sup>	(sq.m.)	11111	11111	11111			
LETED	Total Saleable C GFA unsold <sup>(4)</sup> i	(sq.m.)	2,806 	11111	11111		11111	
COMPLETED	Saleable/ S Rentable GFA(3) 1	(sq.m.)	94,741 10,567 - 6,850 4,609	54,175 51,150 3,025 —	24,365		137,625 115,601 3,636 16,360 550 1,478	
	Saleable/ Completed Rentable GFA <sup>(3)</sup> GFA <sup>(3)</sup>	(sq.m.)	158,499 94,741 10,567 — 16,770 36,421	60,221 51,150 3,026 — 2,867 3,178	37,160 — 36,993 — — 167		166,481 115,601 3,636 16,360 2,813 28,071	
l	Site Co	(sq.m.)	66,805 1	35,509	68,549	40,552	63,197 1	32,246
	Project		16. Hong Yang Upper Yard (弘陽上 院) Residential Commercial Office Carparks Ancillary	17. Solaris Home (旭日家國) Residential Commercial Office Car parks Ancillary	18. East Hua Residence (神東茂) Residential Commercial Office Car parks Ancillary	19. Solaris Loving City・ Section VIII (旭日愛上城小區) Residential Commercial Office Car parks Ancillary	20. Hua Impression Golden Palm Garden (旭日華庭金棕櫚園區) Residential Commercial Office Car parks Ancillary	21. Garden of Joy and Elegance (斯 乾雅斯) Residential Commercial Office Car parks Ancillary

													I	BU	SI	N	ES	SS																		
	Reference to property valuation report <sup>(12)</sup>		-	13						N/A						N/A					N/A						N/A					Α/N	•			
	Group's attributable market value <sup>(11)</sup>	(RMB million)	900	706.0						N/A						N/A					N/A						N/A					N/N	•			
	Group's interest <sup>(10)</sup>	(%)	9	100.0						8.5						51.0					33.0						30.0					49.0	2			
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	į	77.4						442.7						223.6					1,356.7						289.2					444.1	:			
	Development costs incurred(®)	(RMB million) (RMB million)	0.00	483.9						1,772.0						9.569					4,673.5						659.7					2.678.5				
	Actual/ estimated completion date for construction(7)		0100	October 2018						October 2017 December 2018						October 2018					June 2019 December 2019						August 2017 September 2019					August 2017 November 2018				
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		1	June 2016						October 2017						May 2017					June 2019						August 2017					August 2017	0			
	Actual/ estimated commencement date for construction <sup>(8)</sup>		2100	November 2015						March 2017						August 2016					May 2017	,					May 2017					February 2017	- Company			
FUTURE DEVELOPMENT	GFA without land use rights certificates	(sq.m.)	,													I					I						I					I				
FUTURE DEVELOPMI	Planned GFA <sup>(2)</sup> c	(sq.m.)			1		I			I		1				1		I						1				1				I		1	I	
į	Saleable GFA P pre-sold <sup>(4)</sup> (	(sq.m.) (	9	57,080	1,611		1,947	1		I		I				115,564	112,546	3,018									61,030	5	1,467	5,505		7.570	2	974	965'9	
UNDER DEVELOPMENT	Saleable/Sa Rentable (GFA(3) pre	(sd.m.) (s		53 522 5			6,304			131,088	3.977	1	I					3,018	13.241		175,136	173,529	1,607	I			81,661 6		4,885		I	118.560	106,282	4,642	7,636	
UNDER DE	Total Rentable Saleable GFA held for GFA property GFA under unsold <sup>(4)</sup> investment <sup>(2)</sup> development <sup>(2)</sup>	(sq.m.)		75,969		. 1		14,532		174,428	3.977		30,856	12,484		154,173	112,546	3,018	13.741	25,368	247,728	173,529	1,607		32,626 19,966		109,771		4,885	26,665	1,445	164.828	106,282	4,642	7,636	33,293 12,975
	Total Rentable Saleable/ Saleable GFA beld for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)				I	I	1		I		I	I	I		I	I	I	l		I	I	1	I			I					I	I		I	
ETED	Total Saleable ( GFA unsold <sup>(4)</sup> j	(sd.m.)						1		I		I				1		I										I				I				
COMPLETED	Saleable/ S Completed Rentable GFA® GFA®	(sq.m.)						1				I		I				I			1	I	1				I				I	I	I			
	ompleted 1 GFA <sup>(2)</sup>	(sq.m.)				1		ļ				1				I					I		1				1	I				I	I			
1	Site Co	(sq.m.) (	030 20	7,967						66,267						52,763					67,810						27,428					57.503				
	Project :		oring on West River (春上西	红) Residential	Commercial	Office	Car parks	Ancillary	nd Watery	(瀬庭)	Commercial	Office	Car parks	Ancillary	24. Residence of Bamboo and		Residential	Commercial	Corner	Ancillary	25. Garden in the East (領東苑)		Commercial	Office	Car parks Ancillary	26. Star Joy World Square (星悦		Residential	Commercial	Car parks	Ancillary	27. Sea Jov Garden (海稅花園)		Commercial	Office	Car parks Ancillary

												F	BU	SI	N	E	SS	5																		
	Reference to property valuation report <sup>(12)</sup>		N/A						N/A							N/A							15							;	N/A					
	Group's attributable market value(11)	(RMB million)	N/A						N/A							N/A							1,548.0								N/A					
	Group's interest <sup>(10)</sup>	(%)	33.0						33.0							49.0							100.0							i	51.0					
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	296.8						9:009							534.3							194.3							0	199.0					
	Development costs incurred(8)	(RMB million)	765.7						1,172.8							751.8							9.766								1,157.7					
	Actual/ estimated completion date for construction(7)		October 2019						December 2019							August 2017 December 2018							May 2016 September 2018							,	July 2018					
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		June 2017 September 2017						November 2017							August 2017							May 2016							į į	June 2017					
	Actual/ estimated commencement date for construction(5)		June 2017						September 2017 November 2017 December 2019							March 2017							December 2015								October 2015					
FUTURE DEVELOPMENT	GFA without land use rights certificates	(sq.m.)	I													1							I													
FUT		(sq.m.)	I	I									I										I	I			1									
ENT	_	(sq.m.)	49,066	I	39,119	-	I		34,800	200,4			I			136,048	135,544	505					120,065	97,021	7,549	10,646	4,849				85,129	78,904	3,172	0	3,053	
UNDER DEVELOPMENT	Saleable/ Saleable Rentable GFA GFA(3) pre-sold(4)	(sq.m.)	71,909		39,303				88,831	100,00							135,902	939	l				124,072	97,021	8,726	13,042	5,283			1	107,199	78,904	2,767	8	24,528	l
UNDER D	Total Rentable Saleable/ Saleable GFA held for Rentable GFA property GFA under GFA® unsold® investment® development®	(sq.m.)	97,544	I	39,303	15,938	6,697		128,277	100,000		7.074	32,372			179,977	135,902	939	22 411	10.105	201,01		164,150	97,021	8,726	13,042	5,283	40,078			114,456	78,904	3,707	6	24,528	7,257
	Total Rentable Saleable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)	I	I							I		I			I	I						I	1	I	1		I				I			Ι	l
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	I	I									I										I			I	1									
COMI	Saleable/ Rentable GFA®	(sq.m.)	I	I			I					I	I										I			I	I									I
	Saleable/ 5 Completed Rentable GFA <sup>(2)</sup> GFA <sup>(3)</sup> 1	(sq.m.)	I	I			I					I	ı					l					I	I		I	I									I
,	Site (	(sq.m.)	23,810						44,784							61,145							59,533								28,052					
	Project		28. New No.1 Commercial Plaza (新壹商業廢場)	Residential	Commercial Office	Car parks	Ancillary	29. Wave of Jade Residence (玉渊	所) Decidential	Commercial	Office	Car parks	Ancillary		Swallow New Garden		Residential	Commercial	Omce	Car parks Ancillary	, months	31. Times in the Garden (時光裨花	( 🗷	Residential	Commercial	Office	Car parks	Ancillary	<b>於</b>	allow River Residence (燕江		Residential	Commercial	Office	Car parks	Ancillary

				BUSIN	ESS		
	Reference to property valuation report <sup>(12)</sup>		₹ Ž	N/A	N/A	37	N N
	Group's attributable market value(11)	(RMB million)	N/N	Z Z	N/A	1,402.3	N/A
	Group's interest <sup>(10)</sup>	(%)	20.0	25.0	20.0	0.00	100.0
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	1,543.5	102.8	1,211.0	573.8	1
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	2,216.5	121.9	1,832.0	1,433.1	937.7
	Actual/ estimated completion date for construction <sup>(7)</sup>		December 2019	April 2019	May 2020	March 2019	June 2016
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		March 2018 September 2019 December 2019	June 2018	May 2018 September 2018	July 2018 November 2018	July 2014 November 2014
	Actual/ estimated commencement date for construction <sup>(5)</sup>		March 2018	December 2017	May 2018	July 2018	July 2014
FUTURE /ELOPMENT	GFA without land use rights certificates	(sq.m.)	I	I	I	I	I
FUTURE DEVELOPMENT	Planned GFA®	(sq.m.)			179,624 	69,629	
INI	Saleable GFA 1 pre-sold <sup>(4)</sup>	(sq.m.)					
UNDER DEVELOPMENT	Saleable/ Rentable GFA®	(sq.m.)	136,902 136,047 855 —	22,619 20,375 2,244 —	11111	11111	11111
UNDERD	Total Rentable Saleable GFA held for GFA property GFA under unsold <sup>(4)</sup> investment <sup>(2)</sup> development <sup>(2)</sup>	(sq.m.)	217,544 136,047 855  40,449	31,781 20,375 2,244 6,352 2,810			
	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)	11111	11111	1 1 1 1 1 1	11111	11111
ETED	Total Saleable C GFA unsold <sup>(4)</sup> i	(sq.m.)			11111		
COMPLETED	Saleable/ S Rentable GFA(3) v	(sq.m.) (sq.m.)		1 1 1 1 1			59,780 59,780 —
	Saleable/ S Completed Rentable GFA® GFA®	(sq.m.)			11111	11111	103,240 59,780 — — 43,460
I	Site Co	(sd.m.) (	68,644	14,338	54,173	58,024	51,361 1
	Project		33. Nanjing Land Lot No. 2017G27 (南京-2017G27地線) Residential Commercial Office Car parks Anciliary	34. Nanjing Luhe Land Lot No. G49 (南京六台・G49地塊) Residential Commercial Office Car parks	35. Nanjing Land Lot No. 2017G36 (商享-2017G36地规) Residential Commercial Office Car parks	36. Nanjing Land Lot No. 2017G57 (2017G57地) Residential Commercial Office Car parks Ancillary SUZHOU	(ang Upper Garden (44, ial cial s

													В	US	SIN	1]	ES	S																
	Reference to property valuation report <sup>(12)</sup>		N/A					10	2						N/A							5	<b>†</b>						N/A					
	Group's attributable market value(II)	(RMB million)	N/A					198.7							N/A							0.020	7.676,1						N/A					
	Group's interest <sup>(10)</sup>	(%)	100.0					100 0							49.0							900	100.0						33.0					
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million) (RMB million)	I					I							662.6							000	790.7						659.3					
	Development costs incurred(8)	(RMB million)	7.96.7					2.300.0							3.558.2							3231	0.676,1						734.6					
	Actual/ estimated completion date for construction?		August 2013	ò				Anoust 2014 December 2017							May 2017 December 2019							0100	August 2010 September 2010						October 2019					
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		August 2011	ò				Anoust 2014							May 2017							0100	August 2010						June 2017					
	Actual/ estimated commencement date for construction <sup>(5)</sup>		April 2011					February 2014	Canada de la constanta de la c						September 2016							Proof the state of	March 2017						February 2017					
FUTURE DEVELOPMENT	GFA without land use rights certificates	(sq.m.)	I					I							I																			
FUT		(sq.m.)	I																															
ENT	Saleable GFA Planned pre-sold(*) GFA(2)	(sq.m.)	I								1				16.805	16.805				I									114,453	114,453				
EVELOPM	Saleable/ Rentable GFA®	(sd.m.)	I				1 1	I			1				145.253	145 253	2					25.00	69,744		1					114,453		1	32,968	4,908
UNDER DEVELOPMENT	Total Rentable Saleable Stabele GFA held for Rentable GFA property GFA under GFA® unsold® investment® development®	(sq.m.)	I	I	I			I	I		I		I		194.215	145 253			44,407	4,555		050 30	69 744			22.011	3,584		152,329	114,453			32,968	4,908
	Total Rentable Saleable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)	I	I	I	Ι	1 1	I	I	I	I		I		I	١	I			I				I			I		I			I	I	l
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	I					10.876	10,688	188						I																		
COMP	Saleable/ Rentable GFA®	(sq.m.)	95,656	95,656				707 927	200,127	7,800							I																	
	Saleable/ S Completed Rentable GFA® GFA®	(sq.m.)	135,017	97,423			37,594	500 190	200,127		1	58,517	581		I	I			1	l					1									
1	Site C	(sd.m.)	54.341					(上遊番苑) 69 923							e Garden 80.669						. 2016-	200.24	44,701						53,753					
	Project		38. Hong Yang Glorious Residence (弘陽尊邸)	Residential	Commercial	Office	Car parks Ancillary	39. Unner Lake Garden (上營集基) 69 923	Residential	Commercial	Office	Car parks	Ancillary		40. Runyuan Masterpiece Garden (瀏元名業花園)	Residential	Commercial	Office	Car parks	Ancillary	41. Suzhou Land Lot No. 2016-	WG-64	Residential	Commercial	Office	Car parks	Ancillary	42. Violet Cloud Residence (紫雲名	EE(s)	Residential	Commercial	Office	Car parks	Ancillary

				-	BUSINESS		
	Reference to property valuation report <sup>(12)</sup>		25	56	N/A	N/A	31
Group's attributable market value <sup>(11)</sup>		(RMB million)	1,584.5	1,792.1	N/A	N/A	218.5
	Group's interest <sup>(10)</sup>	(%)	100.0	100.0	50.0	13.0	50.0
Actual/ estimated completion Development development date for coets costs to be construction <sup>(7)</sup> incurred <sup>(8)</sup> incurred <sup>(8)</sup> in (RMB million)		(RMB million)	1.77.1	286.7	221.6	493.1	323.7
		(RMB million)	2,011.7	1,618.6	1,015.5	391.3	415.8
			June 2020	November 2018	January 2019	December 2019	January 2020
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		August 2017	April 2016 August 2016 November 2018	June 2016	January 2018 August 2018 December 2019	May 2018
	Actual/ estimated commencement date for construction(5)		November 2016 August 2017	April 2016	October 2016	January 2018	March 2018
FUTURE DEVELOPMENT	GFA without land use rights	(sq.m.)	1	1	I	I	I
FUI	Planned GFA <sup>(2)</sup>	(sq.m.)	11111	11111	11111	11111	
IENT	Saleable GFA pre-sold <sup>(4)</sup>	(sq.m.)	3,700	149,192 141,556 — 7,636	89,184 86,666 — 2,518		
EVELOPA	Saleable/Saleable Rentable GFA GFA <sup>(3)</sup> pre-sold <sup>(4</sup>	(sq.m.)	106,654 106,654 820	189,093 149,192 — 39,901	89,884 86,806 	112,989 92,309 366 — 20,314	84,982 67,214 2,017 15,751
UNDER DEVELOPMENT	GFA without Saleable/ Saleable   Band use GFA under Rentable GFA Planned rights development <sup>(2)</sup> GFA <sup>(3)</sup> pre-sold <sup>(4)</sup> GFA <sup>(2)</sup> certificates	(sq.m.)	149,634 106,654 820 — 20,441 21,719	197,867 149,192 — 39,901 8,774	108,814 86,806 — 3,078 18,930	122,187 92,309 366 — 20,314 9,198	92,069 67,214 2,017 — 15,751 7,087
ETED	Total Rentable Saleable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sd.m.)			11111	11111	11111
	Total saleable G GFA msold <sup>(4)</sup> ir	(sq.m.)	11111	11111	2,596 275 — — 2,321	11111	
COMPLETED	aleable/ S Rentable GFA® u	(sq.m.) (sq.m.)	11111		81,956 81,956 — 20,372		
	Total Saleable/Saleable Completed Rentable GFA GFA® GFA® unsold	(sq.m.)	11111				
I	Site Co	(sd.m.)	60,961	69,325	68,292 110,607 82,648 ————————————————————————————————————	69,982	36,829
	Project		43. Luyuan Architecture (用源名樂) Residential Commercial Office Car parks Ancillary	44. Upper Water Garden (上水雅苑) Residential Commercial Office Car parks Ancillary	45. Superior Charm Garden (屬 W 上 品 指 國) Residential Commercial Office Car parks	46. Suzhou Land Lot No. 2013-BII-D (2013-BII-Dug)g) Residential Commercial Office Car parks Ancillary	47. Suzhou Land Lot 3205820010546GB0086 (3205820010546GB0086ig/k) Residential Commercial Office Car parks Ancillary

				BU	ISINESS		
	Reference to property valuation report <sup>(12)</sup>		N/A	30	N/A	9/27/33	36
Group's attributable market value <sup>(1)</sup> (RMB million)		322.7	N/A	1,284.8	1,049.0		
Group's interest <sup>(10)</sup> (%) (%) (8) (18.3)		70.0	16.4	100.0	100.0		
		344.8	604.7	573.6	1,052.3		
Priture Development development costs costs to be incurred*** (RMB million) (RMB million) 391.3 568.3		260.8	490.2	1,661.4	1,072.4		
	Actual/ estimated completion date for construction?		October 2019	May 2019	March 2020	May 2021	
	Actual Actual Actual estimated estimated commencement mnencement date for date for pre-sale of instruction <sup>(5)</sup> properties <sup>(6)</sup> commencement March 2018 November 2018		June 2018	June 2018	August 2005	June 2018 May 2021	
	Actual/ estimated commencement date for construction <sup>(5)</sup>		March 2018	March 2018	January 2018	April 2005	May 2018
FUTURE DEVELOPMENT	GFA without land use rights	(sq.m.)	I	I	I	I	I
		(sq.m.)				26,312	212,805
ENT	Saleable GFA Planned pre-sold(*) GFA®	(sq.m.)	11111			6,172 6,172	
VELOPM	Saleable/ Rentable GFA <sup>(3)</sup> F	(sq.m.)	116,127	93,407 67,959 2,242 — 23,206	142,211 115,154 163 — 26,894	30,976 27,074 — — 3,902	
UNDER DEVELOPMENT	Total Rentable Saleable GFA held for GFA GFA property GFA under J unsold** investment** development**	(sq.m.)	158,869 116,127 — 30,108	101,083 67,959 2,242  23,206 7,676	172,014 115.154 163 — 26,894 29,803	30,976 27,074 — — — — — — — — — — — — — — — — — — —	
	Total Rentable Saleable GFA held for GFA property unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)	1111		11111	11111	11111
ETED.	Total Saleable ( GFA unsold <sup>(4)</sup> i	(sq.m.)	1111			37,598 19,810 17,788	
COMPLETED	Saleable/ Rentable GFA <sup>(3)</sup>	(sq.m.)				100,635 82,847 17,788	
	Saleable/ Schuble GFA® GFA®	(sq.m.)	1 1 1 1 1			108,018 90,230 17,788 —	
ı	Site C area <sup>(1)</sup>	(sq.m.)	59,235	47,706	98,783	000,000	85,122
	Project		48. Suzhou Land Lot No. 2017B-019 (2017B-019地域) Residential Commercial Office Car parks	Anchiary 49. Sunrise Joy Masterpiece Residence (听接名语) Residential Commercial Office Car parks Ancillary	50. Suzhou Land Lot No. 2014- B26(B/C) (2014-B26(B/C)地級) Residential Commercial Office Car parks	WUXI 51. Wuxi Sanwan Qing (無陽三萬頃) Residential Commercial Office Car parks Ancillary	52. Wuxi Land Lot No. XDG-2012- 54 (XDG-2012-54號地號) Residential Commercial Office Car parks

							BUSINES	SS		
	Reference to property valuation report <sup>(12)</sup>		35			N/A		N/A	N/A	N/A
	Group's attributable market value(11)	(RMB million)	427.0			N/A		Z/A	N/N	Z/Z
	Group's interest <sup>(10)</sup>		100.0			20.0		100.0	4.65	33.4
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	1,325.6			1,600.4		I	813.5	115.6
	Development costs incurred(8)	(RMB million) (RMB million)	433.4			521.1		1,721.0	1,597.4	319.3
	Actual/ estimated completion date for construction <sup>(7)</sup>	i	January 2022			July 2021		ecember 2015	April 2019	ebruary 2019
	Actual/ estimated commencement date for pre-sale of properties(6) c	i	June 2018			June 2018		August 2011 December 2015	June 2017	September 2017 November 2017 February 2019
	Actual/ estimated c commencement date for construction <sup>(5)</sup>		May 2018			May 2018		January 2011	May 2017	September 2017 N
PMENT	GFA without land use rights certificates	(sq.m.)	I			I		I	1	I
DEVELOPMENT	Planned GFA <sup>(2)</sup>	(sq.m.)	291,694			325,774			1 1 1 1 1 1	
ENT	Saleable GFA ] pre-sold <sup>(4)</sup>	(sq.m.)	1 1						245,527 213,081 — 17,547 14,899	8,484 7,718 ————————————————————————————————————
VELOPM	Saleable/ Rentable GFA®						1 1 1		279,718 213,081 — 51,738 14,899	39,316 32,372 — — 6,944
UNDER DEVELOPMENT	Total Rentable Saleable/ Saleable GFA held for Saleable GFA property GFA under   GFA under   GFA unsold <sup>(4)</sup> investment <sup>(2)</sup> development <sup>(2)</sup>				1 1	1 1 1	1 1 1		298,247 213,081 — 51,738 33,428	51,913 32,372 — — 7,604 11,937
	Total Rentable Saleable (Saleable Saleable GFA held for Rentable GFA property GFA® unsold(*) investment®)	(sq.m.)			1 1	111	1 1 1			11111
ETED	Total Saleable G GFA msold <sup>(4)</sup> ii	(sq.m.)						11111	11111	
COMPLETED	Saleable/Sentable GFA® v	(sq.m.)						258,579 218,455 2,267 — 37,857	1 1 1 1 1 1	
	Saleable/ S Completed Rentable GFA® GFA®	(sq.m.)					1 1 1	261,338 218,729 2,267 — 38,276 2,066	11111	
	Site Co	1	138,902			203,609		88,233 2	134,061	31,333
	Project		53. Wuxi Land Lot No. 2017-C- 20(A)&(B) (2017-C-20(A)、(B)地樂) Residential	Commercial Office	Car parks Ancillary	iarden of Superior Class 海) tial	Office Car parks Ancillary NANTONG	55. Hong Yang Upper City (弘陽上域) Residential Commercial Office Car parks	56. Best Time Garden (佳期花苑) 1 Residential Commercial Office Car parks	57. Garden with Virtue (穩慶海) Residential Commercial Office Car parks

				BU	SINESS		
	Reference to property valuation report <sup>(12)</sup>		23	N/A	N/A	N/A	N/A
	Group's attributable market value(11)	(RMB million)	112.4	N/A	N/A	N/A	N/A
	Group's interest <sup>(10)</sup>	(%)	33.3	17.0	25.0	12.5	23.5
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million) (RMB million)	174.1	927.1	814.8	865.4	537.6
	Development costs incurred(8)	(RMB million)	327.1	1,137.1	556.6	676.6	498.2
	Actual/ estimated completion date for construction®		July 2018 February 2019	May 2020	May 2019	August 2021	June 2018 December 2020
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		July 2018	December 2017	February 2018	October 2018	June 2018 ]
	Actual/ estimated commencement date for construction <sup>(5)</sup>		December 2017	December 2017 December 2017	December 2017	August 2018	April 2018
/ELOPMENT	GFA without land use c rights	(sq.m.)	1	ı	ı	I	I
DEVELOPMENT	Planned GFA <sup>(2)</sup> ce	(sq.m.)			76,083	197,802	95,000
TNE	Saleable GFA 1 pre-sold <sup>(4)</sup>	(sq.m.)		97,891 94,418 — — 3,473	49,277 48,319 — — 958	11111	
VELOPMI	Saleable/ S Rentable GFA® pi	(sq.m.)	37,847 37,847 —	190,266 167,646 1,930 — 20,690	123,344 69,894 51,493 — — 1,957	11111	11111
UNDER DEVELOPMENT	Total Rentable Saleable GFA held for S Rentable GFA property GFA under F GFA <sup>(2)</sup> unsold <sup>(4)</sup> investment <sup>(2)</sup> development <sup>(2)</sup>	(sq.m.)	61,479 37,847 — — 10,610 13,022	254,620 167,646 1,930  42,444 42,600	165,480 69,894 51,493 — 35,056 9,037		111111
	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)		11111	11111	11111	11111
ETED	Total Saleable C GFA msold <sup>(4)</sup> i	(sq.m.)					
COMPLETED	Saleable/ Sentable GFA(3) 1	(sq.m.)					
	Saleable/ Completed Rentable GFA® GFA®	(sq.m.)		11111		11111	11111
I	Site Co	(sq.m.)	37,348	86,652	82,741	109,890	47,963
	Project		88. Esteeming Virtues Garden (例 穆斯) Residential Commercial Office Car parks	多. Oriental Cloud Garden (米方 雲苑) 歌句 Residential Commercial Office Car parks	60. Upper Joy Garden (上稅花園) Residential Commercial Office Car parks Ancillary	61. Nantong Land Lot No. R2017- 025 (R2017-025地線) 1 Residential Commercial Office Car parks	62. Nantong Land Lot No. R17013 (R17013地域) Residential Commercial Office Car parks Ancillary

				BUSI	NESS		
	Reference to property valuation report <sup>(12)</sup>		16	71	73	N/A	11/39
	Group's attributable market value <sup>(11)</sup>	(RMB million)	975.1	549.3	6.98	N/A	409.0
	Group's interest <sup>(10)</sup>	(%)	100.0	100.0	50.0	40.0	85.0
	Future development costs to be incurred <sup>(8)(9)</sup>	RMB million)	55.4	219.2	905.4	832.4	912.7
	Development costs incurred(8)	(RMB million) (RMB million)	1,820.4	169.1	1,373.7	742.1	333.7
	Actual/ estimated completion date for construction(7)		June 2018	August 2018	cember 2019	June 2020	June 2020
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup> cc		May 2016	May 2017	July 2017 November 2017 December 2019	May 2018	August 2018
	Actual/ estimated commencement date for construction <sup>(5)</sup>		December 2015	December 2016	July 2017 1	March 2018	July 2010
	GFA without Saleable land use GFA Planned rights pre-sold <sup>(4)</sup> GFA <sup>(2)</sup> certificates	(sq.m.)	I	I	I	I	I
DEVELOCI MENT	Planned GFA <sup>(2)</sup> c	(sq.m.)					106,081
	Saleable GFA pre-sold <sup>(4)</sup>	(sq.m.)	129,731 118,977 — 10,754	67,682 66,666 1,016 —	110,379 110,379 —		1 1 1 1 1 1
		(sq.m.)	151,895 118,977 — 32,918	82,601 67,011 2,614 — 12,976	294,026 110,379 220,196 110,379 1,940 — — 71,890 —	178,485 130,299 1,527 12,943 33,716	
The state of the s	GFA under levelopment <sup>(2)</sup>	(sq.m.)	165,973 118,977 — 32,918 14,078	88,773 67,011 2,614 — 12,976 6,172	326,455 220,196 1,940 — 71,890 32,429	194,217 130,299 1,527 12,943 33,716 15,732	
	Total Rentable Saleable/ Saleable/ GFA held for Saleable/ Rentable GFA property GFA under Rentable GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(2)</sup> development <sup>(2)</sup> GFA <sup>(3)</sup>	(sq.m.)			11111	11111	11111
	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	22,180 — — 22,180				16,635 16,635 2,644 2,644 163 163 — — 13,828 13,828
	Saleable/ Rentable GFA®	(sq.m.)	273.461 22.180 210.466 — 8.199 — 54.796 22.180				16,635 2,644 163 — 13,828
	Total Saleable/ Saleable Completed Rentable GFA GFA(3) GFA(3) unsold	(sq.m.)	300,271 289,279 — — — 10,992				16,635 2,644 163 — 13,828
•	Site (	(sq.m.)	289,279 289,279 — — 10,992	43,590	88,719	67,225	126,695
	Project		GHANGZHOU G3. Hong Yang Upper City • Phase I – Phase III (弘陽上城一期 — 三期) Residential Commercial Office Car parks Ancillary	64. Hong Yang Upper City・Phase IV (弘 陽上歲四期) Residential Commercial Office Car parks	A. Golden Seal and Heaven Shire (金麒 天郷) Residential Commercial Office Car parks	66. Changzhou Land Lot GX010110-05 (CX010110-05)tg/g) Residential Commercial Office Car parks Ancillary	(分離必號在國) (分離必號在國) Residential Commercial Office Car parks

					BUSIN	ES	S	
	Reference to property valuation report <sup>(12)</sup>		N/A		29		N/A	78
	Group's attributable market value(11)	(RMB million)	N/A		546.0		N/A	371.0
	Group's interest(10)	D (%)	50.0		100.0		20.0	100.0
	Future development costs to be incurred <sup>(8)(9)</sup> ii	RMB million)	437.0		428.7		997.2	317.3
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	246.3		536.8		598.8	102.7
	Actual/ estimated completion date for construction <sup>(7)</sup>	D	April 2019		May 2018 January 2020		May 2020	June 2019
Actual/	l lent 6		March 2018		May 2018		June 2018	ovember 2017
	GFA Actual/ without estimated coland use commencement rights date for certificates construction(5)		December 2017		February 2018		April 2018	September 2017 November 2017
RE MENT	GFA without land use crights	(sq.m.)	I		I		I	8
FUTURE DEVELOPMENT	Planned GFA <sup>(2)</sup> cer	(sq.m.)	11111				284,565	
İ	Saleable GFA F re-sold <sup>(4)</sup>	(sq.m.)	9,047					19,763 19,763 — —
VELOPM	Saleable/Saleable Rentable GFA GFA® pre-sold	(sq.m.)	119,074 80,236 609 — 24,981 13,248		121,436 1111,609 9,827 —		1 1 1 1 1 1	35,631 35,631 —
UNDER DEVELOPMENT	Total Rentable Saleable/Saleable GFA hed for Sometide GFA property GFA under Rentable GFA property GFA under Rentable GFA Planned GFA <sup>23</sup> GFA <sup>29</sup> unsold <sup>44</sup> investment <sup>29</sup> development <sup>20</sup> GFA <sup>29</sup> pre-sold <sup>44</sup> GFA <sup>29</sup>	(sq.m.)	133,797 80,236 609 — 24,981 27,971		152,984 111,609 9,827 17,172 14,376			82,105 35,631 — 44,373 2,101
	Total Rentable Saleable/ Saleable GFA held for Rentable GFA property GFA® unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)						
COMPLETED	Total  Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	11111				11111	
COM	Saleable Rentable GFA®	(sq.m.)						
	Total Saleable/Saleabli Completed Rentable GFA GFA <sup>(2)</sup> GFA <sup>(3)</sup> unsold <sup>4</sup>	(sq.m.)	11111				1 1 1 1 1 1	1 1 1 1 1 1
·	Site area <sup>(1)</sup>	(sq.m.)	72,660		56,230		88,498	70,028
	Project	YANGZHOU	68. Begonia Garden (梁海) Residential Commercial Office Car parks Ancillary	TAIZHOU	69. Taixing Land Lot No. TX2017-20 (秦興TX2017-20時期) Residential Commercial Office Car parks	ZHENJIANG	70. Phoenix Terrace (風楽台) Residential Commercial Office Car parks Ancillary	71. Mountain View Garden (山柳英) Residential Commercial Office Car parks Ancillary

										B	U	SI	NE	SS	5																
	Reference to property valuation report <sup>(12)</sup>		14				42							N/A						N/A						20					
	Group's attributable market value <sup>(11)</sup>	(RMB million)	1.9				76.0							N/A						N/A						738.7					
	Group's interest <sup>(10)</sup>	(%)	80.0				80.0							33.0						33.3						100.0					
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	I				552.2							1,639.1						369.1						297.8					
	Development costs incurred(8)	(RMB million) (RMB million)	24.0				130.6							1,321.6						245.3						807.9					
	Actual/ estimated completion date for construction <sup>(7)</sup>		I				June 2018 December 2019							July 2018 February 2020						July 2018 December 2019						July 2017 January 2019					
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		l				June 2018 I							July 2018						July 2018 I						July 2017					
			I				April 2018							April 2018						April 2018						May 2017					
RE	GFA without land use co rights	(sq.m.)					1																								
FUTURE DEVELOPMENT	Planned GFA <sup>(2)</sup> ce	(w.ps)	2,969	I			125,141	-	1			I		289,991				I		58,620	1							l		I	
j	Saleable GFA F re-sold <sup>(4)</sup>	(sq.m.)			П	1	-	I				I						I								44,928	44,928			I	
VELOPM	Saleable/Saleable Rentable GFA GFA® pre-sold	(sq.m.)		I		I	I	I				I						I			1					117,109	96,138	l	20.971	:	
UNDER DEVELOPMENT	GFA Actual without estimated Saleable Saleable   Saleab	(sq.m.)		I			I		I	1		1				I		I		1							96,138		20.971	13,340	
j	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(5)</sup>	(sq.m.)		I		1	I		I			I				l	ll	I		I	I					I	I			I	
COMPLETED	Total / Saleable e GFA unsold <sup>(4)</sup>	(sq.m.)		I	П	I	I		1	I	I	I						I												I	
COM	% <del>-</del>	(sq.m.)				I	I																							I	
	Complete GFA <sup>(2)</sup>	(sq.m.)					I					I						I												I	
	Site area <sup>(1)</sup>	(sq.m.)	2,474				104,284							181,244						26,646						42,621					
	Project	лоналх	72. Xuzhou Land Lot 2016-15 (2016-15 地場) Residential	Commercial	Office Car parks	Ancillary	73. Landscape of the Peach Garden (山水桃花篆)	Residential	Commercial	Office	Car parks	Ancillary	74. Xuzhou Land Lot 2017-18 (徐州2017-	18地塊)	Residential	Commercial	Car parks	Ancillary	75. Xuzhou Land Lot 2017-20 (徐州2017-	20地域)	Residential	Commercial	Office 2.	Car parks Ancillary	EFEL	76. In Times (時光裡)	Residential	Commercial	Car parks	Ancillary	

				BUSINESS			
	Reference to property valuation report <sup>(12)</sup>	21	N/A	40	19	8	N/A
	Group's attributable market value <sup>(11)</sup>	(RMB million) 473.8	N/A	138.0	282.0	64.6	N/A
	Group's interest (10)	(%)	25.0	51.0	33.0	100.0	30.0
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million) 252.2	993.1	246.0	461.5	41.1	633.1
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million) 730.6 252.2	2,192.8	238.8	853.8	58.3	468.0
	Actual/ estimated completion date for construction?	April 2019	May 2020	June 2018 December 2019	June 2019	June 2019	October 2020
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>	July 2017	August 2017 September 2017	June 2018 D	August 2017 November 2017	January 2018	October 2017 December 2017
	Actual/ estimated commencement date for construction <sup>(5)</sup>	June 2017	August 2017	April 2018	August 2017	July 2017	October 2017
RE	GFA without land use rights	(sq.m.)	1	1	I	I	1
FUTURE DEVELOPMENT	Planned GFA <sup>(2)</sup> ce	(.m.ps)		61,778			11111
j		(sq.m.) (48,097 48,097 — — — — — — — — — — — — — — — — — — —	240,478 240,478 — —		51,875 51,875	5,748	25,029 25,029 —
UNDER DEVELOPMENT	Saleable/ Rentable GFA®	(sq.m.) (88,985 75,147 9.13,838	373,878 2 319,284 2 291 — 54,303		138,567 136,769 1,798	13,976	129,387 122,782 6,605
UNDERD	GFA under development <sup>(2)</sup>	(sq.m.) 104,118 75,147 — 13,838 15,133	418,126 319,284 291  54,303 44,248		170,501 136,769 1,798 — 29,427 2,507	17,745 13,976 13,376 3,769	179,772 122,782 6,605  42,305 8,080
	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	(sq.m.)		11111		111111	11111
COMPLETED	Total Saleable ( GFA unsold <sup>(4)</sup>	(m.ps)	11111				11111
COME	Saleable/ Rentable GFA®	(sd.m.)	11111	11111	1 1 1 1 1 1	11111	1 1 1 1 1 1
	Total Saleable/Saleabl Completed Rentable GFA GFA <sup>(2)</sup> GFA <sup>(3)</sup> unsold <sup>(4)</sup>	(sq.m.)	11111				11111
'	Site C area <sup>(1)</sup>	(sq.m.) 37,254	139,536	28,081	60,189	8,782	80,867
	Project	77. Sunrise Joy Garden (明] #24E M) Residential Commercial Office Car parks Ancillary	78. Mountain View Yard (望龍別院) Residential Commercial Office Car parks Ancillary	79. Purple Breeze (紫氣東米) Residential Commercial Office Car parks Ancillary	80. Garden with Art Atmosphere (藝境准 图) Residential Commercial Office Car parks Ancillary	81. New City Hong Yang Garden at Mingfa North Station (明發北路新級弘 陽海(1) Residential Commercial Office Car parks Ancillary	82. Glory Residence (正条柄) Residential Commercial Office Car parks Ancillary

			В	JSINESS		
	Reference to property valuation report <sup>(12)</sup>	32	N/A	N/A	N/A	43
	Group's attributable market value <sup>(11)</sup>	(RMB million)	N/A	N/A	X A	585.2
	Group's interest (10)	(%)	20.0	40.0	35.0	95.0
	Future development costs to be incurred(®99)	(RMB million) (RMB million) 538.5 623.2	706.6	2,489.5	476.9	1,035.7
	Development costs incurred(8)	(RMB million) 538.5	378.6	645.0	280.4	500.0
	Actual/ estimated completion date for construction σ	March 2018 November 2019	June 2017 September 2017 December 2019	June 2018 September 2020	March 2019	August 2018 December 2019
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>	March 2018	September 2017	June 2018	August 2018	
	Actual/ estimated commencement date for construction <sup>(5)</sup>	January 2018	June 2017 5	May 2018	March 2018	April 2018
RE		(sq.m.)	I	402,432	I	I
FUTURE DEVELOPMENT	Planned GFA <sup>(2)</sup> ce	(sq.m.)		402,432 ,		267,819
ENT	Saleable GFA ] ore-sold <sup>(4)</sup>	(sq.m.) 27,402 27,402 ————————————————————————————————————	144,583 144,583 —			
VELOPM	Salcable/Salcable Rentable GFA GFA® pre-sold	(sq.m.) 194,861 185,878 8,983	191,480 190,350 1,130		102,879 80,830 — 22,049	
UNDER DEVELOPMENT	GFA without Saleable/ Saleable   land use GFA under Rentable GFA Planned rights development <sup>2</sup> GFA <sup>(3)</sup> pre-sold <sup>4</sup> GFA <sup>(2)</sup> certificates	(sq.m.) 264,753 185,878 8,983 61,703 8,189	255,416 190,350 1,130  61,510 2,426	11111	119,224 80,830 — — 22,049 16,345	
	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsold <sup>(4)</sup> investment <sup>(3)</sup>	('w'bs)	11111	11111	11111	
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.) (sq.m.)	11111	11111	11111	11111
COM	Saleable/ Rentable GFA®	(sq.m.)				
	Total Saleable/Saleable Completed Rentable GFA GFA <sup>(2)</sup> GFA <sup>(3)</sup> unsold <sup>(4)</sup>	(:mrbs)				
'	Site C area <sup>(1)</sup>	(sq.m.) 89,886	97,340	201,216	46,488	(I) 89,273
	Project	83. Garden in Times (時光裡在園) Residential Commercial Office Car parks Ancillary	MAANSHAN 84. Sunny Side of the Yangtze River Peacock City (長江 熊岸孔 電線) Residential Commercial Office Car parks Ancillary	BOZHOU SS. Bozhou Land Lot No. 2017-217 (老州2017-217號庫號) Residential Commercial Office Car parks Ancillary	HUZHOU  86. Huzhou Land Lot No. 2017-43 (2017-43/49/4)  43/46/40)  Residential  Commercial  Office  Car parks  Ancillary	CHONGQING 87. Cypress View. Seattle (柏景・西雅剛) 89,273 Residential Commercial Office Car parks Ancillary

				BUS	INESS		
	Reference to property valuation report <sup>(12)</sup>		\$	5/38	7/34	4	m
	Group's attributable market value <sup>(11)</sup>	(RMB million)	7,724.0 <sup>(13)</sup>	834.9	822.0	71.9	83.9
	Group's interest <sup>(10)</sup>	(%)	100.0	100.0	70.0	100.0	100.0
	Future development costs to be incurred <sup>(8)(9)</sup>	(RMB million)	319.0	509.5	1,504.5	I	I
	Development costs incurred <sup>(8)</sup>	(RMB million) (RMB million)	1,771.1	379.5	1,166.3	16.3	7.74
	Actual/ estimated completion date for construction?		May 2019	June 2020	— December 2021	2007	— December 2015
	Actual/ estimated commencement date for pre-sale of properties <sup>(6)</sup>		I	I	1	I	Ī
	Actual/ estimated commencement date for construction <sup>(5)</sup>		May 2006	November 2016	January 2019	June 2010	February 2013
DEVELOPMENT	GFA without Saleable land use GFA Planned rights pre-sold <sup>43</sup> GFA <sup>23</sup> certificates	(sq.m.)	I	I	I	I	I
DEVELC	Planned GFA <sup>(2)</sup> c	(sq.m.)			246,597		
ENT	Saleable GFA Planned ne-sold <sup>(4)</sup> GFA <sup>(2)</sup>	(sq.m.)					
VELOPM	Saleable/Saleable Rentable GFA GFA <sup>(3)</sup> pre-sold <sup>(4)</sup>	(sq.m.)		101,817 — 80,844 20,973			
UNDER DEVELOPMENT	Saleable/ GFA under Rentable development <sup>20</sup> GFA <sup>(3)</sup>	(sq.m.)	11111	128,126 ————————————————————————————————————		11111	11111
	Total Rentable Saleable GFA held for Rentable GFA property GFA <sup>(3)</sup> unsodl <sup>(4)</sup> investment <sup>(3)</sup> (	(sq.m.)	435,165 — 405,370 — 29,795			4,450 	7,301
COMPLETED	Total Saleable GFA unsold <sup>(4)</sup>	(sq.m.)	11111	11111	11111	11111	1 1 1 1 1
COM	Saleable/ Rentable GFA®	(sq.m.)	435,165 435,165 			4,450 	7,301
	Total Saleable/Saleable Completed Rentable GFA GFA <sup>(2)</sup> GFA <sup>(3)</sup> unsold <sup>(4)</sup>	(sq.m.)	435,165 — 405,370 — 29,795			4,450 4,450 ————————————————————————————————————	7,301
ı	Site C area <sup>(1)</sup>	(sq.m.)	# 230,871 435,165 435,165 405,370 405,370 29,795 29,795	43,590	156,115	1,371	686
	Project	II. Commercial projects	88. Nanjing Hong Yang Plaza (梅菜品際 廣場) Residential Commercial Office Car parks Ancillary	89. Changzhou Hong Yang Plaza (常州弘	90. Changzhou Sangma Land Lot C and Dita (常州桑縣CD地線) Residential Commercial Office Car parks	91. Solaris Jingcheng Store (旭日祿城南 齡) Residential Commercial Office Car parks	92. Hong Yang Solaris Loving City·Section VI Store (弘陽祖日梁上據六區 香館) Residential Commercial Office Car parks

			COMF	COMPLETED		UNDER DEVELOPMENT DEVELOPMENT	VELOPM	ENT	DEVELO	PMENT								
												Actual/						
										GFA	Actual/	estimated	Actual/				-	Reference
				Total	Rentable				•	without	estimated c	commencement	estimated		Future			to
			Saleable/	Saleable C	FFA held for		Saleable/	Saleable		and use co	ommencement	date for	completion	Development	velopment		attributable	property
	Site	Completed	Rentable	GFA	property	GFA under	Rentable	GFA 1	Planned	rights	date for	pre-sale of	date for	costs	osts to be	s'coup's	market	aluation
Project	$area^{(1)}$	$GFA^{(2)}$	$GFA^{(3)}$	unsold <sup>(4)</sup> i	nvestment(3) d	levelopment <sup>(2)</sup>	GFA <sup>(3)</sup> p	re-sold(4)	GFA <sup>(2)</sup> ce.	rtificates c	construction (5)	oroperties <sup>(6)</sup>	construction <sup>(7)</sup>	π incurred <sup>(8)</sup> in	curred <sup>(8)(9)</sup>	terest <sup>(10)</sup>	value <sup>(11)</sup>	report <sup>(12)</sup>
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(m.ps) (sq.m.) (sq.m.) (sq.m.) (sq.m.) (sq.m.) (sq.m.) (sq.m.) (sq.m.) (sq.m.)		: ~	RMB million) (	MB million)	(%)		
93. Changzhou Sangma Land Lot A (常																		
1)(14)	44,535	I		I			I	I	- 14,765	I	June 2018		— December 2019 44.3	44.3	9.69	70.0	31.0	9
Residential				I	l													
Commercial				I			1	1	1									
Office				I		1	I	I	I									
Car parks				I	I	I			I									
Ancillary																		

FUTURE

Notes:

- Land area data should be derived from information contained in the relevant land use rights certificates and real estate title certificates, or the site area data in the land grant agreements if there is no relevant land use rights certificates  $\equiv$
- Data with respect to the GFA of completed projects should be derived from the information contained in the relevant inspection certificates; data with respect to the projects under development to be constructed should be derived from the information contained in the relevant construction planning permits, or the capacity building area data in the land grant agreements if there is no construction planning permits. 3
- Rentable GFA refers to space available to generate rental income.
- and the property has been delivered to the customer. A property is considered delivered to a customer after the property has been completed, inspected and accepted as qualified. A property is In this "Business" section, saleable GFA unsold includes properties which have been pre-sold. A property is considered "sold" after the Group has executed relevant sale and purchase agreement considered pre-sold when the Group has executed the relevant sale and purchase agreement but the property has not yet been delivered to the customer.  $\mathfrak{S}$   $\mathfrak{F}$
- Refers to the date on the Construction Work Commencement Permit or is estimated by the Group.
- Refers to the date our Group obtained or is estimated to obtain a pre-sale permit for the project based on the Group's internal records.
- Refers to the date of the Records of Application for Examination of Completion of Works for each project when the projects are completed; projects under development or to be constructed is based on our current estimation with reference to construction working plans. € 6 E
- Actual/estimated costs refer to direct (unaudited) costs incurred for the relevant projects, including paid/to be paid land premium of relevant land use permits, construction costs and capitalized 8
- Estimated costs refer to the budgeted costs estimated to be incurred based on the development costs incurred as at March 31, 2018. 6
- Calculation based on effective equity interest in the respective project companies contained in the property valuation report as of the Valuation Date (scheduled at March 31, 2018). (10)
- Refers to the value of the project in proportion to the Group's interest in the project as of the Valuation Date (scheduled at March 31, 2018)
  - Projects that are not included in the Property Valuation Report are marked as "N/A" in this item. (12)

(11)

- This is the Group's attributable investment value of the project.
- This land lot is located in Tianning District, Changzhou and is occupied by some Republic-of-China-style architecture. We plan to hold this land lot for future lease.

#### **Property Development and Sales**

Nanjing

#### I. Solaris Loving City (旭日愛上城)

Solaris Loving City (旭日愛上城) is a residential and commercial project located in Pukou District, Nanjing. The project has eight sections, and as of March 31, 2018, seven sections are completed and one section is under development. We entered into the relevant land grant contract on March 2007 and had paid the total land premium of RMB950.0 million in full for the entire project.

#### 1. Solaris Loving City • Section IV (旭月愛上城第四區)



Solaris Loving City • Section IV (旭日愛上城第四區) is a residential project located in Pukou District, Nanjing. The project is close to Metro Line No. S8, the Hong Yang business district, four schools and two hospitals. As of March 31, 2018, occupying a total site area of approximately 8,836 sq.m., it consists of three high-rise residential buildings. The project has an aggregate GFA of approximately 33,119 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in September 2013. As of March 31, 2018, there was no saleable GFA unsold.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	December 2010
Actual completion date	September 2013
Development costs incurred	RMB171.3 million
Total saleable/rentable GFA completed	15,842 sq.m.
Total saleable/rentable GFA completed and sold	15,842 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

### 2. Solaris Loving City • Section V (旭日愛上城第五區)



Solaris Loving City • Section V (旭日愛上城第五區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 30,528 sq.m., it consists of seven high-rise apartment buildings. The project has an aggregate GFA of approximately 112,885 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in June 2015. As of March 31, 2018, there was no saleable GFA unsold.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	November 2012
Actual completion date	June 2015
Development costs incurred	RMB497.0 million
Total saleable/rentable GFA completed	88,862 sq.m.
Total saleable/rentable GFA completed and sold	88,862 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

## 3. Solaris Loving City • Section VI (弘陽旭日愛上城六區)



Solaris Loving City • Section VI (弘陽旭日愛上城六區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 75,237 sq.m., it consists of 15 high-rise buildings. The project has an aggregate GFA of approximately 245,630 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in December 2015. As of March 31, 2018, the total saleable GFA unsold was 3,081 sq.m..

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	February 2013
Actual completion date	December 2015
Development costs incurred	RMB1,019.8 million
Total saleable/rentable GFA completed	181,429 sq.m.
Total saleable/rentable GFA completed and sold	178,348 sq.m.
Percentage of total saleable/rentable GFA sold	98.3%

### 4. Solaris Loving City • Section VII (弘陽旭日愛上城七區)



Solaris Loving City • Section VII (弘陽旭日愛上城七區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 12,999 sq.m., it consists of four apartment buildings. The project has an aggregate GFA of approximately 73,628 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in May 2017. As of March 31, 2018, the total saleable GFA unsold was 851 sq.m..

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	March 2014
Actual completion date	May 2017
Development costs incurred	RMB317.5 million
Total saleable/rentable GFA completed	49,350 sq.m.
Total saleable/rentable GFA completed and sold	48,499 sq.m.
Percentage of total saleable/rentable GFA sold	98.3%

### 5. Solaris Loving City • Colorful Wings Garden (旭日愛上城彩翼園)



Solaris Loving City • Colorful Wings Garden (旭日愛上城彩翼園) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 114,317 sq.m., it consists of 27 high-rise residential buildings and one kindergarten. The project has an aggregate GFA of approximately 264,584 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in February 2013. As of March 31, 2018, the saleable GFA unsold was 2,804 sq.m..

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2010
Actual completion date	February 2013
Development costs incurred	RMB1,202.1 million
Total saleable/rentable GFA completed	248,500 sq.m.
Total saleable/rentable GFA completed and sold	245,696 sq.m.
Percentage of total saleable/rentable GFA sold	98.9%

## 6. Solaris Loving City • Star Island Garden (旭月愛上城星島園)



Solaris Loving City • Star Island Garden (旭日愛上城星島園) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 52,574 sq.m., it consists of 12 high-rise residential apartment buildings. The project has an aggregate GFA of approximately 135,703 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in January 2012. As of March 31, 2018, there was no saleable GFA unsold.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	September 2009
Actual completion date	January 2012
Development costs incurred	RMB 656.7 million
Total saleable/rentable GFA completed	131,346 sq.m.
Total saleable/rentable GFA completed and sold	131,346 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

### 7. Solaris Loving City • Creative Wings Garden (旭月愛上城創翼園)



Solaris Loving City • Creative Wings Garden (旭日愛上城創翼園) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 82,693 sq.m., it consists of 13 high-rise apartment buildings. The project has an aggregate GFA of approximately 196,275 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in June 2011. As of March 31, 2018, the total saleable GFA unsold was 5,902 sq.m..

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	August 2008
Actual completion date	June 2011
Development costs incurred	RMB723.3 million
Total saleable/rentable GFA completed	172,866 sq.m.
Total saleable/rentable GFA completed and sold	166,964 sq.m.
Percentage of total saleable/rentable GFA sold	96.6%

### II. Solaris Upper City (旭月上城)

### 8. Solaris City • Section I (旭日上城一區)



Solaris City • Section I (旭日上城一區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 198,497 sq.m., it consists of 38 high-rise apartment buildings. The project has an aggregate GFA of approximately 436,741 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project on November 2009. As of March 31, 2018, the total saleable GFA unsold was 4,378 sq.m..

We entered into the relevant land grant contract in July 2003 and had paid the total land premium of RMB250.3 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	June 2006
Actual completion date	November 2009
Development costs incurred	RMB1,096.5 million
Total saleable/rentable GFA completed	378,001 sq.m.
Total saleable/rentable GFA completed and sold	373,623 sq.m.
Percentage of total saleable/rentable GFA sold	98.8%

#### 9. Solaris City • Section II (旭日上城二區)



Solaris City • Section II (旭日上城二區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 163,341 sq.m., it consists of seven high-rise apartment buildings. The project has an aggregate GFA of approximately 697,747 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in May 2017. As of March 31, 2018, the total saleable GFA unsold was 4,552 sq.m..

We entered into the relevant land grant contract in July 2003 and had paid the total land premium of RMB250.3 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	July 2013
Actual completion date	May 2017
Development costs incurred	RMB2,606.8 million
Total saleable/rentable GFA completed	569,094 sq.m.
Total saleable/rentable GFA completed and sold	564,542 sq.m.
Percentage of total saleable/rentable GFA sold	99.2%

#### 10. Loving City Section III (旭日上城三區)



Loving City Section III (旭日上城三區) is a residential and commercial project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 189,012 sq.m., it consists of 24 high-rise apartment buildings. The project has an aggregate GFA of approximately 591,677 sq.m., all of which. is attributable to us.

We obtained the certificate of completion of this project in May 2015. As of March 31, 2018, the total saleable GFA unsold was 1,607 sq.m..

We entered into the relevant land grant contract on December 2003 and had paid the total land premium of RMB250.3 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	December 2010
Actual completion date	May 2015
Development costs incurred	RMB1,987.7 million
Total saleable/rentable GFA completed	487,339 sq.m.
Total saleable/rentable GFA completed and sold	485,732 sq.m.
Percentage of total saleable/rentable GFA sold	99.7%

#### 11. Solaris Institution (旭日學府)



Solaris Institution (旭日學府) is a residential and commercial project conveniently located in Pukou District, Nanjing, which is close to Metro Line No.3. As of March 31, 2018, occupying a total site area of approximately 38,976 sq.m., it consists of ten mid-rise apartment buildings. The project has an aggregate GFA of approximately 94,960 sq.m., all of which is attributable to us.

We obtained the certificate of completion for this project on November 2013. As of March 31, 2018, the total saleable GFA unsold was 2,377 sq.m..

We entered into the relevant land grant contract in May 2008 and had paid the total land premium of RMB90.0 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	December 2010
Actual completion date	November 2013
Development costs incurred	RMB430.4 million
Total saleable/rentable GFA completed	74,691 sq.m.
Total saleable/rentable GFA completed and sold	72,314 sq.m.
Percentage of total saleable/rentable GFA sold	96.8%

#### 12. Sun View City (旭日景城)



Sun View City (旭日景城) is a residential project located in Gulou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 128,033 sq.m., it consists of 44 multi-storey apartment buildings. The project has an aggregate GFA of approximately 223,418 sq.m., all of which is attributable to us.

Sun View City was awarded "Glamor North of the City – New Real Estate Landmark of Nanjing in 2006" (魅力城北—2006南京地產新座標) by Wangshang Real Estate Research Center (網尚房地產研究機構). East Beijing Road Primary School opened up its Sun View City Branch in the community, and there is a bilingual kindergarten and a convenience store for the residents. It is also close to Metro Line No.3, two hospitals and the Green Land Commercial Plaza (綠地商業廣場).

We obtained the certificate of completion for this project in June 2007. As of March 31, 2018, the total saleable GFA unsold was 4,929 sq.m..

We entered into the relevant land grant contract in December 2003 and a supplement agreement in February 2006 and had paid the total land premium of RMB283.5 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	September 2005
Actual completion date	June 2007
Development costs incurred	RMB725.9 million
Total saleable/rentable GFA completed	165,449 sq.m.
Total saleable/rentable GFA completed and sold	160,520 sq.m.
Percentage of total saleable/rentable GFA sold	97.0%

#### 13. Solaris Elegant Architecture (旭日雅築)



Solaris Elegant Architecture (旭日雅築) is a residential and project located in Qixia District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 15,524 sq.m., it consists of eight multi-storey apartment buildings, two commercial buildings and an underground parking lot. The project has an aggregate GFA of approximately 27,365 sq.m., all of which is attributable to us.

Solaris Elegant Architecture is close to Five Star Appliance Shopping Mall (五星電器大賣場) and Avalokiteshvara Gate (觀音門). Four schools and four hospitals are also close to the project.

We obtained the certificate of completion for this project in February 2012. As of March 31, 2018, the total saleable GFA unsold was 92 sq.m..

We entered into the relevant land grant contract on May 2008 and had paid the total land premium of RMB55.0 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	June 2010
Actual completion date	February 2012
Development costs incurred	RMB139.6 million
Total saleable/rentable GFA completed	21,603 sq.m.
Total saleable/rentable GFA completed and sold	21,511 sq.m.
Percentage of total saleable/rentable GFA sold	99.6%

#### 14. Loving Garden (愛上花園)



Loving Garden (愛上花園) is a residential and commercial project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of 77,367 sq.m., it consists of 17 apartment buildings. The project has an aggregate GFA of 188,589 sq.m., all of which is attributable to us.

We obtained the certificate of completion for this project on November 2017. As of March 31, 2018, the total saleable GFA unsold was 3,473 sq.m..

We entered into the relevant land grant contract on April 2015 and had paid the total land premium of RMB630.0 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	August 2015
Actual completion date	November 2017
Development costs incurred	RMB1,187.1 million
Total saleable/rentable GFA completed	155,510 sq.m.
Total saleable/rentable GFA completed and sold	152,037 sq.m.
Percentage of total saleable/rentable GFA sold	97.8%

#### 15. Great Time at Joy Peak West District (悦峰時光裡西區)



Great Time at Joy Peak West District (悦峰時光裡西區) is a residential project conveniently located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 73,065 sq.m., it consists of 17 high-rise apartment buildings. The project has an aggregate GFA of approximately 219,543 sq.m., all of which is attributable to us.

Great Time at Joy Peak West District is east to Nanjing University Jinling College, and is themed as green technology, creating a humanized and intelligent residential area. The project is also close to Metro Line No.3 and No. S8.

We obtained the certificate of completion for this project in August 2017. As of March 31, 2018, the total saleable GFA unsold was 8,433 sq.m..

We entered into the relevant land grant contract in December 2014 and had paid the total land premium of RMB854 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	August 2015
Actual completion date	August 2017
Development costs incurred	RMB965.0 million
Total saleable/rentable GFA completed	211,109 sq.m.
Total saleable/rentable GFA completed and sold	202,676 sq.m.
Percentage of total saleable/rentable GFA sold	96.0%

#### 16. Hong Yang Upper Yard (弘陽上院)



Hong Yang Upper Yard (弘陽上院) is a residential and commercial project located in Jiangning District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 66,805 sq.m., it consists of 20 buildings. The project has an aggregate GFA of approximately 158,499 sq.m., all of which is attributable to us.

Hong Yang Upper Yard features multiple groups of man-made landscapes. There are high-quality kindergartens, schools, and a supermarket close to the project, providing convenience to residents there.

We obtained the certificate of completion for this project in June 2016. As of March 31, 2018, the total saleable GFA unsold was 2,806 sq.m..

We entered into the relevant land grant contract in November 2013 and had paid the total land premium of RMB917 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2014
Actual completion date	June 2016
Development costs incurred	RMB1,618.0 million
Total saleable/rentable GFA completed	116,767 sq.m.
Total saleable/rentable GFA completed and sold	113,961 sq.m.
Percentage of total saleable/rentable GFA sold	97.6%

#### 17. Solaris Home (旭月家園)

Solaris Home (旭日家園) is a residential project located in Pukou District, Nanjing. Occupying a total site area of approximately 35,509 sq.m., it consists of 13 buildings. The project has an aggregate GFA of approximately 60,221 sq.m., all of which is attributable to us.

We obtained the certificate of completion for this project in May 2006. As of March 31, 2018, there was no saleable GFA unsold.

We entered into the relevant land grant contract in July 2003. We had paid part of the land premium of RMB250.3 million for this project and Solaris City in total. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2005
Actual completion date	May 2006
Development costs incurred	RMB87.9 million
Total saleable/rentable GFA completed	54,175 sq.m.
Total saleable/rentable GFA completed and sold	54,175 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

#### 18. East Hua Residence (華東茂)

East Hua Residence (華東茂) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 68,549 sq.m., it consists of three high-rise residential apartments. The project has an aggregate GFA of approximately 37,160 sq.m., all of which is attributable to us.

We obtained the certificate of completion for this project in July 2012. As of March 31, 2018, there was no saleable GFA unsold.

We entered into the relevant land grant contract in July 2003 and had paid the total land premium of RMB250.3 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	October 2010
Actual completion date	July 2012
Development costs incurred	RMB412.0 million
Total saleable/rentable GFA completed	24,365 sq.m.
Total saleable/rentable GFA completed and sold	24,365 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

#### 19. Solaris Loving City • Section VIII (旭日愛上城八區)

Solaris Loving City • Section VIII (旭日愛上城八區) is a residential project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 40,552 sq.m., the project has an aggregate GFA of approximately 237,024 sq.m., all of which is attributable to us.

Construction for this project commenced in September 2016 and is expected to be completed in April 2020. We commenced the pre-sales in this project in June 2017. As of March 31, 2018, development costs of RMB482.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB881.8 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

•	100.0%
Estimated completion date	
•	tember 2016
Development costs incurred RMB48	April 2020
	82.4 million
Estimated development costs to be incurred	81.8 million
Total saleable/rentable GFA to be completed	61,759 sq.m.
Total saleable/rentable GFA pre-sold	75,032 sq.m.
Percentage of total saleable/rentable GFA pre-sold	46.4%

#### 20. Hua Impression Golden Palm Garden (旭日華庭金棕櫚園區)

Hua Impression Golden Palm Garden (旭日華庭金棕櫚園區) is a residential and commercial project located in Pukou District, Nanjing. As of March 31, 2018, occupying a total site area of approximately 63,197 sq.m., the project has an aggregate GFA of approximately 166,481 sq.m. and a planned GFA of 14,264 sq.m., all of which is attributable to us.

Hua Impression Golden Palm Garden is adjacent to Metro Line No. 3, and is surrounded by cultural, sports, recreational and medical resources.

Construction for the last part of this project commenced in February 2008 and is expected to be completed in November 2018. As of March 31, 2018, we have pre-sold all the saleable GFA. We commenced pre-sales in this project in February 2017.

We entered into the relevant land grant contract in July 2003 and the total land premium of RMB73.2 million has been paid in full. As of March 31, 2018, development costs of RMB372.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB75.4 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	February 2008
Estimated completion date	November 2018
Development costs incurred	RMB372.3 million
Estimated development costs to be incurred	RMB75.4 million
Total saleable/rentable GFA completed or to be completed	151,055 sq.m.
Total saleable/rentable GFA pre-sold or sold	151,055 sq.m.
Percentage of total saleable/rentable GFA sold or pre-sold	100.0%

### 21. Garden of Joy and Elegance ( 听悦雅苑)

Garden of Joy and Elegance (昕悦雅苑) is a residential and commercial project located in Jiangning District, Nanjing. It is planned to include 11 apartment buildings. As of March 31, 2018, the project occupies a site area of 32,246 sq.m. and has a planned GFA of 87,321 sq.m., of which an estimate of 42,787 sq.m. is attributable to us.

Garden of Joy and Elegance has a greening rate up to 30%, and a maximum distance between two buildings of 100 meters to ensure lighting and ventilation. The project has function sectors including sports field and gym, kid's place and elderly's club, community center and meeting room. Moreover, it is close to the Meilong Lake Recreational Plaza (梅龍湖休閒廣場), Jiangning Sports Center (江寧體育中心), schools, supermarkets, banks and hospitals.

Construction for this project commenced in June 2017 and is expected to be completed in February 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 12,873 sq.m. and the total saleable GFA unsold was 51,078 sq.m. We commenced pre-sales in this project in October 2017.

We entered into the relevant land grant contract in December 2016 and had paid the total land premium of RMB880.0 million in full. As of March 31, 2018, development costs of RMB1,067.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB313.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	49.0%
Construction period	
Actual commencement date	June 2017
Estimated completion date	February 2019
Development costs incurred	RMB1,067.8 million
Estimated development costs to be incurred	RMB313.6 million
Total saleable/rentable GFA to be completed	63,951 sq.m.
Total saleable/rentable GFA pre-sold	12,873 sq.m.
Percentage of total saleable/rentable GFA pre-sold	20.1%

#### 22. Spring on West River (春上西江)

Spring on West River (春上西江) is a residential and commercial project located in Yuhuatai District, Nanjing. It is planned to include eight neoclassical-style buildings, among which six are 21-floor residential buildings and two are commercial buildings. As of March 31, 2018, the project occupies a site area of 27,962 sq.m. and has a planned GFA of 75,969 sq.m., all of which is attributable to us.

Construction for this project commenced in November 2015 and is expected to be completed in October 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 57,080 sq.m. and the total saleable GFA unsold was 4,357 sq.m. We commenced pre-sales in this project in June 2016.

We entered into the relevant land grant contract in September 2015 and had paid the total land premium of RMB270.0 million in full. As of March 31, 2018, development costs of RMB483.9 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB77.4 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	November 2015
Estimated completion date	October 2018
Development costs incurred	RMB483.9 million
Estimated development costs to be incurred	RMB77.4 million
Total saleable/rentable GFA to be completed	61,437 sq.m.
Total saleable/rentable GFA pre-sold	57,080 sq.m.
Percentage of total saleable/rentable GFA pre-sold	92.9%

#### 23. Golden Space and Watery Court (金域瀾庭)

Golden Space and Watery Court (金域瀾庭) is residential project located in Jiangning District, Nanjing. It is planned to include 15 apartment buildings with low density. As of March 31, 2018, the project occupies a site

area of 66,267 sq.m. and has a planned GFA of 174,428 sq.m., of which an estimate of 14,826 sq.m. is attributable to us.

Construction for this project commenced in March 2017 and is expected to be completed in December 2018. As of March 31, 2018, the total saleable GFA unsold was 131,088 sq.m.

We entered into the relevant land grant contract in December 2016 and had paid the total land premium of RMB1,490.0 million. As of March 31, 2018, development costs of RMB1,772.0 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB442.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	8.5%
Construction period	
Actual commencement date	March 2017
Estimated completion date	December 2018
Development costs incurred	RMB1,772 million
Estimated development costs to be incurred	RMB442.7 million
Total saleable/rentable GFA to be completed	131,088 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 24. Residence of Bamboo and Water (竹水居)

Residence of Bamboo and Water (竹水居) is residential project located in Jiangning District, Nanjing. It is planned to include 11 high-rise apartment buildings. The buildings are planned to be mainly 18-26 floors, and with a low building density of no more than 20%, targeting urban elites. As of March 31, 2018, the project occupies a site area of approximately 52,763 sq.m. and has a planned GFA of 154,173 sq.m., of which an estimate of 78,628 sq.m. is attributable to us.

Construction for this project commenced in August 2016 and is expected to be completed in October 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 115,564 sq.m. and the total saleable GFA unsold was 13,241 sq.m.. We commenced pre-sales in this project in May 2017.

We entered into the relevant land grant contract in December 2015 and had paid the total land premium of RMB425.0 million in full. As of March 31, 2018, development costs of RMB695.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB223.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	51.0%
Construction period	
Actual commencement date	August 2016
Estimated completion date	October 2018
Development costs incurred	RMB695.6 million
Estimated development costs to be incurred	RMB223.6 million
Total saleable/rentable GFA to be completed	128,805 sq.m.
Total saleable/rentable GFA pre-sold	115,564 sq.m.
Percentage of total saleable/rentable GFA pre-sold	89.7%

#### 25. Garden in the East (領東苑)

Garden in the East (領東苑) is a residential project located in Jiangning District, Nanjing. It is planned to include 15 high-rise apartment buildings. As of March 31, 2018, the project occupies a site area of 67,810 sq.m. and has a planned GFA of 247,728 sq.m., of which an estimate of 81,750 sq.m. is attributable to us.

Construction for this project commenced in May 2017 and is expected to be completed in December 2019. As of March 31, 2018, there was no pre-sold GFA and the total saleable GFA unsold was 175,136 sq.m. We have not commenced pre-sales in this project as of the Latest Practicable Date.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB4,000.0 million in full. As of March 31, 2018, development costs of RMB4,673.5 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,356.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.0%
Construction period	
Actual commencement date	May 2017
Estimated completion date	December 2019
Development costs incurred	RMB4,673.5 million
Estimated development costs to be incurred	RMB1,356.7 million
Total saleable/rentable GFA to be completed	175,136 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 26. Star Joy World Square (星悦天地廣場)

Star Joy World Square (星悦天地廣場) is a residential and commercial project conveniently located in the central business district of Pukou District, Nanjing. It consists of eight buildings.

The project is 100 meters to Metro No.3, and adjacent to the new Nanjing North Station in plan. As of March 31, 2018, it occupies a site area of approximately 27,428 sq.m, and has a total GFA of 109,771 sq.m., of which an estimate of 32,931 sq.m. is attributable to us.

Construction for this project commenced in May 2017 and is expected to be completed in September 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 61,030 sq.m. and the total saleable GFA unsold was 20,631 sq.m.. We commenced pre-sales in this project in August 2017.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB550.0 million. As of March 31, 2018, development costs of RMB659.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB289.2 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	30%
Construction period	
Actual commencement date	May 2017
Estimated completion date	September 2019
Development costs incurred	RMB659.7 million
Estimated development costs to be incurred	RMB289.2 million
Total saleable/rentable GFA to be completed	81,661 sq.m.
Total saleable/rentable GFA pre-sold	61,030 sq.m.
Percentage of total saleable/rentable GFA pre-sold	74.7%

#### 27. Sea Joy Garden (海悦花園)

Sea Joy Garden (海悦花園) is a residential and commercial project conveniently located in the Hong Yang business district of Pukou District, Nanjing. It is planned to include six high-rise and seven mid-rise apartment buildings. As of March 31, 2018, it occupies a site area of 57,503 sq.m. and has a planned GFA of 164,828 sq.m., of which an estimate of 80,766 sq.m. is attributable to us.

The project is 30 minutes from the city center by car, and is adjacent to the Metro lines No.3 and S8. It is also close to Lipeng Plaza (力朋廣場), Nanjing University (南京大學), and Southeast University Chengxian College (東南大學成賢學院).

Construction for this project commenced in February 2017 and is expected to be completed in November 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 7,570 sq.m. and the total saleable GFA unsold was 110,990 sq.m. We commenced pre-sales in this project in August 2017.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB1,940.0 million. As of March 31, 2018, development costs of RMB2,678.5 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB444.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	49.0%
Construction period	
Actual commencement date	February 2017
Estimated completion date	November 2018
Development costs incurred	RMB2,678.5 million
Estimated development costs to be incurred	RMB444.1 million
Total saleable/rentable GFA to be completed	118,560 sq.m.
Total saleable/rentable GFA pre-sold	7,570 sq.m.
Percentage of total saleable/rentable GFA pre-sold	6.4%

#### 28. New No.1 Commercial Plaza (新壹商業廣場)

New No.1 Commercial Plaza (新壹商業廣場) is a commercial and residential project located in Jiangning District, Nanjing. It is planned to include three 21-floor high-rise buildings. The project is also planned to include a two-floor commercial building. As of March 31, 2018, the project occupies a site area of 23,810 sq.m. and has a planned GFA of 97,544 sq.m., of which an estimate of 32,190 sq.m. is attributable to us.

The project has great potential for development. It is adjacent to Metro Line No.1, and is surrounded by rich commercial, medical, educational, and natural resources such as Wending Plaza (文鼎廣場) and Xiezhong Plaza (協眾廣場).

Construction for this project commenced in June 2017 and is expected to be completed in October 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 49,066 sq.m. and the total saleable GFA unsold was 22,843 sq.m. We commenced pre-sales in this project in September 2017.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB648.0 million in full. As of March 31, 2018, development costs of RMB765.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB296.8 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.0%
Construction period	
Actual commencement date	June 2017
Estimated completion date	October 2019
Development costs incurred	RMB765.7 million
Estimated development costs to be incurred	RMB296.8 million
Total saleable/rentable GFA to be completed	71,909 sq.m.
Total saleable/rentable GFA pre-sold	49,066 sq.m.
Percentage of total saleable/rentable GFA pre-sold	68.2%

#### 29. Wave of Jade Residence (玉瀾府)

Wave of Jade Residence (玉瀾府) is a residential project located in Pukou District, Nanjing. It is planned to include 16 high-rise buildings. As of March 31, 2018, the project occupies a site area of 44,784 sq.m. and has a planned GFA of 128,277 sq.m., of which an estimate of 42,331 sq.m. is attributable to us.

The project is adjacent to Metro Line No.3, five schools, two hospitals, Hong Yang Plaza (弘陽廣場) and Grand Ocean Department Store (大洋百貨).

Construction for this project commenced in September 2017 and is expected to be completed in December 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 34,800 sq.m. and the total saleable GFA unsold was 54,031 sq.m.. We commenced pre-sales in this project in November 2017.

We entered into the relevant land grant contract in January 2017 and had paid the total land premium of RMB1,020.0 million. As of March 31, 2018, development costs of RMB1,172.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB600.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.0%
Construction period	
Actual commencement date	September 2017
Estimated completion date	December 2019
Development costs incurred	RMB1,172.8 million
Estimated development costs to be incurred	RMB600.6 million
Total saleable/rentable GFA to be completed	88,831 sq.m.
Total saleable/rentable GFA pre-sold	34,800 sq.m.
Percentage of total saleable/rentable GFA pre-sold	39.2%

#### 30. Wave of Swallow New Garden (燕瀾新苑)

Wave of Swallow New Garden (燕瀾新苑) is residential project located in Jiangning District, Nanjing. It is planned to include nine high-rise, three mid-rise, and six multi-storey apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 61,145 sq.m. and has a planned GFA of 179,977 sq.m., of which an estimate 88,189 sq.m. is attributable to us.

Wave of Swallow New Garden is 10 minutes' drive from the New Jizhou National Wetland Park (新濟州國家濕地公園), and is surrounded by national-level eco-tourist attractions such as Nanshan Scenic Zone (南山風景區), Shitang Sea of Bamboos (石塘竹海), and Guli Lavender Garden (古裡薰衣草園). With kindergartens to high schools and other facilities within the area, the community will be a perfect place to live in.

Construction for this project commenced in March 2017 and is expected to be complete in December 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 136,048 sq.m. and the total saleable GFA unsold was 413 sq.m.. We commenced pre-sales in this project in August 2017.

We entered into the relevant land grant contract in December 2015 and had paid the total land premium of RMB500.0 million in full. As of March 31, 2018, development costs of RMB751.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB534.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	49.0%
Construction period	
Actual commencement date	March 2017
Estimated completion date	December 2018
Development costs incurred	RMB751.8 million
Estimated development costs to be incurred	RMB534.3 million
Total saleable/rentable GFA to be completed	136,461 sq.m.
Total saleable/rentable GFA pre-sold	136,048 sq.m.
Percentage of total saleable/rentable GFA pre-sold	99.7%

#### 31. Times in the Garden (時光裡花園)

Times in the Garden (時光裡花園) is residential and commercial project located in Pukou District, Nanjing. It is close to Hong Yang Plaza, three schools and one kindergarten, hospital and supermarkets. The project is planned to include 11 high-rise apartment buildings, one mid-rise and one low-rise commercial buildings. As of March 31, 2018, the project occupies a site area of approximately 59,533 sq.m. and has a planned GFA of 164,150 sq.m., all of which is attributable to us.

Construction for this project commenced in December 2015 and is expected to be completed in September 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 120,065 sq.m. and the total saleable GFA unsold was 4,007 sq.m.. We commenced pre-sales in this project in May 2016.

We entered into the relevant land grant contract in December 2014 and had paid the total land premium of RMB490.0 million in full. As of March 31, 2018, development costs of RMB997.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB194.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	December 2015
Estimated completion date	September 2018
Development costs incurred	RMB997.6 million
Estimated development costs to be incurred	RMB194.3 million
Total saleable/rentable GFA to be completed	124,072 sq.m.
Total saleable/rentable GFA pre-sold	120,065 sq.m.
Percentage of total saleable/rentable GFA pre-sold	96.8%

#### 32. Swallow River Residence (燕江府)

Swallow River Residence (燕江府) is residential and commercial project located in Qixia District, Nanjing. It is planned to include six high-rise apartment buildings and one commercial buildings. As of March 31, 2018, the project occupies a site area of approximately 28,052 sq.m. and has a planned GFA of approximately 114,456 sq.m., of which an estimate of 58,373 sq.m. is attributable to us.

Swallow River Residence is close to Yanziji Park (燕子磯公園), Mufu Mountain Scenic Belt (幕府山風光帶), Binjiang Park (濱江公園), and Avalokiteshvara Gate (觀音門). A commercial complex, a community hospital and a middle school are also within the area.

Construction for this project commenced in October 2015 and is expected to be completed in July 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 85,129 sq.m. and the total saleable GFA unsold was 22,070 sq.m.. We commenced pre-sales in this project in June 2017.

We entered into the relevant land grant contract in July 2015 and had paid the total land premium of RMB1,460.0 million in full. As of March 31, 2018, development costs of RMB1,157.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB199.0 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	51.0%
Construction period	
Actual commencement date	October 2015
Estimated completion date	July 2018
Development costs incurred	RMB1,157.7 million
Estimated development costs to be incurred	RMB199.0 million
Total saleable/rentable GFA to be completed	107,199 sq.m.
Total saleable/rentable GFA pre-sold	85,129 sq.m.
Percentage of total saleable/rentable GFA pre-sold	79.4%

#### 33. Nanjing Land Lot No. 2017G27 (南京•2017G27地塊)

Nanjing Land Lot No. 2017G27 (南京 • 2017G27地塊) is a vacant land located in Pukou District, Nanjing and is planned to be developed into a residential project comprising of six high-rise and 12 multi-storey apartment buildings. As of March 31, 2018, the project occupies a total site area of 68,644 sq.m, and has a planned GFA of 217,544 sq.m., of which an estimate of 43,509 sq.m. is attributable to us.

Construction for this project commenced in March 2018 and is expected to be completed in December 2019. As of December 2017, there was no GFA of properties pre-sold and total saleable GFA unsold was 136,902 sq.m. We plan to commence pre-sales in this project in September 2019.

We entered into the relevant land grant contract in July 2017 and had paid the total land premium of RMB2,310.0 million. As of March 31, 2018, development costs of RMB2,216.5 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,543.5 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	20.0%
Construction period	
Actual commencement date	March 2018
Estimated completion date	December 2019
Development costs incurred	RMB2,216.5 million
Estimated development costs to be incurred	RMB1,543.5 million
Total saleable/rentable GFA to be completed	136,902 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## 34. Nanjing Luhe Land Lot No. G49 (南京六合•G49地塊)

Nanjing Luhe Land Lot No. G49 (南京六合 • G49地塊) is a residential project located in Luhe District, Nanjing and is planned to be developed into five high-rise residential buildings. As of March 31, 2018, the project occupies a site area of approximately 14,338 sq.m. and has a planned GFA of approximately 31,781 sq.m., of which an estimate of 7,945 sq.m. is attributable to us.

Construction of this project commenced in December 2017 and is expected to complete on April 2019. As of March 31, 2018, there was no GFA of properties pre-sold and the total saleable GFA unsold was 22,619 sq.m. We commenced pre-sales in this project in June 2018.

We entered into the relevant land grant contract in October 2017 and had paid the total land premium of RMB108.0 million in full. As of March 31, 2018, development costs of RMB121.9 million (including capitalized

finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB102.8 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	25.0%
Construction period	
Actual commencement date	December 2017
Estimated completion date	April 2019
Development costs incurred	RMB121.9 million
Estimated development costs to be incurred	RMB102.8 million
Total saleable/rentable GFA to be completed	22,619 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 35. Nanjing Land Lot No. 2017G36 (南京•2017G36地塊)

Nanjing Land Lot No. 2017G36 (南京 • 2017G36地塊) is a vacant land located in Jiangning District, Nanjing and is planned to be developed into a residential project.

As of March 31, 2018, the land lot No. 2017G36 occupies a total site area of 54,173 sq.m, and has a planned GFA of 179,624 sq.m., of which an estimate of 35,925 sq.m. is attributable to us. Construction for this project is expected to commence in July 2018 based on circumstances as of the Latest Practicable Date and is expected to be completed in May 2020. We plan to commence pre-sales in this project in September 2018.

We entered into the relevant land grant contract in July 2017 and had paid the total land premium of RMB1,700.0 million in full. As of March 31, 2018, development costs of RMB1,832.0 million has been incurred and we expected to incur additional development costs of RMB1,211.0 million (including capitalized finance costs) for the project.

#### 36. Nanjing Land Lot No. 2017G57 (2017G57 地塊)

Nanjing Land Lot No. 2017G57 (2017G57地塊) is a vacant land located in Jiangning District, Nanjing and is planned to be developed into a residential and commercial project.

As of March 31, 2018, the land lot of No. G57 occupies a total site area of 58,024 sq.m, and has a planned GFA of 69,629 sq.m., all of which is attributable to us. We have obtained the relevant construction planning permit on June 21, 2018. Construction for this project is expected to commence in July 2018 and is expected to be completed in March 2019. We plan to commence pre-sales in this project in November 2018.

We entered into the relevant land grant contract in November 2017 and had paid the total land premium of RMB1,390.0 million in full. As of March 31, 2018, development costs of RMB1,433.1 million has been incurred,

and we expected to incur additional development costs of RMB573.8 million (including capitalized finance costs) for the project.

#### Suzhou

## 37. Hong Yang Upper Garden (弘陽上園)

Hong Yang Upper Garden (弘陽上園) is a residential project located in Yuanhepian District, Changshu, Suzhou. As of March 31, 2018, occupying a total site area of approximately 51,361 sq.m., it consists of 14 multistorey apartment buildings. The project has an aggregate GFA of 103,240 sq.m., all of which is attributable to us.

Hong Yang Upper Garden is adjacent to educational institutions, No.1 Changshu Renmin Hospital, the Rongan Shanghu Central Garden (榮安尚湖中央花園), and the Shanghu Scenic Zone (尚湖風景區).

We obtained the certificate of completion for this project in June 2016. As of March 31, 2018, the total saleable GFA unsold was nil.

We entered into the relevant land grant contract in November 2013 and had paid the total land premium of RMB503.0 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	July 2014
Actual completion date	June 2016
Development costs incurred	RMB937.7 million
Total saleable/rentable GFA completed	59,780 sq.m.
Total saleable/rentable GFA completed and sold	59,780 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

## 38. Hong Yang Glorious Residence (弘陽尊邸)

Hong Yang Glorious Residence (弘陽尊邸) is a residential project located in Jinshan Road (金山路), Changshu, Suzhou. As of March 31, 2018, occupying a total site area of approximately 54,341 sq.m., the project has an aggregate GFA of 135,017 sq.m., all of which is attributable to us.

We obtained the certificate of completion for this project in August 2013. As of March 31, 2018, the total saleable GFA unsold was nil.

We entered into the relevant land grant contract in July 2010 and had paid the total land premium of RMB339.0 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2011
Actual completion date	August 2013
Development costs incurred	RMB796.7 million
Total saleable/rentable GFA completed	95,656 sq.m.
Total saleable/rentable GFA completed and sold	95,656 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

## 39. Upper Lake Garden (上湖雅苑)

Upper Lake Garden (上湖雅苑) is a residential project located in Wuzhong District, Suzhou. It includes nine high-rise and four multi-storey apartment buildings, and a three-floor office building used by ourselves. As of March 31, 2018, the project occupies a site area of approximately 69,923 sq.m. and has a GFA of 267,025 sq.m., all of which is attributable to us.

Upper Lake Garden is adjacent to Yinshan Lake (尹山湖) and Dushu Lake (獨墅湖). Being close to the central business area of Yinshan Lake and Commercial Watery Street (商業水街), the project gets to enjoy the ancillaries of two commercial areas, including schools and the Dushu Lake Ecological Park.

We obtained the certificate of completion for this project in December 2017. As of March 31, 2018, the total saleable GFA unsold was 10,876 sq.m.. We entered into the relevant land grant contract in July 2013 and had paid the total land premium of RMB345.7 million in full. Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	February 2014
Actual completion date	November 2017
Development costs incurred	RMB2,300.0 million
Total saleable/rentable GFA completed	207,927 sq.m.
Total saleable/rentable GFA completed and sold	197,051 sq.m.
Percentage of total saleable/rentable GFA sold	94.8%

# 40. Runyuan Masterpiece Garden (潤元名著花園)

Runyuan Masterpiece Garden (潤元名著花園) is a residential project located in Xiangcheng District, Suzhou. It is planned to include 29 mid-rise and four multi-storey apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 80,669 sq.m. and has a planned GFA of approximately 194,215 sq.m., of which an estimate of 95,165 sq.m. is attributable to us.

Runyuan Masterpiece Garden is located in the central area of Xiangcheng District, and is surrounded by water on three sides and a land of greening of approximately 60,000 sq.m. Adjacent to the project are Metro Line No.2, several bus lines, and three commercial plazas of Oushang (歐尚), Fanhua (繁花), and Wanda (萬達).

Construction for this project commenced in September 2016 and is expected to be completed in December 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 16,805 sq.m. and the total saleable GFA unsold was 128,448 sq.m.. We commenced pre-sales in this project in May 2017.

We entered into the relevant land grant contract in May 2016 and had paid the total land premium of RMB2,874.7 million in full. As of March 31, 2018, development costs of RMB3,558.2 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB662.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	49.0%
Construction period	
Actual commencement date	September 2016
Estimated completion date	December 2019
Development costs incurred	RMB3,558.2 million
Estimated development costs to be incurred	RMB662.6 million
Total saleable/rentable GFA to be completed	145,253 sq.m.
Total saleable/rentable GFA pre-sold	16,805 sq.m.
Percentage of total saleable/rentable GFA pre-sold	11.6%

## 41. Suzhou Landlot No. 2016-WG-64(2016-WG-64地塊)

Suzhou Landlot No. 2016-WG-64 (2016-WG-64地塊) is a residential project located in Gaoxin District, Suzhou. It is 250 meters from the metro station and 1,500 meters from the high-speed train line. It is planned to include six high-rise and ten mid-rise apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 44,701 sq.m. and has a planned GFA of approximately 95,339 sq.m., all of which is attributable to us.

Construction for this project commenced in March 2017 and is expected to be completed in September 2018. As of March 31, 2018, there was no GFA of properties pre-sold and the total saleable GFA unsold was 69,744 sq.m.. We plan to commence pre-sales in this project in August 2018.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB1,328.6 million in full. As of March 31, 2018, development costs of RMB1,575.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB580.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	March 2017
Estimated completion date	September 2018
Development costs incurred	RMB1,575.6 million
Estimated development costs to be incurred	RMB580.7 million
Total saleable/rentable GFA to be completed	69,744 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## 42. Violet Cloud Residence (紫雲名邸)

Violet Cloud Residence (紫雲名邸) is a residential project conveniently located in Changshu, Suzhou. It is planned to include 12 high-rise apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 53,753 sq.m. and has a planned GFA of approximately 152,329 sq.m., of which an estimate of 50,269 sq.m. is attributable to us.

Violet Cloud Residence is adjacent to middle schools, a youth center, the Starlight World Complex (星光天 地綜合體), and the Jiangnan Culture and Art Center (江南文化藝術中心), making the place a multifunctional culture area.

Construction for this project commenced in February 2017 and is expected to be completed in October 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 114,453 sq.m. and the total saleable GFA unsold was 37,876 sq.m.. We commenced pre-sales in this project in June 2017.

We entered into the relevant land grant contract in October 2016 and had paid the total land premium of RMB560.0 million in full. As of March 31, 2018, development costs of RMB734.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB659.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.0%
Construction period	
Actual commencement date	February 2017
Estimated completion date	October 2019
Development costs incurred	RMB734.6 million
Estimated development costs to be incurred	RMB659.3 million
Total saleable/rentable GFA to be completed	152,329 sq.m.
Total saleable/rentable GFA pre-sold	114,453 sq.m.
Percentage of total saleable/rentable GFA pre-sold	75.1%

#### 43. Luyuan Architecture (用源名築)

Luyuan Architecture (角源名築) is a residential project located in Wuzhong District, Suzhou. It is planned to include five high-rise, one mid-rise, and 13 multi-storey apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 60,961 sq.m. and has a planned GFA of approximately 149,634 sq.m., all of which is attributable to us.

Construction of this project commenced in November 2016 and is expected to be completed in June 2020. As of March 31, 2018, the total GFA of properties pre-sold amounted to 3,700 sq.m. and the total saleable GFA unsold was 103,774 sq.m.. We commenced pre-sales in this project in August 2017.

We entered into the relevant land grant contract on May 2016 and had paid the total land premium of RMB1,538.2 million in full. As of March 31, 2018, development costs of RMB2,011.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB177.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	November 2016
Estimated completion date	June 2020
Development costs incurred	RMB2,011.7 million
Estimated development costs to be incurred	RMB177.1 million
Total saleable/rentable GFA to be completed	107,474 sq.m.
Total saleable/rentable GFA pre-sold	3,700 sq.m.
Percentage of total saleable/rentable GFA pre-sold	3.4%

## 44. Upper Water Garden (上水雅苑)

Upper Water Garden (上水雅苑) is a residential project conveniently located in Gaoxin District, Suzhou. It is planned to include 18 high-rise apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 69,325 sq.m. and has a planned GFA of approximately 197,867 sq.m., all of which is attributable to us.

Upper Water Garden is located at the central area of Xuguan District, and is surrounded by high-quality educational facilities, supermarkets, and the Ikea. Beijing – Hangzhou Canal (京杭運河), and the Wenchang Tower (文昌閣) adjacent to the project add a cultural atmosphere to the area.

Construction of this project commenced in April 2016 and is expected to be completed in November 2018. As of March 31, 2018, the total GFA of properties pre-sold amounted to 149,192 sq.m. and the total saleable GFA unsold was 39,901 sq.m.. We commenced pre-sales in this project in August 2016.

We entered into the relevant land grant contract in January 2016 and had paid the total land premium of RMB1,053.5 million in full. As of March 31, 2018, development costs of RMB1,618.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB286.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2016
Estimated completion date	November 2018
Development costs incurred	RMB1,618.6 million
Estimated development costs to be incurred	RMB286.7 million
Total saleable/rentable GFA to be completed	189,093 sq.m.
Total saleable/rentable GFA pre-sold	149,192 sq.m.
Percentage of total saleable/rentable GFA pre-sold	78.9%

#### 45. Superior Charm Garden (風華上品花園)

Superior Charm Garden (風華上品花園) is a residential project located in Wujiang District, Suzhou. It is planned to include 12 high-rise and six mid-rise apartment buildings. As of March 31, 2018, the project occupies a site area of approximately 68,292 sq.m. and has an aggregate planned GFA of approximately 219,421 sq.m., of which an estimate of 109,711 sq.m. is attributable to us.

Superior Charm Garden is 30 minutes from the city center by car, and near the Metro Line No.4. The project is surrounded by well-equipped support facilities, including supermarkets, banks, restaurants, schools and Wuyue Square Complex (吾悦廣場綜合體).

Construction of this project commenced in October 2016. Phase I of the project is completed and delivered in December 2017, and Phase II is expected to be completed in January 2019. As of March 31, 2018, the total GFA of properties sold and pre-sold amounted to 188,916 sq.m. and the total saleable GFA unsold was 3,296 sq.m. We commenced pre-sales in this project in June 2016.

We entered into the relevant land grant contract in November 2015 and had paid the total land premium of RMB555.2 million in full. As of March 31, 2018, development costs of RMB1,015.5 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB221.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	50.0%
Construction period	
Actual commencement date	October 2016
Estimated completion date	January 2019
Development costs incurred	RMB1,015.5 million
Estimated development costs to be incurred	RMB221.6 million
Total saleable/rentable GFA to be completed or completed	192,212 sq.m.
Total saleable/rentable GFA pre-sold or sold	188,916 sq.m.
Percentage of total saleable/rentable GFA pre-sold or sold	98.3%

## 46. Suzhou Land Lot No. 2013-B11-D (2013-B11-D 地塊)

Suzhou Land Lot No. 2013-B11-D (2013-B11-D 地塊) is located at Jingang Town, Zhangjiagang, Suzhou, and is planned to include ten high-rise apartment buildings and 27 townhouses. The project is adjacent to schools, hospitals, supermarkets and commercial complexes, and there is a Xiangshan Scenic Zone (香山風景區) within the area.

As of March 31, 2018, the land lot of No. 2013-B11-D occupies a total site area of 69,982 sq.m. and has a planned GFA of 122,187 sq.m., of which an estimate of 15,884 sq.m. is attributable to us. Construction for this project commenced in January 2018 and is expected to be completed in December 2019. We plan to commence pre-sales in this project in August 2018.

We entered into the relevant land grant contract in July 2017 and had paid the total land premium of RMB399.4 million in full. As of March 31, 2018, development costs of RMB391.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB493.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	13.0%
Construction period	
Actual commencement date	January 2018
Estimated completion date	December 2019
Development costs incurred	RMB391.3 million
Estimated development costs to be incurred	RMB493.1 million
Total saleable/rentable GFA to be completed	112,989 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 47. Suzhou Land Lot 3205820010546GB00086 (3205820010546GB00086 地塊)

Suzhou Land Lot 3205820010546GB00086 (3205820010546GB00086地塊) is located at Tangqiao Town, Zhangjiagang, Suzhou, and is planned to include four high-rise and five mid-rise apartment buildings, six

townhouses, and one three-floor residential building. The project is adjacent to schools and hospitals, and two sides of it are along the river.

As of March 31, 2018, the land lot of 3205820010546GB00086 occupies a total site area of 36,829 sq.m. and has a planned GFA of 92,069 sq.m., of which an estimate of 46,035 sq.m. is attributable to us. Construction for this project commenced in March 2018 and is expected to be completed in January 2020. We plan to commence pre-sales in this project in July 2018.

We entered into the relevant land grant contract in September 2017 and had paid the total land premium of RMB390.7 million in full. As of March 31, 2018, development costs of RMB415.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB323.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	50.0%
Construction period	
Actual commencement date	March 2018
Estimated completion date	January 2020
Development costs incurred	RMB415.8 million
Estimated development costs to be incurred	RMB323.7 million
Total saleable/rentable GFA to be completed	84,982 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 48. Suzhou Land Lot No. 2017B-019 (2017B-019 地塊)

Suzhou Land Lot No. 2017B-019 (2017B-019地塊) is located in Changshu, Suzhou, and is planned to include 11 residential buildings. The project is adjacent to schools, hospitals, supermarkets and hotels, and there is a Shang Lake Scenic Zone (尚湖風景區).

As of March 31, 2018, the land lot of No. 2017B-019 occupies a total site area of 59,235 sq.m. and has a planned GFA of 158,869 sq.m., of which an estimate of 29,073 sq.m. is attributable to us. Construction for this project commenced in March 2018 and is expected to be completed in December 2019. We plan to commence pre-sales in this project in November 2018.

We entered into the relevant land grant contract in September 2017 and had paid the total land premium of RMB366.2 million in full. As of March 31, 2018, development costs of RMB391.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB568.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	18.3%
Construction period	
Actual commencement date	March 2018
Estimated completion date	December 2019
Development costs incurred	RMB391.3 million
Estimated development costs to be incurred	RMB568.3 million
Total saleable/rentable GFA to be completed	116,127 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

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Sunrise Joy Masterpiece Residence (昕悦名邸) is located in Daxin (大新) Town, Zhangjiagang. As of March 31, 2018, occupying a total site area of 47,706 sq.m., the land lot has a planned GFA of 101,083 sq.m., of which an estimate of 70,758 sq.m. is attributable to us.

Construction for this project commenced in March 2018 and is expected to be completed in October 2019. We commenced pre-sales in this project in April 2018.

We entered into the relevant land grant contract in October 2017 and had paid the total land premium of RMB235.0 million in full. As of March 31, 2018, development costs of RMB260.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB344.8 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	70.0%
Construction period	
Estimated commencement date	March 2018
Estimated completion date	October 2019
Development costs incurred	RMB260.8 million
Estimated development costs to be incurred	RMB344.8 million
Total saleable/rentable GFA to be completed	93,407 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## 50. Suzhou Land Lot No. 2014-B26(B/C) (2014-B26(B/C) 地塊)

Suzhou Land Lot No. 2014-B26(B/C) (2014-B26(B/C)地塊, is located at Jinfeng Town, Zhangjiagang, Suzhou. The project consists of two land lots. As of March 31, 2018, the land lot occupies a site area of approximately 98,783 sq.m. and have a planned GFA of approximately 172,014 sq.m., of which an estimate of 28,210 sq.m. is attributable to us.

Close to the land lots, a supermarket and a foreign language middle school are under construction. A rural scenery resort and a botanical garden are to the south of the project, and it is convenient to drive from the project to the city center of Zhangjiagang.

Construction of this project commenced in January 2018 and is expected to be completed in May 2019. We commenced pre-sales in this project in June 2018.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB459.5 million in full. As of March 31, 2018, development costs of RMB490.2 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB604.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	16.4%
Construction period	
Actual commencement date	January 2018
Estimated completion date	May 2019
Development costs incurred	RMB490.2 million
Estimated development costs to be incurred	RMB604.7 million
Total saleable/rentable GFA to be completed	142,211 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## Wuxi

#### 51. Wuxi Sanwan Qing (無錫三萬頃)

Wuxi Sanwan Qing (無錫三萬頃) is a residential project located at Mashan International Tourism Island (馬山國際旅遊島), a 5-A Class National Tourist Attraction, Wuxi. As of March 31, 2018, occupying a total site area of 800,000 sq.m., it consists of approximately 669 townhouses. The project has an aggregate GFA of 165,306 sq.m., all of which is attributable to us.

We obtained the certificate of completion phase I of the project in November 2008. The estimated completion time of phase II is March 2020. As of March 31, 2018, the total saleable GFA unsold for the project was 68,574 sq.m..

We entered into the relevant land grant contract in January 2003 and had paid the total land premium of RMB255.0 million in full for Phase I and II. As of March 31, 2018, development costs of RMB1,661.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB573.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	April 2005
Estimated completion date	March 2020
Development costs incurred	RMB1,661.4 million
Estimated development costs to be incurred	RMB573.6 million
Total saleable/rentable GFA to be completed or completed	157,923 sq.m.
Total saleable/rentable GFA pre-sold or sold	69,209 sq.m.
Percentage of total saleable/rentable GFA pre-sold or sold	43.8%

# 52. Wuxi Land Lot No. XDG-2012-54 (XDG-2012-54 號地塊)

Wuxi Land Lot No. XDG-2012-54 (XDG-2012-54 號地塊) is located in Huishan, Wuxi, and is planned to include 26 residential buildings. As of March 31, 2018, occupying a total site area of 85,122 sq.m., the land lot has a planned GFA of 212,805 sq.m., all of which is attributable to us.

Construction for this project commenced in May 2018 and is expected to be completed in May 2021. We commenced pre-sales in this project in June 2018.

We entered into the relevant land grant contract in November 2017 and had paid the total land premium of RMB1,035.0 million in full. As of March 31, 2018, development costs of RMB1,072.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,052.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as of March 31, 2018.

Interest attributable to our Group	100.0%
Construction period	
Estimated commencement date	May 2018
Estimated completion date	May 2021
Development costs incurred	RMB1,072.4 million
Estimated development costs to be incurred	RMB1,052.3 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

# 53. Wuxi Land Lot No. 2017-C-20(A)&(B) (2017-C-20(A)、 (B) 地塊)

Wuxi Land Lot No. 2017-C-20(A)&(B) (2017-C-20(A), (B)地塊) is located in Yunting (雲亭) Street, Jiangyin, and is planned to include 44 residential buildings. As of March 31, 2018, occupying a total site area of 138,902 sq.m., the land lot has a planned GFA of 291,694 sq.m., all of which is attributable to us.

Construction for this project is expected to commence in June 2018 and is expected to be completed in January 2022. We plan to commence pre-sales in this project in June 2018.

We entered into the relevant land grant contract in November 2017 and had paid the total land premium of RMB416.7 million in full. As of March 31, 2018, development costs of RMB433.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,325.6 million (including capitalized finance costs) for the completion of the project.

#### 54. Jing Garden of Superior Class (上品璟苑)

Jing Garden of Superior Class (上品璟苑) is located in Jiangyin, Wuxi. The project is planned to include 12 high-rise apartment buildings and 153 townhouses.

As of March 31, 2018, the project occupies a total site area of 203,609 sq.m. and has a planned GFA of 325,774 sq.m., of which an estimate of 65,155 sq.m. is attributable to us.

Construction for this project is expected to commence in June 2018 and is expected to be completed in July 2021. We plan to commence pre-sales in this project in June 2018.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB467.4 million in full. As of March 31, 2018, development costs of RMB521.1 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,600.4 million (including capitalized finance costs) for the completion of the project.

## Nantong

## 55. Hong Yang Upper City (弘陽上城)

Hong Yang Upper City (弘陽上城) is a residential project located in Chongchuan District, Nantong. As of March 31, 2018, occupying a total site area of approximately 88,233 sq.m., the project has an aggregate GFA of approximately 261,338 sq.m., all of which is attributable to us.

We obtained the certificate of completion of this project in December 2015. As of March 31, 2018, the total saleable GFA unsold was nil. We entered into the relevant land grant contract in July 2010 and had paid the total land premium of RMB787.9 million in full.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	January 2011
Actual completion date	December 2015
Development costs incurred	RMB1,721.0 million
Total saleable/rentable GFA completed	258,579 sq.m.
Total saleable/rentable GFA completed and sold	258,579 sq.m.
Percentage of total saleable/rentable GFA sold	100.0%

#### 56. Best Time Garden (佳期花苑)

Best Time Garden (佳期花苑) is a residential project conveniently located in Chongshan District, Nantong. It is planned to include seven high-rise, nine mid-rise, and 15 multi-storey apartment buildings, and 15 townhouses. As of March 31, 2018, the project occupies a site area of approximately 134,061 sq.m. and has a planned GFA of approximately 298,247 sq.m., of which an estimate of 99,614 sq.m. is attributable to us.

Construction of this project commenced in May 2017 and is expected to complete on April 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 245,527 sq.m. and the total saleable GFA unsold was 34,191 sq.m.. We commenced last series of pre-sales in this project in June 2017.

We entered into the relevant land grant contract on November 2016 and had paid the total land premium of RMB1,244.1 million in full. As of March 31, 2018, development costs of RMB1,597.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB813.5 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.4%
Construction period	
Actual commencement date	May 2017
Estimated completion date	April 2019
Development costs incurred	RMB1,597.4 million
Estimated development costs to be incurred	RMB813.5 million
Total saleable/rentable GFA to be completed	279,718 sq.m.
Total saleable/rentable GFA pre-sold	245,527 sq.m.
Percentage of total saleable/rentable GFA pre-sold	87.8%

#### 57. Garden with Virtue (德慶苑)

Garden with Virtue (德慶苑) is a residential project conveniently located in Tongzhou District, Nantong. It is planned to include two high-rise and two mid-rise apartment buildings and 23 townhouses. As of March 31, 2018, the project occupies a site area of approximately 31,333 sq.m. and has a planned GFA of approximately 51,913 sq.m., of which an estimate of 17,339 sq.m. is attributable to us.

Construction of this project commenced in September 2017 and is expected to complete on February 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 8,484 sq.m. and the total saleable GFA unsold was 30,831 sq.m.. We commenced pre-sales in this project in November 2017.

We entered into the relevant land grant contract in May 2017 and had paid the total land premium of RMB233.7 million in full. As of March 31, 2018, development costs of RMB319.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB115.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.4%
Construction period	
Actual commencement date	September 2017
Estimated completion date	February 2019
Development costs incurred	RMB319.3 million
Estimated development costs to be incurred	RMB115.6 million
Total saleable/rentable GFA to be completed	39,316 sq.m.
Total saleable/rentable GFA pre-sold	8,484 sq.m.
Percentage of total saleable/rentable GFA pre-sold	21.6%

## 58. Esteeming Virtues Garden (尚德苑)

Esteeming Virtues (尚德苑) is located in Tongzhou District, Nantong. It is planned to include one mid-rise, seven multi-storey apartment buildings and 13 townhouses. As of March 31, 2018, the project occupies a total site area of 37,348 sq.m, and has a planned GFA of 61,479 sq.m., of which an estimate of 20,473 sq.m. is attributable to us.

Construction for this project commenced in December 2017, and is expected to be completed in February 2019. We plan to commence pre-sales in this project in July 2018.

We entered into the relevant land grant contract in May 2017 and had paid the total land premium of RMB301.0 million in full. As of March 31, 2018, development costs of RMB327.1 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB174.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.3%
Construction period	
Actual commencement date	December 2017
Estimated completion date	February 2019
Development costs incurred	RMB327.1 million
Estimated development costs to be incurred	RMB174.1 million
Total saleable/rentable GFA to be completed	37,847 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## 59. Oriental Cloud Garden (東方雲苑)

Oriental Cloud Garden (東方雲苑) is located in Kaifa District, Nantong. It is planned to include nine high-rise apartment buildings, 47 townhouses, and two two-floor commercial buildings. As of March 31, 2018, the project occupies a total site area of 86,652 sq.m. and has a planned GFA of 254,620 sq.m., of which an estimate of 43,285 sq.m. is attributable to us.

Construction for this project commenced in December 2017, and is expected to be completed in May 2020. We commenced pre-sales in this project in December 2017.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB974.8 million in full. As of March 31, 2018, development costs of RMB1,137.1 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB927.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	17.0%
Construction period	
Actual commencement date	December 2017
Estimated completion date	May 2020
Development costs incurred	RMB1,137.1 million
Estimated development costs to be incurred	RMB927.1 million
Total saleable/rentable GFA to be completed	190,266 sq.m.
Total saleable/rentable GFA pre-sold	97,891 sq.m.
Percentage of total saleable/rentable GFA pre-sold	51.4%

## 60. Upper Joy Garden (上悦花園)

Upper Joy Garden (上悦花園) is a residential and commercial project located in Tongzhou District, Nantong. It is planned to include 16 high-rise apartment buildings and commercial buildings. As of March 31, 2018, the project occupies a total site area of 82,741 sq.m. and has an aggregate GFA of 241,563 sq.m., of which an estimate of 60,391 sq.m. is attributable to us.

Construction for this project commenced in December 2017, and is expected to be completed in May 2019. We commenced pre-sales in this project in February 2018.

We entered into the relevant land grant contract in August 2017 and had paid the total land premium of RMB494.7 million in full. As of March 31, 2018, development costs of RMB556.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB814.8 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	25.0%
Construction period	
Actual commencement date	December 2017
Estimated completion date	May 2019
Development costs incurred	RMB556.6 million
Estimated development costs to be incurred	RMB814.8 million
Total saleable/rentable GFA to be completed	123,344 sq.m.
Total saleable/rentable GFA pre-sold	49,277 sq.m.
Percentage of total saleable/rentable GFA pre-sold	40.0%

#### 61. Nantong Land Lot No. R2017-025 (R2017-025 地塊)

Nantong Land Lot No. R2017-025 (R2017-025地塊) is located in Tongzhou (通州) District, Nantong. As of March 31, 2018, occupying a total site area of 109,890 sq.m., the land lot has a planned GFA of 197,802 sq.m., of which an estimate of 24,725 sq.m. is attributable to us.

Construction for this project is expected to commence in August 2018 and is expected to be completed in August 2021. We plan to commence pre-sales in this project in October 2018.

We entered into the relevant land grant contract in October 2017 and had paid the total land premium of RMB639.6 million in full. As of March 31, 2018, development costs of RMB676.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB865.4 million (including capitalized finance costs) for the completion of the project.

#### 62. Nantong Land Lot No. R17013 (R17013 地塊)

Nantong Land Lot No. R17013 (R17013地塊) is located in Tongzhou District, Nantong. As of March 31, 2018, occupying a total site area of 47,963 sq.m., the land lot has a planned GFA of 95,000 sq.m., of which an estimate of 22,325 sq.m. is attributable to us.

Construction for this project commenced in April 2018 and is expected to be completed in December 2020. We plan to commence pre-sales in this project in June 2018.

We entered into the relevant land grant contract on October 2017 and had paid the total land premium of RMB483.0 million in full. As of March 31, 2018, development costs of RMB498.2 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB537.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as of March 31, 2018.

Interest attributable to our Group	23.5%
Construction period	
Estimated commencement date	April 2018
Estimated completion date	December 2020
Development costs incurred	RMB498.2 million
Estimated development costs to be incurred	RMB537.6 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### Changzhou

63. Hong Yang Upper City • Phase I – III (弘陽上城一期 – 三期)

Hong Yang Upper City • Phase I - III (弘陽上城一期 - 三期) is a residential project in Tianning district, Changzhou. It is planned to include seven high-rise buildings. As of March 31, 2018, the project occupies a site area of approximately 111,710 sq.m. and has an aggregate GFA of approximately 466,244 sq.m., all of which is attributable to us.

Construction of this project commenced in December 2015 and is expected to be completed in June 2018. We commenced pre-sales in May 2016, and as of March 31, 2018, our saleable GFA pre-sold and sold amounted to 381,012 sq.m..

We entered into the relevant land grant contract in September 2012 and had paid the total land premium of RMB620.0 million in full. As of March 31, 2018, development costs of RMB1,820.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB55.4 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	December 2015
Estimated completion date	June 2018
Development costs incurred	RMB1,820.4 million
Estimated development costs to be incurred	RMB55.4 million
Total saleable/rentable GFA to be completed or completed	425,356 sq.m.
Total saleable/rentable GFA pre-sold or sold	381,012 sq.m.
Percentage of total saleable/rentable GFA pre-sold or sold	89.6%

64. Hong Yang Upper City • Phase IV (弘陽上城四期)

Hong Yang Upper City • Phase IV (弘陽上城四期) is a residential project in Tianning District, Changhzou.

As of March 31, 2018, Hong Yang Upper City • Phase IV (弘陽上城四期) occupies a site area of approximately 43,590 sq.m. and has a planned GFA of approximately 88,773 sq.m., all of which is attributable to us. Construction of this project commenced in December 2016 and is expected to complete on August 2018. We commenced pre-sales in this project in May 2017.

We entered into the relevant land grant contract in September 2012 and had the total land premium of RMB242.0 million in full. As of March 31, 2018, development costs of RMB169.1 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB219.2 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100%
Construction period	
Actual commencement date	December 2016
Estimated completion date	August 2018
Development costs incurred	RMB169.1 million
Estimated development costs to be incurred	RMB219.2 million
Total saleable/rentable GFA to be completed	82,601 sq.m.
Total saleable/rentable GFA pre-sold	67,682 sq.m.
Percentage of total saleable/rentable GFA pre-sold	81.9%

## 65. Golden Seal and Heaven Shire (金璽天郡)

Golden Seal and Heaven Shire (金璽天郡) is a residential and commercial project in Binhu District, Jintan, Changzhou. It is planned to include seven high-rise and eight mid-rise apartment buildings, and 15 townhouses. As of March 31, 2018, the project occupies a site area of approximately 88,719 sq.m. and has a planned GFA of approximately 326,455 sq.m., of which an estimate of 163,228 sq.m. is attributable to us.

Construction of this project commenced in July 2017 and is expected to be completed in December 2019. We commenced pre-sales in this project in November 2017.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB1,147.1 million in full. As of March 31, 2018, development costs of RMB1,373.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB905.4 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	50%
Construction period	
Actual commencement date	July 2017
Estimated completion date	December 2019
Development costs incurred	RMB1,373.7 million
Estimated development costs to be incurred	RMB905.4 million
Total saleable/rentable GFA to be completed	294,026 sq.m.
Total saleable/rentable GFA pre-sold	110,379 sq.m.
Percentage of total saleable/rentable GFA pre-sold	37.5%

## 66. Changzhou Land Lot GX010110-05 (GX010110-05 地塊)

Changzhou Land Lot GX010110-05 (GX010110-05地塊) is located in Xinbei (新北) District, Changzhou. As of March 31, 2018, occupying a total site area of 67,225 sq.m., the land lot has a planned GFA of 194,217 sq.m., of which an estimate of 77,687 sq.m. is attributable to us.

Construction for this project commenced in March 2018 and is expected to be completed in June 2020. We commenced pre-sales in this project in May 2018.

We entered into the relevant land grant contract in October 2017 and had paid the total land premium of RMB715.0 million in full. As of March 31, 2018, development costs of RMB742.1 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB832.4 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	40.0%
Construction period	
Actual commencement date	March 2018
Estimated completion date	June 2020
Development costs incurred	RMB742.1 million
Estimated development costs to be incurred	RMB832.4 million
Total saleable/rentable GFA to be completed	178,485 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 67. The Bund No.1 Garden (外灘壹號花園)

The Bund No.1 Garden (外灘壹號花園) is a residential and commercial project located in Hutang Town, Changzhou.

As of March 31, 2018, the project occupies a total site area of 126,695 sq.m. and has a completed GFA of 16,635 sq.m. and a planned GFA of 106,081 sq.m., of which an estimate of 90,169 sq.m. is attributable to us. Construction for this project commenced in July 2010 and is expected to be completed in June 2020. We plan to commence pre-sales in this project in August 2018.

The relevant land grant contracts were entered into in December 2009 and the total land premium of RMB479.5 million has been paid in full. As of March 31, 2018, development costs of RMB333.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB912.7 million (including capitalized finance costs) for the completion of the project.

#### Yangzhou

#### 68. Begonia Court (棠苑)

Begonia Court (棠苑) is a commercial project located in Hanjiang District, Yangzhou. The project is planned to include 23 townhouses, four multi-storey and three high-rise apartment buildings. As of March 31, 2018, the project occupies a total site area of 72,660 sq.m. and has a planned GFA of 133,797 sq.m., of which an estimate of 66,898 sq.m. is attributable to us.

Construction for this project commenced in December 2017, and is expected to be completed in April 2019. We commenced pre-sales in this project in March 2018.

We entered into the relevant land grant contract in August 2017 and had paid the total land premium of RMB589.0 million in full. As of March 31, 2018, development costs of RMB246.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB437.0 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	50.0%
Construction period	
Actual commencement date	December 2017
Estimated completion date	April 2019
Development costs incurred	RMB246.3 million
Estimated development costs to be incurred	RMB437.0 million
Total saleable/rentable GFA to be completed	119,074 sq.m.
Total saleable/rentable GFA pre-sold	9,047 sq.m.
Percentage of total saleable/rentable GFA pre-sold	7.6%

#### Taizhou

## 69. Taixing Land lot No. TX2017-20 (泰興TX2017-20地塊)

Taixing Land lot No. TX2017-20 (泰興TX2017-20地塊) is a commercial project located in Taixing, Taizhou. The project is planned to include 12 high-rise residential buildings, and two commercial buildings. As of March 31, 2018, the project occupies a total site area of 56,230 sq.m. and has a planned GFA of 152,984 sq.m., all of which is attributable to us.

Construction for this project commenced in February 2018, and is expected to be completed in January 2020. We commenced pre-sales in this project in May 2018.

We entered into the relevant land grant contract in September 2017 and the total land premium of RMB498.9 million had been paid in full. As of March 31, 2018, development costs of RMB536.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB428.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	February 2018
Estimated completion date	January 2020
Development costs incurred	RMB536.8 million
Estimated development costs to be incurred	RMB428.7 million
Total saleable/rentable GFA to be completed	121,436 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### **Zhenjiang**

#### 70. Phoenix Terrace (鳳熹台)

Phoenix Terrace (鳳熹台) is a residential project located in Danyang, Zhenjiang. It is planned to include 12 high-rise and six multi-storey apartment buildings. As of March 31, 2018, the project occupies a total site area of 88,498 sq.m. and has a planned GFA of 284,565 sq.m., of which an estimate of 56,913 sq.m. is attributable to us.

The project has two phases. Construction for this project commenced in April 2018 and is expected to be completed in May 2020. We commenced pre-sales in this project in June 2018.

We entered into the relevant land grant contract in August 2017 and had paid the total land premium of RMB547.0 million in full. As of March 31, 2018, development costs of RMB598.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB997.2 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	20.0%
Construction period	
Actual commencement date	April 2018
Estimated completion date	May 2020
Development costs incurred	RMB598.8 million
Estimated development costs to be incurred	RMB997.2 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### 71. Mountain View Garden (山卿苑)

Mountain View Garden (山卿苑) is a residential and commercial project conveniently located in Jurong, Zhenjiang. As of March 31, 2018, the project occupies a site area of approximately 70,028 sq.m. and has a planned GFA of approximately 82,105 sq.m., all of which is attributable to us.

Mountain View Garden is on the southern foot of Baohua Mountain, and is surrounded by mountains on three sides. Residents in the Garden will have the chance to enjoy hillside view, as well as the convenience and leisure provided by a recreational club, a primary school, a middle school, a health center, as well as a commercial complex Wanda Mall (萬達貿).

Construction of this project commenced in September 2017 and is expected to complete on June 2019. As of March 31, 2018, the total GFA of properties pre-sold amounted to 19,763 sq.m. and the total saleable GFA unsold was 15,868 sq.m.. We commenced pre-sales in this project in November 2017.

We entered into the relevant land grant contracts in January 2004 and January 2008 and had paid the total land premium of RMB21.9 million in full. As of March 31, 2018, development costs of RMB102.7 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB317.3 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	September 2017
Estimated completion date	June 2019
Development costs incurred	RMB102.7 million
Estimated development costs to be incurred	RMB317.3 million
Total saleable/rentable GFA to be completed	35,631 sq.m.
Total saleable/rentable GFA pre-sold	19,763 sq.m.
Percentage of total saleable/rentable GFA pre-sold	55.5%

#### Xuzhou

## 72. Xuzhou Land Lot 2016-15 (2016-15 地塊)

Xuzhou Land Lot 2016-15 (2016-15地塊) is located in Jiawang District, Xuzhou and is planned to be developed into a commercial project.

As of March 31, 2018, the project occupies a total site area of 2,474 sq.m. and has a planned GFA of 2,969 sq.m., of which an estimate of 2,375 sq.m. is attributable to us. We currently have no detailed construction and pre-sales plans of this project.

We entered into the relevant land grant contract in March 2016 and had paid the total land premium of RMB2.2 million in full. As of March 31, 2018, development costs of RMB24.0 million has been incurred, and no further development cost is expected to be incurred for the project.

## 73. Landscape of the Peach Garden (山水桃花源)

Landscape of the Peach Garden (山水桃花源) is a vacant land located in Jiawang District, Xuzhou and is planned to be developed into a residential project.

As of March 31, 2018, the project occupies a total site area of 104,284 sq.m. and has a planned GFA of 125,141 sq.m., of which an estimate of 100,113 sq.m. is attributable to us. Construction for this project is expected to commence in June 2018 and is expected to be completed in December 2019. We plan to commence pre-sales in this project in June 2018.

We entered into the relevant land grant contract in January 2016 and had paid the total land premium of RMB93.9 million in full. As of March 31, 2018, development costs of RMB130.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB552.2 million (including capitalized finance costs) for the completion of the project.

#### 74. Xuzhou Land Lot 2017-18 (徐州2017-18地塊)

Xuzhou Land Lot 2017-18 (徐州2017-18地塊) is a vacant land located in Gulou District, Xuzhou and is planned to be developed into a residential and commercial project.

As of March 31, 2018, the land lot occupies a total site area of 181,244 sq.m. and has a planned GFA of 289,991 sq.m., of which an estimate of 95,697 sq.m. is attributable to us. Construction for this project is expected to commence in June 2018 and is expected to be completed in February 2020. We plan to commence pre-sales in this project in July 2018.

We entered into the relevant land grant contract in November 2017 and had paid the total land premium of RMB1,282.4 million in full. As of March 31, 2018, development costs of RMB1,321.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,639.1 million (including capitalized finance costs) for the completion of the project.

#### 75. Xuzhou Land Lot 2017-20 (徐州2017-20地塊)

Xuzhou Land Lot 2017-20 (徐州2017-20地塊) is a vacant land located in Yunlong District, Xuzhou and is planned to be developed into a residential and commercial project.

As of March 31, 2018, the land lot occupies a total site area of 26,646 sq.m, and has a planned GFA of 58,620 sq.m., of which an estimate of 19,520 sq.m. is attributable to us. Construction for this project is expected to commence in July 2018 and is expected to be completed in December 2019. We plan to commence pre-sales in this project in July 2018.

We entered into the relevant land grant contract in November 2017 and had paid the total land premium of RMB238.0 million in full. As of March 31, 2018, development costs of RMB245.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB369.1 million (including capitalized finance costs) for the completion of the project.

## Hefei

#### 76. In Times (時光裡)

In Times (時光裡) is a residential project in Changfeng County, Hefei. As of March 31, 2018, the project occupies a site area of approximately 42,621 sq.m. and has a planned GFA of approximately 130,449 sq.m., all of which is attributable to us.

Construction of this project commenced in May 2017 and is expected to be completed in January 2019. We commenced pre-sales in July 2017.

We entered into the relevant land grant contract in November 2016 and had paid the total land premium of RMB664.9 million in full. As of March 31, 2018, development costs of RMB807.9 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB297.8 million (including capitalized finance costs) for the completion of the project.

Below are details this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	May 2017
Estimated completion date	January 2019
Development costs incurred	RMB807.9 million
Estimated development costs to be incurred	RMB297.8 million
Total saleable/rentable GFA to be completed	117,109 sq.m.
Total saleable/rentable GFA pre-sold	44,928 sq.m.
Percentage of total saleable/rentable GFA pre-sold	38.4%

## 

Sunrise Joy Garden (昕悦花園) is a residential project in Yaohai district, Hefei. As of March 31, 2018, the project occupies a site area of approximately 37,254 sq.m. and has a planned GFA of approximately 104,118 sq.m., of which an estimate of 83,294 sq.m. is attributable to us.

Construction of this project commenced in June 2017 and is expected to be completed in April 2019. We commenced pre-sales in July 2017.

We entered into the relevant land grant contract in December 2016 and had paid the total land premium of RMB620.3 million in full. As of March 31, 2018, development costs of RMB730.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB252.2 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	80.0%
Construction period	
Actual commencement date	June 2017
Estimated completion date	April 2019
Development costs incurred	RMB730.6 million
Estimated development costs to be incurred	RMB252.2 million
Total saleable/rentable GFA to be completed	88,985 sq.m.
Total saleable/rentable GFA pre-sold	48,097 sq.m.
Percentage of total saleable/rentable GFA pre-sold	54.1%

#### 78. Mountain View Yard (望麓別院)

Mountain View Yard (望麓別院) is a residential project in Gaoxin district, Hefei. It consists of the north and the south land lot. The north land lot is planned to include four high-rise and 16 mid-rise apartment buildings, whereas the south land lot is planned to include 14 high-rise and 19 mid-rise apartment buildings, two commercial buildings, and one kindergarten.

River View Terrace is close to two shopping malls (Gaoxin Yintai City (高新區銀泰城) and Ship of Grit Outlet (砂之船奧特萊斯)) and two schools, all of which provide convenience to residents of the project.

As of March 31, 2018, the project occupies a site area of approximately 139,536 sq.m. and has a planned GFA of approximately 418,126 sq.m., of which an estimate of 104,531 sq.m. is attributable to us. Construction of this project commenced in August 2017 and Phase I of the project is expected to be completed in May 2020. We commenced pre-sales in September 2017.

We entered into the relevant land grant contract in March 2017 and had paid the total land premium of RMB1,803.0 million in full. As of March 31, 2018, development costs of RMB2,192.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB993.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	25.0%
Construction period	
Actual commencement date	August 2017
Estimated completion date	May 2020
Development costs incurred	RMB2,192.8 million
Estimated development costs to be incurred	RMB993.1 million
Total saleable/rentable GFA to be completed	373,878 sq.m.
Total saleable/rentable GFA pre-sold	240,478 sq.m.
Percentage of total saleable/rentable GFA pre-sold	64.3%

#### 79. Purple Breeze (紫氣東來)

Purple Breeze (紫氣東來) is a vacant land located in Cuozhen Town, Hefei and is planned to be developed into a residential and commercial project.

As of March 31, 2018, the project occupies a total site area of 28,081 sq.m. and has a planned GFA of 61,778 sq.m., of which an estimate of 31,507 sq.m. is attributable to us. Construction for this project commenced in April 2018 and is expected to be completed in December 2019. We commenced pre-sales in this project in May 2018.

We entered into the relevant land grant contract in October 2017 and had paid the total land premium of RMB238.8 million in full. As of March 31, 2018, development costs of RMB238.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB246.0 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as of March 31, 2018.

Interest attributable to our Group	51.0%
Construction period	
Estimated commencement date	April 2018
Estimated completion date	December 2019
Development costs incurred	RMB238.8 million
Estimated development costs to be incurred	RMB246.0 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### Chuzhou

#### 80. Garden with Art Atmosphere (藝境花園)

Garden with Art Atmosphere (藝境花園) is a residential project in Chahe Town, Chuzhou. It is planned to include six high-rise, ten mid-rise, and seven multi-storey buildings. As of March 31, 2018, the project occupies a site area of approximately 60,189 sq.m. and has a planned GFA of approximately 170,501 sq.m., of which an estimate of 56,265 sq.m. is attributable to us.

Construction of this project commenced in August 2017 and is expected to complete in June 2019. We commenced pre-sales in this project in November 2017.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB723.3 million in full. As of March 31, 2018, development costs of RMB853.8 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB461.5 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	33.0%
Construction period	
Actual commencement date	August 2017
Estimated completion date	June 2019
Development costs incurred	RMB853.8 million
Estimated development costs to be incurred	RMB461.5 million
Total saleable/rentable GFA to be completed	138,567 sq.m.
Total saleable/rentable GFA pre-sold	51,875 sq.m.
Percentage of total saleable/rentable GFA pre-sold	37.4%

## 81. New City Hong Yang Garden at Mingfa North Station (明發北站新城弘陽苑)

New City Hong Yang Garden at Mingfa North Station (明發北站新城弘陽苑) is a residential project in Chahe Town, Chuzhou. As of March 31, 2018, the project occupies a site area of approximately 8,782 sq.m. and has a planned GFA of approximately 17,745 sq.m., all of which is attributable to us.

Construction of this project commenced in July 2017 and is expected to complete in June 2019. We commenced pre-sales in this project in January 2018.

We entered into the relevant land grant contract in May 2017 and had paid the total land premium of RMB47.9 million in full. As of March 31, 2018, development costs of RMB58.3 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB41.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	100.0%
Construction period	
Actual commencement date	July 2017
Estimated completion date	June 2019
Development costs incurred	RMB58.3 million
Estimated development costs to be incurred	RMB41.1 million
Total saleable/rentable GFA to be completed	13,976 sq.m.
Total saleable/rentable GFA pre-sold	5,748 sq.m
Percentage of total saleable/rentable GFA pre-sold	41.1%

## 82. Glory Residence (正榮府)

Glory Residence (正榮府) is a residential project in Chengnan New District, Chuzhou. It is planned to include 14 high-rise apartment buildings, 15 townhouses and two commercial buildings. As of March 31, 2018, the project occupies a site area of approximately 80,867 sq.m. and has a planned GFA of approximately 179,772 sq.m., of which an estimate of 53,932 sq.m. is attributable to us.

Construction of this project commenced in October 2017 and is expected to complete in October 2020. We commenced pre-sales in this project in December 2017.

We entered into the relevant land grant contract in August 2017 and had the land premium of RMB413.0 million in full. As of March 31, 2018, development costs of RMB468 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB633.1 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	30.0%
Construction period	
Actual commencement date	October 2017
Estimated completion date	October 2020
Development costs incurred	RMB468 million
Estimated development costs to be incurred	RMB633.1 million
Total saleable/rentable GFA to be completed	129,387 sq.m.
Total saleable/rentable GFA pre-sold	25,029 sq.m.
Percentage of total saleable/rentable GFA pre-sold	19.3%

## 83. Garden in Times (時光裡花園)

Garden in Times (時光裡花園) is a residential project in Chengnan New District, Chuzhou. It is planned to include three high-rise, 21 mid-rise and two commercial buildings. As of March 31, 2018, the project occupies a site area of approximately 89,886 sq.m. and has a planned GFA of approximately 264,753 sq.m., of which an estimate of 105,901 sq.m. is attributable to us.

Construction of this project commenced in January 2018 and is expected to complete in November 2019. We commenced pre-sales in this project in March 2018.

We entered into the relevant land grant contract in July 2017 and had paid the total land premium of RMB466.0 million in full. As of March 31, 2018, development costs of RMB538.5 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB623.2 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	40.0%
Construction period	
Actual commencement date	January 2018
Estimated completion date	November 2019
Development costs incurred	RMB538.5 million
Estimated development costs to be incurred	RMB623.2 million
Total saleable/rentable GFA to be completed	194,861 sq.m.
Total saleable/rentable GFA pre-sold	27,402 sq.m.
Percentage of total saleable/rentable GFA pre-sold	14.1%

# Maanshan

#### 84. Sunny Side of the Yangtze River Peacock City (長江熙岸孔雀城)

Sunny Side of the Yangtze River Peacock City (長江熙岸孔雀城) is a residential project in Wujiang Town, He County, Maanshan. It is planned to include 15 high-rise apartment buildings and 22 townhouses. As of

March 31, 2018, the project occupies a site area of approximately 97,340 sq.m. and has a planned GFA of approximately 255,416 sq.m., of which an estimate of 50,955 sq.m. is attributable to us.

Construction of this project commenced in June 2017 and is expected to complete in December 2019. We commenced pre-sales in this project in September 2017.

We entered into the relevant land grant contract in June 2017 and had paid the total land premium of RMB168.2 million in full. As of March 31, 2018, development costs of RMB378.6 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB706.6 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018:

Interest attributable to our Group	20.0%
Construction period	
Actual commencement date	June 2017
Estimated completion date	December 2019
Development costs incurred	RMB378.6 million
Estimated development costs to be incurred	RMB706.6 million
Total saleable/rentable GFA to be completed	191,480 sq.m.
Total saleable/rentable GFA pre-sold	144,583 sq.m.
Percentage of total saleable/rentable GFA pre-sold	75.5%

#### Bozhou

## 85. Bozhou Land Lot No. 2017-217 (毫州2017-217地塊)

Bozhou Land Lot No. 2017-217 (亳州2017-217地塊) is a project located in Qiaocheng (譙城) District, Bozhou. As of March 31, 2018, the project occupies a total site area of 201,216 sq.m. and has a planned GFA of 402,432 sq.m., of which an estimate of 160,973 sq.m. is attributable to us.

Construction for this project commenced in May 2018, and is expected to be completed in September 2020. We plan to commence pre-sales in this project in June 2018.

We entered into the relevant land grant contract in November 2017 and had paid one half of the land premium of RMB645.0 million. As of March 31, 2018, development costs of RMB645.0 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB2,489.5 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	40.0%
Construction period	
Estimated commencement date	May 2018
Estimated completion date	September 2020
Development costs incurred	RMB645.0 million
Estimated development costs to be incurred	RMB2,489.5 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### Huzhou

## 86. Huzhou Land Lot No.2017-43 (湖州2017-43 地塊)

Huzhou Land Lot No. 2017-43 (湖州2017-43地塊) is located in Huzhou City, Zhejiang province, and is planned to include 18 residential buildings. As of March 31, 2018, occupying a total site area of 46,488 sq.m., the land lot has a planned GFA of 119,224 sq.m., of which an estimate of 41,728 sq.m. is attributable to us.

Construction for this project commenced in March 2018 and is expected to be completed in March 2019. We plan to commence pre-sales in this project in August 2018.

We entered into the relevant land grant contract in September 2017 and had paid the total land premium of RMB263.0 million in full. As of March 31, 2018, development costs of RMB280.4 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB476.9 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as at March 31, 2018.

Interest attributable to our Group	35%
Construction period	
Actual commencement date	March 2018
Estimated completion date	March 2019
Development costs incurred	RMB280.4 million
Estimated development costs to be incurred	RMB476.9 million
Total saleable/rentable GFA to be completed	102,879 sq.m.
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

## Chongging

#### 87. Cypress View. Seattle (柏景·西雅圖)

Cypress View. Seattle (柏景·西雅圖) is a vacant land located in Jiulongpo District, Chongqing and is planned to be developed into a residential and commercial project.

As of March 31, 2018, the project occupies a total site area of 89,273 sq.m. and has a planned GFA of 267,819 sq.m., of which an estimate of 254,428 sq.m. is attributable to us. Construction for this project commenced in April 2018 and is expected to be completed in December 2019. We plan to commence pre-sales in this project in August 2018.

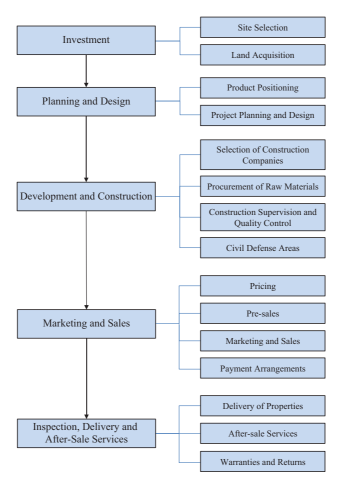
The relevant land grant contract was entered into in January 2014 and the total land premium of RMB278.5 million had been paid in full. As of March 31, 2018, development costs of RMB500.0 million (including capitalized finance costs) had been incurred for the project and we expected to incur additional development costs of approximately RMB1,035.7 million (including capitalized finance costs) for the completion of the project.

Below are details of this project as of March 31, 2018.

Interest attributable to our Group	95.0%
Construction period	
Estimated commencement date	April 2018
Estimated completion date	December 2019
Development costs incurred	RMB500.0 million
Estimated development costs to be incurred	RMB1,035.7 million
Total saleable/rentable GFA pre-sold	nil
Percentage of total saleable/rentable GFA pre-sold	nil

#### PROPERTY DEVELOPMENT AND SALES PROCESS

We have a well-established project development process, which typically includes the major steps illustrated in the diagram below:



Depending on the project scale and complexity, it generally takes 24 to 26 months for us to complete a project after acquiring the relevant land use rights.

#### Investment

#### Site Selection

We place great importance on the site selection process because it is a key factor to the success of our project development operation. In conjunction with our ongoing in-depth, economic, political, demographic and market research with respect to the Yangtze River Delta region and other major cities in China, we continuously identify and assess potential development opportunities for new projects.

Our senior management determines the future operational plans based on our overall strategies. We take cost control into consideration from the first stage and throughout the construction work. Based on the development strategies, our investment development department coordinates the site selection process with various other departments. Our marketing management department evaluates the market conditions in the target areas and estimates the expected sales prices and sales period. Our design management department collects information about local requirements for our regional Subsidiaries designing and construction. Our operational management department makes plans for development and pre-sales.

Based on the information prepared by various departments, our investment management department prepares a feasibility analysis report for each potential site being considered to evaluate its development prospects and risk profile. The feasibility analysis report contains detailed analysis about the site's existing and potential commercial values, potential land acquisition costs, construction budget, expected return and risk control feasibility. Our investment management department submits the feasibility analysis report to the vice president committee for review and approval. The vice president committee comprises our president of real estate department and heads of our strategic investment department, financial management department, marketing management department and operating management department. The feasibility analysis report is then submitted to the president committee for final review and approval. The president committee comprises our chairman, president and heads of our strategic investment department and financial management department.

We take into consideration the following key factors in conducting site selection analyzes:

- general economic conditions, demographics, population density, competitive landscape, composition
  of industry sectors and economic vitality of the region;
- urbanization growth rate, disposable income and purchasing power of consumers;
- policy trends of the local government and urban planning and development plans of the local government;
- core values of the city and the surrounding areas;

- competitive landscape of the local property development market;
- suitability for property development and development prospects;
- convenience of the site's location, transportation network, infrastructure and ancillary facilities;
- existing plot ratio and potential development scale; and
- complexity of land ownership structure in the region and complexity of property rights relating to the land parcel.

#### Land Acquisition

We acquire land for our projects mainly through two methods: (i) public tender, auction or listing-for-sale and (ii) acquisition of equity interests in companies that hold land use rights, or acquisition of property interests held by other companies. Our investment and development department is responsible for coordinating the land acquisition process.

Public Tender, Auction or Listing-for-sale

We acquire a majority of our land through public tender, auction or listing-for-sale organized by government authorities.

- In a public tender, an evaluation committee consisting of no fewer than five members (typically including one representative of the grantor and other experts) evaluates the tenders submitted by bidders. In selecting the tender, the evaluation committee considers various factors including each bidder's bidding price, real estate development experience and track record, credit history, qualification and development proposal.
- In an auction, local land bureaus hold the auction process and grant the land use rights to the bidder with the highest bidding price.
- In a listing-for-sale process, local land bureaus specify conditions for granting the land use rights before bids are submitted. The land use rights are granted to the bidder with the highest bidding price at the end of the listing-for-sale period.

See "Regulatory Overview – Regulations on Land and the Development of Real Estate Projects – Land Grants".

During the Track Record Period, we acquired land parcels with an aggregate site area of approximately 1,802,665 sq.m. through public tender, auction or listing-for-sale.

Acquisition of Equity Interests or Investments in Companies

We acquire a portion of our land through acquiring equity interests or investing in companies that possess land use rights for target lands. This method allows us to negotiate the terms and conditions directly with the targeted companies or the counter parties, which enables us to obtain target lands at competitive prices.

During the Track Record Period, we acquired land parcels with an aggregate site area of approximately 270,678 sq.m. through acquiring equity interests in companies that held land use rights. Generally, we do not expect to record gains from our joint ventures and associated companies until they start to generate revenue by delivering properties they develop. During the Track Record Period, our investments in joint ventures and associated companies increased significantly. As of December 31, 2015, 2016 and 2017, our investments in joint ventures amounted to nil, RMB152.9 million and RMB639.5 million, respectively. Our investments in associated companies amounted to RMB0.5 million, RMB59.1 million and RMB805.9 million, respectively, as of the same dates. For the years ended December 31, 2015 and 2016, our share of loss on joint ventures and associates was RMB15.2 million and RMB31.9 million, respectively. For the year ended December 31, 2017, our share of gain on joint ventures and associates was RMB418.1 million. See "Risk Factors — Risks Relating to Our Business — We may be adversely affected by material issues that affect our relationships or business ventures with our joint venture and associated company partners."

Subsequent to the Track Record Period and as of the Latest Practicable Date, we had acquired shareholding in the following companies.

Our Directors have confirmed that, to the best of their knowledge, information and belief having made all reasonable enquiry, the counterparty and the ultimate beneficial owner of the counterparty are Independent Third Parties. Our Directors also believe that the terms of the transaction are fair and reasonable and in the interests of the shareholders as a whole.

through arm's length negotiations between the parties and on normal commercial terms with reference to the cost of the land. All the considerations are to be satisfied or have been satisfied by cash. Please see below and "Waivers from Strict Compliance with the Listing Rules" for the details of such acquisitions as an The general nature of all of these acquisitions is land acquisitions, and the principal business carried out by all of the counterparties (excluding individuals) of these acquisitions is property development and sales. We conducted such acquisitions for the purpose of achieving continued growth of land reserve at competitive costs. The financing source of such acquisitions are all internal funds, and the basis for determining the consideration of these acquisitions are alternative disclosure on each acquisition.

Net Assets after taxation) for the year the year Total Assets Value as of ended ended as of ended as of 2017 2017 2017 2017 2017 2017 2017	(RMB'000) (unaudited)	248,800.6	309,851.0	2,364.1	98,751.2
Revenue for the year ended December 31, 2017	(RMB'000) (unaudited)	I	91,209.3		8,000.0
(both before and tion) for the year ended 31, December 31,	(RMB'000) (unaudited)	(30.3)	(5,538.2)	(2.8)	(549.3)
Net profits (both before and Revenue for after taxation) for the year the year ended ended December 31, December 31, December 31, 2017	(RMB '000) (unaudited)	I	(49,214.8)		6.4
Net Assets Value as of December 31, 2017	(RMB'000) (unaudited)	(30.3)	(153,041.9)	(2.8)	(542.9)
Percentage of equity interest	(%)	51.0%	85.0%	80.0%	80.0%
Aggregate 1 Date of value of completion consideration	(RMB'000)	267,980.5	339,769.9	24,313.1	129,490.5
Date of completion		, April 16, 2018	December 28, February 2, 339,769.9 2017 2018	January 16, 2018	January 16, 129,490.5 2018
Date of the acquisition agreement		December 19, April 16, 2017 2018	December 28 2017	January 16, 2018	January 16, 2018
Name and site area of the acquired land	(sq.m.)	Anhui Hong Lan Land Lot FDG17-32 Real Estate, Hefei (28,081 sq.m.) City Xinde Construction and Decoration Co. Ltd. (合肥市信德建 築裝飾有限責任公 司)	Changzhou Bund I Project Land Lot Wandefu Investing No. 1 (10,557 sq.m.) Co. Ltd. (常州萬德 Land Lot C&E of Bund I 福投資有限公司), Project Land Lot No. 2 and Shanghai (29,136 sq.m.) Greenland Heng Bund I Project Land Lot Xin Investing Co. No. 3 (13,920.7 sq.m.) Ltd. (上海線地恒於	Land Lot Fengming Sea Scenic Spot (鳳鳴海景區地塊) (2,474 sq.m.)	Land Lot North to Fengming Sea (鳳鳴海北側 地塊) (104,284 sq.m.)
Name of the counter party		Anhui Hong Lan Real Extate, Hefei City Xinde Construction and Decoration Co. Ltd. (合肥市信德建 築裝飾有限責任公 司)	e Changzhou Wandefu Investing Co. Ltd. (常州萬德 福投資有限公司), and Shanghai Greenland Heng Xin Investing Co. Ltd. (上海綠地恒依	Mr. Meng Hao (孟浩), and Mr. Cai Meng (蔡猛), Ms. Chen Yanxia (陳艷俠)	Mr. Meng Hao (孟浩), and Mr. Meng Cai (孟蔡)
Name of the project No. company		<ol> <li>Anhui Weilin Land Co., Ltd. (安徽威林暨業有限公司)</li> </ol>	2. Changzhou Green Land Kunte Changzhou Bund I Project Land I Land Co., Ltd. (常州蘇德 Land Lot C&E of Bu 福投資有限公司)	3. Xuzhou Jiawang Baite Mr. Meng Hao Enterprise Management Co., (孟浩), and Ltd. (徐州市賈汪區佰特企業管 Mr. Cai Meng 理有限公司) <sup>(Note 1)</sup> Yanxia (陳艷依	Xuzhou Xiangyun Sight Management Co., Ltd. (徐州 祥雲景區管理有限公司) <sup>(Nog 1)</sup>
~	'				

			BUSINESS	
Total Assets as of December 31, 2017	(RMB'000) (unaudited)	303,491.9	254,443.8	1,293,049.8
Revenue for the year ended December 31, 2017	(RMB'000) (unaudited)			1
th before and for the year ed December 31, 2017	(RMB'000) (unaudited)	(7,912.3)		(0.2)
Net profits (both before and Revenue for after taxation) for the year the year Total Assets ended as of ended as of December 31, December 31, December 31, 2017 2017	(RMB'000) (unaudited)	(742.4)		I
Net Assets Value as of December 31, 2017	(RMB'000) (unaudited)	189,512.4	254,443.8	(0.2)
Percentage of equity interest	(%)	100.0%	33.3%	33.0%
Aggregate Date of value of completion consideration	(RMB'000)	498,063.4	229,957.0	475,789.1
Date of completion		January 15, 2018	April 23, 2018	Ариі 2, 2018
Date of the acquisition agreement		December 25, January 15, 2017 2018	January 18, 2018	March 16, 2018
Name and site area of the acquired land	(sq.m.)	(89,273 sq.m.)	(26,646 sq.m.)	North Yanwo Land Lot of 2017-18 (2017-18 號北閣窩地塊) (181,244 sq.m.)
Name of the counter party		Chongqing Bo Jing Real estate Development Co. Ltd. (重慶柏景房地 產開發有限公司), and Chongqing Yujingcheng Enterprise Management and Consulting Co. Ltd. (重慶前景成企 到)	Yingyun Co. Ltd. (鷹運有限公司), Yuetai Development Co. Ltd. (稅泰發展有限 公司), Xinyu Co. Ltd. (鑫譽有限公司), and Nanjing Chuangle Rui Enterprise Management and Consulting Co. Ltd. (南京創樂眷企	Zhonghai Hong Yang Real Estate (Hefei), Co. Ltd. (中海安洋地產(合 肥)有限公司), and Xuzhou Wanshan Enterprise Management Consulting Co. Ltd. (徐州萬山企業 管理蕭詢有限公司)
Name of the project company		Chongqing Bojing Mingsha Property Co., Ltd. (重慶柏景 銘廈置業有限公司)	5. Xuzbou Weixin Real Estate Development Co., Ltd. (徐州 威新房地產開發有限公司)	Zhonghai Hongyang Land (Xuzhou) Co., Ltd. 中海宏洋 暨業(徐州)有限公司
No.		4;	v,	· ·

Note: (1) We have aggregated th

We have aggregated the Acquisitions in relation to Xuzhou Xiangyun Sight Management and Xuzhou Jiawang Baite (together the "Jiawang Acquisitions") for the purpose of calculating the applicable percentage ratios as (i) the parcels of land held by these two companies are adjacent to each other in Jiawang District, Xuzhou and (ii) one of the counterparties which entered into both of the Jiawang Acquisitions with the Company is the same party.

Based on the confirmation letters we received and consultations with relevant government authorities, we have not received any notices from any PRC government authorities identifying any idle land or requiring us to pay idle land fees, during the Track Record Period and up to the Latest Practicable Date.

#### **Planning and Design**

#### **Product Positioning**

We started product positioning at the project site selection stage and formed a preliminary opinion report on land assessment and product positioning. The design management department will formulate the master planning and design specifications for the project under development. By applying our five residential product lines, we will accelerate the process of matching customers, land, products and profit, and constantly improve the quality of work. After the land is acquired, the project team will quickly deepen product positioning and provide sufficient input for planning and design work.

# Project Planning and Design

We outsource our project planning and design work to Independent Third Parties. We manage our overall planning and design work through our design management department in Nanjing and the design teams at our regional Subsidiaries. Our design management department has formulized standardized procedures for project design. The design proposals in each step, from the preliminary design to the construction design, must be reviewed and approved by us. We communicate frequently with design companies during the review process to optimize the design plans. We also involve various other departments, such as the marketing management department, the cost management department and operational management department, to review the design plans from the positioning, cost-control and construction scheduling perspectives. The finalized design plans are submitted to the relevant government authorities for approval, after which they become the blueprint for the construction.

We engage specialized design firms for different types of design work of a project, such as landscape design, architectural design, interior design and scenery design. Through a tender-by-invitation process, we carefully select design firms based on their strengths, pricing and suitability for our specific requirements. To enhance the value and marketability of our projects, we engage reputable domestic and international design firms to perform detailed design work for our projects. During the Track Record Period, we worked with certain famous international design companies, such as Callison Construction Co., Ltd., CallisonRTKL, DAHLIN Group Architecture Planning Company and WAA International., and major domestic design companies, such as Shanghai Tianhua Construction Design Co., Ltd., Shanghai Tuofang Construction Design Firm and United Design Group.

Our design management department also carries out certain research activities, maintains and updates selfowned design resource database, which may facilitate the standardization, modulation and innovation of our design work stream, and maintains the competitiveness of our products. Most of staff in our design management department has solid industry experience. To strengthen our design team's industry experience, we have organized various site visits in the Canada, Japan, Thailand and multiple cities in China.

#### **Development and Construction**

# Selection of Suppliers

We outsource the construction work of our projects to external Independent Third Party construction companies. Outsourcing construction work allows us to better focus on our business as a property developer, and to leverage the expertise of the construction companies and minimize certain risks, such as risks from fluctuations in the cost of certain raw materials.

We select construction companies for our projects through a tender process in accordance with the Law on Tender and Bidding of the PRC and the Rules on the Tender Scope and Criteria for Construction Projects (《工程建設項目招標範圍和規模標準規定》). The tender process may be conducted via open tender or tender by invitation. During the Track Record Period, a majority of the construction companies for our projects were selected through tender by invitation. We prefer construction companies with which we have long-term working relationships to ensure the quality of our products, and have an internal list of construction companies that meet our criteria and which we may invite to tender for new projects. To ensure the quality and workmanship of our properties, we apply stringent criteria in the selection of our construction companies. When assessing construction companies, we take into consideration factors such as professional qualifications, reputation, credentials, financial condition, experience, price quote, track record and quality of construction work, proposed construction schedule and plan and technical capabilities.

The construction contracts we enter into with the selected construction companies contain warranties provided by the construction companies with respect to construction schedules, quality and safety standards. The construction companies are required to pay fines in the event of delays and are responsible for the costs incurred in rectifying construction defects, pre- and post-completion and delivery. In addition, we are entitled to terminate a construction contract and claim damage for losses if the construction company causes any material delay to the development schedule or irreparable damage to the project development. During the Track Record Period, we had not experienced or been subject to any material construction delay, penalty, claim or loss as a result of unsatisfactory work performed by the construction companies we engaged.

We make payments to construction companies in installments in accordance with the terms and conditions stipulated in the construction contracts and the milestone payment schedule varies from case to case. In general, we pay the construction companies 80% of the full contract price when the construction work is completed, and pay 95% of the total contract price upon project settlement. We retain the remaining 5% as quality deposit for two to five years. The quality deposit is used to cover any contingent expenses incurred as a result of construction defects. During the Track Record Period, there was no incident where the quality deposit was insufficient to cover the expenses incurred by us to rectify construction defects.

# **Procurement of Raw Materials**

The construction companies are generally responsible for the procurement of raw materials, such as concrete and steel, used in the construction process. The raw material costs are typically included in the construction contract prices. Our contracts with construction companies contain price adjustment mechanism which requires us to bear the extra costs if the market price of the raw material deviates more than 5% of its

contract price. We normally specify a list of brands and the construction companies procure such materials with reference to pricing guidelines issued by local authorities. For materials which materially affect the design of our projects, such as external finishing materials, internal decorative materials and valves, we may require the construction companies to procure these materials at prices pre-negotiated by us. For certain essential raw materials, such as ground and wall tile, we may source them from an exclusive supplier and enter into a strategic agreement with it for one to two years.

We are responsible for purchasing specific materials and fixtures such as elevators, air conditioners and generators. We have a three-tier procurement management system. Our tender and procurement department manages a central supplier database, which contains evaluation information about all the suppliers of the Group. Our regional Subsidiaries maintain their own database for suppliers in their cities. Our project companies conduct on-site management of the suppliers and gather first-hand information about the suppliers. To qualify for our supplier database, the supplier must meet our strict standards on quality, productivity and compliance record. We conduct visit on our suppliers on a quarterly basis as well as on *ad hoc* basis.

To maximize our economies of scale and bargaining power, we centrally procure certain raw materials. We normally seek tenders from no less than three suppliers within our qualified supplier database for regular procurement and from no less than five suppliers for procurement with a total amount of RMB1.0 million or more. We enter into procurement contracts with the winning bidders. The terms of the procurement contracts usually track the construction periods of the relevant projects, which range from one to two years. Suppliers may enter into new tender bids when the contractual periods expire. Typically, we may terminate a contract if the supplier fails to supply the relevant materials in accordance with the terms of the contract, industry standards or relevant regulatory requirements.

The procurement contracts are usually fixed-priced and do not contain any minimum purchase commitments. We can, to a certain extent, pass the increases in raw material costs to our customers by increasing the prices of our properties. However, we still bear the risk of price fluctuations in raw materials to the extent that we are unable to increase our prices to fully cover any increases in costs.

In general, we make payments to our suppliers in installments in accordance with the terms and conditions stipulated in the procurement contracts, and payment terms granted by our suppliers vary depending on factors such as the relationship between the supplier and us and the transaction size. We normally settle payment within five days of the receipt of invoices, which are normally provided to us after the products have passed our quality control inspection processes and those of the construction supervision companies.

We do not maintain any inventory of construction materials. As we established a qualified supplier database, we have sufficient options and alternatives when a supplier fails to meet our demand, which largely prevents the risk of supply shortages. As for the raw materials which we are responsible for purchasing, we require the construction unit to formulate the demand plan in advance. After our review, the joint inspection and acceptance of raw materials by us and the construction unit shall be paid by us after meeting the requirements. We did not experience any shortages or delays in the supply of raw materials which had a material impact on our operations during the Track Record Period.

#### Construction Supervision and Quality Control

We place significant emphasis on quality control with regard to the construction and management of our projects. We are dedicated to develop quality projects with the artisan spirit. Our quality control team has approximately ten employees, most of which hold engineering qualification or assistant engineering qualification. In compliance with relevant PRC laws and regulations, we engage independent certified construction supervision companies and additional independent third-party supervision consultants to monitor the entire construction process of our projects. The construction supervision companies conduct quality inspections on construction materials and on-site workmanship checks to ensure all construction materials and properties meet our prescribed specifications and applicable regulatory requirements.

To ensure quality of properties and compliance with relevant laws and regulations and our own standards, we have established a system of quality control policies and procedures to govern each aspect of the development process. Our operational management department, together with its counterparts in our regional Subsidiaries, is responsible for overseeing the overall construction process for each of our projects. We require daily on-site inspections by three to five professional engineers and in some cases, by third party supervision companies as well. During the inspections, we check whether the construction companies comply with the blueprint and if they deviate from the blueprint, whether such deviation is an appropriate adjustment. We also check whether the construction companies comply with our procedures regarding inspection of raw materials and equipment. Our inspection process includes the following: (i) the samples of all raw materials must be sent to us for pre-approval and stored for records; (ii) all equipment and raw materials must be inspected when entering the construction sites; and (iii) all sub-divided work steps are inspected and only upon the satisfaction of the inspection results of one work step, the next work step may be carried out.

Any instances of non-compliance discovered during the inspections are reported to operational management department, which provides written rectification requests and impose penalties. We will not issue the inspection certificate to any projects that fail to meet our standards. We may request the suspension of the construction work if there are any material quality issues and require remedial measures before the construction work can be re-commenced.

The construction companies which we engage are not allowed to subcontract or transfer their contractual agreements with us to third parties without our prior consent. If the construction companies violate these obligations, we are entitled to terminate the agreements and a penalty of 10% of the contract price.

During the Track Record Period, we had no disputes with respect to quality with the construction companies we engaged which had a material adverse impact on our business or financial condition. In addition, there was no material delay or failure to complete the construction work of any of our projects according to our planned specifications during the Track Record Period.

#### Civil Defense Areas

According to relevant PRC laws and regulations, new buildings constructed in cities for civil use should contain basement areas that can be used for civil defense purposes in times of war. We engage construction companies to construct civil defense areas for our property projects as required by the applicable PRC laws and

regulations. The GFA of the civil defense areas of a property project depends on the size, nature and design of the property project in accordance with the relevant PRC laws. During the Track Record Period and up to the Latest Practicable Date, we had 20 completed civil defense areas with an aggregate GFA of approximately 138,167 sq.m. The PRC Legal Adviser has confirmed that we have obtained the required permits for construction of civil air defense areas. The construction cost of civil defense areas is included in our inventories and charged to cost of sales upon recognition of revenue. The property management companies are in charge of the maintenance of our civil defense areas. We monitor the status of civil defense areas periodically to ensure that their functions as civil defense properties are not impaired.

#### **Marketing and Sales**

#### **Pricing**

Our ability to price our products at desired levels has been, and will continue to be, important to its results of operations. Generally, we determine the prices of our for-sale properties based on a variety of factors, including market conditions, competitive landscape and prices of comparable properties in the market, expected investment returns, positioning of properties, target customers, locations, floors, facing directions, views, and cost of construction. We also adjust the prices of our for-sale properties during the sales process based on market responses we experience, especially when we experience favorable responses. We occasionally make temporary downward adjustments to the prices to accelerate the turnover rate.

#### Pre-sales

We commence pre-sale activities for our properties prior to their completion, usually within six to nine months after the acquisition of the relevant land parcels. According to the applicable PRC laws and regulations, there are certain criteria which must be met before we may commence any pre-sale activities for a property under development. These conditions include full payment of the land grant premium and acquisition of all relevant land use right certificates, construction-related permits and pre-sale permits. See "Regulatory Overview — Regulations on Real Estate Transfer and Sale — Sale of Commodity Buildings". In addition, prior to the pre-sale of each project, our headquarters will conduct project-opening-risk inspection by the departments of design, market, operation, customer service and etc., and itemize the risk items, to ensure that the project can present its best appearance when faces the customers, and thus to satisfy the selling rate indicator on launch days.

Further, in some cities where we operate, such as Nanjing, the use of pre-sale proceeds is restricted. Under the applicable rules and regulations of these local governments, the use of pre-sale proceeds are restricted to be primarily for the construction and development of the relevant projects. See "Regulatory Overview — Regulations on Real Estate Transfer and Sale — Sale of Commodity Buildings".

# Marketing and Sales

Our properties for sale mainly target the mass market, mainly first home purchasers and purchasers with rigid demand on improving. Purchasers of our properties are mainly individuals. Our marketing management department is responsible for formulating marketing and sales strategies and managing the overall marketing and

sales process. It makes decisions with respect to product positioning and is closely involved in each property development process, from land selection to pre-sales and sales of properties. It conducts regular market research studies and constantly monitors the changing market conditions to adjust its marketing and sales strategies in a timing manner.

The marketing and sales strategies vary from project to project and depend on factors including market conditions, project scale and targeted customers. We market properties by way of visual and print media channels such as newspapers, magazines, television and billboards, as well as the Internet. For the years ended December 31, 2015, 2016 and 2017, our advertising and business development expenses were RMB74.3 million, RMB85.7 million and RMB110.9 million, respectively.

Although we conduct direct sales for a majority of our properties, we also engage reputable third-party real estate sales agents on a non-exclusive basis to facilitate the marketing and sales of our projects, especially for the small portion of our completed but unsold properties. The standard service agreements we enter into with sales agents include key terms such as the scope of retention, duration of services, scope of authorization, fees and payment method. The standard service agreements also stipulate that the sales agents must not conduct unauthorized sales or sell our properties at prices lower than those agreed by us, and that the sales agents must carry out truthful advertising and comply with all applicable regulatory requirements. Commissions to the sales agents are negotiated on a case-by-case basis and usually range from 0.5% to 1% for residential properties, of the total sale proceeds originated from such agents. For the years ended December 31, 2015, 2016 and 2017, the total commissions paid to external sales agents amounted to approximately RMB5.0 million, RMB8.8 million and RMB17.0 million, respectively. The sales agents do not receive any sales payments on behalf of us. Payments are made by the customers directly to company accounts designated by us. We did not have any material disputes with our sales agents during the Track Record Period.

#### **Payment Arrangements**

Customers may purchase our properties by one lump-sum payment or payment by installments. For customers who opt to pay by installments, they may fund their purchases by personal funds or mortgage loans provided by commercial banks.

We typically require our customers to pay a deposit amounting to certain percentage of the contract price upon entering into a sale and purchase agreement. Such deposits are non-refundable and are forfeited if the customers default on the purchases. Customers who purchase properties by making one lump-sum payment are normally required to fully settle the total purchase price within the prescribed period after entering into the relevant sale and purchase agreements. Customers who pay by installments are required to make payments in accordance with the agreed payment schedules. Outstanding balances must be fully settled prior to property delivery. Customers who purchase properties with mortgage loans are required to pay a down payment of no less than 30% of the total purchase price upon entering into a sale and purchase agreement. The outstanding amounts are settled by the mortgagee banks within the prescribed period pursuant to the respective bank financing agreements.

In line with industry practice in the PRC, we provide guarantees to mortgagee banks for the mortgage loans offered to our customers. These guarantees are typically released upon the issuance of the relevant property

ownership certificate for the property and the registration of the mortgage in favor of the mortgage bank. If a purchaser defaults on a mortgage loan during the guarantee period, we are required to repay the outstanding balances owed to the mortgagee bank. We are assigned the title to the mortgage loan, giving us rights to the property, after settling such outstanding balances. In accordance with industry practice, we rely on the credit checks conducted by the mortgagee banks and do not conduct independent credit checks on our customers. As of December 31, 2017, outstanding guarantees provided by us in respect of mortgage loans of our customers amounted to RMB5,046.9 million. During the Track Record Period, we did not encounter any material incidents of default by our customers.

# **Delivery and After-sale Services**

A joint inspection team will be organized by the operational management department, designing department, marketing department and customer service department of our regional companies prior to the completion acceptance for each project by government authorities but no later than 60 days before the delivery date to the owners, to conduct preliminary checks to projects and form a rectification list, which will be written off item by item by the project company, in order to pass the governments' completion acceptance successfully. The Customer Service Department of our headquarters will supervise and censure the performance of city companies.

#### **Delivery of Properties**

Delivering quality properties and providing satisfying purchasing experiences to customers are fundamental to the success of our business. We closely monitor the construction progress of our properties so as to deliver properties to our customers within the timeframe specified in the respective sale and purchase agreements and in a manner that complies with PRC laws and regulations. Prior to delivery, our customer service department from city company will take charge of organizing other function departments to conduct delivery risk checking and comprehensive inspection and acceptance for each project, and only when the identified issues have been rectified will the properties be delivered to the customers, thus to ensure customer's satisfaction. Our headquarter's customer service, operations, marketing, design, and other departments jointly supervise the implementation of delivery comprehensive acceptance specifications of the city company's project, and perform spot checks and assessments.

The timeframes for delivery are set out in the relevant sale and purchase agreements. Under a typical sale and purchase agreement, we are liable to pay a monetary penalty of 0.01% of the purchase price on a daily basis until delivery of the property if we fail to deliver the property on the delivery day stipulated in the agreement. A purchaser may have the right to repudiate the sale and purchase agreement if the delay exceeds 30 days, and we must return the full payment, together with an extra penalty. During the Track Record Period, we did not experience any delays in the delivery of properties which had any material adverse impact on our business, financial condition and results of operations.

#### After-sale Services

We are committed to customer satisfaction and offer our customers comprehensive after-sale services, including, among others, providing assistance in obtaining property ownership certificates, following up on warranty issues and performing maintenance services. Our after-sale services are managed by our customer service department.

We value feedback from our customers and believe it is important in helping us maintain customer relationships, improve product and service quality and identify customer preferences. We have a customer service telephone hotline for customers to provide feedback and complaints about our products and services. It is our policy to attend to any customer feedback or complaints in a timely manner. In addition, to better understand the needs of our customers so as to improve our offerings, we conduct customer satisfaction surveys in three month following delivery and regular surveys annually.

#### Warranties and Returns

We provide our customers with warranties for the quality of building structures pursuant to the Measures on the Sales of Commodity Housing (商品房銷售管理辦法) and Regulations for the Operations of Urban Property Development (城市房地產開發經營管理條例). In addition, in accordance with the published national standards, we provide quality warranties for ground foundations, main structures, waterproofing work, water and electricity work, decorative work and sanitary wares. The warranty durations vary depending on the covered items and are usually for a period of no less than two to five years. The warranty durations for ground foundations and main structures are the relevant reasonable lifespans stated in the design documents.

Our construction companies are responsible for rectifying quality defects in the properties, whether such defects are discovered pre- or post-completion and delivery. We may repair quality defects only if the construction companies cannot repair the defect in a timely manner. We generally retain a quality deposit of 5% of the total contract price for approximately one to five years to cover any contingent expenses that may be incurred as a result of any quality defects.

Except for the breach of a sale and purchase agreement by us, we do not allow returns of properties from our customers. There was no return of properties from our customers during the Track Record Period.

#### PROJECT FINANCING

We finance our projects primarily through internal cash flows generated from our operating activities, including proceeds from the pre-sales and sales of properties, rental income, fee income, bank loans, equity injection and bonds. During the Track Record Period, we also entered into several trust and other financing arrangement to finance the property development of our projects. We aim to finance our property developments with internal resources to the extent practicable so as to reduce the level of external funding required.

#### Sale and Pre-sale Proceeds

We use the proceeds from the pre-sales and sales of our properties to fund part of our construction costs, make interest payments and repay debt obligations.

Pre-sale proceeds form an integral source of our operating cash inflows during project development. According to the applicable PRC laws and regulations, there are certain criteria which must be met before we may commence any pre-sale activities for properties under development, and the use of pre-sale proceeds may be restricted by local governments in cities where we operate. See "— Property Development and Sales Process — Marketing and Sales — Pre-sales" in this section and "Regulatory Overview — Regulations on Real Estate Transfer and Sale — Sale of Commodity Buildings".

#### **Bank Loans**

Bank loans are our primary source of external financing. As of December 31, 2015, 2016 and 2017, our outstanding bank loans amounted to RMB3,765.8 million, RMB6,945.0 million and RMB8,034.6 million, respectively.

Our ability to obtain financing from banks for our projects depends on various economic measures introduced by the central and local governments. According to a guideline issued by the CBRC on August 30, 2004, no bank loans may be granted with respect to projects for which the land use right certificates, construction land planning permits, construction work planning permits or construction work commencement permits have not been obtained. On May 25, 2009, the State Council issued a Notice on Adjusting the Capital Ratios for Fixed Asset Investment Projects (關於調整固定資產投資項目資本金比例的通知), which stipulates a minimum capital requirement of 20% for ordinary commodity apartments and indemnificatory housing and a minimum capital requirement of 30% for other real estate development projects. On September 9, 2015, the State Council promulgated the Notice on Adjusting and Improving the Capital Fund Principle for Fixed Assets Investment (關於調整和完善固定資產投資項目資本金制度的通知), according to which the minimum capital ratio for other real estate development projects is adjusted from 30% to 25%. See "Regulatory Overview — Establishment of a Real Estate Development Enterprise".

### **Trust and Other Financing Arrangements**

Similar to other property developers in the PRC, we occasionally enter into financing arrangements with trust companies or asset management companies in the ordinary course of business to finance our property development. Compared with bank borrowings, such financing arrangements usually offer greater flexibility in terms of availability, approval schedule and repayment requirements, and therefore is an effective alternative source of funding for some of our project developments, particularly during the tightened banking credit environments.

As of December 31, 2017, the total amount of trust and other financing arrangements outstanding accounted for 19.9% of our total borrowings as of the same date. For additional information as to the relevant laws and regulations applicable to trust and other financing arrangements, see "Regulatory Overview — Regulations on Real Estate Financing — Financing Real Estate Development and Acquisition".

The following table sets forth our outstanding trust and other financing arrangements with trust companies, asset management companies and their financing vehicles as of the dates indicated:

						Veto rights of	Principal ba	lance as of	General category of trust and other
Item	Financial institution	Annual interest rate	Effective date	Maturity date	Collateral <sup>(1)</sup>	financial institution	December 31, 2017	April 30, 2018 <sup>(2)</sup>	financing arrangements
							(RMB	(Unaudited)	
	China Huarong Asset Management Co., Ltd Jiangsu Branch (中國華融 資產管理股份有限 公司江蘇省分公司)	7.5%	September 5, 2016	September 4, 2018	mortgage of a mall with total GFA of 373,185.5 sq.m. and guaranteed by Mr. Zeng, Ms. Chen Sihong	N/A	209,723.2	179,921.7	Type I

						Veto rights of	Principal ba	lance as of	General category of trust and other
Iten	n Financial institution	Annual interest rate	Effective date	Maturity date	Collateral <sup>(1)</sup>		December 31, 2017	April 30, 2018 <sup>(2)</sup>	financing arrangements
							(RMB		<u> </u>
2	China Huarong Asset Management Co., Ltd Jiangsu Branch (中國華融 資產管理股份有限 公司江蘇省分公司)	7.5%	December 12, 2016	December 11, 2018	mortgage of land use rights of a land lot with total GFA of 194,457.3 sq.m. and guaranteed by Mr. Zeng, Ms. Chen Sihong, and Suzhou Hong Yang Real Estate	N/A	314,496.8	314,107.1	Type I
3	China Huarong Asset Management Co., Ltd Jiangsu Branch (中國華融 資產管理股份有限 公司江蘇省分公司)	8.5%	May 18, 2017	May 17, 2019	mortgage over a commercial property with total GFA of 116,740.3 sq.m. and guaranteed by Mr. Zeng, Ms. Chen Sihong, Hong Yang Group Co., Ltd., Nanjing Redsun, and Suzhou Hong Yang Real Estate	N/A	410,000.0	409,998.6	Type I
4	China Huarong Asset Management Co., Ltd Jiangsu Branch (中國華融 資產管理股份有限 公司江蘇省分公司)	8.5%	July 3, 2017	July 2, 2019	mortgage over a hotel with total GFA of 17,788.2 sq.m. and guaranteed by Mr. Zeng, Ms. Chen Sihong, Nanjing Hong Yang Real Estate, and Nanjing Hong Yang Heng Rui Real Estate Development Co. Ltd. (南京弘陽恒瑞房地產開發有限公司)	N/A	431,120.2	432,256.1	Type I
5	China Huarong Asset Management Co., Ltd Jiangsu Branch (中國華融 資產管理股份有限 公司江蘇省分公司)	9.1%	October 26, 2017	October 25, 2019	mortgage over a mall with total GFA of 833,658.4 sq.m. and guaranteed by Mr. Zeng, Ms. Chen Sihong, Nanjing Redsun, and Hong Yang Group Company	N/A	442,417.9	449,763.4	Type I
6	Sichuan Trust Co., Ltd. (四川信託有限 公司)	12.8285%	April 8, 2018	April 8, 2021	mortgage of land use rights of a land lot, pledge of 40% of the shares of Nanjing Rui Sheng Real Estate held by Nanjing Redsun, and guaranteed by Nanjing Redsun	N/A	_	800,000.0	Type I

		Annual	Effective	Maturity		Veto rights of financial	Principal ba		General category of trust and other financing
Iten	Financial institution	interest rate	date	date	Collateral <sup>(1)</sup>	institution	2017	2018	arrangements
							(RMB	'000) (Unaudited)	
7	Chang'an International Trust Co., Ltd. (長安國際 信託股份有限公司)	8.5%	May 27, 2017	May 27, 2019	mortgage of land use rights of a land lot, pledge of 10 million shares of Anhui Hong Lan Real Estate (representing 2.46% of its total shares), and guaranteed by Mr. Zeng, Ms. Chen Sihong, and Nanjing Redsun	Yes	246,006.7	246,006.7	Type II
8	CITIC Trust Co., Ltd. (中信信託有 限責任公司)	9.0% within first six months, and 9.5% from the start of the seventh month	August 18, 2017	February 7, 2018	mortgage of land use rights of a land lot and 51% of equity interests of Changzhou Jin Tan Xu Run Properties, and guaranteed by Shanghai Zhong Liang Group Co. Ltd. (上海中梁地產集團有限公司), Suzhou Industrial Park Hua Cheng (蘇州工業園區華成房地產開發有限公司) and Mr. Yang Jian (楊劍), all of which are Independent Third Parties	Yes	700,000.0	(2)	Type II

#### Notes:

These trust companies, asset management companies and their financing vehicles we have cooperated with are reputable and well-established institutions in the PRC and are Independent Third Parties to us.

# Types of Our Trust and Other Financing Arrangements

Our trust and other financing arrangements can be roughly divided into two categories:

- Type I Arrangements are similar to bank loans, which do not involve transfer of equity interest in the project company;
- Type II Arrangements involve pledge of shares and/or transfer of equity interest in the project company to the lending financial institution, which is entitled to appoint directors of the board and senior management of the project company.

<sup>(1)</sup> Our Directors have confirmed that all guarantees provided by our Controlling Shareholder and the close associates will be fully repaid or released before the Listing.

<sup>(2)</sup> On February 28, 2018, we repaid all the outstanding amount under the financing arrangement with CITIC Trust.

The following table sets forth the aggregate principal balances of our trust and asset management financing borrowings by type as of the dates indicated:

	As of Dec	ember 31, 2017	As of April 30, 2018		
	Number	RMB ('000)	Number	RMB ('000)	
Type I	5	1,807,758.1	6	2,586,046.9	
Type II	2	946,006.7	1	246,006.7	
Total trust financing borrowings	<u>7</u>	2,753,764.8	<u>7</u>	2,832,053.6	

Our trust and other financing arrangements are usually secured by one or more types of collateral, including land use rights of the project, shares of the project company or cash, and may also be guaranteed by the project company or our Controlling Shareholders or their associates. Upon the maturity of the financing arrangements and the satisfaction of repayment, the corresponding share pledges, liens or guarantees will be released and, as the case may be, the equity interest of the project company that is transferred to the financial institutions will be repurchased by the relevant entities at a consideration based on pre-determined formula in accordance with the relevant agreements. We believe that our trust or other financial arrangements are in line with industry practice in the PRC.

#### Key Terms of Type I Arrangements

Under Type I Arrangements, the lender may have security interest in the form of liens of the land use rights of the project, pledges of the shares of the project company or restriction of cash held by us or our Controlling Shareholders or their associates. However, the equity interests in the project company are not transferred to the lender.

The lender does not have the right to participate in the project company's shareholder's meeting or board meeting, nor does it have any veto rights in any form. Generally, we are not required to obtain the prior consent from the lender in respect of operational activities during our ordinary course of business. In one of the Type I Arrangements, the trust financing proceeds were deposited to an escrow account and the lender entrusts the settlement bank to monitor the cash flows of the escrow account and to report to the lender.

As Type I Arrangements are similar to bank loans, the lender can only exercise creditor's rights and has minimum, if any, control over the project company's business operations. The security interests created under Type I Arrangements will be released upon repayment of the principal of, and any other amount due under, such financings. We believe that Type I Arrangements will not affect our control over the project companies.

#### Key Terms of Type II Arrangements

A summary of key terms of Type II Arrangements is set forth below.

#### Equity Transfer

Under Type II Arrangements, part of our equity interests in the project company are transferred to, or subscribed by and issued to, the lender. During the term of the trust plan or asset management plan, the lender is a shareholder of the project company.

The shareholder's meeting of the project company is entitled to, among others, (i) make operational decisions and investment plans (including the overall investment budget), (ii) vote for and replace directors and supervisors who are not staff representatives, and determines the compensations of directors and supervisors, (iii) review and approve reports from board of directors, (iv) review and approve reports from supervisors, (v) review and approve annual financial budgets and reports, (vi) review and approve plans for profit distribution and deficit coverage, (vii) decide about increase or decrease registered capital, (viii) decide about issuance of corporate bonds, (ix) decide about merger, split, dissolution, liquidation and change of corporate formality, (x) amend articles of association and (xi) lend funds not certain threshold (excluding loans to employees).

#### Board Representation and Veto Right

Under Type II Arrangement, the lender is entitled to appoint two directors out of three board seats of the project company and we are entitled to appoint one director as the chairman of the board of the project company. The board, through voting by at least two directors, is entitled to, among others, (i) convene shareholders meetings and report to the shareholders meeting, (ii) implement resolutions passed by the shareholders meeting, (iii) make operational decisions and investment plans, (iv) make plans for annual financial budgets and reports, (v) make plans for profit distribution and deficit coverage, (vi) make plans for increase or decrease of registered capital and issuance of corporate bonds, (vii) make plans for merger, split, dissolution, liquidation and change of corporate formality, (viii) determine internal management organizational structure, (ix) determines the appointment and compensations of managers, vice managers and financial officers, (x) make basic management policies, (xi) propose amendment of articles of association, (xii) decide about transfer or disposal of material assets outside ordinary course of business, (xiii) decide about external financing or loan application, (xiv) review and approve connected transactions, (xv) decide about engagement of external auditors, (xvi) review and approve guarantees to third parties, (xviii) appoint or change authorized signatories for corporate bank account, (xviii) draft material construction contracts and (xix) conduct other matters set forth in the articles of associations.

During the past years, we have obtained financing from the lender Chang'An International Trust Co., Ltd. ("Chang'An Trust") and CITIC Trust Co., Ltd. ("CITIC Trust") in multiple instances. We have never defaulted in any of the principal or interest payment of the financings. During the Track Record Period and up to the Latest Practicable Date, there had been no dissenting vote cast by Chang'An Trust or CITIC Trust as a shareholder, or any of the directors appointed by them, nor had Chang'An Trust or CITIC Trust actively participated or intervened in the day-to-day operations and management of the relevant project companies. On February 28, 2018, we repaid all the outstanding amount under the financing arrangement with CITIC Trust. Chang'An Trust does not in any circumstance bear any risk or enjoy any investment return or benefit other than a fixed income return that was predetermined through arm's length negotiation. Our Company, through Nanjing Redsun, remains fully accountable for the profits and losses of the project company Anhui Hong Lan Real Estate. As such and given the current principal amount of the outstanding Type II trust and other financing arrangements is not material compared to current assets, our Directors believe that we maintain control over the project companies and the risk of losing control over the borrowing subsidiaries is low.

#### Supervisor and Senior Management

Under Type II Arrangement, the lender is entitled to appoint one supervisor to the project company. The supervisor is entitled to propose termination of senior management. The lender is also entitled to appoint the chief financial officer of the project company.

#### Daily Operational Management

Under Type II Arrangement, we retain the right to conduct daily operational management of the project company. During the Track Record Period and up to the Latest Practicable Date, none of the lenders under Type II Arrangement actively participated in or intervened in the day-to-day operation of the project companies.

#### Repayment

The terms of our Type II Arrangement were around two years. We are obliged to make full repayment of the loans under Type II Arrangement in order to repurchase the equity interests of the project company from the relevant lender and discharge other encumbrances over land use rights or equity interests.

If we fail to perform our repayment obligations on time, we will be subject to penalties for the late payment as specified in the relevant agreements or subject to enforcement actions against the security interests, which could affect our ownership of our project companies. See "Risk Factors — Risks Relating to Our Business — We have indebtedness and may incur additional indebtedness in the future, and we may not be able to generate sufficient cash to satisfy our existing and future debt obligations".

We expect that we will satisfy our repayment obligations under our trust financing arrangements by utilizing our internal resources. During the Track Record Period, we had not defaulted on any of our repayments or other obligations in any material respect under the trust financing arrangements.

### Interest Payment

The interest rates of the Type II Arrangement are usually fixed or maybe adjusted semi-annually based on the term of the financing. We are typically required to make the first interest payment within a few days upon establishing the priority trust units, and to make the rest of interest payments on a quarterly basis.

#### Security

In certain cases of Type II Arrangement, we or our Controlling Shareholders or their associates have provided guarantees, share pledges or fixed asset liens to the lender.

#### Financing Covenants

Type II arrangements contain a number of customary affirmative and/or negative covenants. We are required to provide interim financial statements to the relevant lenders on a regular basis. In addition, we are

subject to restrictive covenants under such arrangements. For example, we are not permitted to dispose our rights and obligation to any third-party without the prior consent from the relevant lenders. We are prohibited from carrying out any merger, restructuring, spin-off, reduction of registered share capital, material asset transfer, liquidation, change in shareholding or management structure, or establishment of any joint venture without the written consent of the relevant lenders.

# Compliance with PRC Laws

Our PRC Legal Adviser is of the opinion that the entry into the aforementioned trust and other financing agreements by our Group does not contravene any mandatory provision of applicable PRC laws and administrative regulations, and that the agreements entered into by the Group under the trust and other financing agreements are valid and binding on the respective counter-parties.

#### **Corporate Bonds**

Hong Seng, a company incorporated in the BVI and wholly owned by Hong Yang Group Company, which is not part of our Group, issued the May 2017 Notes in May 2017. Hong Seng issued the November 2017 Notes in November 2017 and in January 2018. Hong Seng further issued the May 2018 Notes in May 2018.

The net proceeds from the offering of the May 2017 Notes were approximately US\$241.0 million, which were used for the benefit of our Group. In July and August 2017, approximately RMB1,277.2 million (equivalent to approximately US\$192.3 million) of the net proceeds from the offering of the May 2017 Notes was lent by Hong Yang Group Company to certain of our connected persons who later on-lent to our Group as inter-company loans. Such amount was recorded as liabilities (amounts due to related parties) on our combined statement of financial position as it falls under the classification of liability in accordance with IFRS as a present obligation of the entity arising from past events, the settlement of which is expected to result in an outflow from the entity of resources embodying economic benefits. As of December 31, 2017, we had settled the outstanding liability resulting from the May 2017 Notes. The net proceeds from the offering of the May 2017 Notes were then primarily used by Hong Yang Group Company's furniture and construction material mall business for business development, and also partially used by Hong Yang Group Company for its working capital. On August 31, 2017, approximately US\$30.3 million of the net proceeds from the offering of the May 2017 Notes was injected into the Group as paid-in capital. Such amount was recorded as equity (merger reserves) on our combined statements of changes in equity. According to IFRS, equity includes investments by the owners of the entity, plus additions to those investments earned through profitable operations and retained for use in the entity's operations, less reductions to owners' investments as a result of unprofitable operations and distributions to owners.

The net proceeds from the initial offering of the November 2017 Notes in November 2017 were approximately US\$248.0 million, which were used for the benefit of our Group. On December 12, 2017, approximately US\$220.0 million of the net proceeds from the offering of the November 2017 Notes was injected into the Group as paid-in capital. Such amount was recorded as equity (merger reserves) on our combined statements of changes in equity in accordance with IFRS. The net proceeds from the offering of additional issuance of the November 2017 Notes in January 2018 were approximately US\$126.0 million. On April 19, 2018, approximately US\$30.0 million of the net proceeds from the offering of additional issuance of the November 2017 Notes was lent to Hong Yang Group Company's furniture and construction material mall

business, which was not part of our Group. Based on the business needs and future developments of our Group and Hong Yang Group Company, Hong Yang Group Company injected approximately US\$63.0 million into the Group as paid-in capital in June 2018 and Hong Yang Group Company remained the sole shareholder of our Company upon such capital injection. Hong Yang Group Company plans to use the rest of the net proceeds for general corporate purposes of Hong Yang Group Company and its furniture and construction material mall business.

The net proceeds from the offering of the May 2018 Notes were approximately US\$248.3 million. Based on the business needs and future developments of our Group and Hong Yang Group Company, Hong Yang Group Company injected approximately US\$125.0 million into the Group as paid-in capital in June 2018 and Hong Yang Group Company remained the sole shareholder of our Company upon such capital injection. Hong Yang Group Company plans to use the rest of the net proceeds for general corporate purposes of Hong Yang Group Company and its furniture and construction material mall business, and potentially for part of the repayment of certain loans of Hong Yang Group Company's furniture and construction material mall business.

For the years ended December 31, 2015, 2016 and 2017, the Group incurred interest expenses on intercompany loans relating to the proceeds from the corporate bonds of nil, nil and RMB33.8 million (equivalent to approximately US\$5.3 million), respectively. For the same years, Hong Yang Group Company incurred interest expenses relating to corporate bonds (without being recharged to the Group) of nil, nil and RMB53.1 million (equivalent to approximately US\$8.4 million), respectively. As of December 31, 2015, 2016 and 2017, the outstanding balance of the proceeds from issuance of corporate bonds that were recorded as amounts due to related parties was nil, nil and nil, respectively. As of the same dates, the balance of the proceeds from issuance of corporate bonds that were recorded as merger reserves was nil, nil and RMB1,584.4 million (equivalent to approximately US\$250.3 million), respectively.

#### High-yield Covenants

According to the Indentures governing the Notes (the "Indentures"), Hong Yang Group Company and all of its existing and future subsidiaries that are not otherwise designated as unrestricted subsidiaries (the "Restricted Subsidiaries", together with Hong Yang Group Company, the "Controlled Group"), including the Company and our Subsidiaries, are subject to customary high-yield covenants (the "Covenants") and other terms in the Indentures. The Covenants, subject to the permitted exceptions, carve-outs and materiality qualifications contained therein limit Hong Yang Group Company and the Restricted Subsidiaries' ability to, among other things:

- incur or guarantee additional indebtedness or issue disqualified or preferred stock;
- declare dividends on its capital stock or purchase or redeem capital stock;
- make investments or other specified restricted payments;
- issue or sell capital stock of Restricted Subsidiaries;
- guarantee indebtedness by Restricted Subsidiaries;

- sell assets;
- create liens;
- enter into sale and leaseback transactions;
- enter into agreements that restrict the Restricted Subsidiaries' ability to pay dividends, transfer assets or make intercompany loans;
- enter into transactions with shareholders or affiliates;
- engage in any business other than those which are the same as or related, ancillary or complementary
  to property development and commercial property operation, furniture and construction material
  wholesaling and retailing as well as property management businesses; and
- effect a consolidation or merger.

The terms and conditions of the May 2017 Notes, the November 2017 Notes and the May 2018 Notes are substantially the same. Please see "Appendix VI — Documents Delivered to the Registrar of Companies and Available for Inspection — Documents Available for Inspection — (k) the relevant sections in the offering memorandum dated May 22, 2017 for the issuance of the May 2017 Notes, the offering memorandum dated November 15, 2017 and the offering memorandum dated January 19, 2018 for the issuance of the November 2017 Notes and the offering memorandum dated April 27, 2018 for the issuance of the May 2018 Notes, as the case may be, in connection with the covenants and restrictions relating to the Group;".

Hong Yang Group Company and the Restricted Subsidiaries are NOT prohibited from engaging in the foregoing transactions restricted by the Covenants, although their ability to do so is limited to the capacity available under permitted baskets and other exceptions and carve-outs. Certain baskets may grow or become depleted over time, while other baskets may be one-time only. In addition to the baskets, the Covenants also contain a number of specified exceptions which are structured so as to provide Hong Yang Group Company and the Restricted Subsidiaries with flexibility to conduct transactions in the ordinary course of business and to grow their businesses (which is presumably in the noteholders' interest). Set forth below are the summary of certain main exceptions to the major limitations.

(a) <u>Limitation on Indebtedness and Preferred Stock</u>. Hong Yang Group Company are permitted to incur any indebtedness, as long as the Fixed Charge Coverage Ratio<sup>1</sup> of Hong Yang Group Company is at least 2.5 to 1.0 and no default in the Notes occurred on is continuing. Even if the Fixed Charge

<sup>&</sup>quot;Fixed Charge Coverage Ratio" means the ratio of (i) consolidated EBITDA (earnings before interest expense, taxes, depreciation and amortization) of Hong Yang Group to (ii) consolidated fixed charges (cash and noncash interest expense) of Hong Yang Group Company, on a trailing 12-month basis and on a pro forma basis assuming the proposed indebtedness had been incurred at the beginning of such 12-month period.

Coverage Ratio of Hong Yang Group Company is below such level, Hong Yang Group Company and the Restricted Subsidiaries could still incur "Permitted Indebtedness," (as defined in the Indentures) if the criteria of the relevant Permitted Indebtedness are satisfied according to the Indebtedness such as indebtedness under bank facilities, purchase money indebtedness, non-recourse receivable financing<sup>2</sup>, all existing Indebtedness, permitted re-financings, short-term working capital facilities and certain other indebtedness incurred in the ordinary course of business. Hong Yang Group Company estimates that its unused permitted indebtedness basket as of April 30, 2018 amounted to more than RMB15 billion, which left abundant room for Hong Yang Group Company to incur additional indebtedness.

- Limitation on Restricted Payments. Hong Yang Group Company and the Restricted Subsidiaries are (b) permitted to declare and pay any dividend or distribution on a pro rata basis to all holders of any class of capital stock of such Restricted Subsidiary so long as a majority of such capital stock is owned directly or indirectly by Hong Yang Group Company. This means that so long as Hong Yang Group Company owns a majority of our Shares, there is no limitation under the Notes for us to declare and make dividends or distributions on a pro rata basis. Hong Yang Group Company and the Restricted Subsidiaries are also permitted to make "Permitted Investments" (as defined in the Indentures). In addition, Hong Yang Group Company and the Restricted Subsidiaries are permitted to make out of the Controlled Group "restricted payments" such as dividends, redemption of capital stock, early purchase or redemption of subordinated indebtedness or investments other than "Permitted Investments" if, among other conditions, (i) the Fixed Charge Coverage Ratio is at least 2.5 to 1.0 and (ii) the total amount of restricted payments after the issue date of the Notes does not exceed an amount whose calculation is linked primarily with the accumulated consolidated net income of Hong Yang Group Company according to the terms of the Indenture (together the "General Restricted Payment Basket"). The Covenants allow Hong Yang Group Company and the Restricted Subsidiaries to make certain other specified types of payments even if the foregoing requirements are not satisfied. As of the Latest Practicable Date, the total amount of restricted payments made after the issue date of the Notes does not exceed the General Restricted Payment Basket.
- (c) <u>Limitation on Transactions with Shareholders and Affiliates</u>. Hong Yang Group Company and the Restricted Subsidiaries are permitted to transact with their respective affiliates on fair and reasonable terms not less favorable than that would have been obtained in a comparable arm's length transaction subject to the delivery to the Trustee a fairness opinion from a financial point of view issued by an accounting, appraisal or investment banking firm of recognized international standing for those transactions with an aggregate amount exceeding US\$15 million. Certain affiliated transactions in the ordinary course of business and other specified affiliated transactions are also permitted.

<sup>&</sup>quot;Non-recourse Receivable Financing" means Receivable Financing (i) under which neither the Parent Guarantor nor any Restricted Subsidiary (other than pursuant to standard non-recourse receivable financing undertakings) provides guarantee or recourse with respect to the Receivable Financing Assets, undertakes to repurchase any receivable financing assets, subjects any of its properties or assets, directly or indirectly, contingently or otherwise, to the satisfaction of any obligation related to the Receivable Financing Assets or undertakes to maintain or preserve the financial condition or operating results of the entity that purchases or otherwise receives the Receivable Financing Assets and (ii) is not reflected as liability on the combined balance sheet of the Parent Guarantor.

- (d) <u>Limitation on Liens and Limitation on Sale and Leaseback Transactions</u>. Hong Yang Group Company and the Restricted Subsidiaries are permitted to incur "Permitted Liens" (as defined in the Indentures) such as certain liens incurred in the ordinary course of business or arise by operation of law, liens securing certain permitted Indebtedness of up to 35% of the Total Assets<sup>3</sup> and all liens existing on the dates of the issue of the Notes.
- (e) <u>Limitation on Asset Sales</u>. Hong Yang Group Company and the Restricted Subsidiaries are permitted to consummate an Asset Sale<sup>4</sup> (other than the sale of all or substantially all of their assets) if, among other things, the sales of assets are made at fair value and at least 75% of the consideration received is cash or cash equivalents. Hong Yang Group Company and the Restricted Subsidiaries are permitted to use the net proceeds from the Asset Sales to acquire assets and shares of capital stock in a person holding assets, both of which assets are related to their core businesses, or repay Senior Indebtedness within 360 days after the receipt of such net proceeds.
- (f) <u>Limitation on Sales and Issuances of Capital Stock in Restricted Subsidiaries</u>. Hong Yang Group Company and the Restricted Subsidiaries are permitted to sell or issue capital stock if, among other things, they apply the net cash proceeds of such sale or issuance in accordance with the "Limitation on Asset Sales" covenant discussed above.

The Covenants and other terms of the Notes are customary high-yield covenants in offshore capital markets and the limitations imposed by the Covenants are not materially more stringent than those imposed upon other comparable note issuers in the PRC property development industry that are listed on the Stock Exchange. Given that (i) certain baskets and exceptions to the limitations in the Covenants have been structured to provide Hong Yang Group Company and the Restricted Subsidiaries flexibility to conduct transactions in their ordinary course of business and carry out business expansion, (ii) we designated certain Subsidiaries located in Suzhou, Wuxi and Changzhou, Jiangsu Province that hold our core assets as unrestricted subsidiaries on February 1, 2018, and (iii) the estimated unused permitted indebtedness basket of Hong Yang Group Company and its Restricted Subsidiaries as of April 30, 2018 amounted to at least RMB15 billion, our Directors believe, and the Joint Sponsors concur, that our business growth and expansion and ability to raise funds and declare dividends going forward will not be unduly impacted by the Covenants.

#### Compliance with the High-yield Covenants

As opposed to maintenance covenants in typical commercial loan agreements that require the borrowers to maintain compliance with specified terms on an ongoing basis, the Covenants are incurrence-based, which means Hong Yang Group Company and the Restricted Subsidiaries are required to test their compliance with the Covenants only when they proactively intend to take a corporate action, such as to incur additional indebtedness, to pay a dividend, or to sell any assets. Before taking any corporate actions subject to the Covenants, the finance departments and legal departments of Hong Yang Group Company and the Group review the key financial metrics and consult with their external auditor and legal counsel to ensure their compliance with the Covenants.

<sup>&</sup>quot;Total Assets" means, as of any date, the total consolidated assets of the parent guarantor and its Restricted Subsidiaries measured in accordance with GAAP as of the last day of the most recent fiscal quarter for which combined financial statements of the Parent Guarantor (which the Parent Guarantor shall use its best efforts to compile on a timely manner) are available (which may be internal combined financial statements).

Among other exceptions, sales, transfer or other dispositions of inventory, receivables and other current assets (including properties under development for sale and completed properties for sale) in the ordinary course of business do not constitute an Asset Sale (as defined in the Indentures).

Hong Yang Group Company and the Group also closely monitors their compliance status with respect to the Covenants on a quarterly basis. For each fiscal year, Hong Yang Group Company will submit a compliance certificate to the trustee of the Notes to confirm that a review has been conducted on the activities of Hong Yang Group Company and the Restricted Subsidiaries and Hong Yang Group Company and the Restricted Subsidiaries' performance under the Indentures and that Hong Yang Group Company and each Restricted Subsidiary have fulfilled all of their respective obligations thereunder, or, should there be a default in the fulfillment of any such obligation, specifying each such default and the nature and status thereof.

#### **Provision of Financial Information**

So long as any of the Notes remains outstanding, Hong Yang Group Company will file with the trustee of the Notes and furnish to the holders of the Notes upon request annual or semi-annual consolidated financial statements of Hong Yang Group Company within specified periods. Hong Yang Group Company will also provide to the trustee of the Notes within specified periods an officers' certificate stating the Fixed Charge Coverage Ratio with respect to the most recent fiscal year and showing in reasonable detail the calculation of the Fixed Charge Coverage Ratio, including the arithmetic computations of each component of the Fixed Charge Coverage Ratio.

Upon the Listing, we plan to upload the annual or semi-annual consolidated financial statements of Hong Yang Group Company to our official website so that our Shareholders will possess additional information to assess the financial standing of Hong Yang Group Company.

#### Designation of Certain Restricted Subsidiaries as Unrestricted Subsidiaries

According to the Indentures, we and each of our direct or indirect Subsidiaries are Restricted Subsidiaries and subject to the Covenants and other terms of the Notes, unless Hong Yang Group Company designates any of the Restricted Subsidiaries as "Unrestricted Subsidiaries" pursuant to the Indentures. Upon such designation, these Unrestricted Subsidiaries were no longer subject to any of the limitations imposed by the Covenants.

On February 1, 2018, Hong Seng and Hong Yang Group Company designated certain subsidiaries at Hong Yang Group Company as unrestricted subsidiaries in accordance with the Indentures. At the time of such designation, all members of the Group were subsidiaries of the Hong Yang Group Company and remained primarily engaged in "Permitted Business" (as defined in the Indentures). Therefore, such designation, which is deemed an Investment under the terms of the Notes, qualified for an exception to the limitation on restricted payments covenant. The unrestricted subsidiaries are entities in Suzhou, Wuxi and Changzhou, Jiangsu Province that hold our core assets. The total assets of these unrestricted subsidiaries accounted for approximately 35% of our total assets as of December 31, 2017. There is no ongoing obligation of Hong Yang Group Company or the Company to ensure that any or all members of the Group remain subsidiaries of Hong Yang Group Company under the terms of the Notes. Set forth below is a list of the unrestricted subsidiaries.

- Changshu Hong Yang Real Estate 常熟弘陽房地產開發有限公司
- Suzhou Hong Yang Investment 蘇州弘陽投資有限公司

- Suzhou Hong Yang Land 蘇州弘陽置地有限公司
- Wuxi Su Yuan Tan Xi Wan Properties 無錫蘇源檀溪灣置業有限公司
- Changzhou Hong Yang Plaza Properties 常州弘陽廣場置業有限公司
- Suzhou Hong Yang Real Estate 蘇州弘陽房地產開發有限公司
- Suzhou Hong Yang Properties 蘇州弘陽置業有限公司

We and a majority of our Subsidiaries remain restricted subsidiaries and their business operations are subject to the restrictions imposed by the Covenants. See "Risk Factors — Risks Relating to Our Business — We are subject to risks associated with certain covenants or restrictions under our bank borrowings, bonds issuance, trust and other financing arrangements which may adversely affect our business, financial condition and results of operations".

# Repayment of the Notes

Upon the maturity of the Notes, Hong Yang Group Company or its associates plan to issue new corporate bonds or obtain commercial loans to refinance the Notes. Hong Yang Group Company's furniture and construction material mall business and property management business also generate stable cash flows to fund part of the repayment of the Notes.

#### Financial Independence

After the Listing, the Company is expected to be the vehicle conducting offshore financings and the funds will be used solely for the Group's businesses so that the Company's financial independence from its Controlling Shareholders will not be affected by such offshore financings. Hong Yang Group Company and its associates that are not part of the Group may serve as offshore financing vehicles for funds used in Hong Yang Group Company's furniture and construction material mall business and property management business that are separate from the Group's property development business.

# Undertakings by Hong Yang Group Company

Hong Yang Group Company issued a deed of undertakings to our Company on June 25, 2018, pursuant to which Hong Yang Group Company agrees and undertakes to (i) pay, or procure Hong Seng to pay, all the interest, principal and other amounts payable under the Notes when such payments are due; and (ii) hold the

Group harmless and indemnify the Group against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, indirect or consequential losses) suffered or incurred by the Group arising from or incurred in connection with the Notes. Hong Yang Group Company agrees and acknowledges that if Hong Seng defaults on any of its payment obligations in relation to the Notes, the Group shall not be responsible or liable for any payment obligations under the Notes, nor shall the Group be obligated to repay Hong Yang Group Company, any of its associates, including Hong Seng, or any of the Group's connected persons, as the Group's outstanding liability resulting from the Notes has been settled.

# Guarantees to be released upon Listing

The Notes are unconditionally and irrevocably guaranteed by Hong Yang Group Company and all of its future offshore subsidiaries, including the Company and our offshore Subsidiaries immediately after the Reorganization. According to the Indentures, the guarantees provided by the Company and our offshore Subsidiaries will be automatically released upon the Listing. In addition, the equity securities and the assets of the member of the Group are not used for security for the obligations of Hong Yang Group under the Notes. Therefore, should Hong Seng default on its payment obligations under the Notes after the Listing, the Group will not be obligated to repay any of the holders of the Notes and none of its equity securities and assets will be used for repayment for any amounts payable under the Notes.

See "Financial Information — Indebtedness" for further details with respect to our channels of financing, indebtedness and borrowings.

#### COMMERCIAL PROPERTY INVESTMENT AND OPERATIONS

In line with our business strategy, we own and operate a substantial portion of our commercial properties we developed for long-term investment purposes. These commercial properties include Hong Yang Plazas and retail spaces accompanying our residential projects. We hold these commercial properties for capital appreciation and rental income. In addition, we charge certain tenants with site use fees and advertising space use fees. For the years ended December 31, 2015, 2016 and 2017, revenue generated from commercial property investment and operations amounted to RMB226.7 million, RMB193.1 million and RMB166.4 million, respectively, representing 4.2%, 2.2% and 2.7% of our total revenue in the respective periods.

The following table sets forth a breakdown of the revenue generated by our commercial properties by project for the periods indicated.

For the Year Ended December 31,

		2015		2016	2017		
	Revenue	% of total revenue from the investment properties	Revenue	% of total revenue from the investment properties	Revenue	% of total revenue from the investment properties	
	(RMB'000)	(%)	(RMB'000)	(%)	(RMB'000)	(%)	
Nanjing Hong Yang		20.4	404 400	20.0			
Plaza  Rent and property  management	224,671	99.1	191,198	99.0	164,445	98.8	
fees Revenue generated from the theme	185,224	81.7	163,825	84.9	163,695	98.4	
park	39,447	17.4	27,373	14.1	750	0.4	
Other retail spaces $^{(1)}$	2,056	0.9	1,872	1.0	1,975		
<b>Total</b>	226,727	100.0	193,070	100.0	166,420	100.0	

Note:

The table below sets forth certain operational data regarding Hong Yang Plazas and other retails spaces as of December 31, 2017:

	GFA(actual or estimated)	Occupancy rate	Operation commencement (actual or estimated)
	(sq.m.)	(%)	(month)
Nanjing Hong Yang Plaza	435,165	98.2%	May 2011
Changzhou Hong Yang Plaza	80,844	60.8%(1	September 2018
Other spaces <sup>(2)</sup>	18,475	100.0%	June 2007

Notes:

# Nanjing Hong Yang Plaza

The Nanjing Hong Yang Plaza is an integrated commercial complex consisting of department stores, furniture and construction material shopping malls, restaurants, movie theaters, entertainment facilities and amusement parks. Located in the Jiangbei New Area, the north gate of Nanjing, the Nanjing Hong Yang Plaza serves residents in Nanjing as well as in other nearby cities in Jiangsu Province and Anhui Province. In addition to providing its customers with daily necessities, the Nanjing Hong Yang Plaza also caters to a variety of needs with its social, recreational and cultural elements.

Include retail spaces accompanying our residential projects that generate rental income for us, such as Nanjing Jing Cheng retail spaces.

<sup>(1)</sup> Based on the rate of rental agreements which have been entered into as of December 31, 2017.

<sup>(2)</sup> include retail spaces and other spaces accompanying our projects that generate rental income for us, such as Nanjing Jing Cheng retail space.

# Renovation and Upgrade

We commenced the commercial operation of the Nanjing Hong Yang Plaza in May 2011 and started the renovation and upgrading work in 2016 with an investment of more than RMB100.0 million.

Area A was rented by us to third party tenants to generate rental income. In October 2017, we began to lease Area A to Nanjing Hong Yang Home Furnishing Co., Ltd. (南京弘陽家居有限公司), our connected party, which sublet it to third party tenants. For details, please see "Continuing Connected Transactions — (C) Non-exempt Continuing Connected Transactions — Leasing of Property to one of the Mr. Zeng Controlled Companies".

We started renovating and upgrading Area B in October 2016 and reopened this area in April 2018. Upon the reopening of Area B, we started to renovate and upgrade Areas C2 and C3 and expect to reopen these areas in October 2019. Area C1 has been rented to Dayang Grocery under a long-term lease. During the renovation and upgrading progress, our business operations in certain areas of Nanjing Hong Yang Plaza may be disrupted and our financial condition may be adversely impacted. See "Risk Factors — Risks Relating to Our Business — Our investment properties and hotel may encounter temporary closures, reduced turnover or lower occupancy rates as a result of repairs, refurbishments, renovation or upgrade of the properties or neighboring properties".

Upon the completion of renovation and upgrading of Area B in April 2018, the Nanjing Hong Yang Plaza contains one central show field, two themed streets and three segments.

- One central show field. Located in the heart of the Nanjing Hong Yang Plaza, the central show field is the largest indoor show filed in Nanjing with a total GFA of approximately 6,000 sq.m.. Designed by world-renowned teams and featuring sound effects, light effects and water curtain, it provides a platform for daily shows and large-scale performance.
- <u>Two themed streets</u>. The two themed streets are the Happy Town Street and the French Romantic Street. The Happy Town Street invites visitors to the theme park with its cheerful ambiance, while the French Romantic Street provides an immersive sense of romance and nostalgia. There are various types of restaurants, cafes and stylish shops in these themed streets.
- <u>Three segments</u>. The three segments are the Hong Yang Home Furniture Mall, Hong Yang Future World amusement park and an integrated shopping mall.
  - The Hong Yang Home Furniture Mall has a total GFA of approximately 320,000 sq.m. and is a one-stop mall for construction materials, furniture and household appliances. The Hong Yang Home Furniture Mall consists of a construction material hall, a furniture exhibition hall and a decoration hall. It offers a wide range of mid- to high-profile construction and decoration products, such as floors, ceramics, paints, doors, curtains, lamps, sanitary appliances, hardware accessories and home and office furniture. The tenants of the Hong Yang Home Furniture Mall includes various renowned brands, such as American Standard, Kohler, TOTO, Panasonic, Siemens, Jomoo, Osram and Philips. After the Reorganization, the Hong Yang Home Furniture Mall is not part of our Group.

- The Hong Yang Future World has a total GFA of approximately 100,000 sq.m. and is a fourth-generation amusement park featuring the theme of science, future and space. It contains over 30 types of recreational facilities, such as a 116-meter-tall ferris wheel, an indoor to outdoor motorbike shuffle launch coaster, and a recreational exploration center. The Hong Yang Future World uses cutting-edge technologies, such as virtual realities, which allow visitors to fully immerse themselves in its four exploration zones of the future world, City of Wisdom, Energy, Life and Adventure. Each visitor to the Hong Yang Future World is issued a smart bracelet, which allows the visitor to access various recreational facilities online and offline and earn credits from games.
- The integrated shopping mall is a one-stop mall for shopping, leisure and entertainment. The commercial mall contains grocery stores, restaurants, bars, Internet cafes, bookshops, photo studios and yoga places. It also has a one-stop kids place offering children's clothing, dining and education. The tenants of the integrated shopping mall include a myriad of international fashion brands and trendy stores, such as H&M, C&A, MUJI, Sephora, Charles & Keith, Guess, Hardy Hardy and G-Super.

#### **Operation**

We operate our Nanjing Hong Yang Plaza through the operational management department of the relevant Subsidiary. It is responsible for planning, project management, tender recruitment, tenant management, lease management, finance and marketing of our Nanjing Hong Yang Plaza. Our operating team is dedicated to providing customers with high quality products and services. We strive to adapt to the regional market and enhance the competitiveness of our Nanjing Hong Yang Plaza.

Our amusement park operation team puts safety as their priority in operating the amusement park. We strictly follow the safety check procedure and conduct regular inspection on the entertainment equipment. Our staff are required to take intensive training in relation to operational security and are not allowed to operate the entertainment equipment until they pass our tests. From January 2015 to October 2016 when the amusement park was closed for renovation and upgrading, the average foot traffic was approximately 292,000 per month. During this period, there was no material accidents in our amusement park.

#### Marketing and Promotion

We carry out various marketing and promotional activities to enhance our brand of Hong Yang Plaza and attract tenants. Our promotional events are tailored to the preferences of our tenants and shoppers with an aim to enhance visitors' shopping experience. Sales and discounts are scheduled throughout the year to maintain abundant visitor flows. For instance, we hold Spring Sound Festival (春茗會), an activity participated by over 200 major corporations each year, to promote the brand awareness among our potential tenants.

Further, we carry out various marketing and promotions through WeChat, websites and outdoor LED advertisements in addition to mainstream news and advertising media to attract shoppers to experience our Nanjing Hong Yang Plaza in person.

#### Site Selection

In selecting suitable sites for our Hong Yang Plaza, we focus on areas with maturing road network and great potential in population growth.

Conveniently located near the north bridgehead of the Yangtze River Bridge, the Nanjing Hong Yang Plaza is easily accessible to residents in both north and south sides of the Yangtze River. The expanding road network in Nanjing, which is expected to have 11 cross-river passageways, provides further accessibility to the Nanjing Hong Yang Plaza. It is currently connected by Metro Line 3 and will be connected by Metro Line S8 once its planned south extension is completed.

According to Overall Plan of Nanjing Jiangbei New Area (2014-2030), the location of the Nanjing Hong Yang Plaza will be the center of the Jiangbei New Area in the future. As the first nationally-planned new district in Jiangsu Province, the Jiangbei New Area enjoys the priority in government's development plan. The Jiangbei New Area has a total site area of 2,451 sq.km, and is expected to have a total population of approximately three million by 2030. Within 90 minutes of driving, the Hong Yang Plaza covers other cities in Nanjing Metropolitan Area with a total population over five million.

### Design

We strive to build the Hong Yang Plazas using high standards from the outset. We are committed to devoting our attention to details and providing quality properties to our customers, which will reinforce our market reputation. We invited world famous architecture and design firms, such as CallisonRTKL (U.S.), COX Design and Consult (Australia) and Ho and Partners Architects Engineers & Development Consultants (Hong Kong), to participate in preliminary planning and designing of the Nanjing Hong Yang Plaza. The overall planning, development and construction of the Nanjing Hong Yang Plaza were jointly completed by C&P Design and Architect (France), Hong Kong Baer High Forest Architectural Landscape Design and Research Institute, Synergistic Real Estate Management & Network Pte (SRE) (Singapore), ACOR Consultants Pty (Singapore), Dataway Group, as well as our in-house design team. Our collaboration with design consulting firms helps us better address to the different tastes of our tenants and shoppers.

We carefully plan the layout of our Nanjing Hong Yang Plazas to optimize the overall shopping experience of visitors. The Nanjing Hong Yang Plaza is divided into different zones and tenants are grouped based on their industry sectors. This layout provides ease of navigation to shoppers and optimizes compatibility of tenants.

#### **Tenant Selection**

We select tenants of Nanjing Hong Yang Plazas that fit our market position and benefit our growth strategies. Positioned as one of the leading integrated commercial complex in Jiangbei New Area, Nanjing Hong Yang Plaza strives to attract tenants that are first to its type in this area, such as the IMAX cinema. We also select tenants with a balanced mix of industry sectors with special focus on fashion, international boutique retails, streetwear fashion brands and boutique supermarkets. We also take into account a number of other factors including the needs of the surrounding communities and the attractiveness to visitors.

#### Lease

The terms and conditions of the leases are usually negotiated with reference to that for comparable properties in local markets. A typical lease agreement entered into between our tenants and us specifies the term, the rent (whether it's fixed or performance-based or a mix of both), security deposit, the permissibility for tenants to renovate the leased property, as well as the payment arrangements of rents, property management fees and utilities.

Depending on the types of tenants, the terms of leases vary from two-three years to 10 years. We usually enter into leases with longer terms with large companies such as supermarkets. Upon the expiration of the lease term, the tenant usually has the priority to renew the lease for the same terms and conditions.

Rents are usually fixed during a preliminary period, and for the remaining term, are charged at an increased fixed rate. For certain tenants, rents are determined on a pre-determined percentage of the retail gross revenue of the tenants. The tenants must accurately report their gross revenue to us on a monthly basis. Failure to do so will subject them to a contractual penalty. See "Financial Information — Commercial Property Investment and Operations".

The tenant is usually required to pay a security deposit at the day of signing the lease and pay its rents before the 15th day of each month. We are required to refund the security deposit to the tenant within three months after the lease expires or terminates if the tenant fulfills its obligations under the lease. We are entitled to deduct penalties from the security deposit with cause, with prior written notice the tenant.

We are entitled to terminate the lease if the tenant defaults the payment of all kinds for three times or more, changes the construction structure of the leased property, or changes the brand it operates without our consent. If the tenant defaults its payment for 15 days or more, it must pay 2% of the delayed payment per day and we are entitled to suspend partial or all of the utility supplies or property management services on its leased property until the defaulted amount is repaid.

To maintain the competitiveness and profitability of our investment properties, we closely monitor the operation of individual stores to assess their attractiveness to customers. We also review the performance of our tenants and assess their rent payment ability on a regular basis. The performance assessment may be taken into account during the negotiations for the lease renewal with our tenants.

### Rental

The table below sets forth details with respect to the top five tenants of our Nanjing Hong Yang Plazas in terms of rental income for the twelve months ended December 31, 2017:

<b>Tenant</b>	Service sector	Rental Income RMB'000	% of total rental income
Tenant A1	Department store	17,731	8.3
Tenant A2	Department store	13,584	6.4
Tenant A3	Department store	5,096	2.4
Tenant A4	Cinema	3,002	1.4
Tenant A5	Department store	2,796	1.3

The table below sets forth details regarding the lease profile of our Nanjing Hong Yang Plazas as of March 31, 2018:

Year ending December 31,	Expiring leases	GFA of expiring leases	
	(No.)	(sq.m.)	(%)
2018	126	34,200	12.5
2019	43	13,920	5.1
2020	39	4,343	1.6
2021	46	6,375	2.3
2022 and beyond	_15	214,441	78.5
Total	<u>269</u>	273,279	100.0

We do not expect any significant difficulties in renewing leases with existing tenants or entering into new leases with suitable tenants. As of the Latest Practicable Date, we were not aware of any circumstances which might lead to default on rental payments or the early termination of lease agreements by any tenants which would have material adverse impact on our business, financial condition and results of operations. All of the tenants of our Nanjing Hong Yang Plazas are Independent Third Parties.

#### Car parking facilities

Our Nanjing Hong Yang Plazas has car parking facilities for the convenience of visitors and tenants. We provide hourly parking and, in some cases, monthly parking at such car parking facilities. Hourly parking services mainly benefit shoppers and other visitors, whereas the monthly users of the car parking facilities are mainly tenants of Nanjing Hong Yang Plazas and residents of our residential property projects nearby.

#### Changzhou Hong Yang Plaza

Our Changzhou Hong Yang Plaza is currently under development and is expected to commence operation in September 2018. Adjacent to Hong Yang Upper City • Phase IV (弘陽上城四期), the Changzhou Hong Yang Plaza is a community center for local residents to satisfy all aspects of their needs. Changzhou Hong Yang Plaza has a total GFA of approximately 80,844 sq.m. featuring a garden-style shopping center, a revolving restaurant street, an ecology-themed kids park, an open garden and farm, a rooftop sports field and one of the biggest multistory parking garage in Changzhou. Upon the completion of its full development in 2019, the Changzhou Hong Yang Plaza will also contain a building with a hotel and office spaces.

Changzhou Hong Yang Plaza is located in Tianning District, Changzhou, which has a permanent population of approximately 640,000 and is the commercial, cultural and entertainment center of Changzhou. Changzhou Hong Yang Plaza will be accessible from two subway exits, when the construction of the subway is completed, and several bus stops. With approximately 4,000 households in our Hong Yang Upper City • Phase IV and several other communities nearby, we estimate that the Changzhou Hong Yang Plaza will attract an annual foot traffic of 500,000.

We adopt the concept of "Hong Yang Life + (& Home)" when we design the Changzhou Hong Yang Plaza. We aim at building a community center that serves as an extension of home for our residents of all age groups. We strive to create a family-friendly environment that brings our customers rich experience in dining, shopping, sports and entertainments.

To promote the Changzhou Hong Yang Plaza, we organize large-scale public relation events, such as tenant recruitment events, investment fairs and media roadshows, to build connections with potential tenants. We also disseminate project information through media and commercial channels to increase our target tenants' awareness of the Changzhou Hong Yang Plaza. After it commences operation, we will manage our Changzhou Hong Yang Plaza through the operational management department of the relevant Subsidiary.

# Hong Yang Plazas in Other Cities

We aim to promote our "Hong Yang Plaza" brand and make it more influential. The reputation of our Hong Yang Plaza, together with its mature business model, operational management and client relationships, enable us to replicate the success of Hong Yang Plaza in other cities. We plan to adopt asset-light business model by outputting our Hong Yang Plaza brand and operation to local commercial property owners and we believe that it will minimize our market risks.

In February 2018, we entered into an agreement with Yifu Real Estate (Hefei) Development Co. Ltd. (義福 房地產(合肥)發展有限責任公司), an Independent Third Party, to lease a shopping mall with an aggregate GFA of 150,827.3 sq.m. on West Changjiang Road (長江西路) in Hefei, Anhui Province. We plan to renovate it and operate it according to our Hong Yang Plaza standard. The Hefei Hong Yang Plaza is expected to commence its commercial operation in December 2018.

In June 2018, we entered into an agreement with Hengyang City Jin Liu Yuan Real Estate Development Co. Ltd. (衡陽市金六源房地產開發有限公司), an Independent Third Party, to lease a shopping mall under construction with an aggregate GFA of approximately 150,000 sq.m. in Zhengxiang District (蒸湘區) in Hengyang, Hunan Province. We plan to renovate it and operate it according to our Hong Yang Plaza standard. The Hengyang Hong Yang Plaza is expected to be delivered in July 2019 and commence its commercial operation in May 2020.

# HOTELS

# Nanjing Hong Yang Hotel

We commenced operating our Nanjing Hong Yang Hotel in 2013. Nanjing Hong Yang Hotel is conveniently located near our Nanjing Hong Yang Plaza near the north bridgehead of the Yangtze River Bridge. Nanjing Hong Yang Hotel occupies a total site area of 784 sq.m. and has an aggregate GFA of 12,536.9 sq.m..

Nanjing Hong Yang Hotel is well equipped with five restaurant rooms that serve Chinese cuisines, one buffet restaurant, one multifunction room and one physical fitness center. It has a total of 215 rooms offering ten room types, all of which are equipped with business facilities and free mini-bars. The hotel also has a few small-to medium-sized meeting rooms that cater to the needs of different customers.

For the years ended December 31, 2015, 2016 and 2017, revenue generated from the operation of the Nanjing Hong Yang Hotel amounted to RMB18.3 million, RMB20.2 million and RMB22.8 million, respectively, representing 0.3%, 0.2% and 0.3% of our total revenue in the respective periods. Revenue from the operation of Nanjing Hong Yang Hotel is mainly attributable to revenue generated from hotel accommodation, food and beverage services (including banquet services) and others. The table below sets forth a breakdown of revenue by type generated from Nanjing Hong Yang Hotel during the Track Record Period.

		For The Year Ende December 31,		
	2015	2016	2017	
	(RM	(RMB in millio		
Hotel accommodation	14.7	15.9	17.8	
Food and beverages	3.1	3.8	3.8	
Others	0.5	0.5	1.2	
Total	18.3	20.2	22.8	

The table below sets forth certain operating performance data of Nanjing Hong Yang Hotel as of the dates/ for the periods indicated:

	For The Year Ended/As of December 31,		
	2015	2016	2017
ARR (RMB)	278.5	297.4	301.3
Occupancy rate (%)	72.5	73.1	75.8
RevPAR (RMB)	187.3	202.6	228.1

Nanjing Hong Yang Hotel is wholly owned and managed by us.

#### Wuxi Lakefort Hotel

We commenced operating our Wuxi Lakefort Hotel in 2014. Conveniently located near the Lingshan Giant Buddha (靈山大佛) resort in Wuxi, Jiangsu Province, Wuxi Lakefort Hotel occupies a total site area of approximately 18,000 sq.m. and has an aggregate GFA of approximately 21,000 sq.m.

Wuxi Lakefort Hotel features French romanticism with four main themes of health, honor, privacy and art. Decorated with baroque style and warm colors, it is well equipped with one dining complex, one multifunction room, several medium-sized and large-sized meeting rooms that can accommodate 30-200 attendees each, one physical fitness center and three chess rooms. In addition, the hotel has various types of pools, such as indoor and outdoor swimming pools, spa pools, hot spring pools and fish pedicure pool.

The dinning complex of Wuxi Lakefort Hotel includes one buffet restaurant, four private dining rooms and multiple banquet rooms. We provide local food cooked in western style, aiming to provide customers with unique dining experiences. Wuxi Lakefort Hotel has 105 rooms that are equipped with smart customer control system and 24-hour butler service. The 17 types of rooms of the hotel cater to the needs of different customers.

For the years ended December 31, 2015, 2016 and 2017, revenue generated from the operation of the Wuxi Lakefort Hotel amounted to RMB7.6 million, RMB13.2 million and RMB12.2 million, respectively, representing 0.1%, 0.2% and 0.2% of our total revenue in the respective periods. Revenue from the operation of the Wuxi Lakefort Hotel is mainly attributable to revenue generated from hotel accommodation, food and beverage services (including banquet services) and others. The table below sets forth a breakdown of revenue by type generated from Wuxi Lakefort Hotel during the Track Record Period.

	For The Year Ended December 31,			
	2015	2016	2017	
	(RMB in millions)			
Hotel accommodation	4.5	9.2	6.6	
Food and beverages	2.9	3.7	5.3	
Others	0.2	0.3	0.3	
Total	7.6	13.2	12.2	

The table below sets forth certain operating performance data of Wuxi Lakefort Hotel as of the dates/for the periods indicated:

	For The Year Ended/As of December 31,			
	2015	2016	2017	
ARR (RMB)	960	954	1,007	
Occupancy rate (%)	22.8%	23.2%	30.0%	
RevPAR (RMB)	137	274	199	

Wuxi Lakefort Hotel is wholly owned and managed by us. Depending on the profitability of the Wuxi Lakefort Hotel, we may sell it in the future.

# MAJOR SUPPLIERS AND CUSTOMERS

# **Suppliers**

Our major suppliers are construction material suppliers and construction contractors. For the years ended December 31, 2015, 2016 and 2017, purchases from the five largest suppliers, which were all Independent Third Parties, amounted to RMB830.0 million, RMB650.0 million and RMB518.2 million, respectively, representing 20.6%, 22.3% and 23.9% of our total purchases in the periods, respectively. All of our five largest suppliers during the Track Record Period were construction companies engaged by us. For the years ended December 31, 2015, 2016 and 2017, purchases from our single largest supplier accounted for RMB219.1 million, RMB205.7 million and RMB195.2 million, respectively, representing 5.4%, 7.1% and 9.0% of our total purchases in the periods, respectively. We had an average of approximately 3 years of business relationships with our top five largest suppliers during the Track Record Period.

To the best knowledge of our Directors, none of our Directors, their respective close associates or Shareholders who own five per cent or more of our issued share capital had any interest in any of our five largest suppliers during the Track Record Period.

#### **Customers**

Our customers are individual and corporate purchasers of our residential properties and tenants of our commercial properties. For the years ended December 31, 2015, 2016 and 2017, revenue before business tax and surcharge from our five largest customers, all of whom were Independent Third Party purchasers or tenants of our properties, amounted to RMB50.4 million, RMB51.5 million and RMB56.1 million, respectively, accounting for approximately 0.9%, 0.6% and 0.9% of our total revenue before business tax and surcharge in the respective periods. For the years ended December 31, 2015, 2016 and 2017, revenue before business tax and surcharge from our largest customer amounted to RMB19.1 million, RMB18.0 million and RMB17.7 million, respectively, accounting for 0.3%, 0.2% and 0.3% of our total revenue before business tax and surcharge in the periods, respectively.

To the best knowledge of our Directors, none of our Directors, their respective close associates or any Shareholders who own five per cent or more of our issued capital had any interest in any of our five largest customers during the Track Record Period.

#### COMPETITION

We are a leading comprehensive property developer in Jiangsu Province, China, focusing on the development of residential properties and the development, operation and management of commercial and comprehensive properties. According to the sales rankings of Chinese real estate enterprises published by CRIC China (克而瑞中國), we ranked the third place in Nanjing by number of units sold in 2017.

We believe that the commercial and residential property markets in the regions we operate and in China as a whole are highly competitive and fragmented. We compete primarily with other major national and regional commercial and residential developers, especially those that operate in Nanjing and other cities in the Yangtze River Delta region where we operate. We compete with other real estate developers in terms of a number of factors, including, but not limited to, geographic location, management expertise, product and service quality, price, financial resources, brand recognition and ability to acquire proper land reserves.

Despite the high level of competition, we have demonstrated resilience to market changes and competition with our substantial experience and reputation in property development and commercial property operations, prudent project planning and implementation of business strategies and high quality property products and services. Further, given our brand recognition and strong execution capabilities, we believe that we can continue to react promptly to the challenges in the PRC property market. We endeavor to further strengthen our market position in Nanjing while we make selective entries into other cities in the Yangtze River Delta region as well as other major cities nationwide.

#### INTELLECTUAL PROPERTY

We place significant emphasis on developing our brand image and pay great attention to the protection of our intellectual property rights. We believe our brand **RSun** and **50BB** are well known and widely recognized in the Yangtze River Delta. As of the Latest Practicable Date, we had registered 11 trademarks in the PRC and one domain name for which our Subsidiaries were the registered proprietor.

The right to use **RSun** and **30** other trademarks were granted to our Company on a royalty-free basis according to a trademark licensing agreement entered into between our Company and Hong Yang Group Company on June 25, 2018. The trademark licensing agreement has an indefinite term.

We rely to a significant extent on our brand, **RSun** and **SABI**, in marketing our properties, but our business is otherwise not materially dependent on any intellectual property rights. During the Track Record Period and up to the Latest Practicable Date, we were not aware of any infringement of our intellectual property rights by third parties or any infringement by us of intellectual property rights owned by third parties.

For detailed information regarding the trademarks licensed to our Company by Hong Yang Group Company and other related information, see "Statutory and General Information — B. Further Information about Our Business — 2. Intellectual Property Rights of Our Group" of Appendix V.

#### **AWARDS**

Over the years and during the Track Record Period, we have received a number of awards and honors from various organizations in the PRC in recognition of our property development projects and, among other things, our brand and overall reputation in the property development industry in the PRC. The table below sets forth descriptions of certain awards and honors we have received:

# Awards for our Group/companies

Year	Recipient	Honor/Award	Awarding body
2018	Our Company	2018 Best 500 of China Real Estate Developers, ranked 77; Best 10 of Development Potential of China Real	China Real Estate Association, E-house China R&D Institute, and China Real Estate Appraisal (中國房地
		Estate Developers, ranked 6; and Best 50 of China Commercial Properties	產業協會、上海易居房地產 研究院、中國房地產測評中 心)
		Developers, ranked 29 (2018年中國房地產開發企業 500強第77位,發展潛力十強 第6位,2018年中國房地產開 發企業商業地產綜合實力50 強第29名)	

Year	Recipient	Honor/Award	Awarding body
2018	Nanjing Red Sun Real Estate Development Co., Ltd. (南京紅 太陽房地產開發有限公司)	2017 Champion of Number of Sold Apartments in Nanjing (2017 年南京市公寓銷售套數 冠軍)	Winsun Real Estate Economy Research Center (網尚房地 產經濟研究中心)
2018	the Group (Nanjing Office) (集 團南京區域公司)	2017 Top 5 of Sold Area among Nanjing Real Estate Developers (2017 年南京市 開發企業銷售面積五強)	Winsun Real Estate Economy Research Center (網尚房地 產經濟研究中心)
2018	the Group (Nanjing Office) (集 團南京區域公司)	2017 Top 10 of Sales Revenue among Nanjing Real Estate Developers (2017 年南京市 開發企業銷售金額十強)	Winsun Real Estate Economy Research Center (網尚房地 產經濟研究中心)
2017	Hong Yang Group Company Ltd. (HK) (弘陽集團有限公 司) (香港)	2016 Top 500 China Enterprises, ranked 394; Top 500 China Service Industry Enterprises, ranked 147 (2016 年中國企業 500 強第394位、中國服務業企業 500 強第147位)	China Enterprise Confederation / China Enterprise Directors Association (中國企業聯合會/中國企業家協會)
2017	Hong Yang Group Company Ltd. (HK)	2017 Best 100 of China Real Estate Developers; Best 10 of Development Potential of China Real Estate Developers; and Best 10 of East China Real Estate Developments Brand Value (2017 年中國房地產開發企 業100強,發展潛力10強,品 牌價值華東10強)	China Real Estate Association, E-house China R&D Institute, and China Real Estate Appraisal (中國房地 產業協會、上海易居房地產 研究院、中國房地產測評中 心)
2017	Hong Yang Group Company Ltd. (HK)	2017 Best 10 of Jiangsu Real Estate Developers (2017 年 中國房地產開發企業江蘇 省10強)	China Real Estate Association, E-house China R&D Institute, and China Real Estate Appraisal (中國房地 產業協會、上海易居房地產 研究院、中國房地產測評中 心)

Year	Recipient	Honor/Award	Awarding body
2017	Nanjing Red Sun Real Estate Development Co., Ltd	2017 Best 100 of China Real Estate Developers, ranked 88 (2017 年中國房地產開發 企業100強第88位)	China Real Estate Association, E-house China R&D Institute, and China Real Estate Appraisal (中國房地 產業協會、上海易居房地產 研究院、中國房地產測評中 心)
2016	Hong Yang Group Company Ltd. (HK)	2016 Top 500 China Enterprises, ranked 409; Top 500 China Service Industry Enterprises, ranked 141 (2016 年中國企業500強 第409名,中國服務業企 業500強第141名)	China Enterprise Confederation / China Enterprise Directors Association (中國企業聯合會/中國企業家協會)
2016	Nanjing Red Sun Real Estate Development Co., Ltd	2015 Top 50 Jiangsu Real Estate Developers (2015 年 度江蘇省房地產開發行業綜 合實力五十強企業)	Jiangsu Real Estate Association (江蘇省房地產 業協會)
2016	Hong Yang Group Company Ltd. (HK)	2015 Top 100 Emerging China Real Estate Developers (2015 年中國房地產新勢力百 強企業)	Tencent (騰訊)
2015	Hong Yang Group Company Ltd. (HK)	2015 Top 500 China Enterprises, ranked 436th; Top 500 China Service Industry Enterprises, ranked 139 (2015 年中國企業500強 第436名,中國服務業企 業500強第139名)	China Enterprise Confederation / China Enterprise Directors Association (中國企業聯合會/中國企業家協會)
2015	Nanjing Red Sun Real Estate Development Co., Ltd	2014 Top 50 Jiangsu Real Estate Developers (2014 年 度江蘇省房地產開發行業綜 合實力五十強企業)	Jiangsu Real Estate Association (江蘇省房地產 業協會)

# **Awards for our Projects**

Year	Recipient	Honor/Award	Awarding body
2017	Solaris City • Section II Subsection B Building 01; Section III Subsection B Building 09 and 16, Subsection C Building 25; Hong Yang Solaris Loving City • Section VII Building 02 and 04 (旭日上城三區 B標01#;旭日上城三區 B標09#、16#、C標25#; 弘陽旭日愛上城七	Jinling Cup (金陵杯)	Nanjing Architecture Industry Association (南京建築業協會)
2016	Solaris Loving City Section • 10 Building 4 (part of Hong Yang Solaris Loving City • Section VI) (南京旭日愛上城10區04幢 (隸屬於弘陽旭日愛上城六 區))	Jiangsu Province Yangtse Cup for High-quality Projects (江蘇省"揚子杯"優 質工程獎)	Jiangsu Housing and Urban-Rural Development Bureau (江蘇省住房和城鄉建設廳)
2012	Hong Yang Tower, Solaris Loving City Section • 10 Building 4 (part of Solaris Loving City • Creative Wings Garden) (弘陽大廈 、南京旭日愛上城17區01- 02幢(隸屬於旭日愛上城創 翼園))	Jiangsu Province Yangtse Cup for High-quality Projects (江蘇省"揚子杯"優 質工程獎)	Jiangsu Housing and Urban-Rural Development Bureau (江蘇省住房和城鄉建設廳)

# **EMPLOYEES**

As of December 31, 2017, we had a total of 1,298 employees.

The following table sets forth a breakdown of our employees by function as of December 31, 2017.

Job Nature	Number of employees	Percentage of total Employees  (%)
Senior Management	8	0.6%
Administration and human resources	350	27.0%
Sales and marketing	260	20.0%
Engineering and cost control	247	19.0%
Audit and finance	145	11.2%
Operation	134	10.3%
Project research and development	100	7.7%
Design	54	4.2%
Total	1,298	<u>100.0</u> %

The following table sets forth a breakdown of our employees by location as of December 31, 2017.

Location	Number of employees	Percentage of total Employees (%)
Nanjing	751	57.9%
Suzhou	161	12.4%
Wuxi	152	11.7%
Changzhou	83	6.4%
Hefei	76	5.9%
Nantong	59	4.5%
Changshu	16	1.2%
Total	1,298	<u>100.0</u> %

We mainly recruit employees from the labor market, universities and through headhunting. We are committed to training and retaining skilled employees at all levels. We provide on-going and systematic training programs for our employees based on their positions and expertise to enhance their understanding and knowledge of the property industry and related areas. For instance, training programs for our marketing and sales personnel focus on improving their sales capabilities, whereas trainings designed to improve management and leadership skills are offered to mid- to senior- level management personnel. In addition to providing internal trainings, we also engage external experts to conduct training sessions for our employees from time to time.

Our second headquarters in Shanghai has started to operate in the first quarter of 2018. Shanghai, which has a huge property market, is one of our key expansion regions in future. In addition, our demand for quality talents also increases with the nationwide business layout. There are a number of national key universities and talent pools in Shanghai. Moreover, Shanghai can also attract excellent talents from all over the country with its strong economic strength and Shanghai culture. We hope the second headquarters in Shanghai can attract high quality talents. Our investment, financing, research and development and human resources departments will be mainly set up in Shanghai in future to provide support for our further business expansion.

We are dedicated to maintaining good working relationships with our employees. During the Track Record Period, we did not experience any significant labor disputes which adversely affected in a material manner on our business operations. We enter into individual employment contracts with our employees which cover the wages, employee benefits and other matters required by applicable PRC laws and regulations.

We offer our employees salaries and benefits which are competitive with market standards. We also contribute to basic medical insurance, pension insurance, maternity insurance, unemployment insurance, work-related injury insurance and housing provident funds for our employees. Despite what is otherwise disclosed in this prospectus, we pay relevant insurance premiums according to applicable PRC laws and regulations. For the years ended December 31, 2015, 2016 and 2017, our employee salaries and benefit payments amounted to RMB197.6 million, RMB246.4 million and RMB271.1 million, respectively.

Our employees have established the employee union, which is responsible for facilitating communication between us and our employees. The employee union handles complaints from the employees, liaises between the employees and our management and ensures the legal rights of the employees are protected. During the Track Record Period and up to the Latest Practicable Date, there were no material disputes arising from our employee union.

#### **INSURANCE**

We maintain insurance, including social insurance, for our employees as required by applicable PRC laws and regulations and as we consider appropriate for our business operations. Under applicable PRC laws and regulations, construction companies as employers are required to purchase insurance for their construction workers. In line with industry practice, we do not currently maintain additional insurance in this respect.

As required by banks with respect to properties that have been pledged as collateral to secure bank loans, we have obtained property damage and third-party liability insurance for such properties in accordance with the relevant loan documents.

We are of the view that we have maintained adequate insurance coverage for our operations and that the scope of our coverage is in line with industry norms. However, there are certain risks for which we are not insured or which we may not have sufficient insurance coverage for losses, damages and liabilities that may arise in the course of our business operation. See "Risk Factors — Risks Relating to Our Business — Our current insurance coverage may not be adequate to cover all risks related to our operations".

#### LEASED PROPERTIES

As of the Latest Practicable Date, we leased 70 properties in 14 cities mainly for our office premises. Our leases generally have a term ranging from three months to 20 years, and we expect to renew the leases upon their expiry. All of the landlords are Independent Third Parties.

As of the Latest Practicable Date, we failed to register 68 lease agreements as the tenant. We sought cooperation from the landlords at the leased properties to register such executed lease agreements. Registration of

lease agreements requires the submission of certain documents of landlords, including their identity documentation and property ownership certificates, to the relevant authorities and therefore the registration is subject to cooperation of landlords which is not within our control. Our PRC Legal Adviser has advised us that the lack of registration will not affect the validity and enforceability of these lease agreements. However, the relevant government authorities may require us to rectify these unregistered lease agreements within a certain period of time and, if we fail to so rectify, impose a fine of up to RMB10,000 for each unregistered lease agreement. See "Risk Factors — Risks Relating to Our Business — We may be subject to fines due to the lack of registration of our leases".

As of the Latest Practical Date, we had not received any rectification order or been subject to any fines in respect of non-registration of any of our lease agreements. Our Directors believe these unregistered lease agreements would not have a material operational or financial impact on us. Accordingly, no provision was made in our financial statement.

In order to ensure on-going compliance with the PRC law and regulations relating to the registration of executed lease agreements, where we are the tenant to an executed lease agreement, we will continue to seek cooperation from the landlords of the leased properties to register executed lease agreements with the relevant PRC government authorities and will adopt a variety of risk control measures to mitigate such regulatory risk in the future. We have improved our standard lease terms with our potential landlords. We have also established a database of our leased properties with detailed information, including the status of the lease registration of office premises, to ensure timely registration of our leased properties. We believe we have implemented adequate and effective measures internally. However, as we do not control the landlords, there is no assurance whether and when our landlords with register the leases.

#### **ENVIRONMENTAL MATTERS**

We are subject to a number of environmental laws and regulations including the Environmental Protection Law of the PRC (《中華人民共和國環境保護法》), the Prevention and Control of Environmental Noise Pollution Law of the PRC (《中華人民共和國環境噪聲污染防治法》), the Environmental Impact Assessment Law of the PRC (《中華人民共和國環境影響評價法》) and the Administrative Regulations on Environmental Protection for Development Projects (《建設項目環境保護管理條例》). See "Regulatory Overview — Development of a Real Estate Project".

Pursuant to applicable laws and regulations, each of our development projects must undergo an environmental assessment before the commencement of construction. We must submit an environmental impact assessment report, along with other required documents, to the relevant environmental protection authorities for approval. The approval may contain certain standards, which must be incorporated into the design, construction and operation of the project. We require our construction companies to comply with these standards during the construction process. We also encourage our construction companies to use environmentally friendly equipment and technologies. Upon the completion and before the delivery of the property, the relevant environmental protection authorities inspect the project to ensure compliance with all applicable environmental laws and regulations.

For the years ended December 31, 2015, 2016 and 2017, we incurred costs of approximately RMB3.1 million, RMB10.6 million and RMB3.6 million, respectively, with respect to compliance with applicable

environmental protection laws and regulations. Our compliance costs for environmental protection laws and regulations in 2016 were higher than that in 2015 and 2017 because we incurred higher environmental noise pollution charges in 2016 as a result of the construction of Solaris City • Section II, which was located in a populated residential area. Assuming no material changes in applicable environmental laws and regulations, we expect that we will continue to incur environmental compliance costs at a similar level going forward. As of December 31, 2017, we had not encountered any material issues in passing inspections conducted by the relevant environmental protection authorities upon completion of our properties. None of our properties had received any material fines or penalties associated with the breach of any environmental laws or regulations during the Track Record Period.

#### **HEALTH AND SAFETY MATTERS**

We are subject to various PRC laws and regulations with respect to safety and work-related incidents. We have established a set of guidelines on issues relating to occupational health and safety and have developed a comprehensive management system to implement our policies and procedures in this respect. In addition, we provide regular training to our employees on topics relating to occupational health and safety to enhance the awareness and knowledge of our employees.

Under applicable PRC laws and regulations, our construction companies are responsible for the safety of the construction sites and are required to maintain accident insurance for their workers. We generally require our construction companies to purchase accident insurance in accordance with applicable laws and regulation, adopt effective occupational safety control measures and offer regular physical examinations and training to workers who are exposed to the risk of occupational injuries.

We are committed to providing our employees with a safe and hygienic working environment. To ensure construction quality and safety, we have established a set of standards and specifications which we require both our own workers as well as workers employed by third party construction companies to follow during the construction process. We closely monitor each project at every stage to ensure the construction process is in compliance with relevant laws and regulations. We also engage Independent Third Party supervising companies to monitor the safety of our construction sites throughout the construction process.

During the Track Record Period and up to the Latest Practicable Date, the construction companies engaged by us encountered five incidents while constructing our projects that resulted in material injuries or fatalities of construction workers. The construction companies bore all the responsibilities in relation to these incidents. These incidents did not have any material adverse effect on our operations. During the Track Record Period and up to the Latest Practicable Date, except for the non-compliance incidents disclosed in "Business — Licenses, Permits and Qualification Certificates — Non-compliance Incidents", no fines or penalties with respect to non-compliance of PRC labor, health and safety laws and regulations had been imposed on us.

# **FUND MANAGEMENT**

To manage our idle cash on hand, we purchase and redeem wealth management products using them as our "cash pool" from which we could readily access cash as needed and, generate higher yield than bank deposits, as these products are highly liquid and bear a relatively low level of risk. The underlying financial assets of the

wealth management products in which we invested primarily consist of PRC treasury bonds, commercial paper, interbank borrowings and bills issued by the PBOC. As of December 31, 2015, 2016 and 2017, our available-forsale investments was RMB547.0 million, RMB1,620.2 million and RMB2,006.7 million, respectively. During the Track Record Period, all of the wealth management products in which we had invested were redeemable within one month.

Depending on the amounts of our idle cash and our budget plan, our finance department applies for approval by our senior management of the purchase of available-for-sale investments. Before making an application to our senior management, our finance department conducts a feasibility study of the available-for-sale investments taking into consideration the size of the investments, their risk profiles and the rate of return. Our finance department is required to select available-for-sale investments issued by reputable banks and financial institutions with a low risk and high liquidity profile to ensure that such investments are compatible with the Company's working capital requirements and strategic plans.

#### HEDGING ARRANGEMENTS

As of the Latest Practicable Date, we had not entered into any hedging transactions against foreign currency risks.

#### LEGAL PROCEEDINGS AND COMPLIANCE

# **Legal Proceedings**

We may face arbitration, litigation or administrative proceedings in the ordinary course of our business.

On September 25, 2017, Wang Zhe Zhi Feng, a decoration contractor of our Subsidiary Nanjing Hong Yang Ye Mao, was sued by a sub-contractor for delay in payment of construction fees in the amount of approximately RMB 2.98 million and Nanjing Hong Yang Ye Mao was added as a co-defendant. Nanjing Hong Yang Ye Mao fully settled the payment with Wang Zhe Zhi Feng pursuant to the contract between Nanjing Hong Yang Ye Mao and Wang Zhe Zhi Feng and did not otherwise breach the contract. However, Wang Zhe Zhi Feng failed to perform its obligation as stipulated in its contract with the plaintiff. The plaintiff claims that Nanjing Hong Yang Ye Mao has the complementary responsibility for the outstanding construction fees. If the court decides against the co-defendant, Nanjing Hong Yang Ye Mao would have the obligation to pay the outstanding construction fees if Wang Zhe Zhi Feng fails to do so, but Nanjing Hong Yang Ye Mao would be entitled to recover the actual amount paid from Wang Zhe Zhi Feng. The lawsuit was heard on December 26, 2017 and January 29, 2018 and yet to be arranged third hearing by the court of first instance.

We believe that the lawsuit is not expected to have a material adverse effect on our reputation, business, results of operations and financial condition. During the Track Record Period and up to the Latest Practicable Date, we were not involved in any actual or threatened litigation, arbitration or administrative proceedings that were material to our business, results of operations and financial conditions.

# LICENSES, PERMITS AND QUALIFICATION CERTIFICATES

# **Licenses and Permits**

During the Track Record Period and up to the Latest Practicable Date, we had obtained all material licenses and permits that are required for our operations.

# **Qualification Certificates**

The following table sets forth details of the relevant qualification certificates material to our business and operation as of the Latest Practicable Date:

PRC Subsidiary	Qualification	Classification	Status
Changshu Hong Yang Real Estate Development Co., Ltd. (常熟弘陽房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on May 27, 2019
Changzhou Hong Yang Plaza Properties (常州弘陽廣場置業有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on October 21, 2020
Nanjing Hong Yang Heng Rui Real Estate Development Co., Ltd. (南京弘陽恒瑞房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on August 9, 2018
Hong Yang Group Nantong Real Estate Co., Ltd. (弘陽集團南通房地產有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2	In effect, expiring on January 26, 2020
Nanjing Hong Yang Rui Shang Real Estate Development Co., Ltd. (南京弘陽 瑞尚房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on July 23, 2018
Suzhou Hong Yang Real Estate Development Co., Ltd. (蘇州弘陽房地產 開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2	In effect, expiring on August 29, 2020

PRC Subsidiary	Qualification	Classification	Status
Wuxi Su Yuan Tan Xi Wan Properties (無錫蘇源檀溪灣置業有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 3 (Interim)	In effect, expiring on November 9, 2018
Nanjing Redsun	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 1	In effect, expiring on July 18, 2019
Anhui Hong Lan Real Estate Development Co., Ltd. (安徽弘嵐房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Interim	In effect, expiring on April 8, 2019
Anhui Hong Peng Properties Co., Ltd. (安徽弘鵬置業有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Interim	In effect, expiring on March 19, 2019
Suzhou Hong Yang Properties Co., Ltd. (蘇州弘陽置業有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on May 27, 2019
Suzhou Hong Yang Land (蘇州弘陽置地有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on August 24, 2018
Ju Rong Zi Jin Real Estate Development Co., Ltd. (句容紫金房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on August 29, 2018
Suzhou Hong Yang Investment (蘇州弘陽 投資有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on February 8, 2019

PRC Subsidiary	Qualification	Classification	Status
Chuzhou Hong Yang Real Estate	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Interim	In effect, expiring on November 27, 2018
Nantong Jinli Properties Co., Ltd. (南通錦力置業有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 3 (Interim)	In effect, expiring on October 18, 2018
Suzhou Cheng Hong Real Estate Development Co., Ltd. (蘇州城弘房地產開發有限公司)	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on April 2, 2019
Changzhou Jin Tan Xu Run Properties	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Class 2 (Interim)	In effect, expiring on August 29, 2018
Laian Jin Hong Xin Real Estate	Qualification Certificate for Property Development (房地 產開發企業資質證書)	Interim	In effect, expiring on October 30, 2018

We will apply to the relevant government authorities to renew our licenses, permits and qualification certificates prior to their expiry. As advised by our PRC Legal Adviser, if the application documents have been submitted to the relevant authorities in accordance with Real Estate Development Enterprise Qualification Management Regulations (《房地產開發企業資質管理規定》) and other relevant laws and regulations, there is no material legal impediment to renew the relevant qualification certificates. In case we fail to renew our licenses, permits and qualification certificates upon their expiry, our development plans may be delayed and there may be an adverse effect on our business operations. See "Risk Factors — Risks Relating to Our Business — Our business may be adversely affected if we fail to obtain, or experience material delays in obtaining necessary government approvals to carry out our property development and management operations".

#### **Non-compliance Incidents**

During the Track Record Period, we experienced certain immaterial non-compliance incidents. Summaries of such incidents and our internal control measures to ensure on-going compliance are set forth below.

#### Commencement of construction work prior to obtaining construction work permit

During the Track Record Period, four of our project companies commenced construction for certain of our projects before obtaining construction work permits. All such permits had been obtained at a later stage. The aggregate fines for the seven incidents amounted to approximately RMB288,420.61, which had been fully settled as of the December 31, 2017.

Such non-compliances occurred primarily because (i) the relevant construction contractor commenced the construction work without our approval in order to expedite the construction process, (ii) there was some miscommunication between our project manager and the relevant governmental agency, and (iii) we failed to adequately train our employees at the project company level to execute our internal control policies to supervise the construction process.

#### Internal Control Measures to Ensure On-going Compliance

We have established internal procedures to ensure that our Subsidiaries will obtain all necessary permits, licenses and regulatory approvals prior to commencing any construction work in the future. We also seek closer cooperation and more frequent communications with our joint ventures and associated companies to ensure that they commence construction work after obtaining all necessary permits, licenses and approvals through monthly progress meetings.

We have a team in each of our project companies responsible for obtaining these permits, licenses and approvals for property development and they are required to obtain written approval from our Operational Management Department before undertaking any construction work for new projects or new project phases. Our operational management department conduct periodic inspections on all of our construction sites to prevent commencement of construction work before obtaining all necessary permits, licenses and approvals. The Audit and Supervision Center will also conduct annual investigation and evaluation of any issue detected and implement appropriate measures for rectification. Where a permit sets out a validity period, the project company shall report in advance of the status of the renewal process one month prior to the expiry date. In order to avoid any unapproved commencement of construction work, we will designate staff members to inspect our construction site on a weekly basis to prevent commencement of construction work before obtaining all necessary permits. We also clarify the responsibilities of our project managers and evaluate their performance in order to strengthen their compliance awareness.

# Deviation from construction work planning permit

During the Track Record Period, four of our project companies did not comply with the relevant construction work planning permit when they constructed the relevant projects. The aggregate fines for the seven incidents amounted to approximately RMB346,886.0 which had been fully settled as of the December 31, 2017.

Such non-compliances occurred primarily because (i) some of the staff in our project companies misunderstood the requirements of the construction work planning permit, and (ii) our internal control staff did not supervise the construction work on a frequent basis.

Internal Control Measures to Ensure On-going Compliance

Our internal policy and guidelines have been revised to ensure that the construction work provided by the relevant construction contractor comply with those required under the construction work planning permit. In this regard, our internal policy and guidelines require each quality control staff of our engineering and cost control department and certified construction supervision companies engaged by us to monitor construction progress on a daily basis. The relevant quality control team is required to provide guidance and rectification instructions on any default identified in the inspection and record such default in the inspection log book for follow-up inspection.

# • Failure to make adequate social security insurance and housing provident fund contributions

During the Track Record Period, certain of our Subsidiaries failed to make adequate social security insurance and housing provident fund contributions for some employees as required by relevant PRC laws and regulations from 2015 to 2017. We estimate that the total outstanding amount of social security insurance and housing provident fund contributions for the Track Record Period that may be required by the relevant authorities to repay is approximately RMB4.1 million. This was primarily due to the inconsistent implementation or interpretation of the PRC laws and regulations by local authorities and lack of understanding by the administrative managers of these companies of the relevant PRC laws and regulations. According to the relevant PRC laws and regulations, we may be ordered to pay the social security insurance and housing provident fund contributions in arrears and be subject to an overdue penalty on delinquent payment of social security insurance contributions calculated at a daily rate of from 0.05% onwards.

Save as one fine amounting to RMB42,700 imposed on Nanjing Hong Yang Hotel in 2015, we did not experience any other penalties during the Track Record Period relating to social security insurance and housing provident fund. Nanjing Hong Yong hotel has obtained a written confirmation letter from Nanjing City Social Insurance Management Center that confirms that Nanjing Hong Yong Hotel has already made rectification and fully settled the outstanding payment. Our PRC Legal Adviser is of the opinion that Nanjing City Social Insurance Management Center is a competent authority to issue such confirmation letter.

As of the Latest Practicable Date, most of our Subsidiaries had obtained written confirmations from the relevant authorities confirming that we did not have any outstanding payment for the social security insurance and housing provident fund and/or there are no records of penalties imposed by us for failure to make adequate social security insurance and housing provident fund contributions. Our PRC Legal Adviser is of the opinion that the relevant governmental authorities are competent authorities to issue the confirmations.

During the Track Record Period, there were no material disputes between our employees and us regarding the social security insurance or housing provident fund contributions. Based on the confirmations from the authorities, our Directors believe that the risk for the Subsidiaries which have been confirmed by the authorities that there is no outstanding payment for social security insurance and housing provident fund to be required to pay any penalties by the relevant authorities is low. As such, we did not make any provision for social security insurance and housing provident fund contributions.

We undertake to (i) confirm with the relevant government authorities the basis for calculating social security insurance and housing provident fund contributions for our existing employees; (ii) procure the adjustment and settlement of social security insurance and housing provident fund contributions accordingly before Listing; and (iii) make social security insurance and housing provident fund contributions according to the actual salary of new employees upon Listing.

Internal Control Measures to Ensure On-going Compliance

Our internal policy and guidelines have been revised to include (i) guidelines on calculation of social security insurance and housing provident fund contribution matters; (ii) the designation of experienced human resources staff at subsidiary level to process matters relating to social security insurance and housing provident fund contribution matters including all filing of documents, payment of contributions and updating the relevant government policies and regulations to our internal guidelines; and (iii) our accounting and finance department will review calculation of the relevant contributions, and keep proper records of any contributions paid.

#### • Underpaid tax

During the Track Record Period, one of our project companies failed to pay the enterprise income tax of RMB24,977 and individual withholding tax of RMB136,000, which had been fully settled. The aggregate fines for such two incidents amounted to approximately RMB216,488.6, which had been fully settled as of the December 31, 2017.

Such non-compliances occurred primarily because the relevant managers (i) misinterpreted the provisions under the relevant laws and regulations which led to the omission in filing certain taxable items, and (ii) miscalculated the amount of the amount of individual income tax that should have been withheld.

Internal Control Measures to Ensure On-going Compliance

Our internal policy and guidelines have been revised to include tax filing and payment guidelines. Under such guidelines, staff with sufficient experience in tax filings will be responsible for calculating tax base and preparing tax returns. Such tax returns must be reviewed by the accounting and finance manager, and subsequently by our headquarters' accounting and finance department. In addition, in order to equip our staff with the latest development of the tax practice in our sphere of operation, we will organize regular trainings for responsible staff members.

# • Other non-compliance incidents

During the Track Record Period, five of our Subsidiaries experienced several other types of noncompliance incidents, which are:

• Failure to complete the safety supervising registration before commencement of the construction. We were fined RMB30,000 for this non-compliance incident. There has been no actual safety issues

resulted from this incident. We have rectified the non-compliance by completing the safety supervising registration in accordance with the requirements of the relevant authorities. We have fully paid the fines imposed to us and obtained confirmation letters from the relevant authorities confirming that we have performed all the obligations stated in the notice of the penalty decisions;

- Failure to sell the properties in accordance with the registration price. We were fined RMB0.3 million by Suzhou Price Bureau for failure to sell properties in accordance with the registration price. We did not incur any other loss in relation to this incident. We have fully paid the fine and obtained a confirmation letter from Suzhou Price Bureau confirming that we have completed the rectification and that we have no other non-compliance record in relation to sale price;
- Failure to attach identification labels to prepackaged food, sales of food outside the scope of catering service permit. Our Wuxi Lakefort Hotel failed to attach identification labels to prepackaged food and sold food outside the scope of its catering services permit. Wuxi Health and Family Planning Commission confiscated Wuxi Lakefort Hotel's sales income of RMB88 and fined it RMB23,200. Wuxi Lakefort Hotel confirms that it has completed rectification by attaching identification labels to pre-packaged food and selling food within the scope of its catering service permit;
- Sub-contracting the construction work without authorization during the construction of our project. Our Suzhou Hong Yang Land was fined RMB38,030 by Suzhou Housing and Urban-Rural Bureau for subcontracting the construction work without registration. As a party to the main contract Suzhou Hong Yang Land shall register the subcontract with the local authorities first before subcontracting any part of the construction work to other parties. Suzhou Hong Yang Land had registered those subcontracts with Suzhou Housing and Urban-Rural Bureau. However, due to the negligence of our staff, we mistakenly submitted the non-registered contracts to Suzhou Housing and Urban-Rural Bureau when they inspected us. We have obtained confirmation letter from Suzhou Housing and Urban-Rural Bureau confirming that we have fully paid the fine and completed the rectification and that there is no other penalty or safety issue resulted from this non-compliance; and
- An accident occurred in Nanjing Hong Yang Plaza in which crowded students got injured. Our Subsidiary Nanjing Hong Yang Business Management was fined RMB28,000 by Nanjing Pukou Safety Supervision Administration Bureau for the accident occurred in Nanjing Hong Yang Plaza. The confirmation letter issued by Nanjing Pukou Safety Supervision Administration Bureau confirms that (i) a travel agency, which was the event organizer, was mainly responsible for this accident and Nanjing Hong Yang Business Management shall not undertake main responsibility; (ii) no other penalty will be imposed on Nanjing Hong Yang Business Management and (iii) Nanjing Hong Yang Business Management has a well-established functional safety management structure and promulgated a series of completed safety supervising rules. The operation of Nanjing Hong Yang Business Management has been in compliance with the applicable safety laws and regulations. There has been no other accidents occurred and no other penalties imposed on Nanjing Hong Yang Business Management.

The aggregate fines for such incidents amounted to approximately RMB593,865.2 which had been fully settled as of the December 31, 2017.

In addition, as of the Latest Practicable Date, we had failed to register 68 leases as the tenant. See "Business — Leased Properties". As of the Latest Practicable Date, we entered into 157 leases as the landlord and failed to register 27 leases. See "Risk Factors — Risks Relating to Our Business — We may be subject to fines due to the lack of registration of our leases".

None of our Directors have involved in the above non-compliance incidents. We have received confirmation letters issued by the relevant local regulatory authorities confirming that we have made rectification for these non-compliance incidents we experienced during the Track Record Period. We have confirmed that these companies have fully settled the penalties and fully rectified. Taking into our confirmation and the confirmation letters from the authorities into consideration, our PRC Legal Adviser is of the view that the risks that these companies will be subject to further administrative penalties from such relevant government authorities issuing the confirmations are low. Our Directors considered that such non-compliance would not have a material operational or financial impact on us. Accordingly, no provision was made in our financial statements for such non-compliances.

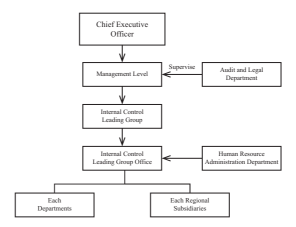
#### INTERNAL CONTROL AND RISK MANAGEMENT

#### Internal Control System

The internal control system is designed to provide adequate assurance for effective and efficient operations, reliable financial reporting and compliance with applicable laws and regulations. We follow five major principles when implementing internal control procedures and measures:

- Principle of Comprehensiveness: the system covers all major aspects of our operations, including, among others, sales, procurement, asset investment and management, budgets and accounting system.
- Principle of Importance: on the basis of covering all major aspects of operation, we identify and focus on important matters and high-risk areas.
- Principle of Checks and Balances: we design the internal control system in the way that it promotes
  the mutual supervision among different departments and all levels of branches and the clear
  segregation of responsibilities. At the same time, we take into account the operational efficiency of
  our internal control measures.
- Principle of Adaptability: we adjust the internal control measures on a regular basis, adapting the measures to our business scale scope, external competitions, and risk levels.
- Principle of Cost-effectiveness: we weigh the costs of internal control measures against their expected benefits, in order to achieve effective control with an appropriate cost level.

To strictly follow the five principles of internal control and effectively implement the internal control system, we have established our internal control system. The table below sets forth our internal control structure.



Our management level is responsible for the establishment and implementation of the internal control system. As the highest decision-making level of the system, it makes decisions regarding the goal and strategy of our internal control system, establishes the mechanism of major risk prevention and control, and reviews and approvals the internal control manual and annual report. The Audit and Legal Department supervises the senior management and raises suggestions regarding the upgrade of the internal control system to the management level. Members of the management level consist of the Internal Control Leading Group (the "Leading Group"), which is the daily operational body of our internal control system. It establishes the goal and strategy of the system, implements internal control measures, and makes decisions regarding internal control regulations. The Leading Group sets up the Internal Control Leading Group Office (the "Internal Control Office"), which is a branch office of our Human Resource Administration Department. The Internal Control Office formulates details rules and regulations of internal control, coordinates cross-departments internal control process, updates relevant documents, and conducts other daily tasks regarding internal control assigned by the Leading Group. The ground level of our internal control system is each of our department and Subsidiaries. They follow the instructions from the Internal Control Office, and conduct self-assessment from time to time.

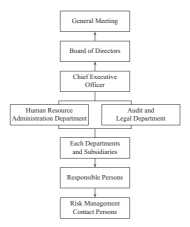
#### Risk Management System

We recognize that risk management is critical to the success of any property developer in the PRC. Key operational risks that we face include changes in general market conditions and the regulatory environment of the PRC property market, availability of suitable land sites for developments at commercially acceptable prices, local economic environment, expansion risks relating to entering into new cities or geographic regions, ability to timely complete our construction projects with sound quality, available financing to support our growth, competition from other property developers and our ability to promote and sell our properties in a timely fashion. In order to meet these challenges, we have adopted, or expect to adopt before the Listing, a series of risk management polies, procedures and plans that are designed to reasonably assure effective and efficient operations, reliable financial reporting and compliance with applicable laws and regulations. See "Risk Factors" for a discussion of various risks and uncertainties we face. In addition, we also face various market risks. In particular, we are exposed to credit, liquidity, interest rate and currency risks that arise in the normal course of our business. See "Financial Information — Market Risks" for a discussion of these market risks.

We follow five major principles when implementing risk management procedures and measures:

- Principle of Strategy-oriented: we design our risk management procedures and measures for the purpose of adopting and implementing our business strategies. See "Business — Our Strategies" for details of our strategies.
- Principle of Importance: the focus of our risk management system is to assess and manage the risks that may have a significant impact on the development of us.
- Principle of actual needs: our risk management measures are designed and implemented to reflect the
  risks that we are facing at the moment, and meet the needs to control these risks while operating our
  business.
- Principle of prevention and control: we put priority on *ex ante* identification and control of the possible risks we may encounter.
- Principle of close integration: the risk management is required to be closely integrated with other management arrangements, as well as all stages of our business operation.

To strictly follow the five principles of risk management and effectively implement the risk management system, we have established our risk management system. The table below sets forth the structure responsibility assignment of it.



Our risk management system consists of several levels.

Our Board of Directors is responsible for and has general powers over the management and conduct of
the business of our Group. Any significant business decision involving material risks, such as decisions
to expand into new geographic regions or to incur significant corporate finance transactions, are
reviewed, analyzed and approved at the board level to ensure a thorough examination of the associated
risks at our highest corporate governance body.

- The CEO is responsible for the Board of Directors regarding the effectiveness of comprehensive risk
  management, which in turn are responsible for the General Meeting. The CEO is able to authorize
  relevant department leaders who take charge of the establishment and daily operation of the risk
  management system.
- Our Audit and Legal Department is responsible for proposing risk management strategies, formulating rules and regulations on risk management, preparing annual risk management assessments and reports, guiding all departments and Subsidiaries on relevant tasks, and conducting risk management trainings. It is also in charge of designing a comprehensive risk management evaluation system, and supervising the implementation of risk management measures.
- Each of our functional departments and Subsidiaries is in charge of the daily business operations and risk monitoring, and is responsible for the supervision of the respective fields of operations on a daily basis as well as the supervision and approval of any material business decisions of our city and project companies. Each departments and Subsidiaries has a responsible person who takes charge of risk management issues, and can establish a contact person based on needs.

During our daily operation of the risk management system and the implementation of internal control measures, we have identified ten major risks that may occur frequently:

- Risks in macro policies and economy / commercial environment;
- Risks during decomposition of strategies and implementations;
- Risks in investment:
- Risk of the liquidity of assets and tax planning;
- Risk in internal control process management and the authorization system;
- Risk of supply chain (product standardization) control;
- Risk of human resources:
- Risk of customer needs and product positioning;
- Risk of internal data and communication;
- Risk of brand management and media monitoring.

To effectively prevent and/or control these risks and other ones that may occur from time to time, we will first identify the major risks associated with our corporate strategies, goals and objectives. Based on its

assessments on the risks, we will then prioritizes and pairs each risk with a mitigation plan. The relevant department will identify and analyze risks associated with its respective functions, prepare risk mitigation plans and measure the effectiveness of such plans. It will then submit the plans to responsible persons, as well as the Legal Department and the Audit and Supervision Center for review.

For particular operational and market risks, control measures are adopted at an operational level. For example, we control major construction risk by engaging qualified construction contractors with strict contractual requirements and reputable Independent Third Party project supervisory companies while maintaining daily quality control supervision.

We enforce strict control and accountability policies and manuals at an individual employee level as well. Our policies and manuals are updated consistently based on our operational needs. We seek to maintain a corporate culture with a high level of responsibility, integrity and reliability to manage our operational and market risks.

We also carry out regular internal assessments and training to ensure our employees are equipped with sufficient knowledge on such policies and guidelines. Our Directors attended a training seminar organized by our Hong Kong legal adviser on duties of directors of listed companies on March 15 in Nanjing, during which our Directors were reminded to seek professional advice whenever necessary to ensure compliance with the relevant rules and regulations. We also seek to proactively identify any concerns and issues relating to potential non-compliance by providing training regarding the need for preventive and self-check measures to ensure compliance with all applicable laws and regulations.

#### Our Directors and the Joint Sponsors' Views

On the basis that (i) we had paid the relevant penalties, where applicable, in full; (ii) we had obtained the confirmations and consulted with the relevant government authorities that the relevant non-compliance incidents were immaterial; (iii) our PRC Legal Adviser is of the view that the risks that we will be subject to further administrative penalties for such non-compliances by such relevant government authorities which issued the confirmations are low; (iv) facts and circumstances other non-compliance incidents were one-time and non-recurring; and (v) we had engaged the Internal Control Consultant to perform review on our remedial internal controls and had adopted the rectification measures to address such incidents and the enhanced internal control measures to ensure on-going compliance, our Directors are of the view, and the Joint Sponsors, after reviewing the above internal control measures, concur, that (i) the above measures are adequate and will effectively ensure a proper internal control system to prevent future similar non-compliance with the PRC laws and regulations, (ii) the non-compliances would not negatively reflect on the Directors' competency under Rules 3.08 and 3.09 and hence the Company's suitability for Listing, and (iii) and nothing has caused the Joint Sponsors to believe that the aforesaid measures are not adequate and effective.

#### **OVERVIEW**

Immediately following the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), Mr. Zeng will hold 2,400,000,000 Shares, representing 75% of the enlarged issued share capital of our Company through Hong Yang Group (Holdings), Hong Yang International, Hong Yang Group Company and Redsun Properties Group (Holdings). Redsun Properties Group (Holdings) is wholly owned by Hong Yang Group Company, which in turn is wholly owned by Hong Yang International. Hong Yang International is held by Mr. Zeng and Hong Yang Group (Holdings) as to 50% and 50%, respectively, and Hong Yang Group (Holdings) is directly wholly owned by Mr. Zeng. Accordingly, Mr. Zeng, Hong Yang Group (Holdings), Hong Yang International, Hong Yang Group Company and Redsun Properties Group (Holdings) will become our Controlling Shareholders under the Listing Rules.

Our Controlling Shareholders and Directors confirm that they do not have any interest in a business which competes with or is likely to compete with our business, whether directly or indirectly, or would otherwise require disclosure under Rule 8.10 of the Listing Rules.

#### INDEPENDENCE FROM OUR CONTROLLING SHAREHOLDERS

Having considered the following factors, our Directors are satisfied that we are capable of carrying out our business independently of our Controlling Shareholders and their respective close associates after the Listing.

#### **Management Independence**

The Board comprises two executive Directors, three non-executive Directors and three independent non-executive Directors. For further details, please refer to the section headed "Directors, Senior Management and Employees" in this prospectus. Among the members of our Board, only Mr. Zeng, our Chairman and executive Director, is also a Controlling Shareholder.

Mr. Zeng is the shareholder and sole director of Redsun Properties Group (Holdings), Hong Yang Group International and Hong Yang Group (Holdings), each an investment holding company which had not commenced actual business operation other than investment holding as of the Latest Practicable Date. In addition, four members of our Board, namely Mr. Zeng, Mr. Zhang Liang, Mr. Jiang Daqiang and Mr. Zhang Hongwu (the "Common Management Members"), also hold positions in Hong Yang Group Company (together with its subsidiaries but excluding our Group, the "Hong Yang Parent Group"), which, in addition to investment holding, is principally engaged in the operation of specialized home furnishing and construction materials centers and the provision of property management services. Set out below is a summary of the positions currently held by the Common Management Members within our Group and the Hong Yang Parent Group:

	Our (	Group	Hong Yang Parent Group		
Name	Position	Responsibilities	Position	Responsibilities	
Mr. Zeng	Executive Director and chairman of our Board	Responsible for the overall development strategy and daily operations of our Group	Sole shareholder and director of Hong Yang Group Company and director of Redsun Materials City	Responsible for the overall development strategy and daily operations of the Hong Yang Parent Group	
Mr. Jiang Daqiang	Non-executive Director	Responsible for providing strategic advice and recommendations on the operations and management of our Group	Executive president	Responsible for strategic investment management and customer services	
Mr. Zhang Liang	Non-executive Director	Responsible for providing strategic advice and recommendations on the operations and management of our Group	Executive president	Responsible for human resources, information flow and brand culture	
Mr. Zhang Hongwu	Non-executive Director	Responsible for providing strategic advice and recommendations on the operations and management of our Group	Assistant to the president and general manager of the finance management center	Responsible for finances and tax	

We believe our Board as a whole and members of the senior management are able to perform their roles in our Group independently and that our Group is capable of managing our business independently from the Hong

Yang Parent Group. Their roles in the Hong Yang Parent Group will not materially impact the Common Management Members' abilities to discharge their duties of skill, care and diligence to our Company for the following reasons:

- Mr. Zeng does not participate in the day-to-day management of the Hong Yang Parent Group. He
  will be able to, and has undertaken, to devote, most of his time and attention to the management of
  our Group;
- (ii) Mr. Zhang Liang, Mr. Jiang Daqiang and Mr. Zhang Hongwu, as our non-executive Directors, will not be involved in day-to-day management of our Group;
- (iii) each of our Directors is aware of his fiduciary duties as a Director which require, among other things, that he must act for the benefit of and in the interest of our Company and not allow any conflict between his duties as a Director and his personal interests. In the event that there is a potential conflict of interest arising out of any transaction to be entered into by our Group, the interested Director shall abstain from voting on any Board resolutions in respect of such transaction and shall not be counted in the quorum present at the relevant Board meeting;
- (iv) our independent non-executive Directors have been appointed to bring independent judgment to the decision-making process of the Board to ensure that the decisions of the Board are made only after due consideration of independent and impartial opinions; and
- (v) the management of the Group will be supported by the senior management team which will carry on the Group's business independently from the Hong Yang Parent Group. We have the capabilities and personnel to perform all essential administrative functions, including finance, accounting, human resources, business management, construction management/quality control and design on a standalone basis.

Save as disclosed in this section above, there is no overlapping of directors and members of senior management between our Group on the one hand and the Hong Yang Parent Group on the other hand.

Based on the above, our Directors are satisfied that our Board as a whole, together with our senior management team, is able to perform the managerial role in our Group independently.

#### **Operational Independence**

We have full rights to make all decisions on, and to carry out, our own business operation independently of our Controlling Shareholders and their respective close associates and will continue to do so after the Listing.

# Intellectual property rights and licenses required for operation

Save as disclosed in the section headed "Continuing Connected Transactions — (B) Wholly Exempt Continuing Connected Transactions — 1. Trademark License Agreements" in this prospectus, we are not reliant on trademarks owned by our Controlling Shareholders or their respective close associates, and we hold and enjoy the benefit of all relevant licenses and permits material to the operation of our business.

# Operational facilities

As of the Latest Practicable Date, save as disclosed in the section headed "Continuing Connected Transactions — (B) Wholly Exempt Continuing Connected Transactions — 2. Property Lease Agreements" in this prospectus, all of the properties and facilities necessary to our business operations are owned by us and independent from our Controlling Shareholders and their respective close associates. For details of properties we lease to our Controlling Shareholders and/or their close associates, please refer to the section headed "Continuing Connected Transactions — (C) Non-exempt Continuing Connected Transactions — 1. Leasing of property to one of the Mr. Zeng Controlled Companies" in this prospectus.

#### **Employees**

As of the Latest Practicable Date, substantially all of our full-time employees were recruited independently and primarily through recruitment websites, on-campus recruitment programs, advertisements in newspapers, recruiting firms and internal referrals.

#### Connected transactions with our Controlling Shareholders

Nanjing Hong Yang Property Management Co. Ltd. (南京弘陽物業管理有限公司) ("Nanjing Hong Yang Property Management"), a company wholly-owned by Mr. Zeng, has been engaged by us during the Track Record Period as the provider of the following management services: (i) pre-delivery management services; (ii) management and related services to the display units and sales offices of our property projects during the sales period of the property projects and prior to the delivery of the properties to the purchasers; and (iii) management and related services to our office areas, hotels and shopping malls, including but not limited to cleaning, gardening, maintenance of public order and securities services. Details of such continuing connected transactions are set out in the section headed "Continuing Connected Transactions" in this prospectus. Despite that, in light of the list of related service providers which had participated in the bidding process of the relevant services or had approached us for provision of the relevant services in the past, it is expected that in the event that Nanjing Hong Yang Property Management ceases to provide such property management services to us, there will be other comparable service providers readily available in the market for the provision of such services to our Group. In addition, we intend to adopt and establish a set of tender procedures in respect of the engagement of property management service providers after the Listing to ensure the prices and terms of services offered by our connected persons are fair and reasonable and no less favorable than those offered by Independent Third Parties. For details, please refer to the section headed "Continuing Connected Transactions — (C) Non-exempt Continuing Connected Transactions — 5. Tender process after Listing" in this prospectus. As such, our Directors are of the view that the provision of relevant services by Nanjing Hong Yang Property Management does not have any negative impact on our operational independence from our Controlling Shareholders.

Save for the continuing connected transactions set out in this section and as disclosed in the section headed "Continuing Connected Transactions" in this prospectus, our Directors do not expect there to be any other transactions between our Group and our Controlling Shareholders or their respective close associates upon or shortly after the Listing. In addition, none of our Controlling Shareholders and Directors or their respective close associates has been our major supplier or customer which provides any critical services or materials for our operation. Thus, the existence of the above continuing connected transactions will not affect our operational independence from our Controlling Shareholders after the Listing.

Based on the above, our Directors are satisfied that we have been operating independently of our Controlling Shareholders and their respective close associates during the Track Record Period and will continue to maintain such operational independence.

#### **Financial Independence**

We have established our own financial management center with a team of financial staff, who are responsible for financial control, accounting, reporting, group credit and internal control function of our Company, independent from our Controlling Shareholders. We can make financial decisions independently and our Controlling Shareholders do not intervene with our use of funds. We have also established an independent audit system, a standardized financial and accounting system and a complete financial management system. In addition, we are capable of obtaining financing from Independent Third Parties without relying on any guarantee or security provided by our Controlling Shareholders or their respective close associates.

As of December 31, 2017, we had a total borrowing amounting to RMB6,113.3 million guaranteed or pledged by our Controlling Shareholders and their respective close associates, and a total borrowing amounting to RMB5,638.8 million guaranteed or pledged by us in favor of our Controlling Shareholders and their respective close associates. Our Directors confirm that save for the guarantees and securities provided by Mr. Zeng and his close associates for the Connected Guaranteed Loans amounting to RMB2.51 billion which will subsist upon Listing, guarantees and securities provided by or to our Controlling Shareholders and their respective close associates will be released before the Listing. It would not be in our commercial interest to refinance the Connected Guaranteed Loans as the early repayment would result in penalties and the replacement loans will subject us to higher finance costs under the current market interest rate. Our Group has obtained unutilized credit facilities from two independent third party financial institutions, without any security or guarantee from the Controlling Shareholders or their respective close associates, in an aggregate amount of RMB20.0 billion as of the Latest Practicable Date which would be sufficient for our Group to repay and release all the outstanding Connected Guaranteed Loans upon maturity. As such, we are of the view that the Connected Guaranteed Loans will not affect our Group's financial independence. Please refer to "Connected Transactions — (B) Wholly Exempt Continuing Connected Transactions" for details of the Connected Guaranteed Loans. Please also refer to "Financial Information — Liquidity and Capital Resources — Working Capital" and "II. Notes to the Historical Financial Information — 29. Interest-Bearing Bank and Other Borrowings" to the Accountant's Report, the text of which is set out in Appendix I to this prospectus, for details.

As of December 31, 2017, non-trade payables amounting to RMB0 and RMB157,000 were due to and from our Controlling Shareholders and their respective close associates, respectively. All the non-trade payables due to or from our Controlling Shareholders will be released or fully settled prior to Listing using funds generated from operations. For details, please refer to "II. Notes to the Historical Financial Information — 38. Related Party Transactions" to the Accountant's Report, the text of which is set out in Appendix I to this prospectus.

Save as disclosed in this section above, as of the Latest Practicable Date, there were no other loans, advances or non-trade balances due to or from our Controlling Shareholders or their respective close associates which had not been fully settled nor were there any pledges and guarantees provided by any of our Controlling Shareholders or their respective close associates on the Group's financing which had not been fully released or discharged.

Based on the above, our Directors are satisfied that we are able to maintain financial independence from our Controlling Shareholders and their respective close associates.

#### NON-COMPETITION UNDERTAKINGS

To ensure that competition does not develop between us and other business activities and/or interests of our Controlling Shareholders, each of our Controlling Shareholders (collectively, the "Covenantors" and each, a "Covenantor") entered into a deed of non-competition undertakings (the "Deed of Non-competition") in favor of our Company on June 25, 2018, pursuant to which each of the Covenantors has, among other things, irrevocably and unconditionally undertaken, jointly and severally, with our Company that, save for the businesses carried on by them as already disclosed in this prospectus, at any time during the Relevant Period (as defined below), the Covenantor shall not, and shall procure that its/his close associates (other than members of our Group) shall not, directly or indirectly, carry on, engage in, invest in, participate in, attempt to participate in, render any services to, provide any financial support to or otherwise be involved in or interested in, whether alone or jointly with another person and whether directly or indirectly or on behalf of or to assist or act in concert with any other person, any business or investment activities in the PRC and Hong Kong which is the same as, similar to or in competition with the business carried on or contemplated to be carried on by any member of our Group from time to time (the "Restricted Business").

The above restrictions do not prohibit any of the Covenantors and its or his close associates (excluding members of our Group) from:

- (i) holding any securities of any companies which conducts or is engaged in any Restricted Business through their interest in our Group;
- (ii) through acquiring or holding any investment or interest in units or shares of any company, investment trust, joint venture, partnership or other entity in whatever form which engages in any Restricted Business where such investment or interest does not exceed 10% of the issued shares of such entity provided that (1) such investment or interest does not grant the Covenantors or their respective close associates any right to control the composition of the board of directors or managers of such entity, (2) none of the Covenantors or their respective close associates control the board of directors or managers of such entity, and (3) such investment or interest does not grant the Covenantors or their respective close associates any right to participate directly or indirectly in such entity; or
- (iii) participating in any New Business Opportunities (as defined below) if our Group has declined the New Business Opportunities or no written notice has been received from our Group of our decision to pursue or decline the New Business Opportunity that we shall be deemed to have declined the New Business Opportunity as set out below.

Each of the Covenantors has also undertaken to refer, or to procure the referral of, any investment or commercial opportunities relating to any Restricted Business ("New Business Opportunities" and each, a "New

**Business Opportunity**") to us (for ourselves and as trustee for the benefit of each of our Subsidiaries from time to time) in the following manner:

- As soon as it/he becoming aware of any New Business Opportunity, give written notice (the "Offer Notice") to us identifying the target company (if relevant) and the nature of the New Opportunity, detailing all information available to it/him for us to consider whether to pursue such New Business Opportunity (including details of any investment or acquisition costs and the contact details of the third parties offering, proposing or presenting the New Business Opportunity to it).
- Our Company shall, as soon as practicable and in any case within 25 Business Days from the receipt of the Offer Notice (the "Offer Notice Period") notify the relevant Covenantor in writing of any decision taken to pursue or decline the New Business Opportunity. During the Offer Notice Period, our Company may negotiate with the third party offering his/her, proposing or presenting the New Business Opportunity and the relevant Covenantor shall use its/his best endeavors to assist us in obtaining such New Business Opportunity on the same or more favorable terms.
- Our Company is required to seek approval from our independent non-executive Directors who do not
  have a material interest in the matter for consideration as to whether to pursue or decline the New
  Business Opportunity, and that the appointment of an independent financial adviser to advise on the
  terms of the transaction in the subject matter of such New Business Opportunity may be required.
- The relevant Covenantor may, at its/his absolute discretion, consider extending the Offer Notice Period as appropriate.
- The relevant Covenantor shall be entitled to but shall not be obliged to carry on, engage, invest, participate or be interested (economically or otherwise) in the New Business Opportunity (whether individually or jointly with another person and whether directly or indirectly or on behalf of or to assist any other person) on the same, or less favorable, terms and conditions in all material respects as set out in the Offer Notice if:
  - (i) it/he has received a written notice from us declining the New Business Opportunity; or
  - (ii) it/he has not received any written notice from us of our decision to pursue or decline the New Business Opportunity within 25 Business Days from our receipt of the Offer Notice, or if it/he has extended the Offer Notice Period, within such other period as agreed by it, in which case our Company shall be deemed to have declined the New Business Opportunity.
- If there is a change in the nature or proposal of the New Business Opportunity pursued by the relevant Covenantor, it/he shall refer the New Business Opportunity as revised and shall provide to us details of all available information for us to consider whether to pursue the New Business Opportunity as revised.

When considering whether or not to pursue any New Business Opportunities, our independent non-executive Directors will form their views based on a range of factors, including but not limited to, the

estimated profitability, investment value and permits and approval requirements. The Covenantors, for themselves and on behalf of their close associates (except any members of our Group), have also acknowledged that our Company may be required by the relevant laws, regulations and rules and regulatory bodies to disclose, from time to time, information on the New Business Opportunities, including but not limited to disclosure in announcements to the public or annual reports of our Company our decisions to pursue or decline the New Business Opportunities, and have agreed to disclose to the extent necessary to comply with any such requirements.

Under the Deed of Non-competition, each of the Covenantors has further irrevocably and unconditionally undertaken jointly and severally, with us the following:

- (i) the Covenantors shall provide, and shall procure their close associates (other than members of our Group) to provide, during the Relevant Period (as defined below), where necessary and at least on an annual basis, all information necessary for the review by our independent non-executive Directors, subject to any relevant laws, rules and regulations or any contractual obligations, to enable them to review the Covenantors' and their close associates' (other than members of our Group) compliance with the Deed of Non-competition, and to enable the independent non-executive Directors to enforce the Deed of Non-competition;
- (ii) without prejudicing the generality of paragraph (i) above, the Covenantors shall provide to us with an annual declaration for inclusion in our annual report, in respect of their compliance with the terms of the Deed of Non-competition;
- (iii) the Covenantors have agreed and authorized us to disclose decisions on matters reviewed by the independent non-executive Directors relating to the compliance and enforcement of the Deed of Non-competition, either through our annual reports or by way of announcements to the public; and
- (iv) each of the Covenantors agrees to indemnify us from and against any and all losses, damages, claims, liabilities, costs and expenses (including legal costs and expenses) where we may suffer or incur as a result of any failure to comply with the terms of the Deed of Non-competition by the Covenantors or any of their respective close associates.

Our Company will disclose the decisions with basis on matters reviewed by our independent non-executive Directors relating to the compliance with and enforcement of the Deed of Non-competition either in the annual report of our Company or by way of announcements to the public.

For the purposes of the above, the "**Relevant Period**" means the period commencing from the Listing Date and shall expire on the earlier of (i) the date when the Covenantors and, as the case may be, any of their close associates, cease to hold, or otherwise be interested in, beneficially in aggregate whether directly or indirectly, 30% or more (or such other percentage of shareholding as stipulated in the Listing Rules to constitute a controlling shareholder) of the issued share capital of our Company; or (ii) the date on which the Shares cease to be listed on the Stock Exchange (except for temporary suspension of trading of the Shares).

#### CORPORATE GOVERNANCE MEASURES

Our Directors believe that there are adequate corporate governance measures in place to manage the potential conflict of interests between our Controlling Shareholders and our Group and to safeguard the interests of our Shareholders taken as a whole for the following reasons:

- the independent non-executive Directors will review, on an annual basis, the compliance with non-competition undertakings by our Controlling Shareholders under the Deed of Non-competition;
- our Controlling Shareholders have undertaken to us that they will, and will procure their respective close associates to, provide all information which is necessary for the annual review by the independent non-executive Directors and the enforcement of the Deed of Non-competition;
- our Company will disclose decisions and related basis on matters reviewed by the independent non-executive Directors (including all rejections by our Company of New Business Opportunities that have been referred from our Controlling Shareholders) relating to the compliance with and enforcement of the non-competition undertakings by our Controlling Shareholders under the Deed of Non-competition in the annual reports of our Company or by way of announcements to the public; and
- our Controlling Shareholders will make annual statements on compliance with the Deed of Non-competition in our annual reports, which is consistent with the principles of making disclosure in the corporate governance report of the annual report under the Listing Rules.

We have entered into certain transactions with certain persons who will become our connected persons upon Listing under the Listing Rules, the details of which are set out below. The transactions disclosed in this section will continue after Listing and hence, will constitute our continuing connected transactions under Chapter 14A of the Listing Rules upon Listing.

# (A) CONNECTED PERSONS

We have entered into certain transactions with the following parties which will become our connected persons upon Listing:

# 1. Companies controlled by Mr. Zeng

Mr. Zeng is a Controlling Shareholder and a Director and he is holding the equity interest in certain companies as set out below (the "Mr. Zeng Controlled Companies"):

	Name of company	Mr. Zeng's shareholding percentage in the company
•		
(i)	Hong Yang Group Company	100.0%
(ii)	Nanjing Hong Yang Home Furnishing Co. Ltd. (南京弘陽家居有限公司)	
	("Nanjing Home Furnishing")	100.0%
(iii)	Nanjing Hong Yang Property Management Co. Ltd. (南京弘陽物業管理有限公	
	司) ("Nanjing Hongyang Property Management")	100.0%
(iv)	Nanjing Hong Yang E-Commerce Co., Ltd. (南京弘陽電子商務有限公司)	
	("Hongyang E-Commerce")	100.0%
(v)	Nanjing Hong Life Information Technology Co., Ltd. (南京弘生活信息科技有	
	限公司) ("Hong Life Information Technology")	100.0%
(vi)	Redsun Materials City	100.0%

Thus, the Mr. Zeng Controlled Companies are associates of Mr. Zeng and therefore our connected persons upon Listing.

# 2. Companies controlled by Ms. Zeng Suqing (曾素清)

Ms. Zeng Suqing is the sister of Mr. Zeng and she is holding the equity interest in certain companies as set out below (the "Ms. Zeng Suqing Controlled Companies").

	Name of company	Ms. Zeng Suqing's shareholding percentage in the company
(i)	Nanjing Guangde Construction Co., Ltd. (南京廣德建築工程有限公司)	
	("Nanjing Guangde")	99%
(ii)	Jiangsu Hong Yang Group	90%
(iii)	Nanjing Redsun Business World Co., Ltd. (南京紅太陽商業大世界有限公	
	司) ("Nanjing Redsun Business World"), a wholly-owned subsidiary of	
	Jiangsu Hong Yang Group	90%

Thus, the Ms. Zeng Suqing Controlled Companies are associates of Mr. Zeng and therefore our connected persons upon Listing.

# 3. Companies controlled by Mr. Zeng Huandong (曾煥東)

Mr. Zeng Huandong is the brother of Mr. Zeng and Mr. Zeng Huandong is holding the equity interest in certain companies as set out below (the "Mr. Zeng Huandong Controlled Companies"):

	Name of company	Mr. Zeng Huandong's shareholding percentage in the company
(i) (ii)	Nanjing Houning Construction Materials Co., Ltd. (南京厚寧建築材料有限公司) Nanjing Randong Trading Co., Ltd. (南京冉東貿易有限公司)	70.0% 90.0%

Thus, the Mr. Zeng Huandong Controlled Companies are associates of Mr. Zeng and therefore our connected persons upon Listing.

#### 4. A company controlled by Mr. Chen Baoshan (陳寶山)

Mr. Chen Baoshan is the nephew of Mr. Zeng. Nanjing Baohong Construction Co., Ltd (南京寶弘建材有限公司) ("Nanjing Baohong") is owned by Mr. Chen Baoshan as to 100.0%.

In light of the association of Mr. Chen Baoshan and Nanjing Baohong with Mr. Zeng, Nanjing Baohong shall be a deemed connected person of our Company upon Listing.

#### (B) WHOLLY EXEMPT CONTINUING CONNECTED TRANSACTIONS

# 1. Guarantees and securities provided by Mr. Zeng and his associates, and Ms. Zeng Suqing Controlled Companies

Mr. Zeng and his associates, and two of the Ms. Zeng Suqing Controlled Companies have provided guarantees and/or securities (the "Connected Guarantees") in favor of our Group in respect of certain financing arrangements (the "Connected Guaranteed Loans") entered into by our Group. The table below sets forth the details of the Connected Guaranteed Loans which were still subsisting as of April 30, 2018 and will continue after Listing:

Borrower	Guarantor(s)	Outstanding loan amount (RMB'000)	Repayment Date	Interest rate	Securities
Nanjing Redsun	Redsun Materials City, Nanjing Redsun Business World and Jiangsu Hong Yang Group	1,500,000	Repayment in installments from June 20, 2018 to December 13, 2025	5.88%	Nanjing Redsun
Nanjing Redsun	Redsun Materials City, Nanjing Redsun Business World, Jiangsu Hong Yang Group, Mr. Zeng and Ms. Chen Sihong	370,000	Repayment in installments from March 15, 2018 to September 15, 2020	4.75%	Nanjing Redsun
Suzhou Hong Yang Properties	Nanjing Redsun	325,000	Repayment in installments from February 18, 2019 to August 18, 2021	4.75%	Suzhou Hong Yang Properties and Redsun Materials City
Suzhou Hong Yang Properties	Nanjing Redsun	315,000	Repayment in installments from February 18, 2019 to August 18, 2021	4.4175%	Suzhou Hong Yang Properties and Redsun Materials City
<b>Total</b>		2,510,000			

# Reasons for and benefits of the transaction

We are of the view that an immediate release of the Connected Guarantees is not in the commercial interests of our Group because in order to refinance all or part of the Connected Guaranteed Loans, the Group would have to undertake a costly and unnecessarily burdensome refinancing exercise. Repayment of the Connected Guaranteed Loans before their respective repayment dates would also result in penalties and the replacement loans will subject us to higher financial costs under the current market interest rate. The terms of any new loan may not be as favorable as the Connected Guaranteed Loans.

# Implications under the Listing Rules

Our Directors are of the view that the Connected Guarantees were entered into by our Group on normal commercial terms. In addition, the Connected Guarantees are not secured by any assets of our Group. Accordingly, the Connected Guarantees constitute financial assistance provided by our connected person(s) for the benefit of our Group under Rule 14A.90 of the Listing Rules and are exempt from the reporting, annual review, announcement, circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

#### 2. Trademark License Agreements

Our Company and Hong Yang Group Company entered into a trademark license agreement dated January 19, 2018 (as amended by a supplemental agreement dated June 25, 2018) in respect of certain trademarks registered in Hong Kong and a trademark license agreement dated June 25 in respect of certain trademarks registered in the PRC (collectively, the "Trademark License Agreements"). Pursuant to the Trademark License Agreements, Hong Yang Group Company agreed to irrevocably license certain trademarks registered in Hong Kong at a consideration of HKD 1 and certain trademarks in the PRC to us at nil consideration, respectively, on a non-exclusive basis for our use in connection with our operations for a term of 10 years commencing from the date of the relevant Trademark License Agreements. For details of our licensed trademarks, see "Appendix V — Statutory and General Information — B. Further Information About Our Business — 2. Intellectual Property Rights of Our Group" and "Business — Intellectual Property". We have been using the licensed trademarks in connection with our business conducted over the years. As such, in order to maintain the consistency of our market image, we will continue to use the licensed trademarks after Listing. Our Directors are of the view that (i) the licensed trademarks are essential to our business, which, to a significant extent is built on brand recognition, and a longer duration of the license term will afford a greater degree of stability and continuity to our business; and (ii) it is normal business practice for license agreement of this type to be of a term of 10 years. The Joint Sponsors concur with the view of our Directors.

As the grant of the rights to use these trademarks in the PRC by Hong Yang Group Company to our Group is on a royalty-free basis and in Hong Kong is at a consideration of HKD 1, each of the applicable percentage ratios (other than the profits ratio) calculated for the purpose of Chapter 14A of the Listing Rules for the transactions under the Trademark License Agreements is expected to be less than 0.1% on an annual basis. Accordingly, the transactions under the Trademark License Agreements fall within the *de minimis* threshold under Rule 14A.76(1)(a) of the Listing Rules and are exempt from the annual review, reporting, announcement, circular and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

# 3. Property Lease Agreements

Property Lease Agreement A

On August 31, 2016, Nanjing Hong Yang Real Estate, a wholly owned Subsidiary, entered into a property lease agreement with Redsun Materials City (the "**Property Lease Agreement A**"). Pursuant to the Property

Lease Agreement A, Redsun Materials City agreed to lease to Nanjing Hong Yang Real Estate a property owned by it. The following table sets forth the principal terms of the Property Lease Agreement A:

Parties: (a) Redsun Materials City (as lessor); and

(b) Nanjing Hong Yang Real Estate (as lessee).

Term: August 31, 2016 to December 31, 2020 (both dates inclusive).

Property: Room No. 1, 1st Floor, Area C, Hong Yang Commercial, No. 12 Long Cang

Avenue, Yuhua Economics Development District, Nanjing .

Gross floor area: 44.85 square meters

Annual rental Nil

Use of Properties Office premises

Property Lease Agreement B

On February 6, 2018, Nanjing Hong Che Real Estate, a wholly owned Subsidiary, entered into a property lease agreement with Redsun Materials City (the "**Property Lease Agreement B**"). Pursuant to the Property Lease Agreement B, Redsun Materials City agreed to lease to Nanjing Hong Che Real Estate a property owned by it. The following table sets forth the principal terms of the Property Lease Agreement B:

Parties: (a) Redsun Materials City (as lessor); and

(b) Nanjing Hong Che Real Estate (as lessee).

Term: February 6, 2018 to December 31, 2020 (both dates inclusive).

Property: Room No. 1, 1st Floor, Area C, Hong Yang Commercial, No. 12 Long Cang

Avenue, Yuhua Economics Development District, Nanjing.

Gross floor area: 44.85 square meters

Annual rental Nil

Use of Properties Office premises

Property Lease Agreement C

On June 1, 2017, Jiangsu Mao Hong Corporate Management, a wholly owned Subsidiary, entered into a property lease agreement with Redsun Materials City (the "**Property Lease Agreement C**"). Pursuant to the Property Lease Agreement C, Redsun Materials City agreed to lease to Jiangsu Mao Hong Corporate

Management a property owned by it. The following table sets forth the principal terms of the Property Lease Agreement C:

Parties: (a) Redsun Materials City (as lessor); and

(b) Jiangsu Mao Hong Corporate Management (as lessee).

Term: June 1, 2017 to December 31, 2020 (both dates inclusive).

Property: Room No. 1, 1st Floor, Area C, Hong Yang Commercial, No. 12 Long Cang

Avenue, Yuhua Economics Development District, Nanjing.

Gross floor area: 44.85 square meters

Annual rental Nil

Use of properties Office premises

#### Reasons for and benefits of the transaction

Our subsidiaries have historically leased the abovementioned properties from Redsun Materials City to use them as the registered addresses with the relevant PRC government authorities, which is a normal market practice and as advised by our PRC Legal Advisor, in compliance with PRC laws. Thus, termination of any such leases will incur unnecessary costs and cause unnecessary disruption to our operations. Based on the established long-term cooperation relationship between Redsun Materials City and our Group, Redsun Materials City has made the strategic decision to lease these premises to our Group at nil consideration. The Directors are of the view that the leases are in the interest of our Company and Shareholders as a whole.

#### Historical transaction amounts and annual caps

During the Track Record Period and up to the Latest Practicable Date, no rental fees had been paid by us to Redsun Materials City. Also, no rental fees shall be payable by us for each of the three years ending December 31, 2020 pursuant to the Property Lease Agreement A, Property Lease Agreement B and Property Lease Agreement C.

# Implication under the Listing Rules

Each of the applicable percentage ratios (other than the profits ratio) in respect of the proposed aggregated annual caps is expected to be less than 0.1% on an annual basis, the transactions contemplated under the Property Lease Agreement A, Property Lease Agreement B and Property Lease Agreement C fall within the de minimis threshold under Rule 14A.76(1)(a) of the Listing Rules and are exempt from the annual review, reporting, announcement, circular and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

#### 4. E-Marketing Services and Advertising and Software Development Services

#### E-Marketing Services

We started engaging Hongyang E-Commerce for provision of e-marketing services in 2014 as part of our ordinary and usual course of business. Hongyang E-Commerce owns an O2O platform for the home furnishing customers. We promote our property projects and shopping malls and enhance our brand on the O2O platform of Hongyang E-Commerce to supplement our traditional marketing media. In addition, Hongyang E-Commerce also introduces their home furnishing customers to us though its marketing and promotional activities.

On June 25, 2018, we entered into an e-marketing services framework agreement with Hongyang E-Commerce to govern the terms and conditions of the transactions between the Group and Hongyang E-Commerce in connection with the provision of the e-marketing services to our Group (the "E-Marketing Services Framework Agreement"). Pursuant to the E-Marketing Services Framework Agreement, Hongyang E-Commerce has agreed that it shall provide e-marketing services to the Group, including the provision of the O2O platform to our Group for promotion of our property projects and shopping malls. In addition Hongyang E-Commerce shall allow us to put unlimited advertising on the O2O platform and shall provide unlimited promotion activities to us on an as-needed basis. The E-Marketing Services Framework Agreement will take effect upon Listing and will be valid until December 31, 2020, renewable by mutual agreement of the parties, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

Pursuant to the E-Marketing Services Framework Agreement, the service fees payable by our Group for each of the three years ended December 31, 2018, 2019 and 2020 will be RMB4.0 million, RMB4.2 million and RMB4.5 million, respectively, which are determined with reference to the historical transaction amount during the Track Record Period, the expected increasing number of home furnishing customers registered with the O2O platform in future and the prevailing market price for similar services.

# Reasons for and benefits of the transaction

Based on the established long-term cooperation relationship between Hongyang E-Commerce and our Group, Hongyang E-Commerce has a track record of providing reliable, efficient and satisfactory marketing services to our Group and enhances the brand effect of resun and has a compared to other services providers who are Independent Third Parties, it provides pricing term which is more favorable to us and generally has better and more efficient communication with our Group and more thorough understanding of the conditions of our property projects and our requirements of the services needed. The cooperation is also expected to bring synergies to the parties.

#### Historical transaction amounts and annual caps

The following table sets out the total marketing service fees paid by us to Hongyang E-Commerce during the Track Record Period:

For the year ended December 31,			
2015	2016	2017	
	RMB in thousands		
1,590	3,408	3,412	

We expect the maximum annual marketing services fees to be paid by us to Hongyang E-Commerce pursuant to the E-Marketing Services Framework Agreement for each of the three years ended December 31, 2018, 2019 and 2020 will be RMB4.0 million, RMB4.2 million and RMB4.5 million, respectively.

The above annual caps are based on the amount of the services fees agreed under to the E-Marketing Services Framework Agreement.

Advertising and Software Development Services

We started engaging Hong Life Information Technology for provision of advertising and software development services in 2016 as part of our ordinary and usual course of business. We advertise our property projects on Hong Life, a community mobile application operated by Hong Life Information Technology for the owners of the properties developed by us. We also engage Hong Life Information Technology to develop and upgrade software to enhance the services to our customers.

On June 25, 2018, we entered into an advertising and software development services framework agreement with Hong Life Information Technology to govern the terms and conditions of the transactions between the Group and Hong Life Information Technology in connection with the provision of the advertising and software development services (the "Advertising and Software Development Services Framework Agreement"). Pursuant to the Advertising and Software Development Services Framework Agreement, Hong Life Information Technology has agreed that it shall provide unlimited advertising services to us. It shall also provide software development and upgrade services to the Group. The Advertising and Software Development Services Framework Agreement will take effect upon Listing and will be valid until December 31, 2020, renewable by mutual agreement of the parties, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

Pursuant to the Advertising and Software Development Services Framework Agreement, the service fees payable by our Group in respect of the unlimited advertising services for each of the three years ended December 31, 2018, 2019 and 2020 will be RMB0.1 million, RMB0.1 million and RMB0.1 million, respectively. The service fee payable by us in respect of the software development and upgrade services will be agreed upon arm's length negotiations between the parties with reference to the complexity of the software required and the maintenance requirement and the prevailing market price as well as demand for software upgrade. In determining the prevailing market price, the trade and procurement department of the Company shall collect the relevant market information, including but not limited to the price for the same or similar type of services quoted by at least three software service providers who are Independent Third Parties, and prepare market price report for review by the head of the trade and procurement department or further submit the market price report to evaluation committee of the Company for review depending on the actual situations (such as the amount and size of the transaction).

#### Reasons for and benefits of the transaction

Based on the established long-term cooperation relationship between Hong Life Information Technology and our Group, Hong Life Information Technology has a track record of providing reliable, efficient and satisfactory advertising and software development services to our Group and enhances the brand effect of RSun

and **5**MB. As compared to other services providers who are Independent Third Parties, it generally has better and more efficient communication with our Group and more thorough understanding of the conditions of our property projects and our requirements of the services needed.

#### Historical transaction amounts and annual caps

The following table sets out the total advertising and software development services fees paid by us to Hong Life Information Technology during the Track Record Period:

For the year ended December 31,			
2015	2016	2017	
	RMB in thousands		
_	20	255	

We expect the maximum aggregate annual advertising and software development services fees to be paid by us to Hong Life Information Technology pursuant to the Advertising and Software Development Services Framework Agreement for each of the three years ended December 31, 2018, 2019 and 2020 will be RMB0.3 million, RMB0.4 million and RMB0.5 million, respectively.

The above annual caps are derived based on (i) the historical amount of service fees paid by our Group to Hong Life Information Technology during the Track Record Period; (ii) the agreed services fees payable for the contracted advertising services under the Advertising and Software Development Services Framework Agreement in the amount of RMB0.1 million per year; and (iii) our estimation on the demand for the software development and upgrade services, projected with reference to the property projects under development and future property projects in the next three years taking into consideration of the expected customers' preference for more smart services and our demand for software upgrade.

#### Implication under the Listing Rules

As both the E-Marketing Services Framework Agreement and Advertising and Software Development Services Agreements were entered into by our Group with the associates of Mr. Zeng, namely Hongyang E-Commerce and Hong Life Information Technology, in relation to the provision of marketing related services to our Group, the continuing connected transactions contemplated thereunder shall be aggregated pursuant to the requirements under Rule 14A.81 of the Listing Rules. The aggregated annual caps under the E-Marketing Services Framework Agreement and Advertising and Software Development Services Agreements for each of the three years ending December 31, 2010 are set out below:

For the year ended December 31,			
2018	2019	2020	
	RMB in thousands		
4,300	4,600	5,000	

Each of the applicable percentage ratios (other than the profits ratio) in respect of the proposed aggregated annual caps is expected to be less than 0.1% on an annual basis, the transactions contemplated under the E-Marketing Services Framework Agreement and the Advertising and Software Development Services Agreements fall within the *de minimis* threshold under Rule 14A.76(1)(a) of the Listing Rules and are exempt from the annual review, reporting, announcement, circular and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

#### (C) NON-EXEMPT CONTINUING CONNECTED TRANSACTIONS

We set out below a summary of the continuing connected transactions for our Group, which are, under the Listing Rules, subject to the reporting, annual review and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

#### 1. Leasing of property to one of the Mr. Zeng Controlled Companies

Our Group, as landlord, has entered into the following lease with one of the Mr. Zeng Controlled Companies as set out below (the "Lease"):

October 1, 2017, as amended 10 years Nanjing Redsun Nanjing Home Aggregate lettable floor RMB31.	ly rent re meter
by a supplemental agreement dated December 30, 2017	1 from ., 2017 ber 31, for the om ., 2018 aber 30, 2 for 1 from ., 2020 aber 30, 83 for 1 from ., 2023 aber 30, 1 11 for 1 from ., 2026

#### Historical transaction amounts

The following table sets out the total rental fees paid to us in relation to the leasing of the above property to Nanjing Home Furnishing during the Track Record Period:

For the year ended December 31,				
2015	2016	2017		
	RMB in thousands			
_	_	13,584		

#### Annual caps

The estimated maximum amount of annual rental fees payable to us by Nanjing Home Furnishing for each of the three years ending December 31, 2020 in relation to the leasing of premises are approximately RMB205,741,791, RMB205,741,791 and RMB213,456,070, respectively.

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts payable to our Group as set out above, are determined based on the rental fees payable by Nanjing Home Furnishing as agreed under the Lease. The significant increase in the proposed annual cap for the year ending December 31, 2018 as compared to the total rental fees paid for the year ended December 31, 2017 is primarily due to: (i) the Lease only commenced in October 2017 and the total rental fees paid in 2017 only represented the rental fees for three months; and (ii) our Group has significantly increased the monthly rental fee of RMB31.5 per square meter during the period from October 1, 2017 to December 31, 2017 (the "Original Rental Fee") to RMB108 per square meter for the period from January 1, 2018 to September 30, 2020, as the Original Rental Fee was substantially below the relevant prevailing market rate.

# Reasons for and benefits of the transaction

In view of the past operational convenience and benefits brought to the Group and extended business relationships established between the Group and Nanjing Home Furnishing, such continuing relationships are expected to bring synergies to the parties and improve customers' satisfaction.

According to Rule 14A.52 of the Listing Rules, the duration of the Lease must not exceed three years except in special circumstances where the nature of the transaction requires the Lease to be of a duration which is longer than three years. Savills, the property valuer of our Company, confirms that it is normal business practice for agreements of such type to be of such duration.

In arriving at its opinion, Savills has relied on the information set out in the supplemental lease agreement dated December 30, 2017 (the "Supplemental Lease Agreement") and the existing lease agreements entered into between the Group and Independent Third Parties. In considering whether it is normal business practice for agreements of a similar nature to the Supplemental Lease Agreement to have a term of such duration, Savills has identified and reviewed comparable transactions involving the leasing of properties in the Nanjing Hong Yang

Plaza or leases information regarding to comparable home furnishing stores of Red Star Macalline Group Corporation Ltd. (Stock Code:1528) (together, the "Comparable Transactions"). The Comparable Transactions selected by Savills are based on the following criteria: (i) leasing area over 1,000 sq.m. in the Nanjing Hong Yang Plaza; (ii) leasing information disclosed in the prospectus of Red Star Macalline Group Corporation Ltd.; and (iii) such transactions relate to the leasing of properties as retail stores or home furnishing stores which remain effective as at the date of this prospectus. Savills notes that the terms of the Comparable Transactions range from 6 to 20 years, and over 82% of these leased area have a lease term over 10 years. Accordingly, the duration of the Lease falls within the range of the tenure of the Comparable Transactions. On the basis of the above and having considered the duration of the existing lease agreements between members of the Group as lessee and the third parties as lessors which had durations of 10 years, Savills is of the view that it is normal and customary for home furnishing store operators to enter into a long lease with the landlord to ensure a smooth and stable operation and enable the Group to maximize the potential return on its investments (which includes initial set up costs and interior decoration). Savills is of the opinion that the 10-year tenure under the Supplemental Lease Agreement is a normal commercial term for a transaction of this nature and it is normal business practice for contracts of this type to be of such duration. The Joint Sponsors have discussed with Savills on its methodology and its selection of the Comparable Transactions, reviewed information related to the Comparable Transactions, and discussed these transactions with the Company. Based on the above, the Joint Sponsors are of the opinion that the 10-year tenure under the Supplemental Lease Agreement is a normal commercial term for a transaction of this nature and it is normal business practice for contracts of this type to be of such duration.

Savills has also confirmed that the rent payable under the Supplemental Lease Agreement with Nanjing Home Furnishing reflects prevailing market rates. Thus, the Directors (including the independent non-executive Directors) consider that the Lease has been negotiated on an arm's length basis and entered into in the ordinary and usual course of business of the Group and on normal commercial terms, and the transactions contemplated thereunder and the annual caps are fair and reasonable and in the interest of the Company and the Shareholders as whole.

# Implications under the Listing Rules

As one or more of the applicable percentage ratios (other than the profits ratio) of the proposed annual caps in respect of the Lease exceed 0.1% but are less than 5% on an annual basis, the transaction under the Lease will be subject to the reporting, annual review and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules

#### 2. Provision of Management Services to Our Group

We do not engage in the provision of property management services and therefore the property management services for our property projects have been provided by Nanjing Hongyang Property Management, one of our connected persons upon Listing, details of which are set out below.

#### (i) Provision of Pre-Delivery Management Services to our residential property projects

Nanjing Hongyang Property Management had been engaged by us by way of tender in accordance with the relevant pre-delivery property management laws and regulations during the Track Record Period. As of the Latest Practicable Date, Nanjing Hongyang Property Management provided property management services to all of our property projects.

Before newly developed properties are delivered to future property owners, a property developer usually seeks to engage a property management company by entering into pre-delivery property management agreement. The purpose is primarily to ensure availability of property management services before the property owners' association could be lawfully established and contract with the property management company directly. The pre-delivery property management services agreements are usually effective until the establishment of the property owners' associations for the relevant property projects. During the Track Record Period, we had entered into a number of pre-delivery property management services agreements with Nanjing Hongyang Property Management in respect of each of our property projects prior to the delivery of the properties to subsequent property owners. We entered into a framework agreement with Nanjing Hongyang Property Management (for itself and on behalf of its subsidiaries) on June 25, 2018, to regulate our transactions with Nanjing Hongyang Property Management in relation to the provision of pre-delivery property management services (the "Framework Pre-Delivery Property Management Services Agreement"). The Framework Pre-Delivery Management Services Agreement shall become effective from the Listing Date and up to and including December 31, 2020 and the term may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations. The principal terms of the Framework Pre-Delivery Property Management Services Agreement are set out below:

Parties:

- (a) Nanjing Hongyang Property Management (as services provider); and
- (b) our Company (for itself and for and on behalf of the members of the Group).

Scope of services:

The typical property management services to be provided by Nanjing Hongyang Property Management under the definitive pre-delivery property management services agreements to be entered into between Nanjing Hongyang Property Management and the relevant members of the Groups (the "Definitive Agreements") primarily include security, cleaning, gardening, repair and maintenance of common area and shared facilities. The Definitive Agreements shall only contain provisions which are, in all material respects, consistent with the terms and conditions set out in the Framework Pre-Delivery Property Management Services Agreement.

Property management fees:

The pre-delivery property management service fees payable shall be based on the fee quotes to be submitted by Nanjing Hongyang Property Management under the relevant tender process. The bids review shall assess (i) the qualification of the potential bidder; (ii) the bidder's relevant experience in the property management service industry; (iii) the price as quoted by the bidder, which shall not be higher than the guidance rate set by the relevant government authorities; (iv) the quality of the property management service to be offered; (v) how the service proposal submitted is able to satisfy our specific needs for the relevant property projects; and (vi) whether the service proposal is congruent with our corporate culture. The tender evaluation criteria and the relevant weighting of those criteria are pre-determined before the tender bids are invited. The successful bidder and the service rate it offers will be published on the website of relevant government authorities.

Property management fees shall start to accrue upon the execution of each Definitive Agreement. The property management fees incurred during the period prior to delivery of the relevant properties to property owners shall be payable by our Group, and the fees incurred upon delivery of the relevant properties shall become payable by such property owners instead of our Group.

#### Reasons for and benefits of the transaction

Based on the established long-term cooperation relationship between Nanjing Hongyang Property Management and our Group, Nanjing Hongyang Property Management has a track record of providing reliable, efficient and satisfactory pre-delivery property management services to our Group. As compared to other services providers who are Independent Third Parties, it generally has better and more efficient communication with our Group and more thorough understanding of the conditions of our property projects and our requirements of the services needed.

Meanwhile, despite that Nanjing Hongyang Property Management had provided property management services to all of our property projects, during the Track Record Period, a number of other services providers who are Independent Third Parties had participated in our bidding process. In light of the list of potential bidders participated in the bidding process in the past, it is expected that in the event that Nanjing Hongyang Property Management does not submit tender bids for the provision of pre-delivery management services or otherwise ceases to provide such services to us, there will also be other comparable services provides readily available for the provision of pre-delivery property management services to our Group. As such, the Joint Sponsors and our Directors (including the independent non-executive Directors) are of the view that the pre-delivery management services provided by Nanjing Hongyang Property Management do not have any negative impact on our operational independence from the Controlling Shareholders. For more details, please see the section headed "Relationship with Controlling Shareholders — Operational Independence — Connected transactions with our Controlling Shareholders."

#### Historical transaction amounts and annual caps

The following table sets out the total property management fees paid by us to Nanjing Hongyang Property Management in relation to the pre-delivery property management services during the Track Record Period:

For the year ended December 31,			
2015	2016	2017	
	RMB in thousands		
1,600	1,800	2,010	

We expect the maximum aggregate annual property management fees to be paid by us to Nanjing Hongyang Property Management in relation to the pre-delivery property management services for each of the three years ended December 31, 2018, 2019 and 2020 will be approximately RMB8.5 million, RMB9.1 million and RMB10.5 million, respectively.

The above annual caps are derived based on (i) the outstanding contract fees for the unrendered services under the existing pre-delivery property management agreement and (ii) our estimation on the demand of the uncontracted services, projected with reference to the aggregate GFA under development and planned GFA for future development of our more than 40 phases of property development projects, for which we may need pre-delivery property management services during 2018 to 2020 according to our development schedule.

# (ii) Provision of Management Services to our residential property projects during sales period and prior to delivery of properties

Our Company (for itself and for and on behalf of the members of the Group) (as services recipient) entered into a framework management services agreement with Nanjing Hongyang Property Management (the "Management Services Agreement for Property Projects") on June 25, 2018, pursuant to which Nanjing Hongyang Property Management agreed to provide our Group with management and related services to the display units and sales offices of our property projects during the sales period of the property projects and prior to the delivery of the properties to the purchasers, including but not limited to cleaning, gardening, maintenance of public order and security services to the aforesaid venues. The Management Services Agreement for Property Projects shall become effective from the Listing Date and up to December 31, 2020 and the term may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations. The following sets forth the principal terms of the Management Services Agreement for Property Projects:

- (a) Nanjing Hongyang Property Management shall, where it is selected following the relevant tender processes, provide management and related services to our Group according to the tender documents and definitive management services agreements to be entered into between Nanjing Hongyang Property Management and members of our Group from time to time;
- (b) the management fees payable by our Group shall be based on the fee quotes to be submitted by Nanjing Hongyang Property Management under the relevant tender bids which will be subject to the selection procedures set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions 5. Tender Process After Listing" below; and
- (c) the definitive management services agreement to be signed between Nanjing Hongyang Property Management and members of our Group shall only contain provisions which are, in all material aspects, consistent with the binding principles, guidelines, terms and conditions set out in the Management Services Agreement for Property Projects.

# Reasons for and benefits of the transaction

In light of the foot traffic at the display units and sales offices during the sales period of the property projects and prior to the delivery of the properties to the purchasers, property developers typically engage property management companies to provide constant management services such as cleaning, security and maintenance. We do not engage in the provision of relevant management services and therefore the management and related services to the display units and sales offices of our property projects during the sales period of the property projects and prior to the delivery of the properties to the purchasers have also been provided by Nanjing

Hongyang Property Management. Taking into account various factors such as credentials, fee quote, quality of services and brand effect, upon arm's length negotiations and with reference to the prevailing market price for the provision of property service to the same type of properties, Nanjing Hongyang Property Management had been engaged by us as the management services provider for the display units and sales offices of all of our property projects during the sales period of the property projects and prior to the delivery of the properties to the purchasers during the Track Record Period and up to the Latest Practicable Date. We intend to adopt and establish a set of tender procedures in respect of the engagement of management services providers after Listing, more details of which are set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender Process After Listing" below.

Notwithstanding the above, as a number of other independent management services providers had approached us in the past for the provision of such management and related services, it is expected that in the event that Nanjing Hongyang Property Management ceases to provide such management services to us, there will also be other comparable management services providers readily available in the market for the provision of management and related services to our Group.

#### Pricing terms

The management fees payable by our Group shall be based on the fee quotes to be submitted by Nanjing Hongyang Property Management under the relevant tender bids, taking into account a wide range of factors such as nature, age and infrastructure features of the relevant property projects, geographic location and neighborhood profile. The fee quotes submitted by Nanjing Hongyang Property Management will be subject to the tender process set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender Process After Listing" below.

#### Historical transaction amounts

The following table sets out the total management fees paid by us in relation to the provision of management and related services to the display units and sales offices of our property projects during the sales period of the property projects and prior to the delivery of the properties to the purchasers by Nanjing Hongyang Property Management during the Track Record Period:

For the year ended December 31,		
2015	2016	2017
	RMB in thousands	
7.910	6.685	12.429

#### Annual caps

The service periods of Nanjing Hongyang Property Management in respect of the management and related services to our display units and sales offices typically end when the facilities are no longer in use and the properties are delivered to subsequent property owners.

Nanjing Hongyang Property Management provided as of the Latest Practicable Date, and will provide after Listing, such management and related services to the display units and sales offices of our undelivered property projects. As the payment obligations of our Group will continue after Listing and that we may engage Nanjing Hongyang Property Management to provide such services to our new property projects after Listing, such transactions constitute continuing connected transactions for our Group.

We expect the maximum aggregate annual property management fees to be paid by us to Nanjing Hongyang Property Management in respect of the services to the display units and sales offices of our property projects for each of the three years ending December 31, 2018, 2019 and 2020 will be approximately RMB28.0 million, RMB62.6 million and RMB68.0 million, respectively.

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts of management fees payable by our Group as set out above, are determined with reference to: (i) the number of projects to which Nanjing Hongyang Property Management is already providing such management services and the management fees payable in relation to such projects; (ii) the estimated number of new property projects which our Group may engage Nanjing Hongyang Property Management for the provision of such management services (the "New Residential Property Projects"); (iii) the estimated management fees payable by the Group in relation to the New Residential Project Projects, which are determined with reference to the total gross floor area, geographical locations, facilities and human resources allocation of the relevant display units and sales offices and on the assumption that the costs incurred by manpower will increase steadily in the next three years. The relevant significant increase in the proposed annual cap in 2019 as compared to proposed annual caps in 2018 is primarily due to the significant increase in the number of property projects from 38 projects in 2018 to 62 projects in 2019 that have commenced sales period for which resulted in a corresponding increase in the contracted GFA and therefore demand for management services to our display units and sales offices. As at the Latest Practicable Date, amongst the said 62 projects which would have commenced sales period in 2019, eight projects have already commenced pre-sales, two projects have already commenced construction, five projects with the relevant land already being acquired but are yet to commence construction and the remaining projects were at the investment stage and under the site selection process.

#### (iii) Provision of Management Services to our Office Areas, Hotels and Shopping Malls

Our Company (for itself and for and on behalf of the members of the Group) (as services recipient) entered into a framework management services agreement with Nanjing Hongyang Property Management (the "Management Services Agreement for Commercial Properties") on June 25, 2018, pursuant to which Nanjing Hongyang Property Management agreed to provide our Group with management and related services to our office areas, hotels and shopping malls, including but not limited to cleaning, gardening, maintenance of public order and security services to the aforesaid venues. The Management Services Agreement for Commercial Properties shall become effective from the Listing Date and up to December 31, 2020 and the term may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations. The following sets forth the principal terms of the Management Services Agreement for Commercial Properties:

(a) Nanjing Hongyang Property Management shall, where it is selected following the relevant tender processes, provide management and related services to our Group according to the tender documents and definitive management services agreements to be entered into between Nanjing Hongyang Property Management and members of our Group from time to time;

- (b) the management fees payable by our Group shall be based on the fee quotes to be submitted by Nanjing Hongyang Property Management under the relevant tender bids which will be subject to the selection procedures set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions 5. Tender Process After Listing" below; and
- (c) the definitive management services agreement to be signed between Nanjing Hongyang Property Management and members of our Group shall only contain provisions which are, in all material aspects, consistent with the binding principles, guidelines, terms and conditions set out in the Management Services Agreement for Commercial Properties.

# Reasons for and benefits of the transaction

In light of the foot traffic at office areas, hotels and shopping malls, property owners typically engage property management companies to provide constant management services such as cleaning, security and maintenance. We do not engage in the provision of relevant management services and therefore the management and related services to our office areas, hotels and shopping malls have also been provided by Nanjing Hongyang Property Management. Taking into account various factors such as credentials, fee quote, quality of services and brand effect, upon arm's length negotiations and with reference to the prevailing market price, Nanjing Hongyang Property Management had been engaged by us as the management services provider for all of our office areas, hotels and shopping malls during the Track Record Period and up to the Latest Practicable Date. We intend to adopt and establish a set of tender procedures in respect of the engagement of management services providers after Listing, more details of which are set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender process after Listing" below.

Notwithstanding the above, as a number of other independent management services providers has approached us in the past for the provision of such management services, it is expected that in the event that Nanjing Hongyang Property Management ceases to provide such management services to us, there will also be other comparable management services providers readily available in the market for the provision of management and related services to our Group.

# Pricing terms and tender process after Listing

The management fees payable by our Group shall be based on the fee quotes to be submitted by Nanjing Hongyang Property Management under the relevant tender bids, taking into account a wide range of factors such as nature, age and infrastructure features of the relevant office areas, hotels and shopping malls, geographic location and neighborhood profile. The fee quotes submitted by Nanjing Hongyang Property Management will be subject to the tender process set out under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender Process After Listing" below.

#### Historical transaction amounts

The following table sets out the total management fees paid by us in relation to the provision of management services by Nanjing Hongyang Property Management for our office areas, hotels and shopping malls during the Track Record Period:

For the year ended December 31,			
2015	2016	2017	
	RMB in thousands		
19,919	36,541	46,366	

#### Annual caps

Nanjing Hongyang Property Management provided as of the Latest Practicable Date, and will provide after Listing, management and related services to our office areas, hotels and shopping malls. As it is expected that Nanjing Hongyang Property Management will continue to provide such management services to our office areas, hotels and shopping malls after Listing, such transactions constitute continuing connected transactions for our Group. The estimated amounts of management fees payable by us to Nanjing Hongyang Property Management in relation to our office areas, hotels and shopping malls for each of the three years ending December 31, 2020 are as follows:

No.	Name of Property	Estimated amounts of management fees payable by us to Nanjing Hongyang Property Management  For the year ending		
			the year en December 3	8
		2018	2019	2020
		(RMB in thousands)		ands)
1.	Hong Yang Department Store	21,600	21,600	21,600
2.	Wuxi Lakefort Hotel	1,440	1,440	1,440
3.	Nanjing Hong Yang Hotel	72	72	72
4.	Changzhou Hong Yang Plaza	4,656	4,656	4,656
5.	Hefei Hong Yang Plaza	9,720	12,960	12,960
6.	Office area	6,120	6,732	7,405
	TOTAL	43,618	47,470	48,143

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts of management fees payable by our Group as set out above, are determined with reference to: (i) the number of office areas, hotels and shopping malls to which Nanjing Hongyang Property Management is already providing such management services and the management fees payable in relation to such projects; (ii) the estimated number of new office areas, hotels and shopping malls which our Group may engage Nanjing Hongyang Property Management for the provision of such management services (the "New Commercial Property Projects"); and (iii) the estimated management fees payable by the Group in relation to the New Commercial Property Projects, which are determined with reference to the total gross floor area, geographical locations, facilities and human resources allocation of the relevant office areas, hotels and shopping malls and on the assumption that the costs incurred by manpower will increase steadily in the next three years.

# Implications under the Listing Rules

As all the Framework Pre-Delivery Property Management Services Agreement, the Management Services Agreement for Residential Properties and the Management Services Agreement for Commercial Properties were entered into by our Group with Nanjing Hongyang Property Management in relation to the provision of property management services to our Group, the continuing connected transactions contemplated thereunder shall be aggregated pursuant to the requirements under Rule 14A.81 of the Listing Rules. The aggregated annual caps under the Framework Pre-Delivery Property Management Services Agreement, the Management Services Agreement for Residential Properties and the Management Services Agreement for Commercial Properties for each of the three years ending December 31, 2020 are set out below:

For the year ended December 31,			
2018	2019	2020	
	RMB in thousands		
80,124	119,184	126,658	

As one or more of the applicable percentage ratios (other than the profits ratio) of the proposed aggregated annual caps in respect of the management and related services under the Framework Pre-Delivery Property Management Services Agreement, the Management Services Agreement for Residential Properties and the Management Services Agreement for Commercial Properties exceed 0.1% but are all less than 5% on an annual basis, the transactions contemplated thereunder are subject to the reporting, annual review and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

#### 3. Provision of raw materials and services by connected persons

During the Track Record Period, we purchased certain raw materials from our connected persons and also engaged our connected persons for provision of certain construction services for our property projects in the ordinary course of our business (the connected persons set out below are referred to as the "Connected Family Suppliers").

#### (i) Provision of construction services by Nanjing Guangde

We started engaging Nanjing Guangde for provision of construction services mainly for exterior projects of our property projects in 2012 as part of our ordinary and usual course of business.

#### Historical transaction amounts

The following table sets out the total expenses incurred by us in relation to the provision of construction services by Nanjing Guangde during the Track Record Period:

For the year ended December 31,			
2015	2016	2017	
	RMB in thousands		
42,093	46,404	18,909	

# Framework Purchase Agreement

On June 25, 2018, we entered into a framework purchase agreement with Nanjing Guangde to govern the terms and conditions of the transactions between the Group and Nanjing Guangde in connection with the provision of construction services to the Group (the "Zeng Suqing Framework Purchase Agreement"). Pursuant to the Zeng Suqing Framework Purchase Agreement, Nanjing Guangde has agreed, where it shall be selected following the relevant selection process, to provide construction services to the Group according to the purchase agreements to be signed by the Group with Nanjing Guangde from time to time. The Zeng Suqing Framework Purchase Agreement will take effect upon Listing and will be valid until December 31, 2020, renewable by mutual agreement of the parties, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

Pursuant to the Zeng Suqing Framework Purchase Agreement, the engagement for provision of construction services of Nanjing Guangde will be subject to a selection process overseen by our evaluation committee and the final purchase prices/service fees cannot exceed the price cap to be determined by the Company. Please refer to the sub-section headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender process after Listing" below for details with respect to the selection process and the determination of the price cap.

#### Annual caps

The following table sets forth the estimated maximum amount payable by us to Nanjing Guangde for each of the three years ending December 31, 2020 in relation to their provision of construction services to the Group:

Name of the supplier	Estimated maximum amounts payable by us for the year ending December 31,		
	2018	2019	2020
	(F	RMB in thousand	ds)
Nanjing Guangde	45,000	40,000	30,000

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts payable by our Group as set out above, are determined with reference to:

(a) our estimation on the demand for the relevant construction services, projected with reference to the aggregate GFA under development and planned GFA for future development and for our 5 new

phases of existing property development projects, for which we may need construction services from Nanjing Guangde during 2018 to 2020 according to our development schedule and in view of our goal to decrease the transaction amount with our Connected Family Suppliers;

- (b) the historical purchase amounts paid to Nanjing Guangde by our Group for property projects during the Track Record Period, with construction fees ranging from RMB53.0 to RMB67.5 per sq.m. depending on the types of property and the construction required in the particular project. There was a significant decrease in expenses in relation to the provision of construction services by Nanjing Guangde in 2017 as compared to such expenses in 2016 as most property development projects to which Nanjing Guangde rendered services in 2017 were developed by our associate companies, and therefore the expenses paid by our Group to Nanjing Guangde were relatively low in 2017. It is expected that there will be a significant increase in the amount payable by our Group to Nanjing Guangde for 2018 as we estimate that the demand for construction services to be provided by Nanjing Guangde during 2018 to 2020 will be mainly from the projects being developed or to be developed by our Subsidiaries; and
- (c) a reasonable increment of the purchase price payable to Nanjing Guangde taking into account the expected inflation rate and increases in costs for the three years ending December 31, 2020.

# (ii) Provision of building stones, sanitary wares and bricks and construction services by the Mr. Zeng Huandong Controlled Companies

Set out below is a summary of the transactions with the Mr. Zeng Huandong Controlled Companies in relation to the provision of raw materials or services to the Group which were conducted as part of our ordinary and usual course of business:

	Name of company	Raw Materials or Services provided to the Group	The year when the Group started the transactions with the company
(1)	Nanjing Houning Construction Materials Co., Ltd.	building stones, sanitary wares and bricks and the related supplementary installation services	2017
(2)	Nanjing Randong Trading Co., Ltd.	building stones, sanitary wares and bricks and the related supplementary installation services	2013

#### Historical transaction amounts

The following table sets out the total expenses incurred by us in relation to the provision of raw materials and construction services by the Mr. Zeng Huandong Controlled Companies during the Track Record Period:

For	the	vear	ended	December	. 31.
LUI	uic	y cai	cnucu	December	

2015	2017	
	RMB in thousands	
19,985	34,313	9,151

#### Framework Purchase Agreement

On June 25, 2018 we entered into a framework purchase agreement with the Mr. Zeng Huandong Controlled Companies as stated above to govern the terms and conditions of the transactions between the Group and the Mr. Zeng Huandong Controlled Companies in connection with the provision of raw materials and construction services to the Group (the "Zeng Huandong Framework Purchase Agreement"). Pursuant to the Zeng Huandong Framework Purchase Agreement, each of the Mr. Zeng Huandong Controlled Companies who is a party to the agreement has agreed, where it shall be selected following the relevant selection process, to provide building stones, sanitary wares and bricks and/or the related supplementary installation services to the Group according to the purchase agreements to be signed by the Group with the Mr. Zeng Huandong Controlled Companies from time to time. The Zeng Huandong Framework Purchase Agreement will take effect upon Listing and will be valid until December 31, 2020, renewable by mutual agreement of the parties, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

Pursuant to the Zeng Huandong Framework Purchase Agreement, the purchases of building stones, sanitary wares and bricks from and the engagement for provision of the related supplementary installation services construction services of the Mr. Zeng Huandong Controlled Companies will be subject to a selection process overseen by our evaluation committee and the final purchase prices/service fees cannot exceed the price cap to be determined by the Company. Please refer to the sub-section headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender process after Listing" below for details with respect to the selection process and the determination of the price cap.

#### Annual caps

The following table sets forth the estimated maximum amount payable by us to each of the Mr. Zeng Huandong Controlled Companies as set out below for each of the three years ending December 31, 2020 in relation to their provision of building stones, sanitary wares and bricks and/or the related supplementary installation services to the Group:

Estimated maximum amounts navable by us

No.	Name of the suppliers	for the year ending December 31,			
		2018	2019	2020	
		(RMB in thousands)			
(1)	Nanjing Houning Construction Materials Co., Ltd	7,000	_	_	
(2)	Nanjing Randong Trading Co., Ltd	2,000	_	_	
	TOTAL	9,000	_	_	

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts payable by our Group as set out above, are determined with reference to:

- (a) our estimation on the demand for the relevant construction services, projected with reference to the aggregate GFA under development for our 6 new phases of existing property development projects, for which we may need raw materials and construction services from the Zeng Huandong Controlled Companies in 2018 according to our development schedule and in view of our goal to decrease the transaction amount with our Connected Family Suppliers;
- (b) the historical purchase amounts paid to the Zeng Huandong Controlled Companies by our Group for property projects during the Track Record Period; and
- (c) a reasonable increment of the purchase price payable to the Zeng Huandong Controlled Companies taking into account the expected inflation rate and increases in costs for the year ending December 31, 2018.

# (iii) Provision of building stones, sanitary wares and bricks construction services by company controlled by Mr. Chen Baoshan

We started purchasing raw materials including building stones, sanitary wares and bricks and/or the related supplementary installation services from Nanjing Baohong for our property projects in 2016 as part of our ordinary and usual course of business.

#### Historical transaction amounts

The following table sets out the total expenses incurred by us in relation to the provision of raw materials and/or services by Nanjing Baohong during the Track Record Period:

For the year ended December 31,					
2015	2016	2017			
	RMB in thousands				
_	951	1,451			

#### Framework Purchase Agreement

On June 25, 2018, we entered into a framework purchase agreement with Nanjing Baohong to govern the terms and conditions of the transactions between the Group on one hand and Nanjing Baohong on the other hand in connection with the provision of raw materials including building stones, sanitary wares and bricks and/or the related supplementary installation services (the "Chen Baoshan Framework Purchase Agreement"). Pursuant to the Chen Baoshan Framework Purchase Agreement, Nanjing Baohong has agreed, where it shall be selected following the relevant selection process, to provide raw materials including building stones, sanitary wares and bricks and/or the related supplementary installation services to the Group according to the purchase agreements

to be signed by the Group with Nanjing Baohong from time to time. The Chen Baoshan Framework Purchase Agreement will take effect upon Listing and will be valid until December 31, 2020, renewable by mutual agreement of the parties, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

Pursuant to the Chen Baoshan Framework Purchase Agreement, the purchases of raw materials including building stones, sanitary wares and bricks and/or the related supplementary installation services from Nanjing Baohong will be subject to a selection process overseen by our evaluation committee and the final purchase prices/service fees cannot exceed the price cap to be determined by the Company. Please refer to the sub-section headed "— (C) Non-Exempt Continuing Connected Transactions — 5. Tender process after Listing" below for details with respect to the selection process and the determination of the price cap.

#### Annual caps

The following table sets forth the estimated maximum amount payable by us to Nanjing Baohong for each of the three years ending December 31, 2020 in relation to their provision of raw materials including building stones, sanitary wares and bricks and/or the related supplementary installation services to the Group:

No.	Name of the suppliers	for the year ending December 31,			
		2018	2019	2020	
		(RMB in thou		sands)	
(1)	Nanjing Baohong	1,315	_	_	

The proposed annual caps for the three years ending December 31, 2020, being the estimated total amounts payable by our Group as set out above, are determined with reference to:

- (a) our estimation on the demand for the relevant construction services, projected with reference to the aggregate GFA under development of new phase of an existing property development project, for which we may need raw materials and construction services from Nanjing Baohong in 2018 according to our development schedule and in view of our goal to decrease the transaction amount with our Connected Family Suppliers;
- (b) the historical purchase amounts paid to Nanjing Baohong by our Group for property projects during the Track Record Period; and
- (c) a reasonable increment of the purchase price payable to Nanjing Baohong taking into account the expected inflation rate and increases in costs for the year ending December 31, 2018.

#### Implications under the Listing Rules

Since Nanjing Guangde, the Mr. Zeng Huandong Controlled Companies and Nanjing Baohong are all associates of Mr. Zeng, the transactions under the Zeng Suqing Framework Purchase Agreement, Zeng

Huandong Framework Purchase Agreement, and Chen Baoshan Framework Purchase Agreement (together, the "Connected Family Suppliers' Agreements") have been aggregated pursuant to Rule 14A.81 of the Listing Rules. The aggregated annual caps under the Connected Family Suppliers' Agreements for each of the three years ending December 31, 2010 are set out below:

	For the year ended December 31,	
2018	2019	2020
	RMB in thousands	
55,315	40,000	30,000

As one or more of the applicable percentage ratios (other than the profits ratio) of the proposed aggregated annual caps in respect of the purchase of raw materials and engagement for provision of construction services pursuant to the Connected Family Suppliers' Agreements exceed 0.1% but are all less than 5% on an annual basis, the transactions under the Connected Family Suppliers' Agreements will be subject to the reporting, annual review and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

#### Reasons for and benefits of the transactions with the Connected Family Suppliers

We have engaged the Connected Family Suppliers for the provision of the raw materials and services as set out above prior to the commencement of the Track Record Period. Ms. Zeng Suqing, Mr. Zeng Huandong and Mr. Chen Baoshan are relatives of Mr. Zeng and we have continued procurement relationships with the Connected Family Suppliers primarily because of the familial relationship, which leads to greater mutual trust, and also in light of the relatively long business relationships that they have had. We believe that it is in the interest of the Company and our Shareholders as a whole to continue to carry out connected transactions with the Connected Family Suppliers upon Listing having considered the following factors: (1) each Connected Family Supplier has a well-established quality control system and research and development capability to meet our requirements; (2) the supply channel of each Connected Family Supplier allows it to meet our increase in demand in the case that we plan to expand our project portfolios; (3) each Connected Family Supplier provides high quality after-sales and maintenance services to ensure quality of products provided to us; (4) we have established a stable relationship with each Connected Family Supplier during the course of which the relevant Connected Family Supplier has provided us with a steady and reliable supply of high quality products and/or services in accordance with our specifications; and (5) the prices and terms of services offered by the Connected Family Suppliers have been no less favorable than those offered by Independent Third Parties.

In addition to the Connected Family Suppliers, we have also engaged alternative third parties suppliers for the provision of the similar raw materials/services during the Track Record Period. Though we purchased over 50% of these raw materials from Connected Family Suppliers during the Track Record Period, the purchase of these raw materials was not and will not be significantly affected by the availability of Connected Family Suppliers as building stones, sanitary wares and bricks are common raw materials with other comparable suppliers readily available in the market. Based on our experiences in identifying alternative suppliers and also the existing relationships with the suppliers other than the Connected Family Suppliers, we are and will be able to source these raw materials/ services from alternative suppliers at similar prices, quality and quantity within similar timeframe.

To ensure that we will not have any over-reliance on the Connected Family Suppliers after Listing, we have been highly determined to decrease our transactions with the Connected Family Suppliers and have already started lowering the transaction volume with the Connected Family Suppliers since 2018. We have already communicated with the Connected Family Suppliers in relation to the lowering of our purchases from the Connected Family Suppliers. We are not the only customer of the Connected Family Suppliers and we understand that the Connected Family Suppliers would try to diversify their client bases by locating new customers and/or starting to engaging in other businesses.

#### 5. Tender process after Listing

To ensure that the prices and terms of services offered by the Connected Family Suppliers and Nanjing Hongyang Property Management (together, the "Connected Suppliers") are fair and reasonable and no less favorable than those offered by Independent Third Parties, we will form an evaluation committee to oversee the selection of suppliers in our purchases of raw materials and services.

The evaluation committee will comprise 5 to 7 members, including the supervisor of our financial management department, supervisor of our auditing and legal department, the supervisor of our tender and procurement department, the supervisor of our cost management department, the supervisor of our design management department and an independent non-executive Director.

The fee quotes submitted by the Connected Suppliers will be subject to the tender process set out below.

After Listing, our Group will adopt an independent mechanism with the following features to govern and monitor the tender process and selection mechanism for our potential bidders:

- depending on the actual situations (such as the amount and size of the transaction), before purchasing raw materials or services, we shall publish a tender announcement on the newspaper and information network designated by the competent authorities to invite unspecified potential bidders or issue tender invitation to potential bidders, or the management of our project company will obtain supply proposals from a minimum of three potential suppliers based on our construction needs and the criteria set out by our design management department and tender and procurement department, at least three of whom should be Independent Third Parties;
- where the Connected Suppliers are among the potential suppliers, our design management department and tender and procurement department will conduct an in-depth evaluation using a scoring system on all potential suppliers (including suppliers who are Independent Third Parties) who will each be assessed on areas including product prices, organization structure, product quality, quality control system, maintenance and after-sales services, ability to meet delivery deadlines, cost control and technical knowledge of relevant personnel.
- The evaluation assessment report will then be submitted to our evaluation committee for review. Suppliers must receive scores beyond certain minimum thresholds to be eligible for selection and the supplier(s) with the highest score(s) will be selected. As such, the Connected Suppliers will only be selected if they are considered to have competitive advantages in the provision of the relevant raw materials and services.

With the comprehensive composition of our evaluation committee as well as the inclusion of an independent non-executive Director in the evaluation committee, we believe the members of the committee possess the knowledge and skills to thoroughly consider all offers and properly assess our potential suppliers to ensure that the prices and terms of services offered by the Connected Suppliers are fair and reasonable and no less favorable than those offered by Independent Third Parties and all transactions with the Connected Suppliers are conducted in the ordinary and usual course of our business, on normal commercial terms, in accordance with the relevant Framework Agreements and are fair and reasonable and in the interests of the Group and our Shareholders as a whole.

#### (D) APPLICATION FOR WAIVER

The transactions described under the subsection headed "— (C) Non-Exempt Continuing Connected Transactions" above constitute our continuing connected transactions under the Listing Rules, which are subject to the reporting, annual review and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules. As such non-exempt continuing connected transactions are expected to be carried out on a continuing basis and to extend over a period of time, the Directors are of the view that strict compliance with the announcement requirement under the Listing Rules would be impracticable and unduly burdensome and would impose unnecessary administrative costs upon our Group.

In respect of these continuing connected transactions, pursuant to Rule 14A.105 of the Listing Rules, we have applied for, and the Stock Exchange has granted, a waiver exempting us from strict compliance with the announcement requirement of the Listing Rules, subject to the condition that the aggregate values of the continuing connected transactions for each financial year not exceeding the relevant amounts set forth in the respective annual caps (as stated above). We will comply with the applicable requirements under the Listing Rules, and will immediately inform the Stock Exchange if there are any changes to the non-exempt continuing connected transaction.

# (E) JOINT SPONSORS' AND DIRECTORS' VIEWS

#### **OUR DIRECTORS' VIEWS**

Our Directors (including our independent non-executive Directors) are of the view that the non-exempt continuing connected transactions described above have been and shall be entered into in the ordinary and usual course of business of the Company, are on normal commercial terms and are fair and reasonable and in the interests of the Shareholders as a whole. Our Directors (including our independent non-executive Directors) are also of the view that the proposed annual caps for the non-exempt continuing connected transactions described above are fair and reasonable and in the interests of the Shareholders as a whole.

The conflicted Directors shall be required to abstain from participation and abstain from voting in the Board meetings at which resolutions in relation to the above continuing connected transactions are discussed.

# CONFIRMATION FROM THE JOINT SPONSORS

The Joint Sponsors are of the view that the non-exempt continuing connected transactions described above, have been and shall be entered into in the ordinary and usual course of business of the Company, are on normal commercial terms, are fair and reasonable and in the interests of the Shareholders as a whole, and that the proposed annual caps (where applicable) are fair and reasonable and in the interests of the Shareholders as a whole.

# **BOARD OF DIRECTORS**

Our Board is responsible for and has general powers over the management and conduct of our business. It consists of eight Directors, including two executive Directors, three non-executive Directors and three independent non-executive Directors. The following table sets forth certain information in respect of the members of our Board:

Name	Age	Time of joining our Group	Existing position in our Company	Date of appointment	Key role	Relationship with other Directors or senior management
ZENG Huansha (曾煥沙)	50	December 1999	Executive Director and chairman of our Board	December 21, 2017	Responsible for the overall development strategy and daily operations of our Group	None
HE Jie (何捷)	55	October 2012	Executive Director and chief executive officer	March 15, 2018	Responsible for assisting the planning of corporate strategy of our Group	None
JIANG Daqiang (蔣達強)	41	March 2018	Non-executive Director	March 15, 2018	Responsible for providing strategic advice and recommendations on the operations and management of our Group	None
ZHANG Liang (張良)	44	November 2017	Non-executive Director	March 15, 2018	Responsible for providing strategic advice and recommendations on the operations and management of our Group	None

Name	Age	Time of joining our Group	Existing position in our Company	Date of appointment	Key role	Relationship with other Directors or senior management
ZHANG Hongwu (張宏武)	44	February 2009	Non-executive Director	March 15, 2018	Responsible for providing strategic advice and recommendations on the operations and management of our Group	None
LEE Kwok Tung Louis (李國棟)	50	June 2018	Independent non-executive Director	June 25, 2018	Responsible for supervising and providing independent judgment to our Board	None
LEUNG Yau Wan John (梁又穩)	58	June 2018	Independent non-executive Director	June 25, 2018	Responsible for supervising and providing independent judgment to our Board	None
AU YEUNG Po Fung (歐陽寶豐)	50	June 2018	Independent non-executive Director	June 25, 2018	Responsible for supervising and providing independent judgment to our Board	None

#### **Executive Directors**

Mr. ZENG Huansha (曾換沙), aged 50, is the founder of our Group and has been our chairman and Director since December 21, 2017. He was re-designated as the chairman of our Board and an executive Director on March 15, 2018. Mr. Zeng is primarily responsible for the overall development strategy and daily operations of our Group. He is the director of Nanjing Redsun, Redsun Properties Investment (Holdings), Hong Yang Properties Investment and Suzhou Hong Yang Real Estate. He is also the general manager of our Subsidiaries, including Redsun Properties Investment (Holdings), Hong Yang Properties Investment, Nanjing Redsun and Suzhou Hong Yang Real Estate.

Mr. Zeng established Nanjing Redsun Business World in 1995 and began his involvement in the business of construction and building materials. In December 1999, Mr. Zeng established Nanjing Redsun and began engaging in residential property development in Nanjing, Jiangsu province. Since establishing Hong Yang Group Company in 2003, Mr. Zeng's businesses have mainly focused on real estate development, commercial operations and property services.

Mr. Zeng has served as the vice president of the China Overseas Chinese Entrepreneurs Investment Enterprise Association (中國僑商投資企業協會) since January 2008; the president of the Jiangsu Overseas Chinese Entrepreneurs Association (江蘇僑商總會會長) since March 2013; a member of the standing committee of the China Federation of Overseas Chinese (中國僑聯常務委員) since December 2013; the vice chairman of the Jiangsu Federation of Overseas Chinese (江蘇僑聯副主席) since August 2017; and a member of the standing committee of the Jiangsu Chinese People's Political Consultative Conference (江蘇政協常委) since January 2018. Additionally, in April 2001 he was selected as one of the Ten Young Entrepreneurs of Jiangsu province (江蘇省十大傑出青年); in September 2002, he was recognized as an Outstanding Individual of Provincial Returned Overseas Chinese (江蘇省全省歸僑僑眷先進個人); and in August 2017, he was awarded as an Outstanding Overseas Chinese Individual of Jiangsu province (江蘇省僑界傑出人物). Mr. Zeng received a master's degree in Economics from Shanghai Academy of Social Sciences (SACC) in August 2010.

Mr. HE Jie (何捷), aged 55, has been our executive Director and chief executive officer since March 15, 2018. Mr. He is primarily responsible for assisting the planning of corporate strategy of our Group. Mr. He is the director of our Subsidiaries, including Nanjing Redsun, Nanjing Hong Yang Real Estate, Nanjing Hong Yang Rui Shang, Nanjing Guo Gang Properties, Nanjing Lv Hong Real Estate, Nanjing Hong Yang Hengrui, Hong Yang Group Nantong Real Estate, Wuxi Su Yuan Tan Xi Wan, Changzhou Hong Yang Plaza, Nanjing Hong Yang Yemao, Nanjing Hong Yang Zhong Rui, Nanjing Ping Hong Real Estate, Anhui Hong Lan Real Estate, Nanjing Hong Yang Properties, Anhui Hong Peng Properties, Nanjing Hong Yu Life Services, Jiangsu Run Hong, Changzhuo Xu Jing Properties, Nanjing Hong Che Real Estate, Laian Hong Jia Real Estate, Chuzhou Hong Yang Real Estate, Jiangyin Jia Hong Real Estate, Nanjing Lin Rui Properties, Nantong Jin Li Properties, Nanjing De Xuan Properties, Wuhan Hong Yang Han Du Real Estate, Nanjing Rui Sheng Real Estate, Changzhou Sang Ma Culture Expo Park Co., Ltd., Changzhou Sang Ma Real Estate Co., Ltd., Wuxi Xu Yang Real Estate, Wuhan Hong Yang Jin Huang Properties, Zhongshan Hong Ding Real Estate, Zhongshan Hong Long Real Estate, Taixing Rui Shang Real Estate, Laian Jin Hong Xin Real Estate, Suzhou Jin Han Ze Investment Consulting Co., Ltd., Nanjing Hong Hao Real Estate Development Co., Ltd., Shanghai Hong Yang E-Commerce Co., Ltd, Chongqing Bojing Mingsha Property Co., Ltd., Changzhou Green Land Kunte Land Co., Ltd., Xuzhou Xiangyun Sight Management Co., Ltd., Xuzhou Jiawang Baite Enterprise Management Co., Ltd. and Ju Rong Zi Jin Real Estate.

Mr. He is also the general manager of our Subsidiaries, including Wuxi Su Yuan Tan Xi Wan Properties, Anhui Hong Lan Real Estate, Jiangyin Jia Hong Real Estate, Wuhan Hong Yang Han Du Real Estate, Wuxi Xu Yang Real Estate, Wuhan Hong Yang Jin Huang Properties, Zhongshan Hong Ding Real Estate, Zhongshan Hong Long Real Estate and Chongqing Bojing Mingsha Property Co., Ltd.

Mr. He joined Hong Yang Group Company as a vice president in October 2012, and remained in position until March 15, 2018. He served as the president of Hong Yang Group Company's properties department from May 2017 to March 2018, during which he was responsible for the business operations of real estates. Prior to joining Hong Yang Group Company, Mr. He was the executive president of Tianzheng Group Nanjing Properties

Co., Ltd. (天正集團南京置業有限公司), and was primarily in charge of the company's business and management, formulating properties development strategies and properties investment from 2005 to 2012. He served as the chief executive officer of Tianzheng Group Shanghai Investment Co., Ltd. (天正集團上海投資有限公司) from 2001 to 2005, during which his responsibilities included managing the company's business operations, formulating investment and management procedures, and articulating and implementing the company's investment plans.

Mr. He received a bachelor's degree from Zhejiang University in July 1985. He later obtained a master's degree in Engineering from the same university in June 1988. In April 2003, Mr. He obtained a Master of Business Administration degree from China Europe International Business School (CEIBS).

#### **Non-executive Directors**

Mr. JIANG Daqiang (蔣達強), aged 41, has been our non-executive Director since March 15, 2018. Mr. Jiang is primarily responsible for providing strategic advice and recommendations on the operations and management of our Group. He joined Hong Yang Group Company in March 2018 as an executive president and has since been responsible for the strategic investment management and customer services of Hong Yang Group Company. Mr. Jiang has over 16 years of experience in real estates and commercial property development and business development. Prior to joining our Group, Mr. Jiang was the research manager of China Resources (Holdings) Co., Ltd. from 2002 to 2004, where he was responsible for the investment and development of China Resources Land Limited (Stock Exchange stock code: 1109) and the strategic discussion and corporate culture of China Resources Group. From 2004 to 2006, Mr. Jiang was the person in charge of the regional investment of CK Hutchison Holdings Limited (formerly known as Hutchison Whampoa Limited) (Stock Exchange stock code: 1), where he was primarily responsible for the company's investment and development projects in North, East and Central China. From 2006 to 2012, Mr. Jiang was the vice general manager of Joy City Property Limited (Stock Exchange stock code: 0207). Mr. Jiang was one of the early founders of the company, and was responsible for the company's early acquisition, investment and development projects. Mr. Jiang then moved on to become the vice president of CIFI Holdings (Group) Co., Ltd., (Stock Exchange stock code: 0884) from 2012 to 2018. Mr. Jiang was responsible for the overall management of certain subsidiaries of the company.

Mr. Jiang obtained a bachelor's degree in Civil Engineering from Tianjin Chengjian University in July 2000. He then acquired a master's degree in History of Science and Technology from Shanghai Jiaotong University in March 2003.

Mr. ZHANG Liang (張良), aged 44, has been our non-executive Director since March 15, 2018. Mr. Zhang is primarily responsible for providing strategic advice and recommendations on the operations and management of our Group. Since November 2017, Mr. Zhang has served as the executive president of Hong Yang Group Company, where he is responsible for human resources, information flow and brand culture. In addition, Mr. Zhang has worked in CIFI Holdings (Group) Co., Ltd. (Stock Exchange stock code: 0884) as a vice president and chief human resources officer from 2012 to 2016, during which he was responsible for human resources, information flow and customer service. Mr. Zhang then became the chief operating officer and chief human resources officer of 3D Medicines in June 2016, and was responsible for the company's operations, finance and human resources. He served in that position until November 2017. Since September 2017, Mr. Zhang has been the chairman of the supervisory board of Zhongnan Group (Shenzhen Stock Exchange stock code SZ000961).

Previously, Mr. Zhang worked in SPH Ke Yuan Xinhai Pharmaceutical Co., Ltd. (formerly known as CITIC Pharma Co., Ltd.) as the chief human resources officer from July 2010 to January 2012. He also worked in Tianjin Tasly Group Co., Ltd. as the assistant to the president and the director of the human resources center from April 2005 to July 2010. Mr. Zhang had worked in Motorola (China) Electronics Limited from December 1995 to April 2005 as the human resources manager of the semi-conductor department and the Asia Pacific representative of the Global Performance Management Project.

Mr. Zhang received a bachelor's degree in English from Tianjin Foreign Studies University in October 2003. He graduated with a master's degree in Business Administration from China Europe International Business School (CEIBS) in September 2005.

Mr. ZHANG Hongwu (張宏武), aged 44, has been our non-executive Director since March 15, 2018. Mr. Zhang is primarily responsible for providing strategic advice and recommendations on the operations and management of our Group. Since February 2009, he has served as an assistant to the president of Hong Yang Group Company and the general manager of its finance management center. His main responsibilities with these positions included the company's finances and tax. Additionally, Mr. Zhang is the director of Nantong Jin Li Properties and is also the supervisor of Nanjing Hong Hao Real Estate Development Co., Ltd. Mr. Zhang has over 10 years of experience in the PRC real estate industry. Mr. Zhang was the financial president of Suzhou Shengshi Real Estate Investment Group Company Limited (蘇州盛世地產投資集團有限公司) from May 2007 to February 2009, during which his chief responsibilities included the company's overall finance management and finance matters.

Mr. Zhang received a master's degree in Business Management from Nanjing University of Finance and Economics in March 2013. Mr. Zhang is a qualified accountant.

#### **Independent Non-executive Directors**

**Mr. LEE Kwok Tung Louis** (李國棟), aged 50, has been our independent non-executive Director since June 25, 2018. He is responsible for supervising and providing independent judgment to our Board.

Mr. Lee has possessed extensive experience with unlisted groups, listed groups and professional firms in finance, accounting and auditing since 1993. Prior to joining our Group, Mr. Lee worked at Deloitte Touche Tohmatsu ("**Deloitte**"), an international audit firm, from 1993 to 1999 and he was a senior accountant at the time of departure. From October 1999 to May 2003, Mr. Lee worked at Bright and Shine Corporate Finance Limited and he was a director at the time of departure. From 2003 to June 2008, Mr. Lee worked at Deloitte and he was a senior manager at the time of departure.

From July 2008 to June 2010, Mr. Lee served at Meadville Holdings Limited (formerly listed on the Main Board of the Stock Exchange and voluntarily delisted and privatized in 2010) and its subsidiaries (the "**Meadville Group**") where he was the vice president of group finance of the Meadville Group at the time of departure.

Since September 2010, Mr. Lee has served as the vice president and financial controller of Lung Ming Mining Company Limited. In addition, Mr. Lee currently holds or had held directorships in a number of listed companies, including those set out below:

Name of entity	Principal Business	Place of listing and stock code	Position and duration of service	
CGN Mining Company Limited (中廣核礦業有限公司)	Investment holding company principally engaged in the trading of natural uranium	Main Board of the Stock Exchange (stock code: 1164)	Independent non-executive director from August 2014 to present	
Worldgate Global Logistics Limited (盛良物流有限公司)	Integrated logistics solution provider principally engaged in the provision of international freight services	Growth Enterprise Market of the Stock Exchange (stock code: 8292)	Independent non-executive director from June 2016 to present	
Windmill Group Limited (海鑫集團有限公司)	Installation, maintenance, repairs and inspection of various fire services	Growth Enterprise Market of the Stock Exchange (stock code: 8409)	Independent non-executive director from March 2017 to present	
China Singyes New Mterials Holdings Limited (中國興業 鑫材料控股有限公司)	Supplier of ITO (Indium Tin Oxide) coating-Precision wet coating smart film	Growth Enterprise Market of the Stock Exchange (stock code: 8073)	Independent non-executive director from June 2017 to present	
Zhong Ao Home Group (中奧 到家集團有限公司)	Independent property management	Main Board of the Stock Exchange (stock code: 1538)	Independent non-executive director from November 2015 to July 2017	
Winto Group (Holdings) Limited	Outdoor advertising and print media	Growth Enterprise Market of the Stock Exchange (stock code: 8238)	Independent non-executive director from January 2015 to May 2016	

Mr. Lee expects that the time to be spent on his above roles will occupy only a limited portion of his working time. As such, he will have sufficient time to regularly attend the Board meetings and serve as the chairman of the remuneration committee and a member of the audit committee and nomination committee of the Board. He will be able to fulfill his responsibilities and functions as an independent non-executive Director.

Mr. Lee was awarded the bachelor's degree in Economics from Macquarie University, Australia in April 1993. Mr. Lee has been a Certified Practicing Accountant of CPA Australia (formerly known as the Australian Society of Certified Practicing Accountants) since June 1996 and registered as a Certified Public Accountant with The Hong Kong Institute of Certified Public Accountants since October 1999.

Mr. LEUNG Yau Wan John (梁又穩), aged 58, has been our independent non-executive Director since June 25, 2018. He is responsible for supervising and providing independent judgment to our Board. Since January 2014, Mr. Leung has served as an executive director of Easternflair, where he is responsible for managing project developments and project finance, and a senior partner at Linkers CPA Limited, a company principally engaged in corporate compliance and corporate secretarial services. Additionally, Mr. Leung has been the managing director at JR Plus Capital Limited, a company principally engaged in business and corporate finance consulting services, since November 2015. Mr. Leung has over 10 years of experience in the PRC real estate industry. Before joining our Group, Mr. Leung served as the chief financial officer of a number of listed real estate and commercial property development companies, including China Aoyuan Property Group Company Limited (Stock Exchange stock code: 3883) from May 2012 to October 2013 and South China Land Limited (currently known as South China Assets Holdings Limited) (Stock Exchange stock code: 8155) from May 2010 to February 2012. In addition, he served as the general manager of finance department (Eastern China) of K Wah Construction Materials (China) Limited between June 2006 and March 2007 and the group financial controller of SPG Land (Holdings) Limited (currently known as Greenland Hong Kong Holdings Limited (Stock Exchange stock code: 0337)) between 2007 and 2010. Previously, Mr. Leung had also served as the company secretary of China Aoyuan Property Group Company Limited and the company secretary and authorized representative of South China Assets Holdings Limited.

In addition, Mr. Leung was the chief executive officer of SMI Corporation Limited (currently known as SMI Holdings Group Limited (Stock Exchange stock code: 198)), a multi-media company, from November 2005 to February 2006; the financial controller and deputy general manager of Beijing Oriental Plaza Co., Ltd., a commercial property development company, from July 2003 to May 2005; and the deputy general manager of the finance department of GD Holdings, an investment holding company, as well as the director and chief financial officer of Guangdong Assets Management Ltd. from July 2000 to May 2003. From July 2002 to May 2003, Mr. Leung was also the director and chief financial officer of Guangdong Alliance Ltd.

Mr. Leung received a master's degree in Business Administration from the University of East Asia Macau (currently known as the University of Macau) in October 1988 and a master's degree of Accounting Studies from the University of New England, Australia in April 1994. In November 1995, Mr. Leung became a member of the Australian Society of Certified Practicing Accountants (currently known as CPA Australia), and registered as a Certified Public Accountant with The Hong Kong Institute of Certified Public Accountants in February 1996. Additionally, he is a fellow of the Association of Taxation and Management Accountants, a founding member of the Hong Kong Business Accountants Association and a founding associate member of The Hong Kong Independent Non-Executive Director Association.

Mr. AU YEUNG Po Fung (歐陽寶豐), aged 50, has been our independent non-executive Director since June 25, 2018. He is responsible for supervising and providing independent judgment to our Board.

Mr. Au Yeung has extensive experience in the PRC real estate industry. He holds or had held senior management positions in a number of listed real estate companies, including those set out below:

Name of entity	Principal Business	Place of listing and stock code	Position and duration of service
GR Properties (國鋭地產)	Property management, property development and investment	Main Board of the Stock Exchange (stock code: 108)	Independent non-executive director, chairman of the remuneration committee and member of the audit committee and nomination committee since July 2017
Sansheng Holdings (Group) Company Limited (三盛控股(集團))	Property development and investment	Main Board of the Stock Exchange (stock code: 2183)	Vice president of Fujian Sansheng Real Estate Development Co., Ltd. (福 建三盛房地產開發有限公司) and the chief financial officer of Sansheng Holdings (Group) Company Limited from August 2017 to January 2018
Sun Hung Kai Properties (新鴻基地產發展有限公司)	Development of properties for sale and investment	Main Board of the Stock Exchange (stock code: 16)	Chief financial officer (China) from October 2011 to December 2013
Powerlong Real Estate Holdings Limited (寶龍地 產控股有限公司)	Real estate, commerce, hotel and tourism, culture and arts, and industry and information	Main Board of the Stock Exchange (stock code: 1238)	Vice president and chief financial officer from November 2007 to October 2011
Landsea Green Properties Co., Ltd. (南京朗詩置業股 份有限公司)	Green residential property development	Main Board of the Stock Exchange (stock code: 106)	Chief financial officer and company secretary from March 2005 to October 2005

In addition, Mr. Au Yeung served as the chief financial officer of Fu Wah International Group Co., Ltd., a commercial property development and management company, from December 1996 to May 1998, during which he was in charge of managing the company's assets. He also served as a vice president and chief financial officer of Fosun Property Holdings (復星地產控股集團), a global real estate investment and management company and a subsidiary of Fosun International Limited (Stock Exchange stock code: 656), from February 2014 to September 2014.

Mr. Au Yeung also has extensive experience serving in other industries. Mr. Au Yeung was an auditing assistant manager at Arthur Andersen from July 1990 to December 1996, during which he was responsible for

matters related to audit and investigation. Mr. Au Yeung had also held senior management positions in a number of listed companies, including those set out below:

Name of entity	Principal Business	Place of listing and stock code	Position and duration of service
China LNG Group Limited (中國天然氣集團)	Investment in and trading of assets and engaged in the development of new energy businesses	Main Board of the Stock Exchange (stock code: 931)	Independent non-executive director, chairman of the remuneration committee and member of the audit committee and nomination committee since July 2016
South China Holdings Company Limited (南華集 團)	Trading and manufacturing, property investment and development, agriculture and forestry	Main Board of the Stock Exchange (stock code: 413)	Chief financial officer (China Properties) from July 2016 to August 2017
Hong Kong Exchanges and Clearing Limited (香港交易 及結算所)	Stock and futures operations	Main Board of the Stock Exchange (stock code: 388)	Senior manager from January 2001 to January 2005
Shanshan Brand Management (杉杉品牌管理)	Fashion	Main Board of the Stock Exchange (stock code: 1749)	Independent non-executive director since May 2018

Mr. Au Yeung expects that the time to be spent on his abovementioned existing roles other than that as an independent non-executive Director will occupy approximately 20% of his working time. As such, he will have sufficient time to regularly attend the Board meetings and serve as a member of the audit committee, remuneration committee and nomination committee. He will be able to fulfill his responsibilities and functions as an independent non-executive Director.

Mr. Au Yeung received a bachelor of Arts degree in Business Studies from The Hong Kong Polytechnic University in November 1990. Mr. Au Yeung is a fellow member of the Institute of Chartered Accountants in England and Wales and a Chartered Financial Analyst charterholder. Additionally, he is a fellow member of The Association of Chartered Certified Accountant and a fellow member of the Hong Kong Institute of Certified Public Accountants.

Mr. Au Yeung was a director of Uniford Asia Limited, a company incorporated in Hong Kong and dissolved by striking off pursuant to section 291 of the Companies Ordinance (Chapter 32 of the Laws of Hong Kong which was in effect before March 3, 2014) as the company ceased operations on May 18, 2001. Mr. Au Yeung confirms that such company had been inactive and was solvent at the time of dissolution. Mr. Au Yeung further confirms that there is no fraudulent act or misfeasance on his part leading to the striking off of such company and he is not aware any actual or potential claim has been or will be made against him as a result of the striking off of such company.

Save as disclosed in this section above, none of our Directors has any other directorships in listed companies during the three years immediately prior to the date of this prospectus.

Please refer to the section headed "Statutory and General Information — C. Further Information About Our Directors and Substantial Shareholders" in Appendix V to this prospectus for details of our Directors' respective interests or short positions (if any) in our Shares and particulars of our Directors' service contracts and letters of appointment.

Save as disclosed in this section above, each of our Directors has confirmed that there are no other matters relating to his appointment as a Director that need to be brought to the attention of our Shareholders and there is no other information in relation to his appointment which is required to be disclosed pursuant to Rule 13.51(2) of the Listing Rules.

# SENIOR MANAGEMENT

Our senior management is responsible for the day-to-day management and operation of our business. The following table sets forth certain information concerning our senior management personnel.

<u>Name</u>	Age	Time of joining our Group	Position in our Company	Key role	Relationship with other Directors or senior management
HE Jie (何捷)	50	October 2012	Executive Director and chief executive officer	Responsible for assisting the planning of corporate strategy of our Group	None
LIU Zhong (劉中)	56	February 2016	Vice chief executive officer	Responsible for formulating the company's overall strategies and implementing projects	None
GE Chunhua (葛春華)	52	January 2004	Vice chief executive officer	Responsible for formulating the company's overall strategies and implementing projects	None
JIA Jie (賈傑)	34	July 2017	Chief financial officer	Responsible for our Group's finance, budget and tax	None

**Mr. HE Jie** (何捷) is our executive Director and chief executive officer. Please refer to the subsection headed "— Board of Directors" for details of his biography.

Mr. LIU Zhong (劉中), aged 56, has been our vice chief executive officer since March 15, 2018. He also served as the vice president of Hong Yang Group Company's real estate division and the general manager of the operations division, where he assisted the president in daily operations between February 2016 and March 2018. Mr. Liu has extensive experience in the PRC real estate industry. From June 2000 to September 2013, Mr. Liu served in China Vanke Co., Ltd. (Stock Exchange stock code: 2202), a real estate company, as the vice general manager of the company's Chengdu and Jiangxi division, and the assistant to the general manager of the Qingdao division. In addition Mr. Liu served as the regional general manager of Verdure International Holding Company Limited (翠屏國際控股有限公司), a real estate company, from October 2013 to January 2014, where he was responsible for the regional company's management. From February 2014 to February 2016, Mr. Liu served as the assistant to the president of Zhongnan City Construction Investment Co., Ltd. (中南城市建設投資有限公司), a real estate company, during which he was responsible for assisting the president in daily operations and management of the company.

Mr. Liu received a three-year college degree in Industrial and Civil Architecture from Nanjing Construction Staff and Workers University in July 1989.

Mr. GE Chunhua (葛春華), aged 52, has been our vice chief executive officer since March 15, 2018. Additionally, Mr. Ge is the director of Nanjing Lv Hong Real Estate; the general manager of Nanjing Redsun, Nanjing Hong Yang Real Estate, Nanjing Guo Gang Properties and Ju Rong Zi Jin Real Estate; and the director and general manager of Nanjing Ping Hong Real Estate.

Mr. Ge has about 17 years of experience in the PRC real estate industry. Mr. Ge joined Hong Yang Group Company in January 2004, and successively served as the assistant of the general manager, vice general manager and general manager of Nanjing Redsun from January 2004 to December 2014, where he was responsible for formulating and supervising the company's overall strategies, daily operations management, and meeting the company's annual business objectives. He then served as the general manager of the properties development division of Hong Yang Group Company from January 2015 to March 2018, where his responsibilities remained the same. Mr. Ge served as the manager of Nanjing Redsun Business World from October 2001 to January 2004.

Mr. Ge obtained a degree from Chemical Industry Department Huainan Chemical Construction Installation School (化學工業部淮南化工建築安裝學校) in December 1992. He later obtained an advanced training course certificate in Engineering Management from Nanjing University in December 2008. Mr. Ge has been pursuing an executive master's degree in Business Administration in Nanjing University since November 2016. Mr. Ge is a National People's Congress deputy of Pukou district, Nanjing City.

Mr. JIA Jie (賈傑), aged 34, has been our chief financial officer since March 15, 2018, and was the vice general manager of Hong Yang Group Company's finance management department of its property development division from July 2017 to March 2018. Previously, Mr. Jia worked as the consultant of KPMG China from February 2008 to April 2010. From April 2010 to September 2012, Mr. Jia was the vice finance manager and finance manager of Taiyuan Wan Da Plaza Co., Ltd. (太原萬達廣場有限公司), a commercial property investment company, where he was responsible for the company's tax, audit, internal control, and assisting the general manager in completing financing tasks. He then served as the finance manager of Ningbo Longfor Real Estate Co., Ltd., a real estate development company, from September 2012 to February 2014, where he was responsible for the company's performance-planning management, internal control, and project finance management. From

March 2014 to July 2017, Mr. Jia was the budget analysis officer of Xinyuan (China) Real Estate Co., Ltd., a company that engages in real estate development and property management, where he was primarily responsible for the company's performance planning and management, investment budget and evaluation, management of investor relationships and reporting to the directors.

Mr. Jia obtained a bachelor's degree in Economics from Dongbei University of Finance and Economics in June 2005. He then acquired a professional master's degree in Public Finance from the same university in December 2007. Since September 2015, Mr. Jia has been pursuing a Master of Business Administration degree from Guanghua School of Management, Peking University. Mr. Jia acquired an intermediate accountant license from the Bureau of Human Resources and Social Security of Dalian in May 2008. Mr. Jia became a registered member of The Chinese Institute of Certified Public Accountants in December 2009.

#### **COMPANY SECRETARY**

Mr. Yim Lok Kwan (嚴洛鈞), aged 31, was appointed on June 12, 2018 as the company secretary of our Company. Mr. Yim is a manager of SWCS Corporate Services Group (Hong Kong) Limited, a professional services provider specializing in corporate services. He has over six years of experience in corporate services field. Aside from our company, Mr. Yim currently also serves as a joint company secretary of a company which applied for listing on the Main Board of the Stock Exchange in May 2018. As confirmed by Mr. Yim, he is well-supported by a team of staff with company secretarial experience and expects that the time to be spent on his joint company secretary role in such company will occupy approximately 12.5% of his working time. He will have sufficient time to fulfill his responsibilities as our company secretary, ensure that our Company complies with relevant laws and regulations and advise our Directors on good corporate governance practice.

Mr. Yim graduated from Hong Kong Shue Yan University with a bachelor's degree in Accounting in July 2010 and The Hong Kong Polytechnic University with a master's degree in Corporate Governance in September 2016. Mr. Yim is an associate member of The Hong Kong Institute of Chartered Secretaries and the Institute of Chartered Secretaries and Administrators in the United Kingdom.

#### **AUDIT COMMITTEE**

We have established an audit committee with written terms of reference in compliance with the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 to the Listing Rules. The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of our Group, oversee the audit process, provide advice and comments to our Board and perform other duties and responsibilities as may be assigned by our Board.

The audit committee consists of five members, namely Mr. Leung Yau Wan John, Mr. Zhang Hongwu, Mr. Jiang Daqiang, Mr. Lee Kwok Tung Louis and Mr. Au Yeung Po Fung. The chairman of the audit committee is Mr. Leung Yau Wan John.

#### REMUNERATION COMMITTEE

We have established a remuneration committee with written terms of reference in compliance with the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 of the Listing Rules.

# DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

The primary duties of the remuneration committee are to establish, review and make recommendations to our Directors on our policy and structure concerning remuneration of our Directors and senior management and on the establishment of a formal and transparent procedure for developing policies concerning such remuneration, determine the terms of the specific remuneration package of each executive Director and senior management and review and approve performance-based remuneration by reference to corporate goals and objectives resolved by our Directors from time to time.

The remuneration committee consists of five members, namely Lee Kwok Tung Louis, Mr. Zhang Liang, Mr. He Jie, Mr. Leung Yau Wan John and Mr. Au Yeung Po Fung. The chairman of the remuneration committee is Mr. Lee Kwok Tung Louis.

#### NOMINATION COMMITTEE

We have established a nomination committee with written terms of reference in compliance with the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 of the Listing Rules. The primary duties of the nomination committee are to review the structure, size and composition of our Board on a regular basis and make recommendations to our Board regarding any proposed changes, identify, select or make recommendations to our Board on the selection of individuals nominated for directorship, assess the independence of our independent non-executive Directors and make recommendations to our Board on relevant matters relating to the appointment, reappointment and removal of our Directors and succession planning for our Directors.

The nomination committee consists of five members, namely Mr. Zeng Huansha, Mr. Zhang Hongwu, Mr. Leung Yauwan, Mr. Lee Kwok Tung Louis and Mr. Au Yeung Po Fung. The chairman of the nomination committee is Mr. Zeng Huansha.

#### COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

Our Directors and members of our senior management receive compensation from our Company in the form of salaries, bonuses and other benefits in kind such as contributions to pension plans.

The remuneration (including fees, salaries, contributions to pension schemes, discretionary bonuses, housing and other allowances and other benefits in kind) paid to our Directors in aggregate for the three years ended December 31, 2015, 2016 and 2017 were approximately RMB3,403,000, RMB3,077,000 and RMB3,963,000, respectively.

The remuneration (including fees, salaries, contributions to pension schemes, discretionary bonuses, housing and other allowances and other benefits in kind) paid to our Group's five highest paid individuals in aggregate for the three years ended December 31, 2015, 2016 and 2017 were approximately RMB5,617,000, RMB6,015,000, and RMB6,791,000, respectively.

During the Track Record Period, no remuneration was paid by us to, or receivable by, our Directors or the five highest paid individuals as an inducement to join or upon joining our Company. No compensation was paid

# DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

by us to, or receivable by, our Directors, former Directors, or the five highest paid individuals for each of the Track Record Period for the loss of any office in connection with the management of the affairs of any Subsidiary.

None of our Directors had waived or agreed to waive any remuneration during the Track Record Period.

Pursuant to the existing arrangements as of the date of this prospectus, the amount of remuneration (including benefits in kind but excluding discretionary bonuses) payable to our Directors by our Company for the year ending December 31, 2018 is estimated to be approximately RMB15,200,000 in aggregate.

Our Board will review and determine the remuneration and compensation packages of our Directors and senior management and will, following the Listing, receive recommendation from our remuneration committee which will take into account salaries paid by comparable companies, time commitment and responsibilities of our Directors and performance of our Group.

Save as disclosed in this section above, no other payments had been made, or are payable, by any member of our Group to our Directors during the Track Record Period.

For additional information on our Directors' remuneration during the Track Record Period as well as information on the highest paid individuals, please refer to "II. Notes to the Historical Financial Information — 8." in the accountants' report set out in Appendix I to this prospectus.

#### WAIVERS GRANTED BY THE STOCK EXCHANGE

#### Management presence

We have applied to the Stock Exchange for, and the Stock Exchange has agreed to grant, a waiver from strict compliance with the requirement under Rule 8.12 of the Listing Rules in relation to the requirement of management presence in Hong Kong. For details of the waiver, please refer to the section headed "Waivers from Strict Compliance with the Listing Rules — Management Presence in Hong Kong" in this prospectus.

#### **COMPLIANCE ADVISER**

Our Company has appointed ABCI Capital Limited as its compliance adviser pursuant to Rule 3A.19 of the Listing Rules.

The material terms of the compliance adviser's agreement entered into between our Company and the compliance adviser are as follows:

 the compliance adviser shall provide our Company with services including guidance and advice as to compliance with the requirement of the Listing Rules and other applicable laws, rules, codes and guidelines, and accompany our Company to any meetings with the Stock Exchange;

# DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

- (2) our Company may terminate the appointment of the compliance adviser by giving a 30 days' prior written notice to the compliance adviser. Our Company will exercise such right in compliance with Rule 3A.26 of the Listing Rules. The compliance adviser will have the right to terminate its appointment as compliance adviser under certain specific circumstances and upon notification of the reason of its resignation to the Stock Exchange; and
- (3) during the period of appointment, our Company must consult with, and if necessary, seek advice from the compliance adviser on a timely basis in the following circumstances:
  - (a) before the publication of any regulatory announcement, circular or financial report;
  - (b) where a transaction, which might be a notifiable or connected transaction, is contemplated, including share issues and share repurchases;
  - (c) where we propose to use the proceeds of the initial public offering in a manner different from that detailed in this prospectus or where our business activities, developments or results materially deviate from any forecast, estimate, or other information in this prospectus; and
  - (d) where the Stock Exchange makes an inquiry of our Company regarding unusual movements in the price or trading volume of our Shares.

The term of the appointment shall commence on the Listing Date and end on the date on which we distribute our annual report in respect of our financial results for the first full financial year commencing after the Listing Date.

## SUBSTANTIAL SHAREHOLDERS

So far as our Directors are aware, immediately following the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), the following persons will have or be deemed or taken to have an interest and/or short position in the Shares or the underlying Shares which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO, or are, directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of our Company:

Shares held immediately
following the Capitalization
Issue and
completion of the Global
Offering (assuming the
Over-allotment Option
is not exercised)

Shares held immediately following the Capitalization Issue and completion of the Global Offering (assuming the Over-allotment Option is exercised in full)

		is not exe	ercised)	is exercised in full)		
Name of Shareholder	Nature of interest	Number	Approximate percentage	Number	Approximate percentage	
Redsun Properties Group (Holdings)	owner	2,400,000,000	75%	2,400,000,000	72.29%	
Hong Yang Group Company (Note 1)	Interest in controlled					
Hong Yang International (Note 1)	corporation	2,400,000,000	75%	2,400,000,000	72.29%	
	Interest in controlled					
Hong Yang Group (Holdings) (Note 1)		2,400,000,000	75%	2,400,000,000	72.29%	
	controlled corporation	2,400,000,000	75%	2,400,000,000	72.29%	
Mr. Zeng (Note 1)	controlled	2 400 000 000	75.00	2 400 000 000	72.200	
Ms. Chen Sihong (Note 2)	corporation Interest of	2,400,000,000	75%	2,400,000,000	72.29%	
	spouse	2,400,000,000	75%	2,400,000,000	72.29%	

Notes:

Save as disclosed above and in the section headed "Statutory and General Information — C. Further Information about Our Directors and Substantial Shareholders" in Appendix V to this prospectus, our Directors are not aware of any person who will, immediately following the Capitalization Issue and completion of the Global Offering and assuming that the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are not exercised, have or be deemed or taken to have an interest and/or short position in the Shares or the underlying Shares which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO, or are, directly or indirectly, interested in 10% or more of

<sup>(1)</sup> Redsun Properties Group (Holdings) is wholly owned by Hong Yang Group Company, which in turn is wholly owned by Hong Yang International, which in turn is owned as to 50% and 50% by Hong Yang Group (Holdings) (a company wholly owned by Mr. Zeng) and Mr. Zeng, respectively. Accordingly, each of Hong Yang Group Company, Hong Yang International, Hong Yang Group (Holdings) and Mr. Zeng is deemed to be interested in the Shares held by Redsun Properties Group (Holdings) by virtue of the SFO.

<sup>(2)</sup> Ms. Chen Sihong is the spouse of Mr. Zeng and is therefore deemed to be interested in the Shares in which Mr. Zeng is interested by virtue of the SFO.

# SUBSTANTIAL SHAREHOLDERS

the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of our Group.

We are not aware of any arrangement which may result in any change of control in our Company at any subsequent date.

# **SHARE CAPITAL**

#### SHARE CAPITAL

The following is a description of the authorized and issued share capital of our Company in issue and to be issued as fully paid or credited as fully paid immediately prior to and following the Capitalization Issue and completion of the Global Offering:

Authorized Share Capital	Aggregate par value		
100,000,000,000 Shares of HK\$0.01 each	HK\$1,	000,000,000	
Issued and to be issued, fully paid or credited as fully paid:		HK\$	
200 Shares in issue as of the date of this prospectus		2	
2,399,999,800 Shares to be issued pursuant to the Capitalization Issue		23,999,998	
800,000,000 Shares to be issued pursuant to the Global Offering		8,000,000	
3,200,000,000 Total		32,000,000	

#### ASSUMPTION

The above table assumes that the Global Offering has become unconditional. It takes no account of any Shares (a) which may be issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme; or (b) which may be allotted and repurchased by us pursuant to the general mandates granted to our Directors to issue or repurchase Shares as described below or otherwise.

#### **RANKING**

The Shares are ordinary Shares in the share capital of our Company and rank pari passu in all respects with all Shares currently in issue or to be issued and, in particular, will rank in full for all dividends or other distributions declared, made or paid after the date of this prospectus (save for entitlements to the Capitalization Issue).

# CIRCUMSTANCES UNDER WHICH GENERAL MEETING AND CLASS MEETING ARE REQUIRED

Our Company has only one class of Shares, namely ordinary Shares, each of which ranks pari passu with the other Shares.

Pursuant to the Cayman Companies Law and the terms of the Memorandum of Association and the Articles of Association, our Company may from time to time by Shareholders' ordinary resolution (i) increase its capital; (ii) consolidate and divide its capital into Shares of larger amount; (iii) divide its Shares into classes; (iv) subdivide its Shares into Shares of smaller amount; and (v) cancel any Shares which have not been taken. In addition, our Company may reduce or redeem its share capital by Shareholders' special resolution. For more details, please see the section headed "Summary of the Constitution of the Company and Cayman Islands Company Law — 2. Articles of Association — (a) Shares — (iii) Alteration of capital" in Appendix IV to this prospectus.

# **SHARE CAPITAL**

Pursuant to the Cayman Companies Law and the terms of the Memorandum of Association and the Articles of Association, all or any of the special rights attached to the Share or any class of Shares may be varied, modified or abrogated either with the consent in writing of the holders of not less than three-fourths in nominal value of the issued Shares of that class or with the sanction of a special resolution passed at a separate general meeting of the holders of the Shares of that class. For more details, please see the section headed "Summary of the Constitution of the Company and Cayman Islands Company Law — 2. Articles of Association — (a) Shares — (ii) Variation of rights of existing shares or classes of shares" in Appendix IV to this prospectus.

#### GENERAL MANDATE TO ISSUE AND REPURCHASE SHARES

Subject to the Global Offering becoming unconditional, our Directors have been granted general unconditional mandates to issue and repurchase our Shares. For further details of these general mandates, please see "Statutory and General Information — A. Further Information About Our Company and Our Subsidiaries — 3. Resolutions in writing of our sole Shareholder passed on June 25, 2018" in Appendix V to this prospectus.

#### SHARE OPTION SCHEMES

Our Company has adopted the Pre-IPO Share Option Scheme and has conditionally adopted the Post-IPO Share Option Scheme. The principal terms of the Share Option Schemes are summarized in "Statutory and General Information — D. Other Information — 1. Pre-IPO Share Option Scheme" and "Statutory and General Information — D. Other Information — 2. Post-IPO Share Option Scheme" in Appendix V to this prospectus.

You should read the following discussion and analysis of our financial condition and results of operations in conjunction with our combined financial information as of and for the years ended December 31, 2015, 2016 and 2017, together with the notes thereto, as set forth in Appendix I to this prospectus. Our combined financial information has been prepared in accordance with IFRS, which may differ in material respects from generally accepted accounting principles in other jurisdictions.

Our historical results do not necessarily indicate results expected for the future. The following discussion and analysis contains certain forward-looking statements that involve risks and uncertainties. Our actual results may differ from those anticipated in these forward-looking statements as a result of a number of factors, including those described in the sections entitled "Risk Factors" and "Business".

#### **OVERVIEW**

We are a leading comprehensive property developer in Jiangsu Province, China, focusing on the development of residential properties and the development, operation and management of commercial and comprehensive properties. We have established a steady regional leading position in Jiangsu Province by taking root in Nanjing, Jiangsu and Yangtze River Delta. Since the incorporation of Nanjing Redsun in 1999, we have worked in the sector of property development and sales for nearly 20 years, established the *Hong Yang* brand and received widespread recognition for our development capacity and industry position.

We focus our business activities across the Yangtze River Delta region, one of the most economically prosperous and vibrant regions in China. Our business operations consist of three principal segments: (i) property development and sales, (ii) commercial property investment and operations and (iii) hotel operations. During the Track Record Period and as of March 31, 2018, we had developed a diverse portfolio of 25 completed projects, 50 project under development and 18 projects held for future development. For the years ended December 31, 2015, 2016 and 2017, revenue generated from property development and sales contributed to a significant portion of our total revenue, amounting to RMB5,124.2 million, RMB8,549.0 million and RMB5,938.4 million, respectively representing 95.3%, 97.4% and 96.7% of our total revenue for the same periods, respectively.

In line with our business strategy, we own and operate a substantial portion of the commercial properties we developed. These commercial properties mainly include our Nanjing Hong Yang Plaza and certain other retail spaces accompanying our residential properties. We hold these commercial properties for long-term investment and capital appreciation purposes and lease them to generate rental income. In addition, we charge certain tenants with site use fees and advertising space use fees. For the years ended December 31, 2015, 2016 and 2017, revenue generated from commercial property investment and operations amounted to RMB226.7 million, RMB193.1 million and RMB166.4 million, respectively.

We also operate Hong Yang Hotel in Nanjing, Jiangsu Province and Lakefort Hotel in Wuxi, Jiangsu Province. For the years ended December 31, 2015, 2016 and 2017, revenue generated from our hotel operations amounted to RMB25.9 million, RMB33.4 million and RMB34.9 million, respectively.

# **BASIS OF PRESENTATION**

Pursuant to the Reorganization as disclosed in "History, Reorganization and Group Structure — The Reorganization", the Company became the holding company of the companies now comprising the Group on

February 27, 2018. The companies now comprising the Group were under the common control of the Controlling Shareholders before and after the Reorganization. Accordingly, the historical financial information has been prepared on a combined basis by applying the principles of merger accounting as if the Reorganization had been completed at the beginning of the Track Record Period.

The combined statements of comprehensive income, statements of changes in equity and statements of cash flows of our Group for the years ended December 31, 2015, 2016 and 2017 include the results and cash flows of all companies now comprising our Group from the earliest date presented or since the date when the Subsidiaries first came under the common control of the Controlling Shareholders, where this is a shorter period. The combined statements of financial position of our Group as of December 31, 2015, 2016 and 2017 have been prepared to present the assets and liabilities of the Subsidiaries using the existing book values from the Controlling Shareholders' perspective. No adjustments are made to reflect fair values, or recognize any new assets or liabilities as a result of the Reorganization.

Equity interests in Subsidiaries held by parties other than the Controlling Shareholders, and changes therein, prior to the Reorganization are presented as non-controlling interests in equity in applying the principles of merger accounting. Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group transactions and balances have been eliminated on combination in full.

# SIGNIFICANT FACTORS AFFECTING OUR RESULTS OF OPERATIONS AND FINANCIAL CONDITION

Our business, results of operations, financial condition and prospects are affected by a number of factors, many of which are beyond our control, including those set forth below. The following should be read in conjunction with the section headed "Risk Factors" in this prospectus.

# Economic growth, urbanization and demand for real estate properties in China, particularly in Nanjing, Suzhou and other major cities in Yangtze River Delta Region

Economic growth, urbanization and increasing purchasing power have been the main driving forces behind the increasing market demand for real estate properties in China. These factors are in turn affected by a number of macroeconomic factors, including changes in the global economy and world markets, as well as the fiscal and monetary policies of the PRC government. The paces of economic growth, urbanization and increasing purchasing power in China are expected to continue to significantly affect the number of potential property buyers and the pricing and profitability of residential properties, and, in turn, our performance and results of operations. Because we focus primarily on developing properties in Nanjing, Suzhou and other major cities in Yangtze River Delta Region, developments in markets in Nanjing, Suzhou and other major cities in Yangtze River Delta Region and other future target cities are especially important to its operations. If there is a downturn in the global economy, the PRC economy or in any of the property markets in which we have operations, or a decrease in the pace of urbanization, our financial condition and results of operations may be materially and adversely affected. See "Risk Factors — Risks Relating to Our Business — Our business and prospects are dependent on the economic conditions in the PRC and the performance of the PRC property market, and in particular on the performance of the markets in Nanjing and various major cities in the Yangtze River Delta, and

therefore any potential decline in property sales or prices or demand for properties in the PRC generally, or in the major cities in this region, could have a material adverse effect on our business, financial condition, and results of operations".

#### The regulatory environment and measures affecting the property industry in China

PRC governmental policies and measures regarding property development and related industries have a direct impact on our business and results of operations. From time to time, the PRC government adjusts its macroeconomic control policies to encourage or restrict development in the private property sector through regulating, among other things, the supply of land, pre-sales of properties, land usage, plot ratios, bank financing and taxation. In recent years, in response to rising property prices across the country, the PRC government has implemented a series of measures aimed at controlling prices in the real estate market. Various administrative bodies have introduced policies and measures to discourage speculation and impose more stringent requirements on property developers. These measures require, among other things, higher minimum down payments from purchasers, new restrictions on the purchase of properties, that a minimum portion of investment in property projects be devoted to affordable and commodity housing and increases in bank lending rates for mortgage financing. A substantial portion of our customers make down payments and rely on mortgage financing to purchase our properties. Accordingly, regulations or measures adopted by the PRC government that are intended to increase down payment requirements, restrict the ability of purchasers to obtain mortgages, limit their ability to resell their properties or increase the cost of mortgage financing may decrease market demand for our properties and adversely affect our results of operations. Measures taken by the PRC government to control the money supply, credit availability and fixed asset investment also have a direct impact on our business and results of operations. Furthermore, the PRC government may introduce initiatives which may affect our access to capital and the means by which we can finance its property development. See "Risk Factors — Risks Relating to Our Industry — Our operations are subject to extensive government policies and regulations and we are particularly susceptible to adverse changes in policies relating to the PRC property industry in regions in which we operate".

# Land acquisition and construction costs

Our success and continuing growth will largely depend on its ability to acquire quality land at prices that can generate reasonable returns. As the Chinese economy continues to grow rapidly and demand for residential properties remains strong, competition among property developers for land is likely to continue to intensify. In recent years, land premiums have increased notably in major cities in China and in the cities in which we operate, in particular. Construction costs have also increased in recent years mainly due to increases in labor costs and costs of raw materials. Historically, we mainly acquired state-owned land use rights through public tender, auction and listing-for-sale, cooperating with third-party business partners and acquisition of equity interests in other companies or property interests held by other companies. However, there can be no assurance that we will be able to continue to source land with favorable prices given the increasing competition for land for development. If our land acquisition costs significantly increase, we may incur substantial additional financing costs. If we cannot sell our properties at increased prices sufficient to offset increases in costs, our profitability will be adversely affected.

#### Access to capital and cost of financing

Bank loans and borrowings from financial institutions and trust financing are important funding sources for our property development. As of December 31, 2015, 2016 and 2017, the amount of our outstanding current and

non-current bank loans was RMB3,765.8 million, RMB6,945.0 million and RMB8,034.6 million, respectively. Our access to capital and cost of financing will be affected by the prevailing interest rates on bank loans, which are linked to the PBOC benchmark lending rates, the restrictions imposed by the PRC government on bank lending for property development, and the general conditions of the domestic and global capital markets.

As of December 31, 2015, 2016 and 2017, our outstanding amount of other borrowings (including loans and trust and other financings) was RMB1,897.9 million, RMB745.8 million and RMB3,594.9 million, respectively. Compared with bank loans, trust financing offers greater flexibility in terms of availability, but financing costs under trust financing arrangements are generally higher than those under bank loans. If we are unable to enter into such trust financing arrangements on favorable terms in the future, or at all, our results of operations and financial condition may be materially and adversely affected.

Our total interest cost (including capitalized interest expenses) on bank loans and other borrowings amounted to RMB782.9 million, RMB632.2 million and RMB830.9 million for the years ended December 31, 2015, 2016 and 2017, respectively. For the same years, our effective interest rate was 8.38%, 7.72% and 7.52%, respectively. Any potential increase in interest rates may result in additional interest costs for us, especially in newly raised loans.

#### Timing of property development

The development of property projects requires significant time. It may take several months, years, or even longer, after the start of development before pre-sales of properties in that development are commenced. We do not recognize revenue until properties have been sold, completed and delivered to its customers. Due to fluctuations in market demand, the revenue that we recognize in a particular period may also be affected by market conditions at the time a particular property project is pre-sold or sold. Moreover, delays in construction, regulatory approval or other processes may adversely affect the completion timetable of our projects and, therefore, our recognition of revenue from our projects.

# Pre-sales of properties

Pre-sales of properties constitute one of the most important sources of our operating cash flows during our project development process. PRC law allows us to pre-sell properties prior to their completion upon satisfaction of certain pre-conditions but requires that we use the pre-sales proceeds to finance the particular project that has been presold. See "Business — Property Development and Sales Process — Marketing and Sales". The amount and timing of cash inflows from pre-sales are affected by a number of factors, including the development schedules of our projects, restrictions on pre-sales imposed by the PRC government, the availability and affordability of mortgage financing for our purchasers, market demand for our properties and the number of our properties available for pre-sale. In addition, any reduction in cash flows from the pre-sales of our properties will likely increase our reliance on external financing, which may increase our costs and may impact our ability to finance our continuing property development.

# Fair value of our investment properties

Changes in the fair value of our investment properties have had, and are expected to continue to have, a substantial effect on our results of operations. Investment properties are initially measured at their fair values

based on valuations performed by our independent property valuer, and subsequent gains or losses arising from changes in these fair values are recorded as fair value gains or losses on investment properties. The property valuer has used methods of valuation which involve, *inter alia*, certain estimates including current market transaction prices for comparable properties, appropriate yield rates and expected current market rents. Favorable or unfavorable changes to the assumptions would result in changes in the estimated fair value of our investment properties and corresponding adjustments to the amount of gain or loss reported in the combined statements of comprehensive income. For the year ended December 31, 2015, our fair gains on investment properties was RMB614.1 million. For the years ended December 31, 2016 and 2017, our fair value losses on investment properties were RMB109.8 million and RMB287.4 million, respectively. The amounts of valuation adjustments are likely to continue to be significant as a result of market fluctuations and have a significant impact on our results of operations. See "Risk Factors — Risks Relating to Our Business — The fair value of our investment properties is likely to fluctuate from time to time and may decrease significantly in the future, which may materially and adversely affect our profitability."

#### LAT

Our property development is subject to LAT in respect of the appreciated value of the related land and improvements on such land. LAT applies to both domestic and foreign investors engaged in real estate development in China and is levied on properties sold at progressive rates ranging from 30% to 60% on the appreciation of land value. We paid RMB147.1 million, RMB331.9 million and RMB349.2 million for LAT for the years ended December 31, 2015, 2016 and 2017, respectively. The fluctuation in the amount of LAT paid during these periods was mainly due to the delivery timetables of our projects and differences in the sales prices of the properties in its various developments. We make provisions for LAT based on our recognized sales and in accordance with our estimates of the LAT rate which will be applicable under relevant PRC laws and regulations. For the years ended December 31, 2015, 2016 and 2017, we made LAT provisions of RMB388.2 million, RMB373.8 million and RMB 401.1 million, respectively. LAT liabilities are subject to determination by the tax authorities upon the completion of the property development projects and may be different from the amounts that were initially recorded. Any such differences may impact our profits after tax and deferred tax provision in the periods in which such taxes are finalized with the relevant tax authorities. For further information on PRC regulations relating to LAT, see "Regulatory Overview — Regulations on Taxation — Land Appreciation Tax".

#### CRITICAL ACCOUNTING POLICIES, ESTIMATES AND JUDGMENTS

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

These estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. The relevant estimates or underlying assumptions that we have made in the past have been generally in line with our actual results during the Track Record Period.

Judgments made by our management in the application of IFRS that have significant effect on our financial statements and major sources of estimation uncertainty are discussed in Note 2 of the Accountants' Report included in Appendix I to this prospectus.

The selection of critical accounting policies and the sensitivity of reported results to changes in conditions and assumptions are factors to be considered when reviewing our financial statements. The following critical accounting policies involve the most significant judgments and estimates used in the preparation of our combined financial statements.

# Revenue recognition

Revenue is recognized in profit or loss when it is probable that the economic benefits will flow to us and the revenue and costs, if applicable, can be measured reliably on the following basis:

#### Sale of Properties

Revenue from the sale of properties in the ordinary course of business is recognized when all the following criteria are met:

- (a) the significant risks and rewards of ownership of the properties are transferred to purchasers;
- (b) neither continuing managerial involvement to the degree usually associated with ownership, nor effective control over the properties are retained;
- (c) the amount of revenue can be measured reliably;
- (d) it is probable that the economic benefits associated with the transaction will flow to the Group; and
- (e) the cost incurred or to be incurred in respect of the transaction can be measured reliably.

The above criteria for the sale of properties are met when construction of the relevant properties has been completed and the Group has obtained the project completion report issued by the relevant government authorities, the properties have been delivered to the buyers, and the collectability of related receivables is reasonably assured. Payments received on properties sold prior to the date of revenue recognition are included in the combined statements of financial position under current liabilities.

#### Rental income

Rental income is recognized on a time proportion basis over the lease terms.

#### Service income

Service income derived from hotel operation and the provision of property maintenance and management services is recognized when the relevant services are rendered.

#### Interest income

Interest income is recognized, on an accrual basis using the effective interest method by applying the rate that discounts the estimated future cash receipts over the expected life of the financial instrument of the net carrying amount of the financial asset.

#### Revenue of the sale of other goods

Revenue of the sale of other goods is recognized when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold.

# Properties under development

Properties under development are intended to be held for sale after completion.

Properties under development are stated at the lower of cost comprising land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period and net realizable value.

Properties under development are classified as current assets unless those will not be realized in normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

# Completed properties held for sale

Completed properties held for sale are stated in the statements of financial position at the lower of cost and net realizable value. Cost is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties. Net realizable value takes into account the price ultimately expected to be realizable, less estimated costs to be incurred in selling the properties.

#### **Investment properties**

Investment properties are interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of each of the Relevant Periods.

Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognized in profit or loss in the year of the retirement or disposal.

For a transfer from investment properties to owner-occupied properties or inventories, the deemed cost of a property for subsequent accounting is its fair value at the date of change in use. If a property occupied by the Group as an owner-occupied property becomes an investment property, the Group accounts for such property in accordance with IAS 16 Property, Plant and Equipment up to the date of change in use, and any difference at that date between the carrying amount and the fair value of the property is accounted for as a revaluation and carried in the asset revaluation reserve in equity. For a transfer from inventories to investment properties, any difference between the fair value of the property at that date and its previous carrying amount is recognized in profit or loss.

#### Transfer to or from investment property

Transfers to or from investment property shall be made when and only when there is a change in use evidenced by:

- (a) commencement of owner-occupation, for a transfer from investment property to owner-occupied property;
- (b) commencement of development with a view to sale, for a transfer from investment property to inventories;
- (c) end of owner-occupation, for a transfer from owner-occupied property to investment property; or
- (d) commencement of an operating lease to another party, for a transfer from inventories to investment property.

#### Estimate of fair value of investment properties

Investment properties under construction carried at fair value, were revalued at each reporting date based on the appraised market value provided by independent professional valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at the end of each of the Relevant Periods.

The principal assumptions for the Group's estimation of the fair value include those related to estimated rental values with reference to the current market rents for similar properties in the same location and condition, appropriate capitalization rates and expected profit margin. The fair value of investment properties at December 31, 2015, 2016 and 2017 were RMB8,288.7 million, RMB8,319.9 million, and RMB8,722.9 million, respectively.

#### Financial liabilities

### Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings, net of directly attributable transaction costs.

The Group's financial liabilities include trade and bills payables, other payables, amounts due to shareholders, amounts due to related companies and interest-bearing bank and other borrowings.

#### Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

#### Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the effective interest rate amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortization is included in finance costs in profit or loss.

#### **Borrowing costs**

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalized as part of the cost of those assets. The capitalization of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalized. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

#### **Income tax**

Income tax comprises current and deferred tax. Income tax relating to items recognized outside profit or loss is recognized outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the Relevant Periods, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the Relevant Periods between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilized, except:

- where the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries and associates deferred tax assets are only recognized to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at the end of each Relevant Periods and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at the end of each Relevant Periods and are recognized to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the Relevant Periods.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

For more details of our accounting policies and judgments, see "Appendix I — Accountants' Report".

# RESULTS OF OPERATIONS

The following tables set forth a summary of our combined results of operations for the periods indicated. Our historical results presented below are not necessarily indicative of the results that may be expected for any future period.

# Combined statements of comprehensive income

	For the Year Ended December 31,				
	2015	2016	2017		
	(RMB'000)	(RMB'000)	(RMB'000)		
Revenue	5,376,799	8,775,465	6,139,672		
Cost of sales	(3,125,008)	(6,219,879)	(3,648,023)		
Gross profit	2,251,791	2,555,586	2,491,649		
Other income and gains	98,096	94,597	282,946		
Selling and distribution expenses	(159,503)	(222,844)	(240,256)		
Administrative expenses	(186,481)	(228,085)	(305,204)		
Other expenses	(26,479)	(41,234)	(17,478)		
Fair value gains/(losses) on investment properties	614,065	(109,822)	(287,414)		
Finance costs	(358,084)	(354,428)	(441,537)		
Share of losses of associates	(4,978)	(14,810)	(68,485)		
Share of gains / (losses) of joint ventures	(10,200)	(17,106)	486,563		
Profit before tax	2,218,227	1,661,854	1,900,784		
Income tax expense	(889,573)	(730,774)	(705,301)		
Profit and total comprehensive income for the year	1,328,654	931,080	1,195,483		
Attributable to:					
Owners of the parent	1,328,654	931,080	1,220,728		
Non-controlling interests			(25,245)		
Profit for the year	1,328,654	931,080	1,195,483		

#### DESCRIPTION OF SELECTED LINE ITEMS OF STATEMENTS OF PROFIT OR LOSS

#### Revenue

We derive our revenue from property development and sales, commercial property investment and operations and hotel operations. The following table sets forth our revenue by segment and the percentage of total revenue for the periods indicated.

	For the Year Ended December 31,						
	2015		2016		2017		
	Amount	% of Total	Amount	% of Total	Amount	% of Total	
	(RMB'000)	(%)	(RMB'000)	(%)	(RMB'000)	(%)	
Revenue							
Property development and sales							
Sale of residential property	4,936,775	91.8	8,015,019	91.3	4,956,239	80.7	
Sale of commercial property							
(including office and ancillary properties)	149,007	2.8	350,556	4.0	757,432	12.3	
Parking lots	38,378	0.7	183,432	2.1	224,720	3.7	
Sub-total	5,124,160	95.3	8,549,007	97.4	5,938,391	96.7	
Commercial property investment and operations							
Rent and property management fees	187,280	3.5	165,697	1.9	165,670	2.7	
Revenue generated from the theme park	39,447	0.7	27,373	0.3	750	0.0	
Sub-total	226,727	4.2	193,070	2.2	166,420	2.7	
Hotel operations	25,912	0.5	33,388	0.4	34,861	0.6	
Total	5,376,799	100.0	8,775,465	100.0	6,139,672	100.0	

# Property development and sales

Revenue from property development and sales is recognized only after properties have been sold to purchasers and after satisfying the requirements for delivery as stipulated in the sale and purchase agreements.

Consistent with industry practice, we typically enter into sales contracts with purchasers while the properties are still under development but after satisfying the conditions for pre-sales in accordance with PRC laws and regulations. See "Business — Property Development and Sales Process — Marketing and Sales". Before the criteria for the recognition of sales of properties are met, payments received from purchasers are recorded as "advances from customers" in our combined financial statements.

There is a time difference between the pre-sales of properties in projects under development and the completion of construction. Because the timing of completion of our properties varies according to the construction timetable, our results of operations may vary significantly from period to period depending on the GFA sold or pre-sold, and the timing between pre-sales and completion and delivery of the properties to

purchasers. Periods in which we pre-sell a large amount of aggregate GFA may not be periods in which we generate a correspondingly high level of revenue if the properties pre-sold are not completed and delivered within the same period. As a result, our revenue from property development and sales may fluctuate due to factors such as the schedule of our property development and the timing of property sales.

The recognized ASP of properties sold also fluctuated from year to year depending on the selling prices for properties in cities and regions where we developed and sold property projects as well as the types of properties delivered in the relevant years. The following table sets forth our revenue recognized from sale of properties, the recognized GFA and the recognized ASP per sq.m. for the periods indicated.

For the Year Ended December 31,

		2015		2016				2017		
	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	Revenue after business tax and surcharges	Recognized GFA	Recognized ASP	
	(RMB'000)	(sq.m.)	(RMB/sq.m.)	(RMB'000)	(sq.m.)	(RMB/sq.m.)	(RMB'000)	(sq.m.)	(RMB/ sq.m.)	
Nanjing	4,207,543	438,282	9,600	5,288,698	467,095	11,323	4,916,801	408,418	12,039	
Suzhou	_	_		949,500	95,170	9,977	606,782	58,806	10,318	
Changzhou	706,080	118,915	5,938	607,813	100,596	6,042	171,139	21,834	7,838	
$Wuxi\ \dots\dots$	48,630	2,905	16,740	31,413	2,364	13,288	93,700	5,814	16,116	
Nantong	161,169	21,732	7,416	738,732	100,833	7,326	81,923	11,792	6,947	
Changshu	738	250(1)	2,952	932,851	59,727	15,619	68,046	5,697	11,944	
Total	5,124,160	582,084	8,803	8,549,007	825,785	10,353	5,938,391	512,361	11,590	

Note:

The table below sets forth a sensitivity analysis for our recognized ASP, illustrating, for the periods indicated, their impact on our profit before taxation if our recognized ASP had been 5% higher or lower, assuming all other variables remained constant.

	For the Year Ended December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Increase/(decrease) in profit before taxation				
If recognized ASP had been 5% higher	256,208	427,450	296,920	
As a percentage of profit before taxation	12%	26%	16%	
If recognized ASP had been 5% lower	(256,208)	(427,450)	296,920	
As a percentage of profit before taxation	-12%	-26%	-16%	

<sup>(1)</sup> Consists entirely of car parks delivered in 2015.

## Commercial property investment and operations

We also generate rental income from our lease of commercial properties, office space and car parks and fee income from operation of our amusement park. Our commercial properties include Nanjing Hong Yang Plaza (including the amusement park) and certain other retail spaces accompanying our residential properties. We hold these commercial properties for capital appreciation and lease them to generate rental income or operate them to generate fee income. In addition, we charge certain tenants with site use fees and advertising space use fees.

The following table sets forth a breakdown of the revenue generated by our commercial properties by project for the periods indicated.

	For the Year Ended December 31,						
		2015		2016	2017		
	Revenue	Revenue	% of total revenue from the investment properties	Revenue	% of total revenue from the investment properties	Revenue	% of total revenue from the investment properties
	(RMB'000)	(%)	(RMB'000) (%)		(RMB'000)	(%)	
Nanjing Hong Yang Plaza							
Rent and property							
management fees	185,224	81.7%	163,825	84.9%	163,695	98.4%	
Revenue generated from the							
theme park	39,447	17.4%	27,373	14.1%	750	0.4%	
Subtotal	224,671	99.1%	191,198	99.0%	164,445	98.8%	
Other retail spaces <sup>(1)</sup>	2,056	0.9%	1,872	1.0%	1,975	1.2%	
Total	226,727	<u>100.0</u> %	193,070	100.0%	166,420	$\underline{100.0}\%$	

Note:

For tenants of our Nanjing Hong Yang Plaza and Changzhou Hong Yang Plaza, rents are usually fixed during a preliminary period, and for the remaining term, are charged at an increased fixed rate. For certain tenants, rents are determined on a pre-determined percentage of the retail gross revenue of the tenants. The tenants must accurately report their gross revenue to us on a monthly basis. Failure to do so will subject them to a contractual penalty. For the years ended December 31, 2015, 2016 and 2017, the rent and property management fees from Nanjing Hong Yang Plaza included contingent rental income of RMB2.7 million, RMB3.0 million and RMB2.4 million, respectively.

The fair value of completed investment properties is determined by the income capitalization method by taking into account the net rental income of the properties derived from the existing leases and/or achievable in the existing market with due allowance for the reversionary income potential of the leases, which have been then capitalized to determine the fair value at an appropriate capitalization rate. A significant increase (decrease) in the estimated rental value would result in a significant increase (decrease) in the fair value of the investment properties. A significant increase (decrease) in the capitalization rate in isolation would result in a significant decrease (increase) in the fair value of the investment properties.

<sup>(1)</sup> Include spaces accompanying our projects that generate rental income for us, such as Nanjing Jing Cheng retail spaces.

The following table demonstrates the sensitivity of the fair value of completed investment properties during the Track Record Period to hypothetical changes in rental and capitalization rate:

	Fair value of completed commercial properties							
		Ye	ar ended Dece	mber 3	1,			
Hypothetical changes in the input	2015		2016		2017			
	(RMB'000, except for percentages)							
Rent								
5%	8,163,000	5%	8,465,700	5%	8,256,400	5%		
0%	7,781,700	0%	8,076,700	0%	7,886,400	0%		
-5%	7,402,000	-5%	7,686,700	-5%	7,500,400	-5%		
Capitalization rate								
5%	7,577,000	-3%	7,864,700	-3%	7,687,400	-3%		
0%	7,781,700	0%	8,076,700	0%	7,886,400	0%		
-5%	7,997,000	3%	8,294,000	3%	8,095,400	3%		

The following table demonstrates the sensitivity of the fair value of investment properties under construction during the Track Record Period to hypothetical changes in estimation construction cost:

	Fair value of commercial properties under construction							
	Year ended December 31,							
Hypothetical changes in the input	2015	1)	2016		2017			
	(RMB'000, except for percentages)							
Estimated construction cost								
10%	296,000	1%	245,300	1%	464,900	4%		
0%	293,000	0%	243,200	0%	448,100	0%		
-10%	290,000	-1%	241,100	-1%	431,300	-4%		

Note:

# **Hotel Operations**

Our revenue from hotel operations mainly represents hotel room rent, dining fees and meeting venue booking fees generated from Nanjing Hong Yang Hotel and Wuxi Lakefort Hotel. This revenue is recognized over the period when such services are rendered.

<sup>(1)</sup> The sensitivity analysis is not applicable for the year ended December 31, 2015, since there was no investment properties under development in the same year.

The following table sets forth a breakdown of the revenue generated by our hotels for the periods indicated.

For the	Voor	Ended	Docom	hor 31
ror the	y ear	ranaea	Decem	per 51.

		2015		2016	2017		
	Revenue % of total rever from the hote		Revenue	% of total revenue from the hotel	Revenue	% of total revenue from the hotel	
	(RMB'000)	%	(RMB'000)	%	(RMB'000)	%	
Nanjing Hong Yang Hotel	18,329	70.7%	20,200	60.5%	22,825	66.5%	
Wuxi Lakefort Hotel	7,583	29.3%	13,188	39.5%	12,036	34.5%	
Total	25,912	100.0%	33,388	100.0%	34,861	100.0%	

#### **Cost of Sales**

For the years ended December 31, 2015, 2016 and 2017, our cost of sales was RMB3,125.0 million, RMB6,219.9 million and RMB3,648.0 million, respectively, equivalent to approximately 58.1%, 70.9% and 59.4% of our revenue for the respective periods.

The following table sets forth a breakdown of our cost of sales for the periods indicated.

	For the Year Ended December 31,							
	2015	5	2016		201	7		
	(RMB'000)	%	(RMB'000)	%	(RMB'000)	%		
Cost of property								
development and sales								
Construction costs	2,253,728	72.1%	3,112,740	49.3%	2,099,210	57.5%		
Land acquisition costs	595,775	19.1%	2,398,111	38.7%	1,133,361	31.1%		
Capitalized interest	136,866	4.4%	573,605	9.8%	308,378	8.5%		
Sub-total	2,986,369	95.6%	6,084,456	97.8%	3,540,949	97.1%		
Cost of commercial								
property investment and operations	95,230	3.0%	92,741	1.5%	59,305	1.6%		
Cost of hotel operations	43,409	1.4%	42,682	0.7%	47,769	1.3%		
Total	3,125,008	100.0%	6,219,879	100.0%	3,648,023	100.0%		

The following table sets forth certain other data regarding our cost of sales for the periods indicated.

	For the Year Ended December 31,			
	2015	2016	2017	
Total recognized GFA (sq.m.)	582,084	825,785	512,361	
Average cost per sq.m. sold (RMB)	5,130.5	7,368.1	6,910.9	
Average cost as % of ASP	58.3%	71.2%	59.6%	
Average land acquisition cost per sq.m. sold (RMB)	1,023.3	2,904.0	2,212.0	
Average land acquisition cost as % of ASP	11.6%	28.1%	19.1%	

# Cost of property development and sales

Cost of property development and sales mainly includes construction costs, land acquisition costs, and capitalized interest. We recognize the cost of property sales for a given period to the extent that revenue from such properties has been recognized in such period.

#### Construction costs

Construction costs represent costs for the design and construction of a project, primarily consisting of payments to our contractors, including those responsible for civil engineering, construction, landscaping, equipment installation and interior decoration, as well as infrastructure construction costs and design costs. Our construction costs are affected by a number of factors, such as changes in the price of construction materials, the location and type of properties under construction and investments in ancillary facilities.

The table below sets forth a sensitivity analysis for our construction costs illustrating, for the periods indicated, their impact on our profit before taxation if our construction costs had been 5% higher or lower, assuming all other variables remained constant.

	For the Year Ended December 31,				
	2015	2016	2017		
	(RMB'000)	(RMB'000)	(RMB'000)		
Increase/(decrease) in profit before taxation					
If construction costs per sq.m. had been 5% lower	114,905	161,587	101,546		
As a percentage of profit before taxation	5.18%	9.72%	5.34%		
If construction costs per sq.m. had been 5% higher	(114,905)	(161,587)	(101,546)		
As a percentage of profit before taxation	-5.18%	-9.72%	-5.34%		

#### Land acquisition cost

Land acquisition costs represent costs relating to acquisition of the rights to occupy, use and develop land, and primarily include land premium paid in connection with land grants from the PRC government or land obtained by urban redevelopment, transfers, cooperative arrangements, corporate acquisitions or otherwise. Our land acquisition costs are affected by a number of factors, such as the method of acquisition, the location of the underlying property, market conditions, the project's plot ratios, the designated use of the underlying property and changes in PRC policies and regulations. We may also be required to pay demolition and resettlement costs as part of our land acquisition costs.

The table below sets forth a sensitivity analysis for our land acquisition costs, illustrating, for the periods indicated, the impact on our profit before taxation if our land acquisition costs had been 5% higher or lower, assuming all other variables were held constant.

	For the Year Ended December 31,				
	2015	2016	2017		
	(RMB'000)	(RMB'000)	(RMB'000)		
Increase/(decrease) in profit before taxation					
If land acquisition costs per sq.m. had been 5% lower	30,375	124,490	54,825		
As a percentage of profit before taxation	1.37%	7.49%	2.88%		
If land acquisition costs per sq.m. had been 5% higher	(30,375)	(124,490)	(54,825)		
As a percentage of profit before taxation	-1.37%	-7.49%	-2.88%		

As land acquisition costs vary by location and as we recognize land acquisition costs only when properties satisfy the requirements for delivery, our total land acquisition costs per sq.m. vary from period to period due to differences in the composition of the total GFA delivered by each project. For example, a significant proportion of our total properties delivered in a certain period may be in locations with relatively low land acquisition costs, resulting in relatively low total land acquisition costs per sq.m. for that period, while, in another period, a significant proportion of our total GFA delivered may be in locations with relatively high land acquisition costs, resulting in relatively high total land acquisition costs per sq.m. for that period. As the location of our properties completed and delivered in future periods will vary from past periods, the above sensitivity analysis is for reference only and should not be unduly relied upon.

Our average land acquisition cost per sq.m. for the years ended December 31, 2015, 2016 and 2017 was RMB1,023.5, RMB2,904.0, and RMB2,212.0 respectively. The average land acquisition cost per square meter has been calculated by dividing the land acquisition cost for the period by the recognized GFA for the period. The average land acquisition cost in 2016 was higher than that in 2015 and 2017 because we delivered certain projects located in Suzhou, Changzhou and Jiangning District, Nanjing that have high land acquisition costs in 2016.

#### Capitalized Interest

We capitalize a significant portion of our finance costs to the extent that such costs are directly attributable to the construction of a particular project. Finance costs that are not directly attributable to the development of a project are expensed and recorded as finance costs in our combined income statements in the period in which they are incurred.

## Cost of Commercial Property Investment and Operations

Our cost of commercial property investment and operations primarily includes depreciation costs, amortization, utilities and cleaning fees.

# Cost of Hotel Operations

Our cost of hotel operations primarily includes staff costs, utility costs, depreciation expenses of the hotel building and amortization of decoration expenses.

#### **Gross Profit and Gross Profit Margin**

Our gross profit represents revenue less cost of sales. Our gross profit for the years ended December 31, 2015, 2016 and 2017 was RMB2,251.8 million, RMB2,555.6 million and RMB2,491.6 million, respectively. Our gross profit margin for the years ended December 31, 2015, 2016 and 2017 was 41.9%, 29.1% and 40.6%, respectively.

The following table sets forth our gross profit and gross profit margin by segment for the years indicated.

	For the Year Ended December 31,						
	2015		2016		201	7	
	Gross Profit (RMB in millions)	Gross Profit Margin (%)	Gross Profit (RMB in millions)	Gross Profit Margin (%)	Gross Profit (RMB in millions)	Gross Profit Margin (%)	
Property development and sales	2,137.8	41.7%	2,464.6	28.8%	2,397.4	40.4%	
Commercial property investment and operations	131.5	58.0%	100.3	52.0%	107.1	64.4%	
Hotel operations	(17.5)	(67.5)%	(9.3)	(27.8)%	(12.9)	(37.0)%	
Total	2,251.8	41.9%	2,555.6	29.1%	2,491.6	40.6%	

Our hotel operations incurred losses of RMB17.5 million, RMB9.3 million and RMB12.9 million for the years ended December 31, 2015, 2016 and 2017, respectively, primarily because the occupancy rates of our Wuxi Lakefort Hotel were relatively low.

#### Other Income and Gains

Our other income and gains consists of interest income, financial guarantees contracts gain, service income, government grants and others. Interest income primarily consists of interest income on bank deposits, short-term wealth management products and advances to joint ventures and associated companies. For the years ended December 31, 2015, 2016 and 2017, we received discretionary government grants of RMB1.2 million, RMB1.5 million, and RMB1.2 million, respectively, in recognition of our achievements in energy saving and environmental protection.

The following table sets forth a breakdown of our other income and gains for the periods indicated.

	For the Year Ended December 31,						
	2015		2016		201	.7	
	(RMB'000)	%	(RMB'000)	%	(RMB'000)	%	
Other income and gains							
Interest income	93,782	95.6%	89,789	94.9%	237,983	84.1%	
Financial guarantees contracts gain	_	_	_	_	29,621	10.5%	
Government grants	1,208	1.2%	1,499	1.6%	1,190	0.4%	
Forfeiture of deposit	1,744	1.8%	880	0.9%	792	0.3%	
Others <sup>(1)</sup>	1,362	1.4%	2,429	2.6%	13,360	4.7%	
Total	98,096	100.0%	94,597	100.0%	282,946	100.0%	

Note:

#### **Selling and Distribution Expenses**

Our selling and distribution expenses primarily consist of advertising and business development expenses, labor cost and property management expenses. For the years ended December 31, 2015, 2016 and 2017, our selling and distribution expenses were RMB159.5 million, RMB222.8 million and RMB240.3 million, respectively.

The following table sets forth a breakdown of our selling and distribution expenses for the periods indicated.

	For the Year Ended December 31,					
	2015		2016		2017	
	(RMB'000)	%	(RMB'000)	%	(RMB'000)	%
Selling and distribution expenses						
Advertising and business development expenses	74,302	46.6%	85,663	38.4%	110,923	46.2%
Labor cost	46,735	29.3%	82,828	37.2%	65,069	27.1%
Property management expenses	16,590	10.4%	26,446	11.9%	29,135	12.1%
Commission	4,957	3.1%	8,806	4.0%	17,036	7.1%
Office expenses	4,081	2.6%	4,274	1.9%	4,552	1.9%
Depreciation	3,640	2.3%	3,508	1.6%	4,113	1.7%
Others	9,198	5.7%	11,319	5.0%	9,428	3.9%
Total	159,503	100.0%	222,844	100.0%	240,256	100.0%

## **Administrative Expenses**

Our administrative expenses primarily consist of labor costs, depreciation and amortization, professional fee, entertainment expenses and tax. For the years ended December 31, 2015, 2016 and 2017, our administrative expenses were RMB186.5 million, RMB228.1 million and RMB305.2 million, respectively.

<sup>(1) &</sup>quot;Others" include refund of personal income tax, and revenue generated from sales of decoration.

The following table sets forth a breakdown of our administrative expenses for the periods indicated.

For the Year Ended December 31,

2015		2016		2017	
(RMB'000)	%	(RMB'000)	%	(RMB'000)	%
91,946	49.3%	96,915	42.4%	148,876	48.8%
13,955	7.5%	9,549	4.2%	30,242	9.9%
11,432	6.1%	36,853	16.2%	29,882	9.8%
7,541	4.0%	15,709	6.9%	24,295	8.0%
25,266	13.5%	26,887	11.8%	24,119	7.9%
9,086	4.9%	12,113	5.3%	12,543	4.1%
8,064	4.3%	8,614	3.8%	11,731	3.8%
629	0.3%	179	0.1%	2,365	0.8%
3,727	2.0%	3,321	1.5%	1,429	0.5%
14,835	8.1%	17,945	7.8%	19,722	6.4%
<u>186,481</u>	100.0%	228,085	<u>100.0</u> %	305,204	<u>100.0</u> %
	91,946 13,955 11,432 7,541 25,266 9,086 8,064 629 3,727 14,835	(RMB'000)     %       91,946     49.3%       13,955     7.5%       11,432     6.1%       7,541     4.0%       25,266     13.5%       9,086     4.9%       8,064     4.3%       629     0.3%       3,727     2.0%       14,835     8.1%	(RMB'000)         %         (RMB'000)           91,946         49.3%         96,915           13,955         7.5%         9,549           11,432         6.1%         36,853           7,541         4.0%         15,709           25,266         13.5%         26,887           9,086         4.9%         12,113           8,064         4.3%         8,614           629         0.3%         179           3,727         2.0%         3,321           14,835         8.1%         17,945	(RMB'000)         %         (RMB'000)         %           91,946         49.3%         96,915         42.4%           13,955         7.5%         9,549         4.2%           11,432         6.1%         36,853         16.2%           7,541         4.0%         15,709         6.9%           25,266         13.5%         26,887         11.8%           9,086         4.9%         12,113         5.3%           8,064         4.3%         8,614         3.8%           629         0.3%         179         0.1%           3,727         2.0%         3,321         1.5%           14,835         8.1%         17,945         7.8%	(RMB'000)         %         (RMB'000)         %         (RMB'000)           91,946         49.3%         96,915         42.4%         148,876           13,955         7.5%         9,549         4.2%         30,242           11,432         6.1%         36,853         16.2%         29,882           7,541         4.0%         15,709         6.9%         24,295           25,266         13.5%         26,887         11.8%         24,119           9,086         4.9%         12,113         5.3%         12,543           8,064         4.3%         8,614         3.8%         11,731           629         0.3%         179         0.1%         2,365           3,727         2.0%         3,321         1.5%         1,429           14,835         8.1%         17,945         7.8%         19,722

#### **Other Expenses**

Our other expenses mainly comprise (i) the compensation paid to certain tenants of Hong Yang Plaza Hall B1 in connection with its renovation and upgrading work, (ii) loss on disposal of plant, property and equipment and (iii) donations. For the years ended December 31, 2015, 2016 and 2017, our other expenses were RMB26.5 million, RMB41.2 million and RMB17.5 million, respectively.

#### Fair Value Gains/(Losses) on Investment Properties

Fair value gains on investment properties represent the excess of the current estimated value over the carrying value of the investment properties. Upward fair value adjustments are unrealized capital gains on an investment property as of the relevant reporting date. The amount of the increase in fair value attributable to an investment property depends on the prevailing property market and such increase is a non-cash gain which does not generate any cash inflow as long as we hold the relevant investment property.

The fair value gains on investment properties for the year ended December 31, 2015 was RMB614.1 million. The fair value loss on investment properties was RMB109.8 million and RMB287.4 million in 2016 and 2017, respectively.

#### **Finance Costs**

Our finance costs mainly consist of interest on bank loans and other borrowings less interest capitalized.

The following table sets forth our finance costs for the periods indicated.

	For the Year Ended December 31,				
	2015	2016	2017		
	(RMB'000)	(RMB'000)	(RMB'000)		
Interest on bank loans and other borrowings	782,935	632,232	830,858		
Interest on bank loans	612,947	344,235	516,157		
Interest on other borrowings	169,988	287,997	314,701		
Less: Interest capitalized	(424,851)	(277,804)	(389,321)		
Total	358,084	354,428	441,537		

#### Share of Gains/(Losses) on Joint Ventures and Associates

Our share of gains/(losses) on joint ventures and associates represents our share of profit and loss in our joint ventures and associate companies, most of which were set up with partners for joint land acquisition and collaborative property development. We generally expect not to receive gains from such joint ventures and associated companies until their respective development of property projects are completed and delivered. We had a portfolio of 35 joint ventures and associate companies during the Track Record Period and as of December 31, 2017. For the years ended December 31, 2015 and 2016, our share of loss on joint ventures and associates was RMB15.2 million and RMB31.9 million, respectively. For the year ended December 31, 2017, our share of gains on joint ventures and associates was RMB418.1 million.

#### **Income Tax Expenses**

Our income tax expenses for a given period include payments and provisions made for corporate income tax and LAT. The following table sets forth a breakdown of our income tax expenses for the periods indicated.

	For the Year Ended December 31,				
	2015	2016	2017		
	(RMB'000, except for percentages				
Current tax:					
PRC corporate income tax	254,666	506,187	465,350		
PRC LAT	388,249	373,784	401,082		
Deferred tax	246,658	(149,197)	(161,131)		
Total tax charge for the year	<u>889,573</u>	730,774	705,301		
Effective tax rate <sup>(1)</sup>	27.2%	27.0%	28.1%		

Note:

# Corporate income tax

Our PRC Subsidiaries are subject to a corporate income tax at the rate of 25% according to the EIT Law. For the years ended December 31, 2015, 2016 and 2017, we paid RMB254.7 million, RMB506.2 million and

<sup>(1)</sup> Calculated effective corporate income tax rate (deducting the tax effect from LAT) by using the quotient of (a) result of PRC corporate income tax plus deferred income tax, divided by (b) the result of profit before income tax minus LAT eliminating share of profits of investments accounted for using the equity method.

RMB456.4 million of PRC corporate income tax. For the same periods, our effective corporate income tax rate was 27.2%, 27.0% and 28.1%, respectively.

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law of the Cayman Islands and, is exempted from Cayman Islands income tax. The Company's direct Subsidiary in the BVI was incorporated under the BVI Business Companies Act of the British Virgin Islands and is exempted from British Virgin Islands income tax. Hong Kong Profits Tax was calculated at 16.5% of the assessable profit during the Track Record Period. No provision for Hong Kong Profits Tax was made as our Group did not have any assessable profit during the Track Record Period subject to Hong Kong Profits Tax.

#### LAT

Under PRC laws and regulations, our property development and sales are subject to LAT in respect of the appreciated value of the related land and improvements on such land. LAT applies to both domestic and foreign investors in real estate development in the PRC and is levied on properties for sale, at progressive rates ranging from 30% to 60% on the appreciation of land value. Certain exemptions are available for the sale of ordinary residential properties if the appreciation values do not exceed 20% of the total deductible items (as defined in the relevant tax laws). Whether a property qualifies for the ordinary residential property exemption is determined by the local government. Historically, sales of higher-end properties and commercial properties have had higher appreciation values, and have been therefore generally subject to higher LAT rates. On December 28, 2006, the SAT issued the Notice on the Settlement Management of Land Appreciation Tax on Real Estate Enterprises (《關於房地產開發企業土地增值稅清算管理有關問題的通知》), which took effect on February 1, 2007. Such notice provides further clarification regarding the settlement of LAT. Local provincial tax authorities can formulate their own implementation rules according to the notice and local conditions. On May 12, 2009, the SAT issued the Regulations of Land Appreciation Tax Settlement Administration (《土地增值税清算管理規程》), effective on June 1, 2009, which further clarifies the specific conditions and procedures for the settlement of LAT. We make provisions for LAT by reference to our recognized sales and in accordance with our estimates of the LAT which will be payable under relevant PRC laws and regulations, but only prepay 2% to 3% of the pre-sales or sales proceeds after the pre-sales or sales, as the case may be, as required by the local tax authorities under prevailing market practice. During the years ended December 31, 2015, 2016 and 2017, we paid RMB147.1 million, RMB331.9 million and RMB349.2 million for LAT for those periods and made LAT provisions of RMB388.2 million, RMB373.8 million and RMB401.1 million, respectively. See "Regulatory Overview — Regulations on Taxation — Land Appreciation Tax" for more details on the PRC regulations on LAT.

# Profit and Total Comprehensive Income for the Year

For the years ended December 31, 2015, 2016 and 2017, we had profit and total comprehensive income of RMB1,328.7 million, RMB931.1 million and RMB1,195.5 million, respectively.

#### MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS

#### Year ended December 31, 2017 compared to Year ended December 31, 2016

Our revenue decreased by 30.0% from RMB8,775.5 million in 2016 to RMB6,139.7 million in 2017 mainly attributable to a decrease in revenue derived from our property development and sales.

The table below sets forth a summary of revenue derived from each of our business segments:

	For the Year Ended December 31,					
	2016		2017			
	RMB'000	%	RMB'000	%		
Property development and sales	8,549,007	97.4%	5,938,391	96.7%		
Commercial property investment and operations	193,070	2.2%	166,420	2.7%		
Hotel operations	33,388	0.4%	34,861	0.6%		
Total	8,775,465	<u>100.0</u> %	6,139,672	<u>100.0</u> %		

Revenue derived from property development and sales decreased by 30.5% from RMB8,549.0 million in 2016 to RMB5,938.4 million in 2017, which was mainly due to a decrease in the total GFA delivered, partially offset by an increase in the average selling price per GFA for property development projects. The total GFA delivered decreased from 825,785 sq.m in 2016 to 512,361 sq.m in 2017, which was mainly due to an increased proportion of joint development projects in which we held non-controlling interests and the GFA delivered from such projects were not counted to the GFA delivered by our Group. The average selling price increased from RMB10,353 per sq.m. in 2016 to RMB11,590 per sq.m. in 2017, which was mainly attributable to our sales in relation to Solaris Loving City • Section V (旭日愛上城第五區) in Nanjing and Wuxi Sanwan Qing (無錫三萬頃) in Wuxi that had relatively high sales prices.

Our revenue from commercial property investment and operations decreased by 13.8% from RMB193.1 million in 2016 to RMB166.4 million in 2017 mainly due to a decreased fee income from the amusement park in Nanjing Hong Yang Plaza as a result of its upgrading work since October 2016.

Our revenue from hotel operations increased by 4.5% from RMB33.4 million in 2016 to RMB34.9 million in 2017 primarily due to increases in average room rate and occupancy rate in Nanjing Hong Yang Hotel beneficial from our enhanced marketing activities.

#### Cost of sales

Our cost of sales decreased significantly by 41.3% from RMB6,219.9 million in 2016 to RMB3,648.0 million in 2017 primarily due to a decrease in cost of property development and sales, which was in line with the decrease in our total GFA sold in 2017.

# Gross profit and gross profit margin

As a result of the foregoing, our gross profit decreased by 2.5% from RMB2,555.6 million in 2016 to RMB2,491.6 million in 2017. Our gross profit margin increased from 29.1% in 2016 to 40.6% in 2017 mainly due to an increase in gross profit margin of property development and sales from 28.8% in 2016 to 40.4% in 2017. Such increase was mainly because certain projects delivered in 2016 had lower gross profit margin due to their relatively high land acquisition costs.

# Other income and gains

Our other income and gains increased significantly from RMB94.6 million in 2016 to RMB282.9 million in 2017 mainly due to an increase in interest income as a result of our increased idle capital and more efficient wealth management.

#### Selling and distribution expenses

Our selling and distribution expenses increased by 7.8% from RMB222.8 million in 2016 to RMB240.3 million in 2017 mainly due to increases in advertising and business development expenses and commission, which were in line with the increase in the number of our properties being sold.

#### Administrative expenses

Our administrative expenses increased by 33.8% from RMB228.1 million in 2016 to RMB305.2 million in 2017 mainly due to increases in (i) labor cost, as a result of increased average salary and mid-to-senior level administrative staff, (ii) depreciation and amortization and (iii) entertainment expenses, partially offset by a decrease in professional fees.

#### Other expenses

Our other expenses decreased significantly from RMB41.2 million in 2016 to RMB17.5 million in 2017 primarily due to decreases in (i) the compensation paid to certain tenants of Hong Yang Plaza Hall B1 in connection with its renovation and upgrading work and (ii) loss on disposal of plant, property and equipment.

#### Fair value loss on investment properties

The fair value loss on our investment properties increased significantly from RMB109.8 million in 2016 to RMB287.4 million in 2017 mainly because rental income from Nanjing Hong Yang Plaza Zone A decreased as we rented it as a whole as opposed to separately for cost control and operational efficiency.

# Finance costs

Our finance costs increased by 24.6% from RMB354.4 million in 2016 to RMB441.5 million in 2017 mainly due to an increase in the total amount of our loans.

# Share of (losses)/gain on joint ventures and associates

Our share of losses of joint ventures and associates in 2016 was RMB31.9 million, and our share of gains of joint ventures and associates in 2017 was RMB 418.1 million mainly because certain of our jointly developed projects were delivered in 2017.

#### Income tax expense

Our income tax expense decreased by 3.5% from RMB730.8 million in 2016 to RMB705.3 million in 2017 mainly due to a decrease in PRC corporate income tax as a result of a decrease in our taxable income in 2017, which was partially offset by an increase in PRC LAT in 2017.

## Profit and total comprehensive income for the year

As a result of the foregoing reasons, our profit and total comprehensive income for the year increased by 28.4% from RMB931.1 million in 2016 to RMB1,195.5 million in 2017.

# Year ended December 31, 2016 compared to Year ended December 31, 2015

#### Revenue

Our revenue increased by 63.2% from RMB5,376.8 million in 2015 to RMB8,775.5 million in 2016 mainly attributable to an increase in revenue derived from property development and sales.

The table below sets forth a summary of revenue derived from each of our business segments:

	For the Year Ended December 31,					
	2015		2016			
	RMB'000	%	RMB'000	%		
Property development and sales	5,124,160	95.3	8,549,007	97.4		
Commercial property investment and operations	226,727	4.2	193,070	2.2		
Hotel operations	25,912	0.5	33,388	0.4		
Total	5,376,799	100.0	8,775,465	100.0		

Revenue derived from property development and sales increased by 66.8% from RMB5,124.2 million in 2015 to RMB8,549.0 million in 2016, which was mainly due to (i) an increase in the total GFA delivered and (ii) an increase in the average selling prices per GFA for property development projects. The total GFA delivered increased from 582,084 sq.m. in 2015 to 825,785 sq.m. in 2016, which was mainly attributable to an increase in numbers of completed and delivered projects, including Solaris City • Section II and Hong Yang Upper Yard in Nanjing, and Hong Yang Upper City • Phase II in Changzhou, Hong Yang Upper Garden and Upper Lake Garden in Suzhou and Hong Yang Upper City in Nantong in 2016. The average selling price increased from RMB8,803 per sq.m. in 2015 to RMB10,353 per sq.m. in 2016, which was mainly attributable to Solaris City •

Section III, Solaris Loving City • Section V, Hong Yang Solaris Loving City • Section VI, Solaris Loving City • Colorful Wings Garden, and Hong Yang Upper Garden in Nanjing that have relatively higher sales prices in 2016.

Revenue derived from commercial property investment and operations decreased by 14.8% from RMB226.7 million in 2015 to RMB193.1 million in 2016 mainly due to (i) a decreased rental income from Nanjing Hong Yang Plaza Hall A1 caused by its renovation and upgrade in 2016 and (ii) a decreased fee income from the amusement park in Nanjing Hong Yang Plaza as a result of its upgrading work since October 2016.

Revenue derived from hotel operations increased by 28.9% from RMB25.9 million in 2015 to RMB33.4 million in 2016 primarily due to increases in (i) occupancy rates in Nanjing Hong Yang Hotel, (ii) the average rate per night in Wuxi Lakefort Hotel and (iii) revenue from dining in our hotels, all of which were brought about by our enhanced marketing activities.

#### Cost of sales

Our cost of sales increased significantly from RMB3,125.0 million in 2015 to RMB6,219.9 million in 2016 primarily due to an increase in our average cost per sq.m. sold of the properties developed by us from RMB5,130.5 in 2015 to RMB7,368.1 in 2016, which was in turn attributable to (i) an increase in our cost for land acquisition because of an increase in market prices for land acquisition and our entry into new markets with relatively high land prices, such as Changshu and (ii) an increase in our construction cost as we launched more high-end residential projects, such as Wuxi Sanwan Qing (無錫三萬頃) in Wuxi and Solaris Institution in Nanjing.

# Gross profit and gross profit margin

As a result of the foregoing, our gross profit increased by 13.5% from RMB2,251.8 million in 2015 to RMB2,555.6 million in 2016. Our gross profit margin decreased from 41.9% in 2015 to 29.1% in 2016 mainly due to a decrease in gross profit margin of property development and sales from 41.7% in 2015 to 28.8% in 2016. Such decrease was mainly because certain projects delivered in 2016 had lower gross profit margin due to their relatively high land acquisition costs.

# Other income and gains

Our other income and gains decreased by 3.6% from RMB98.1 million in 2015 to RMB94.6 million in 2016 mainly due to a decrease in interest income, partially offset by an increase in others, which include refund of personal income tax, and revenue generated from sales of decoration.

# Selling and distribution expenses

Our selling and distribution expenses increased by 39.7% from RMB159.5 million in 2015 to RMB222.8 million in 2016 mainly due to increases in labor cost and advertising and business development expenses, which were in line with the increases in the number of our sales staff and sales agents, as well as the number of our properties being sold.

#### Administrative expenses

Our administrative expenses increased by 22.3% from RMB186.5 million in 2015 to RMB228.1 million in 2016 mainly due (i) an increase in professional fee as we engaged in professionals for our LAT liquidations and financing activities and (ii) an increase in entertainment expenses, partially offset by a decrease in depreciation and amortization.

#### Other expenses

Our other expenses increased significantly from RMB26.5 million in 2015 to RMB41.2 million in 2016 primarily due to (i) the compensation paid to certain owners of Hong Yang Plaza Hall B1 in connection with its renovation and upgrading work and (ii) loss on disposal of plant, property and equipment as a result of the upgrading of the theme park.

#### Fair value gains on investment properties

The fair value gains on our investment properties in 2015 were mainly due to (i) the increase in average rent of commercial properties in Nanjing in 2015 and (ii) the expansion of Nanjing Hong Yang Plaza in 2015, whereas the fair value loss in 2016 on our investment properties was mainly due to the reclassification of Nanjing Hong Yang Plaza Hall B1 from completed properties to properties under development as its renovation and upgrading work began at the end of 2016.

#### Finance costs

Our finance costs decreased by 1.0% from RMB358.1 million in 2015 to RMB354.4 million in 2016 mainly due to (i) a decrease in average borrowing cost of new loans in 2016 referencing the PBOC benchmark interest rate at the end of 2015 after consecutive interest rate cuts and (ii) our refinancings of existing loans with new loans with lower interest rates in 2016.

#### Share of losses of joint ventures and associates

Our share of losses of joint ventures and associates increased significantly from RMB15.2 million in 2015 to RMB31.9 million in 2016 mainly due to an increase in jointly developed projects that incurred substantial development costs but had not been delivered to the customers in the same year.

#### Income tax expense

Our income tax expense decreased by 17.9% from RMB889.6 million in 2015 to RMB730.8 million in 2016 mainly due to decreases in PRC LAT and deferred tax, which was partially offset by an increase in PRC corporate income tax as a result of an increase in our taxable income.

# Profit and total comprehensive income for the year

As a result of the foregoing reasons, our profit and total comprehensive income for the year decreased by 29.9% from RMB1,328.7 million in 2015 to RMB931.1 million in 2016.

#### CERTAIN ITEMS OF STATEMENT OF FINANCIAL POSITION

# **Properties under Development**

Properties under development are intended to be held for sale after completion. Properties under development are stated at the lower of cost comprising land costs, construction costs, capitalized interests and other costs directly attributable to such properties incurred during the development period and net realizable value. Upon completion, the properties are transferred to completed properties held for sale. Our properties under development increased from RMB9,586.3 million as of December 31, 2015 to RMB10,260.8 million as of December 31, 2016 and further increased to RMB16,957.9 million as of December 31, 2017 primarily due to the expansion of our property development activities over the same periods. As of April 30, 2018, we had not transferred any properties under development as of December 31, 2017 to completed properties held for sale.

#### **Completed Properties Held for Sale**

Properties held for sale represent completed properties remaining unsold at the end of each financial period and are stated at the lower of cost and net realizable value. Cost of properties held for sale is determined by an apportionment of related costs incurred attributable to the unsold properties. Net realizable value is determined by reference to the sale proceeds of properties sold in the ordinary course of business, less applicable selling expenses, or by management estimates of the estimated selling prices based on prevailing market conditions. As of December 31, 2015, 2016 and 2017, we had completed properties held for sale of RMB1,853.2 million, RMB1,845.0 million and RMB1,842.5 million, respectively. As of April 30, 2018, we had sold approximately RMB1,180.5 million of the completed properties held for sale as of December 31, 2017.

## **Investment Properties**

Investment properties are interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Savills, an independent property valuer of us, valued our investment properties at RMB8,288.7 million, RMB8,319.9 million and RMB8,722.9 million as of December 31, 2015, 2016 and 2017 respectively.

The increases in the fair value of our investment properties were mainly due to (i) the continuing addition and expansion of our investment properties such as Changzhou Hong Yang Plaza and (ii) the renovation and upgrade of our Nanjing Hong Yang Plaza.

#### Trade and Bills Receivables

Trade and bills receivables mainly represent the outstanding purchase amounts due from purchasers of our properties and car parks, as well as outstanding invoice amounts due from our rental customers.

Our trade and bills receivables decreased significantly from RMB5.1 million as of December 31, 2015 to RMB2.9 million as of December 31, 2016 mainly because we collected receivables in connection with our rents. Our trade and bills receivables decreased to RMB1.5 million as of December 31, 2017 because we collected most receivables in connection with installment payments of car parks.

Based on our past experience, no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. During the Track Record Period, our trade receivables only accounted for an insignificant portion of our total revenue in each reporting period. In addition, considering the nature of our business and past experience, we only encountered a very limited number of incidents of default by our purchasers. As such, we believe that we are not exposed to significant credit risk of trade receivables. As of April 30, 2018, we had collected RMB1.1 million, representing 70.9% of the outstanding balance of trade and bills receivables as of December 31, 2017.

Our trade and bills receivables turnover days were 0.4 day, 0.2 day, and 0.1 day in 2015, 2016 and 2017, respectively. Our trade and bills receivables turnover days are calculated by dividing the average of trade and bills receivables at the beginning and the end of the year or period by revenue and multiply the resulting value by 365 days for the years ended December 31, 2015, 2016 and 2017.

The table below sets forth an aging analysis of our net trade receivables as of the dates indicated.

	As of December 31,			
	2015	2016	2017 (RMB'000)	
	(RMB'000)	(RMB'000)		
Less than one year	4,335	2,889	1,514	
one year and above	737			
Total	5,072	<u>2,889</u>	1,514	

### Prepayments, deposits and other receivables

The following table sets forth our prepayments, deposits and other receivables as of the dates indicated.

	As of December 31,		
	2015	2016	2017
	(RMB'000)	(RMB'000)	(RMB'000)
Loans to counterparties for acquisition of land use right	138,300	272,868	1,011,041
Prepayments for acquisition of land use rights	334,980	_	519,232
Other tax recoverable	416,208	397,659	366,634
Due from non-controlling shareholders	_	150,000	298,018
Other deposits	63,495	109,064	163,106
Prepayments for construction cost	43,546	41,609	110,887
Other receivables	43,991	48,077	67,632
Due from third parties	186,196	67,421	67,421
Deposits for land use right	_	149,112	11,471
Interest receivables	10,287	1,771	11,259
Impairment	(79,852)	(79,852)	(79,852)
Total	1,157,151	1,157,729	2,546,849

Our prepayments, deposits and other receivables amounted to RMB1,157.2 million, RMB1,157.7 million and RMB2,546.8 million as of December 31, 2015, 2016 and 2017, respectively.

Our loans to counterparties for acquisition of land use right was RMB138.3 million, RMB272.9 million and RMB1,011.0 million as of December 31, 2015, 2016 and 2017, respectively. The significant increases in our loans to counterparties for acquisition of land use right were due to our increasing joint land acquisitions such as Glory Residence in Chuzhou, Wuxi Land Lot XDG-2012-54 in Wuxi, and Oriental Cloud Garden in Nantong.

Our prepayments for acquisition of land use rights decreased from RMB335.0 million as of December 31, 2015 to nil as of December 31, 2016, primarily due to the reclassification of the balance as of December 31, 2015 to properties under development as we obtained the land use right certificates for, and commenced development of, certain new projects in 2016. Our prepayments for acquisition of land use rights increased to RMB519.2 million as of December 31, 2017 as a result of the increase in acquisition of land use rights.

Our other tax recoverable includes business tax and VAT recoverable. Our other tax recoverable decreased from RMB416.2 million as of December 31, 2015 to RMB397.7 million as of December 31, 2016, and further decreased to RMB366.6 million as of December 31, 2017 due to the decrease in the tax rate as a result of changing business tax to VAT.

Our prepayments for construction cost decreased slightly from RMB43.5 million as of December 31, 2015 to RMB41.6 million as of December 31, 2016, and increased to RMB110.9 million as of December 31, 2017 primarily due to an increase in our property development projects.

Our amounts due from non-controlling shareholders were mainly cash advances from our non-wholly owned subsidiaries to non-controlling shareholders from time to time before the final settlement and distribution of our jointly-developed projects. Our amounts due from non-controlling shareholders increased from nil as of December 31, 2015 to RMB150.0 million as of December 31, 2016 and further increased to RMB298.0 million as of December 31, 2017 mainly due to increases in our jointly-developed projects.

Our amounts due from third parties were mainly cash advances to Independent Third Parties for their working capital. Our amount due from third parties decreased from RMB186.2 million as of December 31, 2015 to RMB67.4 million as of December 31, 2016 as the relevant third parties partially repaid the cash advances. Our amounts due from third parties remained at RMB67.4 million as of December 31, 2017. All of the outstanding amounts due from third parties that were not impaired as of December 31, 2017 are expected to be settled before the Listing.

Our deposits for land use right was nil, RMB149.1 million and RMB11.5 million as of December 31, 2015, 2016 and 2017, respectively. Our deposits for land use right in 2016 was mainly related to deposit paid for the public tender, auction and listing-for-sale of two parcels of land in Nantong, Jiangsu Province.

Our impairment of other receivables remained at RMB79.9 million as of December 31, 2015, 2016 and 2017, mainly representing (i) cash advances to Independent Third Parties for their working capital amounting to RMB58.1 million and (ii) demolition compensation agreed by the government to be provided at the planning stage of certain property development projects but still unpaid to us amounting to RMB21.7 million, both of which had been categorized as bad debt before the Track Record Period.

### **Amounts due from Related Companies**

Amounts due from related companies represent funds we advanced to our Controlling Shareholders, associates and subsidiaries of the Controlling Shareholders and joint ventures and associates of our Company to finance their funding needs. Such amounts are unsecured and have no fixed terms of repayment. As of December 31, 2017, our amounts due from related companies other than joint ventures and associated companies was RMB12.4 million, all of which was non-trade in nature. We and the Controlling Shareholders have agreed to settle the amounts due from related companies other than joint ventures and associated companies prior to the Listing.

# Cash and Cash Equivalents, Restricted Cash and Pledged Deposits

As of December 31, 2015, 2016 and 2017, our cash and cash equivalents amounted to RMB1,146.7 million, RMB2,398.7 million and RMB2,478.1 million, respectively. The continued increase in cash and cash equivalents from December 31, 2015 to December 31, 2016 and to December 31, 2017 was mainly due to the increases in proceeds from sales of properties and cash inflows from financing activities.

We are required to deposit certain percentage of presale proceeds to the designated regulatory account and such proceeds can only be used for construction of the relevant projects. As of December 31, 2015, 2016 and 2017, our restricted cash amounted to RMB122.1 million, RMB223.6 million and RMB741.6 million, respectively. The increases in restricted cash during the Track Record Period were due to the increases in our presale proceeds in the relevant years.

As of December 31, 2015, 2016 and 2017, our pledged deposits amounted to RMB710.9 million, RMB140.0 million and RMB991.2 million, respectively. Pledged deposits mainly consist of (i) bank deposits pledged as security for bank and other borrowings and (ii) bank deposits pledged as security for purchasers' mortgage loans, construction of projects, or issuance of bank acceptance notes. The decrease in pledged deposits from December 31, 2015 to December 31, 2016 was mainly due to a decrease in pledged deposits for guaranteed bank loans, which was indicative of our optimized capital structure. The increase in pledged deposits from December 31, 2016 to December 31, 2017 was mainly due to an increase in our bank deposits pledged as security for bank and other borrowings.

#### **Available-for-sale Investments**

Our available-for-sale investments mainly represent wealth management products we purchased from financial institutions using our idle cash on hand. The underlying financial assets of the wealth management products in which we invested primarily consist of PRC treasury bonds, commercial paper, interbank borrowings and bills issued by the PBOC. During the Track Record Period, all of the wealth management products in which we had invested were redeemable within one month. As of December 31, 2015, 2016 and 2017, our available-for-sale investments was RMB547.0 million, RMB1,620.2 million and RMB2,006.7 million, respectively. For details about our fund management, see "Business — Fund Management".

#### **Advances from Customers**

Advances from customers mainly represent the deposits and pre-sales proceeds received from customers for properties sold but not yet recognized. Our advances from customers were RMB8,514.4 million, RMB9,713.5 million and RMB10,290.1 million as of December 31, 2015, 2016 and 2017, respectively. The increases in our advances from customers as of December 31, 2015 to December 31, 2017 was in line with the increase in our contracted sales.

### **Trade and Bills Payables**

Our trade and bills payables mainly represent payables to third party construction contractors and suppliers. Our trade and bills payables were RMB2,790.2 million, RMB1,866.5 million and RMB2,080.7 million as of December 31, 2015, 2016 and 2017. Our trade and bills payables decreased from RMB2,790.2 million as of December 31, 2015 to RMB1,866.5 million as of December 31, 2016 mainly due to our accelerated settlement with third party construction contractors and suppliers in 2016. Our trade and bills payables increased to RMB2,080.7 million as of December 31, 2017 in line with the expansion of our property development activities.

During the Track Record Period and up to the Latest Practicable Date, our Directors confirm that we had not defaulted on payment of trade and bills payables.

As of April 30, 2018, we had settled RMB417.4 million, representing 20.1% of the outstanding balance of trade and bills payables as of December 31, 2017.

Our trade payable turnover days were 223.1 days, 136.6 days and 197.5 days, respectively, in 2015, 2016 and 2017. Our trade payable turnover days are calculated by dividing the average of trade payables at the

beginning and the end of the year by cost of sales and multiply the resulting value by 365 days for the years ended December 31, 2015, 2016 and 2017. The decrease in our trade payable turnover days from 2015 to 2016 was because we accelerated settlement with third party construction contractors and suppliers in 2016. The increase in our trade payable turnover days from 2016 to 2017 was primarily due to increase in our trade and bills payable in 2017.

The table below sets forth an aging analysis of our trade and bills payables as of the dates indicated.

	As of December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Less than one year	2,787,914	1,864,620	2,021,539	
One year and above	2,250	1,873	59,178	
Total	2,790,164	1,866,493	2,080,717	

### Other payables, deposits received and accruals

The following table sets forth our other payables, deposits received and accruals as of the dates indicated.

	As of December 31,		
	2015	2016	2017
	(RMB'000)	(RMB'000)	(RMB'000)
Advances from non-controlling shareholders of subsidiaries	_	_	2,298,038
Advances related to land use right of third parties	_	_	472,414
Advances from third parties	170,000	_	_
Retention deposits related to construction	31,728	54,284	160,590
Payroll and welfare payable	44,685	64,458	87,592
Interest payable	24,021	17,774	42,433
Business tax and surcharges	4,015	22,926	34,187
Maintenance fund	5,271	19,707	8,781
Deposits related to sales of properties	7,450	10,296	5,755
Other	5,960	13,422	17,598
Total	293,130	202,867	3,127,388

Our advances from non-controlling shareholders of subsidiaries mainly represent investments made by the non-controlling shareholders in the form of shareholder's loans in connection with the development of our projects. Our advances from non-controlling shareholders of subsidiaries was nil, nil and RMB2,298.0 million as of December 31, 2015, 2016 and 2017, respectively. Our advances from non-controlling shareholders of subsidiaries increased from nil as of December 31, 2016 to RMB2,298.0 million as of December 31, 2017 was mainly due to the funding of development cost from our joint development partners for Sunrise Joy Garden in Hefei and Golden Seal and Heaven Shire in Changzhou.

Our advances related to land use right of third parties was nil, nil and RMB472.4 million as of December 31, 2015, 2016 and 2017, respectively. Our advances related to land use right of third parties as of December 31, 2017 represented the outstanding amount due to our joint development partners as of December 31, 2017 in relation to the land acquisition costs for Taixing Land Lot No. TX2017-20 in Taixing and Violet Cloud Residence in Changshu, Suzhou.

Our retention deposits related to construction comprise mainly the quality deposit payable to our construction contractors. We generally settle up to 95% of the total contract price within two months of the completion of construction, and retain the remaining 5% as quality deposit for one to five years. Our retention deposits related to construction increased from RMB31.7 million as of December 31, 2015 to RMB54.3 million as of December 31, 2016 and further increased to RMB160.6 million as of December 31, 2017, which was in line with the increase in our completed projects.

#### Amount due to related companies

Our amount due to related companies increased from RMB1,275.6 million as of December 31, 2015 to RMB2,108.7 million as of December 31, 2016 and further increased to RMB2,835.5 million as of December 31, 2017 primarily due to continued increases in return on our jointly developed projects in the same years. As of December 31, 2017, our amount due to related companies other than our joint ventures and associated companies was RMB45.7 million, of which RMB6.9 million was non-trade in nature and we settled such outstanding amount due to related companies on June 20, 2018.

# LIQUIDITY AND CAPITAL RESOURCES

Property development requires substantial capital investment for land acquisition and construction. To date, we have funded our operations principally from cash generated from its operations, mainly including proceeds from pre-sales and sales of our properties, receipt of rental income, as well as bank loans and borrowings from financial institutions.

### **Net Current Assets**

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

	A	As of April 30,		
	2015	2016	2017	2018
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000) (unaudited)
Current assets				
Properties under development	9,586,255	10,260,818	16,957,888	20,482,435
Completed properties held for sale	1,853,176	1,845,045	1,842,510	661,962
Trade and bills receivables	5,072	2,889	1,514	430,528
Due from related companies	1,231,087	2,938,809	2,321,358	2,582,972
Due from a shareholder	430,678	_	_	_
Prepayments, deposits and other receivables	1,157,151	1,157,729	2,546,849	3,658,561
Tax recoverable	83,577	209,290	244,358	313,903
Available-for-sale investments	547,894	1,620,174	2,006,659	818,650
Other current assets	_	_	32,027	10,000
Inventories	1,733	1,479	1,594	2,525
Restricted cash	122,118	223,639	741,573	190,600
Pledged deposits	710,926	140,039	991,238	119,000
Cash and cash equivalents	1,146,749	2,398,674	2,478,063	3,526,707
Total current assets	<u>16,876,416</u>	20,798,585	30,165,631	32,797,843
Current liabilities				
Trade and bill payables	2,790,164	1,866,493	2,080,717	1,794,162
Other payables, deposits received and accruals	293,130	202,867	3,127,388	2,880,507
Advances from customers	8,514,365	9,713,510	10,290,051	11,376,493
Due to related companies	1,275,614	2,108,699	2,835,539	4,745,928
Interest-bearing bank and other borrowings	2,397,782	2,496,016	4,636,517	3,344,006
Tax payable	661,268	989,450	981,573	865,809
Financial guarantee contracts	831	1,429	1,614	1,614
Total current liabilities	15,933,154	17,378,464	23,953,399	25,008,519
Net current (liabilities)/ assets	943,262	3,420,121	6,212,232	7,789,324

Our net current assets increased significantly from RMB943.3 million as of December 31, 2015 to RMB3,420.1 million as of December 31, 2016 mainly due to (i) a significant increase in amount due from related companies as a result of the increase projects developed by joint ventures or associates, (ii) a significant increase in cash and cash equivalents in line with the increased sales of our properties and (iii) an increase in available-for-sale investments due to an increase in our idle capital available for investment, which were partially offset by (i) a significant increase in advances from customers in line with the increase in our contracted sales and (ii) a significant increase in amount due to related companies as a result of an increase in the return from our jointly-developed projects.

Our net current assets increased significantly from RMB3,420.1 million as of December 31, 2016 to RMB6,212.2 million as of December 31, 2017 mainly due to (i) a significant increase in properties under development in line with the expansion of our property development activities and (ii) a significant increase in prepayments, deposits and other receivables mainly attributable to an increase in prepayments related to land use right of third parties, partially offset by (i) a significantly increase in interest-bearing bank loans and other borrowings in line with our business expansion, and (ii) an increase in other payables, deposits received and accruals mainly attributable to an increase in advance from non-controlling shareholders of subsidiaries as a result of increased funding from our partners into jointly-developed projects.

Our net current assets increased to RMB7,789.3 million as of April 30, 2018 mainly due to (i) a significant increase in properties under development in line with the expansion of our property development activities, (ii) an increase in prepayments, deposits and other receivables mainly attributable to an increase in other deposits paid by our business partners representing their intention to invest in our joint development projects and (iii) a decrease in interest-bearing bank and other borrowings as we repaid certain loans with the maturity of one year or less, partially offset by (i) a significant decrease in completed properties held for sale as a result of the increased sales of the completed properties and (ii) an increase in amounts due to related companies mainly attributable to the increased contribution by non-controlling shareholders at the early stages of property development and the increases in return on our jointly developed projects.

#### **Cash Flow**

The following table sets forth a summary of our combined cash flow statements for the years indicated.

	For the Year Ended December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Selected cash flow statement data				
Net cash generated from/(used in) operating activities	2,389,980	891,231	(3,497,952)	
Net cash (used in) investing activities	(127,366)	(1,579,694)	(1,178,587)	
Net cash generated from/(used in) financing activities	(1,844,409)	1,940,388	2,398,754	
Net increase in cash and cash equivalents	418,205	1,251,925	79,389	
Cash and cash equivalent at the beginning of the year	728,544	1,146,749	2,398,674	
Cash and cash equivalents at the end of the year	1,146,749	2,398,674	2,478,063	

# Net cash generated from/(used in) operating activities

Our primary source of cash generated from operating activities is proceeds we receive from the sales of our properties, including pre-sales of properties under development, as well as rental income from our property leasing business and property management income from our commercial property management business. Our primary uses of cash in operating activities are amounts that we pay for our property development activities, including land acquisitions.

For the year ended December 31, 2017, our net cash used in operating activities was RMB3,498.0 million, which was the result of cash used in operations of RMB1,982.8 million, adjusted by (i) interest received of

RMB228.5 million, (ii) tax paid of RMB912.6 million and (iii) interest paid of RMB831.1 million. Net cash used in operations was primarily attributable to the profit before taxation of RMB1,900.8 million, adjusted by the following items: (i) increase in properties for development and for sale of RMB4,884.0 million due to an increase in property development activities and (ii) increase in prepayments, deposits and other receivables of RMB1,328.8 million due to an increase in prepayments for land use rights, partially offset by increase in other payables, deposits received and accruals of RMB2,895.1 million due to an increase in advance from non-controlling shareholders of subsidiaries as a result of an increased funding from our partners of jointly-developed projects.

For the year ended December 31, 2016, our net cash generated from operating activities was RMB891.2 million, which was the result of cash generated from operations of RMB2,089.9 million, adjusted by (i) interest received of RMB98.3 million, (ii) tax paid of RMB677.5 million and (iii) interest paid of RMB619.5 million. Net cash generated from operations was primarily attributable to the profit before taxation of RMB1,661.9 million, adjusted by increase in advances from customers of RMB1,199.1 million in line with the increase in our contracted sales, partially offset by (i) decrease in trade and bill payables of RMB923.7 million due to our accelerated settlement with third party construction contractors and suppliers, (ii) impairment losses write-off of RMB193.4 million because the impairment losses in relation to certain projects in Suzhou, Nantong and Changzhou, Jiangsu Province were written off and (iii) increase in restricted cash of RMB101.5 million as a result of an increase in pre-sales. We recorded impairment losses in relation to certain projects in Suzhou, Nantong and Changzhou, Jiangsu Province in the years preceding 2016 because we expected to incur loss for these projects as a result of the adverse market conditions in these cities at that time. We wrote off these impairment losses in 2016 as these projects were delivered in 2016.

For the year ended December 31, 2015, our net cash generated from operating activities was RMB2,390.0 million, which was the result of cash generated from operations of RMB3,427.4 million, adjusted by (i) interest paid of RMB809.7 million, (ii) tax paid of RMB323.1 million and (iii) interested received of RMB95.4 million. Net cash generated from operations was primarily attributable to the profit before taxation of RMB2,218.2 million, adjusted by the following items: (i) increase in advances from customers of RMB2,003.4 million in line with the increase in our contracted sales and (ii) increase in trade and bills payables of RMB1,760.1 million in line with our business expansion, partially offset by (i) increase in properties for development and for sale of RMB2,183.4 million due to an increase in property development activities and (ii) fair value gains of investment properties of RMB614.1 million.

#### Net cash generated from/(used in) investing activities

Net cash flows from our investing activities is primarily related to cash inflow in connection with repayment of advances to joint ventures and associates and repayment of advance to related companies. Net cash used in our investing activities is primarily related to cash outflow in connection with advance to joint ventures and associates and advance to related companies.

Net cash generated from investing activities in 2017 was RMB1,178.6 million, primarily attributable to (i) repayment of advance to related companies of RMB2,654.3 million and (ii) decrease in loans to joint ventures and associates of RMB1,812.1 million in relation to our funding and return on jointly-developed projects, partially offset by (i) advance to related companies of RMB1,341.9 million and (ii) acquisition of joint ventures and associates of RMB815.3 million.

Net cash used in investing activities in 2016 was RMB1,579.7 million, primarily attributable to (i) increase in available-for-sales investments of RMB1,072.3 million as we used our idle capital to invest in short-term wealth management products (ii) increase in loans to joint ventures and associates of RMB924.5 million in relation to our funding on jointly-developed projects and (iii) advance to related companies of RMB894.0 million, partially offset by (i) repayment of advance to related companies of RMB1,529.9 million and (ii) repayment of advance to a shareholder of RMB1,088.0 million.

Net cash used in investing activities in 2015 was RMB127.4 million, primarily attributable to (i) advance to related companies of RMB2,034.9 million, (ii) advance to a shareholder of RMB616.1 million and (iii) increase in loans to joint ventures and associates of RMB407.5 million in relation to our funding on jointly-developed projects, partially offset by (i) repayment of advance to related companies of RMB2,641.1 million and (ii) repayment of advance to a shareholder of RMB477.8 million.

#### Net cash generated from/(used in) financing activities

Cash generated from financing activities is primarily related to advance from related companies. Cash used in financing activities is primarily related to repayment of advances from related companies.

Net cash generated from financing activities in 2017 was RMB2,398.8 million, which was primarily attributable to (i) advance from related companies of RMB12,504.1 million and (ii) proceeds from interest-bearing bank borrowings of RMB7,483.1 million, partially offset by (i) repayment of advances from related companies of RMB14,291.8 million and (ii) repayment of interest-bearing bank and other borrowings of RMB3,918.9 million.

Net cash generated from financing activities in 2016 was RMB1,940.4 million, which was primarily attributable to (i) advance from related companies of RMB13,125.2 million and (ii) proceeds from interest-bearing bank borrowings of RMB9,657.5 million, partially offset by (i) repayment of advances from related companies of RMB13,718.6 million and (ii) repayment of interest-bearing bank borrowings of RMB7,649.4 million.

Net cash used in financing activities in 2015 was RMB1,844.4 million, which was primarily attributable to (i) repayment of advances from related companies of RMB9,317.3 million and (ii) repayment of interest-bearing bank and other borrowings of RMB4,573.9 million, partially offset by (i) advance from related companies of RMB8,367.7 million and (ii) proceeds from interest-bearing bank and other borrowings of RMB3,034.3 million.

#### **Working Capital**

We have historically financed and will continue to finance our working capital through proceeds from the pre-sales and sales of properties, receipt of rental income, borrowings from banks and other financial institutions, shareholder's capital injection and bonds. As of December 31, 2015, 2016 and 2017, the amount of our outstanding current and non-current bank loans was RMB3,765.8 million, RMB6,945.0 million and RMB8,034.6 million, respectively. As of the same dates, our outstanding amount of other borrowings (including loans and trust and other financings) was RMB1,897.9 million, RMB745.8 million and RMB3,594.9 million, respectively.

We expect to receive cash from pre-sales of each of the projects under development and projects held for future development when the Group obtains pre-sale permits for these projects. We generally commence pre-sale activities for our properties within six to nine months after the acquisition of the relevant land parcels. We also expect to obtain project development loans from commercial banks and financings from trust companies or asset management companies from time to time in the ordinary course of business. The Group may also issue corporate bonds to obtain additional financings after the Listing. See "Business — Project Financing".

We have long term cooperative relationships with major commercial banks in Jiangsu Province. In anticipation of our business expansion in 2018, we have been discussing strategic cooperation since late 2017, which have led to the recent signing of long term cooperation agreements with a few commercial banks. On May 10, 2018, we entered into a strategic cooperation agreement with Industrial and Commercial Bank of China, Nanjing Branch that provided an aggregate credit line of RMB10.0 billion to us to fund our acquisition and working capital. On May 15, 2018, we entered into a strategic cooperation agreement with Jiangsu Bank, Nanjing Branch that provided an aggregate credit line of RMB10.0 billion to us to fund our business operation and working capital. On May 31, 2018, we entered into a strategic cooperation agreement with Shanghai Pudong Development Bank, Nanjing Branch that provided an aggregate credit line of RMB10.0 billion to us to fund our acquisition and working capital. On June 21, 2018, we entered into a strategic cooperation agreement with PingAn Bank that provided an aggregate credit line of RMB6.0 billion to us to fund our acquisition and working capital. The amounts of credit lines provided under these strategic cooperation agreements are firm offers, although the drawdown will be subject to the internal approval of these banks.

Taking into account our business prospects, the cash generated from our operations, presently available banking facilities and other financial resources available to us and our presence in the offshore debt capital markets, our Directors are satisfied, after due and careful inquiry, that we will have sufficient available working capital for our present requirements for at least 12 months following the date of this prospectus.

As of December 31, 2017, we had capital commitments of RMB5,712.2 million. As of the same date, we had aggregate bank and other borrowings of approximately RMB6,981.1 million to be repaid within the two years ending December 31, 2019. As confirmed by the Directors, we plan to satisfy such repayment obligations principally through proceeds from pre-sales and sales of properties, new bank borrowings or refinancings and issuance of bonds. Our Directors expect that we will have significant cash inflow from pre-sales and sales of properties which are currently under development. As of April 30, 2018, we had total bank facilities of RMB11,494.0 million, with unused bank facilities of RMB870.8 million. Our Directors are of the view that we have sufficient unused banking facilities and internal resources to repay our indebtedness as it becomes due, to meet our capital commitments, including for both our existing and future development projects. For details regarding our fund and working capital management measures, see "Business — Fund Management".

### **CAPITAL EXPENDITURES**

Our capital expenditures during the Track Record Period primarily represented expenditures incurred in relation to purchase of property, plant and equipment and acquisition of intangible assets such as certain software. For the years ended December 31, 2015, 2016 and 2017, we incurred capital expenditures of RMB52.7 million, RMB250.7 million, and RMB436.4 million, respectively. Our Directors estimate that our capital expenditure for the years ending December 31, 2018 and 2019 will be approximately RMB44.6 million and RMB125.2 million, respectively. Such estimate represents the total capital expenditure that we expect to incur in the relevant period based on our existing business plans.

We may adjust our business plans from time to time and the estimated total capital expenditure may also change.

# **CAPITAL COMMITMENTS**

The table below sets forth our commitments as of the dates indicated.

	As of December 31,		
	2015	2016	2017
	(RMB'000)	(RMB'000)	(RMB'000)
Contracted, but not provided for:			
Property development activities	2,150,058	1,376,453	3,337,595
Acquisition of land use rights	709,020	_	657,500
Property, plant and equipment	3,872	2,888	68,891
Investment properties	86,954	957	14,752
Capital contributions to acquisition of subsidiaries	_	_	1,130,127
Capital contributions to associates and joint ventures	20,000	250,840	503,368
Total	2,969,904	1,631,138	5,712,233

The table below sets forth the payment schedule of our commitments as of December 31, 2017.

		Payable			
	Within one year (RMB'000)	In the second year (RMB'000)	In the third year (RMB'000)	More than three years (RMB'000)	Total (RMB'000)
Property development activities	2,302,562	562,821	258,214	213,998	3,337,595
Acquisition of land use rights	657,500	_	_	_	657,500
Property, plant and equipment	29,504	39,387	_	_	68,891
Investment properties	4,413	10,339	_	_	14,752
Capital contributions to acquisition of subsidiaries	1,130,127	_	_	_	1,130,127
Capital contributions to associates and joint					
ventures	503,368				503,368
Total commitments as of December 31, 2017	4,627,474	612,547	258,214	213,998	5,712,233

# **OPERATING LEASE COMMITMENTS**

The following table sets forth the total future minimum lease payments receivable by us under non-cancellable operating leases as of the dates indicated.

	As of December 31,			
	2015	2016	2017	
	(RMB'000)	(RMB'000)	(RMB'000)	
Within one year	62,495	50,307	42,858	
In the second to fifth years, inclusive	169,207	150,833	134,853	
After five years	268,087	236,153	209,276	
Total	499,789	437,293	386,987	

The following table sets forth the total future minimum lease payments payable by us under non-cancellable operating leases as of the dates indicated.

	As of December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Within one year	614	1,134	2,267
In the second to fifth years, inclusive	2,114	4,950	4,204
After five years	750	250	_250
Total	3,478	6,334	<u>6,721</u>

### **INDEBTEDNESS**

The following table sets forth a breakdown of our loans and borrowings as of the dates indicated.

	As of December 31,			As of April 30,
	2015	2016	2017	2018
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000) (unaudited)
Current				
Bank loans - pledged	1,164,732	857,490	1,211,000	1,167,500
Bank loans - guaranteed	_	_	_	_
Bank loans - pledged and guaranteed	_	_	_	_
Bank loans - unsecured	_	_	_	_
Other loans - secured	150,000	_	850,000	_
Other loans - unsecured	_	_	50,000	_
Current portion of long term bank loans - pledged	524,441	347,141	330,000	142,450
Current portion of long term bank loans - guaranteed	_	_	20,000	28,560
Current portion of long term bank loans - pledged and guaranteed	63,750	1,073,526	819,627	763,600
Current portion of long term bank loans - unsecured	_	_	_	_
Current portion of long term other loans - secured $(1)$	494,859	217,859	1,108,220	1,061,896
Current portion of long term other loans - unsecured $^{(1)}$			247,670	180,000
	2,397,782	2,496,016	4,636,517	3,344,006
Non-current				
Bank loans - pledged	910,302	2,298,874	2,222,533	3,138,573
Bank loans - guaranteed	_	320,000	305,000	286,488
Bank loans - pledged and guaranteed	1,102,582	2,047,922	3,126,477	3,536,240
Bank loans - unsecured	_	_	_	_
Other loans - secured <sup>(1)</sup>	1,253,058	528,025	1,338,972	2,195,427
Other loans - unsecured <sup>(1)</sup>				
	3,265,942	5,194,821	6,992,982	9,156,728
Total	5,663,724	7,690,837	11,629,499	12,500,734

Note:

Our outstanding current and non-current secured bank loans, guaranteed bank loans and secured other borrowings in aggregate amounted to RMB5,663.7 million, RMB7,690.8 million and RMB11,629.5 million as of December 31, 2015, 2016 and 2017, respectively.

The weighted average effective interest rates on our total borrowings, which represent actual borrowing cost incurred during the period divided by weighted average borrowings that are outstanding during the period, as of December 31, 2015, 2016 and 2017 were 8.38%, 7.72% and 7.52%, respectively. The decrease in average

<sup>(1)</sup> Our other loans include trust and other financing arrangements.

effective interest rates on our borrowings during the Track Record Period was primarily due to the decrease of the PBOC bench mark interest rate in 2016 and our optimized capital structure.

Certain of our bank loans and other borrowings are secured by pledged bank deposits, properties and inventories. As of December 31, 2017, our borrowings were secured by our asset portfolio which includes investment properties, prepaid land lease payments, properties under development, completed properties held for sale, restricted cash, and property, plant and equipment.

In addition, our Controlling Shareholders and their associates have pledged or guaranteed certain of our borrowings up to RMB3,064.2 million, RMB4,187.3 million and RMB6,113.3 million as of December 31, 2015, 2016 and 2017, respectively. A majority of such pledges and guarantees by our Controlling Shareholders and their associates will be released prior to the Listing. However, we expect that the guarantees and securities with respect to the Connected Guaranteed Loans with a total balance of approximately RMB2.51 billion as of April 30, 2018 will not be released before the Listing as it would be practicably difficult to obtain the relevant financial institutions' approval to release the guarantees before the Listing. It would not be in our commercial interest to refinance the Connected Guaranteed Loans as the early repayment would result in penalties and the replacement loans will subject us to higher finance costs under the current market interest rate. We have obtained sufficient credit facilities from financial institutions to replace such borrowings guaranteed by our Controlling Shareholders or their close associates if necessary. See "— Liquidity and Capital Resources — Working Capital".

Our joint ventures and associated companies did not pledge or guarantee any of our borrowings during the Track Record Period.

The table below sets forth aging analysis of our interest-bearing borrowings as of the dates indicated.

	As of December 31,			As of April 30,
	2015	2016	2017	2018
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000) (unaudited)
Repayable within one year	2,397,782	2,496,016	4,636,517	3,344,006
Repayable in the second year	2,374,725	1,928,343	2,344,621	3,154,495
Repayable within two to five years	785,505	2,333,350	3,924,984	4,683,198
Repayable in more than five years	105,712	933,128	723,377	1,319,035
Total	5,663,724	7,690,837	11,629,499	12,500,734

Certain of our loan and other borrowing agreements contain restrictive covenants which include, among other things,

that the borrower must obtain consent from the lender prior to creating encumbrances on any part of
its property or assets or dealing with its assets in a way that may adversely affect the borrower's
ability to repay its loans;

- that the borrower must not apply for substantial debt financings, grant guarantees in favor of any third parties and offer debt relief to any third parties over a definite percentage of its net assets, unless with the consent of the lender;
- that the borrower must not make any major changes to its management systems, corporate structures, ownership and shareholding structures, including but not limited to any joint venture, associates, mergers, acquisitions, reorganizations, spin-off, sale, division, dissolution, liquidation, suspension of business, trusteeship, contracting, lease management, transfer of ownership, reduction in registered share capital and any other material events, before obtaining consent from the lender;
- that the borrower must obtain consent from the lender to sell, grant, lease, lend, transfer, mortgage, pledge or dispose of material assets, which amount to a predetermined percentage of its net assets;
- that the borrower must not change the use of the borrowings without the lender's prior consent;
- that the borrower must provide timely notice to the lender with regard to its connected transactions
  which amount to a fixed percentage of its net assets, including the relationship among the parties of
  the connected transactions, transaction project, transaction nature, transaction amount and the
  corresponding proportion rate and pricing policies;
- that the borrower must obtain consent from the lender prior to altering the nature or scope of its business operations in any material aspect;
- that the borrower must not transfer part or all of its liabilities under the loans to a third party unless with the consent of the lender;
- that the borrower must not declare or pay dividends more than a certain percentage of net profit after taxation or more than a certain percentage of all undistributed profits, without the lender's prior consent:
- that the borrower must dispose of assets that would not affect the borrower's ability to repay its loans;
- that the borrower must provide timely notice to the lender prior to making any changes to its Articles of Association, scope of business, registered share capital and the statutory representative;
- that the borrower must provide information to the lenders as to our relevant projects, financial activities, the use of proceeds upon request; and
- that the borrower is prohibited from incurring other indebtedness that may adversely affect the borrower's ability to repay its loans.

These restrictions may limit our ability to pay dividends or make other distributions to the Company in the future. As confirmed by the Directors, none of the dividend declarations and/or payments made by us during the Track Record Period and up to the Latest Practicable Date violated the terms of any relevant loan or borrowing agreement. Our Directors do not expect that such covenants would materially restrict our ability to undertake additional debt or equity financing necessary to carry out our current business plans.

During the Track Record Period and up to the Latest Practicable Date, we did not (a) experience any difficulty in obtaining credit facilities, (b) experience any withdrawal of banking facilities by a bank or receive any request to make early repayment, or (c) default in the payment or breach of the financial covenants of its bank borrowings.

As of April 30, 2018, being the latest practicable date for the purpose of this indebtedness statement, we had total bank facilities of RMB11,494.0 million, with unused bank facilities of RMB870.8 million. Except as disclosed in "Financial Information — Indebtedness", we did not have outstanding mortgages, charges, debentures, loan capital, bank overdrafts, loans, debt securities or other similar indebtedness, finance leases or hire purchase commitments, liabilities under acceptances or acceptance credits. We experienced no material change in its indebtedness position from April 30, 2018 and up to the Latest Practicable Date. Our Directors have confirmed that, other than the Global Offering and the potential financing plans contemplated by us as disclosed under the section entitled "Summary — Recent Developments," and "Business — Project Financing — Corporate Bonds", we do not currently have any concrete and material external financing plans outside our ordinary course of business.

#### **Trust and Other Financing Arrangements**

As with many other property developers in the PRC, we also enter into financing arrangements with trust companies, asset management companies and their financing vehicles, as well as other financial partners in the ordinary course of business to finance our property development and other related operations. As of December 31, 2017, the total outstanding amount of trust and other financing arrangements accounted for 30.9% of our total borrowings as of the same date. For further details on trust financing arrangements, see "Business — Project Financing — Trust and Other Financing Arrangements".

### **CONTINGENT LIABILITIES**

The following table sets forth our total guarantees as of the dates indicated:

	As of December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Guarantees given to banks in connection with facilities granted to				
purchasers of the Group's properties	2,454,625	6,333,146	5,046,916	
Guarantees given to banks and other institutions in connection with				
facilities granted to related companies and third parties	3,786,010	9,608,410	7,448,050	
Total	6,240,635	15,941,556	12,494,966	

We provide guarantees to banks to secure the mortgage arrangements of purchasers of its properties. As of December 31, 2015, 2016 and 2017 the maximum amount of guarantees given by us to the banks for mortgage facilities amounted to RMB2,454.6 million, RMB6,333.1 million and RMB5,046.9 million, respectively. These include guarantees which will be terminated upon the completion of the transfer procedures with the purchasers in respect of the legal title of the properties, and guarantees which will be terminated upon the full repayment of mortgage loans by the purchasers to the banks.

We do not consider it probable that it will sustain a loss under these guarantees as the banks have the right to sell the property and recover the outstanding loan balances from the sale proceeds if the property purchasers default on these payment obligations. We have not recognized any deferred income in respect of these guarantees as their fair value is considered to be minimal by us.

We provided guarantees to banks and other institutions in connection with financial facilities granted to related companies and third parties. As of December 31, 2017, guarantees provided by us for related companies amounted to RMB7,448.1 million. Certain of the Group's property, plant and equipment, completed properties held for sale, properties under development and investment properties were pledged to secure bank and other borrowings granted to our related companies. We plan to release and discharge all the guarantees and pledges to related companies other than our joint ventures and associated companies prior to the Listing.

### **Legal Contingencies**

In the normal course of business, we may be involved in lawsuits and other proceedings. While the outcomes of such contingences, lawsuits or other proceedings cannot be determined at present, we believe that any resulting liabilities will not, individually or in the aggregate, have a material adverse effect on its financial position or results of operations.

As of the Latest Practicable Date, we had no other material contingent liabilities other than those disclosed in this prospectus.

### OFF-BALANCE SHEET COMMITMENTS AND ARRANGEMENTS

Except for the contingent liabilities described above, we have not entered into any off-balance sheet arrangements or commitments to guarantee the payment obligations of any third parties and related parties. We do not have any variable interest in any unconsolidated entity that provides financing, liquidity, market risk or credit support to us or engage in leasing or hedging or research and development services with us.

### MARKET RISKS

We are exposed to various types of market risks from its use of financial instruments, in the normal course of our operations, mainly including credit risk, liquidity risk, interest rate risk and foreign currency risk. Our risk management strategy aims to safeguard our ability to continue in order to provide returns for our shareholders and to minimize our risk exposure.

#### Credit Risk

Credit risk is the risk of loss due to the inability or unwillingness of a counterparty to meet its contractual obligations.

We have no concentrations of credit risk in view of its large number of customers. We did not record any significant bad debt losses during the Track Record Period.

The credit risk of our other financial assets, which mainly comprise restricted cash and pledged deposits, other receivables, and amounts due from related companies, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments. Our Directors do not expect any losses from default of such counterparties.

# Liquidity Risk

Our objective is to maintain a balance between continuity of funding and flexibility through the use of interest-bearing bank and other borrowings. Cash flows are closely monitored on an ongoing basis.

The maturity profile of our financial liabilities as at the end of the Track Record Period, based on contractual undiscounted payments, is as follows:

	As of December 31, 2017				
	On demand	Less than 3 months	3 to 12 months	Over 1 year	Total
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)
Interest-bearing bank and other borrowings	_	1,316,572	3,944,137	8,378,453	13,639,162
Trade and bills payables	2,080,717	_	_	_	2,080,717
Other payables	2,821,666	_	_	_	2,821,666
Financial guarantees contracts	129,500	_	881,679	5,546,351	6,557,530
Due to related companies	2,835,539	_	_	_	2,835,539
Total	7,867,422	1,316,572	4,825,816	13,924,804	27,934,614
		As	of December 3	1, 2016	
	On demand	Less than 3 months	3 to 12 months	Over 1 year	Total
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)
Interest-bearing bank and other borrowings	_	262,456	2,612,268	6,465,485	9,340,209
Trade and bills payables	1,866,493	_	_	_	1,866,493
Other payables	37,481	_	_	_	37,481
Financial guarantees contracts	_	50,000	621,400	5,225,624	5,897,024
Due to related companies	2,108,699				2,108,699
Total	4,012,673	312,456	3,233,668	11,691,109	19,249,906

	As of December 31, 2015					
	Less than 3 months		3 to 12 months	Over 1 year	Total	
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)	(RMB'000)	
Interest-bearing bank and other borrowings	_	431,292	2,249,061	3,632,826	6,313,179	
Trade and bills payables	2,790,164	_	_	_	2,790,164	
Other payables	199,292	_	_	_	199,292	
Financial guarantees contracts	4,000	58,000	201,800	1,489,246	1,753,046	
Due to related companies	1,275,614				1,275,614	
Total	4,269,070	489,292	2,450,861	5,122,072	12,331,295	

The amounts included above for financial guarantee contracts were the maximum amounts our Group could be required to settle under the arrangement for the full guaranteed amount if that amount is claimed by the counterparty to the guarantee. Based on expectations at the end of each reporting period, our Group considers that it is more likely than not that no amount will be payable under the arrangement. However, this estimate is subject to change depending on the probability of the counterparty claiming under our guarantee which is a function of the likelihood that the financial receivables held by the counterparty which are guaranteed suffer credit losses.

#### Interest Rate Risk

Our exposure to risk for changes in market interest rates relates primarily to our interest-bearing bank and other borrowings. We do not use derivative financial instruments to hedge interest rate risk. We manage our interest cost using variable rate bank borrowings and other borrowings.

If the interest rate of bank and other borrowings had increased/decreased by 1% and all other variables held constant, our profit before tax, through the impact on floating rate borrowings, would have decreased/increased by approximately RMB22.8 million, RMB36.4 million and RMB58.4 million for the years ended December 31, 2015, 2016 and 2017, respectively.

The sensitivity analysis above assumes that the changes in interest rates would have occurred as of the dates indicated and had been applied to all of our floating rate loans and borrowings from financial institutions, without taking into account the impact of interest capitalization.

# **Currency Risk**

Our business is principally conducted in RMB and most of our monetary assets and liabilities are denominated in RMB. Accordingly, we consider our exposure to currency risk to be insignificant.

#### LISTING EXPENSES

The listing expenses in connection with the Global Offering consist primarily of underwriting commissions and professional fees. During the Track Record Period, we incurred listing expenses of approximately RMB8.8 million, of which RMB6.6 million were charged to our administrative expenses for the years ended December 31, 2017 and RMB2.2 million was capitalized and will be charged to our equity upon the Listing.

We currently expect to incur further expenses amounting to RMB91.3 million subsequent to the end of the Track Record Period, of which RMB26.9 million will be charged to our income statement and RMB64.4 million will be charged to our equity. Our Directors do not expect such expenses to have a material adverse impact on our financial results for the year ending December 31, 2018.

#### DIVIDEND AND DISTRIBUTABLE RESERVES

Our distributable reserves as of December 31, 2015, 2016 and 2017 were RMB4,388.2 million, RMB5,094.6 million and RMB5,471.7 million, respectively.

We did not declare any dividends during the Track Record Period. We have no fixed dividend policy and, subject to compliance with the relevant laws of the Cayman Islands and the Articles, the Board has absolute discretion in determining whether to recommend a declaration of any dividend for any period, and the amount of dividend to be paid. In determining any dividend payment, the Board will evaluate the Company's earnings, cash flow, financial condition, capital requirements, prevailing economic conditions and any other factors that the Directors deem relevant. There can be no assurance that dividends will be paid in any amount in the future, or at all.

Certain of our Subsidiaries are subject to restrictions on dividend payment under certain outstanding loan agreements. As confirmed by the Directors, none of the dividend declarations and/or payments made by us during the Track Record Period and up to the Latest Practicable Date were in violation of any restrictions in its loan agreements.

### **KEY FINANCIAL RATIOS**

	For the Years Ended and as of December 31,			
	2015	2016	2017	
Gross profit margin (%) <sup>(1)</sup>	41.9	29.1	40.6	
Net profit margin (%) <sup>(2)</sup>	24.7	10.6	19.5	
Return on equity (%) <sup>(3)</sup>	28.0	16.5	14.7	
Current ratio (times) <sup>(4)</sup>	1.06	1.20	1.26	
Gearing ratio (%) <sup>(5)</sup>	119.4	136.0	137.5	
Interest coverage ratio (times) <sup>(6)</sup>	7.19	5.69	5.30	

#### Notes:

<sup>(1)</sup> Gross profit margin for the years ended December 31, 2015, 2016 and 2017 was calculated based on our gross profit of respective periods divided by our revenue of respective periods and multiplied by 100%.

<sup>(2)</sup> Net profit margin for the years ended December 31, 2015, 2016 and 2017 was calculated based on our net profit of respective periods divided by our revenue of respective periods and multiplied by 100%.

<sup>(3)</sup> Return on equity for each of the year ended December 31, 2015, 2016 and 2017 was calculated based on our net profit attributable to owners of the parent as of the end of the respective periods and multiplied by 100%.

<sup>(4)</sup> Current ratios as of December 31, 2015, 2016 and 2017 were calculated based on our total current assets as of the respective dates divided by our total current liabilities as of the respective dates.

<sup>(5)</sup> Gearing ratios as of December 31, 2015, 2016 and 2017 was calculated as total debt divided by total equity of us as of the respective date. The total debt was calculated as total loans and borrowings of us as of the respective dates.

(6) Interest coverage ratio for each of the years ended December 31, 2015, 2016 and 2017 was calculated based on our profit before tax, adding interest expenses which does not include capitalized interest in our combined financial statements, divided by our interest on interest-bearing borrowings which does not include capitalized interest as of the respective periods.

### **Gross Profit Margin**

Our gross profit margin was 41.9%, 29.1% and 40.6% in the years ended December 31, 2015, 2016 and 2017, respectively. See "— Management's Discussion and Analysis of Results of Operations" in this section for a detailed discussion.

### **Net Profit Margin**

Our net profit margin was 24.7%, 10.6% and 19.5% for the years ended December 31, 2015, 2016 and 2017 respectively. The significant decrease in our net profit margin from 2015 to 2016 was primarily due to (i) a decrease in our net profit as a result of fair value loss of investment properties and increased share of losses on joint ventures and associates and (ii) a substantial increase in our revenue in line with our business expansion. The increase in our net profit margin from 2016 to 2017 was primarily due to (i) an increase in our net profit as a result of an increase in other income and gains; turnaround of share of losses to gains on joint ventures and (ii) a decrease in our revenue.

### **Return on Equity**

Our return on equity was 28.0%, 16.5% and 14.7% for the years ended December 31, 2015, 2016 and 2017, respectively. The significant decrease in our return on equity from 2015 to 2016 was primarily due to (i) a decrease in our net profit for the year primarily as a result of fair value loss of investment properties; an increase in share of losses on joint ventures and associates; and (ii) an increase in equity. The slight decrease in our return on equity from 2016 to 2017 was primarily due to an increase in equity, partially offset by an increase in net profit to a lesser extent.

#### **Current Ratio**

Our current ratio was 1.06, 1.20 and 1.26 as of December 31, 2015, 2016 and 2017, respectively. The continued increases of our current ratio were mainly driven by the continued increases in current assets, which were attributable to the increases in properties under development, available-for-sale investments, restricted cash, cash and cash equivalents from December 31, 2015 to December 31, 2017.

### **Gearing Ratio**

Our gearing ratio was 119.4%, 136.0%, and 137.5% as of December 31, 2015, 2016 and 2017, respectively. The increase in the gearing ratio from December 31, 2015 to December 31, 2017 was primarily due to the overall increase in total loan and borrowing level in the same years.

#### Interest coverage ratio

Our interest coverage ratio was 7.19, 5.69 and 5.30 for the year ended December 31, 2015, 2016 and 2017, respectively. The decrease in our interest coverage ratio from 2015 to 2016 was mainly due to a decrease in profit before interest and tax. The decrease in our interest coverage ratio from 2016 to 2017 was primarily because our profit before interest and tax increased to a lesser extent than the increase in our interest on interest bearing borrowings in the same year.

### DISCLOSURE REQUIRED UNDER THE LISTING RULES

As of the Latest Practicable Date, there were no circumstances which would have given rise to any disclosure requirement under Rules 13.13 to 13.19 of the Listing Rules in respect of us.

### SUBSEQUENT EVENT

In January and March 2018, the Group entered into three share purchase agreements, pursuant to which the Group acquired 33%, 80% and 33% interests in Xuzhou Weixin Real Estate Development Co., Ltd., Xuzhou Xiangyun Sight Management Co., Ltd. and Zhonghai Hongyang Land (Xuzhou) Co., Ltd. respectively with an aggregate considerations of RMB835.2 million from their original shareholders. Except as disclosed above, there is no material subsequent event undertaken by our Group after December 31, 2017, being the date on which our latest audited combined financial statements were prepared, up to the date of this prospectus.

### NO MATERIAL ADVERSE CHANGE

The Directors have confirmed that, since December 31, 2017 and up to the date of this prospectus, there had been no material adverse change in our financial position or prospects and no event had occurred that would materially and adversely affect the information shown in the accountants' report in Appendix I to this prospectus.

### RELATED PARTY TRANSACTIONS

During the Track Record Period, we had carried out transactions with related parties as set forth in Note 38 in the Accountant's Report in Appendix I.

Our non-trade amounts due from/(to) related parties other than our joint ventures and associated companies mainly represented fund transfers to/(from) related parties, payments made by us on behalf of related parties or vice versa for convenience purpose. Our Directors are of the view that all the related party transactions were conducted on an arm's length basis and on fair and reasonable terms.

During the Track Record Period, we recorded amounts due from our Shareholder, Mr. Zeng, of RMB 430.7 million, nil, and nil as of December 31, 2015, 2016 and 2017, respectively. Amounts due to our Shareholder, Mr. Zeng, amounted to nil, nil, and nil as of December 31, 2015, 2016 and 2017, respectively. We recorded repayment of advances from our shareholder, Mr. Zeng, of nil, nil, and nil as of December 31, 2015, 2016 and 2017, respectively. Repayment of advances to our shareholder, Mr. Zeng, amounted to RMB 477.8 million, RMB 1,088.0 million, and nil as of December 31, 2015, 2016 and 2017, respectively.

During the Track Record Period, we recorded amounts due from related parties other than Mr. Zeng of RMB1,231.1 million, RMB2,938.8 million, and RMB2,321.4 million as of December 31, 2015, 2016 and 2017, respectively. Amounts due to related companies amounted to RMB1,275.6 million, RMB2,108.7 million, and RMB2,835.5 million as of December 31, 2015, 2016 and 2017, respectively. We recorded repayment of advances from our related companies (excluding joint venture and associates) of RMB11,524.0 million, RMB22,814.7 million, and RMB25,411.3 million as of December 31, 2015, 2016 and 2017, respectively. Repayment of advances to our related companies (excluding joint ventures and associates) amounted to RMB6,000.0 million, RMB2,656.0 million, and RMB4,260.1 million as of December 31, 2015, 2016 and 2017, respectively.

The advances to our related parties involved the lending of money which may not be incompliance with the General Lending Provisions (《貸款通則》), a regulation promulgated by the PBOC in 1996. According to the General Lending Provisions, only financial institutions may legally engage in the business of extending loans, and loans as between companies that are not financial institutions are prohibited. The PBOC may impose penalties on the lender equivalent to one to five times of the income generated (being interests charged) from loan advancing activities. However, according to the Provisions of the Supreme People's Court on Several Issues concerning the Application of Law in the Trial of Private Lending Cases (《最高人民法院關於審理民間借貸案件 適用法律若干問題的規定》) (the "Provisions") promulgated on June 23, 2015 and effective on September 1, 2015, loans among companies are legal if extended for purposes of financing production or business operations. PRC courts will also support a company's claim for interest in respect of such a loan as long as the annual interest rate does not exceed 24%. Pursuant to the Notice of the Supreme People's Court on Conscientiously Studying, Implementing and Applying the Provisions of the Supreme People's Court on Several Issues concerning the Application of Law in the Trial of Private Lending Cases (最高人民法院關於認真學習貫徹適用 《最高人民法院關於審理民間借貸案件適用法律若干問題的規定》的通知) published on August 25, 2015, the Provisions shall apply to loans entered into prior to the implementation of the Provisions that are invalid under the former judicial interpretations but valid under the Provisions.

As confirmed by the Directors, all the advances to and from our Company are for the purposes of business operations and we did not generate any gain from the intra-group financing arrangements. As of the Latest Practicable Date, we had not received any notice of claim or penalty relating to the loans. We are advised by our PRC Legal Advisor that under normal circumstances, the possibility that the PBOC would impose a fine amounting to one to five times of the illegal income on the companies in respect of the intra-group financing arrangement pursuant to the Provisions is low.

In addition, our Directors further confirm that all amounts due to or from related parties other than our joint ventures and associated companies of non-trade nature, and loans or guarantees provided by our Controlling Shareholders and their respective close associates, will be fully repaid or released before Listing. See "Relationship with Controlling Shareholders — Financial Independence".

#### UNAUDITED PRO FORMA ADJUSTED COMBINED NET TANGIBLE ASSETS

For illustrative purpose only, the following statement of unaudited pro forma adjusted combined net tangible assets of our Group prepared in accordance with Rule 4.29 of the Hong Kong Listing Rules is prepared to show the effect on the combined net tangible assets of our Group as of December 31, 2017 as if the Global Offering had occurred on December 31, 2017 and is based on the net assets derived from the audited financial

information of our Group as of December 31, 2017, as set out in the Accountants' Report in Appendix I to this prospectus and adjusted as follows:

	Audited Net Tangible Assets of Our Group as of December 31, 2017 <sup>(1)</sup>	Estimated Net Proceeds from the Global Offering <sup>(2)</sup>	Unaudited Pro Forma Adjusted Combined Net Tangible Assets of Our Group <sup>(3)</sup>	Unaudited Pro Forma Adjusted Combined Net Tangible Assets per Share <sup>(4)(5)</sup>	
	(RMB'000)	(RMB'000)	(RMB'000)	(RMB)	(HKD)
Based on an Offer Price of HK\$2.18					
per Share	8,283,923	1,350,669	9,634,592	3.01	3.64
Based on an Offer Price of HK\$3.18					
per Share	8,283,923	1,991,753	10,275,676	3.21	3.89

#### Notes:

- (1) The combined net tangible assets of our Group as of December 31, 2017 is extracted from the Accountant's Report as set out in Appendix I to this prospectus, which is based on the audited combined equity of our Group attributable to owners of our Company as of December 31, 2017 of RMB8,298.1 million.
- (2) The estimated net proceeds from the Global Offering are based on 800,000,000 Offer Shares and the Offer Price of lower limit and upper limit of HK\$2.18 and HK\$3.18 per Offer Share, respectively, after deduction of the underwriting fees and other related expenses paid or payable by our Group and takes no account of any Shares which may be issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and options which may be granted under the Post-IPO Share Option Scheme or any Shares which may be allotted and issued or repurchased by our Group pursuant to the general mandates granted to our Directors as described in "Share Capital".
- (3) No adjustment has been made to the unaudited pro forma adjusted net tangible assets to reflect any trading results or other transactions of our Group entered into subsequent to December 31, 2017.
- (4) The unaudited pro forma adjusted combined net tangible assets per Share are arrived at after adjustments referred to in the preceding paragraphs and on the basis that 1,000,000,000 Shares are expected to be in issue pursuant to the Global Offering. It does not take into account any Shares which may be issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and options which may be granted under the Post-IPO Share Option Scheme or any Shares which may be allotted and repurchased by our Group pursuant to the general mandates granted to our Directors as described in "Share Capital".
- (5) The unaudited pro forma adjusted combined net tangible assets per Share amount is converted into Hong Kong dollars and RMB at an exchange rate of RMB1.00 to HK\$1.2104. No representation is made that the RMB amounts have been, could have been or may be converted to Hong Kong dollars, or *vice versa*, at that rate or at all.

#### PROPERTY INTERESTS AND PROPERTY VALUATION

Savills has valued our property interests and the total market value of Category A's properties and the total investment value (non-market value basis) of Category B's properties attributable to the Group was RMB21,639.3 million and RMB7,879 million as of March 31, 2018, respectively. For details about the valuation of our properties in Categories A and B, see "Property Valuation Report" in Appendix III to this prospectus.

A reconciliation of the net book value of our properties as of December 31, 2017 as set out in "Accountants' Report" in Appendix I to their fair value as of March 31, 2018 as stated in the property valuation report set out in "Property Valuation Report" in Appendix III is set out below:

	RMB in thousands
Net book value of the following assets of the Group as of December 31, 2017	27,982,700
- Land and Buildings	116,778
- Hotel Properties	312,969
- Investment Properties	8,722,859
- Prepaid Land Lease Payments	29,696
- Properties under Development	16,957,888
- Completed Properties held for Sale	1,842,510
Additions	3,505,793
Less: Sales of completed properties held for sale	1,180,548
Less: Depreciation	6,978
Net book value of the above assets of the Group as of March 31, 2018	30,300,967
Valuation surplus, before tax	2,123,933
Valuation of properties of the Group as of March 31, 2018 as set out in the Property Valuation	
Report in Appendix III	32,424,900

#### THE CORNERSTONE PLACING

The Company has entered into cornerstone investment agreements with certain investors (the "Cornerstone Investors", and each a "Cornerstone Investor"), pursuant to which the Cornerstone Investors have agreed to subscribe for such number of Shares (rounded down to the nearest whole board lot of 1,000 Shares) that may be purchased for in an aggregate amount of approximately HK\$867.82 million (1) at the Offer Price (the "Cornerstone Placing").

Based on the Offer Price of HK\$2.18 (being the low-end of the proposed Offer Price range), the total number of Shares to be subscribed by the Cornerstone Investors would be 398,081,000, representing approximately (i) 55.29% of the International Offer Shares, assuming that the Over-allotment Option is not exercised; (ii) 47.39% of the International Offer Shares, assuming that the Over-allotment Option is fully exercised; (iii) 49.76% of the Offer Shares, assuming that the Over-allotment Option is not exercised; (iv) 43.27% of the Offer Shares, assuming that the Over-allotment Option is fully exercised; (v) 12.44% of the Shares in issue upon completion of the Global Offering, assuming that the Over-allotment Option is not exercised; or (vi) 11.99% of the Shares in issue upon completion of the Global Offering, assuming the Over-allotment Option is fully exercised.

Based on the Offer Price of HK\$2.68 (being the mid-point of the proposed Offer Price range), the total number of Shares to be subscribed by the Cornerstone Investors would be 323,812,000, representing approximately (i) 44.97% of the International Offer Shares, assuming that the Over-allotment Option is not exercised; (ii) 38.55% of the International Offer Shares, assuming that the Over-allotment Option is fully exercised; (iii) 40.48% of the Offer Shares, assuming that the Over-allotment Option is not exercised; (iv) 35.20% of the Offer Shares, assuming that the Over-allotment Option is fully exercised; (v) 10.12% of the Shares in issue upon completion of the Global Offering, assuming that the Over-allotment Option is not exercised; or (vi) 9.75% of the Shares in issue upon completion of the Global Offering, assuming the Over-allotment Option is fully exercised.

Based on the Offer Price of HK\$3.18 (being the high-end of the proposed Offer Price range), the total number of Shares to be subscribed by the Cornerstone Investors would be 272,898,000, representing approximately (i) 37.90% of the International Offer Shares, assuming that the Over-allotment Option is not exercised; (ii) 32.49% of the International Offer Shares, assuming that the Over-allotment Option is fully exercised; (iii) 34.11% of the Offer Shares, assuming that the Over-allotment Option is not exercised; (iv) 29.66% of the Offer Shares, assuming that the Over-allotment Option is fully exercised; (v) 8.53% of the Shares in issue upon completion of the Global Offering, assuming that the Over-allotment Option is not exercised; or (vi) 8.22% of the Shares in issue upon completion of the Global Offering, assuming the Over-allotment Option is fully exercised.

To the best knowledge of the Company, each of the Cornerstone Investors and their respective ultimate beneficial owners is independent of each other, independent of the Company, its connected persons and their respective associates, and not an existing shareholder or close associates of the Company.

Details of the actual number of Offer Shares to be allocated to the Cornerstone Investors will be disclosed in the allotment results announcement to be issued by the Company on or around July 11, 2018.

The Cornerstone Placing forms part of the International Offering. The Offer Shares to be subscribed for by the Cornerstone Investors will rank pari passu in all respects with the other fully paid Offer Shares in issue and will be counted towards the public float of the Company. None of the Cornerstone Investors will subscribe for any Offer Shares under the Global Offering (other than pursuant to the respective cornerstone investment agreements). Immediately following completion of the Global Offering, none of the Cornerstone Investors will have any Board representation in the Company, nor will any of the Cornerstone Investors become a substantial Shareholder (as defined in the Listing Rules). The Offer Shares to be subscribed for by the Cornerstone Investors may be adjusted by any reallocation of the Offer Shares between the International Offering and the Hong Kong Public Offering in the event of over-subscription under the Hong Kong Public Offering as described in "Structure of the Global Offering — The Hong Kong Public Offering".

#### Note:

(1) Calculated based on an exchange rate of US\$1:HK\$7.8492 as described in "Information about this Prospectus and the Global Offering — Exchange Rate Conversion" in this prospectus. The actual investment amount of each Cornerstone Investor may change due to the actual exchange rate to be used as prescribed in the relevant cornerstone investment agreement.

#### **CORNERSTONE INVESTORS**

The Company has entered into cornerstone investment agreements with each of the following Cornerstone Investors in respect of the Cornerstone Placing:

Approximate

Investment Cornerstone Investor Amount	Indicative Offer Price <sup>(2)</sup>	Number of Shares to be subscribed for	Approximate percentage of the International Offer Shares (assuming that Over- allotment Option is not exercised)	of the International Offer Shares (assuming that Over- allotment Option is	of the Offer Shares (assuming that Over- allotment	of the Offer Shares (assuming that Over- allotment Option is	percentages of the Shares in issue	percentages of the Shares in issue immediately following completion of the Global Offering (assuming that the Overallotment Option is exercised in full)
ZR Holding								
Limited HK\$100,000,00	0 HK\$2.18	45,871,000	6.37%	5.46%	5.73%	4.99%	1.43%	1.38%
	HK\$2.68	37,313,000	5.18%	4.44%	4.66%	4.06%	1.17%	1.12%
	HK\$3.18	31,446,000	4.37%	3.74%	3.93%	3.42%	0.98%	0.95%
Dragon Bell								
Group								
Limited HK\$300,000,00	0 HK\$2.18	137,614,000	19.11%	16.38%	17.20%	14.96%	4.30%	4.15%
	HK\$2.68	111,940,000	15.55%	13.33%	13.99%	12.17%	3.50%	3.37%
	HK\$3.18	94,339,000	13.10%	11.23%	11.79%	10.25%	2.95%	2.84%
Glow Land US\$20,000,00								
International (equivalent t		72 011 000	10.000	0.576	0.000	7.026	2.256	2 170
Limited approximatel	-	72,011,000	10.00%	8.57%	9.00%	7.83%	2.25%	2.17%
HK\$156.98		58,576,000	8.14%	6.97%	7.32%	6.37%	1.83%	1.76%
million <sup>()</sup>	· · · · · · · · · · · · · · · · · · ·	49,366,000	6.86%	5.88%	6.17%	5.37%	1.54%	1.49%
Honor Well US\$39,600,94 (H.K.) (equivalent)								
` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '		142 595 000	19.80%	16.97%	17.82%	15.50%	1 1601	4.29%
Investment approximatel Limited HK\$310.83	-	142,585,000 115,983,000	19.80%	13.81%	17.82%	12.61%	4.46% 3.62%	4.29% 3.49%
million		97,747,000	13.58%	13.81%	14.30%	12.61%	3.05%	3.49% 2.94%
minor	1) III.\$3.18	91,141,000	13.36%	11.04%	12.22%	10.02%	3.03%	2.7470

#### Notes:

<sup>(1)</sup> Calculated based on the exchange rate of US\$1:HK\$7.8492 as described in "Information about this Prospectus and the Global Offering — Exchange Rate Conversion" in this prospectus. The actual investment amount of each Cornerstone Investor may change due to the actual exchange rate to be used as prescribed in the relevant cornerstone investment agreement.

<sup>(2)</sup> Being the low-end, mid-point and high-end of the proposed Offer Price range set out in this prospectus respectively.

The information about our Cornerstone Investors set forth below has been provided by the Cornerstone Investors in connection with the Cornerstone Placing:

# 1. ZR Holding Limited (中榮控股有限公司)

ZR Holding Limited (中榮控股有限公司) ("**ZR Holding**") is a company incorporated in Hong Kong and principally engaged in the businesses of equity investments and asset management. ZR Holding is indirectly owned by Suiyong Int'l Co., Limited (穗雨國際有限公司), SFund International Investment Fund Management Limited (廣州基金國際股權投資基金管理有限公司) and Ageless Investments Limited (長生投資有限公司) as to 40%, 30% and 30%, respectively.

# 2. Dragon Bell Group Limited (龍貝集團有限公司)

Dragon Bell Group Limited (龍貝集團有限公司) ("**Dragon Bell**") is a company incorporated in the British Virgin Islands and principally engaged in the business of equity investments in global market. It is a whollyowned subsidiary of Applied Development Holdings Limited (實力建業集團有限公司) ("**Applied Development**"), a company listed on the Main Board of the Stock Exchange (stock code: 519). Jiangsu Ruihua Investment Development Co., Limited (江蘇瑞華投資控股集團有限公司), a large-scale integrated asset management company in the PRC with assets under management of close to RMB 30 billion, is the indirect single largest shareholder of Applied Development. Applied Development has entered into the cornerstone investment agreement as the guarantor for the obligations of Dragon Bell under the cornerstone investment agreement.

Dragon Bell may obtain external financing by entering into certain financing arrangement(s) with CCB International Securities Limited ("CCBI Securities") to partially finance its subscription of the Offer Shares. The ultimate beneficial owner of CCBI Securities is China Construction Bank Corporation, a company listed on the Main Board of the Stock Exchange (stock code: 939) and the Shanghai Stock Exchange (stock code: 601939), which controls CCB International Capital Limited, one of the Joint Sponsors, Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers. The loan, if obtained, will be on normal commercial terms after arm's length negotiations with no other direct or indirect benefits given by CCBI Securities. All or some of the Offer Shares to be subscribed for by Dragon Bell may be charged to CCBI Securities as security for the financing arrangement(s). Under the financing arrangement(s), upon the occurrence of certain customary events of default, Dragon Bell will be required to repay the loan before its maturity. CCBI Securities therefore has the right to enforce the security interest in the Offer Shares subject to such charge at any time upon the occurrence of certain customary events of default. In addition, the rights and benefits of Dragon Bell under the relevant cornerstone investment agreement may be transferred to CCBI Securities, provided that CCBI Securities shall not enforce such transferred rights during the six months following the Listing Date. Dragon Bell agrees and undertakes to the Company to procure CCBI Securities, and CCBI Securities also agrees and undertakes to the Company, not to dispose of the collateral shares under the financing arrangement(s) at any time during the period of six months following the Listing Date.

### 3. Glow Land International Limited (榮基國際(香港)有限公司)

Glow Land International Limited ("Glow Land") is a company incorporated in Hong Kong and wholly owned by Ms. Zhou Yanqi (周晏齊) (an Independent Third Party of the Company), which is principally engaged in businesses of investment and trading. As of the Latest Practicable Date, Glow Land was the second largest shareholder of Heilan Home Co., Ltd. (海瀾之家股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 600398) whose principal activities include garment brand management as well as manufacturing and sale of high-end suits and business attire.

### 4. Honor Well (H.K.) Investment Limited (香港信得投資有限公司)

Honor Well (H.K.) Investment Limited (香港信得投資有限公司) ("**Honor Well**") is a company incorporated in Hong Kong and principally engaged in the business of equity investments. It is wholly owned by Mr. Li Man (李汶), an Independent Third Party of the Company.

Honor Well may obtain external financing by entering into certain financing arrangement(s) with ABCI Securities Company Limited ("ABCI Securities"), one of the Joint Lead Managers, to partially finance its subscription of the Offer Shares. The loan, if obtained, will be on normal commercial terms after arm's length negotiations with no other direct or indirect benefits given by ABCI Securities. All of the Offer Shares to be subscribed for by Honor Well may be charged to ABCI Securities as security for the financing arrangement(s). Under the financing arrangement(s), upon the occurrence of certain customary events of default, Honor Well will be required to repay the loan before its maturity. ABCI Securities therefore has the right to enforce the security interest in the Offer Shares subject to such charge at any time upon the occurrence of certain customary events of default. In addition, the rights and benefits of Honor Well under the relevant cornerstone investment agreement may be transferred to ABCI Securities, provided ABCI Securities shall not enforce such transferred rights during the six months following the Listing Date. Honor Well agrees and undertakes to the Company to procure ABCI Securities, and ABCI Securities also agrees and undertakes to the Company, not to dispose of the collateral shares under the financing arrangement(s) at any time during the period of six months following the Listing Date.

#### CONDITIONS PRECEDENT

The subscription obligation of each Cornerstone Investor is subject to, among other things, the following conditions precedent: (i) the Hong Kong Underwriting Agreement and the International Underwriting Agreement having been entered into and having become unconditional (in accordance with their respective original terms or as subsequently waived or varied by agreement of the parties thereto) and not having been terminated; and (ii) the Listing Committee of the Stock Exchange having granted the Listing of, and permission to deal in, the Shares and that such approval or permission not having been revoked.

#### RESTRICTIONS ON THE CORNERSTONE INVESTORS' INVESTMENT

Each of the Cornerstone Investors has agreed that, save for the charge of all or some of the Offer Shares by the Cornerstone Investors as disclosed above, without the prior written consent of the Company and the relevant underwriter(s), it will not, whether directly or indirectly, at any time during the period of six (6) months starting from and inclusive of the Listing Date, (a) dispose of (as defined in the relevant cornerstone investment agreement) any of the relevant Offer Shares or any interest in any company or entity holding any of the relevant Offer Shares, other than in certain limited circumstances such as transfers to any wholly-owned subsidiary of such Cornerstone Investor provided that, amongst other requirements, such wholly-owned subsidiary undertakes to, and the Cornerstone Investor undertakes to procure that such subsidiary will, abide by such restrictions imposed on the Cornerstone Investor, (b) allow itself to undergo a change of statutory control (which has the meaning ascribed to it under the Takeovers Code) at the level of its ultimate beneficial owner, or (c) enter into any transactions directly or indirectly with the same economic effect as any aforesaid transaction.

# FUTURE PLANS AND USE OF PROCEEDS

### **FUTURE PLANS**

See "Business — Our Strategies" for a detailed description of our future plans.

#### **USE OF PROCEEDS**

The table below sets for the estimate of the net proceeds of the Global Offering which we will receive after deduction of underwriting fees and commissions and estimated expenses payable by us in connection with the Global Offering:

	Assuming the Over-allotment Option is not exercised	Assuming the Over-allotment Option is exercised in full
Assuming an Offer Price of HK\$2.68 per Offer Share (being the mid-point of the		
Offer Price range stated in this prospectus)	Approximately HK\$2,022.9 million	Approximately HK\$2,334.9 million
Assuming an Offer Price of HK\$3.18 per Offer Share (being the high end of the		
Offer Price range stated in this prospectus)	Approximately HK\$2,410.9 million	Approximately HK\$2,781.1 million
Assuming an Offer Price of HK\$2.18 per Offer Share (being the low end of the		
Offer Price range stated in this prospectus)	Approximately HK\$1,634.9 million	Approximately HK\$1,888.7 million

We intend to use the net proceeds of the Global Offering for the following purposes (assuming an Offer Price of HK\$2.68 per Share, being the mid-point of the Offer Price range stated in this prospectus, after deduction of underwriting fees and commissions and other estimated expenses in connection with the Global Offering, and the Over-allotment Option is not exercised):

- approximately 60%, or HK\$1,213.7 million, will be used as the construction costs for the development of our property projects or project phases, namely Solaris Loving City Section VIII, Nanjing, Land Lot No. 2017G57, Taixing Land lot No. TX2017-20, Wuxi Land Lot No. 2017-C-20(A)&(B), Wuxi Land Lot XDG-2012-54, and a new project in Chongqing. See "Business Our Project Portfolio Portfolio of Our Property Development Projects" and "Business Property Development and Sales Process—Investment Land Acquisition" for further details of our projects;
- approximately 30%, or HK\$606.9 million, will be used for repayment of certain existing interest-bearing bank and other borrowings, including without limitation (i) a two-year borrowing of RMB180.0 million with a fixed interest rate of 7.50% per annum and maturity date of September 4, 2018, (ii) a one-year bank borrowing of RMB135.0 million with a fixed interest rate of 9.69% per

# **FUTURE PLANS AND USE OF PROCEEDS**

annum and maturity date of October 25, 2018 and (iii) a two-year bank borrowing of RMB270.0 million with a fixed interest rate of 7.78% per annum and maturity date of December 11, 2018 all of which are working capital loans for our project companies;

• approximately 10%, or HK\$202.3 million, will be used for general working capital purposes.

To the extent that the net proceeds are not immediately applied to the above purposes and to the extent permitted by applicable law and regulations, we intend to deposit the net proceeds into demand deposits with licensed banks or financial institutions. We will make an appropriate announcement if there is any change to the above proposed use of proceeds.

#### HONG KONG UNDERWRITERS

CCB International Capital Limited
Huatai Financial Holdings (Hong Kong) Limited
ABCI Securities Company Limited
CMB International Capital Limited
BOCOM International Securities Limited
Haitong International Securities Company Limited
Juhui Financial Securities Limited
Head & Shoulders Securities Limited

#### **UNDERWRITING**

This prospectus is published solely in connection with the Hong Kong Public Offering. The Hong Kong Public Offering is fully underwritten by the Hong Kong Underwriters on a conditional basis. The International Offering is expected to be fully underwritten by the International Underwriters subject to the terms and conditions of the International Underwriting Agreement. If, for any reason, the Offer Price is not agreed between the Joint Global Coordinators (on behalf of the Underwriters) and our Company, the Global Offering will not proceed and will lapse.

The Global Offering comprises the Hong Kong Public Offering of initially 80,000,000 Hong Kong Offer Shares and the International Offering of initially 720,000,000 International Offer Shares, subject, in each case, to reallocation on the basis as described in "Structure of the Global Offering" as well as to the Over-allotment Option in the case of the International Offering.

#### UNDERWRITING ARRANGEMENTS AND EXPENSES

#### **Hong Kong Public Offering**

# Hong Kong Underwriting Agreement

Pursuant to the Hong Kong Underwriting Agreement, we are offering the Hong Kong Offer Shares for subscription by the public in Hong Kong in accordance with the terms and conditions of this prospectus and the Application Forms relating thereto.

Subject to the Listing Committee granting listing of, and permission to deal in, the Shares to be offered under the Global Offering as mentioned in this prospectus, and certain other conditions set forth in the Hong Kong Underwriting Agreement (including the Joint Global Coordinators (on behalf of the Underwriters) and our Company agreeing upon the Offer Price) being satisfied (or, as the case may be, waived), the Hong Kong Underwriters have agreed to subscribe or procure subscribers for their respective applicable proportions of the Hong Kong Offer Shares in aggregate, now being offered which are not taken up under the Hong Kong Public Offering on the terms and conditions of this prospectus, the Application Forms relating thereto and the Hong Kong Underwriting Agreement.

The Hong Kong Underwriting Agreement is conditional on and subject to the International Underwriting Agreement having been executed and becoming unconditional and not having been terminated in accordance with its terms.

### **Grounds for Termination**

The obligations of the Hong Kong Underwriters to subscribe or procure subscribers for the Hong Kong Offer Shares under the Hong Kong Underwriting Agreement are subject to termination. If at any time prior to 8:00 a.m. on the Listing Date:

- (1) there shall develop, occur, exist or come into effect:
  - (a) any event or series of events or circumstance in the nature of force majeure (including, without limitation, any acts of government, declaration of a national or international emergency or war, calamity, crisis, epidemic, pandemic, outbreak of infectious disease, economic sanctions, strikes, lock-outs, fire, explosion, flooding, earthquake, volcanic eruption, civil commotion, riots, public disorder, acts of war, outbreak or escalation of hostilities (whether or not war is declared), acts of God or acts of terrorism) in or affecting the PRC, Hong Kong, the Cayman Islands, the BVI, the United States, the United Kingdom, the European Union (or any member thereof) or any other jurisdiction relevant to the Global Offering (collectively, the "Relevant Jurisdictions"); or
  - (b) any change, or any development involving a prospective change, or any event or series of events or circumstance resulting or likely to result in or representing any change or development involving a prospective change, in any local, national, regional or international financial, economic, political, military, industrial, fiscal, regulatory, currency, credit or market conditions or exchange control or any monetary or trading settlement system (including, without limitation, conditions in the stock and bond markets, money and foreign exchange markets, the interbank markets and credit markets or a change in the system under which the value of the Hong Kong dollar is linked to the U.S. dollar or revaluation of Hong Kong dollar or Renminbi against any foreign currencies or a change in any other currency exchange rates) in or affecting any of the Relevant Jurisdictions; or
  - (c) any moratorium, suspension or restriction (including, without limitation, any imposition of or requirement for any minimum or maximum price limit or price range) in or on trading in (A) securities generally on the Stock Exchange, the New York Stock Exchange, NYSE MKT, the NASDAQ Global Market, the London Stock Exchange, the Shanghai Stock Exchange or the Shenzhen Stock Exchange; or
  - (d) any general moratorium on commercial banking activities in Hong Kong (imposed by the Financial Secretary or the Hong Kong Monetary Authority or other competent Authority), New York (imposed at Federal or New York State level or other competent government authority), London, the PRC, the Cayman Islands, the European Union (or any member thereof) or any other Relevant Jurisdiction, or any disruption in commercial banking or foreign exchange trading or securities settlement or clearance services, procedures or matters in any of those places or jurisdictions; or
  - (e) any new law, or any change or any development involving a prospective change or any event or circumstance likely to result in a change or a development involving a prospective change in (or in the interpretation or application by any court or other competent Authority of) existing laws, in each case, in or affecting any of the Relevant Jurisdictions; or
  - (f) the imposition of economic sanctions, or the withdrawal of trading privileges, in whatever form, directly or indirectly, by, or for, any of the Relevant Jurisdictions; or
  - (g) any change or development involving a prospective change which has the effect of the materialization of any of the risks set out in the section headed "Risk Factors" in this prospectus; or

- (h) a change or development or event involving a prospective change in or affecting Taxation or exchange control, currency exchange rates or foreign investment regulations (including, without limitation, a material devaluation of the U.S. dollar, Euro, the Hong Kong dollar or the Renminbi against any foreign currencies), or the implementation of any exchange control, in any of the Relevant Jurisdictions; or
- (i) any litigation, claim or legal action being threatened or instigated against any member of the Group, the Directors or the Controlling Shareholders; or
- (j) a Director being charged with an indictable offence or prohibited by operation of law or otherwise disqualified from taking part in the management of a company or the commencement by any government, political, regulatory body of any action against any Director in his or her capacity as such or an announcement by any governmental, political regulatory body that it intends to take any such action; or
- (k) the chairman or chief executive officer or Director vacating his office; or
- (l) an authority in any Relevant Jurisdiction commencing any investigation or other action, or announcing an intention to investigate or take other action, against any member of the Group, the Controlling Shareholders or any Director; or
- (m) a contravention by any member of the Group of the Companies Ordinance, the Companies (Winding Up and Miscellaneous Provisions) Ordinance, the Listing Rules or other applicable laws; or
- (n) a prohibition on the Company or the Controlling Shareholders for whatever reason from offering, allotting, issuing or selling any of the Shares (including the Option Shares) pursuant to the terms of the Global Offering; or
- (o) non-compliance of this prospectus and Application Forms (or any other documents used in connection with the contemplated offer and sale of the Offer Shares) or any aspect of the Global Offering with the Listing Rules or any other applicable laws; or
- (p) the issue or requirement to issue by the Company of any supplement or amendment to this prospectus, Application Forms, Preliminary Offering Circular or Final Offering Circular or to any other documents used in connection with the contemplated offer and sale of the Offer Shares pursuant to the Companies (Winding Up and Miscellaneous Provisions) Ordinance or the Listing Rules or any requirement or request of the Stock Exchange and/or the SFC without the prior consent of the Joint Sponsors and the Joint Global Coordinators; or
- (q) a valid demand by any creditor for repayment or payment of any indebtedness of any member of the Group or in respect of which any member of the Group is liable prior to its stated maturity; or
- (r) an order or petition for the winding up or liquidation of any member of the Group or any composition or arrangement made by any member of the Group with its creditors or a scheme of arrangement entered into by any member of the Group or any resolution for the winding-up of any member of the Group or the appointment of a provisional liquidator, receiver or manager over all or part of the material assets or undertaking of any member of the Group or anything analogous thereto occurring in respect of any member of the Group,

which, individually or in the aggregate, in the sole and absolute opinion of the Joint Sponsors and the Joint Global Coordinators (i) has or will have or is likely to have a material adverse effect on the assets, liabilities, business, general affairs, management, prospects, shareholders' equity, profits, losses, results of operations, financial or trading position, or performance of the Group as a whole; or (ii) has or will have or is likely to have a material adverse effect on the success of the Global Offering or the level of applications under the Hong Kong Public Offering or the level of interest under the International Offering; or (iii) makes or will make or is likely to make it inadvisable or inexpedient or impracticable for any part of the Hong Kong Underwriting Agreement, or for any part of the Hong Kong Public Offering or the Global Offering or the delivery of the Offer Shares on the terms and in the manner contemplated by this prospectus and Application Forms; or (iv) has or will have or may have the effect of making any part of the Hong Kong Underwriting Agreement (including underwriting), the Global Offering incapable of performance in accordance with its terms or preventing the processing of applications and/or payments pursuant to the Global Offering or pursuant to the underwriting thereof; or

- (2) there has come to the notice of the Joint Sponsors and the Joint Global Coordinators:
  - (a) that any statement contained in this prospectus, Application Forms, PHIP and/or in any notices, announcements, advertisements, communications or other documents issued or used by or on behalf of the Company in connection with the Hong Kong Public Offering (including any supplement or amendment thereto) was, when it was issued, or has become, untrue, incorrect, inaccurate or misleading in any material respect, or that any forecast, estimate, expression of opinion, intention or expectation contained in this prospectus, Application Forms, PHIP and/or any notices, announcements, advertisements, communications or other documents issued or used by or on behalf of the Company in connection with the Hong Kong Public Offering (including any supplement or amendment thereto) is not fair and honest and based on reasonable grounds or, where appropriate, based on reasonable assumptions with reference to the facts and circumstances then subsisting; or
  - (b) that any matter or event has arisen or has been discovered which would, had it arisen or been discovered immediately before the date of this prospectus, constitute a material omission from this prospectus or Application Forms and/or in any notices, announcements, advertisements, communications or other documents issued or used by or on behalf of the Company in connection with the Hong Kong Public Offering (including any supplement or amendment thereto); or
  - (c) any material breach of any of the obligations imposed upon any party to the Hong Kong Underwriting Agreement or the International Underwriting Agreement (other than upon any of the Hong Kong Underwriters or the International Underwriters); or
  - (d) any event, act or omission which gives or is likely to give rise to any material liability of any of the Company and the Controlling Shareholders pursuant to the indemnities given by the Company and the Controlling Shareholders under the Hong Kong Underwriting Agreement; or
  - (e) any material adverse change, or any development involving a prospective material adverse change, in or affecting the assets, liabilities, business, general affairs, management, prospects, shareholders' equity, profits, losses, properties, results of operations, position, reputation or condition, financial or otherwise including any litigation or claim of any third party being threatened or instigated against any member of the Group; or
  - (f) any of the representations, warranties and undertakings given by the covenantors in the Hong Kong Underwriting Agreement or the International Underwriting Agreement, as applicable, is (or would

when repeated be) untrue, incorrect, incomplete or misleading or having been breached in any material aspect; or

- (g) approval by the Listing Committee of the Stock Exchange of the listing of, and permission to deal in, the Shares to be issued (including any additional Shares that may be issued pursuant to the exercise of the Over-allotment Option under the Global Offering) is refused or not granted, other than subject to customary conditions, on or before the Listing Date, or if granted, the approval is subsequently withdrawn, qualified (other than by customary conditions) or withheld; or
- (h) any of the experts (other than the Joint Sponsors) named in the paragraph headed "D. Other Information 9. Qualification of Experts" in Appendix V to this prospectus has withdrawn its respective consent to the issue of this prospectus with the inclusion of its reports, letters and/or legal opinions (as the case may be) and references to its name included in the form and context in which it respectively appears; or
- (i) the Company withdraws this prospectus and Application Forms (and/or any other documents issued or used in connection with the Global Offering) or the Global Offering, or
- (j) a significant portion of the orders in the book building process, or the investment commitments by any corporate or Cornerstone Investors after signing of the cornerstone investment agreements with such corporate or Cornerstone Investors, have been withdrawn, terminated or cancelled or if any corporate or Cornerstone Investors is unlikely to fulfill its obligation under the respective agreement.

then the Joint Sponsors and the Joint Global Coordinators (for themselves and on behalf of the Hong Kong Underwriters) may, upon giving notice orally or in writing to the Company, terminate the Hong Kong Underwriting Agreement with immediate effect.

#### Undertakings to the Stock Exchange Pursuant to the Listing Rules

#### (A) Undertakings by our Company

Pursuant to Rule 10.08 of the Listing Rules, our Company has undertaken to the Stock Exchange that, no further Shares or securities convertible into equity securities (whether or not of a class already listed) may be issued by our Company or form the subject of any agreement to such issue (whether or not such issue of Shares or securities will be completed within six months from the Listing Date), except in certain circumstances provided under Rule 10.08 of the Listing Rules.

#### (B) Undertakings by our Controlling Shareholders

By virtue of Rule 10.07 of the Listing Rules, our Controlling Shareholders have undertaken to the Stock Exchange and to our Company that, they will not and will procure that the relevant registered holder(s) (if any) of our Shares in which any of them has a beneficial interest will not:

(i) in the period commencing on the date by reference to which disclosure of their shareholdings in our Company is made in this prospectus and ending on the date which is six months from the Listing Date, dispose of, nor enter into any agreement to dispose of or otherwise create any options, rights, interests or encumbrances in respect of, any of our Shares in respect of which they are shown to be the beneficial owner in this prospectus; and

(ii) in the period of six months commencing from the date on which the period referred to in paragraph (i) above expires, dispose of, nor enter into any agreement to dispose of or otherwise create any options, rights, interests or encumbrances in respect of, any of our Shares to such extent that, immediately following such disposal, or upon the exercise or enforcement of such options, rights, interests or encumbrances, they would cease to be our Controlling Shareholders.

Pursuant to Note 3 to Rule 10.07(2) of the Listing Rules, our Controlling Shareholders have undertaken to the Stock Exchange and to our Company that within the period commencing from the date by reference to which disclosure for their shareholders in our Company is made in this prospectus and ending on the date which is 12 months from the Listing Date, they will:

- (i) when they pledge or charge any Shares legally and/or beneficially owned by them in favor of an authorized institution (as defined in the Banking Ordinance (Chapter 155 of the laws of Hong Kong)) pursuant to Note 2 to Rule 10.07(2) of the Listing Rules, immediately inform our Company in writing of such pledge or charge together with the number of Shares so pledged or charged; and
- (ii) when they receive indications, either verbal or written, from the pledgee or chargee of any Shares that any of the pledged or charged Shares will be disposed of, immediately inform our Company in writing of such indications.

Our Company will inform the Stock Exchange in writing as soon as we have been informed of matters referred in above by any of our Controlling Shareholders and disclose such matters by way of announcement pursuant to the requirements under the Listing Rules as soon as possible.

#### Undertakings Pursuant to the Hong Kong Underwriting Agreement

#### (A) Undertakings by our Company

Except for the offer and issue of the Offer Shares pursuant to the Global Offering (including pursuant to the exercise of the Over-allotment Option), during the period commencing on the date of the Hong Kong Underwriting Agreement and ending on and including, the date that is six months from the Listing Date (the "First Six-Month Period"), the Company hereby undertakes to each of the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Hong Kong Underwriters and the Joint Sponsors not to, and to procure each other member of the Group not to, without the prior written consent of the Joint Sponsors and the Joint Global Coordinators (on behalf of the Hong Kong Underwriters) and unless in compliance with the requirements of the Listing Rules:

- (1) allot, issue, sell, accept subscription for, offer to allot, issue or sell, contract or agree to allot, issue or sell, mortgage, charge, pledge, hypothecate, lend, grant or sell any option, warrant, contract or right to subscribe for or purchase, grant or purchase any option, warrant, contract or right to allot, issue or sell, or otherwise transfer or dispose of or create an encumbrance over, or agree to transfer or dispose of or create an encumbrance over, either directly or indirectly, conditionally or unconditionally, any Shares or other equity securities of the Company or any interest in any of the foregoing (including, without limitation, any securities convertible into or exchangeable or exercisable for or that represent the right to receive, or any warrants or other rights to purchase, any Shares or other equity securities of the Company or any interest in any of the foregoing), or deposit any Shares or other equity securities of the Company with a depositary in connection with the issue of depositary receipts; or
- (2) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of any Shares or other equity securities of the Company or any

interest in any of the foregoing (including, without limitation, any securities convertible into or exchangeable or exercisable for or that represent the right to receive, or any warrants or other rights to purchase, any Shares or other equity securities of the Company or any interest in any of the foregoing); or

- (3) enter into any transaction with the same economic effect as any transaction specified in (1) or (2) above; or
- (4) offer to or agree to or announce, or publicly disclose, any intention to effect any transaction specified in (1), (2) or (3) above,

in each case, whether any of the transactions specified in (1), (2) or (3) above is to be settled by delivery of Shares or such other equity securities of the Company or in cash or otherwise (whether or not the issue of the Shares or such other equity securities will be completed within the First Six-Month Period). In the event that, during the period of six months commencing on the date on which the First Six-Month Period expires (the "Second Six-Month Period"), the Company enters into any of the transactions specified in (1), (2) or (3) above or offers to or agrees to or announces, or publicly discloses, any intention to effect any such transaction, the Company shall take all reasonable steps to ensure that it will not create a disorderly or false market in the securities of the Company. Each of the Controlling Shareholders undertakes to each of the Joint Global Coordinators, the Hong Kong Underwriters and the Joint Sponsors to procure the Company to comply with the undertakings specified above.

#### (B) Undertaking by the Controlling Shareholders

Each of the Controlling Shareholders hereby undertakes to each of the Company, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Hong Kong Underwriters and the Joint Sponsors that, save for any pledge or charge to authorized institutions pursuant to Note 2 to Rule 10.07 of the Listing Rules and for the lending of the Shares by Redsun Properties Group (Holdings) pursuant to the Stock Borrowing Agreement and except as pursuant to the Global Offering (including pursuant to the exercise of the Over-allotment Option) and the Stock Borrowing Agreement) without the prior written consent of the Joint Sponsors and the Joint Global Coordinators (on behalf of the Hong Kong Underwriters) and unless in compliance with the requirements of the Listing Rules:

(1) he or it will not, at any time during the First Six-Month Period, (i) sell, offer to sell, contract or agree to sell, mortgage, charge, pledge, hypothecate, lend, grant or sell any option, warrant, contract or right to purchase, grant or purchase any option, warrant, contract or right to sell, or otherwise transfer or dispose of or create an encumbrance over, or agree to transfer or dispose of or create an encumbrance over, either directly or indirectly (including by way of altering the composition or classes of beneficiaries of any trust), conditionally or unconditionally, any Shares or other securities of the Company or, to the extent applicable, shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings) or any interest respectively therein (including, without limitation, any securities convertible into or exchangeable or exercisable for or that represent the right to receive, or any warrants or other rights to purchase, any Shares or any such other securities of the Company, or to the extent applicable, shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings) or any interest in any of the foregoing), or deposit any Shares or other securities of the Company or shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang

Group (Holdings) with a depositary in connection with the issue of depositary receipts, or (ii) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of any Shares or other securities of the Company or, to the extent applicable, shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings) or any interest respectively therein (including, without limitation, any securities convertible into or exchangeable or exercisable for or that represent the right to receive, or any warrants or other rights to purchase, any Shares or any such other securities of the Company, or to the extent applicable, shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings) or any interest in any of the foregoing), or (iii) enter into any transaction with the same economic effect as any transaction specified in (i) or (ii) above, or (iv) offer to or agree to or announce, or publicly disclose, any intention to effect any transaction specified in (i), (ii) or (iii) above, in each case, whether any of the transactions specified in (i), (ii) or (iii) above is to be settled by delivery of Shares or other securities of the Company or shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings), as applicable in cash or otherwise (whether or not the issue of such Shares or other securities of the Company or shares or other securities of Redsun Properties Group (Holdings), Hong Yang Group Company, Hong Yang International or Hong Yang Group (Holdings) will be completed within the First Six-Month Period);

- (2) he or it will not, during the Second Six-Month Period, enter into any of the transactions specified in (1)(i), (ii) or (iii) above or offer to or agree to or announce, or publicly disclose, any intention to effect any such transaction if, immediately following any sale, transfer or disposal or upon the exercise or enforcement of any option, right, interest or encumbrance pursuant to such transaction, he or it will cease to be a "controlling shareholder" (as the term is defined in the Listing Rules) of the Company; and
- (3) until the expiry of the Second Six-Month period, in the event that he or it enters into any of the transactions specified in (1)(i), (ii) or (iii) above or offers to or agrees to or announce or publicly disclose any intention to effect any such transaction, he or it will take all reasonable steps to ensure that he or it will not create a disorderly or false market in the securities of the Company.

#### **Indemnity**

We have agreed to indemnify the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers and the Hong Kong Underwriters for certain losses which they may suffer, including losses arising from their performance of their obligations under the Hong Kong Underwriting Agreement and any breach by us of the Hong Kong Underwriting Agreement.

#### Hong Kong Underwriters' Interests in Our Company

Except for their respective obligations under the Hong Kong Underwriting Agreement, none of the Hong Kong Underwriters has any shareholding interest in our Company or any right or option (whether legally enforceable or not) to subscribe for or nominate persons to subscribe for securities in our Company or any member of our Group.

Following the completion of the Global Offering, the Hong Kong Underwriters and their affiliated companies may hold a certain portion of our Shares as a result of fulfilling their obligations under the Hong Kong Underwriting Agreement.

#### THE INTERNATIONAL OFFERING

#### **International Underwriting Agreement**

In connection with the International Offering, it is expected that we and our Controlling Shareholders will enter into the International Underwriting Agreement with the Joint Global Coordinators and the International Underwriters. Under the International Underwriting Agreement, subject to the conditions set forth therein, the International Underwriters would severally and not jointly agree to purchase, or procure purchasers to purchase, the Offer Shares being offered pursuant to the International Offering (subject to, amongst others, any reallocation between the International Offering and the Hong Kong Public Offering). It is expected that the International Underwriting Agreement may be terminated on similar grounds as the Hong Kong Underwriting Agreement. Potential investors are reminded that in the event that the International Underwriting Agreement is not entered into, the Global Offering will not proceed.

#### **Over-allotment Option**

We expect to grant to the Joint Global Coordinators (on behalf of the International Underwriters), exercisable in whole or in part by the Joint Global Coordinators at their sole and absolute discretion, the Overallotment Option, which will be exercisable at any time and from time to time on or before the expiration of the period of 30 calendar days from the last day for the lodging of applications under the Hong Kong Public Offering, to require our Company to allot and issue up to an aggregate of 120,000,000 Shares, representing 15% of the Offer Shares initially available under the Global Offering, at the Offer Price, to, among other things, cover over-allocations in the International Offering, if any.

#### **Commissions and Expenses**

The Joint Global Coordinators (on behalf of the Hong Kong Underwriters) will receive an underwriting commission of 2.0% of the aggregate Offer Price in respect of all the Hong Kong Offer Shares (excluding any International Offer Shares reallocated to and from the Hong Kong Public Offering). Further, we may, at our sole and absolute discretion, pay an aggregate discretionary incentive fee up to 1.0% of the Offer Price for each Hong Kong Share to one or more of the Hong Kong Underwriters.

For unsubscribed Hong Kong Offer Shares reallocated to the International Offering (in such proportion as the Joint Global Coordinators in their sole discretion consider appropriate), the underwriting commission regarding such Hong Kong Offer Shares shall be reallocated to the International Underwriters (in such proportion as the Joint Global Coordinators in their sole discretion consider appropriate).

Assuming the Over-allotment Option is not exercised, the aggregate commissions and fees, together with Stock Exchange listing fees, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%, legal and other professional fees and printing and all other expenses relating to the Global Offering, which are currently estimated to amount in aggregate to approximately HK\$100.0 million (assuming an Offer Price of HK\$2.68 per Offer Share, being the mid-point of the indicative Offering Price range stated in this prospectus), are payable and borne by our Company.

## MINIMUM PUBLIC FLOAT

Our Directors and the Joint Global Coordinators will ensure that there will be a minimum of 25% of the total issued Shares held in public hands in accordance with Rule 8.08 of the Listing Rules after completion of the Global Offering.

#### INDEPENDENCE OF THE JOINT SPONSORS

The Joint Sponsors satisfy the independence criteria applicable to sponsors set out in Rule 3A.07 of the Listing Rules.

#### ACTIVITIES BY SYNDICATE MEMBERS

The underwriters of the Hong Kong Public Offering and the International Offering (together, the "**Syndicate Members**") and their affiliates may each individually undertake a variety of activities (as further described below) which do not form part of the underwriting or stabilizing process.

The Syndicate Members and their affiliates are diversified financial institutions with relationships in countries around the world. These entities engage in a wide range of commercial and investment banking, brokerage, funds management, trading, hedging, investing and other activities for their own account and for the account of others. In relation to our Shares, those activities could include acting as agent for buyers and sellers of our Shares, entering into transactions with those buyers and sellers in a principal capacity, proprietary trading in our Shares, and entering into over the counter or listed derivative transactions or listed and unlisted securities transactions (including issuing securities such as derivative warrants listed on a stock exchange) which have as their underlying assets, assets including our Shares. Those activities may require hedging activity by those entities involving, directly or indirectly, the buying and selling of our Shares. All such activity could occur in Hong Kong and elsewhere in the world and may result in the Syndicate Members and their affiliates holding long and/or short positions in our Shares, in baskets of securities or indices including our Shares, in units of funds that may purchase our Shares, or in derivatives related to any of the foregoing.

In relation to issues by Syndicate Members or their affiliates of any listed securities having our Shares as their underlying securities, whether on the Stock Exchange or on any other stock exchange, the rules of the exchange may require the issuer of those securities (or one of its affiliates or agents) to act as a market maker or liquidity provider in the security, and this will also result in hedging activity in our Shares in most cases.

All such activities may occur both during and after the end of the stabilizing period described in "Structure of the Global Offering." Such activities may affect the market price or value of our Shares, the liquidity or trading volume in our Shares and the volatility of the price of our Shares, and the extent to which this occurs from day to day cannot be estimated.

It should be noted that when engaging in any of these activities, the Syndicate Members will be subject to certain restrictions, including the following:

- (a) the Syndicate Members (other than the Stabilizing Manager or any person acting for it) must not, in connection with the distribution of the Offer Shares, effect any transactions (including issuing or entering into any option or other derivative transactions relating to the Offer Shares), whether in the open market or otherwise, with a view to stabilizing or maintaining the market price of any of the Offer Shares at levels other than those which might otherwise prevail in the open market; and
- (b) the Syndicate Members must comply with all applicable laws and regulations, including the market misconduct provisions of the SFO, including the provisions prohibiting insider dealing, false trading, price rigging and stock market manipulation.

#### THE GLOBAL OFFERING

This prospectus is published in connection with the Hong Kong Public Offering as part of the Global Offering. The Global Offering comprises (subject to reallocation and the Over-allotment Option):

- (a) the Hong Kong Public Offering of 80,000,000 Shares (subject to reallocation as mentioned below) for subscription by the public in Hong Kong as described in the paragraph headed "— The Hong Kong Public Offering" below; and
- (b) the International Offering of 720,000,000 Shares (subject to reallocation and the Over-allotment Option as mentioned below) outside the United States (including to professional and institutional investors within Hong Kong) in offshore transactions in reliance on Regulation S under the U.S. Securities Act as described under the paragraph headed "— The International Offering" below.

Up to 120,000,000 additional Shares may be offered pursuant to the exercise of the Over-allotment Option as set forth in the paragraph headed "— The International Offering — Over-allotment Option" below.

Investors may apply for Offer Shares under the Hong Kong Public Offering or indicate an interest, if qualified to do so, for the Offer Shares under the International Offering, but may not do both.

The Offer Shares in the Global Offering will represent approximately 25% of our enlarged share capital immediately after the completion of the Global Offering, without taking into account the exercise of the Overallotment Option. If the Over-allotment Option is exercised in full, the Offer Shares will represent approximately 27.71% of our enlarged share capital immediately after the completion of the Global Offering and the exercise of the Over-allotment Option as set forth in the paragraphs under "Over-allotment Option".

References in this prospectus to applications, Application Forms, application monies or the procedure for application relate solely to the Hong Kong Public Offering.

The number of Offer Shares to be offered under the Hong Kong Public Offering and the International Offering, respectively, may be subject to reallocation as described in the paragraph headed "— The Hong Kong Public Offering — Reallocation" in this section below.

#### THE HONG KONG PUBLIC OFFERING

#### Number of Hong Kong Offer Shares Initially Offered

We are initially offering 80,000,000 Shares for subscription by the public in Hong Kong at the Offer Price, representing 10% of the total number of Offer Shares initially available under the Global Offering subject to the reallocation of Offer Shares between the International Offering and the Hong Kong Public Offering and assuming that the Over-allotment Option is not exercised. The Hong Kong Public Offering is open to

members of the public in Hong Kong as well as to institutional and professional investors. Professional investors generally include brokers, dealers, companies (including fund managers) whose ordinary business involves dealing in shares and other securities, and corporate entities which regularly invest in shares and other securities.

Completion of the Hong Kong Public Offering is subject to the conditions as set forth in the paragraph headed "— Conditions of the Global Offering" below.

#### Allocation

The allocation of Hong Kong Offer Shares to investors under the Hong Kong Public Offering will be based solely on the level of valid applications received under the Hong Kong Public Offering. The basis of allocation may vary, depending on the number of Hong Kong Offer Shares validly applied for by applicants. Such allocation could, where appropriate, consist of balloting, which would mean that some applicants may receive a higher allocation than others who have applied for the same number of Hong Kong Offer Shares, and those applicants who are not successful in the ballot may not receive any Hong Kong Offer Shares.

For allocation purposes only, the total number of Hong Kong Offer Shares available under the Hong Kong Public Offering (after taking into account of any reallocation) is to be divided equally into two pools:

- Pool A: The Hong Kong Offer Shares in Pool A will be allocated on an equitable basis to applicants
  who have applied for Hong Kong Offer Shares with an aggregate price of HK\$5 million (excluding
  the brokerage, SFC transaction levy and the Stock Exchange trading fee payable) or less; and
- Pool B: The Hong Kong Offer Shares in Pool B will be allocated on an equitable basis to applicants who have applied for Hong Kong Offer Shares with an aggregate price of more than HK\$5 million (excluding the brokerage, SFC transaction levy and the Stock Exchange trading fee payable).

Investors should be aware that applications in Pool A and applications in Pool B may receive different allocation ratios. If Hong Kong Offer Shares in one (but not both) of the pools are under-subscribed, the surplus Hong Kong Offer Shares will be transferred to the other pool to satisfy demand in that other pool and be allocated accordingly. For the purpose of this subsection only, the "price" for Hong Kong Offer Shares means the price payable on application therefore (without regard to the Offer Price as finally determined). Applicants can only receive an allocation of Hong Kong Offer Shares from either Pool A or Pool B but not from both pools. Multiple applications or suspected multiple applications and any application for more than 40,000,000 Hong Kong Offer Shares (being 50% of the 80,000,000 Hong Kong Offer Shares initially available under the Hong Kong Public Offering) are liable to be rejected.

#### Reallocation

The allocation of Offer Shares between the Hong Kong Public Offering and the International Offering is subject to reallocation under the Listing Rules. In accordance with the clawback requirements specified in paragraph 4.2 of Practice Note 18 of the Listing Rules, if the number of Offer Shares validly applied for under the Hong Kong Public Offering represents (i) 15 times or more but less than 50 times, (ii) 50 times or more but

less than 100 times, and (iii) 100 times or more of the number of Hong Kong Offer Shares initially available under the Hong Kong Public Offering, the Offer Shares will be reallocated to the Hong Kong Public Offering from the International Offering.

As a result of such reallocation, the total number of Hong Kong Offer Shares will be increased to 240,000,000 Offer Shares (in the case of (ii)), 320,000,000 Offer Shares (in the case of (iii)), representing 30%, 40%, and 50% of the Offer Shares initially available under the Global Offering, respectively (before any exercise of the Over-allotment Option). In each case, the additional Offer Shares reallocated to the Hong Kong Public Offering will be allocated between Pool A and Pool B and the number of Offer Shares allocated to the International Offering will be correspondingly reduced in such manner as the Joint Global Coordinators deem appropriate. In addition, the Offer Shares to be offered in the Hong Kong Public Offering and the Offer Shares to be offered in the International Global Offering may, in certain circumstances, be reallocated between these offerings at the discretion of the Joint Global Coordinators.

The Offer Shares to be offered in the Hong Kong Public Offering and the International Offering may, in certain circumstances, be reallocated as between these offerings at the discretion of the Joint Global Coordinators. In the event that the Joint Global Coordinators decide to reallocate Offer Shares from the International Offering to the Hong Kong Public Offering, and such reallocation is done other than pursuant to Practice Note 18 of the Listing Rules, in accordance with Guidance Letter HKEx-GL91-18, the maximum total number of Offer Shares that may be reallocated to the Hong Kong Public Offering will be 160,000,000 Shares, representing double of the initial allocation to the Hong Kong Public Offering, and the final Offer Price shall be fixed at the low-end of the indicative Offer Price range (that is, HK\$2.18 per Offer Share) stated in this prospectus.

#### **Applications**

Each applicant under the Hong Kong Public Offering will also be required to give an undertaking and confirmation in the application submitted by him/her that he/she and any person(s) for whose benefit he/she is making the application have not applied for or taken up, or indicated an interest for, and will not apply for or take up, or indicate an interest for, any Offer Shares under the International Offering, and such applicant's application is liable to be rejected if the said undertaking and/or confirmation is breached and/or untrue (as the case may be) or it has been or will be placed or allocated Offer Shares under the International Offering.

Applicants under the Hong Kong Public Offering are required to pay, on application, the maximum price of HK\$3.18 per Share in addition to the brokerage, SFC transaction levy and Stock Exchange trading fee payable on each Offer Share. If the Offer Price, as finally determined in the manner described in the paragraph headed "— Pricing and Allocation" in this section below, is less than the maximum price of HK\$3.18 per Share, appropriate refund payments (including the brokerage, SFC transaction levy and Stock Exchange trading fee attributable to the surplus application monies) will be made to successful applicants, without interest. For details, see "How to Apply for Hong Kong Offer Shares".

#### THE INTERNATIONAL OFFERING

#### **Number of International Offer Shares Initially Offered**

We will be initially offering for subscription under the International Offering 720,000,000 Offer Shares, representing 90% of the Offer Shares under the Global Offering subject to the reallocation of Offer Shares between the International Offering and the Hong Kong Public Offering and assuming that the Over-allotment Option is not exercised.

#### Allocation

The International Offering will involve private placements of the Offer Shares to institutional and professional investors and other investors outside the United States (including to professional and institutional investors within Hong Kong) in offshore transactions in reliance on Regulation S under the U.S. Securities Act. Professional investors generally include brokers, dealers, companies (including fund managers) whose ordinary business involves dealing in shares and other securities and corporate entities which regularly invest in shares and other securities. Allocation of International Offer Shares pursuant to the International Offering will be effected in accordance with the "book-building" process described in the paragraph headed "— Pricing and Allocation" below and based on a number of factors, including the level and timing of demand, the total size of the relevant investor's invested assets or equity assets in the relevant sector and whether or not it is expected that the relevant investor is likely to buy further Offer Shares, and/or hold or sell its Offer Shares, after the listing of the Offer Shares on the Stock Exchange. Such allocation is intended to result in a distribution of the Offer Shares on a basis which would lead to the establishment of a solid professional and institutional shareholder base to the benefit of our Company and its shareholders as a whole.

The Joint Global Coordinators (on behalf of the International Underwriters) may require any investor who has been offered International Offer Shares under the International Offering, and who has made an application under the Hong Kong Public Offering, to provide sufficient information to the Joint Global Coordinators so as to allow them to identify the relevant applications under the Hong Kong Public Offering and to ensure that they are excluded from any application of Hong Kong Offer Shares under the Hong Kong Public Offering.

## Reallocation

The total number of Offer Shares to be issued or sold pursuant to the International Offering may change as a result of the clawback arrangement described in "— The Hong Kong Public Offering — Reallocation" in this section, the exercise of the Over-allotment Option in whole or in part and/or any reallocation of unsubscribed Offer Shares originally included in the Hong Kong Public Offering to the International Offering.

#### **Over-allotment Option**

We expect to grant to the Joint Global Coordinators (on behalf of the International Underwriters), exercisable in whole or in part by the Joint Global Coordinators at their sole and absolute discretion, the Overallotment Option, which will be exercisable at any time and from time to time on or before the expiration of the period of 30 calendar days from the last day for the lodging of applications under the Hong Kong Public Offering, to require our Company to allot and issue up to an aggregate of 120,000,000 Shares, representing 15% of the Offer Shares initially available under the Global Offering, at the Offer Price, to, among other things, cover over-allocations in the International Offering, if any. If the Over-allotment Option is exercised in full, the Offer Shares will represent 27.71% of the Company's issued share capital immediately following the Capitalization Issue, completion of the Global Offering and the exercise of the Over-allotment Option without taking into account the exercise of the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme. In the event that the Over-allotment Option is exercised, an announcement will be made.

#### **STABILIZATION**

Stabilization is a practice used by underwriters in some markets to facilitate the distribution of securities. To stabilize, the underwriters may bid for, or purchase, the newly issued securities in the secondary market, during a specified period of time, to reduce and, if possible, prevent any decline in the market price of the securities below the offer price. In Hong Kong and a number of other jurisdictions, activity aimed at reducing the market price is prohibited, and the price at which stabilization is effected is not permitted to exceed the offer price.

In connection with the Global Offering, the Stabilizing Manager or any person acting for it, as stabilizing manager, on behalf of the Underwriters, may, to the extent permitted by applicable laws of Hong Kong or elsewhere, over-allocate or effect transactions with a view to stabilizing or supporting the market price of our Shares at a level higher than that which might otherwise prevail for a limited period after the Listing Date. However, there is no obligation on the Stabilizing Manager, or any persons acting for it, to conduct any such stabilizing action. Such stabilization action, if commenced, may be discontinued at any time, and is required to be brought to an end within 30 days after the last day for the lodging of applications under the Hong Kong Public Offering. Should stabilizing transactions be effected in connection with the Global Offering, this will be at the absolute discretion of the Stabilizing Manager or any person acting for it.

Stabilizing action permitted in Hong Kong pursuant to the Securities and Futures (Price Stabilizing) Rules (Chapter 571W of the Laws of Hong Kong), as amended, includes (i) over-allocation for the purpose of preventing or minimizing any reduction in the market price of our Shares, (ii) selling or agreeing to sell our Shares so as to establish a short position in them for the purpose of preventing or minimizing any reduction in the market price of our Shares, (iii) purchasing or subscribing for, or agreeing to purchase or subscribe for, our Shares pursuant to the Over-allotment Option in order to close out any position established under (i) or (ii) above, (iv) purchasing, or agreeing to purchase, any of our Shares for the sole purpose of preventing or minimizing any reduction in the market price of our Shares, (v) selling or agreeing to sell any our Shares in order to liquidate any position established as a result of those purchases and (vi) offering or attempting to do anything as described in paragraph (ii), (iii), (iv) or (v).

Specifically, prospective applicants for and investors in the Offer Shares should note that:

- the Stabilizing Manager, or any person acting for it may, in connection with the stabilizing action, maintain a long position in our Shares;
- there is no certainty regarding the extent to which and the time or period for which the Stabilizing Manager, or any person acting for it, will maintain such a long position;
- liquidation of any such long position by the Stabilizing Manager, or any person acting for it, may have an adverse impact on the market price of our Shares;
- no stabilizing action can be taken to support the price of our Shares for longer than the stabilizing period which will begin on the Listing Date, and is expected to expire on the 30th day after the last

day for the lodging of applications under the Hong Kong Public Offering. After this date, when no further stabilizing action may be taken, demand for our Shares, and therefore the price of our Shares, could fall;

- the price of our Shares cannot be assured to stay at or above the Offer Price by the taking of any stabilizing action; and
- stabilizing bids may be made or transactions effected in the course of the stabilizing action at any
  price at or below the Offer Price, which means that stabilizing bids may be made or transactions
  effected at a price below the price paid by applicants for, or investors in, our Shares.

Our Company will ensure or procure that an announcement in compliance with the Securities and Futures (Price Stabilizing) Rules (Chapter 571W of the laws of Hong Kong) will be made within seven days of the expiration of the stabilization period.

#### Over-allocation

Following any over-allocation of Shares in connection with the Global Offering, the Joint Global Coordinators, or any person acting for them may cover such over-allocation by, amongst others, exercising the Over-allotment Option in full or in part, by using our Shares purchased by the Stabilizing Manager, its affiliates or any person acting for it in the secondary market, that do not exceed the Offer Price, or through the stock borrowing agreement as detailed below or a combination of these means. The number of Shares which can be over-allocated will not exceed the number of Shares which may be allotted and issued pursuant to the exercise in full of the Over-allotment Option, being 120,000,000 Shares, representing 15% of the Offer Shares initially available under the Global Offering.

#### STOCK BORROWING AGREEMENT

In order to facilitate the settlement of over-allocations in connection with the Global Offering, the Stabilizing Manager, or any person acting for it may choose to borrow Shares from Redsun Properties Group (Holdings) under the Stock Borrowing Agreement, which is expected to be entered into between the Stabilizing Manager and Redsun Properties Group (Holdings) on or around the Price Determination Date.

The Stock Borrowing Agreement will not be subject to the restrictions of Rule 10.07(l)(a) of the Listing Rules provided that the requirements set forth in Rule 10.07(3) of the Listing Rules are to be complied with as follows:

- such stock borrowing arrangement is fully described in this prospectus and will only be effected by the Stabilizing Manager for the sole purpose of covering any short position prior to the exercise of the Over-allotment Option in connection with the International Offering;
- the maximum number of Shares borrowed from Redsun Properties Group (Holdings) under the Stock Borrowing Agreement will be limited to the maximum number of Shares which may be issued upon exercise of the Over-allotment Option;

- the same number of Shares so borrowed must be returned to Redsun Properties Group (Holdings) or its nominees on or before the third business day following the earlier of (i) the last day on which the Over-allotment Option may be exercised, (ii) the date on which the Over-allotment Option is exercised in full and the relevant over-allocation shares have been allocated, and (iii) such earlier time as the parties may from this to time agree in writing;
- the stock borrowing arrangement under the Stock Borrowing Agreement will be effected in compliance with all applicable laws, listing rules and regulatory requirements; and
- no payment will be made to Redsun Properties Group (Holdings) by the Stabilizing Manager or its authorized agents in relation to such stock borrowing arrangement.

#### PRICING AND ALLOCATION

The International Underwriters will be soliciting from prospective investors indications of interest in acquiring Offer Shares in the International Offering. Prospective Professional and institutional investors will be required to specify the number of Offer Shares under the International Offering they would be prepared to acquire either at different price or at a particular price. This process, known as "book-building", is expect to continue up to, and to cease on or about, the last day for lodging applications under the Hong Kong Public Offering.

The Offer Price is expected to be fixed by agreement between the Company and the Joint Global Coordinators (on behalf of the Underwriters) on the Price Determination Date, which is expected to be on or around Thursday, July 5, 2018 and in any event no later than Tuesday, July 10, 2018.

The Offer Price will not be more than HK\$3.18 per Offer Share and is expected to be not less than HK\$2.18 per Offer Share unless otherwise announced, as further explained below, not later than the morning of the last day for lodging applications under the Hong Kong Public Offering. Prospective investors should be aware that the Offer Price to be determined on the Price Determination Date may be, but is not expected to be, lower than the indicative Offer Price range stated in this prospectus.

Applicants should have regard to the possibility that any announcement of a reduction in the number of Offer Shares and/or the indicative Offer Price range may not be made until the last day for lodging applications under the Hong Kong Public Offering.

The Joint Global Coordinators (on behalf of the other Underwriters) may, where considered appropriate, based on the level of interest expressed by prospective professional and institutional investors during the bookbuilding process, and with the consent of our Company, reduce the number of Offer Shares and/or the indicative Offer Price range at any time on or prior to the morning of the last day for lodging applications under the Hong Kong Public Offering. In such a case, we will, as soon as practicable following the decision to make such reduction, and in any event not later than the morning of the last day for lodging applications under the Hong Kong Public Offering, cause them to be published in South China Morning Post (in English) and Hong Kong Economic Times (in Chinese) and on the website of our Company (www.rsunproperty.hk) and the website of

the Stock Exchange (www.hkexnews.hk) notices of the reduction. Upon issue of such a notice, the revised Offer Price range will be final and conclusive and the Offer Price, if agreed upon by our Company and the Joint Global Coordinators (on behalf of the other Underwriters), will be fixed within such revised Offer Price range. Such notice will also include confirmation or revision, as appropriate, of the working capital statement and the Global Offering statistics as currently set forth in this prospectus, and any other financial information which may change as a result of any such reduction. As soon as practicable of such reduction of the number of Offer Shares and/or the indicative Offer Price range, we will also issue a supplemental prospectus updating investors of such reduction together with an update of all financial and other information in connection with such change, where appropriate, extend the period under which the Hong Kong Public Offering was open for acceptance, and give potential investors who had applied for the Offer Shares the right to withdraw their applications.

In the absence of any such notice and supplemental prospectus so published, the number of Offer Shares will not be reduced and/or the Offer Price, if agreed upon between our Company and the Joint Global Coordinators (on behalf of the Underwriters), will under no circumstances be set outside the Offer Price range stated in this prospectus.

In the event of a reduction in the number of Offer Shares, the Joint Global Coordinators may, at their discretion, reallocate the number of Offer Shares to be offered in the Hong Kong Public Offering and the International Offering, provided that the number of Offer Shares comprised in the Hong Kong Public Offering shall not be less than 10% of the total number of Offer Shares available under the Global Offering. The Offer Shares to be offered in the Hong Kong Public Offering and the Offer Shares to be offered in the International Offering may, in certain circumstances, be reallocated between these offerings solely in the discretion of the Joint Global Coordinators.

If applications for the Offer Shares have been submitted prior to the day which is the last day for lodging applications under the Hong Kong Public Offering, such applications can be subsequently withdrawn if the number of Offer Shares and/or the indicative Offer Price range is so reduced.

The final Offer Price, the level of indications of interest in the International Offering, the level of applications in the Hong Kong Public Offering and the basis of allocations of Offer Shares under the Hong Kong Public Offering are expected to be announced on Wednesday, July 11, 2018 in South China Morning Post (in English) and Hong Kong Economic Times (in Chinese) and on the website of our Company (www.rsunproperty.hk) and the website of the Stock Exchange (www.hkexnews.hk).

## HONG KONG UNDERWRITING AGREEMENT

The Hong Kong Public Offering is fully underwritten by the Hong Kong Underwriters under the terms of the Hong Kong Underwriting Agreement and is subject to our Company and the Joint Global Coordinators (on behalf of the Underwriters) agreeing on the Offer Price.

We expect to enter into the International Underwriting Agreement relating to the International Offering on the Price Determination Date.

The underwriting arrangements under the Hong Kong Underwriting Agreement and the International Underwriting Agreement are summarized in "Underwriting".

#### CONDITIONS OF THE GLOBAL OFFERING

Acceptances of all applications for Offer Shares will be conditional on:

- (a) the Listing Committee granting listing of, and permission to deal in, the Offer Shares being offered pursuant to the Global Offering (including the additional Offer Shares which may be made available pursuant to the exercise of the Over-allotment Option) (subject only to allotment);
- (b) the Offer Price having been agreed between our Company and the Joint Global Coordinators (on behalf of the Underwriters) on the Price Determination Date;
- (c) the execution and delivery of the International Underwriting Agreement on or about the Price Determination Date; and
- (d) the obligations of the Underwriters under each of the respective Underwriting Agreements becoming and remaining unconditional and not having been terminated in accordance with the terms of the respective Underwriting Agreements,

in each case on or before the dates and times specified in the Underwriting Agreements (unless and to the extent such conditions are validly waived on or before such dates and times).

If, for any reason, the Offer Price is not agreed between our Company and the Joint Global Coordinators (on behalf of the Underwriters) on or before Tuesday, July 10, 2018, the Global Offering will not proceed and lapse.

The consummation of each of the Hong Kong Public Offering and the International Offering is conditional upon, amongst others, the other offering becoming unconditional and not having been terminated in accordance with its terms.

If the above conditions are not fulfilled or waived prior to the times and dates specified, the Global Offering will lapse and the Stock Exchange will be notified immediately. We will as soon as possible publish or cause to be published a notice of the lapse of the Hong Kong Public Offering in South China Morning Post (in English), Hong Kong Economic Times (in Chinese) and on the website of our Company (www.rsunproperty.hk) and the website of the Stock Exchange (www.hkexnews.hk). In such eventuality, all application monies will be returned, without interest, on the terms set forth in the paragraph headed "How to Apply for Hong Kong Offer Shares — 14. Dispatch/Collection of Share Certificates and Refund Monies." In the meantime, all application monies will be held in a separate bank account(s) with the receiving bank or other bank(s) in Hong Kong licensed under the Banking Ordinance (Chapter 155 of the Laws of Hong Kong), as amended.

Share certificates issued in respect of the Hong Kong Offer Shares will only become valid at 8:00 a.m. on the Listing Date provided that the Global Offering has become unconditional in all respects (including the Underwriting Agreements not having been terminated in accordance with their terms) at any time prior to 8:00 a.m. on the Listing Date.

#### APPLICATION FOR LISTING ON THE STOCK EXCHANGE

We have applied to the Listing Committee for the granting of listing of, and permission to deal in Shares in issue and to be issued (pursuant to the Capitalization Issue, the Global Offering and the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme).

No part of our Company's share or loan capital is listed on or dealt in on any other stock exchange and no such listing or permission to deal is being or proposed to be sought in the near future.

#### SHARES WILL BE ELIGIBLE FOR ADMISSION INTO CCASS

Subject to the granting of the listing of, and permission to deal in, our Shares on the Stock Exchange and compliance with the stock admission requirements of HKSCC, our Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the date of commencement of dealings in our Shares on the Stock Exchange or on any other date HKSCC chooses. Settlement of transactions between participants of the Stock Exchange is required to take place in CCASS on the second Business Day after any trading day. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time. Investors should seek the advice of their stockbroker or other professional advisers for details of the settlement arrangements as such arrangements may affect their rights and interests. All necessary arrangements have been made enabling our Shares to be admitted into CCASS.

#### DEALING ARRANGEMENTS

Assuming that the Hong Kong Public Offering becomes unconditional at or before 8:00 a.m. in Hong Kong on Thursday, July 12, 2018, it is expected that dealings in our Shares on the Stock Exchange will commence at 9:00 a.m. on Thursday, July 12, 2018. Our Shares will be traded on the Main Board of the Stock Exchange in board lots of 1,000 Shares each. The stock code of our Shares will be 1996.

#### 1. HOW TO APPLY

If you apply for Hong Kong Offer Shares, then you may not apply for or indicate an interest for International Offer Shares.

To apply for Hong Kong Offer Shares, you may:

- use a **WHITE** or **YELLOW** Application Form;
- apply online via the **White Form eIPO** service at **www.eipo.com.hk**; or
- electronically cause HKSCC Nominees to apply on your behalf.

None of you or your joint applicant(s) may make more than one application, except where you are a nominee and provide the required information in your application.

Our Company, the Joint Global Coordinators, the White Form eIPO Service Provider and their respective agents may reject or accept any application in full or in part for any reason at their discretion.

#### 2. WHO CAN APPLY

You can apply for Hong Kong Offer Shares on a **WHITE** or **YELLOW** Application Form if you or the person(s) for whose benefit you are applying:

- are 18 years of age or older;
- have a Hong Kong address;
- are outside the United States, and are not a United States Person (as defined in Regulation S under the U.S. Securities Act); and
- are not a legal or natural person of the PRC.

If you apply online through the **White Form eIPO** service, in addition to the above, you must also: (i) have a valid Hong Kong identity card number and (ii) provide a valid e-mail address and a contact telephone number.

If you are a firm, the application must be in the individual members' names. If you are a body corporate, the Application Form must be signed by a duly authorized officer, who must state his representative capacity, and stamped with your corporation's chop.

If an application is made by a person under a power of attorney, the Joint Global Coordinators may accept it at its discretion and on any conditions it think fit, including evidence of the attorney's authority.

The number of joint applicants may not exceed four and they may not apply by means of **White Form eIPO** service for the Hong Kong Offer Shares.

Unless permitted by the Listing Rules, you cannot apply for any Hong Kong Offer Shares if you are:

- an existing beneficial owner of Shares in our Company and/or any its subsidiaries;
- a Director or chief executive officer of our Company and/or any of its subsidiaries;
- a core connected person (as defined in the Listing Rules) of our Company or will become a core connected person of our Company immediately upon completion of the Global Offering;
- an close associate (as defined in the Listing Rules) of any of the above; and
- have been allocated or have applied for any International Offer Shares or otherwise participate in the International Offering.

#### 3. APPLYING FOR HONG KONG OFFER SHARES

#### Which Application Channel to Use

For Hong Kong Offer Shares to be issued in your own name, use a **WHITE** Application Form or apply online through **www.eipo.com.hk**.

For Hong Kong Offer Shares to be issued in the name of HKSCC Nominees and deposited directly into CCASS to be credited to your or a designated CCASS Participant's stock account, use a **YELLOW** Application Form or electronically instruct HKSCC via CCASS to cause HKSCC Nominees to apply for you.

#### WHERE TO COLLECT THE APPLICATION FORMS

You can collect a **WHITE** Application Form and a prospectus during normal business hours from 9:00 am on Friday, June 29, 2018 until 12:00 noon on Thursday, July 5, 2018 from:

(i) the following office of the Hong Kong Underwriters:

**CCB International Capital Limited** 12/F, CCB Tower

3 Connaught Road Central

Central

Hong Kong
Huatai Financial Holdings (Hong Kong)
Unit 5808-12, 58/F, The Center

**Limited** 99 Queen's Road Central

Hong Kong

**ABCI Securities Company Limited** 11 F, Agricultural Bank of China Tower

50 Connaught Road Central

Hong Kong

CMB International Capital Limited 45F, Champion Tower

3 Garden Road

Central Hong Kong

**BOCOM International Securities Limited** 9th Floor

Man Yee Building

68 Des Voeux Road Central

Hong Kong

**Haitong International Securities Company** 

Limited

22/F, Li Po Chun Chambers 189 Des Voeux Road Central

Hong Kong

**Juhui Financial Securities Limited** Room 2007, 20/F., Great Eagle Centre

23 Harbour Road

Wanchai Hong Kong

**Head & Shoulders Securities Limited** Room 2511, 25/F Cosco Tower

183 Queen's Road Central

Central Hong Kong

(ii) any of the designated branches of the following receiving bank:

Bank of China (Hong Kong) Limited

Region	Branch	Address
Hong Kong Island	Gilman Street Branch	136 Des Voeux Road Central
	Heng Fa Chuen Branch	Shop 205-208, East Wing
		Shopping Centre, Heng Fa
		Chuen, Chai Wan,
		Hong Kong
Kowloon	Wong Tai Sin Branch	Shop G13, Wong Tai Sin
		Plaza, Wong Tai Sin
	Mong Kok Branch	589 Nathan Road, Mong Kok
	Tsim Sha Tsui Branch	24-28 Carnarvon Road, Tsim
		Sha Tsui, Kowloon
New Territories	Kwai Chung Plaza Branch	A18-20, G/F Kwai Chung
		Plaza, 7-11 Kwai Foo
		Road, Kwai Chung

You can collect a **YELLOW** Application Form and a prospectus during normal business hours from 9:00 am on Friday, June 29, 2018 until 12:00 noon on Thursday, July 5, 2018 from the Depository Counter of HKSCC at 1/F, One & Two Exchange Square, 8 Connaught Place, Central, Hong Kong or from your stockbroker.

## **Time for Lodging Application Forms**

Your completed **WHITE** or **YELLOW** Application Form, together with a check or a banker's cashier order attached and marked payable to "BANK OF CHINA (HONG KONG) NOMINEES LIMITED — **REDSUN PROPERTIES PUBLIC OFFER**" for the payment, should be deposited in the special collection boxes provided at any of the branches of the receiving bank listed above, at the following times:

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Friday, June 29, 2018 — 9:00 a.m. to 5:00 p.m. Saturday, June 30, 2018 — 9:00 a.m. to 1:00 p.m. Tuesday, July 3, 2018 — 9:00 a.m. to 5:00 p.m. Wednesday, July 4, 2018 — 9:00 a.m. to 5:00 p.m. Thursday, July 5, 2018 — 9:00 a.m. to 12:00 noon
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The application lists will be open from 11:45 am to 12:00 noon on Thursday, July 5, 2018, the last application day or such later time as described in "— 10. Effect of Bad Weather on the Opening of the Application Lists" in this section.

#### 4. TERMS AND CONDITIONS OF AN APPLICATION

Follow the detailed instructions in the Application Form carefully; otherwise, your application may be rejected.

By submitting an Application Form or applying through the White Form eIPO service, among other things, you:

- (i) undertake to execute all relevant documents and instruct and authorize our Company and/or the Joint Global Coordinators (or their agents or nominees), as agents of our Company, to execute any documents for you and to do on your behalf all things necessary to register any Hong Kong Offer Shares allocated to you in your name or in the name of HKSCC Nominees as required by the Articles of Association;
- (ii) agree to comply with the Companies (Winding Up and Miscellaneous Provisions) Ordinance and the Articles of Association;
- (iii) confirm that you have read the terms and conditions and application procedures set out in this prospectus and in the Application Form and agree to be bound by them;
- (iv) confirm that you have received and read this prospectus and have only relied on the information and representations contained in this prospectus in making your application and will not rely on any other information or representations except those in any supplement to this prospectus;
- (v) confirm that you are aware of the restrictions on the Global Offering in this prospectus;
- (vi) agree that none of our Company, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters, their respective directors, officers, employees, partners, agents, advisers and any other parties involved in the Global Offering is or will be liable for any information and representations not in this prospectus (and any supplement to it);
- (vii) undertake and confirm that you or the person(s) for whose benefit you have made the application have not applied for or taken up, or indicated an interest for, and will not apply for or take up, or indicate an interest for, any International Offer Shares under the International Offering nor participated in the International Offering;
- (viii) agree to disclose to our Company, our Hong Kong Share Registrar, receiving bank, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters and/or their respective advisers and agents any personal data which they may require about you and the person(s) for whose benefit you have made the application;
- (ix) if the laws of any place outside Hong Kong apply to your application, agree and warrant that you have complied with all such laws and none of our Company, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers and the Underwriters nor any of their respective officers or advisers will breach any law outside Hong Kong as a result of the acceptance of your offer to purchase, or any action arising from your rights and obligations under the terms and conditions contained in this prospectus and the Application Form;

- (x) agree that once your application has been accepted, you may not rescind it because of an innocent misrepresentation;
- (xi) agree that your application will be governed by the laws of Hong Kong;
- (xii) represent, warrant and undertake that (i) you understand that the Hong Kong Offer Shares have not been and will not be registered under the U.S. Securities Act; and (ii) you and any person for whose benefit you are applying for the Hong Kong Offer Shares are outside the United States (as defined in Regulation S) or are a person described in paragraph (h)(3) of Rule 902 of Regulation S;
- (xiii) warrant that the information you have provided is true and accurate;
- (xiv) agree to accept the Hong Kong Offer Shares applied for, or any lesser number allocated to you under the application;
- (xv) authorize our Company to place your name(s) or the name of the HKSCC Nominees, on our Company's register of members as the holder(s) of any Hong Kong Offer Shares allocated to you, and our Company and/or its agents to send any Share certificate(s) and/or any e-Refund payment instructions and/or any refund check(s) to you or the first-named applicant for joint application by ordinary post at your own risk to the address stated on the application, unless you have fulfilled the criteria mentioned in "— 14. Dispatch/Collection of Share Certificates and Refund Monies Personal Collection" section in this prospectus to collect Share certificate(s) and/or refund check(s) in person;
- (xvi) declare and represent that this is the only application made and the only application intended by you to be made to benefit you or the person for whose benefit you are applying;
- (xvii) understand that our Company and the Joint Global Coordinators will rely on your declarations and representations in deciding whether or not to make any allotment of any of the Hong Kong Offer Shares to you and that you may be prosecuted for making a false declaration;
- (xviii) (if the application is made for your own benefit) warrant that no other application has been or will be made for your benefit on a **WHITE** or **YELLOW** Application Form or by giving **electronic application instructions** to HKSCC or to the **White Form eIPO** Service Provider by you or by any one as your agent or by any other person; and
- (xix) (if you are making the application as an agent for the benefit of another person) warrant that (i) no other application has been or will be made by you as agent for or for the benefit of that person or by that person or by any other person as agent for that person on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC; and (ii) you have due authority to sign the Application Form or give electronic application instructions on behalf of that other person as their agent.

## **Additional Instructions for YELLOW Application Form**

You may refer to the **YELLOW** Application Form for details.

#### 5. APPLYING THROUGH WHITE FORM eIPO SERVICE

#### General

Individuals who meet the criteria in the "— 2. Who can apply" section, may apply through the **White Form eIPO** service for the Hong Kong Offer Shares to be allotted and registered in their own names through the designated website at **www.eipo.com.hk**.

Detailed instructions for application through the **White Form eIPO** service are on the designated website. If you do not follow the instructions, your application may be rejected and may not be submitted to our Company. If you apply through the designated website, you authorize the White Form eIPO Service Provider to apply on the terms and conditions in this prospectus, as supplemented and amended by the terms and conditions of the **White Form eIPO** service.

#### Time for Submitting Applications under the White Form eIPO Service

You may submit your application to the White Form eIPO Service Provider at <a href="www.eipo.com.hk">www.eipo.com.hk</a> (24 hours daily, except on the last application day) from 9:00 a.m. on Friday, June 29, 2018 until 11:30 a.m. Thursday, July 5, 2018 and the latest time for completing full payment of application monies in respect of such applications will be 12:00 noon on Thursday, July 5, 2018 or such later time under the "— 10. Effect of Bad Weather on the Opening of the Application Lists" section.

#### **No Multiple Applications**

If you apply by means of **White Form eIPO**, once you complete payment in respect of any **electronic application instruction** given by you or for your benefit through the **White Form eIPO** service to make an application for Hong Kong Offer Shares, an actual application shall be deemed to have been made. For the avoidance of doubt, giving an **electronic application instruction** under **White Form eIPO** more than once and obtaining different application reference numbers without effecting full payment in respect of a particular reference number will not constitute an actual application.

If you are suspected of submitting more than one application through the **White Form eIPO** service or by any other means, all of your applications are liable to be rejected.

## Section 40 of the Companies (Winding Up and Miscellaneous Provisions) Ordinance

For the avoidance of doubt, our Company and all other parties involved in the preparation of this prospectus acknowledge that each applicant who gives or causes to give **electronic application instructions** is a

person who may be entitled to compensation under Section 40 of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (as applied by Section 342E of the Companies (Winding Up and Miscellaneous Provisions) Ordinance).

#### **Environmental Protection**

The obvious advantage of **White Form eIPO** is to save the use of papers via the self-serviced and electronic application process. Computershare Hong Kong Investor Services Limited, being the designated **White Form eIPO** Service Provider, will contribute HK\$2 for each "Redsun Properties Group Limited" **White Form eIPO** application submitted via the **www.eipo.com.hk** to support the funding of "Dongjiang River Source Tree Planting" project initiated by Friends of the Earth (HK).

# 6. APPLYING BY GIVING ELECTRONIC APPLICATION INSTRUCTIONS TO HKSCC VIA CCASS

#### General

CCASS Participants may give **electronic application instructions** to apply for the Hong Kong Offer Shares and to arrange payment of the money due on application and payment of refunds under their participant agreements with HKSCC and the General Rules of CCASS and the CCASS Operational Procedures.

If you are a CCASS Investor Participant, you may give these **electronic application instructions** through the CCASS Phone System by calling 2979 7888 or through the CCASS Internet System (<a href="https://ip.ccass.com">https://ip.ccass.com</a>) (using the procedures in HKSCC's "An Operating Guide for Investor Participants" in effect from time to time).

HKSCC can also input electronic application instructions for you if you go to:

#### Hong Kong Securities Clearing Company Limited

Customer Service Center, 1/F, One & Two Exchange Square, 8 Connaught Place, Central, Hong Kong

and complete an input request form.

You can also collect a prospectus from this address.

If you are not a CCASS Investor Participant, you may instruct your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give **electronic application instructions** via CCASS terminals to apply for the Hong Kong Offer Shares on your behalf.

You will be deemed to have authorized HKSCC and/or HKSCC Nominees to transfer the details of your application to our Company, the Joint Global Coordinators and our Hong Kong Share Registrar.

## Giving electronic application instructions to HKSCC via CCASS

Where you have given **electronic application instructions** to apply for the Hong Kong Offer Shares and a **WHITE** Application Form is signed by HKSCC Nominees on your behalf:

- (i) HKSCC Nominees will only be acting as a nominee for you and are not liable for any breach of the terms and conditions of the **WHITE** Application Form or this prospectus;
- (ii) HKSCC Nominees will do the following things on your behalf:
  - agree that the Hong Kong Offer Shares to be allotted shall be issued in the name of HKSCC Nominees and deposited directly into CCASS for the credit of the CCASS Participant's stock account on your behalf or your CCASS Investor Participant's stock account;
  - agree to accept the Hong Kong Offer Shares applied for or any lesser number allocated;
  - undertake and confirm that you have not applied for or taken up, will not apply for or take up, or indicate an interest for, any International Offer Shares under the International Offering;
  - (if the **electronic application instructions** are given for your benefit) declare that only one set of **electronic application instructions** has been given for your benefit;
  - (if you are an agent for another person) declare that you have only given one set of **electronic application instructions** for the other person's benefit and are duly authorized to give those instructions as their agent;
  - confirm that you understand that our Company, our Directors and the Joint Global Coordinators will rely on your declarations and representations in deciding whether or not to make any allotment of any of the Hong Kong Offer Shares to you and that you may be prosecuted if you make a false declaration;
  - authorize our Company to place HKSCC Nominees' name on our Company's register of members as the holder of the Hong Kong Offer Shares allocated to you and to send Share certificate(s) and/or refund monies under the arrangements separately agreed between us and HKSCC;
  - confirm that you have read the terms and conditions and application procedures set out in this prospectus and agree to be bound by them;
  - confirm that you have received and/or read a copy of this prospectus and have relied only on the information and representations in this prospectus in causing the application to be made, save as set out in any supplement to this prospectus;

- agree that none of our Company, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters, their respective directors, officers, employees, partners, agents, advisers and any other parties involved in the Global Offering, is or will be liable for any information and representations not contained in this prospectus (and any supplement to it);
- agree to disclose your personal data to our Company, our Hong Kong Share Registrar, receiving banks, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters and/or its respective advisers and agents;
- agree (without prejudice to any other rights which you may have) that once HKSCC Nominees' application has been accepted, it cannot be rescinded for innocent misrepresentation;
- agree that any application made by HKSCC Nominees on your behalf is irrevocable before the fifth day after the time of the opening of the application lists (excluding any day which is Saturday, Sunday or public holiday in Hong Kong), such agreement to take effect as a collateral contract with us and to become binding when you give the instructions and such collateral contract to be in consideration of our Company agreeing that it will not offer any Hong Kong Offer Shares to any person before the fifth day after the time of the opening of the application lists (excluding any day which is Saturday, Sunday or public holiday in Hong Kong), except by means of one of the procedures referred to in this prospectus. However, HKSCC Nominees may revoke the application before the fifth day after the time of the opening of the application lists (excluding for this purpose any day which is a Saturday, Sunday or public holiday in Hong Kong) if a person responsible for this prospectus under Section 40 of the Companies (Winding Up and Miscellaneous Provisions) Ordinance gives a public notice under that section which excludes or limits that person's responsibility for this prospectus;
- agree that once HKSCC Nominees' application is accepted, neither that application nor your
  electronic application instructions can be revoked, and that acceptance of that application
  will be evidenced by our Company's announcement of the Hong Kong Public Offering results;
- agree to the arrangements, undertakings and warranties under the participant agreement between you and HKSCC, read with the General Rules of CCASS and the CCASS Operational Procedures, for the giving electronic application instructions to apply for Hong Kong Offer Shares;
- agree with our Company, for itself and for the benefit of each Shareholder (and so that our Company will be deemed by its acceptance in whole or in part of the application by HKSCC Nominees to have agreed, for itself and on behalf of each of the Shareholders, with each CCASS Participant giving electronic application instructions) to observe and comply with the Companies (Winding Up and Miscellaneous Provisions) Ordinance and the Articles of Association; and
- agree that your application, any acceptance of it and the resulting contract will be governed by the Laws of Hong Kong.

## Effect of Giving electronic application instructions to HKSCC via CCASS

By giving **electronic application instructions** to HKSCC or instructing your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give such instructions to HKSCC, you (and, if you are joint applicants, each of you jointly and severally) are deemed to have done the following things. Neither HKSCC nor HKSCC Nominees shall be liable to our Company or any other person in respect of the things mentioned below:

- instructed and authorized HKSCC to cause HKSCC Nominees (acting as nominee for the relevant CCASS Participants) to apply for the Hong Kong Offer Shares on your behalf;
- instructed and authorized HKSCC to arrange payment of the maximum Offer Price, brokerage, SFC transaction levy and the Stock Exchange trading fee by debiting your designated bank account and, in the case of a wholly or partially unsuccessful application and/or if the Offer Price is less than the maximum Offer Price per Offer Share initially paid on application, refund of the application monies (including brokerage, SFC transaction levy and the Stock Exchange trading fee) by crediting your designated bank account; and
- instructed and authorized HKSCC to cause HKSCC Nominees to do on your behalf all the things stated in the WHITE Application Form and in this prospectus.

#### **Minimum Purchase Amount and Permitted Numbers**

You may give or cause your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give **electronic application instructions** for a minimum of 1,000 Hong Kong Offer Shares. Instructions for more than 1,000 Hong Kong Offer Shares must be in one of the numbers set out in the table in the Application Forms. No application for any other number of Hong Kong Offer Shares will be considered and any such application is liable to be rejected.

#### Time for Inputting electronic application instructions

CCASS Clearing/Custodian Participants can input **electronic application instructions** at the following times on the following dates:

Friday, June 29, 2018 — 9:00 a.m. to 8:30 p.m.<sup>(1)</sup>
Saturday, June 30, 2018 — 8:00 a.m. to 1:00 p.m.<sup>(1)</sup>
Tuesday, July 3, 2018 — 8:00 a.m. to 8:30 p.m.<sup>(1)</sup>
Wednesday, July 4, 2018 — 8:00 a.m. to 8:30 p.m.<sup>(1)</sup>
Thursday, July 5, 2018 — 8:00 a.m. <sup>(1)</sup> to 12:00 noon

Note:

These times are subject to changes as HKSCC may determine from time to time with prior notification to CCASS Clearing/Custodian Participants.

CCASS Investor Participants can input **electronic application instructions** from 9:00 a.m. on Friday, June 29, 2018 until 12:00 noon on Thursday, July 5, 2018 (24 hours daily, except on Saturday, June 30, 2018 and the last application day).

The latest time for inputting your **electronic application instructions** will be 12:00 noon on Thursday, July 5, 2018, the last application day or such later time as described in "— 10. Effect of Bad Weather on the Opening of the Application Lists" in this section.

## No Multiple Applications

If you are suspected of having made multiple applications or if more than one application is made for your benefit, the number of Hong Kong Offer Shares applied for by HKSCC Nominees will be automatically reduced by the number of Hong Kong Offer Shares for which you have given such instructions and/or for which such instructions have been given for your benefit. Any **electronic application instructions** to make an application for the Hong Kong Offer Shares given by you or for your benefit to HKSCC shall be deemed to be an actual application for the purposes of considering whether multiple applications have been made.

## Section 40 of the Companies (Winding Up and Miscellaneous Provisions) Ordinance

For the avoidance of doubt, our Company and all other parties involved in the preparation of this prospectus acknowledge that each CCASS Participant who gives or causes to give **electronic application instructions** is a person who may be entitled to compensation under Section 40 of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (as applied by Section 342E of the Companies (Winding Up and Miscellaneous Provisions) Ordinance).

## **Personal Data**

The section of the Application Form headed "Personal Data" applies to any personal data held by our Company, our Hong Kong Share Registrar, the receiving banks, the Joint Global Coordinators, the Underwriters and any of their respective advisers and agents about you in the same way as it applies to personal data about applicants other than HKSCC Nominees.

## 7. WARNING FOR ELECTRONIC APPLICATIONS

The subscription of the Hong Kong Offer Shares by giving **electronic application instructions** to HKSCC is only a facility provided to CCASS Participants. Similarly, the application for Hong Kong Offer Shares through the **White Form eIPO** service is also only a facility provided by the **White Form eIPO** Service Provider to public investors. Such facilities are subject to capacity limitations and potential service interruptions and you are advised not to wait until the last application day in making your electronic applications. Our Company, our Directors, the Joint Sponsors, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, and the Underwriters take no responsibility for such applications and provide no assurance that any CCASS Participant or person applying through the **White Form eIPO** service will be allotted any Hong Kong Offer Shares.

To ensure that CCASS Investor Participants can give their **electronic application instructions**, they are advised not to wait until the last minute to input their instructions to the systems. In the event that CCASS Investor Participants have problems in the connection to CCASS Phone System/CCASS Internet System for submission of **electronic application instructions**, they should either (i) submit a **WHITE** or **YELLOW** Application Form, or (ii) go to HKSCC's Customer Service Center to complete an input request form for **electronic application instructions** before 12:00 noon on Thursday, July 5, 2018.

#### 8. HOW MANY APPLICATIONS CAN YOU MAKE

Multiple applications for the Hong Kong Offer Shares are not allowed except by nominees. If you are a nominee, in the box on the Application Form marked "For nominees" you must include:

- an account number; or
- some other identification code.

for each beneficial owner or, in the case of joint beneficial owners, for each joint beneficial owner. If you do not include this information, the application will be treated as being made for your benefit.

All of your applications will be rejected if more than one application on a **WHITE** or **YELLOW** Application Form or by giving **electronic application instructions** to HKSCC or through **White Form eIPO** service, is made for your benefit (including the part of the application made by HKSCC Nominees acting on **electronic application instructions**). If an application is made by an unlisted company and:

- the principal business of that company is dealing in securities; and
- you exercise statutory control over that company,

then the application will be treated as being for your benefit.

"Unlisted company" means a company with no equity securities listed on the Stock Exchange. "Statutory control" means you:

- control the composition of the board of directors of the company;
- control more than half of the voting power of the company; or
- hold more than half of the issued share capital of the company (not counting any part of it which
  carries no right to participate beyond a specified amount in a distribution of either profits or capital).

#### 9. HOW MUCH ARE THE HONG KONG OFFER SHARES

The WHITE and YELLOW Application Forms have tables showing the exact amount payable for Shares.

You must pay the maximum Offer Price, brokerage, SFC transaction levy and the Stock Exchange trading fee in full upon application for Shares under the terms set out in the Application Forms.

You may submit an application using a **WHITE** or **YELLOW** Application Form or through the **White Form eIPO** service in respect of a minimum of 1,000 Hong Kong Offer Shares. Each application or **electronic application instruction** in respect of more than 1,000 Hong Kong Offer Shares must be in one of the numbers set out in the table in the Application Form, or as otherwise specified on the designated website at **www.eipo.com.hk**.

If your application is successful, brokerage will be paid to the Exchange Participants, and the SFC transaction levy and the Stock Exchange trading fee are paid to the Stock Exchange (in the case of the SFC transaction levy, collected by the Stock Exchange on behalf of the SFC).

For further details on the Offer Price, see "Structure of the Global Offering — Pricing and Allocation."

#### 10. EFFECT OF BAD WEATHER ON THE OPENING OF THE APPLICATION LISTS

The application lists will not open if there is:

- a tropical cyclone warning signal number 8 or above; or
- a "black" rainstorm warning,

in force in Hong Kong at any time between 9:00 a.m. and 12:00 noon on Thursday, July 5, 2018. Instead they will open between 11:45 a.m. and 12:00 noon on the next business day which does not have either of those warnings in Hong Kong in force at any time between 9:00 a.m. and 12:00 noon.

If the application lists do not open and close on Thursday, July 5, 2018 or if there is a tropical cyclone warning signal number 8 or above or a "black" rainstorm warning signal in force in Hong Kong that may affect the dates mentioned in "Expected Timetable", an announcement will be made in such event.

#### 11. PUBLICATION OF RESULTS

Our Company expects to announce the final Offer Price, the level of indication of interest in the International Offering, the level of applications in the Hong Kong Public Offering and the basis of allocation of the Hong Kong Offer Shares on Wednesday, July 11, 2018 in South China Morning Post (in English) and Hong Kong Economic Times (in Chinese), on our Company's website at <a href="www.rsunproperty.hk">www.rsunproperty.hk</a> and the website of the Stock Exchange at <a href="www.hkexnews.hk">www.hkexnews.hk</a>.

The results of allocations and the Hong Kong identity card/passport/Hong Kong business registration numbers of successful applicants under the Hong Kong Public Offering will be available at the times and date and in the manner specified below:

- in the announcement to be posted on our Company's website at <a href="www.rsunproperty.hk">www.rsunproperty.hk</a> and the Stock Exchange's website at <a href="www.hkexnews.hk">www.hkexnews.hk</a> by no later than 8:00 a.m. on Wednesday, July 11, 2018;
- from the designated results of allocations website at <u>www.iporesults.com.hk</u> (alternatively: English <u>https://www.eipo.com.hk/en/Allotment</u>; Chinese <u>https://www.eipo.com.hk/zh-hk/Allotment</u>) with a "search by ID" function on a 24-hour basis from 8:00 a.m. on Wednesday, July 11, 2018 to 12:00 midnight on Tuesday, July 17, 2018;
- by telephone enquiry line by calling +852 2862 8669 between 9:00 a.m. and 10:00 p.m. from Wednesday, July 11, 2018 to Saturday, July 14, 2018;
- in the special allocation results booklets which will be available for inspection during opening hours from Wednesday, July 11, 2018 to Friday, July 13, 2018 at all the receiving banks' designated branches.

If our Company accepts your offer to purchase (in whole or in part), which it may do by announcing the basis of allocations and/or making available the results of allocations publicly, there will be a binding contract under which you will be required to purchase the Hong Kong Offer Shares if the conditions of the Global Offering are satisfied and the Global Offering is not otherwise terminated. Further details are contained in "Structure of the Global Offering."

You will not be entitled to exercise any remedy of rescission for innocent misrepresentation at any time after acceptance of your application. This does not affect any other right you may have.

#### 12. CIRCUMSTANCES IN WHICH YOU WILL NOT BE ALLOTTED OFFER SHARES

You should note the following situations in which the Hong Kong Offer Shares will not be allotted to you:

# (i) If your application is revoked:

By completing and submitting an Application Form or giving **electronic application instructions** to HKSCC or to White Form eIPO Service Provider, you agree that your application or the application made by HKSCC Nominees on your behalf cannot be revoked on or before the fifth day after the time of the opening of the application lists (excluding for this purpose any day which is Saturday, Sunday or public holiday in Hong Kong). This agreement will take effect as a collateral contract with our Company.

Your application or the application made by HKSCC Nominees on your behalf may only be revoked on or before such fifth day if a person responsible for this prospectus under Section 40 of the Companies

(Winding Up and Miscellaneous Provisions) Ordinance (as applied by Section 342E of the Companies (Winding Up and Miscellaneous Provisions) Ordinance) gives a public notice under that section which excludes or limits that person's responsibility for this prospectus.

If any supplement to this prospectus is issued, applicants who have already submitted an application will be notified that they are required to confirm their applications. If applicants have been so notified but have not confirmed their applications in accordance with the procedure to be notified, all unconfirmed applications will be deemed revoked.

If your application or the application made by HKSCC Nominees on your behalf has been accepted, it cannot be revoked. For this purpose, acceptance of applications which are not rejected will be constituted by notification in the press of the results of allocation, and where such basis of allocation is subject to certain conditions or provides for allocation by ballot, such acceptance will be subject to the satisfaction of such conditions or results of the ballot respectively.

#### (ii) If our Company or its agents exercise their discretion to reject your application:

Our Company, the Joint Global Coordinators, the **White Form eIPO** Service Provider and their respective agents and nominees have full discretion to reject or accept any application, or to accept only part of any application, without giving any reasons.

#### (iii) If the allotment of Hong Kong Offer Shares is void:

The allotment of Hong Kong Offer Shares will be void if the Listing Committee of the Stock Exchange does not grant permission to list our Shares either:

- within three weeks from the closing date of the application lists; or
- that longer period within three weeks of the closing date of the application lists.

#### (iv) If:

- you make multiple applications or suspected multiple applications;
- you or the person for whose benefit you are applying have applied for or taken up, or indicated
  an interest for, or have been or will be placed or allocated (including conditionally and/or
  provisionally) Hong Kong Offer Shares and International Offer Shares;
- your Application Form is not completed in accordance with the stated instructions;
- your electronic application instructions through the White Form eIPO service are not completed in accordance with the instructions, terms and conditions on the designated website;

- your payment is not made correctly or the check or banker's cashier order paid by you is dishonored upon its first presentation;
- the Underwriting Agreements do not become unconditional or are terminated;
- our Company or the Joint Global Coordinators believe that by accepting your application, it or they would violate applicable securities or other laws, rules or regulations; or
- your application is for more than 50.0% of the Hong Kong Offer Shares initially offered under the Hong Kong Public Offering.

#### 13. REFUND OF APPLICATION MONIES

If an application is rejected, not accepted or accepted in part only, or if the Offer Price as finally determined is less than the maximum offer price per Offer Share (excluding brokerage, SFC transaction levy and the Stock Exchange trading fee thereon), or if the conditions of the Hong Kong Public Offering are not fulfilled in accordance with "Structure of the Global Offering — The Hong Kong Public Offering" or if any application is revoked, the application monies, or the appropriate portion thereof, together with the related brokerage, SFC transaction levy and the Stock Exchange trading fee, will be refunded, without interest or the check or banker's cashier order will not be cleared.

Any refund of your application monies will be made on or before Wednesday, July 11, 2018.

#### 14. DISPATCH/COLLECTION OF SHARE CERTIFICATES AND REFUND MONIES

You will receive one Share certificate for all Hong Kong Offer Shares allotted to you under the Hong Kong Public Offering (except pursuant to applications made on **YELLOW** Application Forms or by **electronic application instructions** to HKSCC via CCASS where the Share certificates will be deposited into CCASS as described below).

No temporary document of title will be issued in respect of our Shares. No receipt will be issued for sums paid on application. If you apply by a **WHITE** or **YELLOW** Application Form, subject to personal collection as mentioned below, the following will be sent to you (or, in the case of joint applicants, to the first-named applicant) by ordinary post, at your own risk, to the address specified on the Application Form:

- Share certificate(s) for all the Hong Kong Offer Shares allotted to you (for YELLOW Application Forms, Share certificates will be deposited into CCASS as described below); and
- refund check(s) crossed "Account Payee Only" in favor of the applicant (or, in the case of joint applicants, the first-named applicant) for (i) all or the surplus application monies for the Hong Kong Offer Shares, wholly or partially unsuccessfully applied for; and/or (ii) the difference between the Offer Price and the maximum Offer Price per Offer Share paid on application in the event that the

Offer Price is less than the maximum Offer Price (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest). Part of the Hong Kong identity card number/passport number, provided by you or the first named applicant (if you are joint applicants), may be printed on your refund check, if any. Your banker may require verification of your Hong Kong identity card number/passport number before encashment of your refund check(s). Inaccurate completion of your Hong Kong identity card number/passport number may invalidate or delay encashment of your refund check(s).

Subject to arrangement on dispatch/collection of Share certificates and refund monies as mentioned below, any refund checks and Share certificates are expected to be posted on or before Wednesday, July 11, 2018. The right is reserved to retain any Share certificate(s) and any surplus application monies pending clearance of check(s) or banker's cashier's order(s).

Share certificates will only become valid at 8:00 a.m. on Thursday, July 12, 2018 provided that the Global Offering has become unconditional and the right of termination described in "Underwriting" has not been exercised. Investors who trade shares prior to the receipt of Share certificates or the Share certificates becoming valid do so at their own risk.

#### **Personal Collection**

#### (i) If you apply using a WHITE Application Form

If you apply for 1,000,000 or more Hong Kong Offer Shares and have provided all information required by your Application Form, you may collect your refund check(s) and/or Share certificate(s) from our Hong Kong Share Registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Wednesday, July 11, 2018 or such other date as notified by us in the newspapers.

If you are an individual who is eligible for personal collection, you must not authorize any other person to collect for you. If you are a corporate applicant which is eligible for personal collection, your authorized representative must bear a letter of authorization from your corporation stamped with your corporation's chop. Both individuals and authorized representatives must produce, at the time of collection, evidence of identity acceptable to our Hong Kong Share Registrar.

If you do not collect your refund check(s) and/or Share certificate(s) personally within the time specified for collection, they will be dispatched promptly to the address specified in your Application Form on or before Wednesday, July 11, 2018, by ordinary post at your own risk.

If you apply for less than 1,000,000 Hong Kong Offer Shares, your refund check(s) and/or Share certificate(s) will be sent to the address on the relevant Application Form on or before Wednesday, July 11, 2018 by ordinary post and at your own risk.

## (ii) If you apply using a YELLOW Application Form

If you apply for 1,000,000 Hong Kong Offer Shares or more, please follow the same instructions as described above. If you have applied for less than 1,000,000 Hong Kong Offer Shares, your refund check(s) will be sent to the address on the relevant Application Form on or before Wednesday, July 11, 2018, by ordinary post and at your own risk.

If you apply by using a **YELLOW** Application Form and your application is wholly or partially successful, your Share certificate(s) will be issued in the name of HKSCC Nominees and deposited into CCASS for credit to your or the designated CCASS Participant's stock account as stated in your Application Form on Wednesday, July 11, 2018, or upon contingency, on any other date determined by HKSCC or HKSCC Nominees.

• If you apply through a designated CCASS Participant (other than a CCASS Investor Participant)

For Hong Kong Offer Shares credited to your designated CCASS Participant's stock account (other than CCASS Investor Participant), you can check the number of Hong Kong Offer Shares allotted to you with that CCASS Participant.

• If you are applying as a CCASS Investor Participant

Our Company will publish the results of CCASS Investor Participants' applications together with the results of the Hong Kong Public Offering in the manner described in "11. Publication of Results" above. You should check the announcement published by our Company and report any discrepancies to HKSCC before 5:00 p.m. on Wednesday, July 11, 2018 or any other date as determined by HKSCC or HKSCC Nominees. Immediately after the credit of the Hong Kong Offer Shares to your stock account, you can check your new account balance via the CCASS Phone System and CCASS Internet System.

## (iii) If you apply through the White Form eIPO service

If you apply for 1,000,000 Hong Kong Offer Shares or more and your application is wholly or partially successful, you may collect your Share certificate(s) from our Hong Kong Share Registrar, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Wednesday, July 11, 2018 or such other date as notified by our Company in the newspapers as the date of dispatch/collection of Share certificates/e-Refund payment instructions/refund checks.

If you do not collect your Share certificate(s) personally within the time specified for collection, they will be sent to the address specified in your application instructions by ordinary post at your own risk.

If you apply for less than 1,000,000 Hong Kong Offer Shares, your Share certificate(s) (where applicable) will be sent to the address specified in your application instructions on or before Wednesday, July 11, 2018 by ordinary post at your own risk.

If you apply and pay the application monies from a single bank account, any refund monies will be dispatched to that bank account in the form of e-Refund payment instructions. If you apply and pay the application monies from multiple bank accounts, any refund monies will be dispatched to the address as specified in your application instructions in the form of refund check(s) by ordinary post at your own risk.

#### (iv) If you apply via electronic application instructions to HKSCC

Allocation of Hong Kong Offer Shares

For the purposes of allocating Hong Kong Offer Shares, HKSCC Nominees will not be treated as an applicant. Instead, each CCASS Participant who gives **electronic application instructions** or each person for whose benefit instructions are given will be treated as an applicant.

Deposit of Share Certificates into CCASS and Refund of Application Monies

- If your application is wholly or partially successful, your Share certificate(s) will be issued in the
  name of HKSCC Nominees and deposited into CCASS for the credit of your designated CCASS
  Participant's stock account or your CCASS Investor Participant stock account on Wednesday,
  July 11, 2018, or, on any other date determined by HKSCC or HKSCC Nominees.
- Our Company expects to publish the application results of CCASS Participants (and where the CCASS Participant is a broker or custodian, our Company will include information relating to the relevant beneficial owner), your Hong Kong identity card number/passport number or other identification code (Hong Kong business registration number for corporations) and the basis of allotment of the Hong Kong Public Offering in the manner specified in "11. Publication of Results" above on Wednesday, July 11, 2018. You should check the announcement published by our Company and report any discrepancies to HKSCC before 5:00 p.m. on Wednesday, July 11, 2018 or such other date as determined by HKSCC or HKSCC Nominees.
- If you have instructed your broker or custodian to give **electronic application instructions** on your behalf, you can also check the number of Hong Kong Offer Shares allotted to you and the amount of refund monies (if any) payable to you with that broker or custodian.
- If you have applied as a CCASS Investor Participant, you can also check the number of Hong Kong Offer Shares allotted to you and the amount of refund monies (if any) payable to you via the CCASS Phone System and the CCASS Internet System (under the procedures contained in HKSCC's "An Operating Guide for Investor Participants" in effect from time to time) on Wednesday, July 11, 2018. Immediately following the credit of the Hong Kong Offer Shares to your stock account and the credit of refund monies to your bank account, HKSCC will also make available to you an activity statement showing the number of Hong Kong Offer Shares credited to your CCASS Investor Participant stock account and the amount of refund monies (if any) credited to your designated bank account.
- Refund of your application monies (if any) in respect of wholly and partially unsuccessful applications and/or difference between the Offer Price and the maximum Offer Price per Offer Share

# HOW TO APPLY FOR HONG KONG OFFER SHARES

initially paid on application (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest) will be credited to your designated bank account or the designated bank account of your broker or custodian on Wednesday, July 11, 2018.

# 15. ADMISSION OF OUR SHARES INTO CCASS

If the Stock Exchange grants the listing of, and permission to deal in, our Shares and we comply with the stock admission requirements of HKSCC, our Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the date of commencement of dealings in our Shares or any other date HKSCC chooses. Settlement of transactions between Exchange Participants (as defined in the Listing Rules) is required to take place in CCASS on the second Business Day after any trading day.

All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

Investors should seek the advice of their stockbroker or other professional advisers for details of the settlement arrangement as such arrangements may affect their rights and interests.

All necessary arrangements have been made enabling our Shares to be admitted into CCASS.

The following is the text of a report on Redsun Properties Group Limited, prepared for the purpose of incorporation in this prospectus received from the reporting accountants of our Company, Ernst & Young, Certified Public Accountants, Hong Kong.



22nd Floor CITIC Tower 1 Tim Mei Avenue Central Hong Kong

The Directors
Redsun Properties Group Limited
CCB International Capital Limited
Huatai Financial Holdings (Hong Kong) Limited
ABCI Capital Limited

Dear Sirs,

We report on the historical financial information of Redsun Properties Group Limited (the "Company") and its subsidiaries (together, the "Group") set out on pages I-4 to I-11, which comprises the combined statements of profit or loss and other comprehensive income, statements of changes in equity and statements of cash flows of the Group for each of the years ended December 31, 2015, 2016 and 2017 (the "Relevant Periods"), and the combined statements of financial position of the Group as at December 31, 2015, 2016 and 2017 and the statement of financial position of the Company as at December 31, 2017, and a summary of significant accounting policies and other explanatory information (together, the "Historical Financial Information"). The Historical Financial Information set out on pages I-12 to I-109 forms an integral part of this report, which has been prepared for inclusion in the prospectus of the Company dated June 29, 2018 (the "Prospectus") in connection with the initial listing of the shares of the Company on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

#### Directors' responsibility for the Historical Financial Information

The directors of the Company are responsible for the preparation of the Historical Financial Information that gives a true and fair view in accordance with the basis of presentation and the basis of preparation set out in notes 2.1 and 2.2 to the Historical Financial Information, respectively, and for such internal control as the directors determine is necessary to enable the preparation of the Historical Financial Information that is free from material misstatement, whether due to fraud or error.

#### Reporting accountants' responsibility

Our responsibility is to express an opinion on the Historical Financial Information and to report our opinion to you. We conducted our work in accordance with Hong Kong Standard on Investment Circular Reporting Engagements 200 Accountants' Reports on Historical Financial Information in Investment Circulars issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). This standard requires that we comply with ethical standards and plan and perform our work to obtain reasonable assurance about whether the Historical Financial Information is free from material misstatement.

Our work involved performing procedures to obtain evidence about the amounts and disclosures in the Historical Financial Information. The procedures selected depend on the reporting accountants' judgement, including the assessment of risks of material misstatement of the Historical Financial Information, whether due to fraud or error. In making those risk assessments, the reporting accountants consider internal control relevant to the entity's preparation of the Historical Financial Information that gives a true and fair view in accordance with the basis of presentation and the basis of preparation set out in notes 2.1 and 2.2 to the Historical Financial Information, respectively, in order to design procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Our work also included evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the Historical Financial Information.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

# **Opinion**

In our opinion, the Historical Financial Information gives, for the purposes of the accountants' report, a true and fair view of the financial position of the Group as at December 31, 2015, 2016 and 2017 and the Company as at December 31, 2017 and of the financial performance and cash flows of the Group for each of the Relevant Periods in accordance with the basis of presentation and the basis of preparation set out in notes 2.1 and 2.2 to the Historical Financial Information, respectively.

Report on matters under the Rules Governing the Listing of Securities on the Main Board of the Stock Exchange and the Companies (Winding Up and Miscellaneous Provisions) Ordinance

#### Adjustments

In preparing the Historical Financial Information, no adjustments to the Underlying Financial Statements as defined on page I-4 have been made.

#### **Dividends**

We refer to note 11 to the Historical Financial Information which states that no dividends have been paid by the Company in respect of the Relevant Periods.

# No historical financial statements for the Company

As at the date of this report, no statutory financial statements have been prepared for the Company since its date of incorporation.

Yours faithfully,

# **Ernst & Young**

Certified Public Accountants Hong Kong June 29, 2018

#### I HISTORICAL FINANCIAL INFORMATION

Set out below is the Historical Financial Information which forms an integral part of this accountants' report.

The financial statements of the Group for the Relevant Periods, on which the Historical Financial Information is based, were audited by Ernst & Young in accordance with Hong Kong Standards on Auditing issued by HKICPA (the "Underlying Financial Statements").

The Historical Financial Information is presented in Renminbi ("RMB") and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

# COMBINED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		Yea	r ended December	31,
	Notes	2015	2016	2017
		RMB'000	RMB'000	RMB'000
REVENUE	5	5,376,799	8,775,465	6,139,672
Cost of sales		(3,125,008)	(6,219,879)	(3,648,023)
GROSS PROFIT		2,251,791	2,555,586	2,491,649
Other income and gains	5	98,096	94,597	282,946
Selling and distribution expenses		(159,503)	(222,844)	(240,256)
Administrative expenses		(186,481)	(228,085)	(305,204)
Other expenses		(26,479)	(41,234)	(17,478)
Fair value gains(losses) on investment properties	14	614,065	(109,822)	(287,414)
Finance costs	7	(358,084)	(354,428)	(441,537)
Share of (losses)/gains of:		, ,	,	
Associates	6	(4,978)	(14,810)	(68,485)
Joint ventures	6	(10,200)	(17,106)	486,563
PROFIT BEFORE TAX	6	2,218,227	1,661,854	1,900,784
Income tax expense	10	(889,573)	(730,774)	(705,301)
PROFIT AND TOTAL COMPREHENSIVE INCOME FOR THE YEAR		1,328,654	931,080	1,195,483
Attributable to:				
Owners of the parent		1,328,654	931,080	1,220,728
Non-controlling interests				(25,245)
		1,328,654	931,080	1,195,483
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT				
Basic and diluted		N/A	N/A	N/A

# COMBINED STATEMENTS OF FINANCIAL POSITION

			December 31,	
	Notes	2015	2016	2017
		RMB'000	RMB'000	RMB'000
NON-CURRENT ASSETS				
Property, plant and equipment	13	604,682	634,137	746,991
Investment properties	14	8,288,700	8,319,900	8,722,859
Prepaid land lease payments	15	10,928	11,792	29,696
Intangible assets	16	5,767	7,402	14,224
Investments in associates	17	518	59,088	805,871
Investments in joint ventures	18 19	52 620	152,894	639,458
Deferred tax assets Other long-term assets	19	52,629	103,530	185,813 14,800
Total non-current assets		8,963,224	9,288,743	11,159,712
CURRENT ASSETS		6,903,224	7,200,743	11,139,712
Properties under development	21	9,586,255	10,260,818	16,957,888
Completed properties held for sale	22	1,853,176	1,845,045	1,842,510
Trade and bills receivables	23	5,072	2,889	1,514
Due from related parties	38	1,231,087	2,938,809	2,321,358
Due from a shareholder	38	430,678	_	
Prepayments, deposits and other receivables	24	1,157,151	1,157,729	2,546,849
Tax recoverable		83,577	209,290	244,358
Available-for-sale investments	20	547,894	1,620,174	2,006,659
Other current assets				32,027
Inventories	25	1,733	1,479	1,594
Restricted cash	25	122,118	223,639	741,573
Pledged deposits	25 25	710,926 1,146,749	140,039 2,398,674	991,238
Cash and cash equivalents	23			2,478,063
Total current assets		16,876,416	20,798,585	30,165,631
CURRENT LIABILITIES  Trade and hills reveables	26	2 700 164	1 966 402	2.090.717
Trade and bills payables	26 27	2,790,164 293,130	1,866,493 202,867	2,080,717 3,127,388
Advances from customers	28	8,514,365	9,713,510	10,290,051
Due to related parties	38	1,275,614	2,108,699	2,835,539
Interest-bearing bank loans and other borrowings	29	2,397,782	2,496,016	4,636,517
Tax payable	10	661,268	989,450	981,573
Financial guarantee contracts	30	831	1,429	1,614
Total current liabilities		15,933,154	17,378,464	23,953,399
NET CURRENT ASSETS		943,262	3,420,121	6,212,232
TOTAL ASSETS LESS CURRENT LIABILITIES		9,906,486	12,708,864	17,371,944
NON-CURRENT LIABILITIES				
Interest-bearing bank loans and other borrowings	29	3,265,942	5,194,821	6,992,982
Deferred tax liabilities	19	1,873,674	1,816,977	1,911,027
Financial guarantee contracts	30	22,258	40,874	11,069
Total non-current liabilities		5,161,874	7,052,672	8,915,078
NET ASSETS		4,744,612	5,656,192	8,456,866
EQUITY				
Equity attributable to owners of the parent				
Share capital	31		_	_
Reserves	32	4,744,612	5,656,192	8,298,147
		4,744,612	5,656,192	8,298,147
Non-controlling interests				158,719
TOTAL EQUITY	12	4,744,612	5,656,192	8,456,866
		-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-,000,172	= 5,125,000

# COMBINED STATEMENTS OF CHANGES IN EQUITY

		Attributabl	Attributable to owners of the parent	he parent			
			Statutory			Non-	
	Share capital	Merger reserve	surplus reserves	Retained profits	Total	controlling interests	Total equity
	<b>RMB'000</b> <i>Note 31</i>	<b>RMB'000</b> Note 32(b)	<b>RMB'000</b> Note 32(a)	RMB'000	RMB'000	RMB'000	RMB'000
As at January 1, 2015		165.378	106.258	3.059.572	3.331.208		3.331.208
Total comprehensive income for the year				1,328,654	1,328,654		1,328,654
Consideration distributed upon the Reorganization (note a)		(175,250)			(175,250)		(175,250)
Capital contribution upon the Reorganization (note b)		260,000			260,000		260,000
As at December 31, 2015 and January 1, 2016		250,128*	106,258*	4,388,226*	4,744,612		4,744,612
Total comprehensive income for the year				931,080	931,080		931,080
Distribution to the then equity shareholders		139,500		(155,000)	(15,500)		(15,500)
Distribution upon the Reorganization (note c)		(4,000)			(4,000)		(4,000)
Appropriations to statutory surplus reserves			69,750	(69,750)			
As at December 31, 2016 and January 1, 2017		385,628*	176,008*	5,094,556*	5,656,192		5,656,192
Total comprehensive income for the year				1,220,728	1,220,728	(25,245)	1,195,483
Capital contribution from the Controlling Shareholder		2,059,910			2,059,910		2,059,910
Capital contribution from non-controlling shareholders						63,964	63,964
Acquisition of subsidiaries (note 33)						120,000	120,000
Distribution upon the Reorganization		(338,683)	l		(338,683)		(338,683)
Appropriations to statutory surplus reserve			543,594	(543,594)			
Distribution to the then equity shareholders				(300,000)	(300,000)		(300,000)
As at December 31, 2017		2,106,855*	719,602*	5,471,690*	8,298,147	158,719	8,456,866

\*These reserve accounts comprise the combined reserves of RMB4,744,612,000, RMB5,656,192,000 and RMB8,298,147,000, respectively, in the combined statement of financial position.

Note:

As further described in note 2.1 below, the combined statements of profit or loss and other comprehensive income, combined statements of financial position, combined statements of changes in equity and combined statements of cash flows of the Group have been prepared as if the Reorganization had been completed at the beginning of the Relevant Periods. The company: a) acquired a 51.27% interest in Nanjing Guo Gang Properties Development Co., Ltd. from the Controlling Shareholder at a cash consideration of RMB175,250,000, b) disposed of 100% interest in Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. for a cash consideration of RMB260,000,000 from the Controlling Shareholder and acquired back 100% of Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. at a net cash consideration of RMB338,683,000. c) acquired a 100% interest in Nanjing Rong Mo Trade Co., Ltd. and Nanjing Ying Sha Rui Trade Co., Ltd., which were under common control of the Controlling Shareholder, at cash consideration of RMB2,000,000, RMB2,000,000, respectively.

# COMBINED STATEMENTS OF CASH FLOWS

		Year	31,	
	Notes	2015	2016	2017
		RMB'000	RMB'000	RMB'000
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before tax		2,218,227	1,661,854	1,900,784
Adjustments for:		, ,	, ,	, ,
Depreciation of items of property, plant and equipment	13	73,511	68,565	58,469
Amortization of prepaid land lease payments	15	410	409	499
Amortization of intangible assets	16	979	2,028	4,388
Loss on disposal of items of property plant and				
equipment	6	82	6,086	312
Share of losses/(gains) of joint ventures and associates	6	15,178	31,916	(418,078)
Fair value gains on investment properties	6/14	(614,065)	109,822	287,414
Changes in fair value of financial guarantee liabilities	6	21,769	19,214	(29,620)
Impairment losses recognized	6/21/22	41,254	4,230	163,674
Impairment losses reversed	6/21/22	(57,407)	(43,471)	_
Impairment losses written-off	6/22	(42,646)	(193,374)	(48,505)
Finance costs	7	358,084	354,428	441,537
Interest income	5	(93,782)	(89,789)	(237,983)
(Increase)/decrease in properties for development and for				
sale		(2,183,407)	52,532	(4,883,951)
Increase in inventories		61	254	(115)
Decrease/(increase) in restricted cash		54,062	(101,521)	(517,934)
(Increase)/decrease in pledged deposits		(70,261)	25,704	11,801
Decrease in trade receivables		363	2,183	1,375
Increase in prepayments, deposits and other receivables		(144,340)	(9,094)	(1,328,777)
Increase/(decrease) in trade and bills payables		1,760,068	(923,671)	(234,640)
Increase/(decrease) in other payables, deposits received and				
accruals		73,491	(94,884)	2,895,065
Increase/(decrease) in advances from customers		2,003,359	1,199,145	(55,926)
Increase in amounts due to related parties		12,439	7,337	7,458
Cash generated from/ (used in) operations		3,427,429	2,089,903	(1,982,753)
Interest received		95,372	98,305	228,495
Interest paid		(809,735)	(619,474)	(831,124)
Tax paid		(323,086)	(677,503)	(912,570)
Net cash flows generated from / (used in) operating				
activities		2,389,980	891,231	(3,497,952)
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds from disposal of items of property, plant and				
equipment		132	607	750
Additions in a prepaid land lease payment	15	_	_	(12,085)
Purchases of items of property, plant and equipment	13	(16,155)	(20,986)	(96,337)
Purchase of intangible assets	16	(4,541)	(3,663)	(11,210)
Purchase of other long-term assets		_	—	(14,800)
				( -,)

		Year	31,		
	Notes	2015	2016	2017	
		RMB'000	RMB'000	RMB'000	
Purchase of investment properties	14	(32,035)	(226,022)	(302,014)	
Acquisition of subsidiaries		_	(156,078)	(276,433)	
Acquisition of joint ventures and associates		(15,696)	(243,379)	(815,267)	
Increase in available-for-sale investments		(119,468)	(1,072,280)	(386,485)	
Increase in other current assets		_	_	(32,027)	
Advance to a shareholder		(616,081)	(657,300)	_	
Repayment of advances to a shareholder		477,781	1,087,978	_	
Advance to related companies		(2,034,918)	(894,010)	(1,341,908)	
Repayment of advances to related companies		2,641,120	1,529,923	2,654,268	
Decrease/(increase) in loans to joint ventures and					
associate		(407,505)	(924,484)	1,812,135	
Net cash flows (used in)/generated from investing					
activities		(127,366)	(1,579,694)	1,178,587	
CASH FLOWS FROM FINANCING ACTIVITIES					
Capital contribution upon the Reorganization		260,000	_	_	
Payments for distribution upon the Reorganization		(175,250)	_	(338,683)	
Distribution upon the Reorganization		_	(4,000)	_	
Capital contribution by the Controlling Shareholder		_		2,059,910	
Distributions to the then equity shareholders		_	(15,500)	(300,000)	
Capital contribution by the non-controlling shareholders		_	_	63,964	
Advance from related companies		8,367,732	13,125,160	12,504,106	
Repayment of advances from related companies		(9,317,282)	(13,718,563)	(14,291,772)	
Decrease/(increase) in pledged deposits		559,959	545,183	(863,000)	
Proceeds from interest-bearing bank borrowings		3,034,282	9,657,490	7,483,149	
Repayment of interest-bearing bank borrowings and other					
borrowings		(4,573,850)	(7,649,382)	(3,918,920)	
Net cash flows (used in) from financing activities		(1,844,409)	1,940,388	2,398,754	
NET INCREASE IN CASH AND CASH					
EQUIVALENTS		418,205	1,251,925	79,389	
Cash and cash equivalents at beginning of year		728,544	1,146,749	2,398,674	
CASH AND CASH EQUIVALENTS AT END OF					
YEAR		1,146,749	2,398,674	2,478,063	

# ACCOUNTANTS' REPORT

		Year ended December 31,				
	Notes	2015	2016	2017		
		RMB'000	RMB'000	RMB'000		
ANALYSIS OF BALANCES OF CASH AND CASH						
EQUIVALENTS						
Cash and bank balances		1,979,793	2,762,352	4,210,874		
Less: Restricted cash		122,118	223,639	741,573		
Pledged deposits		710,926	140,039	991,238		
CASH AND CASH EQUIVALENTS AS STATED IN						
THE COMBINED STATEMENTS OF FINANCIAL						
POSITION AND STATEMENTS OF CASH						
FLOWS		1,146,749	2,398,674	2,478,063		

# STATEMENTS OF FINANCIAL POSITION

	December 31, 2017
	RMB'000
CURRENT ASSETS	
Cash and cash equivalents	=
Total current assets	=
NET CURRENT ASSETS	=
TOTAL ASSETS LESS CURRENT LIABILITIES	=
NET ASSETS	_
EQUITY	
Equity attributable to owners of the parent	
Share capital*	
Reserves	=
TOTAL EQUITY	=

<sup>\*</sup> The Company was incorporated in the Cayman Islands on December 21, 2017. On its date of incorporation, 1 ordinary share of HK\$0.01 was allotted (Note 31).

#### II NOTES TO THE HISTORICAL FINANCIAL INFORMATION

#### 1. CORPORATE INFORMATION

The Company is a limited liability company incorporated in the Cayman Islands. The registered office address of the Company is Walkers Corporate Limited, Cayman Corporate Center, 27 Hospital Road, George Town, Grand Cayman, KY1-9008, Cayman Islands.

The Company is an investment holding company. During the Relevant Periods, the subsidiaries now comprising the Group were involved in property development, property leasing, commercial property investment and operation, and hotel operation. The immediate holding company of the Company is Redsun Properties Group (Holdings) Limited. The controlling shareholder of the Group is Mr Zeng Huansha (the "Controlling Shareholder").

The Company and its subsidiaries now comprising the Group underwent the reorganization which was completed as set out in the paragraph headed "The Reorganization" in the section headed "History, Reorganization and Group Structure" in the Prospectus (the "Reorganization").

The group has completed at Reorganization on February 27, 2018, after completion of the Reorganization, the Company had direct or indirect interests in its subsidiaries, all of which are private limited liability companies (or, if incorporated outside Hong Kong, have substantially similar characteristics to a private company incorporated in Hong Kong), the particulars of which are set out below:

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
Directly held: Redsun Properties Investment (Holdings) Limited*	(1)	British Virgin Island December 22, 2017	USD1	100%	Investment holding
Indirectly held: Hong Yang Properties Investment Limited**	(1)	Hong Kong January 22, 2018	HKD1	100%	Investment holding
南京紅太陽房地產開發有限公司 Nanjing Red Sun Real Estate Development Co., Ltd ("Nanjing Red Sun")**	(2)	PRC/Mainland China December 30, 1999	RMB1,990,446,211	100%	Property development and property leasing
南京國港置業發展有限公司 Nanjing Guo Gang Properties Development Co., Ltd ("Nanjing Guo Gang Properties")**	(1)	PRC/Mainland China June 24, 2004	RMB66,214,329	100%	Property development and property leasing
南京弘陽房地產開發有限公司 Nanjing Hong Yang Real Estate Development Co., Ltd. ("Nanjing Hong Yang Real Estate")**	(2)	PRC/Mainland China September 27, 2009	RMB50,000,000	100%	Property development

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
南京弘洋置業有限公司 Nanjing Hong Yang Properties Co., Ltd. ("Nanjing Hong Yang Properties")**	(2)	PRC/Mainland China September 28, 2009	RMB10,000,000	100%	Property development
南京弘陽瑞尚房地產開發有限 公司 Nanjing Hong Yang Rui Shang Real Estate Development Co., Ltd. ("Nanjing Hong Yang Rui Shang Real Estate")**	(4)	PRC/Mainland China January 12, 2015	RMB20,000,000	100%	Property development
南京弘陽商業管理有限公司 Nanjing Hong Yang Business Management Co., Ltd. ("Nanjing Hong Yang Business Management")**	(2)	PRC/Mainland China March 17, 2008	RMB5,000,000	100%	Commercial property management
南京弘陽酒店有限公司 Nanjing Hong Yang Hotel Co., Ltd. ("Nanjing Hong Yang Hotel")**	(1)	PRC/Mainland China September 29, 2012	RMB10,000,000	100%	Hotel operation
南京弘陽業茂房地產開發有限 公司 Nanjing Hong Yang Yemao Real Estate Development Co., Ltd. ("Nanjing Hong Yang Yemao Real Estate")**	(3)(4)	PRC/Mainland China December 6, 2013	RMB50,000,000	100%	Property development
常熟弘陽房地產開發有限公司 Changshu Hong Yang Real Estate Development Co., Ltd. ("Changshu Hong Yang Real Estate")**	(1)	PRC/Mainland China August 17, 2010	RMB50,000,000	100%	Property development
蘇州弘陽房地產開發有限公司 Suzhou Hong Yang Real Estate Development Co., Ltd. ("Suzhou Hong Yang Real Estate") (Note (b))**	(1)	PRC/Mainland China July 12, 2013	RMB850,000,000	100%	Property development
無錫蘇源檀溪灣置業有限公司 Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. ("Wuxi Su Yuan Tan Xi Wan Properties")**	(2)	PRC/Mainland China March 19, 2003	RMB50,000,000	100%	Property development
無錫弘陽洛克菲花園酒店管理 有限公司 Wuxi Lakefort Hotel Co., Ltd. ("Wuxi Lakefort Hotel)**	(2)	PRC/Mainland China April 17, 2014	RMB10,000,000	100%	Hotel operation

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
常州弘陽廣場置業有限公司 Changzhou Hong Yang Plaza Properties Co., Ltd. ("Changzhou Hong Yang Plaza Properties")**	(3)	PRC/Mainland China September 14, 2012	RMB50,000,000	100%	Property development and property leasing
常州弘陽商業管理有限公司 Changzhou Hong Yang Business Management Co., Ltd. ("Changzhou Hong Yang Business Management")**	(1)	PRC/Mainland China August 15, 2017	RMB5,000,000	100%	Commercial property management
安徽弘嵐房地產開發有限公司 Anhui Hong Lan Real Estate Development Co., Ltd. ("Anhui Hong Lan Real Estate") (Note (b))**	(8)	PRC/Mainland China November 9, 2016	RMB406,000,000	100%	Property development
安徽弘鵬置業有限公司 Anhui Hong Peng Properties Co., Ltd. ("Anhui Hong Peng Properties")**	(1)	PRC/Mainland China December 14, 2016	RMB10,000,000	80%	Property development
江蘇茂弘企業管理有限公司 Jiangsu Mao Hong Corporate Management Co., Ltd. ("Jiangsu Mao Hong")**	(1)	PRC/Mainland China June 16, 2017	RMB400,000,000	100%	Commercial property management
來安金弘新房地產有限公司 Laian Jin Hong Xin Real Estate Co., Ltd. ("Laian Jin Hong Xin Real Estate") (Note (a))**	(1)	PRC/Mainland China June 7, 2017	RMB10,000,000	33%	Property development
南京弘陽恒瑞房地產開發有限 公司 Nanjing Hong Yang Heng Rui Real Estate Development Co., Ltd. ("Nanjing Hong Yang Heng Rui Real Estate")**	(4)	PRC/Mainland China April 28, 2015	RMB25,000,000	100%	Property development
句容紫金房地產開發有限公司 Ju Rong Zi Jin Real Estate Development Co., Ltd. ("Ju Rong Zi Jin Real Estate")**	(4)(7)	PRC/Mainland China March 18, 2010	RMB100,000,000	100%	Property development
來安弘嘉房地產開發有限公司 Laian Hong Jia Real Estate Development Co., Ltd. ("Laian Hong Jia Real Estate")**	(1)	PRC/Mainland China June 8, 2017	RMB1,740,000	100%	Property development

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
滁州弘陽房地產開發有限公司 Chuzhou Hong Yang Real Estate Development Co., Ltd. ("Chuzhou Hong Yang Real Estate")**	(1)	PRC/Mainland China August 1, 2017	RMB20,000,000	100%	Property development
南京容摩貿易有限公司 Nanjing Rong Mo Trade Co., Ltd. ("Nanjing Rong Mo Trade")**	(2)	PRC/Mainland China January 4, 2012	RMB2,000,000	100%	Sale of construction materials
南京英莎瑞貿易有限公司 Nanjing Ying Sha Rui Trade Co., Ltd ("Nanjing Ying Sha Rui Trade")**	(2)	PRC/Mainland China January 4, 2012	RMB2,000,000	100%	Sale of construction materials
南京弘陽中瑞房地產開發有限 公司 Nanjing Hong Yang Zhong Rui Real Estate Development Co., Ltd. ("Nanjing Hong Yang Zhong Rui")**	(3)(4)	PRC/Mainland China September 23, 2015	RMB20,000,000	100%	Property development
南京泓澈房地產有限公司 Nanjing Hong Che Real Estate Co., Ltd. ("Nanjing Hong Che Real Estate")**	(1)	PRC/Mainland China February 6, 2017	RMB1,000,000	100%	Property development
蘇州弘陽置業有限公司 Suzhou Hong Yang Properties Co., Ltd ("Suzhou Hong Yang Properties")	(1)	PRC/Mainland China December 18, 2015	RMB300,000,000	100%	Property development
蘇州弘陽投資有限公司 Suzhou Hong Yang Investment Co., Ltd. ("Suzhou Hong Yang Investment")**	(1)	PRC/Mainland China October 8, 2016	RMB100,000,000	100%	Property development
蘇州弘陽置地有限公司 Suzhou Hong Yang Land Co., Ltd. ("Suzhou Hong Yang Land")**	(1)	PRC/Mainland China April 21, 2016	RMB120,000,000	100%	Property development
弘陽集團南通房地產有限公司 Hong Yang Group Nantong Real Estate Co., Ltd. ("Hong Yang Group Nantong Real Estate")**	(1)	PRC/Mainland China October 9, 2010	RMB301,000,000	100%	Property development
南京弘寓生活服務有限責任公司 Nanjing Hong Yu Life Services Co., Ltd. ("Nanjing Hong Yu Life Services")**	(1)	PRC/Mainland China May 27, 2017	RMB50,000,000	100%	Housekeeping, leasing and hotel management

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
南京鋭晟房地產開發有限公司 Nanjing Rui Sheng Real Estate Development Co.,Ltd. ("Nanjing Rui Sheng Real Estate")**	(1)	PRC/Mainland China November 8, 2017	RMB10,000,000	100%	Property development
南京德軒置業有限公司 Nanjing De Xuan Properties Co., Ltd. ("Nanjing De Xuan Properties")**	(1)	PRC/Mainland China July 21, 2017	RMB20,000,000	100%	Property development
南京麟瑞置業有限公司 Nanjing Lin Rui Properties Co., Ltd. ("Nanjing Lin Rui Properties")**	(1)	PRC/Mainland China March 9, 2017	RMB500,0000	100%	Property development
江蘇潤弘智慧生態產業研究院 有限公司 Jiangsu Run Hong Smart Ecology Research Center Co., Ltd ("Jiangsu Run Hong")**	(1)	PRC/Mainland China October 30, 2017	RMB10,000,000	51%	Not yet commence operation
常州桑麻文化博覽園有限公司 Changzhou Sang Ma Culture Expo Park Co., Ltd. ("Changzhou Sang Ma Culture Expo Park")**	(5)	PRC/Mainland China March 12, 2012	RMB400,000,000	70%	Property leasing
常州桑麻置業有限公司 Changzhou Sang Ma Properties Co., Ltd. ("Changzhou Sang Ma Properties")**	(5)	PRC/Mainland China June 18, 2012	RMB150,000,000	70%	Property development and property leasing
江陰嘉鴻房地產開發有限公司 Jiangyin Jia Hong Real Estate Development Co., Ltd. ("Jiangyin Jia Hong Real Estate")**	(1)	PRC/Mainland China November 7, 2017	RMB20,000,000	100%	Property development
無錫煦陽房地產開發有限公司 Wuxi Xu Yang Real Estate Development Co., Ltd. ("Wuxi Xu Yang Real Estate")**	(1)	PRC/Mainland China November 21, 2017	RMB20,000,000	100%	Property development
武漢弘陽金黃置業有限公司 Wuhan Hong Yang Jin Huang Properties Co., Ltd. ("Wuhan Hong Yang Jin Huang Properties")**	(1)	PRC/Mainland China November 17, 2017	RMB20,000,000	70%	Property development

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Principal activities
武漢弘陽漢都房地產開發有限 公司 Wuhan Hong Yang Han Du Real Estate Development Co., Ltd. ("Wuhan Hong Yang Han Du Real Estate")**	(1)	PRC/Mainland China September 22, 2017	RMB20,000,000	100%	Property development
張家港弘晨置業有限公司 Zhang Jia Gang Hong Chen Co., Ltd. ("Zhang Jiang Gang Hong Chen")**	(1)	PRC/Mainland China October 20, 2017	RMB20,000,000	70%	Property development
中山市弘鼎房地產開發有限公司 Zhongshan Hong Ding Real Estate Development Co., Ltd. ("Zhongshan Hong Ding Real Estate")**	(1)	PRC/Mainland China November 10, 2017	RMB10,000,000	100%	Property development
中山市弘隆房地產開發有限公司 Zhongshan Hong Long Real Estate Development Co., Ltd. ("Zhongshan Hong Long Real Estate")**	(1)	PRC/Mainland China December 21, 2017	RMB8,980,000	80%	Property development
西藏思德瑞工程管理有限公司 Xizang Si De Rui Construction Management Co., Ltd. ("Xizang Si De Rui Construction Management")**	(1)	PRC/Mainland China October 20, 2017	RMB10,000,000	100%	Engineering consulting and management service
江蘇拓思樂建材有限公司 Jiangsu Tuo Si Le Construction Material Co., Ltd. ("Jiangsu Tuo Si Le Construction Material")**	(1)	PRC/Mainland China September 29, 2017	RMB10,000,000	100%	Sale of construction materials
江蘇君科工程科技有限公司 Jiangsu Jun Ke Engineering Technology Co., Ltd. ("Jiangsu Jun Ke Engineering Technology")**	(1)	PRC/Mainland China February 28, 2017	RMB100,000,000	100%	Engineering service and engineering development
常州旭景置業有限公司 Changzhou Xu Jing Properties Co., Ltd. ("Changzhou Xu Jing Properties") (Note (a))**	(1)	PRC/Mainland China February 21, 2017	RMB40,000,000	50%	Property development
常州市金壇旭潤置業有限公司 Changzhou Jin Tan Xu Run Properties Co., Ltd. ("Changzhou Jin Tan Xu Run Properties") (Note (a) and (b))**	(1)	PRC/Mainland China June 9, 2017	RMB20,000,000	50%	Property development

Subsidiaries	Notes	Place and date of incorporation/ establishment and place of operations	Nominal value of registered share capital	Percentage of equity interest attributable to the Company	Continued/ Principal activities
Subsidiaries	110165	place of operations	Сарітаі	the company	Timelpai activities
蘇州全阜置業有限公司 Suzhou Quan Zhuo Properties Co., Ltd. ("Suzhou Quan Zhuo Properties") (Note (a))**	(1)	PRC/Mainland China February 16, 2017	RMB50,000,000	50%	Property development
張家港鏡誠置業有限公司 Zhangjiagang Rui Cheng Properties Co., Ltd. ("Zhangjiagang Rui Cheng Properties") (Note (a))**	(1)	PRC/Mainland China September 22, 2017	RMB50,000,000	50%	Property development
泰興市瑞尚房地產開發有限公司 Taixing Rui Shang Real Estate Development Co., Ltd. ("Taixing Rui Shang Real Estate")**	(1)	PRC/Mainland China October 17, 2017	RMB20,000,000	100%	Property development
蘇州金涵澤投資諮詢有限公司 Suzhou Jin Han Ze Investment Consulting Co., Ltd. ("Suzhou Jin Han Ze") (Note (a))**	(6)	PRC/Mainland China March 22, 2016	RMB10,000,000	33%	Consulting
南通錦力置業有限公司 Nantong Jin Li Properties Co., Ltd. ("Nantong Jin Li Properties") (Note (a))**	(1)	PRC/Mainland China June 5, 2017	RMB8,000,000	33%	Property development

People's Republic of China is hereafter referred to as the ("PRC") The Renminbi Yuan are hereafter referred to as the ("RMB") The Hong Kong Dollars are hereafter referred to as the ("HKD") The United States dollars are hereafter referred to as the ("USD")

<sup>\*</sup> These companies are wholly-owned subsidiaries of the Company.

<sup>\*\*</sup> These companies are subsidiaries of non-wholly-owned subsidiaries of the Company and, accordingly, are accounted for as subsidiary by virtue of the Company having control over it.

<sup>(1)</sup> No audited financial statements have been prepared and issued for these entities for the years ended December 31, 2015 and 2016 as these companies are not subject to any statutory audit requirement under the relevant rules and regulations.

<sup>(2)</sup> The statutory financial statements for the years ended December 31, 2015 and 2016 prepared in accordance with Chinese accounting standards have been audited by Grant Thornton Certified Public Accountants Co., Ltd. (致同會計師事務所(特殊普通合夥)), a certified public accounting firm registered in the PRC.

<sup>(3)</sup> The statutory financial statements for the years ended December 31, 2015 and 2016 prepared in accordance with Chinese accounting standards have been audited by Jiangsu Huaihai Certified Public Accountants Co., Ltd. (江蘇淮海會計師事務所有限公司), a certified public accounting firm registered in the PRC.

- (4) The statutory financial statements for the years ended December 31, 2015 and 2016 prepared in accordance with Chinese accounting standards have been audited by Jiangsu Haitian Certified Public Accountants Co., Ltd. (江蘇海天會計師事務所有限公司), a certified public accounting firm registered in the PRC.
- (5) The statutory financial statements for the years ended December 31, 2015 and 2016 prepared in accordance with Chinese accounting standards have been audited by Changzhou Yongcheng United Certified Public Accountants (常州永藏聯合會計師事務所), a certified public accounting firm registered in the PRC.
- (6) The statutory financial statements for the year ended December 31, 2016 prepared in accordance with Chinese accounting standards have been audited by Suzhou Dongrui Certified Public Accountants Co., Ltd. (蘇州東瑞會計師事務所有限公司), a certified public accounting firm registered in the PRC.
- (7) The statutory financial statements for the year ended December 31, 2015 prepared in accordance with Chinese accounting standards have been audited by Jiangyin Jiyang Certified Public Accountants Co., Ltd. (江陰暨陽會計師事務所有限公司), a certified public accounting firm registered in the PRC.
- (8) The statutory financial statements for the year ended December 31, 2017 prepared in accordance with Chinese accounting standards have been audited by Shanghai Certified Public Accountants (Special General Partnership) Jiangsu Branch (上會會計師事務所(特殊普通合夥)江蘇分所), a certified public accounting firm registered in the PRC.
- Note (a): Suzhou Jin Han Ze is accounted for as a subsidiary of the Group mainly because the Group owns 52% of the voting rights according to the articles of association, through which the Group has rights to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Laian Jin Hong Xin Real Estate Ltd. is the wholly-owned subsidiary of Suzhou Jin Han Ze.

Changzhou Xu Jing Properties, Suzhou Quan Zhuo Properties, and Nantong Jin Li Properties are accounted for as subsidiaries of the Group mainly because the Group owns 51% of the voting rights according to the articles of association of these entities, through which the Group has rights to variable returns from its involvement with these entities and has the ability to affect those returns through its power over these entities.

Changzhou Jin Tan Xu Run Properties is the wholly-owned subsidiary of Changzhou Xu Jing Properties.

Zhangjiagang Rui Cheng Properties is the wholly-owned subsidiary of Suzhou Quan Zhuo Properties.

Note (b): The percentage of attributable equity interests presented is the beneficiary interests held by the Group. The equity interests in these entities legally held by the Group are lower than the beneficiary interests because of the existence of Type II trust financing arrangements. Key terms of Type II arrangements are set out on pages 261 to 265 of in this prospectus.

### 2.1 BASIS OF PRESENTATION

Pursuant to the Corporate Restructuring and the Reorganization as more fully explained in the paragraph headed "The Reorganization" in the section headed "History, Reorganization and Group structure" in the Prospectus, the Company became the holding company of the companies now comprising the Group on February 27, 2018. The companies now comprising the Group were under the common control of the controlling shareholder before and after the Reorganization. Accordingly, for the purpose of this report, the Historical Financial Information has been prepared on a combined basis by applying the principles of merger accounting as if the Reorganization had been completed at the beginning of the Relevant Periods.

The combined statements of profit or loss and other comprehensive income, statements of changes in equity and statements of cash flows of the Group for the Relevant Periods include the results and cash flows of

all companies now comprising the Group from the earliest date presented or since the date when the subsidiaries first came under the common control of the controlling shareholder, where this is a shorter period. The combined statements of financial position of the Group as at December 31, 2015, 2016 and 2017 have been prepared to present the assets and liabilities of the subsidiaries using the existing book values from the controlling shareholder's perspective. No adjustments are made to reflect fair values, or recognize any new assets or liabilities as a result of the Reorganization.

Equity interests in subsidiaries held by parties other than the controlling shareholder, and changes therein, prior to the Reorganization are presented as non-controlling interests in equity in applying the principles of merger accounting.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

All intra-group transactions and balances have been eliminated on combination in full.

#### 2.2 BASIS OF PREPARATION

The Historical Financial Information has been prepared in accordance with International Financial Reporting Standards ("IFRSs") which comprise all standards and interpretations approved by the International Accounting Standards Board (the "IASB"). All IFRSs effective for the accounting period commencing from January 1, 2017, together with the relevant transitional provisions, have been early adopted by the Group in the preparation of the Historical Financial Information throughout the Relevant Periods.

The Historical Financial Information has been prepared under the historical cost convention, except for investment properties and available-for-sale investments which have been measured at fair value.

#### 2.3 ISSUED BUT NOT YET EFFECTIVE IFRSs

The Group has not applied the following new and revised IFRSs, that have been issued but are not yet effective, in this Historical Financial Information. The Group intends to adopt them, if applicable, when they become effective.

Amendments to IFRS 2 Classification and Measurement of Share-based Payment Transactions<sup>1</sup>
Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts<sup>1</sup>

IFRS 9 Financial Instruments<sup>1</sup>

Amendments to IFRS 9 Prepayment Features with Negative Compensation<sup>2</sup>

Amendments to IFRS 10 and Sale or Contribution of Assets between an Investor and its Associate or Joint

IAS 28 Venture<sup>4</sup>

IFRS 15 Revenue from Contracts with Customers<sup>1</sup>

Amendments to IFRS 15 Clarifications to IFRS 15 Revenue from Contracts with Customers<sup>1</sup>

IFRS 16 Leases<sup>2</sup>

IFRS 17 Insurance Contracts<sup>3</sup>

Amendments to IAS 19	Plan Amendr	nent, Curtailment or Settlement <sup>2</sup>	
Amendments to IAS 28	Long-term Interests in Associates and Joint Ventures <sup>2</sup>		
Amendments to IAS 40	Transfers of Investment Property <sup>1</sup>		
IFRIC Interpretation 22	Foreign Currency Transactions and Advance Consideration <sup>1</sup>		
IFRIC Interpretation 23	Uncertainty over Income Tax Treatments <sup>2</sup>		
Annual Improvements to	Amendments to the following standards:		
IFRSs 2014-2016 Cycle	— IFRS 1	First-time Adoption of International Financial Reporting	
		Standards <sup>1</sup>	
	— IAS 28	Investments in Associates and Joint Ventures <sup>1</sup>	
Annual Improvements to	Amendments	to the following standards:	
IFRSs 2015-2017 Cycle	— IFRS 3	Business Combinations <sup>2</sup>	
	— IFRS 11	Joint Arrangements <sup>2</sup>	
	— IAS 12	Income Taxes <sup>2</sup>	
	— IAS 23	Borrowing Costs <sup>2</sup>	

Effective for annual periods beginning on or after January 1, 2018

Further information about those IFRSs that are expected to be applicable to the Group is as follows:

In July 2014, the IASB issued the complete version of IFRS 9, bringing together all phases of the financial instruments project to replace IAS 39 and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment and hedge accounting. The Group performed a high-level assessment of the impact of the adoption of IFRS 9. This preliminary assessment is based on currently available information and may be subject to changes arising from further detailed analyzes or additional reasonable and supportable information being made available to the Group in the future. The Group will adopt IFRS 9 under the modified retrospective approach. The expected impacts arising from the adoption of IFRS 9 are summarized as follows:

#### (a) Classification and measurement

The Group does not expect that the adoption of IFRS 9 will have a significant impact on the classification and measurement of its financial assets. It expects to continue measuring at fair value all financial assets currently held at fair value.

#### (b) Impairment

Relating to the Group's combined financial statements, IFRS 9 requires an impairment on debt instruments recorded at amortized cost or at fair value through other comprehensive income, lease receivables, loan

Effective for annual periods beginning on or after January 1, 2019

Effective for annual periods beginning on or after January 1, 2021

No mandatory effective date yet determined but available for adoption

commitments and financial guarantee contracts that are not accounted for at fair value through profit or loss under IFRS 9, to be recorded based on an expected credit loss model either on a twelve-month basis or a lifetime basis. The Group applies the simplified approach and record lifetime expected losses that are estimated based on the present values of all cash shortfalls over the remaining life of all of its trade and other receivables trade in nature.

As at December 31, 2017, the amounts due from related parties and a shareholder mainly represented loans the Group lent to these related parties to finance their working capital, of which the balances were unsecured, with no fixed repayment terms, and bore interest rates. The Group did not have any default events of the interests generated from these receivables from related parties during in history and the Relevant Periods. Mainly because the credit risks of these receivables are low, the adoption of IFRS 9 does not have a significant impact on the Group's financial performance and financial position, including the measurement of financial assets and disclosures.

IFRS 15, issued in May 2014, establishes a new five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in IFRS 15 provide a more structured approach for measuring and recognizing revenue. The standard also introduces extensive qualitative and quantitative disclosure requirements, including disaggregation of total revenue, information about performance obligations, changes in contract asset and liability account balances between periods and key judgments and estimates. The standard will supersede all current revenue recognition requirements under IFRSs. Either a full retrospective application or a modified retrospective adoption is required on the initial application of the standard. In April 2016, the IASB issued amendments to IFRS 15 to address the implementation issues on identifying performance obligations, application guidance on principal versus agent and licenses of intellectual property, and transition. The amendments are also intended to help ensure a more consistent application when entities adopt IFRS 15 and decrease the cost and complexity of applying the standard. The Group plans to adopt the transitional provisions in IFRS 15 to recognize the cumulative effect of initial adoption as an adjustment to the opening balance of retained earnings at January 1, 2018. In addition, the Group plans to apply the new requirements only to contracts that are not completed before January 1, 2018. During 2017, the Group has performed an assessment on the impact of the adoption of IFRS 15 including the assessments on (i) time of revenue recognition, (ii) sales commission, and (iii) financial component for sale of completed properties. The Group expects that the transitional adjustment to be made on January 1, 2018 upon initial adoption of IFRS 15 will not be material.

#### Time of revenue recognition

During the Relevant Periods, sales of properties is recognized when the significant risks and rewards of ownership of the properties are transferred to the purchasers, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the properties, that is when the construction of the relevant properties has been completed and the properties have been delivered to the buyers pursuant to the sale agreements, and the collectability of related receivables is reasonably assured.

Upon the adoption of IFRS 15, revenue from the sale of properties is recognized when control over the properties is transferred to the purchasers. Judgement is required to assess whether control transfers over time or

at a point of time. Properties that have no alternative use to the Group due to contractual restriction and when the Group has an enforceable right to payment from the customers for performance completed to date, the Group will recognize revenue as the performance obligations are satisfied over time by applying an input method for measuring progress.

The Group has assessed that the current sale agreements used by the Group are standardized in a large extent and does not have an enforceable right to payment for performance completed to date in accordance with IFRS 15, and accordingly, the criteria for recognizing revenue over time are not met for the majority of the sales of properties. The Group expects to recognize majority of the sale of properties until the point in time at which the Group delivers the properties to the purchasers. The Group does not anticipate that the application of IFRS 15 will have a material impact on the timing of revenue recognized in the respective periods.

#### Sales commission

The Group pays commission to the sales agents when agreement for sale and purchase is signed with property buyer. Following the adoption of IFRS 15, incremental costs of obtaining a contract, including sales commission, if recoverable, are capitalized as an asset and shall be amortized on a systematic basis that is consistent with the transfer of the related property to the customer. Currently, the Group expensed off the sales commission associated with obtaining agreement for sale and purchase with property buyer. Accordingly, the Group recognizes sales commission as an asset upon adoption of IFRS15, and such accounting treatment does not have a material impact on the sales commission in the respective periods.

# Significant financing component

IFRS 15 requires an entity to adjust the transaction price for the time value of money when a contract contains a significant financing component, regardless of whether the payments from customers are received significantly in advance or in arrears.

Advance payments are common in the Group's arrangements with its customers, when properties are marketed by the Group while the property is still under construction.

Where such advance payment schemes include a significant financing component, the transaction price will need to be adjusted to separately account for this component. Such adjustment will result in interest expense being recognized to reflect the effect of the financing benefit obtained from the customers during the period between the payment date and the completion date of legal assignment, with a corresponding increase to revenue on sale of properties recognized. The actual extent of impact of this new accounting policy also depends on whether and by how much such interest expense can be capitalized as part of the cost of the properties under IAS 23 Borrowing costs.

IFRS 16 replaces IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC 15 Operating Leases — Incentives and SIC 27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of

leases and requires lessees to recognize assets and liabilities for most leases. The standard includes two recognition exemptions for lessees — leases of low-value assets and short-term leases. At the commencement date of a lease, a lessee will recognize a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). The right-of-use asset is subsequently measured at cost less accumulated depreciation and any impairment losses unless the right-of-use asset meets the definition of investment property in IAS 40 *Investment Property*. The lease liability is subsequently increased to reflect the interest on the lease liability and reduced for the lease payments. Lessees will be required to separately recognize the interest expense on the lease liability and the depreciation expense on the right-of-use asset. Lessees will also be required to remeasure the lease liability upon the occurrence of certain events, such as change in the lease term and change in future lease payments resulting from a change in an index or rate used to determine those payments.

Lessees will generally recognize the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. Lessor accounting under IFRS 16 is substantially unchanged from the accounting under IAS 17. Lessors will continue to classify all leases using the same classification principle as in IAS 17 and distinguish between operating leases and finance leases. As disclosed in note 36 to the financial statements, at December 31, 2017, the Group had future minimum lease payments under non-cancellable operating leases in aggregate of approximately RMB6,721,000, the Group does not expect the adoption of IFRS 16 will have significant effect on the financial performance of the Group in 2019.

Amendments to IAS 40 issued in December 2016 clarify the requirements when an entity should transfer a property, including property under construction development, into or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet the definition of investment property and there is evidence of the change in use. In isolation, a change in management's intentions for the use of a property does not provide evidence of a change in use. The amendments are applied prospectively to change in use that occur on or after the beginning of the annual reporting period in when the entity first applied the amendments. The Group will reassess the classification of property held at January 1, 2018 and, if applicable, reclassify property to reflect the condition that exist at that date.

#### 2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Subsidiaries**

A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

(a) the contractual arrangement with the other vote holders of the investee;

# **APPENDIX I**

- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies.

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

# Business combinations other than common control combinations and goodwill

Business combinations other than those under common control are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognized in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognized at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognized in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognized for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognized in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognized. An impairment loss recognized for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

#### Investments in an associate and joint ventures

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investment in an associate is stated in the combined statements of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist. The Group's share of the post-acquisition results and other comprehensive income of an associate and joint ventures are included in the combined statements of comprehensive income. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the combined statements of changes in equity. Unrealized gains and losses resulting from transactions between the Group and its associates or joint ventures are eliminated to the extent of the Group's investments in the associates or joint ventures, except where unrealized losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint ventures is included as part of the Group's investments in associates or joint ventures.

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

cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with IFRS 5 *Non-current Assets Held for Sale and Discontinued Operations*.

#### Fair value measurement

The Group measures its investment properties and available-for-sale investment at fair value at the end of each Relevant Periods. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

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

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

#### Impairment of non-financial assets

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

An impairment loss is recognized only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each of the Relevant Periods as to whether there is an indication that previously recognized impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognized impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/ amortization) had no impairment loss been recognized for the asset in prior years. A reversal of such an impairment loss is credited to profit or loss in the period in which it arises (only if there are revalued assets in the financial statements), unless the asset is carried at a revalued amount, in which case the reversal of the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

#### Related parties

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

- (a) the party is a person or a close member of that person's family and that person
  - (i) has control or joint control over the Group;
  - (ii) has significant influence over the Group; or
  - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
  - (i) the entity and the Group are members of the same group;
  - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);

- (iii) the entity and the Group are joint ventures of the same third party;
- (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
- (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
- (vi) the entity is controlled or jointly controlled by a person identified in (a);
- (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity);
- (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to Group or to the parent of the Group.

# Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

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

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

Buildings	2%-5%
Hotel properties	5%
Plant and machinery	10%-19%
Motor vehicles	24%
Furniture and fixtures	19%-32%
Leasehold improvements	5%-43%

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognized in profit or loss in the year the asset is derecognized is the difference between the net sales proceeds and the carrying amount of the relevant asset.

# **Investment properties**

Investment properties are interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of each of the Relevant Periods.

Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognized in profit or loss in the year of the retirement or disposal.

For a transfer from investment properties to owner-occupied properties or inventories, the deemed cost of a property for subsequent accounting is its fair value at the date of change in use. If a property occupied by the Group as an owner-occupied property becomes an investment property, the Group accounts for such property in accordance with IAS 16 *Property, Plant and Equipment* up to the date of change in use, and any difference at that date between the carrying amount and the fair value of the property is accounted for as a revaluation and carried in the asset revaluation reserve in equity. For a transfer from inventories to investment properties, any difference between the fair value of the property at that date and its previous carrying amount is recognized in profit or loss.

Transfer to or from investment property

Transfers to or from investment property shall be made when and only when there is a change in use evidenced by:

- (a) commencement of owner-occupation, for a transfer from investment property to owner-occupied property;
- (b) commencement of development with a view to sale, for a transfer from investment property to inventories;
- (c) end of owner-occupation, for a transfer from owner-occupied property to investment property; or

(d) commencement of an operating lease to another party, for a transfer from inventories to investment property.

#### Properties under development

Properties under development are intended to be held for sale after completion.

Properties under development are stated at the lower of cost comprising land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period and net realizable value.

Properties under development are classified as current assets unless those will not be realized in normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

# Completed properties held for sale

Completed properties held for sale are stated in the statements of financial position at the lower of cost and net realizable value. Cost is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties. Net realizable value takes into account the price ultimately expected to be realized, less estimated costs to be incurred in selling the properties.

#### Allocation of property development cost

Land costs are allocated to each unit according to their respective saleable gross floor areas ("GFA") to the total saleable GFA. Construction costs relating to units were identified and allocated specifically. Common construction costs have been allocated according to the saleable GFA similar to land cost.

#### Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Software is stated at cost less any impairment loss and is amortized on the straight-line basis over its estimated useful life of 3 years.

#### Leases

Leases that transfer substantially all the rewards and risks of ownership of assets to the Group, other than legal title, are accounted for as finance leases. At the inception of a finance lease, the cost of the leased asset is

capitalized at the present value of the minimum lease payments and recorded together with the obligation, excluding the interest element, to reflect the purchase and financing. Assets held under capitalized finance leases, including prepaid land lease payments under finance leases, are included in property, plant and equipment, and depreciated over the shorter of the lease terms and the estimated useful lives of the assets. The finance costs of such leases are charged to profit or loss so as to provide a constant periodic rate of charge over the lease terms.

Assets acquired through hire purchase contracts of a financing nature are accounted for as finance leases, but are depreciated over their estimated useful lives.

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to profit or loss on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases net of any incentives received from the lessor are charged to profit or loss on the straight-line basis over the lease terms.

Prepaid land lease payments under operating leases are initially stated at cost and subsequently recognized on the straight-line basis over the lease terms.

#### Prepaid land lease payments

Prepaid land lease payments, representing prepayments for leasehold land for development for future sale in the ordinary course of business, are stated at lower of cost and net realizable value, of which those within normal operating cycle are classified as current assets, while those out of the normal operating cycle are classified as non-current assets.

#### Investments and other financial assets

#### Initial recognition and measurement

Financial assets are classified, at initial recognition, as financial assets at fair value through profit or loss, loans and receivables and available-for-sale financial assets, as appropriate. When financial assets are recognized initially, they are measured at fair value plus transaction costs that are attributable to the acquisition of the financial assets, except in the case of financial assets recorded at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognized on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

#### Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

#### Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of sale in the near term.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with positive net changes in fair value presented as other income and gains and negative net changes in fair value presented as finance costs in profit or loss. These net fair value changes do not include any dividends or interest earned on these financial assets, which are recognized in accordance with the policies set out for "Revenue recognition" below.

Financial assets designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in IAS 39 are satisfied.

Derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated as at fair value through profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognized in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of their fair value through profit or loss category.

#### Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortized cost using the effective interest rate method less any allowance for impairment. Amortized cost is calculated taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortization is included in other income and gains in profit or loss. The loss arising from impairment is recognized in profit or loss in finance cost for loans and in other expenses for receivables.

#### Available-for-sale financial investments

Available-for-sale financial investments are non-derivative financial assets in listed and unlisted equity investments and debt securities. Equity investments classified as available for sale are those which are neither classified as held for trading nor designated as at fair value through profit or loss. Debt securities in this category are those which are intended to be held for an indefinite period of time and which may be sold in response to needs for liquidity or in response to changes in market conditions.

After initial recognition, available-for-sale financial investments are subsequently measured at fair value, with unrealized gains or losses recognized as other comprehensive income in the available-for-sale investment revaluation reserve until the investment is derecognized, at which time the cumulative gain or loss is recognized in profit or loss in other income, or until the investment is determined to be impaired, when the cumulative gain or loss is reclassified from the available-for-sale investment revaluation reserve to profit or loss in other expenses. Interest and dividends earned whilst holding the available-for-sale financial investments are reported as interest income and dividend income, respectively and are recognized in profit or loss as other income in accordance with the policies set out for "Revenue recognition" below.

When the fair value of unlisted equity investments cannot be reliably measured because (a) the variability in the range of reasonable fair value estimates is significant for that investment or (b) the probabilities of the various estimates within the range cannot be reasonably assessed and used in estimating fair value, such investments are stated at cost less any impairment losses.

The Group evaluates whether the ability and intention to sell its available-for-sale financial assets in the near term are still appropriate. When, in rare circumstances, the Group is unable to trade these financial assets due to inactive markets, the Group may elect to reclassify these financial assets if management has the ability and intention to hold the assets for the foreseeable future or until maturity.

For a financial asset reclassified from the available-for-sale category, the fair value carrying amount at the date of reclassification becomes its new amortized cost and any previous gain or loss on that asset that has been recognized in equity is amortized to profit or loss over the remaining life of the investment using the effective interest rate. Any difference between the new amortized cost and the maturity amount is also amortized over the remaining life of the asset using the effective interest rate. If the asset is subsequently determined to be impaired, then the amount recorded in equity is reclassified to profit or loss.

#### **Derecognition of financial assets**

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's statements of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if and to what extent it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

### Impairment of financial assets

The Group assesses at the end of each of the Relevant Periods whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that occurred after the initial recognition of the asset and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

### Financial assets carried at amortized cost

For financial assets carried at amortized cost, the Group first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognized are not included in a collective assessment of impairment.

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition).

The carrying amount of the asset is reduced either directly or through the use of an allowance account and the loss is recognized in profit or loss. Interest income continues to be accrued on the reduced carrying amount using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Group.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account. If a write-off is later recovered, the recovery is credited to other expenses in profit or loss.

### Available-for-sale financial investments

For available-for-sale financial investments, the Group assesses at the end of each Relevant Periods whether there is objective evidence that an investment or a group of investments is impaired.

If an available-for-sale asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortization) and its current fair value, less any impairment loss previously recognized in profit or loss, is removed from other comprehensive income and recognized in profit or loss.

In the case of equity investments classified as available for sale, objective evidence would include a significant or prolonged decline in the fair value of an investment below its cost. "Significant" is evaluated against the original cost of the investment and "prolonged" against the period in which the fair value has been below its original cost. Where there is evidence of impairment, the cumulative loss — measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized in profit or loss — is removed from other comprehensive income and recognized in profit or loss. Impairment losses on equity instruments classified as available for sale are not reversed through profit or loss. Increases in their fair value after impairment are recognized directly in other comprehensive income.

The determination of what is "significant" or "prolonged" requires judgement. In making this judgement, the Group evaluates, among other factors, the duration or extent to which the fair value of an investment is less than its cost.

In the case of debt instruments classified as available for sale, impairment is assessed based on the same criteria as financial assets carried at amortized cost. However, the amount recorded for impairment is the cumulative loss measured as the difference between the amortized cost and the current fair value, less any impairment loss on that investment previously recognized in profit or loss. Future interest income continues to be accrued based on the reduced carrying amount of the asset and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. The interest income is recorded as part of finance income. Impairment losses on debt instruments are reversed through the statement of comprehensive income if the subsequent increase in fair value of the instruments can be objectively related to an event occurring after the impairment loss was recognized in profit or loss.

### Assets carried at cost

If there is objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or on a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Impairment losses on these assets are not reversed.

### Financial liabilities

### Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings, net of directly attributable transaction costs.

The Group's financial liabilities include trade and bills payables, other payables, amounts due to shareholders, amounts due to related companies and interest-bearing bank and other borrowings.

### Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

### Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the effective interest rate amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortization is included in finance costs in profit or loss.

### Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognized initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of the best estimate of the expenditure required to settle the present obligation at the end of the reporting period; and (ii) the amount initially recognized less, when appropriate, cumulative amortization.

### Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or canceled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognized in profit or loss.

### Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously.

### Cash and cash equivalents

For the purpose of the combined statements of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the combined statements of financial position, cash and cash equivalents comprise cash on hand and at banks which are not restricted as to use.

### **Provisions**

A provision is recognized when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognized for a provision is the present value at the end of the Relevant Periods of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in profit or loss.

### **Income tax**

Income tax comprises current and deferred tax. Income tax relating to items recognized outside profit or loss is recognized outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the Relevant Periods, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the Relevant Periods between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or an asset or liability
  in a transaction that is not a business combination and, at the time of the transaction, affects neither
  the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilized, except:

- where the deferred tax asset relating to the deductible temporary differences arises from the initial
  recognition of an asset or liability in a transaction that is not a business combination and, at the time
  of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries and associates deferred tax assets are only recognized to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at the end of each Relevant Periods and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at the end of each Relevant Periods and are recognized to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the Relevant Periods.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

### **Government grants**

Government grants are recognized at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognized as income on a systematic basis over the periods that the costs, which it is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to profit or loss over the expected useful life of the relevant asset by equal annual installments or deducted from the carrying amount of the asset and released to profit or loss by way of a reduced depreciation charge.

### Revenue recognition

Revenue from the sale of properties in the ordinary course of business is recognized when all the following criteria are met:

- (a) the significant risks and rewards of ownership of the properties are transferred to purchasers;
- (b) neither continuing managerial involvement to the degree usually associated with ownership, nor effective control over the properties are retained;
- (c) the amount of revenue can be measured reliably;
- (d) it is probable that the economic benefits associated with the transaction will flow to the Group; and
- (e) the cost incurred or to be incurred in respect of the transaction can be measured reliably.

The above criteria for the sale of properties are met when construction of the relevant properties has been completed and the Group has obtained the project completion report issued by the relevant government authorities, the properties have been delivered to the buyers, and the collectability of related receivables is reasonably assured. Payments received on properties sold prior to the date of revenue recognition are included in the combined statements of financial position under current liabilities.

Rental income is recognized on a time proportion basis over the lease terms.

Property management service income derived from the provision of property maintenance and management services is recognized when the relevant services are rendered.

Interest income is recognized, on an accrual basis using the effective interest method by applying the rate that discounts the estimated future cash receipts over the expected life of the financial instrument of the net carrying amount of the financial asset.

Revenue of the sale of other goods is recognized when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold.

### Other employee retirement benefits

The employees of the Group's subsidiaries which operate in the PRC are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain proportion of its payroll costs to the central pension scheme. The contributions are charged to profit or loss as they become payable in accordance with the rules of the central pension scheme.

### **Borrowing costs**

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalized as part of the cost of those assets. The capitalization of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalized. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

### **Dividends**

Final dividends are recognized as a liability when they are approved by the shareholders in a general meeting.

### Foreign currencies

The Historical Financial Information is presented in RMB, which is the Company's functional currency because the Group's principal operations are carried out in Mainland China. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rates of exchange ruling at the end of each of the Relevant Periods. Differences arising on settlement or translation of monetary items are recognized in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognized in other comprehensive income or profit or loss is also recognized in other comprehensive income or profit or loss, respectively).

The resulting exchange differences are recognized in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognized in profit or loss.

### 3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of the Group's Historical Financial Information requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

### **Judgments**

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the financial statements:

### Operating lease commitments — Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that it retains all the significant risks and rewards of ownership of these properties which are leased out on operating leases.

### Classification between investment properties and completed properties held for sale

The Group determines whether a property qualifies as an investment property, and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately or leased out separately under a finance lease, the Group accounts for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

### **Estimation uncertainty**

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of each of the Relevant Periods, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are disclosed below:

### Provision of properties under development and completed properties held for sale

The Group's properties under development and completed properties held for sale are stated at the lower of cost and net realizable value. Based on the Group's historical experience and the nature of the subject properties, the Group makes estimates of the selling prices, the costs of completion of properties under development, and the costs to be incurred in selling the properties based on prevailing market conditions.

If there is an increase in costs to completion or a decrease in net sales value, the net realizable value will decrease and this may result in a provision for properties under development and completed properties held for sale. Such provision requires the use of judgement and estimates. Where the expectation is different from the original estimate, the carrying value and provision for properties in the periods in which such estimate is changed will be adjusted accordingly.

### PRC corporate income tax ("CIT")

The Group is subject to corporate income taxes in the PRC. As a result of the fact that certain matters relating to the income taxes have not been confirmed by the local tax bureau, objective estimate and judgment based on currently enacted tax laws, regulations and other related policies are required in determining the provision for income taxes to be made. Where the final tax outcome of these matters is different from the amounts originally recorded, the differences will impact on the income tax and tax provisions in the period in which the differences realize.

### PRC land appreciation tax ("LAT")

The Group is subject to LAT in the PRC. The provision for LAT is based on management's best estimates according to the understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalized its LAT calculation and payments with the tax authorities for certain of its property development projects. The final outcome could be different from the amounts that were initially recorded, and any differences will impact on the LAT expenses and the related provision in the period in which the differences realize.

### Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each of the Relevant Periods. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

### Estimate of fair value of investment properties

Investment properties under construction carried at fair value, were revalued at each reporting date based on the appraised market value provided by independent professional valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at the end of each of the Relevant Periods.

The principal assumptions for the Group's estimation of the fair value of completed investment properties include those related to estimated rental values with reference to the current market rents for similar properties in the same location and condition, appropriate capitalization rates and expected profit margin. The carrying amounts of investment properties at December 31, 2015, 2016 and 2017 were RMB8,288,700,000, RMB8,319,900,000, and RMB8,722,859,000, respectively.

### Deferred tax assets

Deferred tax assets are recognized for all deductible temporary differences, and carryforward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits together with future tax planning strategies. Further details are included in note 19 to the Historical Financial Information.

### 4. OPERATING SEGMENT INFORMATION

Management monitors the operating results of the Group's business which includes property development, commercial property investment and operation, and hotel operation by project location for the purpose of making decisions about resource allocation and performance assessment, while no revenue, net profit or total assets from a single location exceeds 10% of the Group's combined revenue, net profit or total assets. As all locations have similar economic characteristics with similar nature of property development and leasing and management, nature of the aforementioned business processes, type or class of customer for the aforementioned businesses and methods used to distribute the properties or provide the services, all locations were aggregated as one reportable operating segment.

### **Geographical information**

No geographical information is presented as the Group's revenue from the external customers is derived solely from its operation in Mainland China and no non-current assets of the Group are located outside Mainland China.

### Information about major customers

No sales to a single customer or a group of customers under common control accounted for 10% or more of the Group's revenue for each of the Relevant Periods.

### 5. REVENUE, OTHER INCOME AND GAINS

Revenue represents income from the sale of properties, commercial property investment and operation and hotel operations during the Relevant Periods.

An analysis of revenue and other income and gains is as follows:

	Year ended December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Revenue				
Sale of properties	5,124,160	8,549,007	5,938,391	
Commercial property investment and operation	226,727	193,070	166,420	
Hotel operations	25,912	33,388	34,861	
	5,376,799	8,775,465	6,139,672	
	Year	ended December	31,	
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Other income and gains				
Interest income	93,782	89,789	237,983	
Forfeiture of deposit	1,744	880	792	
Government grants	1,208	1,499	1,190	
Financial guarantee contract gains	0	0	29,620	
Others	1,362	2,429	13,361	
	98,096	94,597	282,946	

### 6. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

		Year ended December		
	Notes	2015	2016	2017
		RMB'000	RMB'000	RMB'000
Cost of inventories sold		3,045,168	6,317,071	3,425,780
Impairment loss write-off for completed properties held for				
sale	22	(42,646)	(193,374)	(48,505)
Impairment losses recognized for property under development and				
completed properties held for sale	21&22	41,254	4,230	163,674
Impairment losses reversed for properties under development and				
completed properties held for sale	21&22	(57,407)	(43,471)	_
Financial guarantee contract losses/(gains)—net	30	21,769	19,214	(29,620)
Depreciation of property, plant and equipment	13	73,511	68,565	58,469
Amortization of other intangible assets	16	979	2,028	4,388
Loss on disposal of items of property, plant and equipment		82	6,086	312
Share of losses/(gains) of:				
associates		4,978	14,810	68,485
joint ventures		10,200	17,106	(486,563)
Auditors' remuneration		2,663	3,264	3,216
Employee benefit expense (including directors' and chief				
executives' remuneration (note 8)):				
Wages and salaries (including bonus)		115,921	158,635	183,612
Pension scheme contributions and social welfare		13,987	14,391	17,174
Fair value losses (gains) on investment properties, net	14	(614,065)	109,822	287,414

### 7. FINANCE COSTS

An analysis of finance costs is as follows:

	Year ended December 31,				
	2015	2015 2016		2015 2016	2017
	RMB'000	RMB'000	RMB'000		
Interest on bank and other borrowings	782,935	632,232	830,858		
Less: Interest capitalized	(424,851)	(277,804)	(389,321)		
	358,084	354,428	441,537		

### 8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

Mr. Zeng Huansha was appointed as executive director and chairman of the Company on December 21, 2017. Subsequent to the end of the Relevant Periods, Mr. He Jie was appointed as executive director of the

Company on March 15, 2018. Mr. Zhang Liang, Mr. Jiang Daqiang and Mr. Zhang Hongwu were appointed as non-executive directors of the Company on March, 2018, respectively.

Certain of the directors received remuneration from the subsidiaries now comprising the Group for their appointment as directors of these subsidiaries. The remuneration of each of these directors as recorded in the financial statements of the subsidiaries is set out below:

	Year ended December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Fees	_	_	_
Other emoluments:			
Salaries, allowances and benefits in kind	2,766	2,766	3,367
Performance-related bonuses	454	131	375
Pension scheme contributions and social welfare	183	180	221
Total	3,403	3,077	3,963

### (a) Independent non-executive directors

No independent non-executive directors were appointed and there were no fees and other emoluments payable to the independent non-executive directors during the Relevant Periods.

### (b) Executive directors and non-executive directors

### Year ended December 31, 2015

	Fees	Salaries, allowances and benefits in kind	Performance- related bonuses	Pension scheme contributions and social welfare	Total remuneration
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Executive directors:					
- Mr. Zeng Huansha	_	156		61	217
- Mr. He Jie		2,100		61	2,161
	_	2,256	_	122	2,378
Non-executive directors:					
- Mr. Zhang Liang	_	_	_	_	
- Mr. Jiang Daqiang	_	_		_	_
- Mr. Zhang Hongwu		510	454	61	1,025
		2,766	454	183	3,403

### Year ended December 31, 2016

	Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Performance-related bonuses RMB'000	Pension scheme contributions and social welfare RMB'000	Total remuneration RMB'000
Executive directors:					
- Mr. Zeng Huansha	_	156	_	60	216
- Mr. He Jie		2,100		60	2160
	_	2,256	_	120	2376
Non-executive directors:					
- Mr. Zhang Liang	_	_	_	_	_
- Mr. Jiang Daqiang	_	_	_	_	_
- Mr. Zhang Hongwu		510	131	60	701
		2,766	131	180	3077

### Year ended December 31, 2017

Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Performance-related bonuses	Pension scheme contributions and social welfare RMB'000	Total remuneration RMB'000
_	156	_	65	221
	2,100		65	2,165
_	2,256	_	130	2,386
_	397	_	27	424
_		_	_	_
	714	375	64	1,153
	3,367	375	221	3,963
		RMB'000   allowances and benefits in kind	RMB'000   RMB'000   Performance-related bonuses   RMB'000   RMB'000   RMB'000   RMB'000   RMB'000	Salaries, allowances and benefits in kind   Performance-related bonuses   RMB'000   RMB'000

### 9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees for the years ended December 31, 2015 and 2016 and 2017 included two director each year, details of whose remuneration are set out in note 8 above. Details of the remuneration for the years ended December 31, 2015 and 2016 and 2017 of the remaining three, three, and three highest paid employees who are neither a director nor chief executive of the Company, respectively, are as follows:

	Year ended December 31,			
	2015	2015 2016		
	RMB'000	RMB'000	RMB'000	
Salaries, allowances and benefits in kind	1,920	2,460	2,616	
Performance-related bonuses	327	513	662	
Pension scheme contributions and social welfare	184	181	194	
Total	2,431	3,154	3,472	

The number of non-director and non-chief executive highest paid employees whose remuneration fell within the following bands is as follows:

	Year ended December 31,			
	2015	5 2016	2017	
	RMB'000	RMB'000	RMB'000	
Nil to HK\$500,000	_	_	_	
HK\$500,001 to HK\$1,000,000	2	1	0	
HK\$1,000,001 to HK\$2,000,000	1	2	3	
Total	3	3	3	

### 10. INCOME TAX

The Group is subject to income tax on an entity basis on profits arising in or derived from the tax jurisdictions in which members of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and British Virgin Islands, the Group's subsidiaries incorporated in the Cayman Islands and British Virgin Islands are not subject to any income tax. The Group's subsidiary incorporated in Hong Kong is not liable for income tax as it did not have any assessable profits currently arising in Hong Kong during the Relevant Periods.

Subsidiaries of the Group operating in Mainland China are subject to the PRC corporate income tax rate of 25% for the Relevant Periods.

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from sale of properties less deductible expenditures including land costs, borrowing costs and other property development expenditures. The Group has estimated, made and included in taxation a provision for

### **APPENDIX I**

LAT according to the requirements set forth in the relevant the PRC tax laws and regulations. The LAT provision is subject to the final review and approval by the local tax bureau.

	Year ended December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Current tax:				
PRC corporate income tax	254,666	506,187	465,350	
PRC LAT	388,249	373,784	401,082	
Deferred tax (note 19)	246,658	(149,197)	(161,131)	
Total tax charge for the year	889,573	730,774	705,301	

A reconciliation of income tax expense applicable to profit before tax at the statutory rate for the jurisdictions in which the Company and its subsidiaries are domiciled to the income tax expense at the effective income tax rate for each of the Relevant Periods is as follows:

	Year ended December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Profit before tax	2,218,227	1,661,854	1,900,784	
At the statutory income tax rate	554,557	415,464	475,196	
Share of profits and losses attributable to jointly-controlled entities				
and associates	3,794	7,979	(104,520)	
Expenses not deductible for tax	3,876	4,732	5,284	
Deductible temporary differences utilized from previous years	(815)	(45,674)	(12,089)	
Tax losses utilized from previous periods	(3,057)	(1,958)	(20,044)	
Deductible temporary differences not recognized	817	1,058	31,574	
Tax losses not recognized	39,214	68,835	29,089	
Provision for LAT	388,249	373,784	401,082	
Tax effect on LAT	(97,062)	(93,446)	(100,271)	
Tax charge at the Group's effective rate	889,573	730,774	705,301	

Tax payable in the combined statements of financial position represents:

	December 31,			
	2015	2015 2016	2016	2017
	RMB'000	RMB'000	RMB'000	
Tax payable				
PRC corporate income tax	332,695	500,842	399,062	
PRC LAT	328,573	488,608	582,511	
	661,268	989,450	981,573	

Provision for land appreciation tax:

	RMB'000
At January 1, 2015	61,824
Charged to the statement of profit or loss during the year	388,249
Payment during the year	(147,142)
Transfer from prepaid tax	25,642
At December 31, 2015 and January 1, 2016	328,573
Charged to the statement of profit or loss during the year	373,784
Payment during the year	(331,921)
Transfer from prepaid tax	118,172
At December 31, 2016 and January 1, 2017	488,608
Charged to the statement of profit or loss during the year	401,082
Payment during the year	(349,203)
Transfer from prepaid tax	42,024
At December 31, 2017	582,511

According to the requirements of the Provisional Regulations of the PRC on LAT (中華人民共和國土地增值税暫行條例) effective from January 1, 1994, and the Detailed Implementation Rules on the Provisional Regulations of the PRC on LAT (中華人民共和國土地增值税暫行條例實施細則) effective from January 27, 1995, all income arising from the sale or transfer of state-owned land use rights, buildings and their attached facilities in Mainland China is subject to LAT at progressive rates ranging from 30% to 60% of the appreciation value, with an exemption for the sale of ordinary residential properties (普通標準住宅) if their appreciation values do not exceed 20% of the sum of the total deductible items.

Effective from 1995, the local tax bureau requires the prepayment of LAT on the pre-sales and sales proceeds of property development. According to the relevant tax notices issued by local tax authorities, the Group is required to pay LAT in advance at 2% to 5% on the pre-sales and sales proceeds of the Group's properties.

The Group has estimated, made and included in taxation a provision for LAT according to the requirements set out in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon completion of the property development projects. The tax authorities might disagree with the basis on which the provision for LAT is calculated.

### 11. DIVIDENDS

No dividends have been paid or declared by the Company, as the Company was incorporated on December 21, 2017 and the Reorganization has not completed during the Relevant Periods.

### 12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

No earnings per share information is presented as its inclusion, for the purpose of this report, is not considered meaningful due to the Corporate Restructuring and the Reorganization completed on February 27, 2018 and the basis of presentation of the Historical Financial Information for the Relevant Periods as further explained in note 2.1.

# 13. PROPERTY, PLANT AND EQUIPMENT

							$\overline{}$		<u> </u>					$\overline{}$	
Total RMB'000		841,113 (178,861)	662,252		662,252	16,155	(214)		(73,511)		604,682		855,323	(250,641)	604,682
Construction in process RMB '000															
Leasehold improvements RMB '000		74,453 (13,379)	61,074		61,074	6,623			(16,892)		50,805		81,076	(30,271)	50,805
fixtures RMB'000		41,953 (28,146)	13,807		13,807	5,624	(39)	1	(6,549)		12,843		47,495	(34,652)	12,843
Motor vehicles RMB'000		32,247  (21,943)	10,304		10,304	1,473		;	(5,611)		6,166		33,720	(27,554)	6,166
rlant and machinery RMB'000		165,061 (64,331)	100,730		100,730	1,440	(175)	1	(16,239)		85,756		164,638	(78,882)	85,756
Hotel properties RMB'000		296,229 (9,594)	286,635		286,635			:	(14,944)		271,691		296,229	(24,538)	271,691
Buildings RMB'000		231,170 (41,468)	189,702		189,702	995		1	(13,276)		177,421		232,165	(54,744)	177,421
	<b>December 31, 2015</b> At December 31, 2014 and January 1, 2015:	Cost	Net carrying amount	At January 1, 2015, net of accumulated	depreciation	Additions	Disposals	Depreciation provided during the year	(note 6)	At December 31, 2015,net of accumulated	depreciation	At December 31, 2015:	Cost	Accumulated depreciation	Net carrying amount

APPEND	IX I			ACCOUNT	'ANTS' REPORT
Total equity RMB'000	855,323 (250,641)	604,682	83,727 — (6,693) (68,565)	634,137 931,288 (297,151) 634,137	
Construction in process		7,947	140,760	148,707	
Leasehold improvements RMB'000	81,076	50,805		39,398 81,076 (41,678) 39,398	
Furniture and fixtures RMB'000	47,495	12,843	(1,016)	12,962 41,904 (28,942) 12,962	
Motor vehicles RMB'000	33,720	6,166 6,166 834	(27)	34,023 (29,563) 4,460	
Plant and machinery RMB'000	164,638	85,756 85,756 2,150	(5,650)	64,228 153,519 (89,291) 64,228	
Hotel properties RMB'000	296,229	271,691		256,758 296,229 (39,471) 256,758	
Buildings RMB'000	232,165	177,421	83,727 (140,760) — (13,462)	107,624 175,830 (68,206) 107,624	
	December 31, 2016  At December 31, 2015 and January 1, 2016:  Cost	Net carrying amount	Transferred from investment properties (note 14)  Transfer to construction in process Disposals  Depreciation provided during the year (note 6)	At December 31, 2016, net of accumulated depreciation At December 31, 2016: Cost	

APPENL	<u> </u>												F	100	υc	111
Total equity RMB '000		931,288 (297,151)	634,137		634,137	96,337	467		75,582	(1,063)	(58.469)	746 001	140,221	1.094.885	(347,894)	746,991
Construction in process	l	148,707	148,707		148,707	57,695						006 400	704,007	206,402		206,402
Leasehold improvements RMB'000		81,076 (41,678)	39,398		39,398	096					(8.542)	21 016	010,110	82.036	(50,220)	31,816
Furniture and fixtures RMB'000		41,904 (28,942)	12,962		12,962	12,406	383			(685)	(6.394)	10 673	10,012	50.800	(32,128)	18,672
Motor vehicles RMB'000		34,023 (29,563)	4,460		4,460	5,399	84			(136)	(2.096)	117	,,,,,,	36.896	(29,185)	7,711
Plant and machinery RMB'000	l	153,519 (89,291)	64,228		64,228	3,022				(242)	(14,365)	50 643	04,040	154.255	(101,612)	52,643
Hotel properties RMB'000		296,229	256,758		256,758				75,582		(19.371)	312.060	312,202	371,811	(58,842)	312,969
Buildings RMB'000		175,830 (68,206)	107,624		107,624	16,855					(7.701)	077 911	110,770	192,685	(75,907)	116,778
	<b>December 31, 2017</b> At December 31, 2016 and January 1, 2017:	Cost	Net carrying amount	At January 1, 2017, net of accumulated	depreciation	Additions	Acquisition of a subsidiary (note 33)	Transfer from properties hold for sale	(note 22)	Disposals	Depreciation provided during the year (note 6)	At December 31, 2017, net of	accumulated ucpreciation	At December 31, 2017: Cost	Accumulated depreciation	Net carrying amount

Certain of the Group's properties, plant and equipment with aggregate carrying amounts of approximately RMB202,114,000, RMB200,505,000, RMB344,752,000 as at December 31, 2015 and 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to related parties (note 38).

Certain of the Group's properties, plant and equipment with aggregate carrying amounts of approximately RMB238,550,000, RMB 306,574,000 and RMB 176,224,000 as at December 31, 2015 and 2016 and 2017 respectively, have been pledged to only secure bank and other borrowings granted to the Group (note 29).

Certain of the Group's properties, plant and equipment with aggregate carrying amounts of approximately RMB78,313,000 as at December 31, 2017, respectively, have been pledged to secure bank and other borrowings granted to both related parties (note 38) and the Group (note 29).

### 14. INVESTMENT PROPERTIES

	Under construction RMB'000	Completed RMB'000	Total RMB'000
Carrying amount at January 1, 2015	414,100	7,228,500	7,642,600
Additions	30,971	1,064	32,035
Net gain from a fair value adjustment (note 6)	61,929	552,136	614,065
Carrying amount at December 31, 2015 and January 1, 2016	507,000	7,781,700	8,288,700
Additions	107,390	118,632	226,022
Investment properties under construction transferred to investment properties completed	(379,954)	379,954 (83,727)	— (83,727)
Transferred to property, plant and equipment (note 13)  Transferred to prepaid land lease prepayment  Net gain (loss) from a fair value adjustment (note 6)	 	(1,273) (118,586)	(1,273) (109,822)
Carrying amount at December 31, 2016 and January 1, 2017	243,200	8,076,700	8,319,900
Acquisition of subsidiaries (note 33)	388,359 141,611	 160,403	388,359 302,014
Net gain (loss) from a fair value adjustment (note 6)	63,289	(350,703)	(287,414)
Carrying amount at December 31, 2017	836,459	7,886,400	8,722,859

The Group's investment properties are situated in the PRC. The Group's investment properties were revalued on December 31, 2015 and 2016 and 2017 based on valuations performed by Savills Real Estate Valuation (Beijing) Company Limited, an independent professionally qualified valuer, at RMB8,288,700,000, RMB8,319,900,000, RMB8,722,859,000 respectively. The Group's senior finance manager and the chief financial officer decide to appoint which external valuer to be responsible for the external valuations of the Group's properties. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The Group's senior finance manager and the chief financial officer have discussions with the valuer on the valuation assumptions and valuation results when the valuation is performed for financial reporting.

Certain of the Group's investment properties with aggregate carrying amounts of approximately RMB6,530,976,000, RMB3,768,246,000 and RMB6,647,989,000 as at December 31, 2015 and 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to the Group (note 29).

Certain of the Group's investment properties with aggregate carrying amounts of approximately RMB183,941,000 and RMB184,512,000 as at December 31, 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to related parties (note 38).

Certain of the Group's investment properties with aggregate carrying amounts of approximately RMB878,569,000, RMB3,273,232,000 and RMB1,271,501,000 as at December 31, 2015 and 2016 and 2017, respectively, have been pledged to secure bank and other borrowings granted to both related parties (note 38) and the Group (note 29).

### Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

	Fair value meas	Fair value measurement as at December 31, 2015					
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total			
	RMB'000	RMB'000	RMB'000	RMB'000			
Recurring fair value measurement for Commercial properties							
Under development		_	507,000	507,000			
Completed			7,781,700	7,781,700			
			8,288,700	8,288,700			
	Fair value meas	urement as at Dec	cember 31, 2016				
	Quoted prices in active markets (Level 1) RMB'000	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total			
Recurring fair value measurement for Commercial properties							
Under development		_	243,200	243,200			
Completed			8,076,700	8,076,700			
			8,319,900	8,319,900			

	Fair value measu	Fair value measurement as at December 31, 2017					
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total			
	RMB'000	RMB'000	RMB'000	RMB'000			
Recurring fair value measurement for							
Commercial properties							
Under development	_	_	836,459	836,459			
Completed			7,886,400	7,886,400			
			8,722,859	8,722,859			

During the Relevant Periods, there were no transfer of fair value measurements between Level 1 and Level 2 and no transfer into or out of Level 3.

Below is a summary of the valuation techniques used and the key inputs to the valuation of investment properties:

	Valuation	Significant unobservable		Range December 31,	
	techniques	inputs	2015	2016	2017
Completed commercial properties	Income capitalization method	Estimated rental value (per square meter and per month)	RMB115-182	RMB54-191	RMB55-178
		Capitalization rate	4%-6.5%	4%-6.5%	4%-6.5%
Commercial properties under construction	Comparison method	Expected profit margin	15%	15%	10%

The fair value of completed commercial properties is determined by the income capitalization method by taking into account the net rental income of the properties derived from the existing leases and/or achievable in the existing market with due allowance for the reversionary income potential of the leases, which have been then capitalized to determine the fair value at an appropriate capitalization rate. Where appropriate, reference has also been considered the comparable sales transactions as available in the relevant market.

A significant increase (decrease) in the estimated rental value would result in a significant increase (decrease) in the fair value of the investment properties. A significant increase (decrease) in the long term vacancy rate and the capitalization rate in isolation would result in a significant decrease (increase) in the fair value of the investment properties.

The fair value of commercial properties under construction is determined by using comparison method, with reference to comparable sales evidence as available in the relevant market to derive the fair value of the property assuming it was completed and, where appropriate, after deducting the following items:

- Estimated construction cost and professional fees to be expensed to complete the properties that would be incurred by a market participant; and
- Estimated profit margin that a market participant would require to hold and develop the property to completion.

The higher the estimation construction cost, the lower the fair value is for the investment properties under construction.

### 15. PREPAID LAND LEASE PAYMENTS

	December 31,				
	2015	2016	2017		
	RMB'000	RMB'000	RMB'000		
Carrying amount at the beginning of the year	11,338	10,928	11,792		
Additions	_	_	12,085		
Transferred from investment properties (note 14)	_	1,273	_		
Transferred from completed properties held for sale (note 22)	_	_	6,318		
Amortization during the year	(410)	(409)	(499)		
Carrying amount at the end of the year	10,928	11,792	29,696		

Certain of the Group's prepaid land lease payments with aggregate carrying amounts of approximately RMB5,600,000, RMB6,702,000 and RMB4,514,000 as at December 31, 2015 and 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to the Group (note 29).

Certain of the Group's prepaid land lease payments with aggregate carrying amounts of approximately RMB5,311,000, RMB5,074,000 and RMB23,853,000 as at December 31, 2015 and 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to related parties, as further detailed in note 38 to the financial statements.

Certain of the Group's prepaid land lease payments with aggregate carrying amounts of approximately RMB1,184,000 as at December 31, 2017, respectively, have been pledged to secure bank and other borrowings granted to both related parties (note 38) and the Group (note 29).

### 16. INTANGIBLE ASSETS

	December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Software				
At the beginning of the year:				
Cost	7,688	12,229	15,892	
Accumulated amortization	(5,483)	(6,462)	(8,490)	
Net carrying amount	2,205	5,767	7,402	
Carrying amount at the beginning of the year	2,205	5,767	7,402	
Additions	4,541	3,663	11,210	
Amortization provided during the year	(979)	(2,028)	(4,388)	
Carrying amount at the end of the year	5,767	7,402	14,224	
At the end of the year:				
Cost	12,229	15,892	27,102	
Accumulated amortization	(6,462)	(8,490)	(12,878)	
Net carrying amount	5,767	7,402	14,224	

### 17. INVESTMENT IN ASSOCIATES

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Share of net assets	518	59,088	805,871

The Group's trade receivable and payable balances with associates are disclosed in note 38 to the Historical Financial Information.

### (a) Particulars of the Group's associates

Name of company	Place and year of registration	Paid-in Capital RMB	Percentage of Ownership interest attributable to the Group ''000	Principal activities
南京平弘房地產開發有限公司 Nanjing Ping Hong Real Estate Development Co., Ltd. ("Nanjing Ping Hong Real Estate")	Nanjing, PRC October 13, 2016	20,000	49%	Property development
南京明弘新房地產開發有限公司 Nanjing Minghongxin Real Estate Development Co., Ltd. ("Nanjing Minghongxin Real Estate")	Nanjing, PRC October 20, 2016	20,000	30%	Property development
				Continued/

Name of company	Place and year of registration	Paid-in Capital	Percentage of Ownership interest attributable to the Group	Principal activities
南京新保弘房地產有限公司 Nanjing Xin Bao Hong Real Estate Development Co., Ltd. ("Nanjing Xin Bao Hong Real Estate")	Nanjing, PRC October 10, 2016	20,000	33%	Property development
南京招陽房地產開發有限公司 Nanjing Zhao Yang Real Estate Development Co., Ltd. ("Nanjing Zhao Yang Real Estate")	Suzhou, PRC September 24, 2015	20,000	27%	Property development
蘇州輝耀弘陽置業有限公司 Suzhou Huiyao Hongyang Properties Co., Ltd. ("Suzhou Huiyao Hongyang Properties")	Suzhou, PRC April 27, 2016	100,000	49%	Property development
安徽乾泰房地產開發有限公司 Anhui Qian Tai Real Estate Development Co., Ltd. ("Anhui Qian Tai Real Estate")	Suzhou, PRC March 10, 2017	200,000	25%	Property development
常熟市新碧房地產開發有限公司 Changshu Xin Bi Real Estate Development Co., Ltd. ("Changshu Xin Bi Real Estate")	Changshu, PRC October 21, 2016	100,000	33%	Property development
丹陽市弘陽置業有限公司 Danyang Hongyang Properties Co., Ltd. ("Danyang Hongyang Properties")	Danyang, PRC August 8, 2017	20,000	20%	Property development
南京泰麒置業發展有限公司 Nanjing Tai Qi Properties Co., Ltd. ("Nanjing Tai Qi Properties")	Nanjing, PRC July 27, 2017	100,000	20%	Property development
南通市華昌房地產有限公司 Nantong Hua Chang Real Estate Development Co., Ltd. ("Nantong Hua Chang Real Estate")*	Nantong, PRC July 17, 2017	200,000	17%	Property development
南京弘威盛房地產開發有限公司 Nanjing Hong Wei Real Estate Development Co., Ltd. ("Nanjing Hong Wei Real Estate")	Nantong, PRC January 11, 2017	765,000	33%	Property development
南京名寓置業有限公司 Nanjing Ming Yu Properties Co., Ltd. ("Nanjing Ming Yu Properties")	Nanjing, PRC October 8, 2016	730,000	33%	Property development
南京鋭灏房地產開發有限公司 Nanjing Rui Hao Real Estate Development Co., Ltd. ("Nanjing Rui Hao Real Estate")	Changshu, PRC July 24, 2017	780,000	20%	Property development
南京鋭昱房地產開發有限公司 Nanjing Rui Yu Real Estate Development Co., Ltd. ("Nanjing Rui Yu Real Estate")	Suzhou, PRC October 9, 2017	200,000	25%	Property development

Name of company	Place and year of registration	Paid-in Capital	Percentage of Ownership interest attributable to the Group	Principal activities
南京禹陽東房地產開發有限公司 Nanjing Yu Yang Dong Real Estate Development Co., Ltd. ("Nanjing Yu Yang Dong Real Estate")	Nanjing, PRC November 30, 2016	20,000	49%	Property development
南京裕寧置業有限公司 Nanjing Yu Ning Properties Co., Ltd. ("Nanjing Yu Nin Properties")*	Nanjing, PRC December 5, 2016	60,000	15%	Property development
南通弘創置業有限公司 Nantong Hongchuang Properties Co., Ltd. ("Nantong Hongchuang Properties")	Nantong, PRC July 16, 2017	8,000	33%	Property development
南通弘晏房地產有限公司 Nantong Hong Yan Real Estate Development Co., Ltd. ("Nantong Hong Yan Real Estate")	Nanjing, PRC December 9, 2016	30,000	33%	Property development
和縣孔雀城房地產開發有限公司 Hexian Kongquecheng Real Estate Development Co., Ltd. ("Hexian Kongquecheng Real Estate")	Anhui, PRC September 19, 2016	100,000	20%	Property development
揚州啟輝置業有限公司 Yangzhou Qihui Properties Co., Ltd. ("Yangzhou Qihui Properties")**	Yangzhou, PRC August 30, 2017	100,000	19%	Property development
滁州正宏置業發展有限公司 Chuzhou Zhenghong Properties Co., Ltd. ("Chuzhou Zhenghong")	Chuzhou, PRC August 10, 2017	50,000	30%	Property development
亳州碧盛房地產開發有限公司 Bozhou Bisheng Real Estate Development Co., Ltd. ("Bozhou Bisheng Real Estate")	Bozhou, PRC December 22, 2017	50,000	30%	Property development
常熟建瀚置地有限公司 Changshu Jianhan Properties Co., Ltd. ("Changshu Jianhan Properties")*	Changshu, PRC September 25, 2017	100,000	18%	Property development
蘇州正信置業發展有限公司 Suzhou Zhengxin Properties Co., Ltd. ("Suzhou Zhengxin")*	Zhangjiagang, PRC July 1, 2017	17,000	16%	Property development
張家港保税區耀輝房地產開發有限公司 Zhangjiagangbaoshuiqu Yaohui Real Estate Development Co., Ltd. ("Zhangjiagang Yaohui Real Estate")*	Zhangjiagang, PRC August 10, 2017	65,000	13%	Property development

Continued/...

Name of company	Place and year of registration	Paid-in Capital	Percentage of Ownership interest attributable to the Group	Principal activities
		RMB	'000	
湖州碧福房地產開發有限公司 Huzhou Bifu Real Estate Development Co., Ltd. ("Huzhou Bifu Real Estate")	Huzhou, PRC October 17, 2017	8,000	35%	Property development
江陰市合誠房地產開發有限公司 Jiangyin Hecheng Real Estate Development Co., Ltd. ("Jiangyin Hecheng Real Estate")	Jiangyin, PRC June 30, 2017	20,000	20%	Property development
南通喧璽房地產有限公司 Nantong Xuanxi Real Estate Development Co., Ltd. ("Nantong Xuanxi Real Estate")	Nantong, PRC September 1, 2017	20,000	25%	Property development
南通卓蘇房地產開發有限公司 Nantong Zhuosu Real Estate Development Co., Ltd. ("Nantong Zhuosu Real Estate")*	Nantong, PRC November 20, 2017	12,500	13%	Property development
南通錦隆置業有限公司 Nantong Jinlong Properties Co., Ltd. ("Nantong Jinlong Properties")	Nantong, PRC November 15, 2017	5,000	24%	Property development
常州市沛淩房地產開發有限公司 Changzhou Peiling Real Estate Development Co., Ltd. ("Changzhou Peiling Real Estate")	Nantong, PRC November 8, 2017	750,000	40%	Property development

- \* During the Relevant Periods, each of the entities had five to eight shareholders, of which each shareholder had less than 35% shareholding in these entities. Pursuant to the articles of association of these entities, the Group is entitled to appoint one or two directors to the board of directors of these entities, which have five to eight directors in aggregate. The Group has power to participate in the financial and operating policy decisions of these entities pursuant to their articles of association.
- \*\* During the Relevant Periods, Yangzhou Qihui Properties had six shareholders holding 19%, 19%, 12%, 12%, 12% and 26% equity interests, respectively. Pursuant to the articles of association of this entity, one shareholder is entitled to appoint three directors and each of the remaining shareholders, including the Group, is entitled to appoint two directors, which comprise the entity's board of directors with 13 directors in aggregate. The Group has power to participate in the financial and operating policy decisions of the entity pursuant to the articles of association.
- (b) Changshu Xin Bi Real Estate, which is considered a material associate of the Group, is a strategic partner of the Group engaged in property development and is accounted for using the equity method. Changshu Xin Bi Real Estate begun construction during the year ended 2017.

The following table illustrates the summarized financial information in respect of Changshu Xin Bi Real Estate adjusted for any differences in accounting policies and reconciled to the carrying amount in the combined financial statements:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Current assets	_	571,363	2,215,677
Non-current assets	_	_	20,824
Current liabilities	_	(551,680)	(2,096,764)
Non-current liabilities			(100,000)
Net assets		19,683	39,737
Reconciliation to the Group's interest in the associate:			
Proportion of the Group's ownership	_	33%	33%
Group's share of net assets of the associates	_	6,495	13,113
Adjustment for the capital to be paid		(6,495)	
Carrying amount of the investment			13,113
Revenue	_	_	_
Expenses	_	(319)	(59,945)
Tax		_	
Net loss and total comprehensive loss for the year		(319)	(59,945)

(c) Nantong Hong Yan Real Estate., which is considered a material associate of the Group, is a strategic partner of the Group engaged in property development and is accounted for using the equity method. Nantong Hong Yan Real Estate begun construction during the year ended 2017. The following table illustrates the summarized financial information in respect of Nantong Hong Yan Real Estate adjusted for any differences in accounting policies and reconciled to the carrying amount in the combined financial statements:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Current assets	_	_	4,156,914
Non-current assets		_	45,450
Current liabilities	_	_	(3,784,002)
Non-current liabilities			(466,950)
Net liabilities			(48,588)
Reconciliation to the Group's interest in the associate:			
Proportion of the Group's ownership			33.4%
Group's share of net assets of the associates			(16,228)
Adjustment of unrecognized share of losses			16,228
Carrying amount of the investment			
Revenue		_	_
Expenses		_	(104,987)
Tax	_	_	26,192
Net loss and total comprehensive loss for the year			(78,588)

(d) The following table illustrates the aggregate financial information of the Group's associates that are not individually material:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Share of the associates' losses for the year	(4,978)	(14,705)	(38,683)
associates	518	59,088	792,758

### 18. INVESTMENT IN JOINT VENTURES

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Share of net assets		152,894	639,458

The Group's trade receivable balances due from the joint ventures are disclosed in note 38 to the financial statements.

### (a) Particulars of the Group's joint ventures

Name of company	Place and year of registration and business	Paid-in Capital	Percentage of Ownership interest attributable to the Group	Principal activities
		RMB'	000	
蘇州城弘房地產開發有限公司 Suzhou Cheng Hong Real Estate Development Co., Ltd. ("Suzhou Cheng Hong Real Estate")	Suzhou, PRC November 26, 2015	40,000	50%	Property development
南京綠弘房地產開發有限公司 Nanjing Lv Hong Real Estate Development Co., Ltd. ("Nanjing Lv Hong Real Estate")	Nanjing, PRC February 6, 2015	20,400	50%	Property development
南京弘灏房地產開發有限公司 Nanjing Hong Hao Real Estate Development Co., Ltd. ("Nanjing Hong Hao Real Estate")	Nanjing, PRC February 2, 2016	150,000	50%	Property development
南京舜鴻房地產開發有限公司 Nanjing Shun Hong Real Estate Development Co., Ltd. ("Nanjing Shun Hong Real Estate")	Nanjing, PRC February 3, 2016	150,000	50%	Property development

(b) Suzhou Cheng Hong Real Estate, which is considered a material joint venture of the Group for the year ended 2017, co-develops a property development project with the other associate partner in the PRC and is accounted for using the equity method.

The following table illustrates the summarized financial information in respect of Suzhou Cheng Hong Real Estate adjusted for any differences in accounting policies and reconciled to the carrying amount in the combined financial statements:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Cash and cash equivalents	_	164,593	33,581
Other current assets		1,260,622	2,390,526
Current assets	_	1,425,215	2,424,107
Non-current assets		8,971	4,210
Current liabilities	_	(1,314,900)	(2,066,363)
Non-current liabilities		(100,000)	
Net assets		19,286	361,954
Reconciliation to the Group's interest in the joint venture:			
Proportion of the Group's ownership	_	50%	50%
Group's share of net assets of the joint venture		9,643	180,977
Carrying amount of the investment		9,643	180,977
Revenue	_	_	949,335
Expenses	_	(24,047)	(48,274)
Tax	_	6,800	(114,349)
Net (loss)/profit and total comprehensive (loss)/income for the			
year		(20,714)	342,668

<sup>(</sup>c) Nanjing Lv Hong Real Estate, which is considered a material joint venture of the Group for the year ended 2017, co-develops a property development project with the other associate partner in Mainland China and is accounted for using the equity method.

The following table illustrates the summarized financial information in respect of Nanjing Lv Hong Real Estate adjusted for any differences in accounting policies and reconciled to the carrying amount in the combined financial statements:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Cash and cash equivalents	285,463	310,866	78,079
Other current assets	2,800,346	4,785,041	1,822,625
Current assets	3,085,809	5,095,907	1,900,704
Non-current assets	5,418	27,903	31,059
Financial liabilities	(40,000)	(260,000)	_
Other current liabilities	(2,088,941)	(4,265,604)	(1,316,055)
Current liabilities	(2,128,941)	(4,525,604)	(1,316,055)
Non-current financial liabilities	(960,000)	(610,000)	_
Other non-current liabilities	(17)	(87)	
Non-current liabilities	(960,017)	(610,087)	
Net assets	2,269	(11,881)	615,708
Reconciliation to the Group's interest in the associate:			
Proportion of the Group's ownership	50%	50%	50%
Group's share of net assets of the joint venture	1,135	(5,941)	307,854
Adjustment of unrecognized share of losses	(1,135)	5,941	22,464
Carrying amount of the investment			330,318
Revenue	_	_	3,188,026
Expenses	(20,392)	(26,419)	(67,152)
Tax	2,949	4,372	(286,675)
Net (loss)/ profit and total comprehensive (loss)/income for			
the year	(18,131)	(14,150)	627,590

(d) The following table illustrates the aggregate financial information of the Group's joint ventures that are not individually material:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Share of the joint ventures' losses for the year	_	(6,749)	(15,088)
joint ventures		143,251	128,163

19. DEFERRED TAX ASSETS AND LIABILITIES

The movements in deferred tax assets and liabilities during each of the Relevant Periods are as follows:

### Deferred tax assets

	Unrealized revenue received in advance	Accrued LAT	Accrued construction cost	Impairment losses	Tax losses	Financial guarantee contracts	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB '000
At January 1, 2015	43,295	13,987	2,801	208,031	20,029	330	I	288,473
Deferred tax credited/(charged) to profit or loss during the year	(2,535)	68,156	13,602	(161,310)	14,375	5,442		(62,270)
At December 31, 2015 and January 1, 2016	40,760	82,143	16,403	46,721	34,404	5,772		226,203
Deferred tax credited/(charged) to profit or loss during the year	72,924	40,009	38,659	(10,885)	(13,634)	4,804	661	132,538
At December 31, 2016 and January 1, 2017	113,684	122,152	55,062	35,836	20,770	10,576	661	358,741
Deferred tax credited/(charged) to profit or loss during the year	55,786	23,039	4,231	11,854	10,510	(7,404)	391	98,407
At December 31, 2017	169,470	145,191	59,293	47,690	31,280	3,172	1,052	457,148

## Deferred tax liabilities

	Fair value adjustment arising from investment properties	Fair value adjustment arising from acquisition of subsidiaries	Withholding Tax	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At January 1, 2015	(1,614,478)	(78,213)	(170,000)	(169)	(1,862,860)
Deferred tax credited/(charged) to profit or loss during the year	(169,702)	2,651		(17,337)	(184,388)
At December 31, 2015 and January 1, 2016	(1,784,180)	(75,562)	(170,000)	(17,506)	(2,047,248)
Acquisition of a subsidiary (note 33)		(41,599)			(41,599)
Deferred tax credited/(charged) to profit or loss during the year	13,670	3,230		(241)	16,659
At December 31, 2016 and January 1, 2017	(1,770,510)	(113,931)	(170,000)	(17,747)	(2,072,188)
Acquisition of a subsidiary (note 33)		(190,334)			(190,334)
Deferred tax credited/(charged) to profit or loss during the year	60,461	2,803		(540)	62,724
Deferred tax credited/(charged) to merger reserve during the year				17,436	17,436
At December 31, 2017	(1,710,049)	(301,462)	(170,000)	(851)	(2,182,362)

### APPENDIX I

For presentation purposes, certain deferred tax assets and liabilities have been offset in the combined statements of financial position. The following is an analysis of the deferred tax balances for financial reporting purposes:

	December 31,					
	2015	2015	2015	2015	2015 2016	2017
	RMB'000	RMB'000	RMB'000			
Net deferred tax assets recognized in the combined statements of						
financial position	52,629	103,530	185,813			
Net deferred tax liabilities recognized in the combined statements of						
financial position	(1,873,674)	(1,816,977)	(1,911,027)			
	(1,821,045)	(1,713,447)	(1,725,214)			

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from January 1, 2008 and applies to earnings after December 31, 2007. A lower withholding tax rate may be applied if there is a tax treaty between the PRC and the jurisdiction of the foreign investors. For the Group, the applicable rate is 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from January 1, 2008.

At December 31, 2015, 2016 and 2017, RMB170,000,000 has been recognized for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Mainland China. In the opinion of the directors of the Company, the Group's fund with the amount of RMB1,700,000,000 will be distributed in the foreseeable future.

The aggregate amount of temporary differences associated with investments in subsidiaries in Mainland China for which deferred tax liabilities have not been recognized totaled approximately RMB4,008,582,000, RMB4,860,057,000, RMB5,854,286,000 as at December 31, 2015, 2016 and 2017, respectively.

The Group has unutilized tax losses arising in the PRC of approximately RMB547,299,000, RMB814,811,000 and RMB850,991,000 as at December 31, 2015, 2016 and 2017, respectively, that will expire in one to five years for offsetting against future taxable profits of the entities in which the losses arose. Deferred tax assets have not been recognized in respect of the deductible temporary differences amounting to approximately RMB292,208,000, RMB113,742,000 and RMB191,682,000 as at December 31, 2015, 2016 and 2017, respectively, as they have arisen in subsidiaries that have been loss-making for some time and it is not considered probable that future taxable profits will be available against which the deductible temporary differences can be utilized.

#### 20. AVAILABLE-FOR-SALE INVESTMENTS

	December 31,							
	2015	2015	2015	2015 2016	2015 2016	2015	2015 2016	2017
	RMB'000	RMB'000	RMB'000					
Unlisted investments	547,894	1,620,174	2,006,659					
Less: Current	547,894	1,620,174	2,006,659					
Non-current								

The above investments comprise trust and fund investments as at December 31, 2015, 2016 and 2017 which were designed as available-for-sale investments.

There were no impairment provisions on available-for-sale financial assets made during the year ended December 31, 2015, 2016 and 2017.

### 21. PROPERTIES UNDER DEVELOPMENT

	December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
At the beginning of the year	7,165,262	9,586,255	10,260,818
Additions	5,653,423	6,542,415	8,699,053
Acquisition of subsidiaries (note 33)	_	208,473	813,331
Transferred to completed properties held for sale (note 22)	(3,326,513)	(6,329,523)	(2,651,790)
Impairment losses recognized (note 6)	(8,663)	_	(163,674)
Impairment losses reversed (note 6)	24,956	43,471	_
Impairment losses transfer to completed properties held for sale			
(note 6)	77,790	209,727	150
At the end of the year	9,586,255	10,260,818	16,957,888

Notes: The Group's properties under development are situated on leasehold lands in Mainland China.

Certain of the Group's properties under development with aggregate carrying amounts of approximately RMB3,824,667,000, RMB4,827,030,000 and RMB7,517,355,000 as at December 31, 2015, 2016 and 2017, respectively, have been pledged to only secure bank and other borrowings granted to the Group (note 29).

Certain of the Group's properties under development with an aggregate carrying amount of approximately RMB47,414,000 and RMB47,414,000 as at December 31, 2015 and 2016 have been pledged to only secure bank loans granted to related parties. Further details are included in note 37 to the Historical Financial Information.

Certain of the Group's properties under development with an aggregate carrying amount of approximately RMB147,916,000 as at December 31, 2015 have been pledged to secure bank loans granted to both related parties (note 38) and the Group (note 29).

The movements in provision for impairment of properties under development are as follows:

	December 31,		
	2015	2015 2016	2017
	RMB'000	RMB'000	RMB'000
At the beginning of the year	(347,431)	(253,348)	(150)
Impairment losses recognized (note 6)	(8,663)	_	(163,674)
Impairment losses reversed (note 6)	24,956	43,471	_
Impairment losses transfer to			
completed properties held for sale (note 6)	77,790	209,727	150
At the end of the year	(253,348)	(150)	(163,674)

The value of properties under development is assessed at the end of each Relevant Periods. An impairment exists when the carrying value exceeds its realizable value.

### 22. COMPLETED PROPERTIES HELD FOR SALE

	December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Carrying amount at the beginning of the year	1,607,115	1,853,176	1,845,045
Acquisition of subsidiaries (note 33)	_	_	805,000
Transferred from properties under development (note 21)	3,326,513	6,329,523	2,651,790
Transferred to cost of sales (note 6)	(3,045,168)	(6,317,071)	(3,425,780)
Transferred to properties, plant and equipment (note13)	_	_	(75,582)
Transferred to prepaid lease payments (note15)	_	_	(6,318)
Impairment losses recognized (note 6)	(32,591)	(4,230)	_
Impairment losses reversed (note 6)	32,451	_	_
Impairment losses written-off (note 6)	42,646	193,374	48,505
Impairment losses transferred from properties under development			
(note 21)	(77,790)	(209,727)	(150)
Carrying amount at the end of the year	1,853,176	1,845,045	1,842,510

Certain of the Group's completed properties held for sale with aggregate carrying amounts of approximately RMB68,351,000 and RMB410,089,000 as at December 31, 2015 and 2016, respectively, have been pledged to only secure bank and other borrowings granted to the Group (note 29).

Certain of the Group's completed properties held for sale with aggregate carrying amounts of approximately RMB391,568,000, RMB264,276,000, and RMB360,476,000 as at December 31, 2015, 2016 and 2017 have been pledged to only secure bank loans granted to related parties (note 38).

The movements in provision for impairment of completed properties held for sale are as follows:

	December 31,			
	2015 RMB'000		2016	2017
			RMB'000	RMB'000 RN
At the beginning of the year	(74,286)	(109,570)	(130,153)	
Impairment losses recognized (note 6)	(32,591)	(4,230)		
Impairment losses reversed (note 6)	32,451	_	_	
Impairment losses written-off (note 6)	42,646	193,374	48,505	
Impairment losses transfer from properties under development				
(note 22)	(77,790)	(209,727)	(150)	
At the end of the year	(109,570)	(130,153)	(81,798)	

The value of completed properties held for sale is assessed at the end of each Relevant Periods. An impairment exists when the carrying value exceeds its realizable value.

### 23. TRADE RECEIVABLES

	December 31,						
	2015	2015	2015	2015	2015	2016	2017
	RMB'000	RMB'000	RMB'000				
Trade receivables	5,072	2,889	1,514				

Trade receivables mainly represent rentals receivable from tenants and the receivables of sales of properties. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk.

Trade receivables are unsecured and non-interest-bearing. The carrying amounts of trade receivables approximate to their fair values. An aging analysis of the trade receivables as at the end of each of the Relevant Periods, based on the invoice date and net of provisions, is as follows:

	December 31,						
	2015	2015	2015	2015	2015 2016	2016	2017
	RMB'000	RMB'000	RMB'000				
Less than 1 year	4,335	2,889	1,514				
Over 1 year	737						
	5,072	2,889	1,514				

Receivables that were neither past due nor impaired relate to a large number of diversified customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

## 24. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	December 31,				
	2015	2016	2017		
	RMB'000	RMB'000	RMB'000		
Prepayments for acquisition of land use rights	334,980	_	519,232		
Prepayments for construction cost	43,546	41,609	110,887		
Loans to counterparties for acquisition of land use right (note 39)	138,300	272,868	1,011,041		
Deposits for a land use right		149,112	11,471		
Other tax recoverable	416,208	397,659	366,634		
Deposits	63,495	109,064	163,106		
Due from third parties (note 39)	186,196	67,421	67,421		
Due from non-controlling shareholders (note 39)	_	150,000	298,018		
Interest receivables (note 39)	10,287	1,771	11,259		
Other receivables (note 39)	43,991	48,077	67,632		
Provision for impairment	(79,852)	(79,852)	(79,852)		
	1,157,151	1,157,729	2,546,849		

The movement in provision for impairment of other receivables are as follows:

	December 31,				
	2015	2015	2015 2016	2016	2017
	RMB'000	RMB'000	RMB'000		
At beginning of the year	(79,852)	(79,852)	(79,852)		
Impairment losses recognized during the year, net	_	_	_		
Impairment losses reversed					
	(79,852)	(79,852)	(79,852)		

## 25. CASH AND CASH EQUIVALENTS, RESTRICTED CASH AND PLEDGED DEPOSITS

	December 31,					
	2015	2015	2015	2015	2016	2017
	RMB'000	RMB'000	RMB'000			
Cash and bank balances	1,979,793	2,762,352	4,210,874			
Less: Restricted cash	122,118	223,639	741,573			
Pledged deposits	710,926	140,039	991,238			
Cash and cash equivalents	1,146,749	2,398,674	2,478,063			

### APPENDIX I

Pursuant to relevant regulations in the PRC, certain property development companies of the Group are required to place certain amounts of cash in designated bank accounts for specified use. As at December 31, 2015, 2016 and 2017, such restricted cash amounted to RMB122,118,000, RMB223,639,000, RMB741,573,000, respectively.

Bank deposits of RMB615,183,000, RMB108,570,000, RMB963,041,000 were pledged as security for bank and other borrowings as at December 31, 2015, 2016 and 2017. Bank deposits of RMB95,743,000, RMB31,469,000, RMB28,197,000 were pledged as security for purchasers' mortgage loans, construction of projects, or pledged to banks as collateral for issuance of bank acceptance notes as at December 31, 2015, 2016 and 2017, respectively.

At December 31, 2015, 2016 and 2017, all the cash and bank balances of the Group were denominated in RMB. The RMB is not freely convertible into other currencies, however, under the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorized to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and cash equivalents approximated to their fair values.

#### 26. TRADE AND BILLS PAYABLES

An aging analysis of the trade and bills payables as at the end of each of the Relevant Periods, based on the invoice date, is as follows:

	December 31,										
	2015	2015	2015	2015	2015	2015 2016	2015 2016	2015	2015 2016	2015	2017
	RMB'000	RMB'000	RMB'000								
Less than 1 year	2,787,914	1,864,620	2,021,539								
Over 1 year	2,250	1,873	59,178								
	2,790,164	1,866,493	2,080,717								

Trade payables are unsecured and interest-free and are normally settled based on the progress of construction.

### 27. OTHER PAYABLES, DEPOSITS RECEIVED AND ACCRUALS

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Retention deposits related to construction	31,728	54,284	160,590
Deposits related to sales of properties	7,450	10,296	5,755
Advances from non-controlling shareholders of subsidiaries			
(note 39)	_	_	2,298,038
Advances related to land use right of third parties (note 39)	_	_	472,414
Advances from third parties (note 39)	170,000	_	_
Maintenance fund (note 39)	5,271	19,707	8,781
Interest payable (note 39)	24,021	17,774	42,433
Payroll and welfare payable	44,685	64,458	87,592
Other tax and surcharges	4,015	22,926	34,187
Others	5,960	13,422	17,598
	293,130	202,867	3,127,388

Other payables and advances from non-controlling shareholders of subsidiaries are unsecured, non-interestbearing and repayable on demand. The fair values of other payables at the end of each of the Relevant Periods approximated to their corresponding carrying amounts.

## 28. ADVANCES FROM CUSTOMERS

Advances from customers represented the sales proceeds received from buyers in connection with the Group's pre-sale of properties at the end of each of the Relevant Periods.

29. INTEREST-BEARING BANK AND OTHER BORROWINGS

		Dec	December 31, 2015	S	Dec	December 31, 2016	91	De	December 31, 2017	71
	Notes	Effective interest rate(%)	Maturity	RMB'000	Effective interest rate(%)	Maturity	RMB'000	Effective interest rate(%)	Maturity	RMB'000
Current										
Bank loans — pledged	Œ	3.60-6.00	2016	1,164,732	4.33-4.79	2017	857,490	4.35-4.79	2018	1,211,000
Other loans — secured	(iv)	9.50	2016	150,000				9.00-15.00	2018	850,000
Other Ioans — unsecured	<u>(v</u>			I				8.00	2018	50,000
Current portion of long term bank loans —										
pagpald	( <u>i</u> )	4.05-8.17	2016	524,441	4.05-6.60	2017	347,141	4.78-6.08	2018	330,000
Current portion of long term bank loans —										
guaranteed	(ii)							4.50	2018	20,000
Current portion of long term bank loans — pledged										
and guaranteed	(iii)	6.26-6.59	2016	63,750	5.55-6.98	2017	1,073,526	4.75-6.59	2018	819,627
Current portion of long term other loans —										
secured	(iv)	11.09-13.23	2016	494,859	7.94-8.17	2017	217,859	6.61-9.12	2018	1,108,220
Current portion of long term other loans —										
unsecured	(v							8.00	2018	247,670
				2,397,782			2,496,016			4,636,517
Non-current										
Bank loans — pledged	( <u>i</u> )	4.05-8.17	2017-18	910,302	4.05-6.89	2018-21	2,298,874	4.75-4.87	2019-32	2,222,533
Bank loans — guaranteed	(ii)				4.50	2021	320,000	4.50	2021	305,000
Bank loans — pledged and guaranteed	(iii)	5.70-6.98	2017-23	1,102,582	5.55-6.59	2018-25	2,047,922	4.75-7.13	2019-25	3,126,477
Other Ioans — secured	(iv)	11.09-13.23	2017	1,253,058	7.94-8.17	2018	528,025	6.61-9.12	2019-20	1,338,972
				3,265,942			5,194,821			6,992,982
				5,663,724			7,690,837			11,629,499

### Bank and other borrowings

- (i) The pledged bank loans were secured by certain plant and equipment (Note 13), investment properties (Note 14), prepaid land lease payments (Note 15), properties under development (Note 21), completed properties held for sale (Note 22) and pledged deposits (Note 25), respectively.
- (ii) The guaranteed bank loans were secured by the related party Jiangsu Redsun Materials City Co., Ltd. (江 蘇紅太陽原料城有限公司) (Redsun Materials City).
- (iii) The pledged and guaranteed bank loans were secured by related parties including Mr. Zeng Huansha and his spouse Ms. Chen Sihong, Jiangsu Hong Yang Group Co., Ltd. (弘陽集團有限公司) (Jiangsu Hong Yang Group), Nanjing Redsun Business World Co., Ltd. (南京紅太陽商業大世界有限公司) (Nanjing Redsun Business World), Redsun Materials City and third parties including Chuzhou Jin Peng Properties Co., Ltd. (滁州市金鵬置業有限公司), Suzhou Industrial Park Hua Cheng Real Estate Co., Ltd (蘇州工業園區華成房地產開發有限公司) (Suzhou Industrial Park Hua Cheng Real Estate), Mr. Yang Jian (楊劍), Mr. Xu Xiaoqun (許曉群), Nanjing Xin Cheng Wan Jia Real Estate Co., Ltd (南京新城萬嘉房地產有限公司), Gemdale Corporation(Shanghai) Real Estate Co., Ltd (金地集團上海房地產發展有限公司). The borrowings were also pledged by certain plant and equipment (Note 13), investment properties (Note 14), prepaid land lease payments (Note 15), properties under development (Note 21), completed properties held for sale (Note 22) and pledged deposits (Note 25), respectively.

Some pledged and guaranteed bank loans with the carrying amounts of RMB700,000,000, and RMB298,353,000 as at December 31, 2016 and 2017 respectively were pledged by 120,000,000 and 8,000,000 shares of subsidiaries of the Company.

(iv) The details of the other secured loans are set out below:

The borrowing from China Southern Capital Management Co., Ltd. (南方資本管理有限公司) (China Southern Capital Management) with the carrying amount of RMB150,000,000 as at December 31, 2015 was mortgaged by properties under development (Note 21), 20,000,000 shares of a subsidiary, Nanjing Hong Yang Heng Rui Real Estate and guaranteed by related parties, Mr. Zeng Huansha, Ms. Chen Sihong and Jiangsu Hong Yang Group.

The borrowing from Chang'an International Trust Co., Ltd (長安國際信託股份有限公司) (Chang'an International Trust) with the carrying amounts of RMB520,941,000 as at December 31, 2015 was mortgaged by properties under development (Note 21), guaranteed by the related party, Mr. Zeng Huansha and his spouse, Ms. Chen Sihong, and pledged by 50,000,000 shares of a subsidiary, Suzhou Hong Yong Real Estate.

The borrowing from Chang'an International Trust with the carrying amounts of RMB246,007,000 as at December 31, 2017 was mortgaged by properties under development (Note 21), guaranteed by the related party, Mr. Zeng Huansha and his spouse, Ms. Chen Sihong, and pledged by 10,000,000 shares of a subsidiary, Anhui Hong Lan Real Estate.

The borrowing from Huaneng Guicheng Trust Co., Ltd. (華能貴誠信託有限公司) with the carrying amounts of RMB 1,226,976,000 as at December 31, 2015 was mortgaged by investment properties (Note 14) and guaranteed by the related party, Redsun Materials City.

The borrowings from China Huarong Asset Management Co., Ltd. (中國華融資產管理股份有限公司) with the carrying amount of RMB745,884,000 and RMB1,807,758,000 as at December 31, 2016 and December 31, 2017 were mortgaged by plant and equipment (Note 13), investment properties (Note 14) and pledged deposits (Note 25), and guaranteed by related parties including Mr. Zeng Huansha and his spouse, Ms. Chen Sihong, Jiangsu Hong Yang Group, Wuxi Redsun Business Management Co., Ltd. (無錫弘陽商業管理有限公司) (Wuxi Redsun Business Management) and Redsun Materials City.

The borrowing from CITIC Trust Co.,Ltd (中信信託有限責任公司) with the carrying amount of RMB 700,000,000 as at December 31, 2017 was pledged by 10,200,000 shares of the subsidiary Changzhou Jin Tan Xu Run Properties and guaranteed by third parties, Shanghai Zhongliang Real Estate Group Co., Ltd (上海中梁地產集團有限公司) (Shanghai Zhongliang Real Estate), Suzhou Industrial Park Hua Cheng Real Estate and Mr Yang Jian.

The borrowing from Bank of Communications Finance Leasing Co., Ltd (交銀金融租賃有限責任公司) with the carrying amount of RMB 393,427,000 as at December 31, 2017 was mortgaged by investment properties (Note 14) and guaranteed by related parties, Mr. Zeng Huansha, Ms. Chen Sihong, Nanjing Redsun Business World, Jiangsu Hong Yang Group and Redsun Materials City.

The borrowing from Deji Plaza Co., Ltd.(德基廣場有限公司) with the carrying amount of RMB 150,000,000 as at December 31, 2017 was guaranteed by third parties, Nanjing New City Commercial Properties Co., Ltd (南京新城市商業置業有限公司) (Nanjing New City Commercial Properties) and Mr. Zhu Xianguo.

(v) Other unsecured borrowings represented borrowings from Changzhou Ming Li Textile Co., Ltd (常州名力 紡織有限公司) (Changzhou Ming Li Textile) and Nanjing New City Commercial Properties with the carrying amount of RMB 249,950,000 and RMB47,720,000, respectively, as at December 31, 2017.

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Analyzed into:			
Repayable within one year	2,397,782	2,496,016	4,636,517
Repayable in the second year	2,374,725	1,928,343	2,344,621
Repayable within two to five years	785,505	2,333,350	3,924,984
Repayable in more than five years	105,712	933,128	723,377
Subtotal	3,265,942	5,194,821	6,992,982
	5,663,724	7,690,837	11,629,499

The Group's borrowings are all denominated in RMB.

The Group's borrowings up to RMB2,276,725,000, RMB5,007,650,000, and RMB6,681,860,000, as at December 31, 2015, 2016 and 2017, respectively, were borrowings with floating interest rate.

The fair values of interest-bearing bank and other borrowings are based on discounted cash flow approach using the prevailing market rates of interest available to the Group for financial instruments with substantially the same terms and characteristics at the respective balance sheet dates. The fair values of these borrowings were showed in note 40.

#### 30. FINANCIAL GUARANTEES CONTRACTS

At the end of each of the Relevant Periods, financial guarantees contracts provided for in the combined financial statements were as follows:

			December 31,	
		2015	2016	2017
		RMB'000	RMB'000	RMB'000
Guarantees liabilities for loans and borrowing of third				
parties	(1)	_	128	_
Guarantees liabilities for loans and borrowing of related				
parties	(2)	23,089	42,175	12,683
		23,089	42,303	12,683
Less: Current		831	1,429	1,614
Non-Current		22,258	40,874	11,069

<sup>(1)</sup> As at December 31, 2016, the Group provided guarantees for borrowings in favor of third parties Mrs Chen Qiying (陳琦瑩) and Mr Xu Zhiwen (許志文), in amounts of RMB14,250,000 and RMB14,250,000, respectively. These guarantees expired during the year ended December 31, 2017.

These financial guarantees are initially recognized in the combined financial statements at fair value on the date the guarantee was given. Liabilities under such guarantees are subsequently measured at the higher of the initial amount, less amortization and the best estimate of the amount required to settle the guarantee. The fair values of financial guarantee contracts were estimated based on market values of guarantees provided with similar terms and risks under comparable business environment.

<sup>(2)</sup> The guarantee made in favor of related parties by the Group was in aggregate amounts of RMB3,786,010,000, RMB9,579,910,000 and RMB7,448,050,000 as at December 31, 2015,2016 and 2017, respectively. Further details, please refer to in note 37.

#### 31. SHARE CAPITAL

	2017
Authorized:	
38,000,000 of ordinary shares of HK\$ 0.01 each	38,000,000
	2017
	RMB
Issued and fully paid:	
1 ordinary share at HK\$ 0.01	

The Company was incorporated in the Cayman Islands on December 21, 2017 with an authorized share capital of HK\$38,000 divided in 38,000,000 shares of HK\$0.01 par value each. On its date of incorporation, 1 ordinary share of HK\$0.01 was allotted by the Company to a subscriber, and was transferred to Mr Zeng Huansha. Mr, Zeng Huansha then transferred the share to Redsun Properties Group (Holdings) Limited on January 4, 2018.

#### 32. RESERVES

The amounts of the Group's reserves and the movements therein for the years ended December 31, 2015, 2016 and 2017 are presented in the combined statements of changes in equity.

### (a) Statutory surplus reserves

In accordance with the PRC Company Law and the articles of association of the subsidiaries established in the PRC, the Group is required to appropriate 10% of its net profits after tax, as determined under the Chinese accounting standards, to statutory surplus reserve until the reserve balance reaches 50% of its registered capital. Subject to certain restrictions set out in the relevant PRC regulations and in the articles of association of the Group, the statutory surplus reserve may be used either to offset losses, or to be converted to increase share capital provided that the balance after such conversion is not less than 25% of the registered capital of the Group. The reserve cannot be used for purposes other than those for which it is created and is not distributable as cash dividends.

### (b) Merger reserves

The merger reserve of the Group represents the issued capital of the then holding company of the companies now comprising the Group and the capital contributions from the equity holders of certain subsidiaries now comprising the Group before the completion of the Reorganization.

### 33. BUSINESS COMBINATION

On November 16, 2016, the Group acquired a 100% interest in Ju Rong Zijin Real Estate from Jiangsu Yangguang Group limited (江蘇陽光集團有限公司), an independent third party, at a cash consideration of RMB156,150,000. The acquisition was made as part of the Group's strategy to expand its property development business. The purchase consideration was paid at the acquisition date.

The fair values of the identifiable assets and liabilities of Ju Rong Zijin Real Estate as at the date of acquisition were as follows:

	Fair value recognized on acquisition
	RMB'000
Properties under development (note 21)	208,473
Cash and cash equivalents	72
Other payables, deposits received and accruals	(10,796)
Deferred tax liabilities (note 19)	(41,599)
Total identifiable net assets at fair value	156,150
Purchase consideration transferred	156,150
Analysis of cash flows on acquisition	
Cash acquired with a subsidiary	72
Cash paid	156,150
Net cash flow on acquisition included in cash flow from investing activities	156,078
Transaction costs of the acquisition included in cash flows from operating activities	30
	156,048

The Group incurred transaction costs of RMB30,000 for this acquisition. These transaction costs have been expensed and are included in other expenses in the combined statement of profit or loss.

On November 20, 2017, the Group acquired a 70% interest in Changzhou Sang Ma Culture Expo Park and its subsidiary from Yangzijiang International Enterprise (Nanjing) Co. Ltd. (揚子江國際企業(南京)有限公司), Dacheng Development Group Co., Ltd. (大成拓展集團有限公司) and Changzhou Ming Li Textile, independent third parties, at a cash consideration of RMB280,000,000. The acquisition was made as part of the Group's strategy to expand the property development business. The purchase consideration for the acquisition was in the form of cash, with RMB100,000,000 paid on November 13, 2017 and the remaining RMB180,000,000 paid on November 27, 2017.

The fair values of the identifiable assets and liabilities of Changzhou Sang Ma Culture Expo Park and its subsidiary as at the date of acquisition were as follows:

	Fair value recognized on acquisition
	RMB'000
Investment properties (note 14)	388,359
Property, plant and equipment (note 13)	467
Properties under development (note 21)	813,331
Properties held for sale (note 22)	805,000
Prepayments, deposits and other receivables	50,854
Income tax recoverable	14,240
Cash and cash equivalents	3,567
Trade and bills payables	(288,193)
Other payables, deposits received and accruals	(165,466)
Advanced from customers	(632,467)
Interest-bearing bank loans and other borrowings	(399,358)
Deferred tax Liabilities (note 19)	(190,334)
Total identifiable net assets at fair value	400,000
Non-controlling interests	120,000
Satisfied by cash	280,000
Analysis of cash flows on acquisition	
Cash acquired with a subsidiary	3,567
Cash paid	280,000
Net cash flow on acquisition included in cash flow from investing activities	276,433
Transaction costs of the acquisition included in cash flows from operating activities	100
	276,333

The Group incurred transaction costs of RMB100,000 for this acquisition. These transaction costs have been expensed and are included in other expenses in the combined statement of profit or loss.

## 34. NOTES TO THE COMBINED STATEMENTS OF CASH FLOWS

Changes in liabilities arising from financing activities

	Interest-bearing bank and other borrowings	Due to related companies	Total liabilities from financing activities
	RMB'000	RMB'000	RMB'000
At January 1, 2015	7,234,142	1,839,294	9,073,436
Cash flows from financing activities	(1,539,568)	(949,550)	(2,489,118)
Interest expense	782,935	_	782,935
Interest paid classified as operating cash flows	(809,735)	_	(809,735)
Increase in Interest payable	(4,050)	_	(4,050)
Increase in non-financing activities		385,870	385,870
At December 31, 2015	5,663,724	1,275,614	6,939,338
Cash flows from financing activities	2,008,108	(593,403)	1,414,705
Interest expense	632,232	_	632,232
Interest paid classified as operating cash flows	(619,474)	_	(619,474)
Decrease in Interest payable	6,247	_	6,247
Increase in non-financing activities		1,426,488	1,426,488
At December 31, 2016	7,690,837	2,108,699	9,799,536
Cash flows from financing activities	3,564,229	(1,787,666)	1,776,563
Interest expense	830,858	_	830,858
Interest paid classified as operating cash flows	(831,124)	_	(831,124)
Decrease in Interest payable	(24,659)	_	(24,659)
Increase arising from acquisition of subsidiaries	399,358	_	399,358
Increase in non-financing activities		2,514,506	2,514,506
At December 31, 2017	11,629,499	2,835,539	14,465,038

# 35. CONTINGENT LIABILITIES

At the end of each of the Relevant Periods, contingent liabilities not provided for in the combined financial statements were as follows:

			December 31,	
		2015	2016	2017
		RMB'000	RMB'000	RMB'000
Guarantees given to banks in connection with facilities granted to purchasers of the Group's properties	(1)	2,454,625	6,333,146	5,046,916
Guarantees given to banks and other institutions in connection with facilities granted to related companies and third				
parties	(2)	3,786,010	9,608,410	7,448,050
		6,240,635	15,941,556	12,494,966

(1) The Group provided guarantees in respect of mortgage facilities granted by certain banks to the purchasers of the Group's completed properties held for sale. Pursuant to the terms of the guarantee arrangements, in case of default on mortgage payments by the purchasers, the Group is responsible to repay the outstanding mortgage principals together with any accrued interest and penalties owed by the defaulted purchasers to those banks.

Under the above arrangement, the related properties were pledged to the banks as collaterals for the mortgage loans. Upon default on mortgage repayments by these purchasers, the banks are entitled to take over the legal titles and will realize the pledged properties through open auction.

The Group's guarantee period starts from the dates of grant of the relevant mortgage loans and ends upon the issuance and registration of property ownership certificates to the purchasers, which will generally be available within one to two years after the purchasers take possession of the relevant properties.

The Group did not incur any material losses during the Relevant Periods in respect of the guarantees provided for mortgage facilities granted to purchasers of the Group's completed properties held for sale. The directors of the Company considered that in case of default on payments, the net realizable value of the related properties would be sufficient to repay the outstanding mortgage loans together with any accrued interest and penalty, and therefore no provision has been made in connection with the guarantees.

(2) The Group provided guarantees to banks and other institutions in connection with financial facilities granted to the related companies and third parties. Further details are included in note 21, note 22, note 30 and note 38 to the Historical Financial Information.

#### 36. OPERATING LEASE ARRANGEMENTS

#### As lessor

The Group leases out its investment properties (note 14) under operating lease arrangements with leases negotiated from terms ranging from 1 to 15 years. The terms of leases generally require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions.

At the end of each of the Relevant Periods, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Within one year	62,495	50,307	42,858
In the second to fifth years, inclusive	169,207	150,833	134,853
After five years	268,087	236,153	209,276
	499,789	437,293	386,987

### As lessee

The Group leases certain of its office properties under operating lease arrangements, negotiated for terms of 1 to 5 years with an option for renewal after the end of lease terms, at which time all terms will be renegotiated.

# **APPENDIX I**

At the end of each of the Relevant Periods, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Within one year	614	1,134	2,267
In the second to fifth years, inclusive	2,114	4,950	4,204
After five years	750	250	250
	3,478	6,334	6,721

### 37. COMMITMENTS

In addition to the operating lease commitments detailed in note 36 above, the Group had the following capital commitments at the end of each of the Relevant Periods:

		December 31,	
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Contracted, but not provided for:			
Property development activities	2,150,058	1,376,453	3,337,595
Acquisition of land use rights	709,020	_	657,500
Property, plant and equipment	3,872	2,888	68,891
Investment properties	86,954	957	14,752
Capital contribution to acquisition of subsidiaries	_	_	1,130,127
Capital contributions to associates and joint ventures	20,000	250,840	503,368
	2,969,904	1,631,138	5,712,233

### 38. RELATED PARTY TRANSACTIONS

## (1) Name and relationship

Name of related parties	Relationship with the Group		
曾煥沙	The Controlling Shareholder		
Mr. Zeng Huansha			
陳思紅	The spouse of the Controlling Shareholder		
Ms. Chen Sihong			
弘陽集團有限公司	Company controlled by the Controlling Shareholder		
Hong Yang Group Co., Ltd.			
("Hong Yang Group")			
Redsun Materials City	Company controlled by the Controlling Shareholder		

R東京弘陽物業管理有限公司	Name of related parties	Relationship with the Group
代学和jing Red Sun Property Management") 宏生活物業服務管理維育股合同 保空級un Realty Service Management Co., Ltd. ("Redsun Realty Service Management") 江蘇弘陽家居有限公司 「Amgusu Redsun Household Co., Ltd. ("Jiangsu Redsun Household Co., Ltd. ("Jiangsu Redsun Household Co., Ltd. ("Jiangsu Redsun Life Information Technology Co., Ltd. ("Jiangsu Redsun Life Information Technology") 南京弘陽電子商務有限公司 「Amjing Rsun Electronic Commerce Co., Ltd. ("Nanjing Rsun Electronic Commerce Co., Ltd. ("Hong Life Investment Management") 南京弘陽電子機大管理維持を可 Nanjing Redsun Household Co., Ltd. ("Chanjing Redsun Household Co., Ltd. ("Nanjing Redsun Household Co., Ltd. ("Nanjing Redsun Household Co., Ltd. ("Nanjing Redsun Household")  Wuxi Redsun Business Management Sague Hong Yang Group Co., Ltd. ("Jiangsu Hong Yang Group") 南京弘陽張代理有股公司 Nanjing Rsun Shipping Agency Co., Ltd ("Nanjing Rsun Shipping Agency Co., Ltd ("Nanjing Redsun Ferminal Co., Ltd. ("Nanjing Redsun Ferminal Co., Ltd. ("Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Ecological Agriculture") 南京弘陽生機業科技有限公司 Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium") Nanjing Redsun Business World  南京弘陽東衛代理精及河 Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members	南京弘陽物業管理有限公司	Company controlled by the Controlling Shareholder
Redsun Realty Service Management Co., Ltd. ("Redsun Realty Service Management") 江蘇弘陽家居有限公司 Jiangsu Redsun Household Co., Ltd. ("Jiangsu Redsun Household Co., Ltd. ("Jiangsu Redsun Household") 南京弘生活信息科技有限公司 Jiangsu Redsun Life Information Technology Co., Ltd ("Jiangsu Redsun Life Information Technology") 南京弘性活代的科学 ("Manjing Rsun Electronic Commerce Co., Ltd ("Nanjing Rsun Electronic Commerce") 村市京弘性活教育學元司 Hong Life Investment Management Co., Ltd. ("Hong Life Investment Management") 村市京弘明 Redsun Household Co., Ltd. ("Nanjing Redsun Household") Wuxi Redsun Business Management Jiangsu Hong Yang Group Co., Ltd. ("Jiangsu Hong Yang Group") 有京弘陽養殖代理有限公司 Nanjing Redsun Ferminal Co., Ltd. ("Nanjing Redsun Ferminal Co., Ltd. ("Nanjing Redsun Terminal") 南京弘陽養知 Ecological Agriculture') 南京弘陽東地大伊展公司 Nanjing Redsun Cultural Medium") Nanjing Redsun Cultural Medium") Nanjing Redsun Cultural Medium") Nanjing Redsun Business World  南京弘馬東北縣春有限公司 Nanjing Redsun Cultural Medium") Nanjing Redsun Business World  南京弘馬東北縣春有限公司 Nanjing Redsun Ecological Agriculture') 南京弘陽東北縣春有限公司 Nanjing Redsun Ecological Agriculture') 南京弘馬東北縣春有限公司 Nanjing Redsun Cultural Medium") Nanjing Redsun Ecological Agriculture') 南京弘馬東北縣春有限公司 Nanjing Redsun Cultural Medium') Nanjing Redsun Ecological Agriculture') 南京弘馬東北縣春有限公司 Nanjing Redsun Ecological Agriculture') 南京弘縣春有限公司 Nanjing Redsun Cultural Medium') Nanjing Hong Life Electromechanical') 南京弘東北縣春有限公司 Nanjing Hong Life Electromechanical') 南京弘東北縣春有股公司 Nanjing Hong Life Electromechanical') 和 is family members	Nanjing Red Sun Property Management Co., Ltd.	
Redsun Realty Service Management Co., Ltd. ("Redsun Realty Service Management") 工藥弘陽家居有限公司 「Siangsu Redsun Household Co., Ltd. ("Jiangsu Redsun Household") 南京弘生活信息科技有限公司 「Manjing Rsun Electronic Commerce Co., Ltd. ("Nanjing Rsun Electronic Commerce Co., Ltd. ("Nanjing Rsun Electronic Commerce") 南京弘生活投資管理有限公司 「Winghing Rsun Electronic Commerce") 南京弘生活投資管理有限公司 「Company controlled by the Controlling Shareholder Jiangsu Redsun Household"  Company controlled by the Controlling Shareholder Jiangsu Redsun Household Co., Ltd. ("Nanjing Redsun Household")  Wuxi Redsun Business Management Co., Ltd. ("Nanjing Redsun Household")  Wuxi Redsun Business Management Co., Ltd. ("Jiangsu Hong Yang Group") 南京弘陽安理代理有限公司 Company controlled by the Controlling Shareholder and his family members  ("Nanjing Rsun Shipping Agency Co., Ltd. ("Nanjing Redsun Terminal") 南京弘陽安建縣教技有限公司 Company controlled by the Controlling Shareholder and his family members  ("Nanjing Redsun Terminal") 南京弘陽安性經業科技有限公司 Company controlled by the Controlling Shareholder and his family members  ("Nanjing Redsun Ecological Agriculture") 南京弘陽安性縣有限公司 Company controlled by the Controlling Shareholder and his family members  ("Nanjing Redsun Ecological Agriculture") 南京弘陽安性鄉有股公司 Company controlled by the Controlling Shareholder and his family members  ("Nanjing Redsun Cultural Medium")  Nanjing Redsun Cultural Medium")  Nanjing Redsun Cultural Medium")  Nanjing Redsun Cultural Medium")  Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members	("Nanjing Red Sun Property Management")	
(*Redsun Realty Service Management")  江蘇弘陽家居有限公司  「(河angsu Redsun Household")  南京弘生活信息科技有限公司  「Mangsu Redsun Life Information Technology Co., Ltd ("Jiangsu Redsun Life Information Technology")  南京弘陽芸術育殿公司  Nanjing Rsun Electronic Commerce Co., Ltd ("Nanjing Rsun Electronic Commerce")  南京弘陽古柳公司  Nanjing Rsun Electronic Commerce O., Ltd ("Nanjing Rsun Electronic Commerce")  南京弘陽家居有限公司  Nanjing Redsun Household Co., Ltd. ("Hong Life Investment Management Co., Ltd. ("Nanjing Redsun Household")  Wuxi Redsun Business Management Co., Ltd. ("Nanjing Redsun Household")  Wuxi Redsun Business Management Co., Ltd. ("Jiangsu Hong Yang Group")  南京弘陽貴曜代理有限公司  Nanjing Redsun Fipping Agency Co., Ltd ("Nanjing Rsun Shipping Agency")  南京弘陽傅頭有限公司  Nanjing Redsun Terminal Co., Ltd ("Nanjing Redsun Terminal")  南京弘陽傅頭有限公司  Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Cultural Medium")  Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium")  Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium")  Nanjing Redsun Life Electromechanical Co., Ltd. ("Nanjing Hong Life Electromechanical")  南京弘田清雅帝 Redsun Business World  Nanjing Hong Life Electromechanical Co., Ltd. ("Nanjing Hong Life Electromechanical")  南京弘田清雅帝 Redsun Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members	弘生活物業服務管理有限公司	Company controlled by the Controlling Shareholder
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Nanjing Redsun Terminal Co., Ltd ("Nanjing Redsun Terminal") 南京弘陽生態農業科技有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Ecological Agriculture") 南京弘陽文化傳播有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium") Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members		Company controlled by the Controlling Shareholder
("Nanjing Redsun Terminal") 南京弘陽生態農業科技有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Ecological Agriculture") 南京弘陽文化傳播有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium") Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members 南京弘生活機電有限公司 Company controlled by the Controlling Shareholder and his family members Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		
南京弘陽生態農業科技有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Ecological Agriculture")		and instanting members
Nanjing Redsun Ecological Agriculture Co., Ltd ("Nanjing Redsun Ecological Agriculture") 南京弘陽文化傳播有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Cultural Medium Co., Ltd ("Nanjing Redsun Cultural Medium") Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members  Company controlled by the Controlling Shareholder and his family members Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members  Company controlled by the controlling Shareholder and his family members		Company controlled by the Controlling Shareholder
("Nanjing Redsun Ecological Agriculture") 南京弘陽文化傳播有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Cultural Medium Co., Ltd and his family members ("Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members 南京弘生活機電有限公司 Company controlled by the controlling Shareholder and his family members ("Nanjing Hong Life Electromechanical Co., Ltd. and his family members ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		
南京弘陽文化傳播有限公司 Company controlled by the Controlling Shareholder Nanjing Redsun Cultural Medium Co., Ltd and his family members ("Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members 南京弘生活機電有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Electromechanical Co., Ltd. ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		and my raining mome one
Nanjing Redsun Cultural Medium Co., Ltd and his family members  ("Nanjing Redsun Cultural Medium")  Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members  南京弘生活機電有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Electromechanical Co., Ltd. ("Nanjing Hong Life Electromechanical")  南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		Company controlled by the Controlling Shareholder
("Nanjing Redsun Cultural Medium") Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members 南京弘生活機電有限公司 Company controlled by the controlling Shareholder and his family members ("Nanjing Hong Life Electromechanical Co., Ltd. and his family members ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		
Nanjing Redsun Business World Company controlled by the Controlling Shareholder and his family members 南京弘生活機電有限公司 Company controlled by the controlling Shareholder and his family members Company controlled by the controlling Shareholder and his family members ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		•
and his family members 南京弘生活機電有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Electromechanical Co., Ltd. ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		Company controlled by the Controlling Shareholder
Nanjing Hong Life Electromechanical Co., Ltd.     ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司		
Nanjing Hong Life Electromechanical Co., Ltd.     ("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司	南京弘生活機電有限公司	Company controlled by the controlling Shareholder
("Nanjing Hong Life Electromechanical") 南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members	Nanjing Hong Life Electromechanical Co., Ltd.	
南京弘生活家政服務有限公司 Company controlled by the controlling Shareholder Nanjing Hong Life Household Service Co., Ltd. and his family members		•
Nanjing Hong Life Household Service Co., Ltd. and his family members		Company controlled by the controlling Shareholder
	Nanjing Hong Life Household Service Co., Ltd.	
	("Nanjing Hong Life Household Service")	

#### Name of related parties

南京弘生活教育諮詢有限公司

Nanjing Hong Life Education Consulting Co., Ltd. ("Nanjing Hong Life Education Consulting")

南京弘生活綠化管理有限公司

Nanjing Hong Life Green Management Co., Ltd. ("Nanjing Hong Life Green Management")

南京弘生活裝飾工程有限公司

Nanjing Hong Life Decoration Engineering Co., Ltd.

("Nanjing Hong Life Decoration Engineering")

Nanjing Hong Hao Real Estate Nanjing Shun Hong Real Estate Suzhou Cheng Hong Real Estate Nanjing Lv Hong Real Estate Nanjing Ming Yu Properties Nanjing Xin Bao Hong Real Estate

Nanjing Yu Yang Dong Real Estate Nanjing Zhao Yang Real Estate Nantong Hong Yan Real Estate Suzhou Huiyao Hongyang Properties Nanjing Ping Hong Real Estate

Danyang Hongyang Properties Anhui Qian Tai Real Estate Chuzhou Zheng Hong Properties Hexian Kongquecheng Real Estate Nanjing Hong Wei Real Estate Nanjing Minghongxin Real Estate

Nanjing Rui Yu Real Estate Nanjing Tai Qi Properties Nanjing Yu Ning Properties Nantong Hongchuang Properties

Nanjing Rui Hao Real Estate

Yangzhou Qihui Properties Changshu Xin Bi Real Estate Suzhou Zhengxin Properties Changshu Jianhan Properties

Nantong Hua Chang Real Estate

Jiangyin Hecheng Real Estate Huzhou Bifu Real Estate Nantong Xuanxi Real Estate

Nantong Zhuosu Real Estate 海口關愛家衛浴貿易有限公司

Haikou Guanaijia Bathroom Trading Co., Ltd.

("Haikou Guanaijia Bathroom Trading")

南京博唐投資有限公司

Nanjing Botang Investment Co., Ltd. ("Nanjing Botang Investment")

#### Relationship with the Group

Company controlled by the controlling Shareholder and his family members

Company controlled by the controlling Shareholder and his family members

Company controlled by the controlling Shareholder and his family members

Joint venture
Joint venture
Joint venture
Joint venture
Associate

Associate
Associate
Associate
Associate
Associate
Associate
Associate
Associate
Associate
Associate
Associate

Associate Associate Associate Associate Associate Associate

A close family member of the Controlling Shareholder is the director of the company

A close family member of the Controlling Shareholder is the director of the company

Name of related parties	Relationship with the Group
南京東唐網絡科技有限公司	A close family member of the Controlling
Nanjing Dongtang Network Technology Co., Ltd.	Shareholder is the director of the company
("Nanjing Dongtang")	
南京廣德建築工程有限公司	A close family member of the Controlling
Nanjing Guangde Construction Engineering Co., Ltd. ("Nanjing Guangde")	Shareholder is the director of the company
南京和億建材裝飾有限公司	A close family member of the Controlling
Nanjing Heyi Building Materials & Decoration Co., Ltd. ("Nanjing Heyi")	Shareholder is the director of the company
南京厚德裝飾材料有限公司	A close family member of the Controlling
Nanjing Houde Decoration Material Co., Ltd.	Shareholder is the director of the company
("Nanjing Houde")	
南京江韵廣告有限公司	A close family member of the Controlling
Nanjing Jiang Yun Advertising Co., Ltd.  ("Nanjing Jiang Yun")	Shareholder is the director of the company
南京冉東貿易有限公司	A close family member of the Controlling
Nanjing Randong Trading Co., Ltd.	Shareholder is the director of the company
("Nanjing Randong Trading")	
南京市浦口區冉東建材銷售中心	A close family member of the Controlling
Nanjing Pukou District Randong Building Materials	Shareholder is the director of the company
Sales Center ("Nanjing Pukou District Randong	
Building Materials")	
南京寶弘建材有限公司	A close family member of the Controlling
Nanjing Baohong Building Materials Co., Ltd.	Shareholder is the director of the company
("Nanjing Baohong")	
南京厚寧建築材料有限公司	A close family member of the Controlling
Nanjing Houning Building Materials Co., Ltd.	Shareholder is the director of the company
("Nanjing Houning")	
佛山市南海區永虹玻化磚有限公司	A close family member of the Controlling
Foshan Nanhai District Yonghong Vitrified Tiles Co., Ltd. ("Foshan Nanhai District Yonghong")	Shareholder is the director of the company
佛山市賽恩德維建材有限公司	A close family member of the Controlling
Foshan Saien Dewei Building Materials Co., Ltd. ("Foshan Saien Dewei")	Shareholder is the director of the company
南安市南港石業有限責任公司	A close family member of the Controlling
Nan'an Nangang Stone Co., Ltd.	Shareholder is the director of the company
("Nan'an Nangang")	

# (2) Significant related party transactions

The following transactions were carried out with related parties during the Relevant Periods:

	Year ended December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Advances from related parties (excluding joint ventures and			
associates):			
Jiangsu Hong Yang Group	_	9,210,378	9,148,773
Redsun Materials City	4,806,957	5,837,227	8,783,694
Nanjing Rsun Electronic Commerce	615	1,008	8,035
Nanjing Redsun Business World	3,469,528	2,061,247	4,336,050
Jiangsu Redsun Household	2,369,990	5,595,054	2,012,753
Nanjing Heyi	107,222	_	_
Nanjing Houde	108,194	_	_
Nanjing Randong Trading	71,555		
Repayments of advances from related parties (excluding joint ventures			
and associates):			
Jiangsu Hong Yang Group	_	8,908,365	9,444,086
Redsun Materials City	5,380,824	5,464,955	9,611,720
Nanjing Redsun Business World	3,514,387	2,490,519	4,336,050
Nanjing Rsun Electronic Commerce	500	115	6,723
Jiangsu Redsun Household	2,330,170	5,877,159	2,012,753
Nanjing Rsun Shipping Agency	115	275	_
Nanjing Heyi	110,945	24,157	_
Nanjing Houde	112,412	23,552	_
Nanjing Randong Trading	74,243	25,598	

	Year ended December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Advance to a shareholder  Mr. Zeng Huansha	616,081	657,300	
Advances to related parties (excluding joint ventures and			
associates): Ms. Chen Sihong	2,359	1	80,138
Jiangsu Hong Yang Group	2,631,494	1	60,136
Wuxi Redsun Business Management	375,766	308,573	1,449,988
Nanjing Redsun Ecological Agriculture	564,773	229,900	1,250,400
Jiangsu Redsun Life Information Technology	800	132,200	90,480
Nanjing Redsun Terminal	110,040	269,621	118,433
Redsun Realty Service Management	1,300	44,726	
Nanjing Redsun Cultural Medium		30,000	_
Nanjing Botang Investment	10	_	
Nanjing Dongtang	_	1,350	8
Nanjing Jiang Yun	1,612,116	92,200	562,512
Nanjing Heyi	, , , <u> </u>	49,353	16,200
Nanjing Houde	_	204,608	16,100
Nanjing Hong Life Electromechanical	_	4,000	· —
Nanjing Hong Life household service	_	4,000	_
Nanjing Hong Life Education Consulting	_	4,000	_
Nanjing Hong Life Green Management	_	4,000	_
Hong Life Investment Management	_	4,000	_
Nanjing Hong Life Decoration Engineering	_	4,000	
Nanjing Randong Trading		65,124	27,434
Repayment of advances to a shareholder			
Mr. Zeng Huansha	477,781	1,087,978	_
Repayment of advances to related parties (excluding joint ventures and			
associates):			
Ms. Chen Sihong	5,543	23,266	80,003
Jiangsu Hong Yang Group	2,641,530	67,663	_
Redsun Realty Service Management	_	46,026	
Jiangsu Redsun Life Information Technology	_	132,800	90,680
Nanjing Redsun Terminal	102,195	428,173	117,983
Nanjing Redsun Ecological Agriculture	554,403	248,986	1,250,400
Nanjing Redsun Cultural Medium		30,012	_
Nanjing Rsun Electronic Commerce	505		
Wuxi Redsun Business Management	605,446	169,301	2,092,149
Nanjing Dongtang		620	738
Nanjing Jiang Yun	1,612,496	93,067	562,512
Nanjing Heyi	_	43,000	18,384
Nanjing Houde	_	198,000	18,464
Nanjing Hong Life Electromechanical	_	4,000	_
Nanjing Hong Life household service	_	4,000	_
Nanjing Hong Life Education Consulting	_	4,000	_
Nanjing Hong Life Green Management	_	4,000 4,000	_
Hong Life Investment Management	_	4,000	_
Nanjing Hong Life Decoration Engineering	_	63,133	28,773
runjing Randong Trading			

	Year ended December 31,		er 31,
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Net advances to joint ventures and associates			
Nanjing Hong Hao Real Estate	_	108,951	_
Nanjing Shun Hong Real Estate	_	75,154	
Nanjing Lv Hong Real Estate	_		118,031
Nanjing Ming Yu Properties	_	108,899	_
Nanjing Xin Bao Hong Real Estate		403,302	
Nanjing Yu Yang Dong Real Estate		431,200	_
Nanjing Zhao Yang Real Estate	408,665	_	_
Nantong Hong Yan Real Estate		208,378	_
Suzhou Huiyao Hongyang		498,340	
Nanjing Ping Hong Real Estate		446,375	_
Danyang Hongyang Properties		_	113,036
Anhui Qian Tai Real Estate		_	57,474
Chuzhou Zhenghong		_	131,413
Hexian Kongquecheng Real Estate		_	42,596
Nanjing Hong Wei Real Estate		_	136,867
Nanjing Minghongxin Real Estate			75,944
Nanjing Rui Hao Real Estate			352,071
Nanjing Rui Yu Real Estate			26,831
Nanjing Tai Qi Properties			341,903
Nanjing Yu Ning Properties			252,688
Nantong Hongchuang Properties			86,249
Nantong Hua Chang Real Estate			115,269
Yangzhou Qihui Properties	_		107,260
Suzhou Zhengxin Properties			346
Changshu Jianhan Properties			5,900
Jiangyin Hecheng Real Estate			43,282
Huzhou Bifu Real Estate		_	94,344
Nantong Xuanxi Real Estate		_	131,629
Nantong Zhuosu Real Estate	_	_	125
Net advances from joint ventures and associates			
Nanjing Hong Hao Real Estate		_	372,471
Suzhou Cheng Hong Real Estate		259,996	604,989
Nanjing Shun Hong Real Estate		_	177,484
Nanjing Lv Hong Real Estate	13,531	675,083	_
Nanjing Ming Yu Properties		_	224,400
Nanjing Xin Bao Hong Real Estate			319,391
Nanjing Yu Yang Dong Real Estate			323,293
Nanjing Zhao Yang Real Estate		408,664	200,498
Nantong Hong Yan Real Estate		_	705,146
Suzhou Huiyao Hongyang			498,340
Nanjing Ping Hong Real Estate			447,127
Changshu Xin Bi Real Estate			174,921
Rental income from a related party			
Nanjing Redsun Household	_	_	13,584
Service fees from related parties			
Suzhou Huiyao Hongyang	_		1,045
Changshu Xin Bi Real Estate	_		6,207

	Year ended December 31,		
	2015	2016	2017
	RMB'000	RMB'000	RMB'000
Raw materials purchased from related parties			
Nanjing Guangde	42,093	46,404	18,909
Nanjing Houning	_	_	7,036
Nanjing Randong Trading	19,985	34,313	2,115
Nanjing Pukou District Randong Building Materials	1,109		_
Nanjing Baohong		951	1,451
Nan'an Nangang	22,607	15,887	5,582
Foshan Saien Dewei	9,142	7,462	3,011
Foshan Nanhai District Yonghong	620	610	277
Property management fee to a related party			
Nanjing Red Sun Property Management	29,429	45,026	60,805
Advertising and business development expenses to related parties			
Nanjing Rsun Electronic Commerce	1,590	3,408	3,412
Jiangsu Redsun Life Information Technology		20	255
Interest income from related parties	42,271	43,145	149,674
Interest expenses to related parties	99,250	92,755	124,581

Note: These transactions were carried out in accordance with the terms and conditions mutually agreed by the parties involved.

### (3) Other transactions with related parties

- (i) The Group has guaranteed certain bank and other loans made to the Redsun Materials City up to RMB1,340,000,000, RMB2,380,000,000 and RMB3,454,000,000 as at December 31, 2015, 2016 and 2017, respectively. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, properties under development, completed properties held for sale, investment properties and property, plant and equipment with carrying values of RMB4,254,000, RMB47,414,000, RMB177,819,000, RMB78,000,000 and RMB177,701,000, respectively, as at December 31, 2015. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, properties under development, investment properties and property, plant and equipment with carrying values of RMB3,489,000, RMB47,414,000, RMB1,242,908,000 and RMB148,708,000, respectively, as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, investment properties, completed properties held for sale and property, plant and equipment with carrying values of RMB17,371,000, RMB1,271,501,000, RMB106,925,000 and RMB302,100,000, respectively, as at December 31, 2017. Further details are given in notes 13, 14, 15, 21 and 22 to the Historical Financial Information.
- (ii) The Group has guaranteed certain bank and other borrowings of Nanjing Yu Yang Dong Real Estate up to RMB860,000,000 as at December 31, 2017. The above mentioned loans were also secured by the pledges of the Group's 49% equity interest in Nanjing Yu Yang Dong Real Estate with shares of 9,800,000 as at December 31, 2017.

- (iii) The Group has guaranteed certain bank and other borrowings of Nanjing Redsun Business World up to RMB850,000,000, RMB1,040,000,000 and RMB1,032,250,000 as at December 31, 2015, 2016 and 2017, respectively. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, properties under development, completed properties held for sale investment properties and property, plant and equipment with carrying values of RMB1,057,000, RMB147,916,000, RMB15,432,000, RMB800,569,000 and RMB24,413,000, respectively, as at December 31, 2015. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, completed properties held for sale, investment properties and property, plant and equipment with carrying values of RMB1,585,000, RMB74,393,000, RMB968,527,000 and RMB51,797,000, respectively, as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, completed properties held for sale, investment properties and property, plant and equipment with carrying values of RMB3,383,000, RMB184,512,000, RMB229,963,000 and RMB62,584,000, respectively, as at December 31, 2017. Further details are given in note 13, 14, 15, 21 and 22 to the Historical Financial Information.
- (iv) The Group has guaranteed certain bank and other borrowings of Nantong Hong Yan Real Estate up to RMB233,800,000 as at December 31, 2017.
- (v) The Group has guaranteed certain bank and other loans made to Jiangsu Hong Yang Household up to RMB194,000,000, RMB147,500,000 and RMB141,000,000 as at December 31, 2015, 2016 and 2017, respectively. The above mentioned loans were also secured by the pledges of the Group's completed properties held for sale with carrying values of RMB346,728,000, as at December 31, 2015. The above mentioned loans were also secured by the pledges of the Group's completed properties held for sale and investment properties with carrying values of RMB149,823,000 and RMB1,245,737,000 as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment, completed properties held for sale and property, plant and equipment with carrying values of RMB4,284,000, RMB110,660,000 and RMB58,381,000, respectively, as at December 31, 2017. Further details are given in note 13, 14, 15, 21 and 22 to the Historical Financial Information.
- (vi) The Group has guaranteed certain bank and other borrowings of Nanjing Jiangsu Redsun Life Information Technology up to RMB20,000,000 and RMB15,000,000 as at December 31, 2016 and 2017, respectively. The above mentioned loans were also secured by the pledges of the Group's completed properties held for sale with carrying values of RMB3,704,000 as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment and property, plant and equipment with carrying values of RMB743,000 and RMB36,045,000 as at December 31, 2017. Further details are given in note 13, 14, 15, 21 and 22 to the Historical Financial Information.
- (vii) The Group has guaranteed certain bank and other borrowings of Nanjing Redsun Ecological Agricultural up to RMB20,000,000 and RMB15,000,000 as at December 31, 2016 and 2017, respectively. The above mentioned loans were also secured by the pledges of the Group's completed properties held for sale with carrying values of RMB6,893,000 as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's prepaid land lease payment and

property, plant and equipment with carrying values of RMB743,000 and RMB36,045,000 as at December 31, 2017. Further details are given in note 13, 14, 15, 21 and 22 to the Historical Financial Information.

- (viii) The Group has guaranteed certain bank and other loans made to Nanjing Hong Hao Real Estate up to RMB216,000,000 as at December 31, 2016.
- (ix) The Group has guaranteed certain bank and other loans made to Nanjing Shun Hong Real Estate up to RMB117,600,000 as at December 31, 2016.
- (x) The Group has guaranteed certain bank and other loans made to Suzhou Cheng Hong Real Estate up to RMB200,000,000 as at December 31, 2016.
- (xi) The Group has guaranteed certain bank and other loans made to Nanjing Redsun Terminal up to RMB74,400,000 and RMB50,200,000 as at December 31, 2015 and 2016, respectively. The above mentioned loans were also secured by the pledges of the Group's completed properties held for sale with carrying values of RMB29,408,000 and RMB29,464,000 as at December 31, 2015 and 2016, respectively.
- (xii) The Group has guaranteed certain bank and other loans made to Nanjing Randong Trading up to RMB4,000,000 and RMB4,000,000 as at December 31, 2015 and 2016, respectively.
- (xiii) The Group has guaranteed certain bank and other loans made to Nanjing Zhao Yang Real Estate up to RMB480,000,000 as at December 31, 2016.
- (xiv) The Group has guaranteed certain bank and other loans made to Wuxi Hong Yang Business Management up to RMB740,000,000, RMB740,000,000 and RMB740,000,000 as at December 31, 2015, 2016 and 2017, respectively.
- (xv) The Group has guaranteed certain bank and other borrowings of Nanjing Xin Bao Hong Real Estate up to RMB957,000,000 as at December 31, 2016 and 2017. The above mentioned loans were also secured by the pledges of the Group's 33% equity interest in Nanjing Xin Bao Hong Real Estate with shares of 6,600,000 as at December 31, 2016 and 2017.
- (xvi) The Group has guaranteed certain bank and other borrowings of Suzhou Huiyao Hongyang up to RMB2,050,000,000 as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's 49% equity interest in Suzhou Huiyao Hongyang with shares of 49,000,000 as at December 31, 2016.
- (xvii) The Group has guaranteed certain bank and other borrowings of Nanjing Ping Hong Real Estate up to RMB588,000,000 as at December 31, 2016. The above mentioned loans were also secured by the pledges of the Group's 49% equity interest in Nanjing Ping Hong Real Estate with shares of 9,800,000 and receivables from Nanjing Ping Hong Real Estate with an amount of RMB439,181,000 as at December 31, 2016.

- (xviii) The Group has guaranteed certain bank and other loans made to Nanjing Guangde up to RMB10,000,000 as at December 31, 2015.
- (xix) The Group has guaranteed certain bank and other borrowings of Nanjing Lyhong Real Estate up to RMB569,610,000 and RMB569,610,000 as at December 31, 2015 and 2016, respectively. The above mentioned loans were also secured by the pledges of the Group's investment properties with carrying values of RMB800,569,000 as at December 31, 2015 and RMB784,587,000 as at December 31, 2016, respectively.
- (xx) The Group has guaranteed certain bank and other loans made to Nanjing Heyi up to RMB4,000,000 as at December 31, 2015.
- (xxi) For the detailed information of guarantees granted by related parties, please refer to note 29.

# (4) Outstanding balances with related parties

	December 31,			
	2015 2016		2017	
	RMB'000	RMB'000	RMB'000	
Due from a shareholder				
Non-trade related				
Mr. Zeng Huansha	430,678			
Due from related parties				
Non-trade related				
Ms. Chen Sihong	23,265	_	135	
Jiangsu Hong Yang Group	67,663	_	_	
Nanjing Redsun Terminal	158,551		450	
Nanjing Redsun Ecological Agriculture	19,086	_	_	
Nanjing Red Sun Property Management	35,034	_	2,579	
Redsun Realty Service Management	1,300	_	_	
Jiangsu Redsun Life Information Technology	800	200	_	
Hong Yang Group	575	157	157	
Nanjing Redsun Cultural Medium	12	_	_	
Wuxi Redsun Business Management	502,888	642,161		
Nanjing Hong Hao Real Estate		108,951		
Nanjing Shun Hong Real Estate	_	75,154		
Suzhou Huiyao Hongyang		498,340		
Nanjing Zhao Yang Real Estate	421,036			
Nanjing Ping Hong Real Estate		446,375	_	
Nanjing Yu Yang Dong Real Estate	_	431,200	109,636	
Nantong Hong Yan Real Estate		208,378	107,050	
Nanjing Xin Bao Hong Real Estate		403,302	83,910	
Nanjing Ming Yu Properties		108,899	03,710	
Danyang Hongyang Properties		100,077	113,036	
Anhui Qian Tai Real Estate			57,474	
Chuzhou Zheng Hong	_	_	131,599	
Hexian Kongquecheng Real Estate	_	_	42,596	
Nanjing Hong Wei Real Estate	_	_	136,868	
			75,944	
Nanjing Minghongxin Real Estate	_	_	352,071	
Nanjing Rui Hao Real Estate	_	_		
Nanjing Rui Yu Real Estate	_	_	26,831	
Nanjing Tai Qi Properties	_	_	341,903	
Nanjing Yu Ning Properties	_	_	252,689	
Nantong Hongchuang Properties	_	_	86,249	
Nantong Hua Chang Real Estate	_	_	115,269	
Yangzhou Qihui Properties	_	6,608	107,260	
Nanjing Houde	_	/	4,245	
Nanjing Heyi	_	6,353	4,169	
Nanjing Randong Trading	067	1,991	652	
Nanjing Jiang Yun	867	720	_	
Nanjing Dongtang	_	730	246	
Suzhou Zhengxin Properties			346 5 000	
Changshu Jianhan Properties	_	_	5,900	
Jiangyin Hecheng Real Estate	_	_	43,283	
Huzhou Bifu Real Estate	_	_	94,344	
Nantong Xuanxi Real Estate	_	_	131,629	
Nantong Zhuosu Real Estate			124	
Nanjing Botang Investment	10	10	10	
	1,661,765	2,938,809	2,321,358	

Balances with the above related parties were unsecured, with no fixed repayment terms, and bore interest rates from 3.46% to 9.96%.

	December 31,		
	2015	2015 2016	2017
	RMB'000	RMB'000	RMB'000
Due to related parties:			
Non-trade related			
Jiangsu Hong Yang Group		302,013	6,700
Redsun Materials City	455,754	828,026	_
Nanjing Redsun Business World	429,272	_	_
Jiangsu Redsun Household	282,105	_	_
Nanjing Rsun Shipping Agency	275	_	_
Nanjing Red Sun Property Management	_	1,342	_
Nanjing Hong Hao Real Estate	_	_	263,521
Nanjing Shun Hong Real Estate	_	_	102,330
Suzhou Cheng Hong Real Estate	_	259,996	864,984
Nanjing Lv Hong Real Estate	13,530	688,614	570,584
Nanjing Ming Yu Properties	_	_	115,501
Changshu Xin Bi Real Estate	_	_	174,921
Nanjing Ping Hong Real Estate	_	_	753
Nanjing Zhao Yang Real Estate	_	_	200,498
Nantong Hong Yan Real Estate	_	_	496,769
Nanjing Randong Trading	25,598	_	_
Nanjing Heyi	24,157	_	
Nanjing Houde	23,552	_	_
Haikou Guanaijia Bathroom Trading	207	207	207
	1,254,450	2,080,198	2,796,768
Trade related			
Nanjing Baohong		_	170
Nanjing Houning		_	2,365
Foshan Nanhai District Yonghong	_	_	277
Foshan Saien Dewei	1,169	1,449	4,269
Nan'an Nangang	5,342	8,315	13,520
Nanjing Guangde	13,312	16,503	14,624
Nanjing Pukou District Randong Building Materials	1,226	1,226	1,226
Nanjing Rsun Electronic Commerce	115	1,008	2,320
, <u>, , , , , , , , , , , , , , , , , , </u>	21,164	28,501	38,771
		20,531	

Balances with the above related parties were unsecured, with no fixed repayment terms, and bore interest rates from 3.46% to 9.96%.

## (5) Compensation of key management personnel of the Group:

	December 31,			
	2015	2016	2017	
	RMB'000	RMB'000	RMB'000	
Fees	_	_	_	
Other emoluments:				
Salaries, allowances and benefits in kind	780	1,800	2,077	
Performance-related bonuses	146	414	579	
Pension scheme contributions and social welfare	61	121	152	
Total	987	2,335	2,808	

Further details of directors and chief executive's emoluments are included in note 8 to the Historical Financial Information.

### 39. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of each of the Relevant Periods are as follows:

## **December 31, 2017**

# Financial assets

	Loans and receivables  RMB'000	Available-for- sale financial assets  RMB'000	Total RMB'000
Financial assets included in prepayments, deposits and other			
receivables (note 24)	1,455,371	_	1,455,371
Available-for-sale investments	_	2,006,659	2,006,659
Trade receivables	1,514	_	1,514
Due from related companies	2,321,358	_	2,321,358
Restricted cash	741,573	_	741,573
Pledged deposits	991,238	_	991,238
Cash and cash equivalents	2,478,063		2,478,063
	7,989,117	2,006,659	9,995,776

# Financial liabilities

	Financial liabilities at amortized cost	Total
	RMB'000	RMB'000
Trade and bills payables	2,080,717	2,080,717
(note 27)	2,821,666	2,821,666
Interest-bearing bank and other borrowings (note 29)	11,629,499	11,629,499
Financial guarantee contracts	12,683	12,683
Due to related companies	2,835,539	2,835,539
	19,380,104	19,380,104

# **December 31, 2016**

# Financial assets

	Loans and receivables  RMB'000	Available-for- sale financial assets  RMB'000	Total RMB'000
Financial assets included in prepayments, deposits and other			
receivables (note 24)	540,137	_	540,137
Available-for-sale investments		1,620,174	1,620,174
Trade receivables	2,889	_	2,889
Due from related companies	2,938,809	_	2,938,809
Restricted cash	223,639		223,639
Pledged deposits	140,039	_	140,039
Cash and cash equivalents	2,398,674		2,398,674
	6,244,187	1,620,174	7,864,361

# Financial liabilities

	Financial liabilities at amortized cost	Total
	RMB'000	RMB'000
Trade and bills payables	1,866,493	1,866,493
(note 27)	37,481	37,481
Interest-bearing bank and other borrowings (note 29)	7,690,837	7,690,837
Financial guarantee contracts	42,303	42,303
Due to related companies	2,108,699	2,108.699
	11,745,813	11,745,813

# **December 31, 2015**

# Financial assets

	Loans and receivables  RMB'000	Available-for- sale financial assets  RMB'000	Total RMB'000
Financial assets included in prepayments, deposits and other			
receivables (note 24)	378,774	_	378,774
Available-for-sale investments	_	547,894	547,894
Trade receivables	5,072	_	5,072
Due from related companies	1,231,087	_	1,231,087
Due from a shareholder	430,678	_	430,678
Restricted cash	122,118	_	122,118
Pledged deposits	710,926	_	710,926
Cash and cash equivalents	1,146,749		1,146,749
	4,025,404	547,894	4,573,298

#### Financial liabilities

	Financial liabilities at amortized cost	Total
	RMB'000	RMB'000
Trade and bills payables	2,790,164	2,790,164
(note 27)	199,292	199,292
Interest-bearing bank and other borrowings (note 29)	5,663,724	5,663,724
Financial guarantee contracts	23,089	23,089
Due to related companies	1,275,614	1,275,614
	9,951,883	9,951,883

#### 40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments as at the end of each of the Relevant Periods, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

	Carrying amounts			Fair values		
	2015	2016	2017	2015	2016	2017
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets						
Available-for-sale investments						
(note 20)	547,894	1,620,174	2,006,659	547,894	1,620,174	2,006,659
Financial liabilities						
Interest-bearing bank and other						
borrowings (note 29)	5,663,724	7,690,837	11,629,499	5,624,816	7,660,266	11,594,698

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, restricted cash, amounts due from related companies, amounts due from shareholders, trade receivables, financial assets included in prepayments, deposits and other receivables, trade and bills payables, financial liabilities included in other payables, deposits received and accruals, amounts due to shareholders, amounts due to related companies and financial guarantees contracts approximate to their carrying amounts largely due to the short term maturities of these instruments.

For the fair values of the available-for-sale investments, management has estimated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The fair value measurement of the available-for-sale investments is categorized within Level 3 of the fair value hierarchy.

The fair values of interest-bearing bank and other borrowings are based on discounted cash flow approach using the prevailing market rates of interest available to the Group for financial instruments with substantially the

same terms and characteristics at the respective balance sheet dates. The fair value measurement of interest-bearing bank and other borrowings is categorized within Level 3 of the fair value hierarchy.

The Group's corporate finance team headed by the chief finance officer is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The corporate finance team reports directly to the chief financial officer and the board of directors. At each reporting date, the corporate finance team analyzes the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer. The valuation process and results are discussed with the board of directors twice a year for financial reporting.

During the Relevant Periods, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and liabilities.

Below is a summary of significant unobservable inputs to the valuation of financial instruments together with a quantitative sensitivity analysis as at each of the end of Relevant Periods:

	Valuation technique	Significant unobservable input	Range	Sensitivity of fair value to the input
Available-for-sale trust and fund investments	Discounted cash flow method	Discount rate	3% to 5%	1% increase (decrease) in discount rate would result in the decrease (increase) in fair value of by RMB5,460,700, RMB16,113,590, and RMB20,020,800, as at December 31, 2015, 2016 and 2017.

### 41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments mainly include cash and bank balances, restricted cash, pledged deposits, trade and other receivables, trade and bills payables and other payables, which arise directly from its operations. The Group has other financial assets and liabilities such as interest-bearing bank and other borrowings, amounts due to shareholders, amounts due to related companies and amounts due from related companies. The main purpose of these financial instruments is to raise finance for the Group's operations.

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk. Generally, the Group introduces conservative strategies on its risk management. To keep the Group's exposure to these risks to a minimum, the Group has not used any derivatives and other instruments for hedging purposes. The Group does not hold or issue derivative financial instruments for trading purposes. The board of directors reviews and agrees policies for managing each of these risks and they are summarized below:

#### (a) Interest rate risk

The Group's exposure to risk for changes in market interest rates relates primarily to the Group's interestbearing bank and other borrowings set out in note 29. The Group does not use derivative financial instruments to hedge interest rate risk. The Group manages its interest cost using variable rate bank borrowings and other borrowings.

If the interest rate of bank and other borrowings had increased/decreased by 1% and all other variables held constant, the profit before tax of the Group, through the impact on floating rate borrowings, would have decreased/increased by approximately RMB 22,767,000, RMB 36,422,000 and RMB 58,448,000 for the years ended December 31, 2015, 2016 and 2017, respectively.

#### (b) Credit risk

Credit risk is the risk of loss due to the inability or unwillingness of a counterparty to meet its contractual obligations.

The Group has no concentrations of credit risk in view of its large number of customers. The Group did not record any significant bad debt losses during the Relevant Periods.

The credit risk of the Group's other financial assets, which mainly comprise restricted cash and pledged deposits, other receivables, and amounts due from related companies, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

### (c) Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of interest-bearing bank and other borrowings. Cash flows are closely monitored on an ongoing basis.

The maturity profile of the Group's financial liabilities as at the end of the Relevant Periods, based on contractual undiscounted payments, is as follows:

	On demand RMB'000	Less than 3 months  RMB'000	3 to 12 months RMB'000	Over 1 year RMB'000	Total RMB'000
December 31, 2017					
Interest-bearing bank and other borrowings	_	1,316,572	3,944,137	8,378,453	13,639,162
Trade and bills payables	2,080,717	_	_	_	2,080,717
Other payables	2,821,666	_	_	_	2,821,666
Financial guarantees contracts	129,500	_	881,679	5,546,351	6,557,530
Due to related companies	2,835,539				2,835,539
	7,867,422	1,316,572	4,825,816	13,924,804	27,934,614
December 31, 2016					
Interest-bearing bank and other borrowings	_	262,456	2,612,268	6,465,485	9,340,209
Trade and bills payables	1,866,493	_	_	_	1,866,493
Other payables	37,481	_	_	_	37,481
Financial guarantees contracts	_	50,000	621,400	5,255,624	5,897,024
Due to related companies	2,108,699				2,108,699
	4,012,673	312,456	3,233,668	11,691,109	19,249,906
December 31, 2015					
Interest-bearing bank and other borrowings	_	431,292	2,249,061	3,632,826	6,313,179
Trade and bills payables	2,790,164	_	_	_	2,790,164
Other payables	199,292	_	_	_	199,292
Financial guarantees contracts	4,000	58,000	201,800	1,489,246	1,753,046
Due to related companies	1,275,614				1,275,614
	4,269,070	489,292	2,450,861	5,122,072	12,331,295

### (d) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximize shareholder's value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group includes, within net debt, interest-bearing bank and other borrowings, trade and bills payables, other payables, deposits received and accruals, amounts due to shareholders and amounts due to related companies less

cash and cash equivalents. Capital represents equity attributable to owners of the parent. The gearing ratios as at the end of each of the Relevant Periods were as follows:

	December 31,			
	2015 2016		2017	
	RMB'000	RMB'000	RMB'000	
Trade and bills payables	2,790,164	1,866,493	2,080,717	
Other payables, deposits received and accruals	199,292	37,481	2,821,666	
Interest-bearing bank and other borrowings	5,663,724	7,690,837	11,629,499	
Due to related companies	1,275,614	2,108,699	2,835,539	
Less: Cash and cash equivalents	(1,146,749)	(2,398,674)	(2,478,063)	
Net debt	8,782,045	9,304,836	16,889,358	
Equity attributable to owners of the parent	4,744,612	5,656,192	8,298,147	
Capital and net debt	13,526,657	14,961,028	25,187,505	
Gearing ratio	65%	62%	67%	

## 42. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

Details of the Group's subsidiaries that have material non-controlling interests were set out below:

### December 31, 2017

	Percentage of equity interest held by non-controlling interests  %	Profit for the year allocated to non-controlling interests  RMB'000	Accumulated balances of non-controlling interests  RMB'000
Changzhou Sang Ma Culture Expo Park	30	(48)	119,952
Changzhou Jin Tan Xu Jing Properties	50	(10,623)	(10,623)
Suzhou Quan Zhuo Properties	50	(34)	24,966

## APPENDIX I

The following tables illustrate the summarized financial information of the above subsidiaries. The amounts disclosed are before any inter-company eliminations:

	Changzhou Sang Ma Culture Expo Park	Changzhou Jin Tan Xu Jing Properties	Suzhou Quan Zhuo Properties
	RMB'000	RMB'000	RMB'000
Revenue	107,415	_	_
Total expenses	(3,856)	(29,476)	(92)
Income tax expense	(1,240)	5,126	15
Net loss and total comprehensive loss for the year	(160)	(21,246)	(68)
Current assets	1,595,300	2,820,693	413,359
Non-current assets	388,814	9,680	15
Current liabilities	(1,395,511)	(2,450,890)	(363,442)
Non-current liabilities	(188,762)	(400,729)	
Net cash flows (used in)/from operating activities	(33,904)	43,889	(45,753)
Net cash flows used in investing activities	_	(720,052)	(50,000)
Net cash flows from financing activities	48,000	1,272,894	100,000
Net increase in cash and cash equivalent	14,096	596,731	4,247

### 43. SUBSEQUENT FINANCIAL STATEMENTS

In January and March 2018, the Group entered into three share purchase agreements, pursuant to which the Group acquired 33%, 80% and 33% interests in Xuzhou Weixin Real Estate Development Co., Ltd., Xuzhou Xiangyun Sight Management Co., Ltd. and Zhonghai Hongyang Land (Xuzhou) Co., Ltd. respectively with an aggregate considerations of RMB835,237,000 from their original shareholders.

## UNAUDITED PRO FORMA FINANCIAL INFORMATION

The following information does not form part of the Accountants' Report from Ernst & Young, Certified Public Accountants, Hong Kong, the Company's reporting accountants, as set out in Appendix I to this prospectus, and is included herein for information purposes only. The unaudited pro forma financial information should be read in conjunction with "Financial Information" and the Accountants' Report set out in Appendix I to this prospectus.

#### A. UNAUDITED PRO FORMA ADJUSTED COMBINED NET TANGIBLE ASSETS

The following unaudited pro forma adjusted combined net tangible assets has been prepared in accordance with Rule 4.29 of the Hong Kong Listing Rules and with reference to Accounting Guideline 7 "Preparation of Pro Forma Financial Information for inclusion in Investment Circulars" issued by the HKICPA for illustration purposes only, and is set out here to illustrate the effect of the Global Offering on our combined net tangible assets as of December 31, 2017 as if it had taken place on December 31, 2017.

The unaudited pro forma adjusted combined net tangible assets has been prepared for illustrative purposes only and because of its hypothetical nature, it may not give a true picture of the financial position of the Group had the Global Offering been completed as of December 31, 2017 or any future date. It is prepared based on our combined net tangible assets as of December 31, 2017 as set out in the Accountants' Report as set out in Appendix I to this prospectus, and adjusted as described below. The unaudited pro forma adjusted combined net tangible assets does not form part of the Accountants' Report as set out in Appendix I to this prospectus.

	Audited Combined Net Tangible Assets of our Group as of December 31, 2017	Estimated Net Proceeds from the Global Offering	Proceeds from the Net Tangible Assets of our		Unaudited Pro Forma Adjusted Combined Net Tangible Assets per Share	
	RMB'000 (Note 1)	RMB'000 (Note 2)	RMB'000	RMB (Note 3)	HK\$ (Note 4)	
Based on an Offer Price of HK\$2.18 per Share	8,283,923	1,350,669	9,634,592	3.01	3.64	
Based on an Offer Price of HK\$3.18 per Share	8,283,923	1,991,753	10,275,676	3.21	3.89	

Notes:

- (1) The combined net tangible assets attributable to owners of the Company as of December 31, 2017 is extracted from the Accountants' Report, which is based on the audited combined equity attributable to owners of the Company as of December 31, 2017 of approximately RMB8,298.1 million.
- (2) The estimated net proceeds from the Global Offering are based on the Offer Price of HK\$2.18 per Share or HK\$3.18 per Share, after deduction of the underwriting fees and other related expenses payable by the Company and does not take into account of any Shares which may be issued upon the exercise of the Over-allotment Option. The estimated net proceeds from the Global Offering are converted from Hong Kong dollars into Renminbi at an exchange rate of HK\$1.0 to RMB0.8261.
- (3) The unaudited pro forma adjusted combined net tangible assets per Share is calculated based on 800,000,000 Shares in issue immediately following the completion of the Global Offering and does not take into account of any Shares which may be issued upon the exercise of the Over-allotment Option.
- (4) The unaudited pro forma adjusted combined net tangible assets per Share is converted into Hong Kong dollars at an exchange rate of HK\$1.0 to RMB0.8261.

### B. REPORT ON UNAUDITED PRO FORMA FINANCIAL INFORMATION

The following is the text of a report, prepared for the purpose of incorporation in this Prospectus, received from the reporting accountants, Ernst & Young, Certified Public Accountants, Hong Kong, in respect of the unaudited pro forma financial information.

# INDEPENDENT REPORTING ACCOUNTANTS' ASSURANCE REPORT ON THE COMPILATION OF UNAUDITED PRO FORMA FINANCIAL INFORMATION



22nd Floor CITIC Tower 1 Tim Mei Avenue Central Hong Kong

To the Directors of Redsun Properties Group Limited

We have completed our assurance engagement to report on the compilation of pro forma financial information of Redsun Properties Group Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") by the directors of the Company (the "Directors") for illustrative purposes only. The unaudited pro forma financial information consists of the unaudited pro forma adjusted combined net tangible assets as at December 31, 2017, and related notes as set out on pages II-1 of the prospectus dated June 29, 2018 issued by the Company (the "Pro Forma Financial Information"). The applicable criteria on the basis of which the Directors have compiled the Pro Forma Financial Information are described in Appendix II to the Prospectus.

The Pro Forma Financial Information has been compiled by the Directors to illustrate the impact of the global offering of shares of the Company on the Group's financial position as at December 31, 2017 as if the transaction had taken place at December 31, 2017. As part of this process, information about the Group's financial position, has been extracted by the Directors from the Group's financial statements for the period ended December 31, 2017, on which an accountants' report has been published.

### Directors' responsibility for the Pro Forma Financial Information

The Directors are responsible for compiling the Pro Forma Financial Information in accordance with paragraph 4.29 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and with reference to Accounting Guideline ("AG") 7 *Preparation of Pro Forma Financial Information for Inclusion in Investment Circulars* issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

### Our independence and quality control

We have complied with the independence and other ethical requirements of the *Code of Ethics for Professional Accountants* issued by the HKICPA, which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

### UNAUDITED PRO FORMA FINANCIAL INFORMATION

Our firm applies Hong Kong Standard on Quality Control 1 *Quality Control for Firms that Perform Audits* and Reviews of Financial Statements, and Other Assurance and Related Services Engagements, and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

### Reporting accountants' responsibilities

Our responsibility is to express an opinion, as required by paragraph 4.29(7) of the Listing Rules, on the Pro Forma Financial Information and to report our opinion to you. We do not accept any responsibility for any reports previously given by us on any financial information used in the compilation of the Pro Forma Financial Information beyond that owed to those to whom those reports were addressed by us at the dates of their issue.

We conducted our engagement in accordance with Hong Kong Standard on Assurance Engagements 3420 Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in a Prospectus issued by the HKICPA. This standard requires that the reporting accountants plan and perform procedures to obtain reasonable assurance about whether the Directors have compiled the Pro Forma Financial Information in accordance with paragraph 4.29 of the Listing Rules and with reference to AG 7 issued by the HKICPA.

For purposes of this engagement, we are not responsible for updating or reissuing any reports or opinions on any historical financial information used in compiling the Pro Forma Financial Information, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the Pro Forma Financial Information.

The purpose of the Pro Forma Financial Information included in the Prospectus is solely to illustrate the impact of the global offering of shares of the Company on unadjusted financial information of the Group as if the transaction had been undertaken at an earlier date selected for purposes of the illustration. Accordingly, we do not provide any assurance that the actual outcome of the transaction would have been as presented.

A reasonable assurance engagement to report on whether the Pro Forma Financial Information has been properly compiled on the basis of the applicable criteria involves performing procedures to assess whether the applicable criteria used by the Directors in the compilation of the Pro Forma Financial Information provide a reasonable basis for presenting the significant effects directly attributable to the transaction, and to obtain sufficient appropriate evidence about whether:

- the related pro forma adjustments give appropriate effect to those criteria; and
- the Pro Forma Financial Information reflects the proper application of those adjustments to the unadjusted financial information.

The procedures selected depend on the reporting accountants' judgment, having regard to the reporting accountants' understanding of the nature of the Group, the transaction in respect of which the Pro Forma Financial Information has been compiled, and other relevant engagement circumstances.

## **APPENDIX II**

## UNAUDITED PRO FORMA FINANCIAL INFORMATION

The engagement also involves evaluating the overall presentation of the Pro Forma Financial Information.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### **Opinion**

In our opinion:

- (a) the Pro Forma Financial Information has been properly compiled on the basis stated;
- (b) such basis is consistent with the accounting policies of the Group; and
- (c) the adjustments are appropriate for the purpose of the Pro Forma Financial Information as disclosed pursuant to paragraph 4.29(1) of the Listing Rules.

Yours faithfully,

Certified Public Accountants Hong Kong June 29, 2018 The following is the text of a letter, summary of values and valuation report prepared for the purpose of incorporation in this prospectus received from Savills Valuation and Professional Services Limited, an independent valuer, in connection with their opinion of values of the property interests held by the Group as at March 31, 2018.

The Directors
Redsun Properties Group Limited
26th Floor
Hong Yang Building
No. 9 Daqiao North Road
Nanjing
Jiangsu Province
The People's Republic of China

June 29, 2018



Savills Valuation and Professional Services Limited 23/F Two Exchange Square Central, Hong Kong

> T: (852) 2801 6100 F: (852) 2530 0756

EA LICENCE: C-023750 savills.com

Dear Sirs,

### INSTRUCTIONS

In accordance with your instructions to us to value the properties (the "properties") situated in the People's Republic of China (the "PRC") in which Redsun Properties Group Limited (the "Company") and its subsidiaries (hereinafter together referred to as the "Group") have interests, we confirm that we have carried out inspections, made relevant enquiries and obtained such further information as we consider necessary for the purpose of providing you with our opinion of values of the properties as at March 31, 2018 (the "valuation date") for incorporation in a public offering document.

Having considered the inherent characteristic of each property, we have classified the properties valued into two categories of basis of valuation, namely Category A — Market value basis and Category B — Investment value (non-market value basis).

### IDENTIFICATION AND STATUS OF THE VALUER

The subject valuation exercise is handled by Mr Anthony C.K. Lau, who is the Director of Savills Valuation and Professional Services Limited ("SVPSL") and a corporate member of The Hong Kong Institute of Surveyors ("HKIS") with over 25 years' experience in valuation of properties in Hong Kong and the PRC and has sufficient knowledge of the relevant market, the skills and understanding to handle the subject valuation exercise competently.

Prior to your instructions for us to provide this valuation services in respect of the properties, SVPSL and Mr Anthony C.K. Lau had not been involved in valuation of the properties in the last 12 months.

### **APPENDIX III**

We are independent of Redsun Properties Group Limited. We are not aware of any instance which would give rise to potential conflict of interest from SVPSL or Mr Anthony C.K. Lau in the subject exercise. We confirm SVPSL and Mr Anthony C.K. Lau are in the position to provide objective and unbiased valuation for the properties.

### BASIS OF VALUATION AND VALUATION METHODOLOGY

Our valuation has been undertaken in accordance with the HKIS Valuation Standards 2017 of The Hong Kong Institute of Surveyors ("HKIS"), which incorporates the International Valuation Standards ("IVS"), and (where applicable) the relevant HKIS or jurisdictional supplement. We have also complied with the requirements set out in Chapter 5 and Practice Note 12 of the Rules Governing the Listing of Securities issued by the Stock Exchange of Hong Kong Limited.

Our valuation of the properties in Category A represents our opinion of the properties in Groups I to VI on market value basis. Market value is defined as intended to mean "the estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion".

Moreover, market value is understood as the value of an asset or liability estimated without regard to costs of sale or purchase (or transaction) and without offset for any associated taxes or potential taxes.

In valuing the properties in Group I and Group IV, which are held by the Group for owner occupation and for sale in the PRC, we have valued such properties by the direct comparison approach assuming sales with the benefit of vacant possession in their existing states by making reference to comparable sales transactions as available in the market.

In valuing the property in Group II, which is held by the Group for operation in the PRC, we have valued such property by discounted cash flow ("DCF") analysis, which involves discounting the future net cash flow of the property until the end of the land use term to its present value by using an appropriate discount rate that reflects the rate of return required by a typical investor for an investment of this type. We have undertaken a discounted cash flow on yearly basis over a 10-year investment horizon for the property. In preparing the DCF analysis, we have also made reference to the projected cash flow and budget of the property provided by the Group.

In valuing the properties in Group III except Property Nos. 5, 6 and 7, which are held by the Group for investment in the PRC, we have made reference to the comparable market transactions as available in the market and where appropriate, valued the properties on the basis of capitalization of incomes as shown on the schedules handed to us with due allowance for reversionary income potential of the properties.

In valuing Property Nos. 5, 6 and 7 in Group III which is to be held by the Group for investment, and in valuing the properties in Groups V and VI, which are held by the Group under development or for future development in the PRC, we have valued such properties on the basis that they will be developed and completed in accordance with the latest development proposals provided to us by the Group. We have assumed that all consents, approvals and licenses from relevant government authorities for the development proposals have been obtained without

onerous conditions or delays. In arriving at our opinion of values, we have adopted the direct comparison approach by making reference to comparable sales transactions as available in the market and also taken into account the costs that will be expended to complete the developments to reflect the quality of the completed developments. The "market value as if completed" represents our opinion of the aggregate selling prices of the property assuming that it were completed as at the valuation date.

In assessing the properties in Category B, we have attributed no commercial values to the properties on market value basis as transferability of these properties are restricted. However, for the Group's management reference purpose, we have reported the investment values of these properties in the report under Groups VII and VIII.

According to the IVS, which the HKIS Valuation Standards 2017 follows, investment value is defined as "the value of an asset to a particular owner for individual investment or operational objectives." Investment value is an entity-specific basis of value which reflects the benefits received by an entity from holding the asset and, therefore, does not involve a presumed exchange. It must be emphasized that the investment value is not market value.

In valuing the properties in Groups VII and VIII, which are held by the Group for operation and for investment in the PRC, we have valued such properties on the basis of capitalization of income to be generated from Property No. 38 and incomes as shown on the schedules handed to us with due allowance for reversionary income potential of Property No. 39. We have also taken into account the latest renovation schemes provided to us by the Group and assumed that all consents, approvals and licenses from relevant government authorities for the renovation schemes have been obtained.

### TITLE INVESTIGATION

We have been provided with copies of the title documents relating to the properties. However, we have not searched the original documents to verify ownership or to ascertain the existence of any amendments which may not appear on the copies provided to us. In the course of our valuation, we have relied to a considerable extent on the information given by the Group and the legal opinion issued by the Group's legal adviser, Jingtian & Gongcheng (北京市競天公誠律師事務所), regarding the title to the properties.

### SOURCE OF INFORMATION

We have relied to a considerable extent on information and advice from the Group on such matters as planning approvals, statutory notices, easements, tenure, particulars of occupancy, development proposals, total and outstanding construction costs, estimated completion dates, transaction records, sales and purchases agreements, operation accounts, site and floor areas and all other relevant matters. Dimensions, measurements and areas included in the valuation report are based on the information contained in the documents provided to us and are therefore only approximations. No on-site measurements have been taken. We have no reason to doubt the truth and accuracy of the information provided to us by the Group, which is material to our valuation. We are also advised by the Group that no material facts have been omitted from the information supplied. We consider that we have been provided with sufficient information to reach an informed view.

### VALUATION ASSUMPTIONS

In valuing the properties in the PRC, unless otherwise stated, we have assumed that transferable land use rights of the properties for their respective specific terms at nominal annual land use fees have been granted and that

any land grant premium payable have already been fully paid. Unless otherwise stated, we have also assumed that the Group has good legal titles to the properties and has free and uninterrupted rights to occupy, use, transfer, lease or assign the properties for the whole of the respective unexpired terms as granted.

No allowance has been made in our valuation for any charges, mortgages or amounts owing on any property nor for any expenses or taxation which may be incurred in effecting a sale. Unless otherwise stated, it is assumed that the properties are free from encumbrances, restrictions and outgoings of an onerous nature which could affect their values.

#### SITE INSPECTION

We have inspected the exterior and, where possible, the interior of the properties. Site inspections of the properties were undertaken by Mr. James Woo and other valuation assistants. Mr. James Woo is a Fellow of The Royal Institution of Chartered Surveyors with over 25 years' experience in valuation properties in PRC. During the course of our inspections, we did not note any serious defects. However, no structural survey has been made and we are therefore unable to report that the properties are free from rot, infestation or any other structural defect. No test has been carried out to any of the services. We have also not carried out investigations on site to determine the suitability of the ground conditions and the services for any future development. Our valuation is prepared on the assumption that these aspects are satisfactory and no extraordinary expenses or delay will be incurred during the development period.

### **CURRENCY**

Unless otherwise stated, all money amounts stated are in Renminbi ("RMB").

We enclose herewith our summary of values and valuation report.

Yours faithfully,
For and on behalf of
Savills Valuation and Professional Services Limited

Anthony C.K. Lau

MRICS MHKIS RPS(GP)

Director

Note: Mr. Anthony C.K. Lau is a professional surveyor who has over 25 years' experience in valuation of properties in Hong Kong and the PRC.

## SUMMARY OF VALUES

Cate	gory 11 — Warket Value Busis			Market value
No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	attributable to the Group as at March 31, 2018
Gro	up I — Property held by the Group for	owner occupation in the	PRC	
1.	Unit Nos. 103, 201, 301, 401, 2301, 2401, 2501, 2601, 2701 and 2801 of Block No. 16 of Hong Yang Tower (弘陽大廈), No. 9 Daqiao North Road, Nanjing, Jiangsu Province, PRC	RMB216,800,000	100%	RMB216,800,000
	Group I Sub-total:	RMB216,800,000		RMB216,800,000
Gro	up II — Property held by the Group fo	r operation in the PRC		
2.	Nanjing Hong Yang Hotel (南京弘陽酒店), No. 48 Daqiao North Road, Nanjing, Jiangsu Province, PRC	RMB152,000,000	100%	RMB152,000,000
	Group II Sub-total:	RMB152,000,000		RMB152,000,000
Gro	up III — Properties held by the Group	for investment in the PR	C	
3.	Retail Unit Nos. 101 and 102, Block No. 8 of Solarise Loving City (旭日愛上城), No. 28 Puwai Road, Hi-tech Development Zone, Pukou District, Nanjing, Jiangsu Province, PRC	RMB83,900,000	100%	RMB83,900,000
4.	A retail unit located of Block Nos. 55-40 of Sun View City (旭日景城), Mufu Dong Road, Gulou District, Nanjing, Jiang Su Province, PRC	RMB71,900,000	100%	RMB71,900,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
5.	Changzhou Hong Yang Plaza (常州弘陽廣場), West of Changjiang South Road, South of Zhongwu Avenue, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB629,300,000	100%	RMB629,300,000
6.	Changzhou Sangma Land Lot A (常州桑麻A地塊), North of Laodong Middle Road, East of Lihua North Road, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB44,300,000	70%	RMB31,010,000
7.	Portion of Changzhou Sangma Land Lot C (常州桑麻C地塊), North of Laodong Middle Road, East of Lihua North Road, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB375,600,000	70%	RMB262,920,000
	Group III Sub-total:	RMB1,205,000,000		RMB1,079,030,000
Grou	up IV — Properties held by the Group f	for sale in the PRC		
8.	Portion of Loving Garden (愛上花園), Land Plot Nos. 1 to 3 of Taishan Street, Pukou High-tech Development Zone, Nanjing, Jiangsu Province, PRC	RMB5,900,000	100%	RMB5,900,000
9.	Portions of Phase I and Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village, Mashan, Binhu District, Wuxi, Jiangsu Province, PRC	RMB791,000,000	100%	RMB791,000,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
10.	Portion of Upper Lake Garden (上湖雅苑), West of Dongfang Avenue, South of Guoxin East Road, Economic Development Zone, Wuzhong District, Suzhou, Jiangsu Province, PRC	RMB198,700,000	100%	RMB198,700,000
11.	Portion of Bund No. 1 Garden (外灘壹號花園) East of Wuyi Bei Road, North of Yunbei Road, Hutang Town, Changzhou City, Jiangsu Province, PRC	RMB70,300,000	85%	RMB59,755,000
	Group IV Sub-total:	RMB1,065,900,000		RMB1,055,355,000
Grou	up V — Properties held by the Group fo	r under development in	the PRC	
12.	Hong Yang Solaris Loving City • Section VIII (弘陽旭日愛上城八區), South of Liuzhou Road, East of Daqiao Avenue, Pukou District, Nanjing, Jiangsu Province, PRC	RMB1,056,500,000	100%	RMB1,056,500,000
13.	Spring on West River (春上西江), Yuhuatai Economic Development Zone, Yuhuatai District, Nanjing, Jiangsu Province, PRC	RMB706,000,000	100%	RMB706,000,000
14.	Building No. 5 and portion of Building Nos. 12 and 13 of Hua Impression Golden Palm Garden (旭日華庭金棕櫚園區), No. 9 Daqiao North Road, Nanjing, Jiangsu Province, PRC	RMB224,000,000	100%	RMB224,000,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
15.	Times in the Garden (時光裡花園), East of Pukou Area of Nanjing University, West of Gaoxin North Road, Pukou High-Tech Zone, Nanjing, Jiangsu Province, PRC	RMB1,548,000,000	100%	RMB1,548,000,000
16.	Hong Yang Upper City Phase III (弘陽上城三期), West of Changjiang South Road, South of Zhongwu Avenue, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB975,100,000	100%	RMB975,100,000
17.	Hong Yang Upper City Phase IV (弘陽上城四期), West of Changjiang South Road, South of Zhongwu Avenue, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB549,300,000	100%	RMB549,300,000
18.	New City Hong Yang Garden at Mingfa North Station (明發北站新城弘陽苑), West of Changjiang Avenue, Chahe Town Lai'an County, Chuzhou City, Anhui Province, PRC	RMB64,600,000	100%	RMB64,600,000
19.	Garden with Art Atmosphere (藝境花園), West of Changjiang South Road, Chahe Town, Lai'an County, Chuzhou City, Anhui Province, PRC	RMB853,800,000	33%	RMB281,754,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
20.	In Times (時光裡), Junction of Fuyang North Road and Jinchuan Road, Changfeng County, Hefei, Anhui Province, PRC	RMB738,700,000	100%	RMB738,700,000
21.	Sunrise Joy Garden (昕悦花園), West of Zhang Shan Road, South of Yue Liang Wan Road, Yaohai District, Hefei, Anhui Province, PRC	RMB592,200,000	80%	RMB473,760,000
22.	Golden Seal and Heaven Shire (金璽天郡), South of Jingui Road, West of Huayang Road, Jintan District, Changzhou City, Jiangsu Province, PRC	RMB1,373,800,000	50%	RMB686,900,000
23.	Esteeming Virtues Garden (尚德苑), East of Shangde Road, North of Ronghua Xiaoqu, Tongzhou District, Nantong, Jiangsu Province, PRC	RMB337,600,000	33.30%	RMB112,420,800
24.	Suzhou Land Lot No. 2016-WG-64, East of Sangyuan Road, South of Guihuaqujian Road, Xushuguan Town, Gaoxin District, Suzhou, Jiangsu Province, PRC	RMB1,379,200,000	100%	RMB1,379,200,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
25.	Luyuan Architecture (角源名築), North of Luzhi Road, East of Fucheng North Road, Luzhi Town, Wuzhong District, Suzhou, Jiangsu Province, PRC	RMB1,584,500,000	100%	RMB1,584,500,000
26.	Upper Water Garden (上水雅苑), North of Xingxian Road, East of Wenchang Road, Gaoxin District, Suzhou, Jiangsu Province, PRC	RMB1,792,100,000	100%	RMB1,792,100,000
27.	Portion of Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village, Mashan, Binhu District, Wuxi, Jiangsu Province, PRC	RMB394,000,000	100%	RMB394,000,000
28.	Mountain View Garden (山卿苑), Baoting Village, Baohua Town, Jurong, Jiangsu Province, PRC	RMB371,000,000	100%	RMB371,000,000
29.	Lot No. TX2017-20, No. 3 West of Wenjiang Road, North of Gensi Road, Taixing, Jiangsu Province, PRC	RMB546,000,000	100%	RMB546,000,000

<u>No.</u>	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
30.	Sunrise Joy Masterpiece Residence (昕悦名邸), Lot No. 320582007019GB00030, South of Xinhuzhong Road, East of Haiba Road, Daxin Town, Zhangjiagang, Jiangsu Province, PRC	RMB461,000,000	70%	RMB322,700,000
31.	Lot No. 320582001054GB00086, North of Fumin Road, Tangqiao Town, Zhangjiagang, Jiangsu Province, PRC	RMB437,000,000	50%	RMB218,500,000
32.	Garden in Times (時光裡花園), Northeast of the junction of Nanqiao Road and Jingzi Road, Nanqiao District, Chuzhou City, Anhui Province, PRC	RMB544,400,000	40%	RMB217,760,000
Grou	Group V Sub-total  up VI — Properties held by the Group to	RMB16,528,800,000  for future development in	n the PRC	RMB14,242,794,800
33.	Portion of Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village, Mashan, Binhu District, Wuxi, Jiangsu Province, PRC	RMB100,000,000	100%	RMB100,000,000
34.	Changzhou Sangma Land Lot C and D1 (常州桑麻C、D1地塊), North of Laodong Middle Road, East of Lihua North Road, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB798,700,000	70%	RMB559,090,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
35.	Cheng De Nos. 2017-C-20(A) and (B), East of Jizhuang Road, Southwest of Yundong Road, North of Chengyang Road, Yunting Street Administrative Area, Jiangyin, Jiangsu Province, PRC	RMB427,000,000	100%	RMB427,000,000
36.	Lot No. XDG-2012-54, Southeast of the junction of Qianzhouwanshou Road and Zhanbei Road, Huishan District, Wuxi, Jiangsu Province, PRC	RMB1,049,000,000	100%	RMB1,049,000,000
37.	Land Lot No. 2017G57, North of Chengxin Road, West of Qinghuai River, Jiangning District, Nanjing, Jiangsu Province, PRC	RMB1,402,300,000	100%	RMB1,402,300,000
38.	Changzhou Hong Yang Plaza (常州弘陽廣場), West of Changjiang South Road, South of Zhongwu Avenue, Tianning District, Changzhou City, Jiangsu Province, PRC	RMB205,600,000	100%	RMB205,600,000
39.	Portion of Bund No. 1 Garden (外灘壹號花園), Junction of Wuyi Road and Zhongliang Road, Hutang Town, Changzhou City, Jiangsu Province, PRC	RMB410,800,000	85%	RMB349,180,000
40.	Purple Breeze (紫氣東來), West of Dianzhong Road, South of Yaogang Road, Cuozhen Town, Hefei, Anhui Province, PRC	RMB270,600,000	51%	RMB138,006,000

No.	Property	Market value in existing state as at March 31, 2018	Interests attributable to the Group	Market value attributable to the Group as at March 31, 2018
41.	Xuzhou Land Lot No. 2016-15, North shore of Fengminghai, Jiawang District, Xuzhou, Jiangsu Province, PRC	RMB2,400,000	80%	RMB1,920,000
42.	Landscape of the Peach Garden (山水桃花源), South of Yuanyan Village, North of Fengminghai, Jiawang District, Xuzhou, Jiangsu Province, PRC	RMB95,000,000	80%	RMB76,000,000
43.	Cypress View • Seattle (柏景 • 西雅圖) Xipeng Zone No. 10-02, Wugen Village, Bafu Town, Jiulongpo District, Chongqing, PRC	RMB616,000,000	95%	RMB585,200,000
	Group VI Sub-total	RMB5,377,400,000		RMB4,893,296,000
	Category A — Grand total:	RMB24,545,900,000		RMB21,639,275,800

## Category B — Investment Value (Non Market Value Basis)

<u>No.</u>	Property	Investment value in existing state as at March 31, 2018	Interests attributable to the Group	Investment value attributable to the Group as at March 31, 2018
Grou	ip VII — Property held by the Group for	operation in the PRC		
44.	Block B2 of Nanjing Hong Yang Plaza (南京弘陽廣場), No. 48 Daqiao North Road, Nanjing, Jiangsu Province, PRC	RMB155,000,000	100%	RMB155,000,000
	Group VII Sub-total	RMB155,000,000		RMB155,000,000
Grou	p VIII — Property held by the Group fo	r investment in the PRO	C	
45.	Portion of Nanjing Hong Yang Plaza (南京弘陽廣場), No. 48 Daqiao North Road, Nanjing, Jiangsu Province, PRC	RMB7,724,000,000	100%	RMB7,724,000,000
	Group VIII Sub-total	RMB7,724,000,000		RMB7,724,000,000
	Category B — Grand Total	RMB7,879,000,000		RMB7,879,000,000

### **VALUATION REPORT**

### Category A — Market Value Basis

### Group I — Property held by the Group for owner occupation in the PRC

No.	Property	Description and tenu	ıre	Particulars of occupancy	Market value in existing state as at March 31, 2018
1.	Unit Nos. 103, 201, 301, 401, 2301, 2401, 2501, 2601, 2701 and 2801 of Block No. 16 of Hong Yang Tower (弘陽大廈), No. 9 Daqiao North Road, Nanjing, Jiangsu Province, PRC	a site area of approximate a site area of approximate a situate of the property is situated by office and retail but 40-minute drive to the and about 60-minute of International Airport.  The property comprise retail units with a total approximately 16,359	on a parcel of land with mately 49,840.50 sq m.  ed at Daqiao Bei Road. vicinity are dominated tildings. It takes about a city center of Nanjing drive to Nanjing Lukou es various office and Il gross floor area of	As at the valuation date, the property was occupied by the Group.	RMB216,800,000 (Renminbi Two Hundred Sixteen Million and Eight Hundred Thousand)  (100% interest attributable to the Group: RMB216,800,000 (Renminbi Two Hundred Sixteen Million and Eight Hundred Thousand))
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Office	8,526.11		
		Retail	7,833.65		
		Total:	16,359.76		
		As advised by the Grocompleted in 2009.	oup, the property was		
		_	the property have been biring on July 21, 2043		

### Notes:

- 1. Pursuant to ten Land Use Rights Certificates Ning Pu Guo Yong (2011) Di Nos. 06302P, 06262P to 06267P, and 06270P to 06272P all dated May 11, 2011, the land use rights of a parcel of land with an apportioned site area of approximately 911.80 sq m have been granted to Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, for a term expiring on July 21, 2043 for commercial use.
- 2. Pursuant to ten Building Ownership Certificates Nos. Ning Fang Quan Zheng Pu Chu Zi Di Nos. 316625 to 316633 and 318400 dated between March 22, 2011 and April 7, 2011, the building ownership of the property with a total gross floor area of approximately 16,359.76 sq m and the corresponding land use rights are vested in Nanjing Redsun.

- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the property, which is protected under the PRC laws;
  - ii. Nanjing Redsun is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property;
  - iii. portion of the property is subject to a mortgage in favor of Huaxia Bank Company Limited (Nanjing Branch); and
  - iv. Nanjing Redsun is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 4. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB14,800 to RMB16,700 per sq m for office units, and RMB15,100 to RMB18,400 per sq m for retail units (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB15,300 per sq m for office units and RMB16,500 per sq m for retail units (1/F), which are consistent with the relevant comparables.

Market value in

### Group II — Property held by the Group for operation in the PRC

_	Property	Description and tenure	Particulars of occupancy	existing state as at March 31, 2018
	Nanjing Hong Yang Hotel (南京弘陽酒店), No. 48 Daqiao North	Nanjing Hong Yang Hotel is an 11-storey hotel development erected on a 3-level commercial podium with a total gross floor area of approximately 12,536.92 sq m.	As at the valuation date, the property was in operation.  According to the	RMB152,000,000 (Renminbi One Hundred and Fifty Two Million
	Road, Nanjing, Jiangsu Province, PRC	The property is located at Daqiaoi Bei Road. Developments in the vicinity are dominated by office and retail buildings. It takes about 40-minute drive to the city center of Nanjing and about 60-minute drive to Nanjing Lukou International Airport.	information provided by the Group, the occupancy rate of the property as at the valuation date was approximately 75%.	(100% interes attributable to the Group RMB152,000,000 (Renminbi One Hundred and Fifty Two Million)
		The property accommodates 215 guest rooms with provision of facilities including food and beverage, multi-functional room, conference rooms and fitness center.		
		As advised by the Group, the property was completed and started operation in 2013.		
		The land use rights of the property have been granted for a term expiring on October 31, 2042 for commercial use.		

- Notes:
- 1. Pursuant to 107 State-owned Land Use Rights Certificates Ning Pu Guo Yong (2013) Di Nos. 19514P, 19515P, 19517P, 19518P, 19521P, 19524P, 19528P, 19529P, 19530P, 19532P, 19534P, 19535P, 19538P, 19541P, 19545P, 19548P, 19549P, 19551P, 19556P, 19557P, 19560P, 19562P, 19564P, 19567P, 19569P, 19572P, 19577P, 19579P, 19581P, 19584P, 19587P, 19590P, 19591P, 19594P, 19596P, 19598P, 19600P, 19602P, 19604P, 19610P, 19611P, 19613P, 19614P, 19615P, 19618P, 19619P, 19621P, 19625P, 19627P, 19636P, 19641P, 19650P, 19831P to 19836P, 19838P, 19851P, 19854P, 19855P, 198656P, 19860P, 19863P, 19869P, 19910P, 19912P, 19916P, 19918P, 19923P, 19925P, 19931P, 19935P, 19936P, 19938P, 19940P, 19944P, 19945P, 19959P, 19960P, 19961P to 19964P, 19966P, 19968P, 19970P, 19972P, 19974P, 19976P, 19978P, 19981P, 19983P, 19987P, 19989P, 19996P, 19999P, 20000P, 20002P, 20049P, 20052P, 20055P, 20057P, 20060P, 20064P dated September 22, 2013, the land use rights of various parcels of land with a total apportioned site area of approximately 784.00 sq m have been granted to Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, for a term expiring on October 31, 2042 for commercial use.
- Pursuant to 119 Building Ownership Certificates Nos. Ning Fang Quan Zheng Pu Chu Zi Di Nos. 401157 to 401159, 401161 to 401166, 429996, 429998, 430003, 430008, 430012, 430019, 430024, 430031, 430033, 430037, 430041, 430046, 430049, 430056, 430060, 430064, 430070, 430076, 430080, 430086, 430091, 430093, 430096, 430099, 430101, 430108, 430111, 430114, 430116, 430117, 430119 to 430123, 430125 to 430133, 430135 to 430140, 430142, 430143, 430144, 430148, 430152, 430158, 430165, 430170, 430175, 430177, 430180, 430181, 430188, 430191, 430192, 430195, 430196, 430197,

430203, 430205 to 430210, 430212, 430213, 430215, 430216, 430217, 430218, 430221, 430223, 430224, 430225, 430226, 430227, 430228, 430230, 430231, 430239, 430240, 430241, 432191 to 432195 and Su (2017) Ning Pu Bu Dong Chan Quan Di Nos. 0068816, 0068932, 0068938, 0068945, 0068946, 0068951, 0068953, 0068957, 0068960, 0068967 and 0068970 dated between January 11, 2013 and June 20, 2013, the building ownership of the property with a total gross floor area of approximately 12,536.92 sq m is vested in Nanjing Redsun.

- 3. Pursuant to Business License No. 913201110532728194 dated May 25, 2017, Nanjing Hong Yang Hotel Company Limited was established as a limited company with a registered capital of RMB10,000,000 for operation commencing on September 29, 2012.
- 4. Detail of the guest rooms are shown in the following table:

	Size	
Room Type	(sq m)	Number of Rooms
Business Room	30	124
Luxury Room	30	65
Executive Room	35 - 40	14
Business Suite	60	6
Family Room	80	4
Luxury Suite	100	1
Executive Suite	180	1
	Total	215

5. Detail of the facilities and amenities are shown in the following table:

F. J. J.B 0.414	Y 1	Total Seating Area	Maximum Seating
Food and Beverage Outlets	Level	(sq m)	Capacity
Buffet Lounge	5	230	100
VIP Room	5	40	12
Hong Yang Zun Di	5	40	12
Hong Yang Lounge	5	100	20
Hong Yang Shang Cheng	5	10	12
		Total	156

Functional Facilities	Level	Size (sq m)
Conference Room	5	35
Multi-Function Conference Room	-1	120
	Total	155
		Size
Other Amenities	Level	(sq m)
Fitness Center	5	27
	Total	27

## **APPENDIX III**

## PROPERTY VALUATION REPORT

- 6. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the property, which is protected under the PRC laws;
  - ii. Nanjing Redsun is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property; and
  - iii. Nanjing Redsun is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 7. The key assumptions adopted in our DCF valuation are summarized as follows:

i. Average daily room rate ("ADR") : RMB335

ii. Capitalization rate : 6.5%

We have made reference the ADR of similar hotels, which are in the range of between RMB300 to RMB359 per night. The above ADR assumed by us is in line with the market.

Cross Floor Area

### Group III — Properties held by the Group for investment in the PRC

				Market value in	
No.	Property	Description and tenure	Particulars of occupancy	existing state as at March 31, 2018	
3.	Retail Unit Nos. 101 and 102,	Solaris Loving City ("the Development") is a large scale residential development erected	As at the valuation date, the property is subject to two	RMB83,900,000 (Renminbi Eighty Three	
	Block No. 8 of Solarise Loving City (旭日愛上城),	on a parcel of land with a site area of approximately 71,029 sq m.	tenancy agreements with the latest one due to expire on March 31, 2025 at a	Million and Nine Hundred Thousand)	
	No. 28 Puwai Road,	The property is situated at Pokou District.	total monthly rent of	(100% interest	
	Hi-tech Development	Developments in the vicinity are dominated	approximately	attributable to	
	Zone,	by residential buildings. It takes about a	RMB203,300.	the Group:	
	Pukou District,	30-minute drive from the property to the city		RMB83,900,000	
	Nanjing,	center of Nanjing.		(Renminbi Eighty Three	
	Jiangsu Province,			Million and Nine	
	PRC	The property comprises two retail units of		Hundred Thousand))	
		the Development with a total gross floor area of approximately 7,300.53 sq m.			
		As advised by the Group, the property was completed in 2015.			
		The land use rights of the property have been granted for a term expiring on September 30, 2047 for commercial use.			

#### Notes:

- 1. Pursuant to two State-owned Land Use Rights Certificates Ning Pu Guo Yong (2016) Di Nos. 22471 and 22478, the land use rights of two parcels of land with a total apportioned site area of approximately 988.78 sq m have been granted to Nanjing Redsun Real Estate Development Co., Ltd (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, for a term expiring on September 30, 2047 for commercial use.
- 2. Pursuant to two Building Ownership Certificates, the building ownership of the property with a gross floor area of approximately 7,300.53 sq m and the corresponding land use rights are vested in Nanjing Redsun, for retail use. Details of the said certificates are as follows:

No.	Certificate No.	Issue Date	(sq m)
1.	Ning Fang Quan Zheng Pu Chu Zi Di No. 582101	February 3, 2016	2,527.61
2.	Ning Fang Quan Zheng Pu Chu Zi Di No. 582102	February 3, 2016	4,772.92
		Total:	7,300.53

- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the property, which is protected under the PRC laws;

- ii. Nanjing Redsun is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property;
- iii. the property subject to a mortgage/various mortgages in favor of Industrial and Commercial Bank of China Limited; and
- iv. Nanjing Redsun is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 4. In undertaking our valuation of the property, we have made reference to market comparables of similar developments which have characteristics comparable to the property. The unit rents of these comparables are in a range between RMB132 to RMB167 per sq m per month for retail units (1/F). Due adjustments to the unit rents of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rent of about RMB139 per sq m per month for retail units (1/F), which is consistent with the relevant comparables.

5. Based on our market research, the market yields of comparable retail development are in a range between 5.3% to 7.4% as at the valuation date. Due adjustments to the market yield of these comparables have been made to reflect factors including but not limited to location, size and quality in arriving at the key assumptions.

In our valuation, we have adopted a capitalization rate of 6.5% for retail units, which is consistent with the relevant comparables.

Notes:

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
4.	A retail unit located at Block Nos. 55-40 of Sun View City (旭日景城), Mufu Dong Road, Gulou District,	Sun View City ("the Development") is a residential development erected on a parcel of land with a site area of approximately 128,033.00 sq m.	As at the valuation date, the property was subject to a tenancy due to expire on June 27, 2024 at a monthly rent of approximately	RMB71,900,000 (Renminbi Seventy One Million and Nine Hundred Thousand)
	Nanjing, Jiangsu Province, PRC	The Development is located in Gulou District. Developments in the vicinity are dominated by residential buildings. It takes about a 20-minute drive from the property to the city center of Nanjing.  The property comprises a retail unit of the	RMB160,600.	(100% interest attributable to the Group: RMB71,900,000 (Renminbi Seventy One Million and Nine Hundred Thousand))
		Development with a gross floor area of approximately 4,450.27 sq m.		<i>"</i>
		As advised by the Group, the property was completed in 2007.		
		The land use rights of the property have been granted for a term expiring on April 14, 2044 for wholesale and retail use.		

- 1. Pursuant to the State-owned Land Use Rights Certificate Ning Xia Guo Yong (2008) Di No. 04911, the land use rights of a parcel of land with a apportioned site area of approximately 1,370.50 sq m have been granted to Nanjing Guo Gang Properties Development Co., Ltd. (南京國港置業發展有限公司) ("Nanjing Guo Gang Properties"), a 100%-owned subsidiary of the Company, for a term expiring on April 14, 2044 for wholesale and retail use.
- 2. Pursuant to a Building Ownership Certificate Ning Fang Quan Zheng Xia Chu Zi Di No. 279546 dated July 31, 2008, the building ownership of the property with a gross floor area of approximately 4,450.27 sq m is vested in Nanjing Guo Gang Properties Development Co., Ltd. (南京國港置業發展有限公司), ("Nanjing Guo Gang Properties"), a 100%-owned subsidiary of the Company, for a term expiring on April 14, 2044 for wholesale and retail use.
- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Guo Gang Properties is the owner of the property, which is protected under the PRC laws;
  - Nanjing Guo Gang Properties is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property; and
  - iii. Nanjing Guo Gang Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.

4. In undertaking our valuation of the property, we have made reference to market comparables of similar developments which have characteristics comparable to the property. The unit rents of these comparables are in a range between RMB152 per sq m to RMB189 per sq m per month for retail units (1/F). Due adjustments to the unit rents of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rent of about RMB166 per sq m per month for retail units (1/F), which is consistent with the relevant comparables.

5. Based on our market research, the market yields of comparable retail developments are in a range between 5.3% to 7.4% as at the valuation date. Due adjustments to the market yield of these market comparables have been made to reflect factors including but not limited to location, size and quality in arriving at the key assumptions.

In our valuation, we have adopted a capitalization rate of 6.5% for retail units, which is consistent with the relevant comparables.

Market value in

No.	Property	Description and tenu	re	Particulars of occupancy	existing state as at March 31, 2018
5.	Changzhou Hong Yang Plaza (常州弘陽廣場), West of Changjiang South Road, South of Zhongwu Avenue,	Changzhou Hong Yan Hong Yang Upper Cit scale residential and co development erected c a site area of approxin	y Phase IV is large- ommercial on a parcel of land with	As at the valuation date, the property was under construction.	RMB629,300,000 (Renminbi Six Hundred Twenty Nine Million and Three Hundred Thousand)
	Tianning District, Changzhou, Jiangsu Province, PRC	The property is located Developments in the v by various residential buildings. It takes abo the Changzhou Station	ricinity are dominated and commercial ut a 20-minute drive to		(100% interest attributable to the Group: RMB629,300,000 (Renminbi Six Hundred Twenty Nine Million
		According to the infor Group, the property w floor area of approxim upon completion. The of the gross floor area	nately 80,844.00 sq m usage and breakdown		and Three Hundred Thousand))
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Commercial Carpark	56,020.71 23,541.61		
		Ancillary	1,281.68		
		Total:	80,844.00		
		granted for two concu	the property have been rrent terms expiring on usiness finance use and		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0096 dated September 10, 2012 and the Supplementary Contract dated October 30, 2012, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties Co., Ltd. (常州弘陽廣場置業有限公司) ("Changzhou Hong Yang Plaza Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB242,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

 Pursuant to the State-owned Land Use Rights Certificate — Chang Guo Yong (2013) Di No. 55231 dated October 28, 2013, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties for two concurrent terms expiring on October 7, 2053 for business finance use and October 7, 2083 for residential use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Certificate mentioned above.

Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320400201600029 dated August 9, 2016, Changzhou
Hong Yang Plaza Properties was permitted to use a parcel of land with a site area of approximately 43,590.00 sq m for
development.

As advised by the Group, the property only comprises portion of the land parcel as stated in Construction Land Planning Permit mentioned above.

4. Pursuant to the Construction Work Planning Permit — Jian Zi Di No. 320400201610024 dated October 21, 2016, the total approved construction scale is approximately 171,511.52 sq m.

As advised by the Group, the property only comprises portion of the construction scale as stated in the Construction Work Planning Permit mentioned above.

- 5. Pursuant to the Construction Work Commencement Permit No. 320400201611180101 dated November 18, 2016, the construction work with a total construction scale of approximately 79,216.14 sq m was approved for commencement.
- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB295,100,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB53,700,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB786,300,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Hong Yang Plaza Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Changzhou Hong Yang Plaza Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Changzhou Hong Yang Plaza Properties has fully paid the land grant premium;
  - iv. Changzhou Hong Yang Plaza Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Changzhou Hong Yang Plaza Properties has obtained the pre-sale permits for the sale of the property;

- vi. the property is subject to a mortgage in favor of Ping An Bank Co., Ltd. Nanjing Branch; and
- vii. Changzhou Hong Yang Plaza Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 9. In undertaking our valuation of the property as if completed, we have made reference to market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB22,200 per sq m to RMB25,500 per sq m for commercial premises (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB22,300 per sq m for commercial premises (1/F), which is consistent with the relevant comparables.

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
6.	Changzhou Sangma Land Lot A (常州桑麻A地塊), North of Laodong Middle Road, East of Lihua North Road, Tianning District, Changzhou, Jiangsu Province, PRC	The property comprises two parcels of land with a total site area of approximately 44,534.85 sq m.	As at the valuation date, the property was vacant and pending for future development.	RMB44,300,000 (Renminbi Forty Four Million and Three Hundred Thousand)
		The property is located in Tianning District.  Developments in the vicinity are dominated by various commercial and residential buildings. It takes about a 10-minute drive to Changzhou Railway Station.  According to the information provided by the Group, the property is planned to be developed into a cultural complex with a total gross floor area of approximately 14,765.44 sq m.		(70% interest attributable to the Group: RMB31,010,000 (Renminbi Thirty One Million and Ten Thousand))
		The land use rights of the property have been granted for two concurrent terms expiring on October 30, 2082 for residential use and October 30, 2052 for other commercial service use respectively.		

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3204012012CR0015 dated February 22, 2012, and its Supplementary Contract, the land use rights of a parcel of land with a site area of approximately 44,534.85 sq m have been granted to Changzhou Sang Ma Culture Expo Park Co., Ltd. (常州桑麻文化博覽園有限公司) ("Changzhou Sang Ma Culture Expo Park"), a 70%-owned subsidiary of the Company, at a land grant fee of RMB235,046,054.
- 2. Pursuant to two State-owned Land Use Rights Certificates, the land use rights of two parcels of land with a total site area of approximately 44,534.85 sq m have been granted to Changzhou Sang Ma Culture Expo Park for two concurrent terms expiring on October 30, 2082 for residential use and October 30, 2052 for other commercial service use. Details of the said certificates are as follows:

No.	Certificate No.	Issue Date	Site Area (sq m)
1.	Chang Guo Yong (2013) Di No. 33440	June 20, 2013	44,523.81
2.	Chang Guo Yong (2013) Di No. 33448	June 20, 2013	11.04
		Total:	44,534.85

3. Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320400201500020 dated May 4, 2015, Changzhou Sang Ma Culture Expo was permitted to use a parcel of land with a site area of approximately 44,476.00 sq m for development.

- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Sang Ma Culture Expo Park is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Changzhou Sang Ma Culture Expo Park is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Changzhou Sang Ma Culture Expo Park has fully paid the land grant premium.
- 5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB5,500 to RMB7,500 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area, time and development restrictions in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB3,000 per sq m, which is consistent with the relevant comparables.

Market value in

<b>No.</b> 7.	Property  Portion of Changzhou Sangma Land Lot C	Description and tenure  The property is located in Tianning District.  Developments in the vicinity are dominated	Particulars of occupancy  As at the valuation date, the property was vacant for	existing state as at March 31, 2018  RMB375,600,000 (Renminbi Three
	(常州桑麻C地塊),	by various commercial and residential	future development.	Hundred Seventy Five
	North of Laodong	buildings. It takes about a 10-minute drive to		Million and Six
	Middle Road,	Changzhou Railway Station.		Hundred Thousand)
	East of Lihua North			
	Road,	According to the information provided by the		(70% interest
	Tianning District,	Group, the property will be developed into		attributable to
	Changzhou City,	various commercial and culture exhibition		the Group:
	Jiangsu Province,	buildings with a total planned gross floor area		RMB262,920,000
	PRC	of approximately 85,355.22 sq m.		(Renminbi Two
				Hundred Sixty Two
		The land use rights of the Land Lot C have		Million Nine Hundred
		been granted for two concurrent terms		and Twenty Thousand))
		expiring on October 30, 2082 for residential		
		use and October 30, 2052 for other		
		commercial service use respectively.		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0015 dated February 22, 2012, and its subsequent Supplementary Contract, the land use rights of a parcel of land with a total site area of approximately 199,885.15 sq m have been granted to Changzhou Sang Ma Real Estate Co., Ltd. (常州桑麻置業有限公司) ("Changzhou Sang Ma Real Estate"), a 70%-owned subsidiary of the Company, at a total land grant fee of RMB1,054,953,946.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract and its Supplement Contract mentioned above.

Pursuant to the State-owned Land Use Rights Certificate — Chang Guo Yong (2014) Di No. 43250 dated August 13, 2014, the
land use rights of a parcel of land with a total site area of approximately 113,273.14 sq m have been granted to Chang Zhou
Sang Ma Real Estate for two concurrent terms expiring on October 30, 2082 for residential use and October 30, 2052 for other
commercial service use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Certificate mentioned above.

- 3. We have been provided with a legal opinion on the title to the property issued by the Company's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Sang Ma Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws:
  - Changzhou Sang Ma Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose
    of the land use rights of the property;

- iii. Changzhou Sang Ma Real Estate has fully paid the land grant premium;
- iv. the property is subject to a mortgage in favor of Zijin Trust Co., Ltd.; and
- v. Changzhou Sang Ma Real Estate is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 4. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB5,500 to RMB7,500 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area, time and development restrictions in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB4,400 per sq m, which is consistent with the relevant comparables.

### Group IV — Properties held by the Group for sale in the PRC

No.	Property	Description and tenur	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
8.	Portion of Loving Garden (愛上花園), Land Plot Nos. 1 to 3 of Taishan Street,	Loving Garden ("the Development") is a composite development erected on a parcel of land with a site area of approximately 77,367.02 sq m.		As at the valuation date, the property was vacant.	RMB5,900,000 (Renminbi Five Million and Nine Hundred Thousand)
	Pukou High-tech Development Zone, Nanjing, Jiangsu Province, PRC	The Development is sit tech Development Zon the vicinity are domina buildings. It takes abou the city center of Nanji 35-minute drive to Nar	te. Developments in atted by residential at a 40-minute drive to ting and about a		(100% interest attributable to the Group: RMB5,900,000 (Renminbi Five Million and Nine Hundred Thousand))
		The property comprises various residential and retail units together with 809 car parking spaces with a total gross floor area of approximately 27,077.38 sq m. The usage and breakdown of the gross floor area are as follows:			Trailaica Titousaila))
			Approximate		
			Gross Floor Area		
		Usage Retail Residential Car Parks	(sq m) 122.05 173.07		
		Total:	26,782.26 27,077.38		
		As advised by the Growns completed in 2017  The land use rights of the granted for two concurses September 15, 2055 for September 15, 2085 for September 15, 208	the property have been rent terms expiring on r commercial use and		

- 1. Pursuant to the State-owned Land Use Right Grant Contract No. 3201542015CR0007 dated April 22, 2015, the land use rights of a parcel of land with a site area of approximately 69,367.02 sq m have been granted to Nanjing Hong Yang Heng Rui Real Estate Development Co., Ltd. (南京弘陽恒瑞房地產開發有限公司) ("Nanjing Hong Yang Heng Rui Real Estate"), a 100%-owned subsidiary of the Company, for a term of 70 years for residential use at a land grant fee of RMB630,000,000.
- 2. Pursuant to the State-owned Land Use Rights Certificate Ning Pu Guo Yong (2015) No. 28092 dated September 23, 2016, the land use rights of a parcel of land with a site area of approximately 77,367.02 sq m have been granted to Nanjing Hong

Yang Heng Rui Real Estate for two concurrent terms expiring on September 15, 2055 for commercial use and September 15, 2085 for residential use.

- Pursuant to the Construction Land Planning Permit Di Zi Di No. 320111201590009 dated August 1, 2015, Nanjing Hong Yang Heng Rui Real Estate was permitted to use a parcel of land with a site area of approximately 78,172.35 sq m for development.
- Pursuant to the Construction Work Planning Permit Jian Zi Di 320111201590044 dated October 10, 2015, the approved construction scale is approximately 188,588.40 sq m.
- 5. Pursuant to the Construction Work Commencement Permit No. 320111201511050701 dated November 5, 2015, the construction work with a total construction scale of approximately 188,588.40 sq m was approved for commencement.
- 6. Pursuant to five Commodity Housing Pre-Sale Permits, various blocks of the Development were approved for pre-sale for residential and commercial uses. Details of the said permits are as follows:

No.	Block No.	Permit No.	Issue Date
1.	4#,6#	Ning Fang Xiao Di No. 2015300155	November 19, 2015
2.	2#, 5#, 14#	Ning Fang Xiao Di No. 2016300004	January 21, 2016
3.	3#, 7#,13#,17#	Ning Fang Xiao Di No. 2016300028	March 24, 2016
4.	8#,11#,15#,16#	Ning Fang Xiao Di No. 2016300046	April 21, 2016
5.	1#, 9#,10# 12#	Ning Fang Xiao Di No. 2016300062	June 3, 2016

7. Pursuant to seventeen Records of Application for Examination of Completion of Works, the construction work of various buildings with a total gross floor area of approximately 144,217.40 sq m for residential use have been examined and such examination has been recorded. Details of the said records are as follows:

				Gross Floor Area
No.	Block No.	Record No.	Issue Date	(sq m)
1.	1#	Ning Pu Bei Zi No. 2017537	November 24, 2017	14,067.40
2.	2#	Ning Pu Bei Zi No. 2017538	November 24, 2017	8,457.90
3.	3#	Ning Pu Bei Zi No. 2017539	November 24, 2017	8,833.40
4.	4#	Ning Pu Bei Zi No. 2017540	November 24, 2017	6,999.80
5.	5#	Ning Pu Bei Zi No. 2017541	November 24, 2017	10,457.90
6.	6#	Ning Pu Bei Zi No. 2017527	November 24, 2017	10,342.40
7.	7#	Ning Pu Bei Zi No. 2017528	November 24, 2017	7,315.50
8.	8#	Ning Pu Bei Zi No. 2017529	November 24, 2017	8,672.30
9.	9#	Ning Pu Bei Zi No. 2017530	November 24, 2017	9,862.70
10.	10#	Ning Pu Bei Zi No. 2017531	November 24, 2017	7,531.70
11.	11#	Ning Pu Bei Zi No. 2017532	November 24, 2017	7,865.40
12.	12#	Ning Pu Bei Zi No. 2017533	November 24, 2017	5,154.70
13.	13#	Ning Pu Bei Zi No. 2017534	November 24, 2017	7,018.40
14.	14#	Ning Pu Bei Zi No. 2017535	November 24, 2017	8,194.40
15.	15#	Ning Pu Bei Zi No. 2017542	November 24, 2017	7,249.40
16.	16#	Ning Pu Bei Zi No. 2017543	November 24, 2017	8,365.80
17.	17#	Ning Pu Bei Zi No. 2017544	November 24, 2017	7,828.30
			Total	144,217.40

As advised by the Group, the property only comprises portion of buildings as stated in the Records of Application of Examination of Completion of Works mentioned above.

- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Hong Yang Heng Rui Real Estate is the owner of the property, which is protected under the PRC laws;
  - ii. Nanjing Hong Yang Heng Rui Real Estate is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property; and
  - iii. Nanjing Hong Yang Heng Rui Real Estate is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 9. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB14,800 to RMB15,100 per sq m for residential units and RMB24,000 to RMB32,900 per sq m for retail units (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB14,800 per sq m for residential units and RMB27,700 per sq m for retail units (1/F), which are consistent with the relevant comparables.

No.	Property	Description and tenu	ire	Particulars of occupancy	Market value in existing state as at March 31, 2018
9.	Portions of Phase I and Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village,	Wuxi Sanwan Qing ("residential developme of land with a site area 799,999.90 sq m.	1	As at the valuation date, the commercial portion of the property was	RMB791,000,000 (Renminbi Seven Hundred and Ninety One Million)
	Mashan, Binhu District, Wuxi, Jiangsu Province, PRC	approximately 51,923	Island (馬山國際旅遊 the vicinity are residential buildings ces about a 50-minute cy to the city center of the portion of the otal gross floor area of	operated by the Group as hotel whilst the remaining portion of the property was vacant.	(100% interest attributable to the Group: RMB791,000,000 (Renminbi Seven Hundred and Ninety One Million)) (see Note 6)
			Approximate		
		Usage Townhouse Commercial Civil Defense Total:	Gross Floor Area (sq m) 33,193.45 17,788.21 950.86 51,923.52		
		As advised by the Grocompleted 2017.	oup, the property was		
		granted for three conc	esidential use, April 8,		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — Xi Guo Tu Zi Chu He (2003) Di No. 13 and four Supplementary Contracts dated January 24, 2003, April 17, 2003, July 22, 2011, August 1, 2013 and November 10, 2016, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. (無錫蘇源檀溪灣置業有限公司) ("Wuxi Su Yuan Tan Xi Wan Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB255,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

2. Pursuant to the State-owned Land Use Rights Certificate — Xi Bin Guo Yong (2008) Di No. 131 dated June 10, 2008, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties for three concurrent terms expiring on April 8, 2073 for residential use, April 8, 2043 for commercial use and April 8, 2053 for other use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Land Use Rights Certificate mentioned above.

3. Pursuant to the three Records of Application for Examination of Completion of Works, the construction work with a total gross floor area of approximately 90,116.59 sq m have been examined and such examination have been recorded. Details of the said records are as follows:

			Gross Floor Area
No.	Record No.	Issue Date	(sq m)
1.	Xi Jian Kai (2007) No. 65	September 25, 2007	41,182.84
2.	Xi Jian Kai (2008) No. 78	November 5, 2008	35,444.47
3.	Xi Bei Zi No. BH201606	January 12, 2016	13,489.28
		Total:	90,116.59

As advised by the Group, the property only comprises portion of the buildings as stated in the Records of Application for Examination of Completion of Works mentioned above.

- 4. Pursuant to five Real Estate Title Certificates dated September 13, 2017, the building ownership with a total gross floor area of approximately 2,249.50 sq m are vested in Wuxi Su Yuan Tan Xi Wan Properties.
- 5. Pursuant to the forty-three Building Ownership Title Certificates dated between May 4, 2011 and September 13, 2017, the building ownership with a total gross floor area of approximately 37,232.60 sq m are vested in Wuxi Su Yuan Tan Xi Wan Properties.
- In the course of our valuation, we have valued the commercial portion of the property on its optimal use as ancillary commercial use as stated in the Real Estate Title Certificates.
- 7. Pursuant to the Business License No. 913202113019232397 dated May 24, 2017, Wuxi Hongyang Lokefei Garden Hotel Management Co., Ltd (無錫弘陽洛克菲花園酒店管理有限公司) was established as a limited company with a registered capital of RMB10,000,000 for operation commencing on April 17, 2014.
- As advised by the Group, portion of the property with a total gross floor area of approximately 13,382.97 sq m has been pre-sold at a total consideration of approximately RMB236,700,000. We have taken into account the aforesaid amount in our valuation.
- 9. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Wuxi Su Yuan Tan Xi Wan Properties is the owner of the property, which is protected under the PRC laws;
  - ii. Wuxi Su Yuan Tan Xi Wan Properties is entitled to occupy, use, lease, transfer or by other legal means to dispose of the property;

- iii. Phase I of the property is subject to various mortgages in favor of Agricultural Bank of China Limited Suzhou Industrial Park District Sub-Branch, China Bohai Bank Company Limited Suzhou Branch, China Guangfa Bank Company Limited Nanjing Jiangning Sub-Branch and Hua Xia Bank Company Limited Nanjing Daxinggong Sub-Branch; and
- iv. Wuxi Su Yuan Tan Xi Wan Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 10. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB19,300 to RMB23,600 per sq m for various types of townhouse and RMB15,000 to RMB17,000 per sq m for commercial premises (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB18,700 per sq m for various types of townhouse and RMB16,200 per sq m for commercial premises (1/F), which are consistent with the relevant comparables.

Market value in

No.	Property	Description and tenun	re	Particulars of occupancy	existing state as at March 31, 2018
10.	Portion of Upper Lake Garden (上湖雅苑), West of Dongfang Avenue, South of Guoxin East Road, Economic Development Zone, Wuzhong District, Suzhou, Jiangsu Province, PRC	Upper Lake Garden (th mixed-use development of land with a site area 69,923.00 sq m.  The Development is loo business area in Wuzho Developments in the viby commercial building 5-minute walk to Yinst Dushuhu South Station  According to the inform Group, the property condevelopment with a total approximately 12,634.3 and breakdown of the group follows:	cated close to the ong District. Icinity are dominated of approximately  cated close to the ong District. Icinity are dominated on one of Metro Line No. 2.  Ination provided by the one of the one of the off the one of the off the one of the off the one of the one	As at the valuation date, the property was vacant.	RMB198,700,000 (Renminbi One Hundred Ninety Eight Million and Seven Hundred Thousand)  (100% interest attributable to the Group: RMB198,700,000 (Renminbi One Hundred Ninety Eight Million and Seven Hundred Thousand))
		1010 %3.	<b>A</b>		
			Approximate Gross Floor Area		
		Usage	(sq m)		
		Residential	10,822.25		
		Commercial	187.34		
		Carpark	1,624.91		
		Total:	12,634.50		
		As advised by the Groucompleted in December			
		The land use rights of the property have been granted for two concurrent terms expiring on December 20, 2053 for wholesale & retail use and December 20, 2083 for residential use.			

- 1. Pursuant to the State-owned Land Use Rights Grant Contract 3205012013CR0148 dated July 30, 2013 and its Supplementary Contract dated September 11, 2013, the land use rights of a parcel of land with a site area of approximately 69,923.00 sq m have been granted to Suzhou Hong Yang Real Estate Development Co., Ltd. (蘇州弘陽房地產開發有限公司) ("Suzhou Hong Yang Real Estate"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,213,647,032.
- Pursuant to the State-owned Land Use Rights Certificate Wu Guo Yong (2014) Di No. 0600293 dated January 7, 2014, the
  land use rights of a parcel of land with a site area of approximately 69,923.00 sq m have been granted to Suzhou Hong Yang
  Real Estate for two concurrent terms expiring on December 20, 2053 for wholesale & retail use and December 20, 2083 for
  residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320506201300206 dated October 18, 2013, Suzhou Hong Yang Real Estate was permitted to use a parcel of land with a site area of approximately 69,923.00 sq m for development.
- 4. Pursuant to four Construction Work Planning Permits, the total approved construction scale is approximately 266,560.86 sq m. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	Jian Zi Di No. 320506201400273	August 18, 2014	99,303.63
2.	Jian Zi Di No. 320506201400112	January 10, 2014	59,898.09
3.	Jian Zi Di No. 320506201400164	August 5, 2014	107,106.35
4.	Jian Zi Di No. 320506201400289	September 19, 2014	252.79
		Total:	266,560.86

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Planning Permits mentioned above.

5. Pursuant to seven Construction Work Commencement Permits, the construction work with a total construction scale of approximately 267,025.10 sq m were approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	320506201509020201	September 2, 2015	74,473.74
2.	320506201412030101	December 3, 2014	5,195.57
3.	320506201410110101	October 11, 2014	9,582.53
4.	320506201405280401	May 28, 2014	60,878.51
5.	320506201405280301	May 28, 2014	55,659.06
6.	320506201407080101	July 8, 2014	983.02
7.	320506201402200101	February 20, 2014	60,252.67
		Total:	267,025.10

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Commencement Permits mentioned above.

6. Pursuant to six Commodity Housing Pre-sale Permits, a total gross floor area of approximately 207,811.19 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issued Date	(sq m)
1.	Su Fang Yu Wu [2015] No. 063	April 16, 2015	41,278.19
2.	Su Fang Yu Wu [2014] No. 189	August 20, 2014	51,405.78
3.	Su Fang Yu Wu [2015] No. 122	June 5, 2015	50,116.41
4.	Su Fang Yu Wu Zhong [2015] No. 264	September 30, 2015	10,298.61
5.	Su Fang Yu Wu Zhong [2015] No. 377	December 24, 2015	19,847.90
Ď.	Su Fang Yu Wu Zhong [2016] No. 042	March 2, 2016	34,864.30
		Total:	207,811.19

As advised by the Group, the property only comprises portion of the buildings as stated in the Commodity Housing Pre-sale Permits mentioned above.

7. Pursuant to nine Records of Application for Examination of Completion of Works, the construction work with a total gross floor area of approximately 72,547.30 sq m have been examined and such examination have been recorded. Details of the said records are as follows:

			Gross Floor Area
No.	Record No.	Issue Date	(sq m)
1.	320511403270101-JX-009	December 8, 2017	92.02
2.	320511403270101-JX-008	December 8, 2017	22.11
3.	320511403270101-JX-010	December 8, 2017	252.79
4.	320511403270101-JX-007	December 8, 2017	14,629.89
5.	320511403270101-JX-002	December 8, 2017	16,148.63
6.	320511403270101-JX-003	December 8, 2017	15,535.02
7.	320511403270101-JX-004	December 8, 2017	15,466.55
8.	320511403270101-JX-005	December 8, 2017	5,188.29
9.	320511403270101-JX-006	December 8, 2017	5,212.00
		Total:	72,547.30

As advised by the Group, the property only comprises portion of the buildings as stated in the Records of Application for Examination of Completion of Works mentioned above.

- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 10,875.78 sq m has been pre-sold at a total consideration of approximately RMB195,600,000. We have taken into account the aforesaid amount in our valuation.
- 9. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Suzhou Hong Yang Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws:
  - Suzhou Hong Yang Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose
    of the land use rights of the property;
  - iii. Suzhou Hong Yang Real Estate has fully paid the land grant premium;
  - iv. Suzhou Hong Yang Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Suzhou Hong Yang Real Estate has obtained the pre-sale permits for the sale of the property.
- 0. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB22,000 to RMB27,000 per sq m for residential units. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB22,800 per sq m for residential units, which is consistent with the relevant comparables.

Market value in

					avisting state as at
No	Duanantr	Decemention and tonum		Doutionland of a company	existing state as at
No.	Property	Description and tenur	<u>e</u>	Particulars of occupancy	March 31, 2018
11.	Portion of Bund No. 1	Bund No. 1 Garden ("th	ne Development")	As at the valuation date, the	RMB70,300,000
	Garden	comprises a parcel of la	and with a site area of	property was vacant.	(Renminbi Seventy
	(外灘壹號花園),	approximately 116,137.	.30 sq m.		Million and Three
	East of Wuyi Bei Road,				Hundred Thousand)
	North of Yunbei Road,	The property is locate	ed at Hutang Town.		
	Hutang Town,	Developments in the v	ricinity are dominated		(85% interest
	Changzhou City,	by various residential	buildings. It takes		attributable to the
	Jiangsu Province,	about a 15-minute drive	e from the property to		Group:
	PRC	the city center of Chang	gzhou.		RMB59,755,000)
					(Renminbi Fifty Nine
		According to the inform	nation provided by the		Million Seven Hundred
		Group, the property has	•		and Fifty Five
		floor area of approxima			Thousand))
		which including 424 ca	rparking spaces. The		
		usage and breakdown of the gross floor area			
		are as follows:	-		
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Residential	237.17		
		Townhouse	2,407.21		
		Commercial	163.23		
		Carpark	13,827.54		
		Total	16,635.15		
		As advised by the Grou	p, the Development		
		was completed in 2013.			
		The land use rights of the	he property have been		
		granted for two concurr	ent terms expiring on		
		March 29, 2050 for who	olesales use and		
		March 29, 2080 for resi	dential use.		

Notes:

1. Pursuant to State-owned Land Use Rights Grant Contract dated December 12, 2009, the land use rights of a parcel of land with a site area of approximately 116,137.30 sq m has been granted to Changzhou Lvdi Kunte Property Co., Ltd. (常州綠地昆特置業有限公司) ("Changzhou Lvdi Kunte"), a 85% owned subsidiary of the Company, at a total land grant fee of RMB439,579,681.

As advised by the Group, the property only comprises portion of the land parcels as stated in the State-owned Land Use Rights Grant Contracts mentioned above.

2. Pursuant to Real Estate Land Use Rights Certificate — Wu Guo Yong (2012) Di No. 1202570 dated April 30, 2010, the land use rights of a parcel of land with a total site area of approximately 116,137.30 sq m have been granted to Changzhou Lvdi

Kunte for wholesales and residential uses, for two concurrent terms expiring on March 29, 2050 for commercial use and March 29, 2080 for residential use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights mentioned above.

3. Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320400201050030 dated April 30, 2010, Changzhou Lvdi Kunte was permitted to use a parcel of land with a site area of approximately 122,713.30 sq m (116,137.30 sq m for residential and commercial uses and 6,576.00 sq m for road use) for development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

4. Pursuant to three Construction Work Planning Permits, the total approved construction scale of the property is approximately 248,099.00 sq m. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	Jian Zi Di No. 320400201150037	April 2, 2011	109,421.00
2.	Jian Zi Di No. 320400201050108	August 24, 2010	90,948.00
3.	Jian Zi Di No. 320400201150132	September 1, 2011	47,694.00
		Total:	248,099.00

As advised by the Group, the property only comprises portion of the construction scale as stated in the Construction Work Planning Permits mentioned above.

5. Pursuant to three Construction Work Commencement Permits, the construction work of the property with a total construction scale of approximately 246,822.00 sq m were approved for commencement. Details of the said permits are as follows:

No.	Permit No.	Issue Date	(sq m)
1.	320483201104290101	April 10, 2011	108,647.00
2.	320483201109230101	September 23, 2011	47,694.00
3	320483201009100101	September 10, 2010	90,481.00
		Total:	246,822.00

As advised by the Group, the property only comprises portion of the construction scale as stated in the Construction Work Commencement Permits mentioned above.

6. Pursuant to twelve Commodity Housing Pre-Sale Permits, various buildings with a total gross floor area of approximately 224,871.17 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Chang Wu Fang (2010) Yu Shou Zheng Di No.062	November 23, 2010	16,112.06
2.	Chang Wu Fang (2010) Yu Shou Zheng Di No.070	December 13, 2010	9,956.58
3.	Chang Wu Fang (2010) Yu Shou Zheng Di No.055	October 25, 2010	26,617.94
4.	Chang Wu Fang (2011) Yu Shou Zheng Di No.004	January 14, 2011	15,093.14
5.	Chang Wu Fang (2011) Yu Shou Zheng Di No.060	September 15, 2011	26,991.86
6.	Chang Wu Fang (2012) Yu Shou Zheng Di No.011	March 7, 2012	21,889.96
7.	Chang Wu Fang (2012) Yu Shou Zheng Di No.031	May 17, 2012	21,075.62
8.	Chang Wu Fang (2012) Yu Shou Zheng Di No.032	May 17, 2012	26,183.55
9.	Chang Wu Fang (2012) Yu Shou Zheng Di No.051	June 28, 2012	4,217.61
10.	Chang Wu Fang (2013) Yu Shou Zheng Di No.010	January 30, 2013	10,392.50
11.	Chang Wu Fang (2013) Yu Shou Zheng Di No.126	December 6, 2013	21,360.44
12.	Chang Wu Fang (2012) Yu Shou Zheng Di No.079	September 18, 2012	24,989.91
		Total:	224,871.17

As advised by the Group, the property only comprises portion of the Commodity Housing Pre-sale Permits mentioned above.

7. Pursuant to four Records of Application for Examination of Completion of Works, the construction work of various buildings with a total gross floor area of 241,978.40 sq m have been examined and such examination has been recorded. Details of the said records are as follows:

	Gross Floor Area	Gross Floor				
Usage	(sq m)	Issue Date	Block	No.		
Residential	46,888.40	December 25, 2013	B1B2	1.		
Residential	72,383.00	January 29, 2013	B3, B4, CK3	2.		
Residential and Commercial	89,920.00	September 24, 2012	D1-D7, CK1CK2	3.		
Residential	32,787.00	June 27, 2013	CK4, CK5, A1-A15	4.		
	241,978.40	Total:				

As advised by the Group, the property only comprises portion of the Application for Examination of Completion of Works mentioned above.

- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Changzhou Lvdi Kunte is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Changzhou Lvdi Kunte is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Changzhou Lvdi Kunte has fully paid the land grant premium;

- Changzhou Lvdi Kunte has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
- v. Changzhou Lvdi Kunte has obtained the pre-sale permits for the sale of the property.
- 9. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB12,700 to RMB16,400 per sq m for townhouses, RMB8,900 to RMB11,400 per sq m for residential units, RMB9,300 to RMB15,000 per sq m for commercial premises (1/F) and RMB70,000 to RMB80,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB14,400 per sq m for townhouses, RMB9,100 per sq m for residential units and RMB10,000 per sq m for commercial premises (1/F) and RMB75,000 per carparking space, which are consistent with the relevant comparables.

## Group V — Properties held by the Group under development in the PRC

No.	Property	Description and tenu	ire	Particulars of occupancy	Market value in existing state as at March 31, 2018
12.	Hong Yang Solaris Loving City • Section VIII (弘陽旭日愛上城八區), South of Liuzhou Road, East of Daqiao Avenue,	Hong Yang Solaris Lc "Development") is a la and commercial devel- parcel of land with a s approximately 423,055	arge-scale residential opment erected on a ite area of	As at the valuation date, the property was under construction.	RMB1,056,500,000 (Renminbi One Billion Fifty Six Million and Five Hundred Thousand)
	Pukou District, Nanjing, Jiangsu Province, PRC		east side of Daqiao rict. Developments in		(100% interest attributable to the Group: RMB1,056,500,000 (Renminbi One Billion Fifty Six Million and Five Hundred Thousand))
		Group, the property co of the Development w area of approximately	ith a total gross floor 237,023.58 sq m upon e and breakdown of the		
		Approximate			
			Gross Floor Area		
		Usage	(sq m)		
		Office	135,111.02		
		Commercial	26,647.70		
		Carpark	58,967.50		
		Civil Defense	12,847.00		
		Ancillary	3,450.36		
		Total:	237,023.58		
		As advised by the Gro			
			the property have been iring on April 21, 2050 use.		

<sup>1.</sup> Pursuant to the State-owned Land Use Rights Grant Contract — Ning Guo Tu Zi Pu Fen Rang He (2007) Di No. 2, the land use rights of a parcel of land with a site area of approximately 423,052.10 sq m have been granted to Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, at a land grant fee of approximately RMB950,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

- 2. Pursuant to the State-owned Land Use Rights Certificate Ning Pu Guo Yong (2010) Di No. 10322P dated April 23, 2010, the land use rights of a parcel of land with a site area of approximately 40,551.60 sq m have been granted to Nanjing Redsun for a term expiring on April 21, 2050 for business financial use.
- 3. Pursuant to the Construction Land Planning Permit Ning Gui Pu Kou Yong Di [2007] No. 0050 dated September 24, 2007, Nanjing Redsun was permitted to use a parcel of land with a site area of approximately 672,447.00 sq m for development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320111201690055 dated August 18, 2016, the total approved construction scale is approximately 234,020.20 sq m.
- 5. Pursuant to the Construction Work Commencement Permit No. 320111201609270101 dated September 27, 2016, the construction work with a total construction scale of approximately 233,999.20 sq m was approved for commencement.
- 6. Pursuant to three Commodity Housing Pre-Sale Permits, various buildings were approved for pre-sale. Details of the said permits are as follows:

No.	Permit No.	Block No.	Issue Date
1.	Ning Fang Xiao Di No. 2017300062	2	August 10, 2017
2.	Ning Fang Xiao Di No. 2017300082	3	October 27, 2017
3.	Ning Fang Xiao Di No. 2017300045	4	June 16, 2017

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB307,300,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB832,500,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 75,031.93 sq m has been pre-sold at a total consideration of approximately RMB1,026,000,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB2,673,700,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Nanjing Redsun is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;

- iii. Nanjing Redsun has fully paid the land grant premium;
- Nanjing Redsun has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
- v. Nanjing Redsun has obtained the pre-sale permits for the sale of the property;
- vi. the property is subject to a mortgage in favor of Ping An Bank Co., Ltd., Nanjing Branch; and
- vii. Nanjing Redsun is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB15,100 to RMB16,400 per sq m for office units and RMB43,800 to RMB50,000 per sq m for commercial premises. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB14,000 per sq m for office units and RMB40,700 per sq m for commercial premises, which are consistent with the relevant comparables.

<u>No.</u>	Property	Description and tenur	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
13.	Spring on West River (春上西江),	Spring on West River i residential and commen	cial development	As at the valuation date, the property was under	RMB706,000,000 (Renminbi Seven
	Yuhuatai Economic Development Zone, Yuhuatai District,	erected on a parcel of la approximately 27,961.8		construction.	Hundred and Six Million)
	Nanjing,	The property is located	at Yuhuatai		(100% interest
	Jiangsu Province,	Economic Developmer	nt Zone in Yuhuatai		attributable to the
	PRC	District. Developments	in the vicinity are		Group:
		dominated by various of	commercial and		RMB706,000,000
		residential buildings. It			(Renminbi Seven
		30-minute drive from the	he property to the city		Hundred and Six
		center.			Million))
		According to the inform	•		
		Group, the property will have a total gross			
		floor area of approximately 75,969.00 sq m upon completion. The usage and breakdown			
		of the gross floor area a	•		
			Gross Floor Area		
		Usage	(sq m)		
		Residential	53,522.08		
		Commercial	1,610.56		
		Carpark	6,304.68		
		Civil Defense	4,321.60		
		Ancillary	10,210.08		
		Total:	75,969.00		
		As advised by the Grou			
		scheduled to be comple	eted in October 2018.		
		The land use rights of t			
		granted for a term expitation 2086 for residential use	•		

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3201012015CR0081 dated September 10, 2015, the land use rights of a parcel of land with a site area of approximately 27,961.83 sq m have been granted to Nanjing Hong Yang Real Estate Development Co., Ltd. (南京弘陽房地產開發有限公司) ("Nanjing Hong Yang Real Estate"), a 100%-owned subsidiary of the Company, at a land grant fee of approximately RMB270,000,000.
- 2. Pursuant to the State-Owned Land Use Rights Certificate Ning Yu Guo Yong (2016) Di No. 03220 dated February 26, 2016, the land use rights of a parcel of land with a site area of approximately 27,961.83 sq m have been granted to Nanjing

Hong Yang Zhong Rui Real Estate Development Co., Ltd. (南京弘陽中瑞房地產開發有限公司) ("Nanjing Hong Yang Zhong Rui"), a 100%-owned subsidiary of the Company, for a term on expiring January 27, 2086 for residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320114201590033 dated November 25, 2015, Nanjing Hong Yang Zhong Rui was permitted to use a parcel of land with a site area of approximately 27,961.83 sq m for development.
- Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320114201690031 dated March 11, 2016, the total approved construction scale is approximately 75,969.00 sq m.
- Pursuant to the Construction Work Commencement Permit No. 320114201604070101 dated April 7, 2016, the construction work with a total construction scale of approximately 75,728.40 sq m was approved for commencement.
- Pursuant to three Commodity Housing Pre-Sale Permits, various buildings was approved for pre-sale. Details of the said permits are as follows:

No.	Permit No.	Block No.	Issue Date
1.	Ning Fang Xiao Di No. 2016100180	1, 3, 4	November 25, 2016
2.	Ning Fang Xiao Di No. 2016100101	2, 5, 7	June 24, 2016
3.	Ning Fang Xiao Di No. 2017100056	6, 8, carpark	May 12, 2017

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB185,500,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB60,700,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 57,079.52 sq m has been pre-sold at a total consideration of approximately RMB884,900,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB917,000,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Nanjing Hong Yang Zhong Rui is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Nanjing Hong Yang Zhong Rui is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Nanjing Hong Yang Zhong Rui has fully paid the land grant premium;
  - Nanjing Hong Yang Zhong Rui has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Nanjing Hong Yang Zhong Rui has obtained the pre-sale permits for the sale of the property.

In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB13,000 to RMB19,400 per sq m for residential units, RMB22,600 to RMB26,200 per sq m for commercial premises and RMB100,000 to RMB150,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB15,600 per sq m for residential units, RMB23,800 per sq m for commercial premises and RMB100,000 per carparking space, which are consistent with the relevant comparables.

Market value in

No.	Property	Description and tenur	re	Particulars of occupancy	existing state as at March 31, 2018
14.	Building No. 5 and portion of Building Nos. 12 and 13 of Hua Impression Golden Palm Garden (旭日華庭金棕櫚園區), No. 9 Daqiao North Road, Pukou District, Nanjing, Jiangsu Province, PRC	Hua Impression Golde "Development") is a la and commercial develo various parcels of land of approximately 205,5  The property is located North Road in Pukou I in the vicinity are dom residential and comme about a 40-minute driv the city center.	opment erected on with a total site area 504.30 sq m.  I at No. 9 Daqiao District. Developments inated by various recial buildings. It takes	As at the valuation date, the property was under construction.	RMB224,000,000 (Renminbi Two Hundred and Twenty Four Million)  (100% interest attributable to the Group: RMB224,000,000 (Renminbi Two Hundred and Twenty Four Million))
		Group, the property wi	uilding Nos. 12 and 13 ith a total gross floor 14,263.99 sq m upon and breakdown of the		
			Approximate		
		**	Gross Floor Area		
		Usage Commercial	(sq m) 1,190.51		
		Residential	12,239.32		
		Ancillary	834.16		
		Total:	14,263.99		
		As advised by the Group, the property is scheduled to be completed in November 2018.  The land use rights of the property have been granted for two concurrent terms expiring on July 21, 2073 for residential use and July 21, 2043 for commercial use.			

- 1. Pursuant to the State-owned Land Use Rights Grant Contract Pu Shi Chu Zi (2003) Di No. 027, the land use rights of a parcel of land with a site area of approximately 170,340.00 sq m have been granted to Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, at a land grant fee of approximately RMB69,005,520.
- 2. Pursuant to the Supplementary Agreement of State-owned Land Use Rights Grant Contract dated December 5, 2004, the site area of a parcel of land as mentioned in note 1 above is revised to 205,504.30 sq m and an additional land grant fee of approximately RMB4,214,400 has been paid by Nanjing Redsun.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

- 3. Pursuant to the State-owned Land Use Rights Certificate Ning Pu Guo Yong (2015) Di No. 37549 dated December 11, 2015, the land use rights of a parcel of land with a site area of approximately 7,496.64 sq m have been granted to Nanjing Redsun, for two concurrent terms expiring on July 21, 2073 for residential use and July 21, 2043 for commercial use.
- 4. Pursuant to the Construction Land Planning Permit No. (2003) 032 dated July 30, 2003, Nanjing Redsun was permitted to use a parcel of land with a site area of approximately 207,664.76 sq m for development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

 Pursuant to two Construction Work Planning Permits — Pu Gui Jian Zhu (2006) Nos. 017 and 096 dated March 3, 2006 and August 9, 2006, the total approved construction scale is approximately 135,515.51 sq m.

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Planning Permits mentioned above.

 Pursuant to two Construction Work Commencement Permits — Nos. 320111201603290301 and 320111201604210101 dated March 29, 2016 and April 21, 2016, the construction work with a total construction scale of approximately 26,114.94 sq m was approved for commencement.

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Commencement Permits mentioned above.

- 7. Pursuant to the Commodity Housing Pre-Sale Permit Ning Fang Xiao Di No. 201730007 dated February 28, 2017, Block Nos. 5, 12 and 13 were approved for pre-sale.
- 8. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB45,600,000, and the estimated outstanding construction cost for completion of the property will be approximately RMB75,400,000. We have taken into account the aforesaid amounts in our valuation.
- 9. As advised by the Group, portion of the property with a total gross floor area of approximately 13,429.83 sq m has been pre-sold at a total consideration of approximately RMB362,200,000. We have taken into account the aforesaid amount in our valuation.
- 10. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB362,200,000.
- 11. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Nanjing Redsun is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;

- iii. Nanjing Redsun has fully paid the land grant premium;
- iv. Nanjing Redsun has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
- v. Nanjing Redsun has obtained the pre-sale permits for the sale of the property.
- 12. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The prices of those comparables are in a range between RMB20,000 to RMB27,300 per sq m for residential units and RMB22,700 to RMB54,100 per sq m for commercial premises. Due adjustments to the unit rates of those comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rates of about RMB25,700 per sq m for residential units and RMB40,200 per sq m for commercial premises, which are consistent with the relevant comparables.

No.	Property	Description and ten	ure	Particulars of occupancy	Market value in existing state as at March 31, 2018
15.	Times in the Garden (時光裡花園), East of Pukou Area of Nanjing University, West of Gaoxin North	Times in the Garden is residential and comm erected on a parcel of approximately 59,533	dercial development fland with a site area of	As at the valuation date, the property was under construction.	RMB1,548,000,000 (Renminbi One Billion Five Hundred and Forty Eight Million)
	Road, Pukou High-Tech Zone, Nanjing, Jiangsu Province, PRC	The property is located Pukou Area of Nanjir west side of Gaoxin March Developments in the by various commercial buildings. It takes about from the property to the Pukou Area of Nanjir Pukou Area of	ng University and the North Road. vicinity are dominated al and residential out a 30-minute drive		(100% interest attributable to the Group: RMB1,548,000,000 (Renminbi One Billion Five Hundred and Forty Eight Million))
		Group, the property v floor area of approxim	mately 164,149.60 sq m e usage and breakdown		
		Approximate			
			Gross Floor Area		
		Usage	(sq m)		
		Residential	97,020.62		
		SOHO	13,042.00		
		Retail	8,726.00		
		Carpark	5,283.02		
		Civil Defense	37,116.28		
		Ancillary	2,961.68		
		Total:	164,149.60		
		As advised by the Grescheduled to be compactable.			
		The land use rights of	f the property have been		
		granted for three cond	current terms expiring		
		on June 18, 2055 for	commercial service and		
		commercial uses and	June 18, 2085 for		
		residential use.			

<sup>1.</sup> Pursuant to two State-owned Land Use Rights Certificates, the land use rights of two parcels of land with a site area of approximately 59,533.11 sq m have been granted to Nanjing Hong Yang Rui Shang Real Estate Development Co., Ltd. (南京 弘陽瑞尚房地產開發有限公司) ("Nanjing Hong Yang Rui Shang Real Estate"), a 100%-owned subsidiary of the Company, for

three concurrent terms expiring on June 18, 2055 for commercial service and commercial uses and June 18, 2085 for residential use. Details of the said certificates are as follows:

		Site Area
Certificate No.	Issue Date	(sq m)
Ning Pu Guo Yong (2015) Di No. 20335	July 27, 2015	48,410.25
Ning Pu Guo Yong (2015) Di No. 20338	July 27, 2015	11,122.86
	Total:	59,533.11

 Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320111201590006 dated June 1, 2015, Nanjing Hong Yang Rui Shang Real Estate was permitted to use a parcel of land with a site area of approximately 61,448.69 sq m for development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

- 3. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320111201590051 dated November 12, 2015, the total approved construction scale is approximately 164,149.60 sq m.
- 4. Pursuant to the Construction Work Commencement Permit No. 320111201512230301 dated December 23, 2015, the construction work with a total construction scale of approximately 162,097.00 sq m was approved for commencement.
- 5. Pursuant to five Commodity Housing Pre-Sale Permits, various buildings were approved for pre-sale. Details of the said permits are as follows:

No.	Permit No.	Block No.	Issue Date
1.	Ning Fang Xiao Di No. 2016300056	1, 3, 7, 8	May 20, 2016
2.	Ning Fang Xiao Di No. 2016300105	2, 6, 11	September 8, 2016
3.	Ning Fang Xiao Di No. 2016300071	4, 5, 9	June 23, 2016
4.	Ning Fang Xiao Di No. 2017300042	10	June 9, 2017
5.	Ning Fang Xiao Di No. 2017300044	12	June 16, 2017

- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB444,000,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB145,100,000. We have taken into account the aforesaid amounts in our valuation.
- 7. As advised by the Group, portion of the property with a total gross floor area of approximately 115,215.51 sq m (excluding the carparking space of approximately 4,849.54 sq m) has been pre-sold at a total consideration of approximately RMB1,852,600,000. We have taken into account the aforesaid amount in our valuation.
- 8. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,921,500,000.
- 9. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Nanjing Hong Yang Rui Shang Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;

- Nanjing Hong Yang Rui Shang Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
- iii. Nanjing Hong Yang Rui Shang Real Estate has fully paid the land grant premium;
- iv. Nanjing Hong Yang Rui Shang Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
- v. Nanjing Hong Yang Rui Shang Real Estate has obtained the pre-sale permits for the sale of the property.
- 10. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB13,500 to RMB17,700 for residential units, RMB12,700 to RMB16,000 per sq m for SOHO and RMB43,800 to RMB50,000 per sq m for commercial premises. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB15,300 per sq m for residential units, RMB13,400 per sq m for SOHO and RMB39,100 per sq m for commercial premises, which are consistent with the relevant comparables.

No.	Property	Description and te	enure	Particulars of occupancy	Market value in existing state as at March 31, 2018
16.	Hong Yang Upper City Phase III (弘陽上城三期), West of Changjiang South Road, South of Zhongwu Avenue, Tianning District,	•	ment erected on a a site area of 710.00 sq m. ated in Tianning ents in the vicinity are	As at the valuation date, the property was under construction.	RMB975,100,000 (Renminbi Nine Hundred Seventy Five Million and One Hundred Thousand)
	Changzhou City, Jiangsu Province, PRC	dominated by various residential and commercial buildings. It takes about a 20-minute drive to the Changzhou Station.		RMB975, (Renmin	attributable to the Group: RMB975,100,000 (Renminbi Nine Hundred Seventy Five Million and One
		gross floor area of a 165,972.50 sq m up	property will have a total a of approximately m upon completion. The akdown of the gross floor		Hundred Thousand))
			Approximate		
			Gross Floor Area		
		Usage Residential Carpark Ancillary	(sq m) 118,976.59 32,917.56 14,078.35		
		Total:	165,972.50		
		scheduled to be cor The land use rights been granted for tw			
		expiring on Decemination August 21, 2083 for			

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0097 dated September 11, 2012 and the Supplementary Contract dated October 30, 2012, the land use rights of a parcel of land with a site area of approximately 111,710.00 sq m have been granted to Changzhou Hong Yang Plaza Properties Co., Ltd. (常州弘陽廣場置業有限公司) ("Changzhou Hong Yang Plaza Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB620,000,000.

2. Pursuant to two State-owned Land Use Rights Certificates, the land use rights of two parcels of land with a total site area of approximately 111,710.00 sq m have been granted to Changzhou Hong Yang Plaza Properties for residential use. Details of the said certificates are as follows:

		Site Area		
No.	Certificate No.	Issue Date	(sq m)	Expiry Date
1.	Chang Guo Yong (2013) Di No. 4390	January 25, 2013	49,800.00	December 11, 2082
2.	Chang Guo Yong (2013) Di No. 49163	September 13, 2013	61,910.00	August 21, 2083
		Total:	111,710.00	

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320400201300007 dated January 30, 2013, Changzhou Hong Yang Plaza Properties was permitted to use a parcel of land with a site area of approximately 111,710.00 sq m for development.
- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320400201510020 dated July 28, 2015, the total approved construction scale is approximately 165,972.50 sq m.
- 5. Pursuant to two Construction Work Commencement Permits, the construction work with a total construction scale of approximately 160,941.75 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	320400201511260201	November 26, 2015	83,435.86
2.	320400201512040101	December 4, 2015	77,505.89
		Total:	160,941.75

6. Pursuant to eight Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 151,894.15 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	(2016) Fang Yu Shou Zheng Di No.059	July 21, 2016	14,237.12
2.	(2016) Fang Yu Shou Zheng Di No.041	May 10, 2016	20,267.17
3.	(2017) Fang Yu Shou Zheng Di No.014	March 17, 2017	18,745.41
4.	(2017) Fang Yu Shou Zheng Di No.006	January 12, 2017	17,402.62
5.	(2016) Fang Yu Shou Zheng Di No.092	November 10, 2016	11,117.64
6.	(2016) Fang Yu Shou Zheng Di No.061	July 21, 2016	19,958.51
7.	(2016) Fang Yu Shou Zheng Di No.082	September 27, 2016	17,248.12
8.	(2017) Fang Yu Shou Zheng Di No.011	March 6, 2017	32,917.56
		Total:	151,894.15

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB477,100,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB31,100,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 129,731.35 sq m has been pre-sold at a total consideration of approximately RMB1,058,400,000. We have taken into account the aforesaid amount in our valuation.

- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,124,000,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Hong Yang Plaza Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Changzhou Hong Yang Plaza Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Changzhou Hong Yang Plaza Properties has fully paid the land grant premium;
  - iv. Changzhou Hong Yang Plaza Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Changzhou Hong Yang Plaza Properties has obtained the pre-sale permits for the sale of the property.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB70,000 to RMB100,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size and building age in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB84,000 per carparking space, which is consistent with the relevant comparables.

No.	Property	Description and tenure		Particulars of occupancy	Market value in existing state as at March 31, 2018
17.	Hong Yang Upper City Phase IV (弘陽上城四期), West of Changjiang South Road, South of Zhongwu	Hong Yang Upper City Phase with Changzhou Hong Yang P residential and commercial deverected on a parcel of land with approximately 43,590.00 sq m.	laza is a velopment n a site area of	As at the valuation date, the property was under construction.	RMB549,300,000 (Renminbi Five Hundred Forty Nine Million and Three Hundred Thousand)
	Avenue, Tianning District, Changzhou City, Jiangsu Province, PRC	The property is located in Tian Developments in the vicinity a by various residential and com buildings. It takes about a 20-n the Changzhou Station.	re dominated mercial		(100% interest attributable to the Group: RMB549,300,000 (Renminbi Five Hundred Forty Nine
		According to the information p Group, the property will have a floor area of approximately 88. upon completion. The usage ar of the gross floor area are as for	a total gross ,772.93 sq m and breakdown		Million and Three Hundred Thousand))
		C	Approximate		
		Usage Residential Commercial Carpark Ancillary	oss Floor Area (sq m) 67,010.81 2,614.02 12,975.90 6,172.20		
		As advised by the Group, the p scheduled to be completed in A.  The land use rights of the prop granted for two concurrent terr October 7, 2053 for business fi	August 2018.  erty have been ns expiring on		
		October 7, 2083 for residential respectively.	use		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0096 dated September 10, 2012 and its Supplementary Contract dated October 30, 2012, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties Co., Ltd. (常州弘陽廣場置業有限公司) ("Changzhou Hong Yang Plaza Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB242,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

 Pursuant to the State-owned Land Use Rights Certificate — Chang Guo Yong (2013) Di No. 55231 dated October 28, 2013, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties for two concurrent terms expiring on October 7, 2053 for business finance use and October 7, 2083 for residential use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Certificate mentioned above.

Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320400201600029 dated August 9, 2016, Changzhou
Hong Yang Plaza Properties was permitted to use a parcel of land with a site area of approximately 43,590.00 sq m for
development.

As advised by the Group, the property only comprises portion of the land parcel as stated in Construction Land Planning Permit mentioned above.

4. Pursuant to the Construction Work Planning Permit — Jian Zi Di No. 320400201610024 dated October 21, 2016, the total approved construction scale is approximately 171,511.52 sq m.

As advised by the Group, the property only comprises portion of the construction scale as stated in the Construction Work Planning Permit mentioned above.

- 5. Pursuant to the Construction Work Commencement Permit No. 320400201612090101 dated December 9, 2016, the construction work with a total construction scale of approximately 90,426.20 sq m was approved for commencement.
- 6. Pursuant to four Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 69,624.83 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Chang Tian (2017) Fang Yu Shou Zheng Di No.(055)	August 24, 2017	11,873.39
2.	Chang Tian (2017) Fang Yu Shou Zheng Di No.(058)	September 29, 2017	19,936.24
3.	(2017) Fang Yu Shou Zheng Di No.(032)	May 5, 2017	13,261.48
4.	(2017) Fang Yu Shou Zheng Di No.(044)	June 14, 2017	24,553.72
		Total:	69,624.83

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB63,700,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB199,000,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 67,681.69 sq m has been pre-sold at a total consideration of approximately RMB773,100,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB852,700,000.

- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Hong Yang Plaza Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Changzhou Hong Yang Plaza Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Changzhou Hong Yang Plaza Properties has fully paid the land grant premium;
  - iv. Changzhou Hong Yang Plaza Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Changzhou Hong Yang Plaza Properties has obtained the pre-sale permits for the sale of the property;
  - vi. the property is subject to a mortgage in favor of Ping An Bank Co., Ltd. Nanjing Branch; and
  - vii. Changzhou Hong Yang Plaza Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB13,000 to RMB13,400 per sq m for residential units, RMB21,700 to RMB25,800 per sq m for commercial premises (1/F) and RMB70,000 to RMB100,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB12,500 per sq m for residential units, RMB23,400 per sq m for commercial premises (1/F) and RMB84,000 per carparking space, which are consistent with the relevant comparables.

Market value in

Garden at Mingfa North Station erected on a parcel of land with a site area of construction.  (明發北站新城弘陽苑), west of Changjiang Avenue, The property is situated in Lai'an County. Chahe Town Developments in the vicinity are dominated Lai'an County, by various residential buildings. It takes Chuzhou City, about a 10-minute drive from the property to Anhui Province, the center of Chahe Town.  Renm Renm PRC (Renm	ting state as at Iarch 31, 2018
(明發北站新城弘陽苑), approximately 8,782.00 sq m. Hunce West of Changjiang Avenue, The property is situated in Lai'an County. Chahe Town Developments in the vicinity are dominated Lai'an County, by various residential buildings. It takes Chuzhou City, about a 10-minute drive from the property to Renm PRC  According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	MB64,600,000 inbi Sixty Four
Avenue, The property is situated in Lai' an County. Chahe Town Developments in the vicinity are dominated Lai' an County, by various residential buildings. It takes Chuzhou City, about a 10-minute drive from the property to R Anhui Province, the center of Chahe Town. (Renm PRC  According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	Million and Six lred Thousand)
Lai'an County, Chuzhou City, Anbui Province, PRC  According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential Ancillary 3,766.18 Ancillary 3,768.53 Total:  17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	(100% interest
Chuzhou City, about a 10-minute drive from the property to RAnhui Province, the center of Chahe Town. (Renm PRC  According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	attributable to
Anhui Province, PRC  According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	the Group:
According to the information provided by the Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	MB64,600,000
Group, the property will have a total gross floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	inbi Sixty Four Million and Six
floor area of approximately 17,744.71 sq m upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	red Thousand))
upon completion. The usage and breakdown of the gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Approximate Gross Floor Area Usage (sq m) Residential 13,976.18 Ancillary 3,768.53 Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Approximate Gross Floor Area  Usage (sq m) Residential 13,976.18 Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Usage (sq m) Residential 13,976.18 Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Usage (sq m) Residential 13,976.18 Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Residential 13,976.18 Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
Ancillary 3,768.53  Total: 17,744.71  As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
As advised by the Group, the property is scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
scheduled to be completed in June 2019.  The land use rights of the property have been granted for two concurrent terms expiring on	
The land use rights of the property have been granted for two concurrent terms expiring on	
granted for two concurrent terms expiring on	
December 17, 2056 for commercial use and	
December 17, 2086 for residential use.	

- 1. Pursuant to the State-owned Land Use Rights Grant Contract 341122 Chu Rang 2017 Nian No. 023 dated May 17, 2017 and its Supplementary Contract dated June 12, 2017, the land use rights of a parcel of land with a site area of approximately 8,782.00 sq m have been granted to Laian Hong Jia Real Estate Development Co., Ltd. (來安弘嘉房地產開發有限公司) ("Laian Hong Jia Real Estate"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB47,900,000.
- 2. Pursuant to the Real Estate Title Certificate Wan (2017) Lai An Xian Bu Dong Chan Quan Di No. 0016346 dated December 25, 2017, the land use rights of a parcel of land with a site area of approximately 8,782.00 sq m have been granted to Laian Hong Jia Real Estate for two concurrent terms expiring on December 17, 2056 for commercial use and December 17, 2086 for residential use.
- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 341122201700067 dated September 11, 2017, Laian Hong Jia Real Estate was permitted to use a parcel of land with a site area of approximately 8,782.00 sq m for development.

- 4. Pursuant to the Construction Work Planning Permit No. 2017093 dated December 15, 2017, the total approved construction scale is approximately 18,308.56 sq m.
- 5. Pursuant to the Construction Work Commencement Permit No. 3411221708220101-SX-001(Bu) dated December 21, 2017, the construction work with a total construction scale of approximately 18,308.56 sq m was approved for commencement.
- 6. Pursuant to the Commodity Housing Pre-Sale Permit (2018) Fang Yu Shou Zheng Di No. 10 dated January 31, 2018, a total gross floor area of approximately 13,976.18 sq m were approved for pre-sale.
- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB8,500,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB41,100,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 5,748.37 sq m has been pre-sold at a total consideration of approximately RMB57,300,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB139,500,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Laian Hong Jia Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Laian Hong Jia Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Laian Hong Jia Real Estate has fully paid the land grant premium;
  - iv. Laian Hong Jia Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Laian Hong Jia Real Estate has obtained the pre-sale permits for the sale of the property.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB9,200 to RMB11,000 per sq m for residential units. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB10,000 per sq m for residential units, which is consistent with the relevant comparables.

Market value in

					Market value in
					existing state as at
No.	Property	Description and tenu	ıre	Particulars of occupancy	March 31, 2018
9.	Garden with Art	Garden with Art is a l	arge-scale residential	As at the valuation date, the	RMB853,800,000
· .	Atmosphere		on a parcel of land with	property was under	(Renminbi Eight
	(藝境花園),	•	nately 60,189.20 sq m.	construction.	Hundred Fifty Three
	West of Changjiang South	a site area of approxim	natery 60,107.20 sq m.	construction.	Million and Eight
	Road,	The property is situate	ad in Chaha Tawn of		Hundred Thousand)
	Chahe Town,		opments in the vicinity		Transica Triousaria)
	Lai'an County,	are dominated by vari	•		(33% interest
	Chuzhou City,	buildings. It takes abo			attributable to the
	Anhui Province,	•			
	PRC	vince, from the property to the center of Chahe Town.			Group:
	TRC	TOWII.			RMB281,754,000
					(Renminbi Two
			rmation provided by the		Hundred Eighty One
		Group, the property w	_		Million Seven Hundred
		**	nately 170,500.84 sq m		and Fifty Four
			e usage and breakdown		Thousand))
		of the gross floor area	are as follows:		
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Residential	124,715.31		
		Townhouse	12,053.91		
		Retail	1,797.76		
		Carpark	29,427.26		
		Ancillary	2,506.60		
		Total:	170,500.84		
		As advised by the Gro	oup, the property is		
		scheduled to be comp	eleted in June 2019.		
		The land use rights of	the property have been		
		_	irrent terms expiring on		
		January 10, 2057 for 6			
		and August 10, 2087			

- 1. Pursuant to the State-owned Land Use Rights Grant Contract 341122 Chu Rang (2017) Nian No. 043 dated June 6, 2017 and its Supplementary Contract dated June 12, 2017, the land use rights of a parcel of land with a site area of approximately 60,189.20 sq m have been granted to Laian Jin Hong Xin Real Estate Co., Ltd. (來安金弘新房地產有限公司) ("Laian Jin Hong Xin Real Estate"), a 33%-owned subsidiary of the Company, at a land grant fee of RMB723,300,000.
- 2. Pursuant to the Real Estate Title Certificate Wan (2017) Lai An Xian Bu Dong Chan Quan Di No. 0014718 dated October 13, 2017, the land use rights of a parcel of land with a site area of approximately 60,189.20 sq m have been granted to Laian Jin Hong Xin Real Estate for two concurrent terms expiring on January 10, 2057 for other commercial use and August 10, 2087 for residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 341122201700053 dated June 30, 2017, Laian Jin Hong Xin Real Estate was permitted to use a parcel of land with a site area of approximately 60,189.20 sq m for development.
- Pursuant to two Construction Work Planning Permits, the total approved construction scale is approximately 170,500.84 sq m.
   Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	No. 2017063	September 7, 2017	48,201.19
2.	No. 2017076	November 6, 2017	122,299.65
		Total:	170,500.84

5. Pursuant to four Construction Work Commencement Permits, the construction work with a total construction scale of approximately 170,358.70 sq m was approved for commencement. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	3411221708210110-SX-001	August 29, 2017	48,201.19
2.	3411221708210110-SX-002	December 8, 2017	65,511.54
3.	3411221708210110-SX-003	December 8, 2017	47,264.64
4.	3411221708210110-SX-004	November 29, 2017	9,381.33
		Total:	170,358.70

6. Pursuant to three Commodity Housing Pre-sale Permits, a total floor area of approximately 65,158.98 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	(2017) Fang Yu Shou Zheng Di No. 075	November 22, 2017	10,222.68
2.	(2017) Fang Yu Shou Zheng Di No. 090	December 22, 2017	22,778.48
3.	(2018) Fang Yu Shou Zheng Di No. 007	January 26, 2018	32,157.82
		Total:	65,158.98

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB67,700,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB440,000,000. We have taken into account the aforesaid amounts in our valuation.
- As advised by the Group, portion of the property with a total gross floor area of approximately 51,875.12 sq m has been
  pre-sold at a total consideration of approximately RMB553,600,000. We have taken into account the aforesaid amount in our
  valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,697,300,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Laian Jin Hong Xin Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Laian Jin Hong Xin Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
- iii. Laian Jin Hong Xin Real Estate has fully paid the land grant premium;
- iv. Laian Jin Hong Xin Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
- v. Laian Jin Hong Xin Real Estate has obtained the pre-sale permits for the sale of the property.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB8,500 to RMB19,300 per sq m for various types of residential units, RMB16,000 to RMB20,100 per sq m for townhouse and RMB19,300 to RMB28,400 per sq m for commercial premises (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB12,500 per sq m for various types of residential units, RMB16,400 per sq m for townhouse and RMB18,200 per sq m for commercial premises (1/F), which are consistent with the relevant comparables.

No.	Property	Description and tenur	e	Particulars of occupancy	Market value in existing state as at March 31, 2018
20.	In Times (時光裡), Junction of Fuyang North Road and	In Times is a residentia on a parcel of land with approximately 42,621.0	a site area of	As at the valuation date, the property was under construction.	RMB738,700,000 (Renminbi Seven Hundred Thirty Eight Million and Seven
	Jinchuan Road,	The property is located	0 0		Hundred Thousand)
	Changfeng County,	County. Developments	•		
	Hefei, Anhui Province,	dominated by various re	_		(100% interest
	PRC	takes about a 20-minute Station.	e drive to Hefei East		attributable to the Group: RMB738,700,000
		According to the inform	nation provided by the		(Renminbi Seven
		Group, the property wil	1		Hundred Thirty Eight
		floor area of approximately 130,448.58 sq m upon completion. The usage and breakdown			Million and Seven
					Hundred Thousand))
		of the gross floor areas are as follows:			
			Approximate		
			<b>Gross Floor Area</b>		
		Usage	(sq m)		
		Residential	96,137.71		
		Carpark	20,971.02		
		Ancillary	7,486.45		
		Civil Defense	5,853.40		
		Total:	130,448.58		
		As advised by the Grouscheduled to be comple			
		The land use rights of the granted for a term expirated for residential use	ring on November 7,		

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract 340121 Chu Rang (2016) No. 100 dated November 8, 2016 and its Supplementary Contract dated November 25, 2016, the land use rights of a parcel of land with a site area of approximately 42,621.00 sq m have been granted to Anhui Hong Lan Real Estate Development Co., Ltd. (安徽弘嵐房地產開發有限公司) ("Anhui Hong Lan Real Estate"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB664,872,000.
- 2. Pursuant to the Real Estate Title Certificate Wan (2017) Chang Feng Bu Dong Chan Quan Di No. 0008610 dated March 24, 2017, the land use rights of a parcel of land with a site area of approximately 42,621.00 sq m have been granted to Anhui Hong Lan Real Estate for a term expiring on November 7, 2086 for residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 340121201720005 dated February 7, 2017, Anhui Hong Lan Real Estate was permitted to use a parcel of land with a site area of approximately 42,621.00 sq m for development.
- 4. Pursuant to seventeen Construction Work Planning Permits, the total approved construction scale is approximately 126,365.12 sq m. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	Chang Jian Nan Xu (2017) 149	May 12, 2017	6,115.14
2.	Chang Jian Nan Xu (2017) 150	May 12, 2017	4,031.35
3.	Chang Jian Nan Xu (2017) 151	May 12, 2017	5,203.21
4.	Chang Jian Nan Xu (2017) 152	May 12, 2017	4,031.35
5.	Chang Jian Nan Xu (2017) 153	May 12, 2017	5,177.88
6.	Chang Jian Nan Xu (2017) 154	May 12, 2017	5,202.81
7.	Chang Jian Nan Xu (2017) 155	May 12, 2017	2,075.23
8.	Chang Jian Nan Min Xu (2017) 133	May 8, 2017	9,598.77
9.	Chang Jian Nan Min Xu (2017) 134	May 8, 2017	11,078.98
10.	Chang Jian Nan Min Xu (2017) 135	May 8, 2017	11,002.15
11.	Chang Jian Nan Min Xu (2017) 136	May 8, 2017	10,978.37
12.	Chang Jian Nan Min Xu (2017) 094	April 19, 2017	10,061.27
13.	Chang Jian Nan Min Xu (2017) 095	April 19, 2017	10,431.68
14.	Chang Jian Nan Min Xu (2017) 202	July 19, 2017	175.74
15.	Chang Jian Nan Min Xu (2017) 203	July 19, 2017	221.02
16.	Chang Jian Nan Min Xu (2017) 201	July 7, 2017	4,469.39
17.	Chang Jian Nan Min Xu (2017) 157	May 16, 2017	26,510.78
		Total:	126,365.12

5. Pursuant to four Construction Work Commencement Permits, the construction work of with a total construction scale of approximately 126,344.92 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	3401211703150101-SX-003	June 1, 2017	98,930.79
2.	3401211703150101-SX-002	June 1, 2017	2,055.03
3.	3401211703150101-SX-001	May 3, 2017	20,492.95
4.	3401211703150101-SX-004	August 16, 2017	4,866.15
		Total:	126,344.92

6. Pursuant to seven Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 59,159.46 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Chang Fang Yu Shou Zheng Di No. 20177120	July 13, 2017	6,250.08
2.	Chang Fang Yu Shou Zheng Di No. 20177121	July 13, 2017	4,129.94
3.	Chang Fang Yu Shou Zheng Di No. 20177122	July 13, 2017	10,347.11
4.	Chang Fang Yu Shou Zheng Di No. 20177123	July 13, 2017	10,739.92
5.	Chang Fang Yu Shou Zheng Di No. 20177203	November 16, 2017	11,230.16
6.	Chang Fang Yu Shou Zheng Di No. 20177204	November 16, 2017	11,242.19
7.	Chang Fang Yu Shou Zheng Di No. 20187044	March 21, 2018	5,220.06
		Total:	59,159.46

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB85,000,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB283,600,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 44,928.35 sq m has been pre-sold at a total consideration of approximately RMB516,300,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,260,600,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Anhui Hong Lan Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Anhui Hong Lan Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Anhui Hong Lan Real Estate has fully paid the land grant premium;
  - Anhui Hong Lan Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Anhui Hong Lan Real Estate has obtained the pre-sale permits for the sale of the property;
  - vi. the property is subject to a mortgage in favor of Chang'an International Trust Co., Ltd.; and
  - vii. Anhui Hong Lan Real Estate is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range

between RMB11,000 to RMB14,800 per sq m for various types of residential units, and RMB60,000 to RMB70,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB13,600 per sq m for various types of residential units, and RMB67,000 per carparking space, which are consistent with the relevant comparables.

Notes:

#### PROPERTY VALUATION REPORT

No.	Property	Description and tenu	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
21.	Sunrise Joy Garden (町悦花園), West of Zhang Shan Road,	Sunrise Joy Garden is development erected o a site area of approxim	n a parcel of land with nately 37,253.98 sq m.	As at the valuation date, the property was under construction.	RMB592,200,000 (Renminbi Five Hundred Ninety Two Million and Two Hundred Thousand)
	South of Yue Liang Wan Road, Yaohai District, Hefei, Anhui Province, PRC	The property is located Developments in the v in residential developm 20-minute drive to Hel According to the information of the development of the control	icinity are dominated nent. It takes about a		(80% interest attributable to the Group: RMB473,760,000
		Group, the property wi floor area of approxim upon completion. The of the gross floor area	ill have a total gross ately 104,117.84 sq m usage and breakdown		(Renminbi Four Hundred Seventy Three Million Seven Hundred and Sixty Thousand))
			Approximate		
		Usage Residential Carpark Civil Defense Ancillary	Gross Floor Area (sq m) 75,146.90 13,837.96 6,682.00 8,450.98		
		Total:	104,117.84		
		As advised by the Groscheduled to be completed			
	The land use rights of the property have been granted for a term expiring on January 12, 2087 for residential use.				

- 1. Pursuant to the State-owned Land Use Rights Grant Contract He Di Yao Hai Jing Ying [2016] No. 182 dated December 13, 2016 and its Supplementary Contract dated January 10, 2017, the land use rights of a parcel of land with a site area of approximately 37,253.98 sq m have been granted to Anhui Hong Peng Properties Co., Ltd. (安徽弘鹏置業有限公司) ("Anhui Hong Peng Properties"), a 80%-owned subsidiary of the Company, at a land grant fee of RMB620,269,999.
- 2. Pursuant to the Real Estate Title Certificate Wan (2017) He Bu Dong Chan Quan Di No. 0062734 dated March 30, 2017, the land use rights of a parcel of land with a site area of approximately 37,253.98 sq m have been granted to Anhui Hong Peng Properties for a term expiring on January 12, 2087 for residential use.
- 3. Pursuant to the Construction Land Planning Permit No. 340102201700005 dated January 19, 2017, Anhui Hong Peng Properties was permitted to use a parcel of land with a site area of approximately 37,253.98 sq m for development.

4. Pursuant to two Construction Work Planning Permit, the total approved construction scale is approximately 102,769.79 sq m. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	He Gui Jian Min Xu No.2017242	May 22, 2017	89,419.15
2.	He Gui Jian Min Xu No.2017168	April 21, 2017	13,350.64
		Total:	102,769.79

5. Pursuant to three Construction Work Commencement Permits, the construction work with a total construction scale of approximately 102,769.64 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	3401021703140101-SX-001	May 8, 2017	1,607.88
2.	3401021703140101-SX-002	May 8, 2017	11,742.76
3.	3401021703140101-SX-003	May 27, 2017	89,419.00
		Total:	102,769.64

6. Pursuant to nine Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 58,940.93 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	He Fang Yu Shou Zheng Di No. 20170817	October 26, 2017	4,672.21
2.	He Fang Yu Shou Zheng Di No. 20170472	July 28, 2017	6,827.85
3.	He Fang Yu Shou Zheng Di No. 20170863	November 8, 2017	8,736.47
4.	He Fang Yu Shou Zheng Di No. 20170473	July 28, 2017	8,671.18
5.	He Fang Yu Shou Zheng Di No. 20171083	December 7, 2017	4,700.46
6.	He Fang Yu Shou Zheng Di No. 20171084	December 7, 2017	6,685.58
7.	He Fang Yu Shou Zheng Di No. 20171085	December 7, 2017	6,945.86
8.	He Fang Yu Shou Zheng Di No. 20170420	July 13, 2017	4,744.92
9.	He Fang Yu Shou Zheng Di No. 20170421	July 13, 2017	6,956.40
		Total:	58,940.93

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB99,000,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB199,200,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 48,097.30 sq m has been pre-sold under various sales and purchase agreements at a total consideration of approximately RMB611,100,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,025,700,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Anhui Hong Peng Properties is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Anhui Hong Peng Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
- iii. Anhui Hong Peng Properties has fully paid the land grant premium;
- iv. Anhui Hong Peng Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
- v. Anhui Hong Peng Properties has obtained the pre-sale permits for the sale of the property;
- vi. the property is subject to a mortgage in favor of Ping An Bank Co., Ltd. Hefei Branch; and
- vii. Anhui Hong Peng Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB12,800 to RMB14,600 per sq m for various types of residential units, and RMB80,000 to RMB110,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB13,800 per sq m for various types of residential units and RMB87,000 per carparking space, which are consistent with the relevant comparables.

No.	Property	Description and ter	nure	Particulars of occupancy	Market value in existing state as at March 31, 2018
22.	Golden Seal and Heaven Shire (金蟹天郡), South of Jingui Road, West of Huayang Road,	Golden Seal and He residential developm of land with a site at 88,719.00 sq m.	nent erected on a parcel	As at the valuation date, the property was under construction.	RMB1,373,800,000 (Renminbi One Billion Three Hundred Seventy Three Million and Eight Hundred Thousand)
	Jintan District, Changzhou City, Jiangsu Province, PRC	The property is located in Jintan District.  Developments in the vicinity are dominated by various residential and commercial buildings. It takes about a 10-minute drive to the Jintan Bus Terminal.			(50% interest attributable to the Group: RMB686,900,000 (Renminbi Six Hundred
		Group, the property floor area of approxi	formation provided by the will have a total gross imately 326,455.39 sq m ne usage and breakdown ea are as follows:		Eighty Six Million and Nine Hundred Thousand))
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Residential	200,090.80		
		Townhouse	20,105.44		
		Commercial	1,940.04		
		Carpark Ancillary	71,890.48 32,428.63		
		•			
		Total:	326,455.39		
		As advised by the G scheduled to be com 2019.			
			of the property have been current terms expiring on		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204822017CR0103 dated June 19, 2017, the land use rights of a parcel of land with a site area of approximately 88,719.00 sq m have been agreed to Changzhou Jin Tan Xu Run Properties Co., Ltd. (常州市金壇旭潤置業有限公司) ("Changzhou Jin Tan Xu Run Properties"), a 50%-owned subsidiary of the Company, at a land grant fee of RMB1,147,149,600.

November 12, 2057 for commercial use and November 12, 2087 for residential use.

2. Pursuant to the Real Estate Title Certificate — (Su 2017) Jintan Qu Bu Dong Chan Quan Di No. 0017360 dated August 1, 2017, the land use rights of a parcel of land with a site area of approximately 88,719.00 sq m have been granted to Changzhou

Jin Tan Xu Run Properties for two concurrent terms expiring on November 12, 2057 for commercial use and November 12, 2087 for residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No.320482201700061 dated August 4, 2017, Changzhou Jin Tan Xu Run Properties was permitted to use a parcel of land with a site area of approximately 88,719.00 sq m for development.
- 4. Pursuant to four Construction Work Planning Permits, the total approved construction scale is approximately 327,890.80 sq m. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	Jian Zi Di No. 320482201700115	September 30, 2017	180,002.50
2.	Jian Zi Di No. 320482201700118	October 10, 2017	39,109.06
3.	Jian Zi Di No. 320482201700119	October 10, 2017	65,011.58
4.	Jian Zi Di No. 320482201700117	October 10, 2017	43,767.66
		Total:	327,890.80

5. Pursuant to two Construction Work Commencement Permits, the construction work with a total construction scale of approximately 323,692.00 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	320482201710270301	October 27, 2017	222 (02 00
2.	320482201710270401	October 27, 2017	323,692.00
		Total:	323,692.00

6. Pursuant to seven Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 178,769.63 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Chang Tan (2017) Fang Yu Shou Zheng Di No. (040)	November 10, 2017	85,548.54
2.	Chang Tan (2017) Fang Yu Shou Zheng Di No. (037)	November 3, 2017	8,813.39
3.	Chang Tan (2017) Fang Yu Shou Zheng Di No. (038)	November 3, 2017	7,694.44
4.	Chang Tan (2018) Fang Yu Shou Zheng Di No. (006)	February 12, 2018	23,842.87
5.	Chang Tan (2018) Fang Yu Shou Zheng Di No. (008)	March 21, 2018	25,147.50
6.	Chang Tan (2018) Fang Yu Shou Zheng Di No. (004)	January 29, 2018	18,153.84
7.	Chang Tan (2017) Fang Yu Shou Zheng Di No. (049)	December 19, 2017	9,569.05
		Total:	178,769.63

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB147,900,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB796,600,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 110,378.98 sq m has been pre-sold at a total consideration of approximately RMB1,255,900,000 We have taken into account the aforesaid amount in our valuation.

- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB3,014,700,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Jin Tan Xu Run Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Changzhou Jin Tan Xu Run Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Changzhou Jin Tan Xu Run Properties has fully paid the land grant premium;
  - iv. Changzhou Jin Tan Xu Run Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Changzhou Jin Tan Xu Run Properties has obtained the pre-sale permits for the sale of the property.
  - vi. the property is subject to a mortgage in favor of China Bohai Bank Co., Ltd Nanjing Branch; and
  - vii. Changzhou Jin Tan Xu Run Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB11,400 to RMB14,900 per sq m for various types of residential units, RMB17,000 to RMB19,500 per sq m for townhouse, RMB16,200 to RMB16,500 per sq m for commercial premises (1/F) and RMB90,000 to RMB99,000 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB12,800 per sq m for various types of residential units, RMB20,300 per sq m for townhouse, RMB16,700 per sq m for commercial premises (1/F) and RMB89,000 per carparking space, which are consistent with the relevant comparables.

No.	Property	Description and tenur	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
23.	Esteeming Virtues Garden (尚德苑), East of Shangde Road, North of Ronghua, Xiaoqu, Tongzhou District, Nantong, Jiangsu Province, PRC	Esteeming Virtues Gardevelopment erected or a site area of approxim  The property is located Developments in the viby residential and auxilitakes about a 20-minute Xingdong International	n a parcel of land with ately 37,348.00 sq m. at Tongzhou District. icinity are dominated liary retail buildings. It e drive to Nantong	As at the valuation date, the property was under construction.	RMB337,600,000 (Renminbi Three Hundred Thirty Seven Million and Six Hundred Thousand)  (33.30% interest attributable to the Group: RMB112,420,800
		According to the information Group, the property with floor area of approximation upon completion. The too of the gross floor area and the gross floor area are a gross floor area and the gross floor area are and the gross floor area are and the gross floor area are and the gross floor area area.	ll have a total gross ately 61,478.67 sq m usage and breakdown		(Renminbi One Hundred Twelve Million Four Hundred Twenty Thousand and Eight Hundred))
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Townhouse	12,449.92		
		Residential	25,396.60		
		Carpark	10,609.66		
		Ancillary Civil Defense	8,720.76		
		CIVII Deletise	4,301.73		
		Total:	61,478.67		
		As advised by the Grouscheduled to be completed			
		The land use rights of t granted for a term expi for residential use.			

#### Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3206832017CR0048 dated May 24, 2017 and its Supplementary Contract dated July 10, 2017, the land use rights of a parcel of land with a site area of approximately 37,348.00 sq m have been granted to Nantong Jin Li Properties Co., Ltd. (南通錦力置業有限公司) ("Nantong Jin Li Properties"), a 33.30%-owned subsidiary of the Company, at a land grant fee of RMB301,024,880.
- 2. Pursuant to the Real Estate Title Certificate Su (2017) Tong Zhou Qu Bu Bong Chan Quan No. 0023358 dated October 30, 2017, the land use rights of a parcel of with a site area of approximately 37,348.00 sq m have been granted to Nantong Jin Li Properties for a term expiring on July 3, 2087 for residential use.

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320604201710072 dated July 17, 2017, Nantong Jin Li Properties was permitted to use a parcel of land with a site area of approximately 37,348.00 sq m for development.
- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320604201710205 dated November 29, 2017, the total approved construction scale is approximately 61,561.26 sq m.
- 5. Pursuant to the Construction Work Commencement Permit No. 320683201712080301 dated December 8, 2017, the construction work with a total construction scale of approximately 61,561.26 sq m was approved for commencement.
- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB18,100,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB173,000,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB633,800,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nantong Jin Li Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Nantong Jin Li Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Nantong Jin Li Properties has fully paid the land grant premium;
  - iv. Nantong Jin Li Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Nantong Jin Li Properties has obtained the pre-sale permits for the sale of the property.
- 9. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB23,200 to RMB25,900 per sq m for townhouse and RMB11,500 to RMB13,900 per sq m for residential units. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB25,000 per sq m for townhouse and RMB12,700 per sq m for residential units, which are consistent with the relevant comparables.

Property	Description and tenur	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
Suzhou Land Lot No. 2016-WG-64, East of Sangyuan Road, South of Guihuaqujian Road, Xushuguan	residential developmen parcels of land with a to approximately 44,700.5	at erected on two otal site area of 50 sq m.	As at the valuation date, the property was under construction.	RMB1,379,200,000 (Renminbi One Billion Three Hundred Seventy Nine Million and Two Hundred Thousand)
Gaoxin District, Suzhou, Jiangsu Province, PRC	Developments in the v by residential and auxil takes about a 5-minute	vicinity are dominated liary retail buildings. It drive to Suzhou New		(100% interest attributable to the Group: RMB1,379,200,000 (Renminbi One Billion
	Group, the property will floor area of approximate upon completion. The upon completion area of approximately appr	Il have a total gross ately 95,339.18 sq m usage and breakdown		Three Hundred Seventy Nine Million and Two Hundred Thousand))
	Approximate			
	O .	` * ′		
	•	*		
	Total:	95,339.18		
As advised by the Group, the reside will be sold with fine decoration.				
	As advised by the Group, the property is scheduled to be completed in September 2018.			
	The land use rights of the property have been granted for a term expiring on December 12, 2086 for residential use.			
	Suzhou Land Lot No. 2016-WG-64, East of Sangyuan Road, South of Guihuaqujian Road, Xushuguan Town, Gaoxin District, Suzhou, Jiangsu Province,	Suzhou Land Lot No. 2016-WG-64, residential development parcels of land with a tapproximately 44,700.3 Road, Xushuguan Town, Gaoxin District, Suzhou, Jiangsu Province, PRC  Base of Sangyuan Road, South of Guihuaqujian Road, Xushuguan Town, Gaoxin District, Suzhou, Jiangsu Province, PRC  Base of Sangyuan Road, South of Guihuaqujian approximately 44,700.3 Pevelopments in the suby residential and auxitakes about a 5-minute District Railway Statio  According to the information of the total gross floor  Usage Residential Carpark Ancillary Total:  As advised by the Growwill be sold with fine decomples 2018.	Suzhou Land Lot No. 2016-WG-64 is a residential development erected on two parcels of land with a total site area of approximately 44,700.50 sq m.  Town, Gaoxin District, Suzhou, Jiangsu Province, PRC  The property is located at Xushuguan Town. Developments in the vicinity are dominated by residential and auxiliary retail buildings. It takes about a 5-minute drive to Suzhou New District Railway Station.  According to the information provided by the Group, the property will have a total gross floor area of approximately 95,339.18 sq m upon completion. The usage and breakdown of the total gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 69,743.96 Carpark 22,011.28 Ancillary 3,583.94  Total: 95,339.18  As advised by the Group, the residential units will be sold with fine decoration.  As advised by the Group, the property is scheduled to be completed in September 2018.	Suzhou Land Lot No. 2016-WG-64 is a residential development erected on two parcels of land with a total site area of approximately 44,700.50 sq m.  Suzhou Land Lot No. 2016-WG-64 is a residential development erected on two parcels of land with a total site area of approximately 44,700.50 sq m.  Town, Gaoxin District, Suzhou, Jiangsu Province, PRC  Developments in the vicinity are dominated by residential and auxiliary retail buildings. It takes about a 5-minute drive to Suzhou New District Railway Station.  According to the information provided by the Group, the property will have a total gross floor area of approximately 95,339.18 sq m upon completion. The usage and breakdown of the total gross floor area are as follows:  Approximate Gross Floor Area Usage (sq m) Residential 69,743.96 Carpark 22,011.28 Ancillary 3,583.94  Total: 95,339.18  As advised by the Group, the residential units will be sold with fine decoration.  As advised by the Group, the property is scheduled to be completed in September 2018.

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3205012016CR0110 dated October 18, 2016 and its Supplementary Contract dated November 4, 2016, the land use rights of a parcel of land with a site area of approximately 44,700.50 sq m have been granted to Suzhou Hong Yang Investment Co., Ltd. (蘇州弘陽投資有限公司) ("Suzhou Hong Yang Investment"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,328,620,447.

2. Pursuant to two Real Estate Title Certificates, the land use rights of two parcels of land with a total site area of approximately 44,700.50 sq m have been granted to Suzhou Hong Yang Investment for a term expiring on December 12, 2086 for residential use. Details of the said certificates are as follows:

No.	Certificate No.	Issue Date	Site Area (sq m)
1.	Su (2017) Su Zhou Shi Bu Dong Chan Quan Di No. 5046595	February 23, 2017	17,508.70
2.	Su (2017) Su Zhou Shi Bu Dong Chan Quan Di No. 5046594	February 23, 2017	27,191.80
		Total:	44,700.50

- Pursuant to the Construction Land Planning Permit Di Zi Di No. 320505201700007 dated January 18, 2017, Suzhou Hong Yang Investment was permitted to use a parcel of land with a site area of approximately 44,700.50 sq m for development.
- Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320505201700015 dated January 25, 2017, the total approved construction scale is approximately 95,339.18 sq m.
- Pursuant to the Construction Work Commencement Permit No. 320591201703100201 dated March 10, 2017, the construction work with a total construction scale of approximately 95,339.18 sq m was approved for commencement.
- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB111,800,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB419,600,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB2,092,300,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Suzhou Hong Yang Investment is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Suzhou Hong Yang Investment is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Suzhou Hong Yang Investment has fully paid the land grant premium;
  - iv. Suzhou Hong Yang Investment has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Suzhou Hong Yang Investment has obtained the pre-sale permits for the sale of the property.
  - vi. the property is subject to a mortgage/various mortgages in favor of Industrial and Commercial Bank of China Limited Suzhou Gaoxin District Sub-branch and Industrial and Commercial Bank of China Limited Jiangsu Province Branch; and

- vii. Suzhou Hong Yang Investment is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 9. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range of RMB27,600 to RMB32,200 per sq m for residential units. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB30,000 per sq m for residential units, which is consistent with the relevant comparables.

Market value in

No.	Property	Description and tenur	e .	Particulars of occupancy	existing state as at March 31, 2018
25.	Luyuan Architecture	Luyuan Architecture is		As at the valuation date, the	RMB1,584,500,000
	(甪源名築),	development erected on		property was under construction.	(Renminbi One Billion
	North of Luzhi Road,	a site area of approxima	a site area of approximately 60,960.50 sq m.		Five Hundred Eighty
	East of Fucheng North				Four Million and Five
	Road,	The property is located			Hundred Thousand)
	Luzhi Town,	Developments in the vic	-		
	Wuzhong District,	by residential and auxili	-		(100% interest
	Suzhou,	takes about a 30-minute drive to Suzhou			attributable to
	Jiangsu Province,	Railway Station.			the Group:
	PRC				RMB1,584,500,000
		According to the inform	nation provided by the		(Renminbi One Billion
		Group, the property wil	l have a total gross		Five Hundred Eighty
		floor area of approxima	tely 149,634.41 sq m		Four Million and Five
		upon completion. The usage and breakdown			Hundred Thousand))
		of the gross floor area are as follows:			
		Approximate			
			Gross Floor Area		
		Usage	(sq m)		
		Residential	106,654.42		
		Commercial	819.90		
		Carpark	20,440.69		
		Ancillary	13,019.40		
		Civil Defense	8,700.00		
		Total:	149,634.41		
		As advised by the Group, the property is scheduled to be completed in June 2020.			
		The land use rights of the	ne property have been		
		granted for a term expir	ing on May 17, 2086		
		for residential use.	- •		

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 320502016CR0059 dated May 18, 2016 and its Supplementary Contract dated June 1, 2016, the land use rights of a parcel of land with a site area of approximately 60,960.50 sq m have been granted to Suzhou Hong Yang Land Co., Ltd. (蘇州弘陽置地有限公司) ("Suzhou Hong Yang Land"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,538,183,982.
- 2. Pursuant to the Real Estate Title Certificate Su (2016) Su Zhou Shi Bu Dong Chan Quan Di No. 6024610 dated July 29, 2016, the land use rights of parcel of land with a site area of approximately 60,960.40 sq m have been granted to Suzhou Hong Yang Land for a term expiring on May 17, 2086 for residential use.
- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320506201600143 dated July 21, 2016, Suzhou Hong Yang Land was permitted to use a parcel of land with a site area of approximately 60,960.50 sq m for development.

- Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320506201600232 dated November 7, 2016, the total approved construction scale is approximately 147,848.96 sq m.
- 5. Pursuant to two Construction Work Commencement Permits, the construction work with a total construction scale of approximately 147,848.96 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	320506201611180101	November 18, 2016	74,753.83
2.	320506201612200101	December 20, 2016	73,095.13
		Total:	147,848.96

- 6. Pursuant to the Commodity Housing Pre-sale Permit Su Fang Yu Wu Zhong [2017] No.164 dated August 18, 2017, a total gross floor area of approximately 51,790.64 sq m was approved for pre-sale.
- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB307,200,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB147,200,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 3,700.02 sq m has been pre-sold at a total consideration of approximately RMB75,700,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB2,261,900,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Suzhou Hong Yang Land is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Suzhou Hong Yang Land is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Suzhou Hong Yang Land has fully paid the land grant premium;
  - iv. Suzhou Hong Yang Land has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Suzhou Hong Yang Land has obtained the pre-sale permits for the sale of the property;
  - vi. the property is subject to a mortgage/various mortgages in favor of China Bohai Bank Co., Ltd. Suzhou Branch and Agricultural Bank of China Limited Suzhou Industrial Park Sub-branch; and
  - vii. Suzhou Hong Yang Land is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.

11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB18,000 to RMB23,700 per sq m for various types of residential units and RMB13,200 to RMB18,000 per sq m for commercial premises. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB21,100 per sq m for various types of residential units and RMB16,800 per sq m for commercial premises, which are consistent with the relevant comparables.

No.	Property	Description and tenu	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
26.	Upper Water Garden (上水雅苑), North of Xinxian Road, East of Wenchang Road, Gaoxin District,	Upper Water Garden is development erected o with a total site area of 69,325.40 sq m.	n two parcels of land	As at the valuation date, the property was under construction.	RMB1,792,100,000 (Renminbi One Billion Seven Hundred Ninety Two Million and One Hundred Thousand)
	Suzhou, Jiangsu Province, PRC	The property is located Developments in the v by residential and auxi takes about a 5-minute District Railway Station	icinity are dominated liary retail buildings. It drive to Suzhou New		(100% interest attributable to the Group: RMB1,792,100,000 (Renminbi One Billion
		According to the information Group, the property with floor area of approximation upon completion. The of the total gross floor	ately 197,866.94 sq m usage and breakdown		Seven Hundred Ninety Two Million and One Hundred Thousand))
			Approximate		
		**	Gross Floor Area		
		Usage Residential	(sq m) 149,192.47		
		Carpark	39,900.58		
		Ancillary	8,773.89		
		Total:	197,866.94		
		As advised by the Groscheduled to be compleated.			
		The land use rights of granted for a term expi	iring on March 23,		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3205012016CR0007 dated January 12, 2016 and its Supplementary Contract dated February 18, 2016, the land use rights of two parcels of land with a site area of approximately 69,325.40 sq m have been granted to Suzhou Hong Yang Properties Co., Ltd. (蘇州弘陽置業有限公司) ("Suzhou Hong Yang Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,053,508,998.

2. Pursuant to two Real Estate Title Certificates, the land use rights of two parcels of land with a total site area of approximately 69,325.40 sq m have been granted to Suzhou Hong Yang Properties for a term expiring on March 23, 2086 for residential use. Details of the said certificates are as follows:

No.	Lot No.	Certificate No.	Issue Date	Site Area (sq m)
1.	320505001076GB00066W00000000	Su (2016) Su Zhou Shi Bu Dong Chan	April 15, 2016	18,595.20
		Quan Di No. 5009813		
2.	320505001076GB00067W00000000	Su (2016) Su Zhou Shi Bu Dong Chan	April 15, 2016	50,730.20
		Quan Di No. 5009815		
			Total:	69,325.40

- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320505201600013 dated March 17, 2016, Suzhou Hong Yang Properties was permitted to use a parcel of land with a site area of approximately 69,325.40 sq m for development.
- 4. Pursuant to two Construction Work Planning Permits, the total approved construction scale is approximately 197,938.07 sq m.

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	Jian Zi Di No. 320505201600048	April 1, 2016	56,386.97
2.	Jian Zi Di No. 320505201600092	May 31, 2016	141,551.1
		Total:	197,938.07

5. Pursuant to three Construction Work Commencement Permits, the construction work with a total construction scale of approximately 197,938.07 sq m was approved for commencement. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	320591201604280501	April 28, 2016	56,386.97
2.	320591201607250101	July 25, 2016	62,174.10
3.	320591201607250201	July 25, 2016	79,377.00
		Total:	197,938.07

6. Pursuant to four Commodity Housing Pre-sale Permits, a total gross floor area of approximately 149,192.47 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Su Fang Yu Gao Xin [2016] No. 244	August 26, 2016	43,863.99
2.	Su Fang Yu Gao Xin [2016] No. 316	December 9, 2016	33,043.14
3.	Su Fang Yu Gao Xin [2017] No. 046	April 19, 2017	36,161.38
4.	Su Fang Yu Gao Xin [2017] No. 118	June 16, 2017	36,123.96
		Total:	149,192.47

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB397,500,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB286,700,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 141,556.24 sq m has been pre-sold at a total consideration of approximately RMB2,355,500,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB2,495,300,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Suzhou Hong Yang Properties is the owner of the land use rights of the property, which is protected under the PRC laws:
  - ii. Suzhou Hong Yang Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Suzhou Hong Yang Properties has fully paid the land grant premium;
  - Suzhou Hong Yang Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Suzhou Hong Yang Properties has obtained the pre-sale permits for the sale of the property;
  - vi. the property is subject to a mortgage/various mortgages in favor of Agricultural Bank of China Limited Suzhou Industrial Park Sub-branch and Bank of China Limited Suzhou Gaoxin District Sub-branch; and
  - Suzhou Hong Yang Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB16,400 to RMB18,700 per sq m for residential units. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB18,300 per sq m for residential units, which is consistent with the relevant comparables.

No.	Property	Description and tenur	e	Particulars of occupancy	Market value in existing state as at March 31, 2018
27.	Portion of Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village, Mashan,	Wuxi Sanwan Qing ("the residential development of land with a site area of 799,999.90 sq m.	erected on a parcel	As at the valuation date, the property was under construction.	RMB394,000,000 (Renminbi Three Hundred and Ninety Four Million)
	Binhu District, Wuxi, Jiangsu Province, PRC	The Development is loc International Tourism Is 島). Developments in the dominated by various reand townhouses. It take drive from the property Wuxi.	sland (馬山國際旅遊 e vicinity are esidential buildings s about a 50-minute		(100% interest attributable to the Group: RMB394,000,000 (Renminbi Three Hundred and Ninety Four Million))
		The property comprises Development with a tot approximately 30,976.0 and breakdown of the g follows:	al gross floor area of 6 sq m. The usage		
		Approximate Gross Floor Area			
		Usage Townhouse Ancillary	(sq m) 27,073.54 3,902.52		
		Total:	30,976.06		
		As advised by the Gracheduled to be come 2019.			
	The land use rights of the property have been granted for three concurrent terms expiring on April 8, 2073 for residential use, April 8, 2043 for commercial use and April 8, 2053 for other use.				

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — Xi Guo Tu Zi Chu He (2003) Di No. 13 and four Supplementary Contracts dated January 24, 2003, April 17, 2003, July 22, 2011, August 1, 2013 and November 10, 2016, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. (無錫蘇源檀溪灣置業有限公司) ("Wuxi Su Yuan Tan Xi Wan Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB255,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Right Grant Contract mentioned above.

2. Pursuant to the State-owned Land Use Rights Certificate — Xi Bin Guo Yong (2008) Di No. 131 dated June 10, 2008, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties for three concurrent terms expiring on April 8, 2073 for residential use, April 8, 2043 for commercial use and April 8, 2053 for other use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Land Use Rights Certificate mentioned above.

Pursuant to the Construction Land Planning Permit — Xi Gui De Xu (2003) Di No. 063 dated April 4, 2003, Wuxi Su Yuan
Tan Xi Wan Properties was permitted to use a parcel of land with a site area of approximately 800,000.00 sq m for
development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

4. Pursuant to four Construction Work Planning Permits, the approved construction scale is approximately 122,325.00 sq m. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	Jian Zi Di No. 3202112013C0009	June 6, 2013	40,218.00
2.	Jian Zi Di No. 3202112013C0013	July 8, 2013	18,499.00
3.	Jian Zi Di No. 3202112013C0020	August 27, 2013	56,704.00
4.	Jian Zi Di No. 3202112018A0019	February 11, 2018	6,904.00
		Total:	122,325.00

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Planning Permits mentioned above.

5. Pursuant to five Construction Work Commencement Permits, the construction work with a total construction scale of approximately 67,058.34 sq m was approved for commencement. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	320211020130089	August 29, 2013	18,499.00
2.	320211020130099	September 17, 2013	13,489.28
3.	320211020140009	January 20, 2014	19,433.06
4.	320211201711020201	November 2, 2017	8,733.00
5.	320211201803140101	March 14, 2018	6,904.00
		Total:	67,058.34

As advised by the Group, the property only comprises portion of the buildings as stated in the Construction Work Commencement Permits mentioned above.

6. Pursuant to the Commodity Housing Pre-sale Permit — (2018) Yu Xiao Zhun Zi Di No. 002, a gross floor area of approximately 8,478.97 sq m were approved for pre-sale.

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB221,300,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB162,800,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 6,172.36 sq m has been pre-sold at a total consideration of approximately RMB166,500,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB747,600,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Wuxi Su Yuan Tan Xi Wan Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Wuxi Su Yuan Tan Xi Wan Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Wuxi Su Yuan Tan Xi Wan Properties has fully paid the land grant premium;
  - iv. Wuxi Su Yuan Tan Xi Wan Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. Wuxi Su Yuan Tan Xi Wan Properties has obtained the pre-sale permits for the sale of the property;
  - vi. the property is subject to various mortgages in favor of Agricultural Bank of China Limited Suzhou Industrial Park
    District Sub-Branch, China Bohai Bank Company Limited Suzhou Branch and China Guangfa Bank Company Limited
    Nanjing Jiangning Sub-Branch; and
  - vii. Wuxi Su Yuan Tan Xi Wan Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB27,800 to RMB31,300 per sq m for townhouse. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB27,800 per sq m for townhouse, which is consistent with the relevant comparables.

No.	Property	Description and tenu	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
28.	Mountain View Garden (山卿苑), Baoting Village, Baohua Town, Jurong,	Hong Yang Mountain commercial and recrea erected on three parcel site area of approximat	tional development s of land with a total	As at the valuation date, the property was under construction.	RMB371,000,000 (Renminbi Three Hundred and Seventy One Million)
	Jiangsu Province, PRC	The property is located at Baoting Village.  Developments in the vicinity are dominated by various residential buildings. It takes about a 40-minute drive to the both Nanjing city center and Jurong city center.		(100% interest attributable to the Group: RMB371,000,000 (Renminbi Three Hundred and Seventy	
		As advised by the Grothave a total gross floor 82,104.50 sq m upon cand breakdown of the follows:	area of approximately ompletion. The usage		
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Townhouse	35,630.69		
		Carpark	44,373.05		
		Ancillary	2,100.76		
		Total:	82,104.50		
		As advised by the Group, the property is scheduled to be completed in June 2019.			
		The land use rights of granted for various term use term and usage are	ms, details of the land		

Notes:

1. Pursuant to two Land Use Rights Grant Contracts, the land use rights of two parcels of land with a site area of approximately 75,800.78 sq m have been granted to Jiangsu Baohua Tourism Development Co., Ltd. (江蘇寶華旅遊開發有限公司) at a total land grant fee of RMB21,885,000. Details of the said contracts are as follows:

No.	Lot No.	Contract No.	Issue Date	Site Area (sq m)
1.	12	2003-07-12 (Gua)	January 8, 2004	60,910.78
2.	07, 08, 09 and 10	2007-03-07~10 (Gua)	January 10, 2008	14,890.00
			Total:	75,800.78

2. Pursuant to three State-owned Land Use Rights Certificates, the land use rights of three parcels of land with a total site area of approximately 70,028.48 sq m has been granted to Ju Rong Zi Jin Real Estate Development Co., Ltd. (何容紫金房地產開發有限公司) ("Ju Rong Zi Jin Real Estate"), a 100%-owned subsidiary of the Company. Details of the said certificates are as follows:

				Site Area
No.	Certificate No.	Land Use Term and Use	Issue Date	(sq m)
1.	Ju Tu Guo Yong (2010) Di	expiring on January 8, 2074 for residential use	April 10, 2010	47,820.00
	No. 019417	and January 8, 2044 for commercial use		
2.	Ju Tu Guo Yong (2010) Di	expiring on January 8, 2074 for residential use	April 10, 2010	13,095.48
	No. 019418	and January 8, 2044 for commercial use		
3.	Ju Tu Guo Yong (2010) Di	expiring on January 10, 2078 for residential use	April 10, 2010	9,113.00
	No. 019419	and January 10, 2048 for commercial tourism use		
			Total:	70,028.48

3. Pursuant to three Construction Land Planning Permits, Ju Rong Zi Jin Real Estate was permitted to use three parcels of land with a total site area of approximately 70,023.78 sq m for development. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Site Area (sq m)
1.	De Zi No. 3211832017 60008	March 16, 2017	9,113.00
2.	De Zi No. 3211832017 60009	March 16, 2017	13,090.56
3 ·	De Zi No. 3211832017 60010	March 17, 2017	47,820.22
		Total:	70,023.78

Pursuant to four Construction Work Planning Permits, the total approved construction scale of is approximately 37,731.45 sq
 Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	Jian Zi Di No. 321183201760087	July 31, 2017	8,811.47
2.	Jian Zi Di No. 321183201760089	August 11, 2017	15,097.09
3.	Jian Zi Di No. 321183201760090	August 11, 2017	6,536.86
4.	Jian Zi Di No. 321183201760094	August 18, 2017	7,286.03
		Total:	37,731.45

5. Pursuant to seven Construction Work Commencement Permits, the construction work with a total construction scale of approximately 82,104.50 sq m was approved for commencement. Details of the said permits are as follows:

No.	Permit No.	Issue Date	Construction Scale (sq m)
1.	321183201709290101	September 29, 2017	28,164.91
2.	321183201709300201	September 30, 2017	22,259.86
3.	321183201710130201	October 13, 2017	1,932.12
4.	321183201710130101	October 13, 2017	1,648.70
5.	321183201709220101	September 22, 2017	7,779.20
6.	321183201709220301	September 22, 2017	6,536.86
7.	321183201709220201	September 22, 2017	13,782.85
		Total:	82,104.50

6. Pursuant to two Commodity Housing Pre-Sale Permits, a total gross floor area of approximately 20,016.62 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	Ju Fang Yu Zi Di No. 2017122	November 7, 2017	8,361.64
2.	Ju Fang Yu Zi Di No. 2017154	December 1, 2017	11,654.98
		Total:	20,016.62

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB58,900,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB292,300,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 19,763.15 sq m has been pre-sold at a total consideration of approximately RMB491,700,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB871,000,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Ju Rong Zi Jin Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Ju Rong Zi Jin Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Ju Rong Zi Jin Real Estate has fully paid the land grant premium;
  - iv. Ju Rong Zi Jin Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property; and
  - v. Ju Rong Zi Jin Real Estate has obtained the pre-sale permits for the sale of the property.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB19,800 to RMB30,000 per sq m for townhouse. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rate of about RMB25,000 per sq m for townhouse, which is consistent with the relevant comparables.

No.	Property	Description and tenu	re	Particulars of occupancy	Market value in existing state as at March 31, 2018
29.	Lot No. TX2017-20, No. 3 West of Wenjiang Road,	The property comprise site area of approxima	es parcel of land with a tely 56,230.00 sq m.	As at the valuation date, the property was under construction.	RMB546,000,000 (Renminbi Five Hundred and Forty Six
	North of Gensi Road,	The property is located	d at Taixing.		Million)
	Taixing,	Developments in the v	ricinity are dominated		
	Jiangsu Province,	by various residential	buildings. It takes		(100% interest
	PRC	about a 10-minute driv	ve from the property to		attributable to
		the city center of Taix	ing.		the Group:
					RMB546,000,000
		As advised by the Gro	up, the property will		(Renminbi Five
		have a total gross floor	r area of approximately		Hundred and Forty Six
		152,983.72 sq m upon completion. The usage			Million))
		and breakdown of the follows:	gross floor area are as		
			Approximate Gross Floor Area		
		Usage	(sq m)		
		Residential	111,608.51		
		Commercial	9,827.95		
		Carpark	17,171.63		
		Civil Defense	6,125.00		
		Ancillary	8,250.63		
		Total:	152,983.72		
		As advised by the Gro scheduled to be compl			
		The land use rights of the property have been granted for two concurrent terms expiring on			
		November 26, 2087 fo	or residential use and		
		November 26, 2057 fo	· ·		
		and business financial	uses.		

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3212832017CR0117 dated September 28, 2017, the land use rights of a parcel of land with a site area of approximately 56,230.00 sq m has been granted to Nanjing Hong Yang Rui Shang Real Estate Development Co., Ltd. (南京弘陽瑞尚房地產開發有限公司) at a total land grant fee of RMB498,880,000.
- 2. Pursuant to the Real Estate Title Certificate Su (2017) Tai Xing Shi Bu Dong Chan Quan Di No. 0034591 dated November 30, 2017, the land use rights of a parcel of land with a site area of approximately 56,230.00 sq m have been granted to Taixing Rui Shang Real Estate Development Co., Ltd. (泰興市瑞尚房地產開發有限公司) ("Taixing Rui Shang Real Estate"), a 100%-owned subsidiary of the Company, for two concurrent terms expiring on November 26, 2087 for residential use and November 26, 2057 for wholesale & retail, and business financial uses.

- Pursuant to the Construction Land Planning Permit Tai Gui Hua De Zi No. 321283201700205 dated November 13, 2017,
  Taixing Rui Shang Real Estate was permitted to use a parcel of land with a site area of approximately 56,230.00 sq m for
  development.
- Pursuant to the Construction Work Planning Permit Jian Zi Di No. 321283201800006 dated January 9, 2018, the approved construction scale is approximately 147,012.00 sq m.
- 5. Pursuant to three Construction Work Commencement Permits, the construction work of with a total construction scale of approximately 152,498.74 sq m was approved for commencement. Details of the said permits are as follows:

			Construction Scale
No.	Permit No.	Issue Date	(sq m)
1.	321283201802010201	February 1, 2018	73,769.79
2.	321283201802080101	February 8, 2018	73,858.21
3.	321283201803130101	March 13, 2018	4,870.74
		Total:	152,498.74

- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB22,300,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB404,000,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,334,200,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Taixing Rui Shang Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws:
  - ii. Taixing Rui Shang Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Taixing Rui Shang Real Estate has fully paid the land grant premium; and
  - iv. Taixing Rui Shang Real Estate has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property.
- 9. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB9,700 to RMB12,000 per sq m for residential units and RMB20,000 to RMB22,000 per sq m for commercial premises (1/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB10,700 per sq m for residential units and RMB21,000 per sq m for commercial premises (1/F), which are consistent with the relevant comparables.

No.	Property	Description and tenure	<u>:</u>	Particulars of occupancy	Market value in existing state as at March 31, 2018
30.	South of Xinhuzhong Road, East of Haiba Road, Daxin Town, Zhangjiagang, Jiangsu Province, PRC	The property comprises a site area of approxima	*	As at the valuation date, the property was under construction.	RMB461,000,000 (Renminbi Four Hundred and Sixty One
		The property is located at Daxin Town.  Developments in the vicinity are dominated by various residential and commercial buildings. It takes about a 25-minute drive to the city center of Zhangjiagang.  As advised by the Group, the property will			Million)  (70% interest attributable to the Group: RMB322,700,000 (Renminbi Three Hundred Twenty Two
		have a total gross floor a 101,083.45 sq m upon c and breakdown of the gr follows:	ompletion. The usage		Million and Seven Hundred Thousand))
			Approximate		
			Gross Floor Area		
		Usage	(sq m)		
		Residential	67,959.39		
		Commercial	2,241.91		
		Carpark	23,206.08		
		Civil Defense	6,092.00		
		Ancillary	1,584.07		
		Total:	101,083.45		
		As advised by the Group scheduled to be completed			
		The land use rights of the granted for two concurred November 13, 2087 for November 13, 2057 for use.	ent terms expiring on residential use and		

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3205822017CR0068 and its Supplementary Contract dated October 10, 2017 and November 6, 2017, the land use rights of a parcel of land with a site area of approximately 47,706.39 sq m have been granted to Zhang Jia Gang Hong Chen properties Co., Ltd. (張家港弘晨置業有限公司) ("Zhang Jia Gang Hong Chen properties"), a 70%-owned subsidiary of the Company, at a land grant fee of RMB235,000,000.
- 2. Pursuant to the State-owned Land Use Rights Certificate Su (2017) Zhang Jia Gang Shi Bu Dong Chan Quan Di No. 0116827 dated November 21, 2017, the land use rights of a parcel of land with a site area of approximately 47,706.39 sq m have been granted to Zhang Jia Gang Hong Chen properties for two concurrent terms expiring on November 13, 2087 for residential use and November 13, 2057 for commercial service use.

- Pursuant to the Construction Land Planning Permit De Zi Di No. 320582201721028 dated November 22, 2017, Zhang Jia
  Gang Hong Chen properties has been permitted to use a parcel of land with a site area of approximately 47,706.39 sq m for
  development.
- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320582201731075 dated November 30, 2017, the total approved construction scale is approximately 101,083.45 sq m.
- 5. Pursuant to the Construction Work Commencement Permit No. 320582201801160501 dated January 9, 2018, the construction work with a total construction scale of approximately 99,740.00 sq m was approved for commencement.

As advised by the Group, the buildings as stated in the Construction Work Commencement Permit mentioned above only comprise portion of the property.

- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB15,700,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB321,900,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,094,900,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Zhang Jia Gang Hong Chen properties is the owner of the land use rights of the property, which is protected under the PRC laws:
  - ii. Zhang Jia Gang Hong Chen properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Zhang Jia Gang Hong Chen properties has fully paid the land grant premium;
  - iv. Zhang Jia Gang Hong Chen properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property;
  - v. the property is subject to various mortgages in favor of Agricultural Bank of China Limited Zhangjiagang Branch and Agricultural Bank of China Limited Suzhou Industrial Park District Sub-Branch; and
  - vi. Zhang Jia Gang Hong Chen properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 9. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB13,700 to RMB16,800 per sq m for residential units, RMB17,500 to RMB24,600 per sq m for commercial premises (1-2/F) and RMB57,800 to RMB72,200 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB15,000 per sq m for residential units, RMB19,000 per sq m for commercial premises (1-2/F) and RMB65,000 per carparking space, which are consistent with the relevant comparables.

No.	Property	<b>Description and ten</b>	ure	Particulars of occupancy	Market value in existing state as at March 31, 2018
31.	Lot No. 320582001054GB00086, North of Fumin Road,		ses a parcel of land with mately 36,829.18 sq m.	As at the valuation date, the property was under construction.	RMB437,000,000 (Renminbi Four Hundred and Thirty
	Tangqiao Town,	The property is locate	ed at Tangqiao Town.		Seven Million)
	Zhangjiagang,	Developments in the	vicinity are dominated		
	Jiangsu Province,	by various residentia	l and commercial		(50% interest
	PRC	buildings. It takes ab	out a 20-minute drive to		attributable to
		the city center of Zha	ingjiagang.		the Group:
					RMB218,500,000
		As advised by the Gr	oup, the property will		(Renminbi Two
		•	or area of approximately		Hundred Eighteen
		92,069.04 sq m upon completion. The usage			Million and Five
			e gross floor area are as		Hundred Thousand))
		follows:			
		Approximate			
			Gross Floor Area		
		Usage	(sq m)		
		Residential	61,899.93		
		Townhouse	5,313.66		
		Commercial	2,016.63		
		Carpark	15,751.85		
		Civil Defense	5,564.00		
		Ancillary	1,522.97		
		Total:	92,069.04		
		As advised by the Gr	oup, the property is		
		scheduled to be comp	oleted in January 2020.		
			f the property have been		
		C	urrent terms expiring on		
			for residential use and		
			for commercial service		
		use.			

Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3205822017CR0059 dated September 13, 2017, the land use rights of a parcel of land with a site area of approximately 36,829.18 sq m have been granted to Suzhou Quan Zhuo Property Co., Ltd. (蘇州全卓置業有限公司) at a land grant fee of RMB390,650,000.
- 2. Pursuant to the Real Estate Title Certificate Su (2017) Zhang Jia Gang Shi Bu Dong Chan Quan Di No. 0117128 dated November 23, 2017, the land use rights of a parcel of land with a site area of approximately 36,829.18 sq m have been granted to Zhang Jia Gang Rui Cheng Properties Co., Ltd. (張家港銳誠置業有限公司) ("Zhang Jia Gang Rui Cheng Properties"), a 50%-owned subsidiary of the Company, for two concurrent terms expiring on November 14, 2087 for residential use and November 14, 2057 for commercial service use.

- Pursuant to the Construction Land Planning Permit Di Zi Di No. 320582201721027 dated November 22, 2017, Zhang Jia
  Gang Rui Cheng Properties was permitted to use the parcel of land with a site area of approximately 36,829.18 sq m for
  development.
- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 320582201731076 dated November 30, 2017, the total approved construction scale is approximately 92,069.04 sq m.
- Pursuant to the Construction Work Commencement Permit No. 320582201803210101 dated March 21, 2018, the
  construction work with a total construction scale of approximately 91,815.00 sq m were approved for commencement.

As advised by the Group, the buildings as stated in the Construction Work Commencement Permit mentioned above only comprise portion of the property.

- 6. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB13,200,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB306,700,000. We have taken into account the aforesaid amounts in our valuation.
- 7. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,047,900,000.
- 8. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Zhang Jia Gang Rui Cheng Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Zhang Jia Gang Rui Cheng Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Zhang Jia Gang Rui Cheng Properties has fully paid the land grant premium; and
  - iv. Zhang Jia Gang Rui Cheng Properties has obtained the relevant certificates, permits and approvals from the government authorities for the construction of the property.
- 9. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB13,000 to RMB16,800 per sq m for various types of residential units, RMB16,900 to RMB20,000 per sq m for townhouse, RMB17,500 to RMB24,600 per sq m for commercial premises (1-2/F) and RMB57,800 to RMB72,200 per carparking space. Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB14,000 per sq m for various types of residential units, RMB18,000 per sq m for townhouse, RMB20,000 per sq m for commercial premises (1-2/F) and RMB65,000 per carparking space, which are consistent with the relevant comparables.

No.	Property	Description and tenure		Particulars of occupancy	Market value in existing state as at March 31, 2018
32.	Garden in Times (時光裡花園), Northeast of the Junction of Nanqiao Road and Jingzi Road, Nanqiao District,	Garden in Times is a residential development erected on a parcel of land with a site area of approximately 89,886.00 sq m.  The property is located in Nanqiao District. Developments in the vicinity are dominated by various residential buildings. It takes about a 10-minute drive to the Chuzhou Railway Station.		As at the valuation date, the property was under construction.	RMB544,400,000 (Renminbi Five Hundred Forty Four Million and Four Hundred Thousand)
	Chuzhou City, Anhui Province, PRC				(40% interest attributable to the Group: RMB217,760,000
		According to the information provided by the Group, the property will have a total gross floor area of approximately 264,752.99 sq m upon completion. The usage and break down of the gross floor area are as follows:			(Renminbi Two Hundred Seventeen Million Seven Hundred and Sixty Thousand))
			Approximate		
		Usage	Gross Floor Area		
		Residential Commercial Carpark	(sq m) 185,877.54 8,983.70 61,703.07		
		Ancillary  Total:	8,188.68 <b>264,752.99</b>		
		As advised by the Group, the property is scheduled to be completed in November 2019.  The land use rights of the property have been granted for two concurrent terms expiring on October 9, 2087 for residential use and October 9, 2057 for wholesale & retail use respectively.			

Notes:

- 1. Pursuant to the State-owned Land Grant Contract 341100 Chu Rang (2017) No.61 dated July 26, 2017 and the supplement contract dated August 3, 2017, the land use rights of a parcel of land with a site area of approximately 89,886.00 sq m have been granted to Chuzhou Hong Yang Real Estate Development Co., Ltd (滁州弘陽房地產開發有限公司) ("Chuzhou Hong Yang Real Estate"), a 40%-owned subsidiary of the Company, at a land grant fee of RMB466,000,000.
- 2. Pursuant to the Real Estate Title Certificate Wan (2017) Chu Zhou No. 0037245 dated November 6, 2017, the land use rights of a parcel of land with a total site area of approximately 89,886.00 sq m have been granted to Chuzhou Hong Yang Real Estate for two concurrent terms expiring on October 9, 2087 for residential use and October 9, 2057 for wholesale & retail use.

- Pursuant to the Construction Land Planning Permit Di Zi Di No. 341100201700097 dated August 30, 2017, Chuzhou Hong Yang Real Estate was permitted to use a parcel of land with a site area of approximately 89,886.00 sq m for development.
- Pursuant to three Construction Work Planning Permits, the total approved construction scale is approximately 264,748.99 sq
   Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	20170176	December 14, 2017	32,510.15
2.	20180030	April 4, 2018	163,371.68
3.	20180031	April 4, 2018	68,867.16
		Total:	264,748.99

5. Pursuant to two Construction Work Commencement Permits, the construction work with a total construction scale of approximately 195,885.75 sq m was approved for commencement. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	3411031711140101-SX-001	January 5, 2018	32,514.15
2.	3411031711140101-SX-002	April 20, 2018	163,371.60
		Total:	195,885.75

6. Pursuant to four Commodity Housing Pre-sale Permits, a total gross floor area of approximately 29,570.66 sq m were approved for pre-sale. Details of the said permits are as follows:

			Gross Floor Area
No.	Permit No.	Issue Date	(sq m)
1.	(2018) Fang Yu Shou Zheng Di No. 001	January 18, 2018	7,970.76
2.	(2018) Fang Yu Shou Zheng Di No. 002	January 18, 2018	7,977.96
3.	(2018) Fang Yu Shou Zheng Di No. 003	January 18, 2018	7,977.96
4.	(2018) Fang Yu Shou Zheng Di No. 069	March 30, 2018	5,643.98
		Total:	29,570.66

- 7. As advised by the Group, the total construction cost expended as at the valuation date was approximately RMB53,500,000 and the estimated outstanding construction cost for completion of the property will be approximately RMB610,700,000. We have taken into account the aforesaid amounts in our valuation.
- 8. As advised by the Group, portion of the property with a total gross floor area of approximately 27,402.44 sq m has been presold at a total consideration of approximately RMB203,000,000. We have taken into account the aforesaid amount in our valuation.
- 9. The market value of the property as if completed as at the valuation date is estimated to be approximately RMB1,620,600,000.
- 10. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Chuzhou Hong Yang Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;

- Chuzhou Hong Yang Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose
  of the land use rights of the property;
- iii. Chuzhou Hong Yang Real Estate has fully paid the land grant premium;
- iv. the property is subject to a mortgage in favor of Huishang Bank Chuzhou Fengle Road Branch; and
- v. Chuzhou Hong Yang Real Estate is entitled to transfer. Lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 11. In undertaking our valuation of the property as if completed, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit prices of these comparables are in a range between RMB7,900 to RMB9,300 per sq m for various types of residential units and RMB12,800 to RMB13,900 per sq m for commercial premises (1-2/F). Due adjustments to the unit rates of these comparables have been made to reflect factors including but not limited to time, location, size, building age and building quality in arriving at the key assumptions.

In our valuation, we have adopted average unit rates of about RMB8,200 per sq m for various types of residential units and RMB12,700 per sq m for commercial premises (1-2/F), which are consistent with the relevant comparables.

Market value in

## Group VI — Properties held by the Group for future development in the PRC

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
33.	Portion of Phase II, Wuxi Sanwan Qing (無錫三萬頃), Tanxi Village,	Wuxi Sanwan Qing ("the Development") is a residential development erected on a parcel of land with a site area of approximately 799,999.90 sq m.	As at the valuation date, the property was vacant and pending for future development.	RMB100,000,000 (Renminbi One Hundred Million)
	Mashan, Binhu District, Wuxi, Jiangsu Province, PRC	The Development is located at Mashan International Tourism Island (馬山國際旅遊島). Developments in the vicinity are dominated by various residential buildings and townhouses. It takes about a 50-minute drive from the property to the city center of Wuxi.		(100% interest attributable to the Group: RMB100,000,000 (Renminbi One Hundred Million))
		According to the information provided by the Group, the property comprises a planned gross floor area of approximately 26,311.97 sq m.		
		The land use rights of the property have been granted for three concurrent terms expiring on April 8, 2073 for residential use, April 8, 2043 for commercial use and April 8, 2053 for other use.		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — Xi Guo Tu Zi Chu He (2003) Di No. 13 and four Supplementary Contracts dated January 24, 2003, April 17, 2003, July 22, 2011, August 1, 2013 and November 10, 2016, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties Co., Ltd. (無錫蘇源檀溪灣置業有限公司) ("Wuxi Su Yuan Tan Xi Wan Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB255,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

2. Pursuant to the State-owned Land Use Rights Certificate — Xi Bin Guo Yong (2008) Di No. 131 dated June 10, 2008, the land use rights of a parcel of land with a site area of approximately 799,999.90 sq m have been granted to Wuxi Su Yuan Tan Xi Wan Properties for three concurrent terms expiring on April 8, 2073 for residential use, April 8, 2043 for commercial use and April 8, 2053 for other use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Land Use Rights Certificate mentioned above.

- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Wuxi Su Yuan Tan Xi Wan Properties is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Wuxi Su Yuan Tan Xi Wan Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
  - iii. Wuxi Su Yuan Tan Xi Wan Properties has fully paid the land grant premium;
  - iv. the property is subject to various mortgages in favor of Agricultural Bank of China Limited Suzhou Industrial Park
    District Sub-Branch, China Bohai Bank Company Limited Suzhou Branch and China Guangfa Bank Company Limited
    Nanjing Sub-Branch; and
  - v. Wuxi Su Yuan Tan Xi Wan Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 4. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB3,000 to RMB3,900 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB3,800 per sq m, which is consistent with the relevant comparables.

Market value in

No.	Property	Description and tenure	Particulars of occupancy	existing state as at March 31, 2018
34.	Portion of Changzhou	The property is located in Tianning District.	As at the valuation date, the	RMB798,700,000
	Sangma Lot C and Lot	Developments in the vicinity are dominated	property was vacant and	(Renminbi Seven
	D1	by various commercial and residential	pending for future	Hundred Ninety Eight
	(常州桑麻C、D1地塊),	buildings. It takes about a 10-minute drive to	development.	Million and Seven
	North of Laodong	Changzhou Railway Station.		Hundred Thousand)
	Middle Road,			
	East of Lihua North	According to the information provided by the		(70% interest
	Road,	Group, Lot C will be developed into various		attributable to
	Tianning District,	commercial and culture exhibition buildings,		the Group:
	Changzhou City,	and Lot D1 will be developed into a		RMB559,090,000
	Jiangsu Province,	residential development with a planned gross		(Renminbi Five
	PRC	floor area of approximately 161,242.25 sq m.		Hundred Fifty Nine
				Million and Ninety
		The land use rights of the Lot C have been		Thousand))
		granted for two concurrent terms expiring on		
		October 30, 2082 for residential use and		
		October 30, 2052 for other commercial		
		service use. The land use rights of the Lot D1		
		have been granted for two concurrent terms		
		expiring on February 6, 2088 for residential		
		use and February 6, 2058 for other		
		commercial service use.		

Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0015 dated February 22, 2012 and its Supplementary Contract, the land use rights of a parcel of land with a site area of approximately 199,885.15 sq m have been granted to Changzhou Sang Ma Real Estate Co., Ltd. (常州桑麻置業有限公司) ("Changzhou Sang Ma Real Estate"), a 70%-owned subsidiary of the Company, at a land grant fee of RMB1,054,953,946.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract and the Supplementary Contract mentioned above.

- Pursuant to the State-owned Land Use Rights Certificate Chang Guo Yong (2014) Di No. 43250 dated August 13, 2014, the
  land use rights of a parcel of land with a site area of approximately 113,273.14 sq m have been granted to Changzhou Sang Ma
  Real Estate for two concurrent terms expiring on October 30, 2082 for residential use and October 30, 2052 for other
  commercial service use.
- 3. Pursuant to the Real Estate Title Certificate Su (2018) Changzhou Shi Bu Dong Chan Quan Di No. 0009830 dated February 12, 2018, the land use rights of a parcel of land with a site area of approximately 23,593.50 sq m have been granted to Changzhou Sang Ma Real Estate for two concurrent terms expiring on February 6, 2088 for residential use and February 6, 2058 for other commercial service use.
- 4. Pursuant to the Construction Land Planning Permit Di Zi Di 320400201800035 dated April 28, 2018, Changzhou Sang Ma Real Estate was permitted to use a parcel of land with a site area of approximately 23,593.50 sq m for development.

- 5. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Sang Ma Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws:
  - Changzhou Sang Ma Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose
    of the land use rights of the property;
  - iii. Changzhou Sang Ma Real Estate has fully paid the land grant premium;
  - iv. the property is subject to a mortgage in favor of Zijin Trust Co., Ltd.; and
  - v. Changzhou Sang Ma Real Estate is entitled to transfer, lease, re-mortgage or by other means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 6. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB5,500 to RMB7,500 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area, time and development restrictions in arriving at the key assumptions.

In our valuation, we have adopted accommodation values of about RMB4,400 per sq m for Lot C, and RMB6,200 per sq m for Lot D1, which are consistent with the relevant comparables.

Cita Amaa

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
35.	Cheng Di Nos. 2017-C-20(A) and (B), East of Jizhuang Road, Southwest of Yundong Road.	The property comprises two parcels of land with a total site area of approximately 138,902.00 sq m.	As at the valuation date, the property was vacant and pending for future development.	RMB427,000,000 (Renminbi Four Hundred and Twenty Seven Million)
	North of Chengyang Road, Yunting Street Administrative Area, Jiangyin, Jiangsu Province,	The property is located at the Wuxi Village.  Developments in the vicinity are dominated by various residential buildings. It takes about a 25-minute drive from the property to the city center of Jiangyin.		(100% interest attributable to the Group: RMB427,000,000 (Renminbi Four Hundred and
	PRC	According to the information provided by the Group, the property has a total planned gross floor area of approximately 291,694.20 sq m.		Twenty Seven Million))
		The land use rights of the property have been granted for two concurrent terms expiring on November 22, 2087 for residential use and November 22, 2057 for other commercial service use.		

Notes:

1. Pursuant to two State-owned Land Use Rights Grant Contracts and four Supplementary Contracts dated November 23, 2017 and November 28, 2017, the land use rights of two parcels of land with a total site area of approximately 138,902.00 sq m have been granted to Jiangyin Jia Hong Real Estate Development Co., Ltd. (江陰嘉鴻房地產開發有限公司) ("Jiangyin Jia Hong Real Estate"), a 100%-owned subsidiary of the Company, at a total land grant fee of RMB416,720,000. Details of the said contracts are as follows:

No.	Lot No.	Contract No.	Issue Date	(sq m)
1.	Cheng Di 2017-C-20(A)	3202812017CR0089	November 23, 2017	69,451.00
2.	Cheng Di 2017-C-20(B)	3202812017CR0090	November 23, 2017	69,451.00
			Total:	138,902.00

- 2. Pursuant to the Real Estate Title Certificate Su (2017) Jiang Yin Shi Bu Dong Chan Quan Di No. 0046103 dated December 12, 2017, the land use rights of a parcel of land with a site area of approximately 138,902.00 sq m have been granted to Jiangyin Jia Hong Real Estate for two concurrent terms expiring on November 22, 2087 for residential use and November 22, 2057 for other commercial service use.
- Pursuant to the Construction Land Planning Permit De Ze Di No. 320281201800006 dated January 11, 2018, Jiangyin Jia
  Hong Real Estate has been permitted to use a parcel of land with a site area of approximately 138,902.00 sq m for
  development.

- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Jiangyin Jia Hong Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws:
  - Jiangyin Jia Hong Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Jiangyin Jia Hong Real Estate has fully paid the land grant premium.
- 5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB1,200 to RMB1,900 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB1,450 per sq m, which is consistent with the relevant comparables.

Notes:

# PROPERTY VALUATION REPORT

Market value in

	Description and tenure	Particulars of occupancy	March 31, 2018
Lot No. XDG-2012-54, Southeast of the junction of Qianzhouwanshou	The property comprises a parcel of land with a site area of approximately 85,122.00 sq m.	As at the valuation date, the property was vacant and pending for future	RMB1,049,000,000 (Renminbi One Billion and Forty Nine Million)
Road and Zhanbei Road,	The property is located at Huishan District.	development.	
Huishan District,	Developments in the vicinity are dominated		(100% interest
Wuxi,	by various residential buildings. It takes		attributable to
Jiangsu Province,	about a 30-minute drive from the property to		the Group:
PRC	the city center of Wuxi.		RMB1,049,000,000
			(Renminbi One Billion
	According to the information provided by the		and Forty Nine Million))
	Group, the property has a planned gross floor		
	area of approximately 212,805.00 sq m.		
	The land use rights of the property have been		
	granted for a term expiring on November 21,		
	2087 for residential use.		

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3202842017CR0051 and its Supplementary Contract dated November 15, 2017 and December 5, 2017, the land use rights of a parcel of land with a site area of approximately 85,122.00 sq m have been granted to Wuxi Xi Yang Real Estate Development Co., Ltd. (無錫煦陽房地產開發有限公司) ("Wuxi Xi Yang Real Estate"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,035,000,000.
- 2. Pursuant to the Real Estate Title Certificate Su (2018) Wu Xi Shi Bu Dong Chan Quan Di No. 0028113 dated March 2, 2018, the land use rights of a parcel of land with a site area of approximately 85,122.00 sq m have been granted to Wuxi Xi Yang Real Estate for a term expiring on November 21, 2087 for residential use.
- 3. Pursuant to the Construction Land Planning Permit De Ze Di No. 320206201800010 dated February 7, 2018, Wuxi Xi Yang Real Estate has been permitted to use a parcel of land with a site area of approximately 85,122.00 sq m for development.
- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Wuxi Xi Yang Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;
  - ii. Wuxi Xi Yang Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Wuxi Xi Yang Real Estate has fully paid the land grant premium.
- In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics
  comparable to the property. The accommodation values of the land transactions are in the range between RMB3,600 to

# APPENDIX III

# PROPERTY VALUATION REPORT

RMB8,200 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB4,900 per sq m, which is consistent with the relevant comparables.

Market value in

•	Property	Description and tenure	Particulars of occupancy	existing state as at March 31, 2018
	Land Lot No. 2017G57,	The property comprises a parcel of	As at the valuation date, the	RMB1,402,300,000
	North of Chengxin Road,	land with a site area of	property was vacant and	(Renminbi One Billion
	West of Qinghuai Lake,	approximately 58,024.06 sq m.	pending for future	Four Hundred Two
	Jiangning District,		development.	Million and Three
	Nanjing,	The property is located on the north		Hundred Thousand)
	Jiangsu Province,	side of Chengxin Road and the west		
	PRC	side of Qinghuai Lake in Jiangning		(100% interest
		District. Developments in the		attributable to
		vicinity are dominated by various		the Group:
		residential buildings. It takes about		RMB1,402,300,000
		a 40-minute drive from the property		(Renminbi One Billion
		to the city center.		Four Hundred Two
				Million and Three
		According to the information		Hundred Thousand))
		provided by the Group, the property		
		will be developed into a residential		
		and commercial development with		
		a planned gross floor area of		
		approximately 69,628.87 sq m.		
		The land use rights of the property		
		have been granted for two		
		concurrent terms expiring on		
		November 27, 2087 for residential		
		use and November 27, 2057 for		
		commercial service use.		

## Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3201212017CR0084 dated November 8, 2017, the land use rights of a parcel of land with a site area of 58,024.06 sq m have been granted to Nanjing Jinhui Real Estate Development Co., Ltd. (南京金匯房地產開發有限公司) and Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB1,390,000,000.
- 2. Pursuant to the Real Estate Title Certificate Su (2017) Ning Jiang Bu Dong Chan Quan Di No. 0224160 dated December 21, 2017, the land use rights of a parcel of land with a site area of approximately 58,024.06 sq m have been granted to Nanjing Rui Sheng Real Estate Development Co., Ltd. (南京鋭晟房地產開發有限公司) ("Nanjing Rui Sheng Real Estate"), a 100%-owned subsidiary of the Company, for two concurrent terms expiring on November 27, 2087 for residential use and November 27, 2057 for commercial service use.
- 3. Pursuant to the Construction Land Planning Permit Di Zi Di No. 320115201710701 dated December 11, 2017, Nanjing Rui Sheng Real Estate was permitted to use a parcel of land with a site area of approximately 58,024.06 sq m for development.
- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Nanjing Rui Sheng Real Estate is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Nanjing Rui Sheng Real Estate is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
- iii. Nanjing Rui Sheng Real Estate has fully paid the land grant premium.
- 5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB16,000 to RMB20,000 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB20,100 per sq m, which is consistent with the relevant comparables.

Market value in

No.	Property	Description and tenure	Particulars of occupancy	existing state as at March 31, 2018
38.	Changzhou Hong Yang	The property comprises a parcel of land with	As at the valuation date, the	RMB205,600,000
	Plaza	a site area of approximately 11,189.21 sq m.	property was vacant and	(Renminbi Two
	(常州弘陽廣場),		pending for future	Hundred Five Million
	West of Changjiang	The property is located in Tianning District.	development.	and Six Hundred
	South Road, South of Zhongwu	Developments in the vicinity are dominated by various residential and commercial		Thousand)
	Avenue,	buildings. It takes about a 20-minute drive to		(100% interest
	Tianning District,	the Changzhou Station.		attributable to
	Changzhou City,			the Group:
	Jiangsu Province,	According to the information provided by the		RMB205,600,000
	PRC	Group, the property will be developed into a		(Renminbi Two
		office and hotel development, namely		Hundred Five Million
		Changzhou Hong Yang Plaza, with a planned		and Six Hundred
		gross floor area of approximately		Thousand))
		47,282.10 sq m.		
		The land use rights of the property have been		
		granted for two concurrent terms expiring on		
		October 7, 2053 for business finance use and		
		October 7, 2083 for residential use		
		respectively.		

#### Notes:

1. Pursuant to the State-owned Land Use Rights Grant Contract — No. 3204012012CR0096 dated September 10, 2012 and its Supplementary Contract dated October 30, 2012, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties Co., Ltd. (常州弘陽廣場置業有限公司) ("Changzhou Hong Yang Plaza Properties"), a 100%-owned subsidiary of the Company, at a land grant fee of RMB242,000,000.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Grant Contract mentioned above.

Pursuant to the State-owned Land Use Rights Certificate — Chang Guo Yong (2013) Di No. 55231 dated October 28, 2013, the land use rights of a parcel of land with a site area of approximately 43,590.00 sq m have been granted to Changzhou Hong Yang Plaza Properties for two concurrent terms expiring on October 7, 2053 for business finance use and October 7, 2083 for residential use.

As advised by the Group, the property only comprises portion of the land parcel as stated in the State-owned Land Use Rights Certificate mentioned above.

- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Changzhou Hong Yang Plaza Properties is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Changzhou Hong Yang Plaza Properties is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property;
- iii. Changzhou Hong Yang Plaza Properties has fully paid the land grant premium;
- iv. the property is subject to a mortgage in favor of Ping An Bank Co., Ltd. Nanjing Branch; and
- Changzhou Hong Yang Plaza Properties is entitled to transfer, lease, re-mortgage or by other legal means to dispose of the mortgaged portion of the property after obtaining the consent from the mortgagee.
- 4. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB4,600 to RMB4,800 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB4,400 per sq m, which is consistent with the relevant comparables.

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
39.	Portion of Bund No. 1 Garden (外灘壹號花園), Junction of Wuyi Road	The property comprises two parcels of land with a total site area of approximately 45,349.62 sq m.	As at the valuation date, the property was vacant and pending for future development.	RMB410,800,000 (Renminbi Four Hundred Ten Million and Eight Hundred
	and Zhongliang Road,	The property is located at Hutang Town.	de retopinenti	Thousand)
	Hutang Town, Changzhou City,	Developments in the vicinity are dominated by various residential buildings. It takes		(85% interest
	Jiangsu Province, PRC	about a 15-minute drive from the property to the city center of Changzhou.		attributable to the Group: RMB349,180,000
		According to the information provided by the		(Renminbi Three
		Group, the property has a total planned gross		Hundred Forty Nine
		floor area of approximately 106,080.75 sq m.		Million One Hundred and Eighty Thousand))
		The land use rights of the property have been granted for terms expiring on March 29,		
		2080 and May 4, 2082 for residential use, and March 29, 2050 and May 4, 2052 for		
		wholesale & retail use.		

Notes:

1. Pursuant to two Real Estate Title Certificates, the land use rights of two parcels of land with a total site area of approximately 45,349.62 sq m have been granted to Changzhou Green Land Kunte Property Co., Ltd. (常州綠地昆特置業有限公司) ("Changzhou Green Land Kunte"), a 85%-owned subsidiary of the Company. Details of the said certificates are as follows:

			Site area		
No.	Certificate No.	Issue date	(sq m)	Usage	Expiring date
1.	Su (2018) Changzhou Shi Bu Dong Chan	April 20, 2018	10,557.20	Wholesale & Retail,	May 4, 2052
	Quan Di No. 2012283			Residential	May 4, 2082
2.	Su (2018) Changzhou Shi Bu Dong Chan	April 20, 2018	34,792.42	Wholesale & Retail,	March 29, 2050
	Quan Di No. 2012274			Residential	March 29, 2080
		Total	45,349.62		

2. Pursuant to the Construction Land Planning Permit — Di Zi Di No. 320400201050030 dated April 30, 2010, Changzhou Green Land Kunte was permitted to use a parcel of land with a site area of approximately 116,137.30 sq m for development.

As advised by the Group, the property only comprises portion of the land parcel as stated in the Construction Land Planning Permit mentioned above.

- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Changzhou Green Land Kunte is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Changzhou Green Land Kunte is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
- iii. Changzhou Green Land Kunte has fully paid the land grant premium.
- 4. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB3,800 to RMB6,300 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB3,900 per sq m, which is consistent with the relevant comparables.

Site Area

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
40.	Purple Breeze (紫氣東來), West of Dianzhong Road,	The property comprises two parcels of land with a total site area of approximately 28,081.00 sq m	As at the valuation date, the property was vacant and pending for future development.	RMB270,600,000 (Renminbi Two Hundred Seventy Million and Six
	South of Yaogang Road, Cuozhen Town, Hefei, Anhui Province.	The property is located at Cuozhen Town.  Developments in the vicinity are dominated by various residential buildings. It takes		Hundred Thousand) (51% interest
	PRC	about a 40-minute drive from the property to the city center of Hefei.		attributable to the Group: RMB138,006,000 (Renminbi One Hundred
		According to the information provided by the Group, the property has a total planned gross floor area of approximately 61,778.20 sq m.		Thirty Eight Million and Six Thousand))
		The land use rights of the property have been granted for two concurrent terms expiring on October 10, 2087 and November 22, 2087 for residential use.		

## Notes:

- 1. Pursuant to the State-owned Land Grant Contract dated October 30, 2017 and the supplement contract dated October 10, 2017, the land use rights of two parcels of land with a total site area of approximately 28,081.00 sq m have been granted to Anhui Weilin Land Co., Ltd. (安徽威林置業有限公司) ("Anhui Weilin Land"), a 51%-owned subsidiary of the Company, at a land grant fee of RMB 238,798,530.
- 2. Pursuant to two Real Estate Title Certificates, the land use rights of two parcels of land with a total site area of approximately 28,081.00 sq m have been granted to Anhui Weilin Property for residential use. Details of the said certificates are as follows:

No.	Certificate No.	Issue Date	(sq m)
1.	Wan (2018) Feidong Xian Bu Dong Chan Quan Di No. 0001199	January 25, 2018	3,482.00
2.	Wan (2018) Feidong Xian Bu Dong Chan Quan Di No. 0001200	January 25, 2018	24,599.00
		Total:	28,081.00

- 3. Pursuant to the Construction Land Planning Permit DI Zi Di No. 3401222018-01-05 dated January 12, 2018, Anhui Weilin Land was permitted to use a parcel of land with a site area of approximately 28,081.00 sq m for development.
- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Anhui Weilin Land is the owner of the land use rights of the property, which is protected under the PRC laws;

- ii. Anhui Weilin Land is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
- iii. Anhui Weilin Land has fully paid the land grant premium.
- 5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB3,800 to RMB6,100 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB4,400 per sq m, which is consistent with the relevant comparables.

Market value in

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
41.	Xuzhou Land Lot No. 2016-15, North shore of Fengminghai, Jiawang District,	The property comprises a parcel of land with a site area of approximately 2,474.00 sq m.  The property is located at Jiawang District.  Developments in the vicinity are dominated	As at the valuation date, the property was vacant and pending for future development.	RMB2,400,000 (Renminbi Two Million and Four Hundred Thousand)
	Xuzhou, Jiangsu Province, PRC	by tourist attractions. It takes about a 60-minute drive from the property to the city center of Xuzhou.  According to the information provided by the Group, the property has a planned gross floor		(80% interest attributable to the Group: RMB1,920,000 (Renminbi One Million Nine Hundred and
		area of approximately 2,968.80 sq m.  The land use rights of the property have been granted for a term expiring on August 31, 2056 for other commercial service use.		Twenty Thousand))

#### Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3203022017CR0044 dated March 16, 2016, the land use rights of a parcel of land with a site area of approximately 2,474.00 sq m has been granted to Xuzhou Jiawang District Baite Enterprise Management Co., Ltd. (徐州市賈汪區佰特企業管理有限公司) ("Xuzhou Jiawang District Baite Enterprise Management"), a 80%-owned subsidiary of the Company, at a total land grant fee of RMB2,230,000.
- 2. Pursuant to the Real Estate Title Certificate Su (2018) Jia Wang Qu Bu Dong Chan Quan Di No. 0000654 dated February 1, 2018, the land use rights of a parcel of land with a site area of approximately 2,474.00 sq m have been granted to Xuzhou Jiawang District Baite Enterprise Management for a term expiring on August 31, 2056 for other commercial service use.
- 3. Pursuant to the Construction Land Planning Permit Jia Gui Di Zi Di No. 320305201800017 dated January 24, 2018, Xuzhou Jiawang District Baite Enterprise Management was permitted to use a parcel of land with a site area of approximately 2,474.00 sq m for development.
- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Xuzhou Jiawang District Baite Enterprise Management is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Xuzhou Jiawang District Baite Enterprise Management is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Xuzhou Jiawang District Baite Enterprise Management has fully paid the land grant premium.

5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB800 to RMB1,200 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB800 per sq m, which is consistent with the relevant comparables.

Notes:

# PROPERTY VALUATION REPORT

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
42.	Landscape of the Peach Garden (山水桃花源), South of Yuanyan Village, North of Fengminghai, Jiawang District, Xuzhou, Jiangsu Province, PRC	The property comprises a parcel of land with a site area of approximately 104,284.00 sq m.	As at the valuation date, the property was vacant and pending for future development.	RMB95,000,000 (Renminbi Ninety Five Million)
		The property is located at Jiawang District.  Developments in the vicinity are dominated by scenic spot. It takes about a 60-minute drive from the property to the city center of Xuzhou.  According to the information provided by the Group, the property has a planned gross floor area of approximately 125,140.80 sq m.		(80% interest attributable to the Group: RMB76,000,000 (Renminbi Seventy Six Million))
		The land use rights of the property have been granted for a term expiring on June 30, 2086 for residential use.		

- 1. Pursuant to the State-owned Land Use Rights Grant Contract No. 3203022016CR0013 dated January 4, 2016, the land use rights of a parcel of land with a site area of approximately 104,284.00 sq m has been granted to Xuzhou Xiangyun Sight Management Co., Ltd. (徐州祥雲景區管理有限公司) ("Xuzhou Xiangyun Sight Management"), a 80%-owned subsidiary of the Company, at a total land grant fee of RMB93,860,000.
- Pursuant to the Real Estate Title Certificate Su (2018) Jia Wang Qu Bu Dong Chan Quan Di No. 0000575 dated January 25, 2018, the land use rights of a parcel of land with a site area of approximately 104,284.00 sq m have been granted to Xuzhou Xiangyun Sight Management for a term expiring on June 30, 2086 for residential use.
- 3. Pursuant to the Construction Land Planning Permit Jia Gui Di Zi Di No. 320305201800006 dated January 16, 2018, Xuzhou Xiangyun Sight Management was permitted to use a parcel of land with a site area of approximately 104,284.00 sq m for development.
- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Xuzhou Xiangyun Sight Management is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Xuzhou Xiangyun Sight Management is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Xuzhou Xiangyun Sight Management has fully paid the land grant premium.

5. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB750 to RMB830 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB760 per sq m, which is consistent with the relevant comparables.

No.	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at March 31, 2018
43.	Cypress View • Seattle (柏景 • 西雅圖) Xipeng Zone No. 10-02,	The property comprises a parcel of land with a site area of approximately 89,273.00 sq m.	As at the valuation date, the property was vacant and pending for future	RMB616,000,000 (Renminbi Six Hundred and Sixteen Million)
	Wugen Village,	The property is located at Jiulongpo District.	development.	
	Bafu Town,	Developments in the vicinity are dominated		(95% interest
	Jiulongpo District,	by vacant lands. It takes about a 90-minute		attributable to the
	Chongqing,	drive from the property to the city center of		Group:
	PRC	Chongqing.		RMB585,200,000 (Renminbi Five
		According to the information provided by the		Hundred Eighty Five
		Group, the property has a planned gross floor		Million and Two
		area of approximately 267,819.00 sq m.		Hundred Thousand))
		The land use rights of the property have been		
		granted for two concurrent terms expiring on		
		March 31, 2064 for residential use and		
		March 31, 2054 for commercial use.		

#### Notes:

- 1. Pursuant to the State-owned Land Use Rights Grant Contract Yu De (2014) He Zi (Jiu Qu) Di No. 42 dated January 28, 2014, the land use rights of a parcel of land with a site area of approximately 89,273.00 sq m has been granted to Chongqing Bojing Mingsha Property Co., Ltd. (重慶柏景銘廈置業有限公司) ("Chongqing Bojing Mingsha Property"), a 95%-owned subsidiary of the Company, at a total land grant fee of RMB278,540,000.
- 2. Pursuant to five Real Estate Title Certificates, the land use rights of five parcels of land with a total site area of approximately 89,273.00 sq m have been granted to Chongqing Bojing Mingsha for two concurrent terms expiring on March 31, 2064 for residential use and March 31, 2054 for commercial use. Details of the said certificates are as follows:

			Site Area
No.	Certificate No.	Issue Date	(sq m)
1.	105D Fang Di Zheng 2015 Zi Di No. 00265	May 5, 2015	18,020.20
2.	105D Fang Di Zheng 2015 Zi Di No. 00266	May 5, 2015	30,336.60
3.	105D Fang Di Zheng 2015 Zi Di No. 00267	May 5, 2015	4,096.40
4.	105D Fang Di Zheng 2015 Zi Di No. 00264	May 5, 2015	11,107.50
5.	105D Fang Di Zheng 2015 Zi Di No. 00263	May 5, 2015	25,712.30
		Total:	89,273.00

- Pursuant to the Construction Land Planning Permit Di Zi Di No. 500107201400514 dated April 10, 2014, Chongqing Bojing Mingsha Property was permitted to use a parcel of land with a site area of approximately 89,273.00 sq m for development.
- 4. Pursuant to the Construction Work Planning Permit Jian Zi Di No. 500107201800032 dated March 30, 2018, the total approved construction scale is approximately 52,286.03 sq m.

As advised by the Group, the buildings as stated in the Construction Work Planning Permit mentioned above only comprise portion of the property.

- 5. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - Chongqing Bojing Mingsha Property is the owner of the land use rights of the property, which is protected under the PRC laws;
  - Chongqing Bojing Mingsha Property is entitled to occupy, use, lease, transfer, mortgage or by other legal means to dispose of the land use rights of the property; and
  - iii. Chongqing Bojing Mingsha Property has fully paid the land grant premium.
- 6. In undertaking our valuation of the property, we have made reference to various land transactions which have characteristics comparable to the property. The accommodation values of the land transactions are in the range between RMB2,300 to RMB3,100 per sq m. Due adjustments to the unit rates of these transactions have been made to reflect factors including but not limited to plot ratio, land use term, accessibility, surrounding environment, location, use, site area and time in arriving at the key assumptions.

In our valuation, we have adopted an accommodation value of about RMB2,300 per sq m, which is consistent with the relevant comparables.

Notes:

## Category B — Investment Value (Non-market value basis)

## Group VII — Property held by the Group for operation in the PRC

No.	Property	Description and tenure	Particulars of occupancy	Investment value in existing state as at March 31, 2018
110.	Property	Description and tenure	raruculars of occupancy	Waren 31, 2018
44.	Block B2 of Nanjing Hong Yang Plaza (南京弘陽廣場), No. 48 Daqiao North	Nanjing Hong Yang Plaza ("the Development") is a commercial development erected on a parcel of land with a site area of approximately 230,870.76 sq m.	As at the valuation date, the property was under renovation.	RMB155,000,000 (Renminbi One Hundred and Fifty Five Million)
	Road, Nanjing, Jiangsu Province, PRC	The Development is located at northeast corner of the junction between Daqiao North Road and Taida Road. It is close to the bus station. Developments in the vicinity are dominated by retail and residential developments.		(100% interest attributable to the Group: RMB155,000,000 (Renminbi One Hundred and Fifty Five Million))
		The property comprises Block B2 of the Development. It is a 2-storey entertainment complex with a gross floor area of approximately 27,456.25 sq m.		(This is not a commercial value and see Note 7)
		As advised by the Group, the property was completed in 2011 and is currently under renovation.		
		The land use rights of the property have been granted for a term expiring on October 31, 2042 for commercial use.		

- 1. Pursuant to a Building Ownership Certificate No. Su (2017) Ning Pu Bu Dong Chan Quan No. 0002145 dated January 9, 2017, the building ownership of the property with a total gross floor area of approximately 334,898.37 sq m and the corresponding land use rights is vested in Nanjing Redsun Real Estate Development Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company.
- Pursuant to Business License 9132011167132273X6 dated December 16, 2016, Nanjing Hong Yang Commercial Management Company Limited was established as a limited company with a registered capital of RMB5,000,000 for an operation period commencing on September 29, 2012 to March 16, 2038.
- 3. As advised by the Group, the total paid renovation cost of the property as at the valuation date was approximately RMB66,040,000 and the estimated outstanding renovation cost for completion of the property will be approximately RMB193,130,000. We have taken into account the aforesaid amounts in our valuation.

- 4. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the property, which is protected under the PRC laws; and
  - ii. the property cannot be freely transferred.
- 5. In undertaking our valuation of the property, we have made reference to various market comparables of similar developments which have characteristics comparable to the property. The unit rent of these comparables are in a range between RMB90 per sq m per month to RMB120 per sq m per month for retail units (1/F). Due adjustments to the unit rents of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rent of about RMB115 per sq m for retail units (1/F), which is consistent with the relevant comparables.

6. Based on our market research, the market yields of comparable retail development are in a range between 4.2% to 5.5% as at the valuation date. Due adjustment to the market yield of these comparable have been made to reflect factors including but not limited to location, size and quality in arriving at the key assumption.

In our valuation, we have adopted a capitalization rate of 4.5% for retail units, which is consistent with the relevant comparables.

7. We have attributed no commercial value, i.e. market value to the property as the transferability of the property is restricted. However, for the Group's management reference, we have reported the investment value of the property in its existing state to the Group.

# Group VIII — Property held by the Group for investment in the PRC

No.	Property	Description	and tenure		Particulars of occupancy	Investment value in existing state as at March 31, 2018
45.	Portion of Nanjing Hong Yang Plaza (南京弘陽廣場), No. 48 Daqiao North Road,	Nanjing Hong Yang Plaza ("the Development") is a commercial development erected on a parcel of land with a site area of approximately 230,870.76 sq m.		As at the valuation date, Blocks A1 to A4 and C1 of the property were subject to various tenancies with the latest one due to expire on	RMB7,724,000,000 (Renminbi Seven Billion Seven Hundred and Twenty Four Million)	
	Nanjing,	The Develo	pment is located	at northeast	May 15, 2031.	(100% interest
	Jiangsu Province,	corner of th	e junction betwee	en Daqiao North		attributable to the
	PRC		aida Road. It is cl		Blocks B1, C2 and C3 of	Group:
			relopments in the	•	the property were	RMB7,724,000,000
		dominated l developmen	by retail and residnts.	lential	undergoing renovation as at the valuation date.	(Renminbi Seven Billion Seven Hundred and Twenty Four Million))
		The propert	y comprises 8 ret	ail blocks and		Twenty Four Million))
			or parking spaces			(This is not a
			nt with a total gro			commercial value and
		_	ely 435,164.65 sq			see Note 6)
		and breakdo	own of the gross f	loor area are as		
		follows:	· ·			
				Approximate		
				ross Floor Area		
		Blocks	Usage	(sq m)		
		A1	Commercial	64,771.91		
		A2	Commercial	55,250.53		
		A3	Commercial	75,973.90		
		A4	Commercial	44,902.01		
		B1 C1	Commercial Commercial	66,543.77 46,603.00		
		C1 C2	Commercial	13,003.18		
		C2 C3	Commercial	38,322.62		
		Basement	Carpark	29,793.73		
		Total:	1	435,164.65		
		As advised by the Group, the property was completed in stages between 2008 and 2016.  The land use rights of the property have been granted for a term expiring on October 31, 2042 for commercial use.				

Notes:

<sup>1.</sup> Pursuant to five Building Ownership Certificates, the building ownership of the property with a gross floor area of approximately 462,620.90 sq m and the corresponding land use rights are vested in Nanjing Redsun Real Estate Development

Co., Ltd. (南京紅太陽房地產開發有限公司) ("Nanjing Redsun"), a 100%-owned subsidiary of the Company. Details of the said certificates are as follows:

				Gross Floor Area	
No.	Block No.	Certificate No.	Issue Date	(sq m)	Usage
1.	A1, A2, A3, A4, B1 and B2	Su (2017) Ning Pu Bu Dong Chan Quan Di No. 0002145	January 9, 2017	334,898.37	Retail, car park
2.	C1	Ning Fang Quan Zheng Pu Chu Zi Di No. 326182	June 17, 2011	46,603.00	Retail
3.	Basement of C1&C2	Ning Fang Quan Zheng Pu Chu Zi Di No. 326185	June 17, 2011	29,793.73	Basement
4.	C2	Ning Fang Quan Zheng Pu Chu Zi Di No. 326184	June 17, 2011	13,003.18	Retail
5.	C3	Ning Fang Quan Zheng Pu Chu Zi Di No. 341971	November 23, 2011	38,322.62	Retail
			Total:	462,620.90	

- As advised by the Group, the total paid renovation cost of Blocks B1, C1 and C2 of the property as at the valuation date was
  approximately RMB192,370,000 and the estimated outstanding renovation cost for completion of the property will be
  approximately RMB319,500,000. We have taken into account the aforesaid amounts in our valuation.
- 3. We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal adviser, which contains, inter alia, the following information:
  - i. Nanjing Redsun is the owner of the property, which is protected under the PRC laws;
  - ii. the property is subject to various mortgages; and
  - iii. the property cannot be freely transferred.
- 4. In undertaking our valuation of the property, we have made reference to market comparables of similar developments which have characteristics comparable to the property. The unit rents of these comparables are in a range between RMB167 per sq m to RMB275 per sq m per month for retail units (1/F). Due adjustments to the unit rents of these comparables have been made to reflect factors including but not limited to time, location, size, floor difference and quality in arriving at the key assumptions.

In our valuation, we have adopted an average unit rent of about RMB190 per sq m per month for retail units (1/F), which is consistent with the relevant comparables.

5. Based on our market research, the market yields of comparable retail developments are in a range between 4.2% to 5.3% as at the valuation date. Due adjustments to the market yield of these comparables have been made to reflect factors including but not limited to location, size and quality in arriving at the key assumptions.

In our valuation, we have adopted a capitalization rate of 4.5% for retail units, which is consistent with the relevant comparables.

6. We have attributed no commercial value, i.e. market value to the property as the transferability of the property is restricted. However, for the Group's management reference, we have reported the investment value of the property in its existing state to the Group.

Set out below is a summary of certain provisions of the Memorandum and Articles of Association of the Company and of certain aspects of Cayman Islands company law.

The Company was incorporated in the Cayman Islands as an exempted company with limited liability on December 21, 2017 under the Cayman Companies Law. The Company's constitutional documents consist of its Amended and Restated Memorandum of Association ("Memorandum") and its Amended and Restated Articles of Association ("Articles").

## 1. MEMORANDUM OF ASSOCIATION

- (a) The Memorandum provides, inter alia, that the liability of members of the Company is limited and that the objects for which the Company is established are unrestricted (and therefore include acting as an investment company), and that the Company shall have and be capable of exercising any and all of the powers at any time or from time to time exercisable by a natural person or body corporate whether as principal, agent, contractor or otherwise and, since the Company is an exempted company, that the Company will not trade in the Cayman Islands with any person, firm or corporation except in furtherance of the business of the Company carried on outside the Cayman Islands.
- (b) By special resolution the Company may alter the Memorandum with respect to any objects, powers or other matters specified in it.

#### 2. ARTICLES OF ASSOCIATION

The Articles were conditionally adopted on June 25, 2018. A summary of certain provisions of the Articles is set out below.

#### (a) Shares

## (i) Classes of shares

The share capital of the Company consists of ordinary shares.

### (ii) Variation of rights of existing shares or classes of shares

Subject to the Cayman Companies Law, if at any time the share capital of the Company is divided into different classes of shares, all or any of the special rights attached to any class of shares may (unless otherwise provided for by the terms of issue of the shares of that class) be varied, modified or abrogated either with the consent in writing of the holders of not less than three-fourths in nominal value of the issued shares of that class or with the sanction of a special resolution passed at a separate general meeting of the holders of the shares of that class. The provisions of the Articles relating to general meetings shall mutatis mutandis apply to every such

separate general meeting, but so that the necessary quorum (other than at an adjourned meeting) shall be not less than two persons together holding (or, in the case of a shareholder being a corporation, by its duly authorized representative) or representing by proxy not less than one-third in nominal value of the issued shares of that class. Every holder of shares of the class shall be entitled on a poll to one vote for every such share held by him, and any holder of shares of the class present in person or by proxy may demand a poll.

Any special rights conferred upon the holders of any shares or class of shares shall not, unless otherwise expressly provided in the rights attaching to the terms of issue of such shares, be deemed to be varied by the creation or issue of further shares ranking *pari passu* therewith.

## (iii) Alteration of capital

The Company may, by an ordinary resolution of its members: (a) increase its share capital by the creation of new shares of such amount as it thinks expedient; (b) consolidate or divide all or any of its share capital into shares of larger or smaller amount than its existing shares; (c) divide its unissued shares into several classes and attach to such shares any preferential, deferred, qualified or special rights, privileges or conditions; (d) subdivide its shares or any of them into shares of an amount smaller than that fixed by the Memorandum; (e) cancel any shares which, at the date of the resolution, have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares so canceled; (f) make provision for the allotment and issue of shares which do not carry any voting rights; (g) change the currency of denomination of its share capital; and (h) reduce its share premium account in any manner authorized and subject to any conditions prescribed by law.

## (iv) Transfer of shares

Subject to the Cayman Companies Law and the requirements of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), all transfers of shares shall be effected by an instrument of transfer in the usual or common form or in such other form as the Board may approve and may be under hand or, if the transferor or transferee is a Clearing House or its nominee(s), under hand or by machine imprinted signature, or by such other manner of execution as the Board may approve from time to time.

Execution of the instrument of transfer shall be by or on behalf of the transferor and the transferee, provided that the Board may dispense with the execution of the instrument of transfer by the transferor or transferee or accept mechanically executed transfers. The transferor shall be deemed to remain the holder of a share until the name of the transferee is entered in the register of members of the Company in respect of that share.

The Board may, in its absolute discretion, at any time and from time to time remove any share on the principal register to any branch register or any share on any branch register to the principal register or any other branch register.

Unless the Board otherwise agrees, no shares on the principal register shall be removed to any branch register nor shall shares on any branch register be removed to the principal register or any other branch register.

All removals and other documents of title shall be lodged for registration and registered, in the case of shares on any branch register, at the relevant registration office and, in the case of shares on the principal register, at the place at which the principal register is located.

The Board may, in its absolute discretion, decline to register a transfer of any share (not being a fully paid up share) to a person of whom it does not approve or on which the Company has a lien. It may also decline to register a transfer of any share issued under any share option scheme upon which a restriction on transfer subsists or a transfer of any share to more than four joint holders.

The Board may decline to recognize any instrument of transfer unless a certain fee, up to such maximum sum as the Stock Exchange may determine to be payable, is paid to the Company, the instrument of transfer is properly stamped (if applicable), is in respect of only one class of share and is lodged at the relevant registration office or the place at which the principal register is located accompanied by the relevant share certificate(s) and such other evidence as the Board may reasonably require is provided to show the right of the transferor to make the transfer (and if the instrument of transfer is executed by some other person on his behalf, the authority of that person so to do).

The register of members may, subject to the Listing Rules, be closed at such time or for such period not exceeding in the whole 30 days in each year as the Board may determine.

Fully paid shares shall be free from any restriction on transfer (except when permitted by the Stock Exchange) and shall also be free from all liens.

## (v) Power of the Company to purchase its own shares

The Company may purchase its own shares subject to certain restrictions and the Board may only exercise this power on behalf of the Company subject to any applicable requirement imposed from time to time by the Articles or any code, rules or regulations issued from time to time by the Stock Exchange and/or the Securities and Futures Commission of Hong Kong.

Where the Company purchases for redemption a redeemable Share, purchases not made through the market or by tender shall be limited to a maximum price and, if purchases are by tender, tenders shall be available to all members alike.

## (vi) Power of any subsidiary of the Company to own shares in the Company

There are no provisions in the Articles relating to the ownership of shares in the Company by a subsidiary.

## (vii) Calls on shares and forfeiture of shares

The Board may, from time to time, make such calls as it thinks fit upon the members in respect of any monies unpaid on the shares held by them respectively (whether on account of the nominal value of the shares or

by way of premium) and not by the conditions of allotment of such shares made payable at fixed times. A call may be made payable either in one sum or by installments. If the sum payable in respect of any call or installment is not paid on or before the day appointed for payment thereof, the person or persons from whom the sum is due shall pay interest on the same at such rate not exceeding 20% per annum as the Board shall fix from the day appointed for payment to the time of actual payment, but the Board may waive payment of such interest wholly or in part. The Board may, if it thinks fit, receive from any member willing to advance the same, either in money or money's worth, all or any part of the money uncalled and unpaid or installments payable upon any shares held by him, and in respect of all or any of the monies so advanced the Company may pay interest at such rate (if any) not exceeding 20% per annum as the Board may decide.

If a member fails to pay any call or installment of a call on the day appointed for payment, the Board may, for so long as any part of the call or installment remains unpaid, serve not less than 14 days' notice on the member requiring payment of so much of the call or installment as is unpaid, together with any interest which may have accrued and which may still accrue up to the date of actual payment. The notice shall name a further day (not earlier than the expiration of 14 days from the date of the notice) on or before which the payment required by the notice is to be made, and shall also name the place where payment is to be made. The notice shall also state that, in the event of non-payment at or before the appointed time, the shares in respect of which the call was made will be liable to be forfeited.

If the requirements of any such notice are not complied with, any share in respect of which the notice has been given may at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the Board to that effect. Such forfeiture will include all dividends and bonuses declared in respect of the forfeited share and not actually paid before the forfeiture.

A person whose shares have been forfeited shall cease to be a member in respect of the forfeited shares but shall, nevertheless, remain liable to pay to the Company all monies which, at the date of forfeiture, were payable by him to the Company in respect of the shares together with (if the Board shall in its discretion so require) interest thereon from the date of forfeiture until payment at such rate not exceeding 20% per annum as the Board may prescribe.

#### (b) **Directors**

### (i) Appointment, retirement and removal

At any time or from time to time, the Board shall have the power to appoint any person as a Director either to fill a casual vacancy on the Board or as an additional Director to the existing Board subject to any maximum number of Directors, if any, as may be determined by the members in general meeting. Any Director so appointed to fill a casual vacancy shall hold office only until the first general meeting of the Company after his appointment and be subject to re-election at such meeting. Any Director so appointed as an addition to the existing Board shall hold office only until the first annual general meeting of the Company after his appointment and be eligible for re-election at such meeting. Any Director so appointed by the Board shall not be taken into account in determining the Directors or the number of Directors who are to retire by rotation at an annual general meeting.

At each annual general meeting, one third of the Directors for the time being shall retire from office by rotation. However, if the number of Directors is not a multiple of three, then the number nearest to but not less than one third shall be the number of retiring Directors. The Directors to retire in each year shall be those who have been in office longest since their last re-election or appointment but, as between persons who became or were last re-elected Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by lot.

No person, other than a retiring Director, shall, unless recommended by the Board for election, be eligible for election to the office of Director at any general meeting, unless notice in writing of the intention to propose that person for election as a Director and notice in writing by that person of his willingness to be elected has been lodged at the head office or at the registration office of the Company. The period for lodgment of such notices shall commence no earlier than the day after despatch of the notice of the relevant meeting and end no later than seven days before the date of such meeting and the minimum length of the period during which such notices may be lodged must be at least seven days.

A Director is not required to hold any shares in the Company by way of qualification nor is there any specified upper or lower age limit for Directors either for accession to or retirement from the Board.

A Director may be removed by an ordinary resolution of the Company before the expiration of his term of office (but without prejudice to any claim which such Director may have for damages for any breach of any contract between him and the Company) and the Company may by ordinary resolution appoint another in his place. Any Director so appointed shall be subject to the "retirement by rotation" provisions. The number of Directors shall not be less than two.

The office of a Director shall be vacated if he:

- (aa) resign;
- (bb) dies;
- (cc) is declared to be of unsound mind and the Board resolves that his office be vacated;
- (dd) becomes bankrupt or has a receiving order made against him or suspends payment or compounds with his creditors generally;
- (ee) he is prohibited from being or ceases to be a director by operation of law;
- (ff) without special leave, is absent from meetings of the Board for six consecutive months, and the Board resolves that his office is vacated;
- (gg) has been required by the stock exchange of the Relevant Territory (as defined in the Articles) to cease to be a Director; or

(hh) is removed from office by the requisite majority of the Directors or otherwise pursuant to the Articles.

From time to time the Board may appoint one or more of its body to be managing director, joint managing director or deputy managing director or to hold any other employment or executive office with the Company for such period and upon such terms as the Board may determine, and the Board may revoke or terminate any of such appointments. The Board may also delegate any of its powers to committees consisting of such Director(s) or other person(s) as the Board thinks fit, and from time to time it may also revoke such delegation or revoke the appointment of and discharge any such committees either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed upon it by the Board.

### (ii) Power to allot and issue shares and warrants

Subject to the provisions of the Cayman Companies Law, the Memorandum and Articles and without prejudice to any special rights conferred on the holders of any shares or class of shares, any share may be issued with or have attached to it such rights, or such restrictions, whether with regard to dividend, voting, return of capital or otherwise, as the Company may by ordinary resolution determine (or, in the absence of any such determination or so far as the same may not make specific provision, as the Board may determine). Any share may be issued on terms that, upon the happening of a specified event or upon a given date and either at the option of the Company or the holder of the share, it is liable to be redeemed.

The Board may issue warrants to subscribe for any class of shares or other securities of the Company on such terms as it may from time to time determine.

Where warrants are issued to bearer, no certificate in respect of such warrants shall be issued to replace one that has been lost unless the Board is satisfied beyond reasonable doubt that the original certificate has been destroyed and the Company has received an indemnity in such form as the Board thinks fit with regard to the issue of any such replacement certificate.

Subject to the provisions of the Cayman Companies Law, the Articles and, where applicable, the rules of any stock exchange of the Relevant Territory (as defined in the Articles) and without prejudice to any special rights or restrictions for the time being attached to any shares or any class of shares, all unissued shares in the Company shall be at the disposal of the Board, which may offer, allot, grant options over or otherwise dispose of them to such persons, at such times, for such consideration and on such terms and conditions as it in its absolute discretion thinks fit, but so that no shares shall be issued at a discount.

Neither the Company nor the Board shall be obliged, when making or granting any allotment of, offer of, option over or disposal of shares, to make, or make available, any such allotment, offer, option or shares to members or others whose registered addresses are in any particular territory or territories where, in the absence of a registration statement or other special formalities, this is or may, in the opinion of the Board, be unlawful or impracticable. However, no member affected as a result of the foregoing shall be, or be deemed to be, a separate class of members for any purpose whatsoever.

#### (iii) Power to dispose of the assets of the Company or any of its subsidiaries

While there are no specific provisions in the Articles relating to the disposal of the assets of the Company or any of its subsidiaries, the Board may exercise all powers and do all acts and things which may be exercised or done or approved by the Company and which are not required by the Articles or the Cayman Companies Law to be exercised or done by the Company in general meeting, but if such power or act is regulated by the Company in general meeting, such regulation shall not invalidate any prior act of the Board which would have been valid if such regulation had not been made.

### (iv) **Borrowing powers**

The Board may exercise all the powers of the Company to raise or borrow money, to mortgage or charge all or any part of the undertaking, property and uncalled capital of the Company and, subject to the Cayman Companies Law, to issue debentures, debenture stock, bonds and other securities of the Company, whether outright or as collateral security for any debt, liability or obligation of the Company or of any third party.

### (v) Remuneration

The Directors shall be entitled to receive, as ordinary remuneration for their services, such sums as shall from time to time be determined by the Board or the Company in general meeting, as the case may be, such sum (unless otherwise directed by the resolution by which it is determined) to be divided among the Directors in such proportions and in such manner as they may agree or, failing agreement, either equally or, in the case of any Director holding office for only a portion of the period in respect of which the remuneration is payable, pro rata. The Directors shall also be entitled to be repaid all expenses reasonably incurred by them in attending any Board meetings, committee meetings or general meetings or otherwise in connection with the discharge of their duties as Directors. Such remuneration shall be in addition to any other remuneration to which a Director who holds any salaried employment or office in the Company may be entitled by reason of such employment or office.

Any Director who, at the request of the Company, performs services which in the opinion of the Board go beyond the ordinary duties of a Director may be paid such special or extra remuneration as the Board may determine, in addition to or in substitution for any ordinary remuneration as a Director. An executive Director appointed to be a managing director, joint managing director, deputy managing director or other executive officer shall receive such remuneration and such other benefits and allowances as the Board may from time to time decide. Such remuneration shall be in addition to his ordinary remuneration as a Director.

The Board may establish, either on its own or jointly in concurrence or agreement with subsidiaries of the Company or companies with which the Company is associated in business, or may make contributions out of the Company's monies to, any schemes or funds for providing pensions, sickness or compassionate allowances, life assurance or other benefits for employees (which expression as used in this and the following paragraph shall include any Director or former Director who may hold or have held any executive office or any office of profit with the Company or any of its subsidiaries) and former employees of the Company and their dependents or any class or classes of such persons.

The Board may also pay, enter into agreements to pay or make grants of revocable or irrevocable, whether or not subject to any terms or conditions, pensions or other benefits to employees and former employees and their dependents, or to any of such persons, including pensions or benefits additional to those, if any, to which such employees or former employees or their dependents are or may become entitled under any such scheme or fund as mentioned above. Such pension or benefit may, if deemed desirable by the Board, be granted to an employee either before and in anticipation of, or upon or at any time after, his actual retirement.

### (vi) Compensation or payments for loss of office

Payments to any present Director or past Director of any sum by way of compensation for loss of office or as consideration for or in connection with his retirement from office (not being a payment to which the Director is contractually or statutorily entitled) must be approved by the Company in general meeting.

### (vii) Loans and provision of security for loans to Directors

The Company shall not directly or indirectly make a loan to a Director or a director of any holding company of the Company or any of their respective close associates, enter into any guarantee or provide any security in connection with a loan made by any person to a Director or a director of any holding company of the Company or any of their respective close associates, or, if any one or more of the Directors hold(s) (jointly or severally or directly or indirectly) a controlling interest in another company, make a loan to that other company or enter into any guarantee or provide any security in connection with a loan made by any person to that other company.

## (viii) Disclosure of interest in contracts with the Company or any of its subsidiaries

With the exception of the office of auditor of the Company, a Director may hold any other office or place of profit with the Company in conjunction with his office of Director for such period and upon such terms as the Board may determine, and may be paid such extra remuneration for that other office or place of profit, in whatever form, in addition to any remuneration provided for by or pursuant to any other Articles. A Director may be or become a director, officer or member of any other company in which the Company may be interested, and shall not be liable to account to the Company or the members for any remuneration or other benefits received by him as a director, officer or member of such other company. The Board may also cause the voting power conferred by the shares in any other company held or owned by the Company to be exercised in such manner in all respects as it thinks fit, including the exercise in favor of any resolution appointing the Directors or any of them to be directors or officers of such other company.

No Director or intended Director shall be disqualified by his office from contracting with the Company, nor shall any such contract or any other contract or arrangement in which any Director is in any way interested be liable to be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason only of such Director holding that office or the fiduciary relationship established by it. A Director who is, in any way, materially interested in a contract or arrangement or proposed contract or arrangement with the Company shall declare the nature of his interest at the earliest meeting of the Board at which he may practically do so.

There is no power to freeze or otherwise impair any of the rights attaching to any share by reason that the person or persons who are interested directly or indirectly in that share have failed to disclose their interests to the Company.

A Director shall not vote or be counted in the quorum on any resolution of the Board in respect of any contract or arrangement or proposal in which he or any of his close associate(s) has/have a material interest, and if he shall do so his vote shall not be counted nor shall he be counted in the quorum for that resolution, but this prohibition shall not apply to any of the following matters:

- (aa) the giving of any security or indemnity to the Director or his close associate(s) in respect of money lent or obligations incurred or undertaken by him or any of them at the request of or for the benefit of the Company or any of its subsidiaries;
- (bb) the giving of any security or indemnity to a third party in respect of a debt or obligation of the Company or any of its subsidiaries for which the Director or his close associate(s) has/have himself/ themselves assumed responsibility in whole or in part whether alone or jointly under a guarantee or indemnity or by the giving of security;
- (cc) any proposal concerning an offer of shares, debentures or other securities of or by the Company or any other company which the Company may promote or be interested in for subscription or purchase, where the Director or his close associate(s) is/are or is/are to be interested as a participant in the underwriting or sub-underwriting of the offer;
- (dd) any proposal or arrangement concerning the benefit of employees of the Company or any of its subsidiaries, including the adoption, modification or operation of either: (i) any employees' share scheme or any share incentive or share option scheme under which the Director or his close associate(s) may benefit; or (ii) any of a pension fund or retirement, death or disability benefits scheme which relates to Directors, their close associates and employees of the Company or any of its subsidiaries and does not provide in respect of any Director or his close associate(s) any privilege or advantage not generally accorded to the class of persons to which such scheme or fund relates; and
- (ee) any contract or arrangement in which the Director or his close associate(s) is/are interested in the same manner as other holders of shares, debentures or other securities of the Company by virtue only of his/their interest in those shares, debentures or other securities.

## (c) **Proceedings of the Board**

The Board may meet anywhere in the world for the despatch of business and may adjourn and otherwise regulate its meetings as it thinks fit. Questions arising at any meeting shall be determined by a majority of votes. In the case of an equality of votes, the chairman of the meeting shall have a second or casting vote.

#### (d) Alterations to the constitutional documents and the Company's name

To the extent that the same is permissible under Cayman Islands law and subject to the Articles, the Memorandum and Articles of the Company may only be altered or amended, and the name of the Company may only be changed, with the sanction of a special resolution of the Company.

## (e) Meetings of member

## (i) Special and ordinary resolutions

A special resolution of the Company must be passed by a majority of not less than three-fourths of the votes cast by such members as, being entitled so to do, vote in person or by proxy or, in the case of members which are corporations, by their duly authorized representatives or, where proxies are allowed, by proxy at a general meeting of which notice specifying the intention to propose the resolution as a special resolution has been duly given.

Under Cayman Companies Law, a copy of any special resolution must be forwarded to the Registrar of Companies in the Cayman Islands within 15 days of being passed.

An "ordinary resolution", by contrast, is a resolution passed by a simple majority of the votes of such members of the Company as, being entitled to do so, vote in person or, in the case of members which are corporations, by their duly authorized representatives or, where proxies are allowed, by proxy at a general meeting of which notice has been duly given.

A resolution in writing signed by or on behalf of all members shall be treated as an ordinary resolution duly passed at a general meeting of the Company duly convened and held, and where relevant as a special resolution so passed.

## (ii) Voting rights and right to demand a poll

Subject to any special rights, restrictions or privileges as to voting for the time being attached to any class or classes of shares at any general meeting: (a) on a poll every member present in person or by proxy or, in the case of a member being a corporation, by its duly authorized representative shall have one vote for every share which is fully paid or credited as fully paid registered in his name in the register of members of the Company but so that no amount paid up or credited as paid up on a share in advance of calls or installments is treated for this purpose as paid up on the share; and (b) on a show of hands every member who is present in person (or, in the case of a member being a corporation, by its duly authorized representative) or by proxy shall have one vote. Where more than one proxy is appointed by a member which is a Clearing House (as defined in the Articles) or its nominee(s), each such proxy shall have one vote on a show of hands. On a poll, a member entitled to more than one vote need not use all his votes or cast all the votes he does use in the same way.

At any general meeting a resolution put to the vote of the meeting is to be decided by poll save that the chairman of the meeting may, pursuant to the Listing Rules, allow a resolution to be voted on by a show of

hands. Where a show of hands is allowed, before or on the declaration of the result of the show of hands, a poll may be demanded by (in each case by members present in person or by proxy or by a duly authorized corporate representative):

- (A) at least two members;
- (B) any member or members representing not less than one-tenth of the total voting rights of all the members having the right to vote at the meeting; or
- (C) a member or members holding shares in the Company conferring a right to vote at the meeting on which an aggregate sum has been paid equal to not less than one-tenth of the total sum paid up on all the shares conferring that right.

Should a Clearing House or its nominee(s) be a member of the Company, such person or persons may be authorized as it thinks fit to act as its representative(s) at any meeting of the Company or at any meeting of any class of members of the Company provided that, if more than one person is so authorized, the authorization shall specify the number and class of shares in respect of which each such person is so authorized. A person authorized in accordance with this provision shall be deemed to have been duly authorized without further evidence of the facts and be entitled to exercise the same rights and powers on behalf of the Clearing House or its nominee(s) as if such person were an individual member including the right to vote individually on a show of hands.

Where the Company has knowledge that any member is, under the Listing Rules, required to abstain from voting on any particular resolution or restricted to voting only for or only against any particular resolution, any votes cast by or on behalf of such member in contravention of such requirement or restriction shall not be counted.

# (iii) Annual general meetings

The Company must hold an annual general meeting each year other than the year of the Company's adoption of the Articles. Such meeting must be held not more than 15 months after the holding of the last preceding annual general meeting, or such longer period as may be authorized by the Stock Exchange at such time and place as may be determined by the Board.

#### (iv) Notices of meetings and business to be conducted

An annual general meeting of the Company shall be called by at least 21 days' notice in writing, and any other general meeting of the Company shall be called by at least 14 days' notice in writing. The notice shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given, and must specify the time, place and agenda of the meeting and particulars of the resolution(s) to be considered at that meeting and, in the case of special business, the general nature of that business.

Except where otherwise expressly stated, any notice or document (including a share certificate) to be given or issued under the Articles shall be in writing, and may be served by the Company on any member personally,

by post to such member's registered address or (in the case of a notice) by advertisement in the newspapers. Any member whose registered address is outside Hong Kong may notify the Company in writing of an address in Hong Kong which shall be deemed to be his registered address for this purpose. Subject to the Cayman Companies Law and the Listing Rules, a notice or document may also be served or delivered by the Company to any member by electronic means.

Although a meeting of the Company may be called by shorter notice than as specified above, such meeting may be deemed to have been duly called if it is so agreed:

- (i) in the case of an annual general meeting, by all members of the Company entitled to attend and vote thereat; and
- (ii) in the case of any other meeting, by a majority in number of the members having a right to attend and vote at the meeting holding not less than 95% of the total voting rights in the Company.

All business transacted at an extraordinary general meeting shall be deemed special business. All business shall also be deemed special business where it is transacted at an annual general meeting, with the exception of certain routine matters which shall be deemed ordinary business.

#### (v) Quorum for meetings and separate class meetings

No business shall be transacted at any general meeting unless a quorum is present when the meeting proceeds to business, and continues to be present until the conclusion of the meeting.

The quorum for a general meeting shall be two members present in person (or in the case of a member being a corporation, by its duly authorized representative) or by proxy and entitled to vote. In respect of a separate class meeting (other than an adjourned meeting) convened to sanction the modification of class rights the necessary quorum shall be two persons holding or representing by proxy not less than one-third in nominal value of the issued shares of that class.

# (vi) Proxies

Any member of the Company entitled to attend and vote at a meeting of the Company is entitled to appoint another person as his proxy to attend and vote instead of him. A member who is the holder of two or more shares may appoint more than one proxy to represent him and vote on his behalf at a general meeting of the Company or at a class meeting. A proxy need not be a member of the Company and shall be entitled to exercise the same powers on behalf of a member who is an individual and for whom he acts as proxy as such member could exercise. In addition, a proxy shall be entitled to exercise the same powers on behalf of a member which is a corporation and for which he acts as proxy as such member could exercise if it were an individual member. On a poll or on a show of hands, votes may be given either personally (or, in the case of a member being a corporation, by its duly authorized representative) or by proxy.

The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing, or if the appointor is a corporation, either under seal or under the hand of a duly authorized officer or attorney. Every instrument of proxy, whether for a specified meeting or otherwise, shall be in such form as the Board may from time to time approve, provided that it shall not preclude the use of the two-way form. Any form issued to a member for appointing a proxy to attend and vote at an extraordinary general meeting or at an annual general meeting at which any business is to be transacted shall be such as to enable the member, according to his intentions, to instruct the proxy to vote in favor of or against (or, in default of instructions, to exercise his discretion in respect of) each resolution dealing with any such business.

#### (f) Accounts and audit

The Board shall cause proper books of account to be kept of the sums of money received and expended by the Company, and of the assets and liabilities of the Company and of all other matters required by the Cayman Companies Law (which include all sales and purchases of goods by the company) necessary to give a true and fair view of the state of the Company's affairs and to show and explain its transactions.

The books of accounts of the Company shall be kept at the head office of the Company or at such other place or places as the Board decides and shall always be open to inspection by any Director. No member (other than a Director) shall have any right to inspect any account, book or document of the Company except as conferred by the Cayman Companies Law or ordered by a court of competent jurisdiction or authorized by the Board or the Company in general meeting.

The Board shall from time to time cause to be prepared and laid before the Company at its annual general meeting balance sheets and profit and loss accounts (including every document required by law to be annexed thereto), together with a copy of the Directors' report and a copy of the auditors' report, not less than 21 days before the date of the annual general meeting. Copies of these documents shall be sent to every person entitled to receive notices of general meetings of the Company under the provisions of the Articles together with the notice of annual general meeting, not less than 21 days before the date of the meeting.

Subject to the rules of the stock exchange of the Relevant Territory (as defined in the Articles), the Company may send summarized financial statements to shareholders who have, in accordance with the rules of the stock exchange of the Relevant Territory, consented and elected to receive summarized financial statements instead of the full financial statements. The summarized financial statements must be accompanied by any other documents as may be required under the rules of the stock exchange of the Relevant Territory, and must be sent to those shareholders that have consented and elected to receive the summarized financial statements not less than 21 days before the general meeting.

The Company shall appoint auditor(s) to hold office until the conclusion of the next annual general meeting on such terms and with such duties as may be agreed with the Board. The auditors' remuneration shall be fixed by the Company in general meeting or by the Board if authority is so delegated by the members.

The auditors shall audit the financial statements of the Company in accordance with generally accepted accounting principles of Hong Kong, the International Accounting Standards or such other standards as may be permitted by the Stock Exchange.

#### (g) Dividends and other methods of distribution

The Company in general meeting may declare dividends in any currency to be paid to the members but no dividend shall be declared in excess of the amount recommended by the Board.

Except in so far as the rights attaching to, or the terms of issue of, any share may otherwise provide:

- all dividends shall be declared and paid according to the amounts paid up on the shares in respect of
  which the dividend is paid, although no amount paid up on a share in advance of calls shall for this
  purpose be treated as paid up on the share;
- (ii) all dividends shall be apportioned and paid pro rata in accordance with the amount paid up on the shares during any portion(s) of the period in respect of which the dividend is paid; and
- (iii) the Board may deduct from any dividend or other monies payable to any member all sums of money (if any) presently payable by him to the Company on account of calls, installments or otherwise.

Where the Board or the Company in general meeting has resolved that a dividend should be paid or declared, the Board may resolve:

- (aa) that such dividend be satisfied wholly or in part in the form of an allotment of shares credited as fully paid up, provided that the members entitled to such dividend will be entitled to elect to receive such dividend (or part thereof) in cash in lieu of such allotment; or
- (bb) that the members entitled to such dividend will be entitled to elect to receive an allotment of shares credited as fully paid up in lieu of the whole or such part of the dividend as the Board may think fit.

Upon the recommendation of the Board, the Company may by ordinary resolution in respect of any one particular dividend of the Company determine that it may be satisfied wholly in the form of an allotment of shares credited as fully paid up without offering any right to members to elect to receive such dividend in cash in lieu of such allotment.

Any dividend, bonus or other sum payable in cash to the holder of shares may be paid by check or warrant sent through the post. Every such check or warrant shall be made payable to the order of the person to whom it is sent and shall be sent at the holder's or joint holders' risk and payment of the check or warrant by the bank on which it is drawn shall constitute a good discharge to the Company. Any one of two or more joint holders may give effectual receipts for any dividends or other monies payable or property distributable in respect of the shares held by such joint holders.

Whenever the Board or the Company in general meeting has resolved that a dividend be paid or declared, the Board may further resolve that such dividend be satisfied wholly or in part by the distribution of specific assets of any kind.

The Board may, if it thinks fit, receive from any member willing to advance the same, and either in money or money's worth, all or any part of the money uncalled and unpaid or installments payable upon any shares held by him, and in respect of all or any of the monies so advanced may pay interest at such rate (if any) not exceeding 20% per annum, as the Board may decide, but a payment in advance of a call shall not entitle the member to receive any dividend or to exercise any other rights or privileges as a member in respect of the share or the due portion of the shares upon which payment has been advanced by such member before it is called up.

All dividends, bonuses or other distributions unclaimed for one year after having been declared may be invested or otherwise used by the Board for the benefit of the Company until claimed and the Company shall not be constituted a trustee in respect thereof. All dividends, bonuses or other distributions unclaimed for six years after having been declared may be forfeited by the Board and, upon such forfeiture, shall revert to the Company.

No dividend or other monies payable by the Company on or in respect of any share shall bear interest against the Company.

The Company may exercise the power to cease sending checks for dividend entitlements or dividend warrants by post if such checks or warrants remain uncashed on two consecutive occasions or after the first occasion on which such a check or warrant is returned undelivered.

# (h) Inspection of corporate records

For so long as any part of the share capital of the Company is listed on the Stock Exchange, any member may inspect any register of members of the Company maintained in Hong Kong (except when the register of members is closed) without charge and require the provision to him of copies or extracts of such register in all respects as if the Company were incorporated under and were subject to the Hong Kong Companies Ordinance.

#### (i) Rights of minorities in relation to fraud or oppression

There are no provisions in the Articles concerning the rights of minority members in relation to fraud or oppression. However, certain remedies may be available to members of the Company under Cayman Islands law, as summarized in paragraph 3(f) of this Appendix.

#### (j) Procedures on liquidation

A resolution that the Company be wound up by the court or be wound up voluntarily shall be a special resolution.

Subject to any special rights, privileges or restrictions as to the distribution of available surplus assets on liquidation for the time being attached to any class or classes of shares:

(i) if the Company is wound up and the assets available for distribution among the members of the Company are more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, then the excess shall be distributed pari passu among such members in proportion to the amount paid up on the shares held by them respectively; and

(ii) if the Company is wound up and the assets available for distribution among the members as such are insufficient to repay the whole of the paid-up capital, such assets shall be distributed so that, as nearly as may be, the losses shall be borne by the members in proportion to the capital paid up on the shares held by them, respectively.

If the Company is wound up (whether the liquidation is voluntary or compelled by the court), the liquidator may, with the sanction of a special resolution and any other sanction required by the Cayman Companies Law, divide among the members in specie or kind the whole or any part of the assets of the Company, whether the assets consist of property of one kind or different kinds, and the liquidator may, for such purpose, set such value as he deems fair upon any one or more class or classes of property to be so divided and may determine how such division shall be carried out as between the members or different classes of members and the members within each class. The liquidator may, with the like sanction, vest any part of the assets in trustees upon such trusts for the benefit of members as the liquidator thinks fit, but so that no member shall be compelled to accept any shares or other property upon which there is a liability.

#### (k) Subscription rights reserve

Provided that it is not prohibited by and is otherwise in compliance with the Cayman Companies Law, if warrants to subscribe for shares have been issued by the Company and the Company does any act or engages in any transaction which would result in the subscription price of such warrants being reduced below the par value of the shares to be issued on the exercise of such warrants, a subscription rights reserve shall be established and applied in paying up the difference between the subscription price and the par value of such shares.

#### 3. CAYMAN ISLANDS COMPANY LAW

The Company was incorporated in the Cayman Islands as an exempted company on December 21, 2017 subject to the Cayman Companies Law. Certain provisions of Cayman Islands company law are set out below but this section does not purport to contain all applicable qualifications and exceptions or to be a complete review of all matters of the Cayman Companies Law and taxation, which may differ from equivalent provisions in jurisdictions with which interested parties may be more familiar.

#### (a) Company operations

An exempted company such as the Company must conduct its operations mainly outside the Cayman Islands. An exempted company is also required to file an annual return each year with the Registrar of Companies of the Cayman Islands and pay a fee which is based on the amount of its authorized share capital.

#### (b) Share capital

Under Cayman Companies Law, a Cayman Islands company may issue ordinary, preference or redeemable shares or any combination thereof. Where a company issues shares at a premium, whether for cash or otherwise, a sum equal to the aggregate amount or value of the premiums on those shares shall be transferred to an account,

to be called the "share premium account". At the option of a company, these provisions may not apply to premiums on shares of that company allotted pursuant to any arrangements in consideration of the acquisition or cancelation of shares in any other company and issued at a premium. The share premium account may be applied by the company subject to the provisions, if any, of its memorandum and articles of association, in such manner as the company may from time to time determine including, but without limitation, the following:

- (i) paying distributions or dividends to members;
- (ii) paying up unissued shares of the company to be issued to members as fully paid bonus shares;
- (iii) any manner provided in section 37 of the Cayman Companies Law;
- (iv) writing-off the preliminary expenses of the company; and
- (v) writing-off the expenses of, or the commission paid or discount allowed on, any issue of shares or debentures of the company.

Notwithstanding the foregoing, no distribution or dividend may be paid to members out of the share premium account unless, immediately following the date on which the distribution or dividend is proposed to be paid, the company will be able to pay its debts as they fall due in the ordinary course of business.

Subject to confirmation by the court, a company limited by shares or a company limited by guarantee and having a share capital may, if authorized to do so by its articles of association, by special resolution reduce its share capital in any way.

#### (c) Financial assistance to purchase shares of a company or its holding company

There are no statutory prohibitions in the Cayman Islands on the granting of financial assistance by a company to another person for the purchase of, or subscription for, its own, its holding company's or a subsidiary's shares. Therefore, a company may provide financial assistance provided the directors of the company, when proposing to grant such financial assistance, discharge their duties of care and act in good faith, for a proper purpose and in the interests of the company. Such assistance should be on an arm's-length basis.

#### (d) Purchase of shares and warrants by a company and its subsidiaries

A company limited by shares or a company limited by guarantee and having a share capital may, if so authorized by its articles of association, issue shares which are to be redeemed or are liable to be redeemed at the option of the company or a member and, for the avoidance of doubt, it shall be lawful for the rights attaching to any shares to be varied, subject to the provisions of the company's articles of association, so as to provide that such shares are to be or are liable to be so redeemed. In addition, such a company may, if authorized to do so by its articles of association, purchase its own shares, including any redeemable shares; an ordinary resolution of the

company approving the manner and terms of the purchase will be required if the articles of association do not authorize the manner and terms of such purchase. A company may not redeem or purchase its shares unless they are fully paid. Furthermore, a company may not redeem or purchase any of its shares if, as a result of the redemption or purchase, there would no longer be any issued shares of the company other than shares held as treasury shares. In addition, a payment out of capital by a company for the redemption or purchase of its own shares is not lawful unless, immediately following the date on which the payment is proposed to be made, the company shall be able to pay its debts as they fall due in the ordinary course of business.

Shares that have been purchased or redeemed by a company or surrendered to the company shall not be treated as canceled but shall be classified as treasury shares if held in compliance with the requirements of Section 37A(1) of the Cayman Companies Law. Any such shares shall continue to be classified as treasury shares until such shares are either canceled or transferred pursuant to the Cayman Companies Law.

A Cayman Islands company may be able to purchase its own warrants subject to and in accordance with the terms and conditions of the relevant warrant instrument or certificate. Thus there is no requirement under Cayman Islands law that a company's memorandum or articles of association contain a specific provision enabling such purchases. The directors of a company may under the general power contained in its memorandum of association be able to buy, sell and deal in personal property of all kinds.

A subsidiary may hold shares in its holding company and, in certain circumstances, may acquire such shares.

#### (e) Dividends and distributions

Subject to a solvency test, as prescribed in the Cayman Companies Law, and the provisions, if any, of the company's memorandum and articles of association, company may pay dividends and distributions out of its share premium account. In addition, based upon English case law which is likely to be persuasive in the Cayman Islands, dividends may be paid out of profits.

For so long as a company holds treasury shares, no dividend may be declared or paid, and no other distribution (whether in cash or otherwise) of the company's assets (including any distribution of assets to members on a winding up) may be made, in respect of a treasury share.

### (f) Protection of minorities and shareholders' suits

It can be expected that the Cayman Islands courts will ordinarily follow English case law precedents (particularly the rule in the case of Foss v. Harbottle and the exceptions to that rule) which permit a minority member to commence a representative action against or derivative actions in the name of the company to challenge acts which are ultra vires, illegal, fraudulent (and performed by those in control of the Company) against the minority, or represent an irregularity in the passing of a resolution which requires a qualified (or special) majority which has not been obtained.

Where a company (not being a bank) is one which has a share capital divided into shares, the court may, on the application of members holding not less than one-fifth of the shares of the company in issue, appoint an inspector to examine the affairs of the company and, at the direction of the court, to report on such affairs. In addition, any member of a company may petition the court, which may make a winding up order if the court is of the opinion that it is just and equitable that the company should be wound up.

In general, claims against a company by its members must be based on the general laws of contract or tort applicable in the Cayman Islands or be based on potential violation of their individual rights as members as established by a company's memorandum and articles of association.

#### (g) Disposal of assets

There are no specific restrictions on the power of directors to dispose of assets of a company, however, the directors are expected to exercise certain duties of care, diligence and skill to the standard that a reasonably prudent person would exercise in comparable circumstances, in addition to fiduciary duties to act in good faith, for proper purpose and in the best interests of the company under English common law (which the Cayman Islands courts will ordinarily follow).

#### (h) Accounting and auditing requirements

A company must cause proper records of accounts to be kept with respect to: (i) all sums of money received and expended by it; (ii) all sales and purchases of goods by it and (iii) its assets and liabilities. Proper books of account shall not be deemed to be kept if there are not kept such books as are necessary to give a true and fair view of the state of the company's affairs and to explain its transactions.

If a company keeps its books of account at any place other than at its registered office or any other place within the Cayman Islands, it shall, upon service of an order or notice by the Tax Information Authority pursuant to the Tax Information Authority Law (2013 Revision) of the Cayman Islands, make available, in electronic form or any other medium, at its registered office copies of its books of account, or any part or parts thereof, as are specified in such order or notice.

# (i) Exchange control

There are no exchange control regulations or currency restrictions in effect in the Cayman Islands.

# (j) Taxation

Pursuant to section 6 of the Tax Concessions Law (2011 Revision) of the Cayman Islands, the Company has obtained an undertaking from the Governor-in-Cabinet that:

(i) no law which is enacted in the Cayman Islands imposing any tax to be levied on profits or income or gains or appreciation shall apply to the Company or its operations; and

- (ii) no tax be levied on profits, income, gains or appreciations or which is in the nature of estate duty or inheritance tax shall be payable by the Company:
  - (aa) on or in respect of the shares, debentures or other obligations of the Company; or
  - (bb) by way of withholding in whole or in part of any relevant payment as defined in section 6(3) of the Tax Concessions Law (2011 Revision).

The undertaking for the Company is for a period of 20 years from February 8, 2018.

The Cayman Islands currently levy no taxes on individuals or corporations based upon profits, income, gains or appreciations and there is no taxation in the nature of inheritance tax or estate duty. There are no other taxes likely to be material to the Company levied by the Government of the Cayman Islands save for certain stamp duties which may be applicable, from time to time, on certain instruments.

#### (k) Stamp duty on transfers

No stamp duty is payable in the Cayman Islands on transfers of shares of Cayman Islands companies save for those which hold interests in land in the Cayman Islands.

#### (1) Loans to directors

There is no express provision prohibiting the making of loans by a company to any of its directors. However, the company's articles of association may provide for the prohibition of such loans under specific circumstances.

#### (m) Inspection of corporate records

The members of a company have no general right to inspect or obtain copies of the register of members or corporate records of the company. They will, however, have such rights as may be set out in the company's articles of association.

# (n) Register of members

A Cayman Islands exempted company may maintain its principal register of members and any branch registers in any country or territory, whether within or outside the Cayman Islands, as the company may determine from time to time. There is no requirement for an exempted company to make any returns of members to the Registrar of Companies in the Cayman Islands. The names and addresses of the members are, accordingly, not a matter of public record and are not available for public inspection. However, an exempted company shall make available at its registered office, in electronic form or any other medium, such register of members, including any branch register of member, as may be required of it upon service of an order or notice by the Tax Information Authority pursuant to the Tax Information Authority Law (2013 Revision) of the Cayman Islands.

#### (o) Register of Directors and officers

Pursuant to the Cayman Companies Law, the Company is required to maintain at its registered office a register of directors, alternate directors and officers which is not available for inspection by the public. A copy of such register must be filed with the Registrar of Companies in the Cayman Islands and any change must be notified to the Registrar within 60 days of any change in such directors or officers, including a change of the name of such directors or officers.

#### (p) Winding up

A Cayman Islands company may be wound up by: (i) an order of the court; (ii) voluntarily by its members; or (iii) under the supervision of the court.

The court has authority to order winding up in a number of specified circumstances including where, in the opinion of the court, it is just and equitable that such company be so wound up.

A voluntary winding up of a company (other than a limited duration company, for which specific rules apply) occurs where the company resolves by special resolution that it be wound up voluntarily or where the company in general meeting resolves that it be wound up voluntarily because it is unable to pay its debt as they fall due. In the case of a voluntary winding up, the company is obliged to cease to carry on its business from the commencement of its winding up except so far as it may be beneficial for its winding up. Upon appointment of a voluntary liquidator, all the powers of the directors cease, except so far as the company in general meeting or the liquidator sanctions their continuance.

In the case of a members' voluntary winding up of a company, one or more liquidators are appointed for the purpose of winding up the affairs of the company and distributing its assets.

As soon as the affairs of a company are fully wound up, the liquidator must make a report and an account of the winding up, showing how the winding up has been conducted and the property of the company disposed of, and call a general meeting of the company for the purposes of laying before it the account and giving an explanation of that account.

When a resolution has been passed by a company to wind up voluntarily, the liquidator or any contributory or creditor may apply to the court for an order for the continuation of the winding up under the supervision of the court, on the grounds that: (i) the company is or is likely to become insolvent; or (ii) the supervision of the court will facilitate a more effective, economic or expeditious liquidation of the company in the interests of the contributories and creditors. A supervision order takes effect for all purposes as if it was an order that the company be wound up by the court except that a commenced voluntary winding up and the prior actions of the voluntary liquidator shall be valid and binding upon the company and its official liquidator.

For the purpose of conducting the proceedings in winding up a company and assisting the court, one or more persons may be appointed to be called an official liquidator(s). The court may appoint to such office such

person or persons, either provisionally or otherwise, as it thinks fit, and if more than one person is appointed to such office, the court shall declare whether any act required or authorized to be done by the official liquidator is to be done by all or any one or more of such persons. The court may also determine whether any and what security is to be given by an official liquidator on his appointment; if no official liquidator is appointed, or during any vacancy in such office, all the property of the company shall be in the custody of the court.

#### (q) Reconstructions

Reconstructions and amalgamations may be approved by a majority in number representing 75% in value of the members or creditors, depending on the circumstances, as are present at a meeting called for such purpose and thereafter sanctioned by the courts. Whilst a dissenting member has the right to express to the court his view that the transaction for which approval is being sought would not provide the members with a fair value for their shares, the courts are unlikely to disapprove the transaction on that ground alone in the absence of evidence of fraud or bad faith on behalf of management, and if the transaction were approved and consummated the dissenting member would have no rights comparable to the appraisal rights (i.e. the right to receive payment in cash for the judicially determined value of their shares) ordinarily available, for example, to dissenting members of a United States corporation.

#### (r) Take-overs

Where an offer is made by a company for the shares of another company and, within four months of the offer, the holders of not less than 90% of the shares which are the subject of the offer accept, the offeror may, at any time within two months after the expiration of that four-month period, by notice require the dissenting members to transfer their shares on the terms of the offer. A dissenting member may apply to the Cayman Islands courts within one month of the notice objecting to the transfer. The burden is on the dissenting member to show that the court should exercise its discretion, which it will be unlikely to do unless there is evidence of fraud or bad faith or collusion as between the offeror and the holders of the shares who have accepted the offer as a means of unfairly forcing out minority members.

#### (s) Indemnification

Cayman Islands law does not limit the extent to which a company's articles of association may provide for indemnification of officers and directors, save to the extent any such provision may be held by the court to be contrary to public policy, for example, where a provision purports to provide indemnification against the consequences of committing a crime.

#### A. FURTHER INFORMATION ABOUT OUR COMPANY AND OUR SUBSIDIARIES

# 1. **Incorporation**

Our Company was incorporated in the Cayman Islands under the Companies Law as an exempted company with limited liability on December 21, 2017. Our Company has established a place of business in Hong Kong at 18/F., Tesbury Center, 28 Queen's Road East, Wanchai, Hong Kong and was registered with the Registrar of Companies in Hong Kong as a non-Hong Kong company under Part 16 of the Companies Ordinance on March 26, 2018. Mr. Yim Lok Kwan of 18/F., Tesbury Center, 28 Queen's Road East, Wanchai, Hong Kong has been appointed as the authorized representative of our Company for the acceptance of service of process in Hong Kong.

The operation of our Company is subject to the Companies Law and its constitution, which comprises the Memorandum and Articles. A summary of certain provisions of the Articles and relevant aspects of the Companies Law is set forth in Appendix IV to this prospectus.

#### 2. Changes in the share capital of our Company

The authorized share capital of our Company as of the date of its incorporation was HK\$ 380,000 divided into 38,000,000 Shares of HK\$0.01 each.

On December 21, 2017, one Share was allotted and issued to Walkers Nominees Limited as the initial subscriber. On the same day, the Share was transferred to Mr. Zeng.

On March 1, 2018, 99 Shares were allotted and issued to Redsun Properties Group (Holdings).

On June 4, 2018, 100 Shares were allotted and issued to Redsun Properties Group (Holdings).

On June 25, 2018, the authorized share capital of our Company was increased to HK\$1,000,000,000 divided into 100,000,000,000 Shares of HK\$0.01 each.

Immediately following the Capitalization Issue and completion of the Global Offering but not taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme, the issued share capital of our Company will be HK\$32,000,000 divided into 3,200,000,000 Shares, all fully paid or credited as fully paid, and 96,800,000,000 Shares will remain unissued.

Save for the aforesaid and as mentioned in the paragraph headed "3. Resolutions in writing of our sole Shareholder passed on June 25, 2018" below, there has been no alteration in the share capital of our Company since its incorporation.

## 3. Resolutions in writing of our sole Shareholder passed on June 25, 2018

- (i) Pursuant to the resolutions in writing of our sole Shareholder passed on June 25, 2018:
  - (a) our Company approved and adopted the Memorandum and the Articles which will come into effect upon Listing;
  - (b) the authorized share capital of our Company was increased from HK\$380,000 divided into 38,000,000 Shares to HK\$1,000,000,000 divided into 100,000,000,000 Shares by the creation of an additional of 99,962,000,000 Shares;
  - (c) conditional on (i) the Listing Committee of the Stock Exchange granting the approval for the listing of, and permission to deal in, the Shares in issue and the Shares to be issued (pursuant to the Capitalization Issue, the Global Offering and the exercise of the Over-allotment Option, the Pre-IPO Scheme Options and the options which may be granted under the Post-IPO Share Option Scheme); and (ii) the obligations of the Underwriters under the Underwriting Agreements becoming unconditional (including, if relevant, as a result of the waiver of any condition(s) by the Joint Global Coordinators (on behalf of the Underwriters)) and the Underwriting Agreements not being terminated in accordance with their terms or otherwise:
    - the Capitalization Issue, the Global Offering and the Over-allotment Option were approved and our Directors were authorized to effect the same and to allot and issue new Shares pursuant to the Capitalization Issue, the Global Offering and the Over-allotment Option;
    - (ii) the grant of the Over-allotment Option by the Company to the International Underwriters, exercisable by the Joint Global Coordinators, pursuant to which the Joint Global Coordinators (on behalf of the International Underwriters) may require the Company to allot and issue up to an aggregate of 120,000,000 additional new Shares to cover, among other things, the over-allocations in the International Offering was approved;
    - (iii) the proposed Listing was approved and our Directors were authorized to implement the Listing; and
    - (iv) the rules of the Post-IPO Share Option Scheme, the principal terms of which are set forth in the paragraph headed "D. Other Information 2. Post-IPO Share Option Scheme" in this appendix, were approved and adopted with effect from the Global Offering and our Directors were authorized to grant options to subscribe for Shares thereunder and to allot, issue and deal with the Shares pursuant to the exercise of the options which may be granted under the Post-IPO Share Option Scheme and to take all such actions as may be necessary and/or desirable to implement and give effect to the Post-IPO Share Option Scheme:
  - (d) subject to the share premium account of our Company having sufficient balance, or otherwise being credited as a result of the issue of Offer Shares pursuant to the Global Offering, our

Directors were authorized to allot and issue a total of 2,399,999,800 Shares credited as fully paid at par value to the holders of Shares on the register of members of our Company at the close of business on the business day immediately preceding the Listing Date (or as they may direct) in proportion to their respective shareholdings (save that no Shareholder shall be entitled to be allotted or issued any fraction of a Share) by way of capitalization of the sum of HK\$23,999,998 standing to the credit of the share premium account of our Company, and the Shares to be allotted and issued pursuant to this resolution shall rank pari passu in all respects with the existing issued Shares;

(e) a general unconditional mandate was granted to our Directors to, inter alia, allot, issue and deal with Shares, securities convertible into Shares (the "Convertible Securities"), or options, warrants or similar rights to subscribe for any Shares or such convertible securities (the "Options and Warrants") and to make or grant offers, agreements or options which might require such Shares, the Convertible Securities or the Options and Warrants to be allotted and issued or dealt with at any time subject to the requirement that the aggregate number of the Shares or the underlying Shares relating to the Convertible Securities or the Options and Warrants so allotted and issued or agreed conditionally or unconditionally to be allotted and issued, shall not exceeding 20% of the aggregate number of Shares in issue immediately following the Capitalization Issue referred to in sub-paragraph (d) above and completion of the Global Offering.

This mandate does not cover (i) any Shares to be allotted, issued or dealt with under a rights issue, any scrip dividend scheme or similar arrangements providing for the allotment of Shares in lieu of the whole or part of a dividend on Shares in accordance with the Articles, a specific authority granted by the Shareholders in general meeting or upon the exercise of the Overallotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme and (ii) any warrants, options or similar rights to subscribe for (a) any new Shares or (b) any securities convertible into new Shares, for cash consideration. Such mandate will remain in effect until:

- (i) the conclusion of the next annual general meeting of our Company;
- (ii) the expiration of the period within which the next annual general meeting of our Company is required to be held under the applicable laws or the Articles; or
- (iii) it is varied, revoked or renewed by an ordinary resolution of our Shareholders at a general meeting,

whichever occurs first;

(f) a general unconditional mandate was given to our Directors to exercise all powers of our Company to repurchase the Shares with an aggregate number of not more than 10% of the aggregate number of Shares in issue immediately following the Capitalization Issue and completion of the Global Offering (excluding Shares which may be allotted and issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme). This mandate only relates to repurchase made on the Stock Exchange or on any other stock exchange on which the Shares may be listed (and which is recognized by the SFC and the Stock Exchange for this purpose) and which are in accordance with all applicable laws and regulations. Such mandate will remain in effect until:

- (i) the conclusion of the next annual general meeting of our Company;
- (ii) the expiration of the period within which the next annual general meeting of our Company is required to be held under the applicable laws or the Articles; or
- (iii) it is varied, revoked or renewed by an ordinary resolution of our Shareholders at a general meeting of our Company;

whichever occurs first; and

(g) the general unconditional mandate as mentioned in paragraph (e) above was extended by the addition to the aggregate number of the Shares which may be allotted and issued or agreed to be allotted and issued by our Directors pursuant to such general mandate of an amount representing the aggregate number of the Shares purchased by our Company pursuant to the mandate to repurchase Shares referred to in paragraph (f) above (up to 10% of the aggregate number of the Shares in issue immediately following the Capitalization Issue and completion of the Global Offering, excluding any Shares which may fall to be issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme).

## 4. Reorganization

The companies comprising our Group underwent the Reorganization in preparation for the Listing. Please refer to the section headed "History, Reorganization and Group Structure" for further details.

#### 5. Changes in the share capital of our Subsidiaries

Save as disclosed in this section below, there has been no alteration in the share capital of any of our Subsidiaries within the two years immediately preceding the date of this prospectus:

# Redsun Properties Investment (Holdings)

On December 22, 2017, Redsun Properties Investment (Holdings) was incorporated under the laws of the BVI with limited liability and is authorized to issue a maximum of 50,000 ordinary shares of USD 1 each. On the same day, it allotted and issued one ordinary share to Mr. Zeng.

On March 1, 2018, Redsun Properties Investment (Holdings) allotted and issued 99 ordinary shares to our Company.

# Hong Yang Properties Investment

On January 22, 2018, Hong Yang Properties Investment was incorporated under the laws of Hong Kong with limited liability. On the same day, it allotted and issued one ordinary share to Redsun Properties Investment (Holdings).

On March 22, 2018, Hong Yang Properties Investment allotted and issued 99 ordinary shares to Redsun Properties Investment (Holdings).

## Nanjing Redsun

On November 25, 2016, the registered capital of Nanjing Redsun was increased from RMB200,946,211 to RMB340,446,211.

On August 8, 2017, the registered capital of Nanjing Redsun was increased from RMB340,446,211 to RMB540,446,211.

On November 29, 2017, the registered capital of Nanjing Redsun was increased from RMB540, 446,211 to RMB1,990,446,211.

#### Changzhou Hong Yang Business Management

On August 15, 2017, Changzhou Hong Yang Business Management was established in the PRC as a limited liability company with a registered capital of RMB5 million.

# Nanjing Hong Yu Life Services

On May 27, 2017, Nanjing Hong Yu Life Services was established in the PRC as a limited liability company with a registered capital of RMB 5 million.

On November 17, 2017, the registered capital of Nanjing Hong Yu Life Services was increased to RMB 50 million.

# Jiangsu Run Hong

On October 30, 2017, Jiangsu Run Hong was established in the PRC as a limited liability company with a registered capital of RMB10 million.

# Suzhou Hong Yang Land

On May 12, 2016, the registered capital of Suzhou Hong Yang Land was increased from RMB20 million to RMB120 million.

# Suzhou Hong Yang Investment

On October 8, 2016, Suzhou Hong Yang Investment was established in the PRC as a limited liability company with a registered capital of RMB100 million.

#### Zhang Jia Gang Hong Chen

On October 20, 2017, Zhang Jia Gang Hong Chen was established in the PRC as a limited liability company with a registered capital of RMB20 million.

# Ju Rong Zi Jin Real Estate

On July 18, 2017, the registered capital of Ju Rong Zi Jin Real Estate was increased from RMB 48 million to RMB100 million.

#### Nanjing Hong Che Real Estate

On February 6, 2017, Nanjing Hong Che Real Estate was established in the PRC as a limited liability company with a registered capital of RMB1 million.

### Jiangsu Tuo Si Le Construction Material

On September 29, 2017, Jiangsu Tuo Si Le Construction Material was established in the PRC as a limited liability company with a registered capital of RMB10 million.

## Laian Hong Jia Real Estate

On June 1, 2017, Laian Hong Jia Real Estate was established in the PRC as a limited liability company with a registered capital of RMB1,740,000.

### Chuzhou Hong Yang Real Estate

On August 1, 2017, Chuzhou Hong Yang Real Estate was established in the PRC as a limited liability company with a registered capital of RMB20 million.

#### Xizang Si De Rui Construction Management

On October 20, 2017, Xizang Si De Rui Construction Management was established in the PRC as a limited liability company with a registered capital of RMB10 million.

#### Jiangyin Jia Hong Real Estate

On November 7, 2017, Jiangyin Jia Hong Real Estate was established in the PRC as a limited liability company with a registered capital of RMB20 million.

### Nanjing De Xuan Properties

On July 21, 2017, Nanjing De Xuan Properties was established in the PRC as a limited liability company with a registered capital of RMB4 million.

# Wuhan Hong Yang Han Du Real Estate

On September 22, 2017, Wuhan Hong Yang Han Du Real Estate was established in the PRC as a limited liability company with a registered capital of RMB20 million.

#### Nanjing Lin Rui Properties

On March 9, 2017, Nanjing Lin Rui Properties was established in the PRC as a limited liability company with a registered capital of RMB5 million.

### Nantong Jin Li Properties

On June 5, 2017, Nantong Jin Li Properties was established in the PRC as a limited liability company with a registered capital of RMB5 million.

On August 25, 2017, the registered capital of Nantong Jin Li Properties was increased from RMB5 million to RMB8 million.

# Nanjing Rui Sheng Real Estate

On November 8, 2017, Nanjing Rui Sheng Real Estate was established in the PRC as a limited liability company with a registered capital of RMB10 million.

# Wuxi Xu Yang Real Estate

On November 21, 2017, Wuxi Xu Yang Real Estate was established in the PRC as a limited liability company with a registered capital of RMB20 million.

# Zhang Jia Gang Rui Sheng Properties

On September 22, 2017, Zhang Jia Gang Rui Sheng Properties was established in the PRC as a limited liability company with a registered capital of RMB50 million.

#### Changzhou Xu Jing Properties

On February 21, 2017, Changzhou Xu Jing Properties was established in the PRC as a limited liability company with a registered capital of RMB20 million.

On October 21, 2017, the registered capital of Changzhou Xu Jing Properties was increased from RMB20 million to RMB40 million.

#### Changzhou Jin Tan Xu Run Properties

On June 9, 2017, Changzhou Jin Tan Xu Run Properties was established in the PRC as a limited liability company with a registered capital of RMB20 million.

#### Anhui Hong Lan Real Estate

On November 9, 2016, Anhui Hong Lan Real Estate was established in the PRC as a limited liability company with a registered capital of RMB10 million.

On May 19, 2017, the registered capital of Anhui Hong Lan Real Estate was increased from RMB10 million to RMB406 million.

#### Jiangsu Jun Ke Engineering Technology

On February 28, 2017, Jiangsu Jun Ke Engineering Technology was established in the PRC as a limited liability company with a registered capital of RMB100,000,000.

### Suzhou Quan Zhou Engineering Technology

On February 16, 2017, Suzhou Quan Zhou Engineering Technology was established in the PRC as a limited liability company with a registered capital of RMB20 million.

On December 14, 2017, the registered capital of Suzhou Quan Zhou Engineering Technology was increased from RMB20 million to RMB50 million.

# Taixing Rui Shang Real Estate

On October 17, 2017, Taixing Rui Shang Real Estate was established in the PRC as a limited liability company with a registered capital of RMB8 million.

On December 12, 2017, the registered capital of Taixing Rui Shang Real Estate was increased from RMB8 million to RMB20 million.

# Laian Jin Hong Xin Real Estate

On June 7, 2017, Laian Jin Hong Xin Real Estate was established in the PRC as a limited liability company with a registered capital of RMB10 million.

#### Jiangsu Mao Hong Corporate Management

On June 16, 2017, Jiangsu Mao Hong Corporate Management was established in the PRC as a limited liability company with a registered capital of RMB400 million.

# Wuhan Hong Yang Jin Huang Properties

On November 17, 2017, Wuhan Hong Yang Jin Huang Properties was established in the PRC as a limited liability company with a registered capital of RMB20 million.

#### Zhong Shan Hong Ding Real Estate

On November 10, 2017, Zhong Shan Hong Ding Real Estate was established in the PRC as a limited liability company with a registered capital of RMB10 million.

#### Zhong Shan Hong Du Real Estate

On January 22, 2018, Zhong Shan Hong Du Real Estate was established in the PRC as a limited liability company with a registered capital of RMB8.88 million.

# Zhong Shan Hong Long Real Estate

On December 21, 2017, Zhong Shan Hong Long Real Estate was established in the PRC as a limited liability company with a registered capital of RMB8.98 million.

#### 6. Particulars of our Subsidiaries

Particulars of our Subsidiaries are set forth in "II. Notes to the Historical Financial Information — 1." to the Accountant's Report, the text of which is set forth in Appendix I to this prospectus.

#### 7. Repurchase of Shares by our Company

#### (a) Provisions of the Listing Rules

The Listing Rules permit companies whose primary listings are on the Main Board of the Stock Exchange to repurchase their securities on the Stock Exchange subject to certain restrictions, the most important of which are summarized below:

# (i) Shareholders' approval

All proposed repurchases of securities on the Stock Exchange by a company with a primary listing on the Stock Exchange must be approved in advance by an ordinary resolution of shareholders, either by way of general mandate or by specific approval of a particular transaction.

(*Note*: Pursuant to the resolutions in writing of our sole Shareholder passed on June 25, 2018, a general unconditional mandate (the "**Buyback Mandate**") was granted to our Directors authorizing the repurchase by our Company on the Stock Exchange, or on any other stock exchange on which the securities of our Company may be listed and which is recognized by the SFC and the Stock Exchange for this purpose, of Shares with an aggregate number of not more than 10% of the aggregate number of Shares in issue immediately following the Capitalization Issue and completion of the Global Offering (excluding Shares which may be issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), at any time until the conclusion of the next annual general meeting of our Company is required by any applicable law or the Articles to be held or when such mandate is revoked or varied by an ordinary resolution of our Shareholders in general meeting, whichever is the earliest.)

## (ii) Source of funds

Repurchases must be funded out of funds legally available for the purpose in accordance with the Articles and the laws of the Cayman Islands. A listed company may not repurchase its own securities on the Stock Exchange for a consideration other than cash or for settlement otherwise than in accordance with the trading rules of the Stock Exchange as amended from time to time.

#### (b) Reasons for repurchases

Our Directors believe that it is in the best interests of our Company and Shareholders for our Directors to receive the general authority from our Shareholders to repurchase Shares in the market. Repurchases of Shares will only be made when our Directors believe that such repurchases will benefit our Company and Shareholders. Such repurchases may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net value of our Company and its assets and/or its earnings per Share.

### (c) Funding of repurchases

In repurchasing securities, our Company may only apply funds legally available for such purpose in accordance with the Articles and the applicable laws of the Cayman Islands.

Any payment for the repurchase of Shares will be drawn from the profits or share premium of our Company or from the proceeds of a fresh issue of shares made for the purpose of the purchase or, subject to the Cayman Companies Law, out of capital and, in the case of any premium payable on the purchase, out of the profits of our Company or from sums standing to the credit of the share premium account of our Company or, subject to the Cayman Companies Law, out of capital.

Our Directors do not propose to exercise the Buyback Mandate to such an extent as would, under the circumstances, have a material adverse effect in the opinion of our Directors on the working capital requirements of our Company or its gearing levels. However, there might be a material adverse impact on the working capital or gearing position of our Company as compared with the position disclosed in this prospectus in the event that the Buyback Mandate is exercised in full.

#### (d) Share capital

Exercise in full of the Buyback Mandate, on the basis of 3,200,000,000 Shares in issue immediately after the Listing (but taking no account of Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme), could accordingly result in up to 320,000,000 Shares being repurchased by our Company during the period until:

- (i) the conclusion of the next annual general meeting of our Company;
- (ii) the expiration of the period within which the next annual general meeting of our Company is required by any applicable law or the Articles to be held; or
- (iii) the date on which the Buyback Mandate is revoked or varied by an ordinary resolution of our Shareholders in general meeting,

whichever occurs first.

#### (e) General

None of our Directors or, to the best of their knowledge, having made all reasonable enquiries, any of their respective close associates (as defined in the Listing Rules), has any present intention to sell any Shares to our Company or our Subsidiaries.

Our Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the Buyback Mandate in accordance with the Listing Rules and the applicable laws of the Cayman Islands. Our Company has not repurchased any Shares since its incorporation.

No core connected person (as defined in the Listing Rules) of our Company has notified our Company that he/she or it has a present intention to sell Shares to our Company, or has undertaken not to do so, if the Buyback Mandate is exercised.

If as a result of a securities repurchase pursuant to the Buyback Mandate, a Shareholder's proportionate interest in the voting rights of our Company increases, such increase will be treated as an acquisition for the purpose of the Takeovers Codes. Accordingly, a Shareholder, or a group of Shareholders acting in concert, depending on the level of the increase of our Shareholders' interest, could obtain or consolidate control of our Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code as a result. Save as in this section aforesaid, our Directors are not aware of any consequences which may arise under the Takeovers Code if the Buyback Mandate is exercised.

If the Buyback Mandate is fully exercised immediately following the Capitalization Issue and completion of the Global Offering, then, taking no account of any Shares which may be allotted and issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme, the total number of Shares which will be repurchased pursuant to the Buyback Mandate shall be 320,000,000 Shares (being 10% of the issued share capital of our Company based on the aforesaid assumptions). The shareholding percentage of Redsun Properties Group (Holdings), a Controlling Shareholder, will increase to approximately 83.33% of the issued share capital of our Company immediately following the full exercise of the Buyback Mandate. In the event that the Buyback Mandate is exercised in full, the number of Shares held by the public would fall below 25% of the total number of Shares in issue. Any repurchase of Shares which results in the number of Shares held by the public being reduced to less than the prescribed percentage of the Shares then in issue may only be implemented with the approval of the Stock Exchange to waive the requirement regarding the public float under Rule 8.08 of the Listing Rules. However, our Directors have no present intention to exercise the Buyback Mandate to such an extent that, under the circumstances, there would be insufficient public float as prescribed under the Listing Rules.

#### B. FURTHER INFORMATION ABOUT OUR BUSINESS

#### 1. Summary of Material Contracts

The following contracts (not being contracts entered into in the ordinary course of our business) have been entered into by us within the two years preceding the date of this prospectus and are or may be material:

- (1) a share swap agreement dated December 18, 2017 entered into between Nanjing Redsun and Redsun Materials City, pursuant to which Nanjing Redsun would transfer its entire equity interest in Wuxi Hong Yang Business Management to Redsun Materials City and Redsun Materials City would transfer its entire equity interest in Jiangsu Mao Hong Corporate Management to Nanjing Redsun and pay Nanjing Redsun a sum of RMB3.7413 million in cash;
- (2) an instrument of transfer dated January 5, 2018 entered into by Mr. Zeng as transferor and our Company as transferee pursuant to which Mr. Zeng transferred one fully paid ordinary share of Redsun Properties Investment (Holdings) to our Company;
- (3) an equity transfer agreement dated February 6, 2018 entered into between Redsun Properties Group (Holdings) and our Company, pursuant to which Redsun Properties Group (Holdings) agreed to transfer its entire equity interest in Nanjing Redsun to our Company and our Company agreed to

acquire the entire equity interest in Nanjing Redsun at a consideration to be agreed between the parties (it was later agreed that our Company would allot and issue 99 Shares to Redsun Properties Group (Holdings) as consideration as disclosed in "History, Reorganization and Group Structure — The Reorganization — (3) Acquisition of Equity Interest in Nanjing Redsun from Hong Yang Group Company");

- (4) a purchase agreement dated April 27, 2018 entered into among Hong Seng as issuer, Hong Yang Group Company as parent guarantor, Redsun Properties Group (Holdings), our Company, Redsun Properties Investment (Holdings) and Hong Yang Properties Investment as subsidiary guarantors, and China International Capital Corporation Hong Kong Securities Limited, Huatai Financial Holdings (Hong Kong) Limited, ABCI Capital Limited, Orient Securities (Hong Kong) Limited and VTB Capital plc as initial purchasers (the "May 2018 Notes Initial Purchasers"), pursuant to which, among other things, Hong Seng agreed to issue and sell to the May 2018 Notes Initial Purchasers in aggregate US\$250,000,000 principal amount of its 8.50% guaranteed senior notes due 2019 at a purchase price of 100% of the principal amount, less the combined underwriting, management and selling commission payable to the May 2018 Notes Initial Purchasers;
- (5) an indenture dated May 3, 2018 (the "May 2018 Notes Indenture") entered into among Hong Seng as issuer, Hong Yang Group Company as parent guarantor, Redsun Properties Group (Holdings), our Company, Redsun Properties Investment (Holdings) and Hong Yang Properties Investment as subsidiary guarantors (the "May 2018 Notes Subsidiary Guarantors") and the Bank of New York Mellon, London Branch as trustee in respect of the May 2018 Notes, pursuant to which, among other things, the May 2018 Notes Subsidiary Guarantors, jointly and severally, guaranteed as a principal obligor to each holder of the May 2018 Notes the due and punctual payment of the principal of, premium, if any, and interest on and all other amounts payable under, the May 2018 Notes and the May 2018 Notes Indenture;
- (6) the deed of indemnity dated June 26, 2018 as described in the subsection headed "— D. Other Information 3. Tax and Other Indemnity" in this appendix;
- (7) the Deed of Non-Competition (as defined in "Relationship with Controlling Shareholders");
- (8) a cornerstone investment agreement dated June 27, 2018 entered into by, among others, our Company and ZR Holding Limited, pursuant to which ZR Holding Limited agreed to subscribe for such number of Shares (rounded down to the nearest whole board lot) which may be purchased with HK\$100,000,000 (excluding brokerage and levies) at the Offer Price;
- (9) a cornerstone investment agreement dated June 27, 2018 entered into by, among others, our Company and Glow Land International Limited, pursuant to which Glow Land International Limited agreed to subscribe for such number of Shares (rounded down to the nearest whole board lot) which may be purchased with US\$20,000,000 (excluding brokerage and levies) at the Offer Price;
- (10) a cornerstone investment agreement dated June 27, 2018 entered into by, among others, our Company and Honor Well (H.K.) Investment Limited, pursuant to which Honor Well (H.K.) Investment Limited agreed to subscribe for such number of Shares (rounded down to the nearest whole board lot) which may be purchased with US\$39,600,941 (excluding brokerage and levies) at the Offer Price;

- (11) a cornerstone investment agreement dated June 28, 2018 entered into by, among others, our Company and Dragon Bell Group Limited, pursuant to which Dragon Bell Group Limited agreed to subscribe for such number of Shares (rounded down to the nearest whole board lot) which may be purchased with HK\$300,000,000 (excluding brokerage and levies) at the Offer Price; and
- (12) the Hong Kong Underwriting Agreement.

# 2. Intellectual property rights of our Group

#### **Trademarks**

- (a) Trademarks for which registration has been granted
- (i) As of the Latest Practicable Date, we were the registered owner of and had the right to use the following trademarks which we consider to be or may be material to our business:

<u>No.</u>	Trademark	Place of registration	Registration No.	Registered Owner	Class <sup>(1)</sup>	Valid Period
1	C-EB-TANA	PRC	6313177	Nanjing Redsun	2	July 14, 2010 to July 13, 2020
2	CED TO	PRC	6313179	Nanjing Redsun	6	March 28, 2010 to March 27, 2020
3	C-EB-TOWN	PRC	6313180	Nanjing Redsun	8	May 7, 2010 to May 6, 2020
4	CED TO	PRC	6313181	Nanjing Redsun	9	May 7, 2010 to May 6, 2020
5	C-EB-TAN	PRC	6313184	Nanjing Redsun	14	March 28, 2010 to March 27, 2020
6	C-E3-2	PRC	6313168	Nanjing Redsun	20	March 28, 2010 to March 27, 2020
7	C-EEF-	PRC	6313169	Nanjing Redsun	21	March 28, 2010 to March 27, 2020
8	NAA THE LAKETORT 公阳三万顷	PRC	10057922	Wuxi Su Yuan	37	July 7, 2013 to May 6, 2018

No.	Trademark	Place of registration	Registration No.	Registered Owner	Class <sup>(1)</sup>	Valid Period
9	WAA THE LARGEOUT 公、阳 三 万 顷	PRC	10057888	Wuxi Su Yuan	36	December 7, 2012 to December 6, 2022
10	MAAA THE LAAGEOUNT 公、阳 三 万 顷	PRC	10061575	Wuxi Su Yuan	42	December 7, 2012 to December 6, 2022

#### Notes:

(ii) As of the Latest Practicable Date, we had the right to use the following licensed trademarks which we consider to be or may be material to our business:

No.	Trademark	Place of registration	Registration/ application No.	Licensor	Licensee	Class <sup>(1)</sup>	Effective date of the license	Valid period
1	RSUN	Hong Kong	301187532	Hong Yang Group Company	our Company	1, 2, 6, 19, 20, 35, 36, 37, 39, 42, 43	August 25, 2008	August 24, 2018
2	弘阳	Hong Kong	301187541	Hong Yang Group Company	our Company	6, 19, 35, 36, 37, 39	August 25, 2008	August 24, 2018
3	Rsun	PRC	6313189	Hong Yang Group Company	our Company	39	June 25, 2018	June 27, 2020
4	Rsun	PRC	6313191	Hong Yang Group Company	our Company	41	June 25, 2018	June 27, 2020
5	Rsun	PRC	6313126	Hong Yang Group Company	our Company	36	June 25, 2018	March 27, 2020
6	RSUN	PRC	6313192	Hong Yang Group Company	our Company	42	June 25, 2018	June 27, 2020

<sup>(1)</sup> For details of the classification of goods for trademarks, please see the paragraph headed "— B. Further Information About Our Business — 2. Intellectual Property Rights of our Group — Trademarks — (c) Classification of goods for trademarks" in this appendix.

No.	Trademark	Place of registration	Registration/ application No.	Licensor	Licensee	Class <sup>(1)</sup>	Effective date of the license	Valid period
7	RSUN	PRC	6920972	Hong Yang Group Company	our Company	39	June 25, 2018	February 20, 2021
8	RSUN	PRC	6920974	Hong Yang Group Company	our Company	36	June 25, 2018	February 27, 2021
9	RSUN	PRC	6920973	Hong Yang Group Company	our Company	37	June 25, 2018	September 6, 2023
10	RSUN	PRC	10935101	Hong Yang Group Company	our Company	36	June 25, 2018	September 6, 2023
11	RSUN	PRC	6920990	Hong Yang Group Company	our Company	41	June 25, 2018	February 20, 2021
12	RSUN	PRC	10935102	Hong Yang Group Company	our Company	37	June 25, 2018	October 6, 2023
13	rsun	PRC	11078072	Hong Yang Group Company	our Company	45	June 25, 2018	October 27, 2023
14	rsun	PRC	10935106	Hong Yang Group Company	our Company	36	June 25, 2018	September 6, 2023
15	34BB	PRC	10935097	Hong Yang Group Company	our Company	43	June 25, 2018	September 6, 2023
16	34BB	PRC	10935099	Hong Yang Group Company	our Company	45	June 25, 2018	September 6, 2023
17	弘昭	PRC	17716352	Hong Yang Group Company	our Company	35	June 25, 2018	October 6, 2026

No.	Trademark	Place of registration	Registration/ application No.	Licensor	Licensee	Class <sup>(1)</sup>	Effective date of the license	Valid period
18	弘昭	PRC	6994598	Hong Yang Group Company	our Company	39	June 25, 2018	October 13, 2020
19	弘昭	PRC	11078076	Hong Yang Group Company	our Company	36	June 25, 2018	October 27, 2023
20	弘昭	PRC	6984235	Hong Yang Group Company	our Company	37	June 25, 2018	June 20, 2020
21	弘昭	PRC	10935098	Hong Yang Group Company	our Company	44	June 25, 2018	September 6, 2023
22	弘昭	PRC	6984233	Hong Yang Group Company	our Company	35	June 25, 2018	August 13, 2020
23	弘昭	PRC	6984237	Hong Yang Group Company	our Company	41	June 25, 2018	October 6, 2020
24	弘昭	PRC	6984251	Hong Yang Group Company	our Company	3	June 25, 2018	June 6, 2020
25	弘昭	PRC	6984213	Hong Yang Group Company	our Company	43	June 25, 2018	July 20, 2020
26	弘昭	PRC	6984238	Hong Yang Group Company	our Company	42	June 25, 2018	October 6, 2020
27	弘昭	PRC	6984234	Hong Yang Group Company	our Company	36	June 25, 2018	June 20, 2020
28	弘昭	PRC	11078077	Hong Yang Group Company	our Company	35	June 25, 2018	October 27, 2023

No.	Trademark	Place of registration	Registration/ application No.	Licensor	Licensee	Class <sup>(1)</sup>	Effective date of the license	Valid period
29	弘阳·欢乐世界	PRC	15208264	Hong Yang Group Company	Our Company	41	June 25, 2018	October 6, 2025
30	RSUN	PRC	17716395	Hong Yang Group Company		35, 43	(Note 2)	(Note 2)
31	RSUN	PRC	15207837	Hong Yang Group Company		35, 43	June 25, 2018	December 20, 2027

#### Note:

- (1) For details of the classification of goods for trademarks, please refer to the paragraph headed "— B. Further Information About Our Business 2. Intellectual Property Rights of our Group Trademarks (c) Classification of goods for trademarks" in this appendix.
- (2) The trademark expired on November 22, 2016, and is currently under the process of a renewal application.
- (b) Trademarks under application

As of the Latest Practicable Date, we had one pending application for the registration of a trademark which we consider to be or may be material to our business:

No.	Trademark	Applicant	Class <sup>(1)</sup>	Application No.	Application Date
1	RSUN THE LAKEFORT 36陽三萬頃	Wuxi Su Yuan	35, 36, 37, 42	26978553	October 19, 2017

#### Note:

(1) For details of the classification of goods for trademarks, please refer to the paragraph headed "— B. Further Information About Our Business — 2. Intellectual Property Rights of our Group — Trademarks — (c) Classification of goods for trademarks" in this appendix.

# (c) Classification of goods for trademarks

The table below sets out the classification of goods for trademarks (the detailed classification in relation to the relevant trademarks depends on the details set out in the relevant trademark certificates and may differ from the list below):

Class Number	Goods				
1	Chemicals for use in industry, science and photography, as well as in agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; fire extinguishing and fire prevention compositions; tempering and soldering preparations; substances for tanning animal skins and hides; adhesives for use in industry; putties and other paste fillers; compost, manures, fertilizers; biological preparations for use in industry and science.				
2	Paints, varnishes, lacquers; preservatives against rust and against deterioration of wood; colorants, dyes; inks for printing, marking and engraving; raw natural resins; metals in foil and powder form for use in painting, decorating, printing and art.				
3	Non-medicated cosmetics and toiletry preparations; non-medicated dentifrices; perfumery, essential oils; bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations.				
6	Common metals and their alloys, ores; metal materials for building and construction; transportable buildings of metal; non-electric cables and wires of common metal; small items of metal hardware; metal containers for storage or transport; safes.				
8	Hand tools and implements, hand-operated; cutlery; side arms, except firearms; razors.				
9	Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; compact discs, DVDs and other digital recording media; mechanisms for coin-operated apparatus; cash registers, calculating machines, data processing equipment, computers; computer software; fire-extinguishing apparatus.				
14	Precious metals and their alloys; jewellery, precious and semi-precious stones; horological and chronometric instruments.				

# APPENDIX V

# STATUTORY AND GENERAL INFORMATION

Class Number	Goods					
19	Building materials (non-metallic); non-metallic rigid pipes for building; asphalt, pitch and bitumen; non-metallic transportable buildings; monuments, not of metal.					
20	Furniture, mirrors, picture frames; containers, not of metal, for storage or transport; unworked or semi-worked bone, horn, whalebone or mother-of-pearl; shells; meerschaum; yellow amber.					
21	Household or kitchen utensils and containers; cookware and tableware, except forks, knives and spoons; combs and sponges; brushes, except paintbrushes; brush-making materials; articles for cleaning purposes; unworked or semi-worked glass, except building glass; glassware, porcelain and earthenware.					
35	Advertising; business management; business administration; office functions.					
36	Insurance; financial affairs; monetary affairs; real estate affairs.					
37	Building construction; repair; installation services.					
39	Transport; packaging and storage of goods; travel arrangement.					
41	Education; providing of training; entertainment; sporting and cultural activities.					
42	Scientific and technological services and research and design relating thereto; industrial analysis and research services; design and development of computer hardware and software.					
43	Services for providing food and drink; temporary accommodation.					
44	Medical services; veterinary services; hygienic and beauty care for human beings or animals; agriculture, horticulture and forestry services.					
45	Legal services; security services for the physical protection of tangible property and individuals; personal and social services rendered by others to meet the needs of individuals.					

# Domain Names

As of the Latest Practicable Date, we have registered the following domain name which we consider to be or may be material to our business:

Domain Name	Registrant	Registration Date	<b>Expiration Date</b>
www.rsunproperty.hk	our Company	March 28, 2018	March 27, 2023

# APPENDIX V

#### **FURTHER ABOUT OUR DIRECTORS** C. INFORMATION **AND SUBSTANTIAL SHAREHOLDERS**

#### **Directors**

Disclosure of interest — interests and short positions of our Directors and the chief executive of our Company in the Shares, underlying Shares and debentures of our Company and its associated corporations

Immediately following the Capitalization Issue and completion of the Global Offering, assuming that the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are not exercised, the interest or short position of our Directors or chief executives of our Company in the Shares, underlying Shares and debentures of our Company or its associated corporations (within the meaning of Part XV of the SFO) which will be required to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interest or short positions which they were taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which will be required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers to be notified to our Company and the Stock Exchange, once the Shares are listed, are as follows:

#### Interests in Shares *(i)*

Name of Director	Nature of interest	Number of Shares(1)	Percentage of shareholding <sup>(1)</sup>
Mr. Zeng <sup>(2)</sup>	Interest in controlled corporation	2,400,000,000	75%

#### Notes:

- The calculation is based on the total number of 3,200,000,000 Shares in issue immediately after the Capitalization Issue and (1)completion of the Global Offering (assuming none of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are exercised).
- Redsun Properties Group (Holdings) is wholly owned by Hong Yang Group Company, which in turn is wholly owned by Hong Yang International, which in turn is owned as to 50% and 50% by Hong Yang Group (Holdings) (a company wholly owned by Mr. Zeng) and Mr. Zeng, respectively. Accordingly, each of Hong Yang Group Company, Hong Yang International, Hong Yang Group (Holdings) and Mr. Zeng is deemed to be interested in the Shares held by Redsun Properties Group (Holdings) by virtue of the SFO.

#### Interests in underlying Shares

		Number of underlying Shares subject to the Pre-IPO Share	Approximate percentage of
Name of Director	Nature of interest	Options	shareholding <sup>(1)</sup>
Jiang Daqiang	Beneficial owner	118,080,000	0.369%
Zhang Liang	Beneficial owner	9,840,000	0.308%

Name of Director	Nature of interest	Number of underlying Shares subject to the Pre-IPO Share Options	Approximate percentage of shareholding <sup>(1)</sup>
Zhang Hongwu	Beneficial owner	4,870,000	0.152%
He Jie	Beneficial owner	75,370,000	0.230%

Note:

# (iii) Interests in associated corporations

Name of Director	Nature of interest	Name of associated corporation	Approximate percentage of shareholding
Mr. Zeng	Interest in controlled corporation	Redsun Properties Group (Holdings)	100%
	Interest in controlled corporation	Hong Yang Group Company	100%
	Interest in controlled corporation	Hong Yang International	100%
	Interest in controlled corporation	Hong Seng <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Zheng Yu Tong Yuan No. 1 Investment Center (Limited Partnership) (南京正裕通源壹號投 資中心(有限合夥)) <sup>(1)</sup>	60%
	Interest in controlled corporation	Yantai Hong Yang Furniture Co., Ltd. (煙台市弘陽家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Qingdao Hong Yang Furniture Co., Ltd. (青島弘陽家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Jiangsu Red Sun Industrial Raw Materials City Co., Ltd. (江蘇紅太 陽工業原料城有限公司) <sup>(1)</sup>	100%

<sup>(1)</sup> The percentage is for illustrative purpose only and is calculated based on the number of Shares in issue immediately following the Capitalization Issue and completion of the Global Offering (without taking into account the Shares which may be allotted and issued upon the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme).

Name of Director	Nature of interest	Name of associated corporation	Approximate percentage of shareholding
	Interest in controlled corporation	Chuzhou Hong Yang Furniture Co., Ltd. (滁州弘陽環滁家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Yang Furniture Co., Ltd. (南京弘陽家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Yang E-Commerce Co., Ltd. (南京弘陽電子商務有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Wuxi Hong Yang Commercial Management Co., Ltd. (無錫弘陽商 業管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Jiangsu Hong Yang Furniture Co., Ltd. (江蘇弘陽家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Yang Life Commercial Management Co., Ltd. (南京弘陽全生活商業管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Huaibei Hong Yang Furniture Management Co., Ltd. (淮北弘陽家 居管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Yang Enterprise Management Co., Ltd. (南京弘陽企 業管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Yang Property Management Co., Ltd. (南京弘陽物 業管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Life Real Estate Consulting Co., Ltd. (南京弘生活置 業顧問有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Hong Life Property Management Co., Ltd. (弘生活物業服務管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Life Investment Management Co., Ltd. (南京弘生活 投資管理有限公司) <sup>(1)</sup>	100%

Name of Director	Nature of interest	Name of associated corporation	Approximate percentage of shareholding
	Interest in controlled corporation	Nanjing Hong Life Info Tech Ltd. (南京弘生活信息科技有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Nanjing Hong Life Pension Service Co., Ltd. (南京弘生活養老服務有限 公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Bengbu Hong Yang Commercial Management Co., Ltd. (蚌埠弘陽商 業管理有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Wuhu Hong Yang Furniture Co., Ltd. (蕪湖弘陽家居有限公司) <sup>(1)</sup>	100%
	Interest in controlled corporation	Tianjin Hong Yang Furniture Co., Ltd. (天津弘陽家居有限公司) <sup>(1)</sup>	100%

Note:

# (b) Particulars of service contracts and letters of appointment

Each of Mr. Zeng and Mr. He Jie, being our executive Directors, entered into a service contract with our Company on June 25, 2018. Each service contract is for an initial term of three years commencing from the Listing Date.

Each of Mr. Jiang Daqiang, Mr. Zhang Liang and Mr. Zhang Hongwn, being our non-executive Directors, entered into a letter of appointment with our Company on June 25, 2018. Each letter of appointment is for an initial term of three years commencing from the Listing Date.

Each of Mr. Lee Kwok Tung Louis, Mr. Leung Yau Wan John and Mr. Au Yeung Po Fung, being our independent non-executive Directors, entered into a letter of appointment with our Company on June 25, 2018. Each letter of appointment is for an initial term of three years commencing from June 25, 2018.

### (c) Directors' remuneration

The aggregate amount of remuneration (including fees, salaries, contribution to pension schemes, housing allowances, other allowances, benefits-in-kind and discretionary bonuses) paid to our Directors for the three years ended December 31, 2017 was RMB3,963,000.

<sup>(1)</sup> These companies are subsidiaries of Hong Yang Group Company.

There was no arrangement under which a Director has waived or agreed to waive any emoluments for each of the three years ended December 31, 2017.

Save as disclosed in this appendix above, no other payments have been made or are payable in respect of the three years ended December 31, 2017 by any member of our Group to any of our Directors.

Our independent non-executive Directors have been appointed for a term of three years. Our Company intends to pay a director's fee of HK\$240,000 per annum to each of the independent non-executive Directors.

Under the arrangements currently in force, the aggregate amount of remuneration payable by our Group to our Directors for the year ended December 31, 2018 will be approximately RMB15,200,000. During the Track Record Period, no remuneration was paid by us to, or receivable by, our Directors or the five highest paid individuals as an inducement to join or upon joining our Company. No compensation was paid by us to, or receivable by, our Directors, former Directors, or the five highest-paid individuals for each of the three years ended December 31, 2017 for the loss of any office in connection with the management of the affairs of any Subsidiary.

Further details of the terms of the above service contracts are set forth in the paragraph headed "C. Further Information About Our Directors and Substantial Shareholders — 1. Directors — (b) Particulars of service contracts and letters of appointment" in this appendix.

# 2. Substantial Shareholders

(a) So far as our Directors are aware, immediately following the Capitalization Issue and completion of the Global Offering, assuming that the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are not exercised, the following persons (other than our Directors and chief executive of our Company) will have or be deemed or taken to have an interest and/or short position in the Shares or the underlying Shares which would fall to be disclosed under the provisions of Division 2 and 3 of Part XV of the SFO:

Name	Capacity	Number of Shares	Percentage of shareholding
Redsun Properties Group (Holdings)(Note 1)	Beneficial owner	2,400,000,000	75%
Hong Yang Group Company <sup>(Note 1)</sup>	Interest in controlled corporation	2,400,000,000	75%
Hong Yang International <sup>(Note 1)</sup>	Interest in controlled corporation	2,400,000,000	75%
Hong Yang Group Holdings <sup>(Note 1)</sup>	Interest in controlled corporation	2,400,000,000	75%
Ms. Chen Sihong <sup>(Note 2)</sup>	Interest of spouse	2,400,000,000	75%

# STATUTORY AND GENERAL INFORMATION

#### Notes:

- (1) Redsun Properties Group (Holdings) is wholly owned by Hong Yang Group Company, which in turn is wholly owned by Hong Yang International, which in turn is owned as to 50% and 50% by Hong Yang Group (Holdings) and Mr. Zeng, respectively. Accordingly, each of Hong Yang Group Company, Hong Yang Group and Hong Yang Group (Holdings) is deemed to be interested in the Shares held by Redsun Properties Group (Holdings) by virtue of the SFO.
- (2) Ms. Chen Sihong is the spouse of Mr. Zeng and is therefore deemed to be interested in the Shares in which Mr. Zeng is interested by virtue of the SFO.
  - (b) As of the Latest Practicable Date, so far as is known to our Directors, the following persons were interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any Subsidiary in respect of such capital:

Name of Member of our Group	Name of Shareholder	Percentage of Shareholding
Zhong Shan Hong Du Real Estate	Zhongshan Shi Yu Long Industries Co, Ltd.	13%
Zhong Shan Hong Long Real Estate	Zhongshan Shi Yu Long Industries Co., Ltd.	20%
Wuhan Hong Yang Jin Huang Properties	Wuhan Han Yang Huang Jin Kou Investment Co., Ltd.	30%
Anhui Hong Lan Real Estate	Chang An International Trust Co., Ltd.	97.54%
Jiangsu Run Hong	Song Feng Corporate Management (Shanghai) Co., Ltd.	49%
Changzhou Sang Ma Cultural Expo	Yang Zi Jiang International Co., Ltd.	15%
	Da Cheng Tuo Zhan Co., Ltd.	14.7%
Chuzhuo Hong Yang Real Estate	Nanjing Gao Chun Bi Gui Yuan Real Estate Co., Ltd.	30%
	Nanjing Zhengrong Zhengsheng Properties Co., Ltd.	30%
Suzhou Jin Han Ze Investment	Nanjing Xin Cheng Wan Jia Real Estate Co., Ltd.	33%
	Jin Di Group Shanghai Real Estate Co., Ltd.	34%

# APPENDIX V

# STATUTORY AND GENERAL INFORMATION

Name of Member of our Group	Name of Shareholder	Percentage of Shareholding
Anhui Hong Peng Properties	Chuzhou Jin Peng Properties Co., Ltd.	20%
Changzhou Xu Jing Properties	Shanghai Zhong Liang Real Estate Group Co., Ltd.	50%
Changzhou Jin Tan Xu Run Properties	Zhong Xin Trust Co., Ltd.	49%
Suzhou Quan Zhuo	Suzhou Zhong Rui Shang Cheng Properties Co., Ltd.	47.5%
Zhang Jia Gang Hong Chen	Suzhou Wei Chen Investment Co., Ltd.	30%

#### 3. Personal Guarantees

Save as disclosed in the sections headed "Relationship with Controlling Shareholders — Independence from Our Controlling Shareholders — Financial Independence" and "Continuing Connected Transactions — (B) Wholly Exempt Continuing Connected Transactions" in this prospectus, our Directors have not provided personal guarantees in favor of lenders in connection with banking facilities granted to us.

# 4. Agency fees or commissions received

Save as disclosed in the section headed "Underwriting — Underwriting Arrangements and Expenses" in this prospectus, no commissions, discounts, brokerages or other special terms were granted within the two years preceding the date of this prospectus in connection with the issue or sale of any capital of any member of our Group.

# 5. Related-Party Transactions

During the two years preceding the date of this prospectus, we engaged in related party transactions as described in the Accountants' Report set out in Appendix I to this prospectus under the paragraph headed "II. Notes to the Historical Financial Information — 38. Related Party Transactions"

# 6. **Disclaimers**

Save as disclosed herein:

(a) none of our Directors or the chief executive of our Company has any interest or short position in the Shares, underlying Shares or debentures of our Company or any of its associated corporation (within the meaning of the SFO) which will have to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which will be required to be notified to our Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers once the Shares are listed;

- (b) none of our Directors or experts referred to under paragraph headed "D. Other Information 10. Consents of Experts" in this appendix has any direct or indirect interest in the promotion of our Company, or in any assets which have within the two years immediately preceding the date of this prospectus been acquired or disposed of by or leased to any member of our Group, or are proposed to be acquired or disposed of by or leased to any member of our Group;
- (c) none of our Directors is materially interested in any contract or arrangement subsisting at the date of this prospectus which is significant in relation to the business of our Group;
- (d) none of our Directors has any existing or proposed service contracts with any member of our Group (excluding contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation));
- (e) taking no account of Shares which may be taken up under the Global Offering, none of our Directors or chief executive knows of any person (not being a Director or chief executive of our Company) who will, immediately following the Capitalization Issue and completion of the Global Offering, have an interest or short position in the Shares or underlying shares of our Company which would fall to be disclosed to our Company under the provisions of Divisions 2 and 3 of Part XV of SFO or be interested, directly or indirectly, in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any member of our Group; and
- (f) so far as is known to our Directors, none of our Directors, their respective close associates (as defined under the Listing Rules) or our Shareholders who are interested in more than 5% of the issued share capital of our Company has any interest in the five largest customers or the five largest suppliers of our Group.

#### D. OTHER INFORMATION

# 1. Pre-IPO Share Option Scheme

The following is a summary of the principal terms of the Pre-IPO Share Option Scheme effective from June 14, 2018. The terms of the Pre-IPO Share Option Scheme are not subject to the provisions of Chapter 17 of the Listing Rules as the Pre-IPO Share Option Scheme will not involve the grant of options by us to subscribe for Shares after the Listing.

# (a) Purpose

The purpose of the Pre-IPO Share Option Scheme is to provide selected participants with the opportunity to acquire proprietary interests in the Company and to encourage selected participants to work towards enhancing the value of the Company and its Shares for the benefit of the Company and its Shareholders as a whole. The Pre-IPO Share Option Scheme provides the Company with a flexible means of retaining, incentivising, rewarding, remunerating, compensating and/or providing benefits to selected participants.

# (b) Who may join

Our Board (which expression shall, for the purpose of this paragraph, include a duly authorized committee thereof) may determine any directors and employees of any member of our Group and Hong Yong Group Company (including nominees and/or trustees of any employee benefit trusts established for them), who our Board considers, in its sole discretion, have contributed to our Group, to take up options to subscribe for Shares.

#### (c) Maximum number of Shares

The overall limit on the number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Pre-IPO Share Option Scheme at any time shall not exceed 112,000,000 Shares, representing 3.5% of the total issued Shares immediately following the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme) (the "Scheme Limit").

# (d) Vesting Period

The underlying Shares in respect of the options may be vested in the Grantees in accordance with the vesting schedule set out below, subject to the satisfaction of performance condition as determined by the Board at its discretion.

in respect of the options may be vested
25%
25%
25%
25%

Maximum percentage of underlying Shares

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Notwithstanding the above, the Board may in its sole discretion amend the vesting schedule and vest any percentage of the underlying Shares in respect of the options.

# (e) Subscription price for Shares

The subscription price in relation to each option granted under the Pre-IPO Share Option Scheme shall be 80% of the Offer Price.

A nominal consideration of RMB1.00 is payable by a Grantee upon acceptance of the grant of the options.

# (f) Time of acceptance and exercise of option

An option may be accepted by a participant within ten business days from the date of the offer of grant of the option.

An option may be exercised in accordance with the terms of the Pre-IPO Share Option Scheme at any time during a period to be determined and notified by our Directors to each Grantee, which period may commence on a day after the date upon which the offer for the grant of options is made but shall end in any event not later than 10 years from the date of grant of the option subject to the provisions for early termination under the Pre-IPO Share Option Scheme.

# (g) Cancelation of options granted

Any options granted but not exercised may be canceled if the relevant Grantee so agrees in writing. Issuance of new options to the same Grantee may only be made if there are unissued options available under the Pre-IPO Share Option Scheme (excluding the canceled options) and in compliance with the terms of the Pre-IPO Share Option Scheme.

# (h) Lapse of an option

An option shall lapse automatically (to the extent not already exercised and subject always to the terms and conditions upon which such option was granted) on the earliest of the expiry of the period referred to in subparagraph (f) or:

- (i) the expiry of the periods or dates referred to in sub-paragraphs (j), (k), (m) and (n);
- (ii) the date on which the Grantee (being an employee or a director of the Group) ceases to be a participant by reason of the termination of his employment or engagement on the grounds that he has been guilty of serious misconduct, or has been convicted of any criminal offense involving his integrity or honesty or on any other ground on which an employer would be entitled to terminate his employment summarily;

- (iii) the date on which the Grantee joins a company which the Board believes in its sole and reasonable opinion to be a competitor of our Company;
- (iv) the date on which the Grantee (being a corporation) appears either to be unable to pay or to have no reasonable prospect of being able to pay its debts or has become insolvent or has made any arrangement or composition with its creditors generally;
- (v) unless our Board otherwise determines, and other than in the circumstances referred to in subparagraphs (j) or (k), the date the Grantee ceases to be a participant (as determined by a Board resolution) for any other reason;
- (vi) the date on which the Board determines at its sole discretion that allowing the relevant Grantee to exercise the option is not in the best interests of the Company; or
- (vii) the date on which the Board determines at its sole discretion that there is no reasonable prospect of obtaining the listing approval for the Shares to be issued pursuant to the exercise of the options from the Stock Exchange.

# (i) Period of the Pre-IPO Share Option Scheme

The Pre-IPO Share Option Scheme will remain in force for the period ending on the latest practicable date for ascertaining certain information contained in this prospectus prior to the printing of this prospectus (inclusive of the date).

# (j) Rights on ceasing employment

If the Grantee of an option is an eligible employee and ceases to be an eligible employee for any reason other than death, or on other grounds referred to in sub-paragraph (l) below before exercising his or her option in full, the Grantee may exercise the options then vested at any time prior to or the date of cessation unless the Board otherwise determines, in whole or in part within such period as our Directors may determine following the date of such cessation, which will be taken to be the last day on which the Grantee was physically at work with our Group whether salary is paid in lieu of notice or not.

# (k) Rights on death

If the Grantee of an option ceases to be a participant by reason of his death, before exercising the option in full, the personal representative(s) of the Grantee shall be entitled to exercise the option in whole or in part within a period following the date of death of the Grantee as determined by the Board.

# (1) Rights on dismissal

If the Grantee of an option ceases to be a participant by reason of the termination of his employment or engagement on the grounds that he has been guilty of serious misconduct, or has been convicted of any criminal offense involving his integrity or honesty or on any other ground on which an employer would be entitled to terminate his employment summarily, his option will lapse automatically.

# (m) Rights on a general offer, a compromise or arrangement

If a general offer by way of takeover or otherwise (other than by way of scheme of arrangement) is made to our Shareholders and has been approved by the necessary number of Shareholders at the requisite meetings, the Company shall forthwith give notice thereof to the Grantee and the Grantee shall be entitled to exercise the option to its full extent or, if our Company shall forthwith give the relevant notification, to the extent notified by our Company, at any time within such period as shall be notified by our Company.

If a general offer for Shares by way of scheme of arrangement is made to all our Shareholders and has been approved by the necessary number of Shareholders at the requisite meetings, our Company shall forthwith give notice thereof to the Grantee and the Grantee may at any time thereafter (but before such time as shall be notified by our Company) exercise the option to its full extent or, if our Company shall give the relevant notification, to the extent notified by our Company.

In the event of a compromise or arrangement, other than a scheme of arrangement, between our Company and our Shareholders and/or creditors being proposed in connection with a scheme for the reconstruction of our Company or its amalgamation with any other companies pursuant to the laws of the jurisdiction in which our Company was incorporated, our Company shall give notice thereof to all Grantees on the same day as it first gives notice of the meeting to its members and/or creditors summoning the meeting to consider such a scheme or arrangement and the Grantee may at any time thereafter (but before such time as shall be notified by our Company) exercise the option to its full extent or, if our Company shall give the relevant notification, to the extent notified by our Company, and our Company shall as soon as possible and in any event no later than three days prior to the date of the proposed meeting, allot, issue and register in the name of the Grantee such number of fully paid Shares which fall to be issued on exercise of such option.

# (n) Rights on winding up

In the event a notice is given by our Company to our Shareholders to convene a general meeting for the purpose of considering and, if thought fit, approving a resolution to voluntarily wind-up our Company, our Company shall forthwith give notice thereof to the Grantee and the Grantee (or in the case of the death of the Grantee, his personal representatives(s)) may at any time within such period as shall be notified by our Company, subject to the provisions of all applicable laws, exercise the option to its full extent or, if our Company shall give the relevant notification, to the extent notified by our Company, and our Company shall as soon as possible and in any event no later than three days prior to the date of the proposed general meeting, allot, issue and register in the name of the Grantee such number of fully paid Shares which fall to be issued on exercise of such option.

#### (o) Adjustments

In the event of an alteration in the capital structure of the Company whilst any option remains exercisable by way of capitalization of profits or reserves, rights issue, subdivision or consolidation of shares, or reduction of the share capital of the Company in accordance with legal requirements and requirements of the Stock Exchange (other than any alteration in the capital structure of the Company as a result of an issue of Shares as consideration in a transaction to which the Company is a party), such corresponding alterations (if any) shall be made to:—

(i) the number or nominal amount of Shares comprised in each option so far as unexercised; and/or

- (ii) the subscription price; and/or
- (iii) the method of exercise of the option,

or any combination thereof, as the auditors or a financial adviser engaged by the Company for such purpose shall, at the request of the Company, certify in writing, either generally or as regards any particular Grantee, to be in their opinion fair and reasonable, provided always that any such adjustments should give each Grantee the same proportion of the equity capital of the Company as that to which that Grantee was previously entitled prior to such adjustments, and no adjustments shall be made which will enable a Share to be issued at less than its nominal value. The capacity of the auditors or financial adviser (as the case may be) in this sub- paragraph is that of experts and not of arbitrators and their certification shall, in the absence of manifest error, be final and binding on the Company and the Grantees. The costs of the auditors or financial adviser (as the case may be) shall be borne by the Company.

# (p) Others

The exercise of the Pre-IPO Share Options is conditional on the Listing Committee granting or agreeing to grant approval of (subject to such condition as the Stock Exchange may impose) the listing of and permission to deal in such number of Shares to be issued pursuant to the exercise of any Pre-IPO Share Options and the commencement of dealings in the Shares on the Stock Exchange. Application has been made to the Listing Committee for the listing of and permission to deal in the Shares to be issued pursuant to the exercise of any Pre-IPO Share Options.

The rights of the Grantee of an option referred to in sub-paragraphs (j) to (n) above are subject to the terms and conditions upon the option was granted.

Any alterations to the terms and conditions of the Pre-IPO Share Option Scheme which are of a material nature or any change to the terms of options granted (except changes made to the terms and conditions of options granted at the request of the Stock Exchange and/or other regulatory authorities) must be approved by our Shareholders in a general meeting and the Stock Exchange, except where the alterations take effect automatically under the existing terms of the Pre-IPO Share Option Scheme.

Any change to the authority of our Directors or the scheme administrators in relation to any alteration to the terms of the Pre-IPO Share Option Scheme shall be approved by our Shareholders in a general meeting.

# (q) Outstanding options granted

The grant of options under the Pre-IPO Share Option Scheme to the Grantees as set out below was approved by the Board on June 14, 2018. The overall limit on the number of underlying Shares pursuant to the Pre-IPO Share Option Scheme is 112,000,000 Shares. The number of underlying Shares pursuant to the Pre-IPO Share Options amounts to 112,000,000 Shares, representing 3.5% of the total issued Shares immediately following the Capitalization Issue and completion of the Global Offering (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme).

The table below sets out the details of options granted to 39 Grantees, including four Directors, three members of the senior management of the Company, three connected persons of the Company (other than the Directors and members of the senior management of the Company) and 29 other Grantess under the Pre-IPO Share Option Scheme:

Name of Grantee  Directors	Address	Number of Shares under the options granted	Date of grant	Option period	Approximate percentage of issued Shares immediately after completion of the Global Offering (Note 1)
Jiang Daqiang (蔣達強)	Room 2501, Unit 1, Building 5 No. 199 Leshan Road Jianye District, Nanjing Jiangsu Province, the PRC	11,808,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.369%
Zhang Liang (張良)	#904, Unit 2, Building 4, Water Garden Water Park Road Nankai District Tianjin, the PRC	9,840,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.308%
Zhang Hongwu (張宏武)	#6, Room 2102, Building 17 Liuzhou East Road Pukou District, Nanjing Jiangsu Province, the PRC	4,870,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.152%
He Jie (何捷)	Room 603, No. 6, Lane 422 Huanghua Road Minhang District Shanghai, the PRC	7,357,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.230%

Name of Grantee	Address	Number of Shares under the options granted	Date of grant	Option period	Approximate percentage of issued Shares immediately after completion of the Global Offering (Note 1)
Senior managem		under the options granted	Date of grant	Option period	
Liu Zhong (劉中)	No. 63 Meilin Road, Futian District, Shenzhen, Guangdong Province, the PRC	1,862,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.058%
Ge Chunhua (葛春華)	Room 605, Block 14, Xingwei Village No. 84, Qixia District, Nanjing, Jiangsu Province, the PRC	3,155,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.099%
Jia Jie (賈傑)	Room 701, Unit 3, Building 5, Binjiang Aocheng Guanlan Garden, No. 69 West Songhua River Street, Jianye District, Nanjing, Jiangsu Province, the PRC	621,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.019%
Connected perso	ons				
Zeng Junkai (曾俊凱) (Note 2)	Flat B 33/F, 39 Conduit Road Hong Kong	37,801,000	June 14, 2018	From the respective vesting date to June 30, 2024	1.181%
Huang Naiguo (黃乃國) (Note 3)	Room 303, Building 2, No. 99 Middle Baitian Road, Baoying County, Jiangsu Province, the PRC	1,753,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.055%

Name of Grantee	Address	Number of Shares under the options granted	Date of grant	Option period	Approximate percentage of issued Shares immediately after completion of the Global Offering (Note 1)
Chen Zongxiang (陳宗祥) (Note 4)	No. 27 Group 7, Middle Town Community Committee, Gangdong Town, Jianhu County, Jiangsu Province, the PRC	1,753,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.055%
Other grantees					
Luo Yanbin (羅艷兵)	No. 268-21 East Daqing Road, Taixing Town, Taixing City, Jiangsu Province, the PRC	1,639,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.051%
Han Cunlei (韓存磊)	No. 102, Gate 2, Building 24, Jiesheng Lane, Zhangjiawo Town, Xiqing District, Tianjin, the PRC	1,286,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.040%
Shen Guangping (申廣平)	Room 702, No. 2, Lane 3198, Qixin Road, Minhang District, Shanghai, the PRC	1,286,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.040%
Liao Weiming (廖衛明)	Room 401, No. 13, Lane 1005, Songhong Road, Changning District, Shanghai, the PRC	1,286,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.040%

Name of Grantee	Address	Number of Shares under the options granted	Date of grant	Option period	Approximate percentage of issued Shares immediately after completion of the Global Offering (Note 1)
Hu Fang (胡芳)	Room 601, Building 7, No. 21, Wisteria Garden, Aida Garden Apartment, Jianye District, Nanjing, Jiangsu Province, the PRC	994,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.031%
Zou Gaowu (鄒高武)	No. 2503, Door 1, Shi Jingsongyuan No. 3, Yingchun Road, Hebei District, Tianjin, the PRC	845,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.026%
Li Yonggang (李永剛)	Room 601, Unit 2, Building 35, No. 430 Tushan Road, Yuhui District, Bengbu, Anhui Province, the PRC	845,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.026%
Chen Bin (陳彬)	Room 601, No. 163, Wuai Homeland Subdivision, Nanchang District, Wuxi, Jiangsu Province, the PRC	2,410,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.075%
He Tianyou (何天友)	Room 1602, No. 1, Lane 748, Changshou Road, Putuo District, Shanghai, the PRC	1,607,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.050%
E Yu (鄂宇)	Room 401, Building 10, Jiangtian West Road, No. 26 Jiangtian North 1st Street, Futian District, Shenzhen, Guangdong Province, the PRC	1,929,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.060%

		Number of Shares			Approximate percentage of issued Shares immediately after completion of the Global Offering
Name of Grantee	Address	under the options granted	Date of grant	Option period	(Note 1)
Xia Yang (夏陽)	Room 503, Building 2, Ganglongyuan, Gulou District, Nanjing, Jiangsu Province, the PRC	1,366,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.043%
Zhang Song (張松)	No. 7, Hepingli Middle Street Jia, Dongcheng District, Beijing, the PRC	1,461,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.046%
Wang Hao (汪浩)	Room 501, No. 2, Lane 555, Guo He Road, Yangpu Qu, Shanghai, the PRC	730,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.023%
Zhou Min (周敏)	No. 7, Building 17, Xiaoshi Village, Xiaguan District, Nanjing, Jiangsu Province, the PRC	730,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.023%
Zheng Tong (鄭通)	No. 6, Er Qi Ju Chang Road, Xi Cheng District, Beijing, the PRC	730,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.023%
Wang Pengyu (王鵬宇)	No .63, Beijing East Road, Xuanwu District, Nanjing, Jiangsu Province, the PRC	621,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.019%
Zhong Xiaoyu (鐘小宇)	Room 703, Building 1, District 2, 9 Shenhua Road, Chancheng District, Foshan, Guangdong Province, the PRC	527,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.016%

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		Number of Shares			Approximate percentage of issued Shares immediately after completion of the Global Offering
Name of Grantee	Address	under the options granted	Date of grant	Option period	(Note 1)
Wei Tongda (魏通達)	Room 101, Building 2, Fuguiyuan, Chongchuan District, Nantong, Jiangsu Province, the PRC	1,753,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.055%
Dai Shaoping (戴少平)	Room 401, Unit 1, Building 3, Jinyao New Village, Qixia District, Nanjing, Jiangsu Province, the PRC	1,753,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.055%
Feng Yonglin (馮永林)	Room 302, Unit 1, Building 15, Lijing Huatin, 11 Yongle Road, Qinhuai District, Nanjing, Jiangsu Province, the PRC	1,753,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.055%
Shen Lun (沈侖)	Room 1201, Building 3, Deji Zijin Nanyuan, Xuanwu District, Nanjing, Jiangsu Province, the PRC	876,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.027%
Li Wenjun (黎文君)	Room 401, Unit 4, Building 6, Liu Ying Alley, Xiacheng District, Hangzhou, Zhejiang Province, the PRC	701,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.022%
Li Miao (李淼)	Shaogang Design Institute, Qujiang District, Shaoguan, Guangdong Province, the PRC	701,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.022%

		Number of Shares			Approximate percentage of issued Shares immediately after completion of the Global Offering
Name of Grantee	Address	under the options granted	Date of grant	Option period	(Note 1)
Li Wei (李煒)	Floor 12, Zhonghai Mansion, 399 Fuhua Road, Futian District, Shenzhen, Guangdong Province, the PRC	701,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.022%
Chen Xi (陳曦)	No. 155, Dongxin Road, Xiacheng District, Hangzhou, Zhejiang Province, the PRC	701,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.022%
Zhu Lin (祝林)	Room 601, Unit 3, Tower 6, Deshousi West Street, Jiugong Zhen, Daxing District, Beijing, the PRC	789,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.025%
Huang Weijian (黃偉建)	1-7-1, No. 97, Zhongqing Street, Zhongshan District, Dalian, Liaoning Province, the PRC	789,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.025%
Cao Xudong (曹旭東)	Room 706, Building 4, Baixing Garden, Futian District, Shenzhen, Guangdong Province, the PRC	263,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.008%
Cheng Jian (成健)	3-902, Xidi International Area 3, No. 76 Xin An Jiang Street, Jianye District, Nanjing, Jiangsu Province, the PRC	110,000	June 14, 2018	From the respective vesting date to June 30, 2024	0.003%
Total	39 Grantees	112,000,000			3.5%

Notes:

- (1) The above table assumes that the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme are not exercised. On every vesting date, a maximum of 25% of the underlying Shares in respect of the Pre-IPO Share Options may be vested in the Grantee, subject to the satisfaction of performance condition as determined by the Board at its discretion. Notwithstanding the above, the Board may in its sole discretion amend the vesting schedule and vest any percentage of the underlying Shares in respect of the Pre-IPO Share Options.
- (2) Mr. Zeng Junkai, the assistant of the president of our Group, is the son of Mr. Zeng and therefore a connected person of our Company upon Listing.
- (3) Mr. Huang Naiguo is the general manager of a significant Subsidiary and therefore a connected person of our Company upon Listing.
- (4) Mr. Chen Zongxiang is the general manager of a significant Subsidiary and therefore a connected person of our Company upon Listing.

Save and except as set out above, no other options have been granted or agreed to be granted by the Company under the Pre-IPO Share Option Scheme. In order to facilitate the administration of the Pre-IPO Share Option Scheme, the Company has established a Pre-IPO Share Option Scheme trust by entering into a trust deed with Acheson Limited, as trustee of the trust.

As of the Latest Practicable Date, all of the Pre-IPO Share Options were not exercised and remained outstanding. Assuming full vesting and exercise of the outstanding Pre-IPO Share Options, the shareholding percentage of our Shareholders immediately following the Listing would be diluted by approximately 3.4% as calculated based on 3,312,000,000 Shares then in issue (without taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option and the options which may be granted under the Post-IPO Share Option Scheme) and the dilution effect on our earnings per Share would be 3.4%.

Application has been made to the Stock Exchange for the listing of and permission to deal in Shares to be issued pursuant to the exercise of the Pre-IPO Share Options.

# (r) Ranking of Shares

Shares allotted and issued upon the exercise of an option shall be identical to the then existing issued shares of our Company and subject to all the provisions of the Memorandum and Articles and will rank pari passu with the fully paid Shares in issue on the date the name of the grantee is registered on the register of members of our Company or, if that date falls on a day when the register of members of our Company is closed, the first day of the re-opening of the register of members, save that the grantee shall not have any voting rights, or rights to participate in any dividends or distributions (including those arising on a liquidation of the Company) declared or recommended or resolved to be paid to the Shareholders on the register on a date prior to such registration.

Unless the context otherwise requires, references to "Shares" in this sub- paragraph include references to shares in the ordinary equity share capital of our Company of such nominal amount as shall result from a subdivision, consolidation, re-classification or re-construction of the share capital of our Company from time to time.

### (s) Termination

Our Company may by ordinary resolution in a general meeting or the Board may at any time resolve to terminate the operation of the Pre-IPO Share Option Scheme prior to the expiry of the Pre-IPO Share Option Scheme and in such event no further options shall be offered or granted but the provisions of the Pre-IPO Share Option Scheme shall remain in force to the extent necessary to give effect to the exercise of any options granted prior thereto or otherwise as may be required in accordance with the provisions of the Pre-IPO Share Option Scheme. Options granted prior to such termination shall continue to be valid and exercisable in accordance with the Pre-IPO Share Option Scheme.

# 2. Post-IPO Share Option Scheme

The following is a summary of the principal terms of the Post-IPO Share Option Scheme conditionally adopted by the resolutions in writing of our Shareholders passed on June 25, 2018.

# (a) Purpose of the Post-IPO Share Option Scheme

The purpose of the Post-IPO Share Option Scheme is to provide selected participants with the opportunity to acquire proprietary interests in the Company and to encourage selected participants to work towards enhancing the value of our Company and its Shares for the benefit of our Company and Shareholders as a whole. The Post-IPO Share Option Scheme will provide our Company with a flexible means of retaining, incentivising, rewarding, remunerating, compensating and/or providing benefits to selected participants.

# (b) Selected participants to the Post-IPO Share Option Scheme

Any individual, being an employee, director, officer, consultant, advisor, distributor, contractor, customer, supplier, agent, business partner, joint venture business partner or service provider of any member of the Group or any affiliate who the Board or its delegate(s) considers, in their sole discretion, to have contributed or will contribute to our Group is entitled to be offered and granted options. However, no individual who is resident in a place where the grant, acceptance or exercise of options pursuant to the Post-IPO Share Option Scheme is not permitted under the laws and regulations of such place or where, in the view of the Board or its delegate(s), compliance with applicable laws and regulations in such place makes it necessary or expedient to exclude such individual, is eligible to be offered or granted options.

# (c) Maximum number of Shares

The total number of Shares which may be issued upon exercise of all options to be granted under the Post-IPO Share Option Scheme and any other schemes is 320,000,000, being no more than 10% of the Shares in issue on the date the Shares commence trading on the Stock Exchange (the "Option Scheme Mandate Limit") (excluding any Shares which may be issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme). Options which have lapsed in accordance with the terms of the rules of the Post-IPO Share Option Scheme (or any other share option schemes of the Company) shall not be counted for the purpose of calculating the Option Scheme Mandate Limit.

The overall limit on the number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Post-IPO Share Option Scheme and any other share option schemes of the Company at any time (and to which the provisions of Chapter 17 of the Listing Rules are applicable) must not exceed 30% of the Shares in issue from time to time (the "**Option Scheme Limit**"). No options may be granted under any schemes of our Company (or our Subsidiaries) if this will result in the Option Scheme Limit being exceeded.

The Option Scheme Mandate Limit may be refreshed at any time by obtaining prior approval of our Shareholders in general meeting and/or such other requirements prescribed under the Listing Rules from time to time. However, the refreshed Option Scheme Mandate Limit cannot exceed 10% of the Shares in issue as at the date of such approval. Options previously granted under the Post-IPO Share Option Scheme and any other share option schemes of our Company (and to which provisions of Chapter 17 of the Listing Rules are applicable) (including those outstanding, canceled or lapsed in accordance with its terms or exercised), shall not be counted for the purpose of calculating the refreshed Option Scheme Mandate Limit.

Our Company may also grant options in excess of the Option Scheme Mandate Limit, provided such grant is to specifically identified selected participant and is first approved by Shareholders in general meeting.

# (d) Maximum entitlement of a grantee

Unless approved by our Shareholders, the total number of Shares issued and to be issued upon exercise of the options granted and to be granted under the Post-IPO Share Option Scheme and any other share option scheme(s) of the Company to each selected participant (including both exercised and outstanding options) in any 12-month period shall not exceed 1% of the total number of Shares in issue (the "Individual Limit"). Any further grant of options to a selected participant which would result in the aggregate number of Shares issued and to be issued upon exercise of all options granted and to be granted to such selected participant (including exercised, canceled and outstanding options) in the 12 month period up to and including the date of such further grant exceeding the Individual Limit shall be subject to separate approval of our Shareholders (with such selected participant and his associates abstaining from voting).

# (e) Performance target

The Post-IPO Share Option Scheme does not set out any performance targets that must be achieved before the options may be exercised. However, the Board or its delegate(s) may at their sole discretion specify, as part of the terms and conditions of any option, such performance conditions that must be satisfied before the option can be exercised.

### (f) Subscription price

The amount payable for each Share to be subscribed for under an option (the "Subscription Price") in the event of the option being exercised shall be determined by the Board but shall be not less than the greater of:

(i) the closing price of a Share as stated in the daily quotations sheet issued by the Stock Exchange on the date of grant;

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- (ii) the average closing price of the Shares as stated in the daily quotations sheets issued by the Stock Exchange for the five business days immediately preceding the date of grant; and
- (iii) the nominal value of a Share on the date of grant.

# (g) Rights are personal to grantee

An option is personal to the grantee and shall not be transferable or assignable and no grantee shall in any way sell, transfer, charge, mortgage, encumber or otherwise dispose of or create any interest in favor of or enter into any agreement with any other person over or in relation to any option, except for the transmission of an option on the death of the grantee to his personal representative(s) on the terms of the Post-IPO Share Option Scheme.

# (h) Options granted to directors or substantial shareholders of the Company

Each grant of options to any director, chief executive or substantial shareholder of our Company (or any of their respective associates) must first be approved by the independent non-executive Directors (excluding any independent non-executive Director who is a proposed recipient of the grant of options).

Where any grant of options to a substantial shareholder or an independent non-executive Director of our Company (or any of their respective associates) would result in the number of Shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, canceled and outstanding) to such person in the 12-month period up to and including the date of such grant:

- (i) representing in aggregate over 0.1% (or such other higher percentage as may from time to time be specified by the Stock Exchange) of the Shares in issue; and
- (ii) having an aggregate value, based on the closing price of the Shares as stated in the daily quotations sheets issued by the Stock Exchange on the date of grant, in excess of HK\$5 million (or such other higher amount as may from time to time be specified by the Stock Exchange),

such further grant of options must also be first approved by the Shareholders (voting by way of poll) in a general meeting. In obtaining the approval, our Company shall send a circular to the Shareholders in accordance with and containing such information as is required under the Listing Rules. All connected persons of our Company shall abstain from voting at such general meeting, except that any connected person may vote against the relevant resolution at the general meeting provided that his intention to do so has been stated in the circular to be sent to the Shareholders in connection therewith.

# (i) Grant offer letter and notification of grant of options

An offer shall be made to selected participants by a letter in duplicate which specifies the terms on which the option is to be granted. Such terms may include any minimum period(s) for which an option must be held

and/or any minimum performance target(s) that must be achieved, before the option can be exercised in whole or in part, and may include at the discretion of the Board or its delegate(s) such other terms either on a case basis or generally.

An offer shall be deemed to have been accepted and the option to which the offer relates shall be deemed to have been granted and to have taken effect when the duplicate of the offer letter comprising acceptance of the offer duly signed by the grantee with the number of Shares in respect of which the offer is accepted clearly stated therein, together with a remittance in favor of our Company of HK\$1.00 by way of consideration for the grant thereof, which must be received by the Company within 20 business days from the date on which the offer letter is delivered to the grantee.

Any offer may be accepted in respect of less than the number of Shares for which it is offered provided that it is accepted in respect of a board lot for dealing in Shares or a multiple thereof. To the extent that the offer is not accepted within 20 business days from the date on which the letter containing the offer is delivered to that selected participant, it shall be deemed to have been irrevocably declined.

# (j) Restriction of grant of options

No offer shall be made and no option shall be granted to any selected participant in circumstances prohibited by the Listing Rules or at a time when the selected participant would or might be prohibited from dealing in the Shares by the Listing Rules or by any applicable rules, regulations or law. No offer shall be made and no options shall be granted to any selected participants after inside information has come to the Company's knowledge until it has announced the information. In particular, during the period commencing one month immediately preceding the earlier of:

- the date of the Board meeting (as such date is first notified to the Stock Exchange in accordance with the requirements of the Listing Rules) for the approval of the Company's quarterly, interim or annual results or its results for any other interim period (whether or not required under the Listing Rules);
   and
- (ii) the deadline for the Company to publish an announcement of its quarterly, interim or annual results or its results for any other interim period (whether or not required under the Listing Rules), and ending on the date of the results announcements, no option may be granted.

Such period will also cover any period of delay in the publication of any results announcement.

# (k) Time of exercise of an option

An option may, subject to the terms and conditions upon which such option is granted, be exercised in whole or in part by the grantee giving notice in writing to the Company in such form as the Board may from time to time determine stating that the option is thereby exercised and the number of Shares in respect of which it is exercised.

# (1) Cancelation of options

Any breaches of the rules of the Post-IPO Share Option Scheme by a grantee may result in the options granted to such grantee being canceled by the Company. Any options granted but not exercised may be canceled if the grantee so agrees. Issuance of new options to the same grantee may only be made if there are unissued options available under the Post-IPO Share Option Scheme (excluding the canceled options) and in compliance with the terms of the Post-IPO Share Option Scheme.

# (m) Lapse of option

An option shall lapse automatically (to the extent not already exercised) on the earliest of:

- the expiry of the period within which an option may be exercised, which is to be determined and notified by the Board to each grantee at the time of making an offer, and shall not expire later than ten years from the date of grant (the "Option Period");
- (ii) the expiry of any of the periods for exercising the option as referred to in paragraphs (p), (q) and (r) below;
- (iii) the date on which the grantee commits a breach of the rules of the Post-IPO Share Option Scheme; and
- (iv) unless the Board otherwise determines, and other than in the circumstances referred to in paragraphs(p), (q) and (r) below, the date the grantee ceases to be a selected participant (as determined by a Board resolution) for any other reason.

# (n) Voting and dividend rights

No dividends shall be payable and no voting rights shall be exercisable in relation to any options or Shares that are the subject of options that have not been exercised.

#### (o) Effects of alterations in the capital structure of the company

In the event of an alteration in the capital structure of the Company whilst any option remains exercisable by way of capitalization of profits or reserves, rights issue, subdivision or consolidation of shares, or reduction of the share capital of the Company in accordance with legal requirements and requirements of the Stock Exchange (other than any alteration in the capital structure of the Company as a result of an issue of Shares as consideration in a transaction to which the Company is a party), such corresponding alterations (if any) shall be made to:

(i) the number or nominal amount of Shares comprised in each option so far as unexercised; and/or

- (ii) the Subscription Price; and/or
- (iii) the method of exercise of the option,

or any combination thereof, as the auditors or a financial adviser engaged by our Company for such purpose shall, at the request of the Company, certify in writing, either generally or as regards any particular grantee, to be in their opinion fair and reasonable, provided always that any such adjustments should give each grantee the same proportion of the equity capital of our Company as that to which that grantee was previously entitled prior to such adjustments, and no adjustments shall be made which will enable a Share to be issued at less than its nominal value. The capacity of the auditors or financial adviser (as the case may be) is that of experts and not of arbitrators and their certification shall, in the absence of manifest error, be final and binding on our Company and the grantees. The costs of the auditors or financial advisor (as the case may be) shall be borne by our Company.

# (p) Retirement, death or permanent physical or mental disability of an selected participant

If a grantee ceases to be selected participant by reason of (i) death of the grantee, (ii) termination of the grantee's employment or contractual engagement with the Group or its affiliate by reason of his/her permanent physical or mental disablement, (iii) retirement of the grantee, the option may be exercised within the Option Period, or such other period as the Board or its delegate(s) may decide in their sole discretion.

In the case of death of a grantee, the option may be exercised within that period by the personal representatives of the grantee. In the case where a grantee no longer has any legal capacity to exercise the option, the option may be exercised within that period by the persons charged with the duty of representing the grantee under the relevant laws in Hong Kong. If the option is not exercised within the time mentioned above, the option shall lapse.

If a grantee, being an employee whose employment is terminated by the Group or its affiliate (as applicable) by reason of the employer terminating the contract of employment without notice or payment in lieu of notice, or the grantee having been convicted of any criminal offense involving his integrity or honesty, the option shall immediately lapse.

If a grantee is declared bankrupt or becomes insolvent or makes any arrangements or composition with his creditors generally, the option shall immediately lapse.

If a grantee being an employee ceases to be selected participant due to termination of his or her employment or contractual engagement with the Group by reason of redundancy, the option may be exercised within three months of such cessation or within the Option Period, whichever is the shorter, or such other period as the Board or its delegate(s) may decide in their sole discretion.

If a grantee ceases to be selected participant other than in any of the circumstances described above, unless otherwise provided in the option agreement, a grantee may exercise his or her option within three months of such cessation or within the Option Period, whichever is the shorter, or such other period as the Board or its delegate(s) may decide in their sole discretion.

# (q) Rights on takeover and schemes of compromise or arrangement

If a general offer by way of takeover is made to all the holders of Shares (or all such holders other than the offeror and/or any person controlled by the offeror and/or any person acting in association or concert with the offeror), and the offer becomes or is declared unconditional in all respects, the grantee shall be entitled to exercise the option (to the extent not already exercised) at any time within one month (or such other period as the Board or its delegate(s) may decide in their sole discretion) after the date on which the offer becomes or is declared unconditional. If the option is not exercised within the time specified, the option shall lapse.

If a compromise or arrangement between the Company and its members or creditors is proposed, our Company shall give notice to the grantee on the same date as it despatches the notice to each member or creditor of the Company summoning the meeting to consider such a compromise or arrangement, and thereupon the grantee (or his personal representatives) may until the expiry of the period commencing with such date and ending with earlier of the date two calendar months thereafter or the date on which such compromise or arrangement is sanctioned by the court exercise any of his options (to the extent not already exercised) whether in full or in part, but the exercise of an option as aforesaid shall be conditional upon such compromise or arrangement being sanctioned by the court and becoming effective, and upon such compromise or arrangement becoming effective, all options shall lapse except insofar as previously exercised under the Post-IPO Share Option Scheme. Our Company may require the grantee to transfer or otherwise deal with the Shares issued as a result of the exercise of options in these circumstances so as to place the grantee in the same position, as nearly as possible, as would have been the case had such Shares been subject to such compromise or arrangement. If the option is not exercised within the time specified, the option shall lapse.

# (r) Rights on a voluntary winding up

In the event a notice is given by our Company to its members to convene a general meeting for the purposes of considering, and if thought fit, approving a resolution to voluntarily wind-up our Company, our Company shall on the same date as or soon after it dispatches such notice to each member of our Company give notice thereof to all grantees (together with a notice of the existence of the provisions of this sub-paragraph) and thereupon, each grantee (or his personal representatives) shall be entitled to exercise all or any of his options (to the extent not already exercised) at any time not later than two business days prior to the proposed general meeting of our Company by giving notice in writing to our Company, accompanied by a remittance for the full amount of the aggregate

subscription price for the Shares in respect of which the notice is given whereupon our Company shall as soon as possible and, in any event, no later than the business day immediately prior to the date of the proposed general meeting referred to above, allot the relevant Shares to the grantee credited as fully paid. If the option is not exercised within the time specified, the option shall lapse.

#### (s) Ranking of shares

The Shares to be allotted and issued upon the exercise of an option shall be identical to the then existing issued shares of the Company and subject to all the provisions of the memorandum and articles of association of

the Company for the time being in force and will rank pari passu with the other fully paid Shares in issue on the date the name of the grantee is registered on the register of members of the Company or if that date falls on a day when the register of members of the Company is closed, the first day of the re-opening of the register of members, save that the grantee shall not have any voting rights, or rights to participate in any dividends or distributions (including those arising on a liquidation of the Company) declared or recommended or resolved to be paid to the Shareholders on the register on a date prior to such registration.

#### (t) **Duration**

The Post-IPO Share Option Scheme shall be valid and effective for the period of ten years commencing on the Listing Date (after which, no further options shall be offered or granted under the Post-IPO Share Option Scheme), but in all other respects the provisions of the Post-IPO Share Option Scheme shall remain in full force and effect to the extent necessary to give effect to the exercise of any options granted prior thereto or otherwise as may be required in accordance with the provisions of the rules of the Post-IPO Share Option Scheme.

# (u) Alteration of the Post-IPO Share Option Scheme

The Board may subject to the rules of the Post-IPO Share Option Scheme amend any of the provisions of the Post-IPO Share Option Scheme (including without limitation amendments in order to comply with changes in legal or regulatory requirements and amendments in order to waive any restrictions, imposed by the provisions of the Post-IPO Share Option Scheme, which are not found in Chapter 17 of the Listing Rules) at any time (but not so as to affect adversely any rights which have accrued to any grantee at that date).

Those specific provisions of the Post-IPO Share Option Scheme which relate to the matters set out in Rule 17.03 of the Listing Rules cannot be altered to the advantage of selected participants, and no changes to the authority of the administrator of the Post-IPO Share Option Scheme in relation to any alteration of the terms of the Post-IPO Share Option Scheme shall be made, without the prior approval of Shareholders in general meeting. Any alterations to the terms of the Post-IPO Share Option Scheme which are of a material nature, or any change to the terms and conditions of options granted, must also, to be effective, be approved by the Shareholders in general meeting and the Stock Exchange, except where the alterations take effect automatically under the existing terms of the Post-IPO Share Option Scheme. The options and the Post-IPO Share Option Scheme so altered must comply with Chapter 17 of the Listing Rules. Any change to the authority of the Directors or scheme administrators in relation to any alternation to the terms of the Post-IPO Share Option Scheme must be approved by Shareholders in general meeting.

Notwithstanding any provisions to the contrary in the Post-IPO Share Option Scheme, if on the relevant date of exercise there are restrictions or conditions imposed by the relevant laws and regulations to which the grantee is subject and the grantee has not obtained approval, exemption or waiver from the relevant regulatory authorities for the subscription of and dealing in the Shares, the grantee may sell the options to such transferee, subject to the approval by the Board, which shall not unreasonably withhold or delay such approval. In the event that the options are transferred to a connected person of our Company, no Shares shall be allotted and issued upon the exercise of the options by a connected person of our Company unless the Board is satisfied that the allotment and issue of Shares will not trigger any breach of the Listing Rules, the Articles of Association, the Companies Law or the Takeovers Code.

### (v) Termination

The Shareholders by ordinary resolution in general meeting or the Board may at any time resolve to terminate the operation of the Post-IPO Share Option Scheme prior to the expiry of the Post-IPO Share Option Scheme and in such event no further options will be offered or granted but the provisions of the Post-IPO Share Option Scheme shall remain in full force to the extent necessary to give effect to the exercise of any options granted prior thereto or otherwise as may be required in accordance with the provisions of the Post-IPO Share Option Scheme. Options complying with the provisions of Chapter 17 of the Listing Rules which are granted during the life of the Post-IPO Share Option Scheme and remain unexercised and unexpired immediately prior to the termination of the operation of the Post-IPO Share Option Scheme shall continue to be valid and exercisable in accordance with their terms of issue after the termination of the Post-IPO Share Option Scheme.

Details of the options granted, including options exercised or outstanding, under the Post-IPO Share Option Scheme shall be disclosed in the circular to the Shareholders seeking approval of the new scheme established after the termination of the Post-IPO Share Option Scheme.

#### 2. Estate Duty

Our Directors have been advised that no material liability for estate duty is likely to fall on our Company or any of our Subsidiaries.

# 3. Tax and Other Indemnity

Mr. Zeng, Hong Yang Group Holdings, Hong Yang International, Hong Yang Group Company, and Redsun Properties Group (Holdings) (together, the "Indemnifiers") have entered into a deed of indemnity in favor of our Group (being a material contract referred to in the paragraph headed "B. Further Information About Our Business — 1. Summary of Material Contracts" in this appendix) to provide the indemnities on a joint and several basis in respect of, among other things, taxation resulting from profits or gains earned, accrued or received, as well as any penalties imposed due to non-compliance with any applicable laws and regulations on or before the date when the Global Offering becomes unconditional.

# 4. Litigation

During the Track Record Period and up to the Latest Practicable Date, save as disclosed in the section headed "Business — Legal Proceedings and Compliance — Legal Proceedings" and so far as our Directors are aware, we were not engaged in any litigation, arbitration or claim of material importance and no litigation or claim of material importance (to our Group's financial condition or results of operation) is pending or threatened against any member of our Group.

# 5. Joint Sponsors

The Joint Sponsors have made an application on our behalf to the Listing Committee of the Stock Exchange for the listing of, and permission to deal in, the Shares in issue, the Shares to be issued pursuant to the

Capitalization Issue and the Shares to be issued as mentioned in this prospectus (including any Shares which may fall to be issued pursuant to the exercise of the Over-allotment Option, the Pre-IPO Share Options and the options which may be granted under the Post-IPO Share Option Scheme). All necessary arrangements have been made to enable such Shares to be admitted into CCASS.

Each of the Joint Sponsors has declared its independence pursuant to Rule 3A.07 of the Listing Rules. The amount of fees payable to the Jointed Sponsors by our Company is USD1.5 million.

# 6. Preliminary Expenses

Our estimated preliminary expense are immaterial and are payable by our Company.

#### 7. **Promoter**

We do not have any promoter for the purpose of the Listing Rules. Save as disclosed in this prospectus, within the two years immediately preceding the date of this prospectus, no cash, securities or other benefits have been paid, allotted or given nor are any proposed cash, securities or other benefits to be paid, allotted or given to any promoters.

#### 8. Taxation of holders of Shares

# (a) Hong Kong

The sale, purchase and transfer of Shares registered with our Hong Kong branch register of members will be subject to Hong Kong stamp duty. The current rate charged on each of the purchaser and seller is 0.1% of the consideration of or, if higher, of the fair value of the Shares being sold or transferred. Profits from dealings in the Shares arising in or derived from Hong Kong may also be subject to Hong Kong profits tax. The Revenue (Abolition of Estate Duty) Ordinance 2005 came into effect on February 11, 2006 in Hong Kong. No Hong Kong estate duty is payable and no estate duty clearance papers are needed for a grant of representation in respect of holders of Shares whose death occurs on or after February 11, 2006.

#### (b) Cayman Islands

There is no stamp duty payable in the Cayman Islands on transfers of shares of Cayman Islands companies save for those which hold interests in land in the Cayman Islands.

# (c) Consultation with professional advisers

Intending holders of the Shares are recommended to consult their professional advisers if they are in any doubt as to the taxation implications of subscribing for, purchasing, holding or disposing of or dealing in the Shares. It is emphasized that none of our Company, our Directors or the other parties involved in the Global

# STATUTORY AND GENERAL INFORMATION

Offering will accept responsibility for any tax effect on, or liabilities of, holders of Shares resulting from their subscription for, purchase, holding or disposal of or dealing in the Shares or exercise of any rights attaching to them.

# 9. Qualification of Experts

The followings are the qualifications of the experts who have given opinion or advice which are contained in this prospectus:

Name	Qualifications
CCB International Capital Limited	Licensed to conduct type 1 (dealing in securities), type 4 (advising on securities) and type 6 (advising on corporate finance) regulated activities under the SFO
Huatai Financial Holdings (Hong Kong) Limited	Licensed to conduct type 1 (dealing in securities), type 2 (dealing in future contracts), type 4 (advising on securities), type 6 (advising on corporate finance) and type 9 (asset management) regulated activities under the SFO
ABCI Capital Limited	Licensed to conduct type 1 (dealing in securities) and type 6 (advising on corporate finance) regulated activities under the SFO
Ernst & Young	Certified Public Accountants
Jingtian & Gongcheng	Legal adviser to our Company as to PRC laws
Savills Valuation and Professional Services Limited	Property valuer
Walkers	Cayman counsel to our Company
Savills Real Estate Valuation (Beijing) Company Limited	Industry consultant

# 10. Consents of Experts

Each of CCB International Capital Limited, Huatai Financial Holdings (Hong Kong) Limited, ABCI Capital Limited, Ernst & Young, Jingtian & Gongcheng, Savills Valuation and Professional Services Limited, Walkers and Savills Real Estate Valuation (Beijing) Company Limited has given and has not withdrawn its consent to the issue of this prospectus with the inclusion of its report and/or letter and/or summary of values and/or valuation certificates and/or opinion (as the case may be) and references to its name included herein in the form and context in which it respectively appears.

None of the experts named above has any shareholding interest in our Company or any of our Subsidiaries or the right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for securities in our Company or any of our Subsidiaries.

# 11. Bilingual Prospectus

The English language and Chinese language versions of this prospectus are being published separately in reliance on the exemption provided in section 4 of the Companies (Exemption of Companies and Prospectus from Compliance with Provisions) Notice (Chapter 32L of the Laws of Hong Kong).

# 12. Binding Effect

This prospectus shall have the effect, if an application is made in pursuance hereof, of rendering all persons concerned bound by all of the provisions (other than the penal provisions) of sections 44A and 44B of the Companies (Winding Up and Miscellaneous Provisions) Ordinance so far as applicable.

# 13. Miscellaneous

- (a) Save as disclosed in this prospectus, within the two years immediately preceding the date of this prospectus:
  - no share or loan capital of our Company or any of our Subsidiaries had been issued or agreed to be issued or proposed to be fully or partly paid either for cash or a consideration other than cash;
  - (ii) no share or loan capital of our Company or any of our Subsidiaries had been under option or agreed conditionally or unconditionally to be put under option;
  - (iii) no commissions, discounts, brokerages or other special terms had been granted or agreed to be granted in connection with the issue or sale of any share or loan capital of our Company or any of our Subsidiaries;
  - (iv) no commission had been paid or payable for subscription, agreeing to subscribe, procuring subscription or agreeing to procure subscription of any share in our Company or any of our Subsidiaries;
- (b) save as disclosed in this prospectus, there are no founder, management or deferred shares nor any debentures in our Company or any of our Subsidiaries;
- (c) none of the persons named under the sub-paragraph headed "D. Other Information 10. Consents of Experts" in this appendix is interested beneficially or otherwise in any shares of any member of our Group or has any right or option (whether legally enforceable or not) to subscribe for or nominate persons to subscribe for any securities in any member of our Group;

- (d) our Directors confirm that there has been no material adverse change in the financial or trading position of our Group since December 31, 2017 (being the date to which the latest audited combined financial statements of our Group were made up);
- (e) there has not been any interruption in the business of our Group which may have or has had a significant effect on the financial position of our Group in the 12 months preceding the date of this prospectus;
- (f) the register of members of our Company will be maintained in Hong Kong by Computershare Hong Kong Investor Services Limited. All transfer and other documents of title of the Shares must be lodged for registration with and registered by our share register in Hong Kong. All necessary arrangements have been made to enable the Shares to be admitted to CCASS;
- (g) no company within our Group is listed on any stock exchange or traded on any trading system and at present, and our Group is not seeking or proposing to seek any listing of, or permission to deal in, the share or loan capital of our Company on any other stock exchange; and
- (h) there is no arrangement under which future dividends are waived or agreed to be waived.

# DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES AND AVAILABLE FOR INSPECTION

#### DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES

The documents attached to a copy of this prospectus and delivered to the Registrar of Companies in Hong Kong for registration included:

- (a) copies of each of the WHITE, YELLOW and GREEN Application Forms;
- (b) a copy of each of the material contracts referred to in the section headed "Statutory and General Information — B. Further Information about Our Business — 1. Summary of Material Contracts" in Appendix V to this prospectus; and
- (c) the written consents referred to in the section headed "Statutory and General Information D. Other Information 10. Consents of Experts" in Appendix V to this prospectus.

#### DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents will be available for inspection at the office of Paul Hastings at 21-22/F, Bank of China Tower, 1 Garden Road, Hong Kong during normal business hours up to and including the date which is 14 days from the date of this prospectus:

- (a) the Memorandum and Articles of Association;
- (b) the Accountant's Report for the three years ended December 31, 2017 from Ernst & Young, the text of which is set out in Appendix I to this prospectus;
- (c) the audited combined financial statements of our Group for the three years ended December 31, 2017;
- (d) the report on the unaudited pro forma financial information from Ernst & Young, the text of which is set out in Appendix II to this prospectus;
- (e) the letter, summary of values and valuation report relating to the property interests of our Group prepared by Savills Valuation and Professional Services Limited, the text of which is set out in Appendix III to this prospectus;
- (f) the legal opinions issued by our PRC Legal Adviser, dated the date of this prospectus in respect of certain aspects of the Group and the property interests of the Group;
- (g) the letter of advice prepared by Walkers, our legal advisor as to the law of the Cayman Islands, summarizing certain aspects of the Cayman Companies Law referred to in Appendix IV to this prospectus;

# DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES AND AVAILABLE FOR INSPECTION

- (h) the material contracts referred to in the section headed "Statutory and General Information —
   B. Further Information about Our Business 1. Summary of Material Contracts" in Appendix V to this prospectus;
- (i) the written consents referred to in the section headed "Statutory and General Information D. Other Information 10. Consents of Experts" in Appendix V to this prospectus;
- (j) the service contracts and the letters of appointment referred to in the section headed "Statutory and General Information C. Further Information about Our Directors and Substantial Shareholders —
   1. Directors (b) Particulars of service contracts and letters of appointment" in Appendix V to this prospectus;
- (k) the relevant sections in the offering memorandum dated May 22, 2017 for the issuance of the May 2017 Notes, the offering memorandum dated November 15, 2017 and the offering memorandum dated January 19, 2018 for the issuance of the November 2017 Notes and the offering memorandum dated April 27, 2018 for the issuance of the May 2018 Notes, as the case may be, in connection with the covenants and restrictions relating to the Group;
- (1) the Cayman Companies Law;
- (m) the industry report issued by Savills Real Estate Valuation (Beijing) Company Limited;
- (n) the opinion letter issued by Savills Valuation and Professional Services Limited in relation to the lease of a property by the Group to its connected person; and
- (o) the rules of the Pre-IPO Share Option Scheme and Post-IPO Share Option Scheme.

# RSUN 弘服 弘陽地產集團有限公司 Redsun Properties Group Limited





