

2024 ANNUAL REPORT 年報

China Mengniu Dairy Company Limited 中國蒙牛乳業有限公司*

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

Stock Code 股份代號: 2319

營養世界每個人的要強



China Mengniu Dairy Company Limited (the "Company": stock code: 2319) and its subsidiaries (collectively the "Group" or "Mengniu") mainly manufacture and distribute quality dairy products in China. It is one of the leading dairy product manufacturers in China, with MENGNIU as its core brand. Mengniu offers diversified products including liquid milk products, ice cream, milk formula and cheese. Mengniu ranked ninth in the 2024 "Global Dairy Top 20" list published by Rabobank. As of 31 December 2024, the Group's annual dairy production capacity amounted to around 14 million tons. In March 2014, Mengniu became a Hang Seng Index constituent, making it the first blue chip Chinese dairy product manufacturer. Mengniu's MSCI ESG rating of AA is the highest rating received by a comprehensive dairy company in China. Mengniu is a constituent of the Hang Seng Corporate Sustainability Index, Hang Seng (Mainland and HK) Corporate Sustainability Index, Hang Seng Corporate Sustainability Benchmark Index and HSI ESG Enhanced Select Index.

中國蒙牛乳業有限公司(「本公司」;股份代號:2319)及其子公司(統稱「本集團」或「蒙牛」)主要於中國生產及銷售優質乳製品。憑藉其主要品牌**蒙牛**,蒙牛已成為中國領先的乳製品生產商之一。蒙牛提供多元化的產品,包括液態奶、冰淇淋、奶粉及奶酪產品。蒙牛於荷蘭合作銀行公佈的二零二四年「全球乳業二十強」中排名第九。截至二零二四年十二月三十一日,本集團乳製品的年生產能力約1,400萬噸。二零一四年三月,蒙牛獲納入恒生指數成份股,成為首家中國乳製品企業所以,蒙牛MSCI ESG評級為AA級,是中國綜合型乳製品企業獲得的最高評級,並入選恒生可持續發展企業指數、恒生內地及香港可持續發展企業指數、恒生可持續發展企業指數及恒指ESG增強精選指數。



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HIGHLIGHTS

摘要

		2024 二零二四年 RMB Million 人民幣百萬元	2023 二零二三年 RMB Million 人民幣百萬元
Revenue	收入	88,675	98,624
Gross Profit	毛利	35,090	36,640
Operating Profit (Gross Profit Less Business	經營利潤(毛利減業務經營		
Operating Expenses)	費用)	7,257	6,171
Profit Attributable to Owners of the Company	歸屬於本公司權益股東的		
	利潤	105	4,809
Net cash flows from operating activities	經營業務產生的淨現金流量	8,332	8,349
Earnings per Share (RMB)	每股盈利(人民幣元)		
- Basic	一 基本	0.027	1.220
- Diluted	- 攤薄	0.027	1.216

- In 2024, due to the imbalance between demand and supply in the dairy industry and lower-than-expected consumer demand, the Group booked a revenue of RMB88,674.8 million, representing a year-on-year decrease of 10.1%. Gross profit margin increased by 2.4 percentage points year-on-year to 39.6%.
- To address external challenges, the Group steadfastly advanced the execution of its "One Core, Two Wings" strategy, with a focus on R&D and innovation, brand driven, and digital transformation. The Group accelerated channel optimization and new business development, while strengthening and refining operations and improving quality and efficiency. By comprehensively driving high-quality development, the Group achieved an operating profit of RMB7,256.7 million, with operating profit margin increasing by 1.9 percentage points year-on-year to 8.2%.
- 二零二四年,由於乳製品行業供需不平衡, 消費需求不及預期,本集團實現收入人民 幣886.748億元,同比下降10.1%;毛利率 同比提升2.4個百分點至39.6%。
- 本集團積極應對外部挑戰,堅定推進「一體兩翼」戰略落地執行,持續聚焦研發創新、品牌引領、數智化轉型,加速渠道優化和新業務發展,強化精細化運營和提質增效,全面推動高質量發展,實現經營利潤人民幣72.567億元,經營利潤率同比提升1.9個百分點至8.2%。

HIGHLIGHTS 摘要

Revenue by Product Mix

(For the year ended 31 December)

RMB Million

按產品劃分之收入 (截至十二月三十一日止年度)

人民幣百萬元









MAJOR AWARDS AND ACHIEVEMENTS

丰要邀请区殊榮

MENGNIU GROUP

- Included in the "Global Dairy Top 20" list published by Rabobank for the 16th consecutive year, ranking 9th globally
- Ranked Top 30 in "Most Valuable Chinese Brands List (最 具價值中國品牌榜)" of BrandZ™
- MSCI ESG rating maintained at AA, continuing to lead China's dairy industry
- Mengniu Ningxia factory has been approved as the world's first "Lighthouse Network (燈塔工廠)" in the dairy industry and has been selected as one of the first batch of excellence-level intelligent factories by the Ministry of Industry and Information Technology
- Awarded the second prize of the National Science and Technology Progress Award issued by the State Council for "Key Technological Innovation and Application of Excellent Lactic Acid Bacteria Germplasm Resource Mining and Industrialisation (優良乳酸菌種質資源挖掘與產業化關鍵技術創新及應用)"
- Awarded National Enterprise Management Modernization Innovation First-class Achievement
- Awarded the title of "Frontrunner Enterprise in Dairy Industrial Carbon Peaking" issued by China Federation of Industrial Economics

MENGNIU'S BRANDS, PRODUCTS AND R&D

- Milk Deluxe Organic Series products won the gold award at the BIOFACH Germany (德國國際有機產品博覽會) for another consecutive year
- Yoyi C won the first place in China Brand Power Index (C-BPI) industry in 2024
- Champion Jianzihao (健字號) won the Immunity Product of the Year Award (年度免疫功能產品獎) in the Asia Pacific Functional Food Industry Awards (亞太功能食品行業大獎) in 2024
- Chilled fresh milk category innovation and key technology integration project won the second prize of Science and Technology Award of China National Light Industry Council
- A number of Shiny Meadow's products received the Gold Award of Monde Selection (國際蒙特獎金獎) and Superior Taste Award of ITI
- Suibian Gold Label won the Silver Award for the Best Ice Cream/Frozen Yoghurt (最佳冰淇淋/冷凍酸奶銀獎) in the World Dairy Innovation Awards
- Mengniu's Reeborne Enzhi (恩至) won the Baby Nutrition Innovation of the Year Award (年度嬰幼兒營養創新獎) in the Asia Pacific Functional Food Industry Awards (亞太功能食品 行業大獎) in 2024

蒙牛集團

- 連續第十六年入選荷蘭合作银行的「全球乳業20强」榜單,位於全球第九位
- BrandZ™「最具價值中國品牌榜」中,位列 Top30
- MSCI ESG評級維持AA,持續領跑中國乳業
- 一 蒙牛寧夏工廠獲批成為全球首家乳業「燈塔工廠」,並成功入選工信部第一批卓越級智能工廠名單
- 「優良乳酸菌種質資源挖掘與產業化關鍵技術創新及應用」榮獲國務院頒發的國家科學技術進步獎二等獎
- 一 榮獲全國企業管理現代化創新一等成果
- 一 榮獲中國工業經濟聯合會頒發的乳業首個 碳達峰「領跑者」企業稱號

蒙牛品牌、產品與研發

- 特侖蘇有機系列產品蟬聯德國國際有機產品博覽會金獎
- 一 優益C榮獲2024年C-BPI中國品牌力指數行業第一
- 一 冠益乳健字號榮獲2024年亞太功能食品行業大獎年度免疫功能產品獎
- 低溫鮮奶品類組合創新及關鍵技術集成項目獲得中國輕工業聯合會科學技術獎二等
- 每日鮮語多款產品榮獲國際蒙特獎金獎及 ITI國際頂級美味大獎
- 一 隨變 金標產品獲得世界乳品創新大獎最 佳冰淇淋/冷凍酸奶銀獎
- 一 蒙牛瑞哺恩恩至榮獲2024年亞太功能食品 行業大獎●年度嬰幼兒營養創新獎

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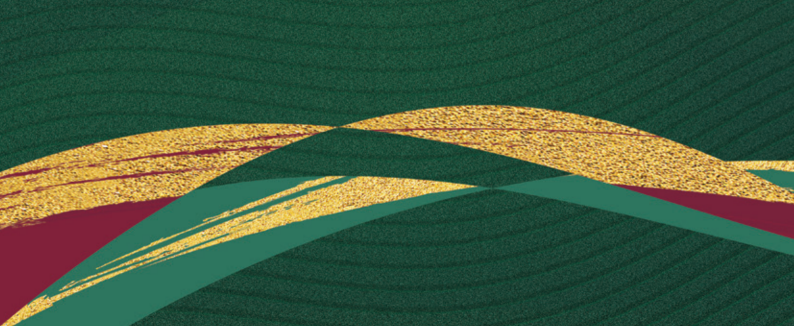


China's dairy industry faced multiple challenges in 2024, including softer-than-expected consumer demand, intensified competition, raw milk supply and demand imbalances, accelerated channel restructuring, and insufficient product diversification. Despite these headwinds, we remain committed to prioritising the health needs of consumers and capitalized on the opportunities created by rising health awareness to drive innovation, strategic upgrades, and unlock consumer potential. Through brand driven, R&D innovation, and digital transformation, we continued to develop new products, create new consumption scenarios, expand into new segments, and refine our new-quality productive forces to steer the industry toward high-quality, high-value development.

二零二四年,中國乳製品行業在消費需求不及預期與行業競爭加劇的多重變局中開啟新局。面對原奶需供矛盾、渠道重塑加速、品類多元化不足等挑戰,蒙牛始終以國民健康需求為核心,緊抓國民健康意識不斷提升和消費潛能不斷釋放的機遇,通過戰略升級與創新驅動,通過品牌引領、研發創新、數智轉型,不斷打造新產品、提供新場景、拓展新賽道,打磨新質生產力,引領行業向高質量、高價值方向轉型。

We actively deepened lean operations and empowered our business through digital transformation, enhancing operational efficiency and profitability. By integrating upstream and downstream resources and optimizing partner performance, we significantly improved supply chain efficiency, bolstering the resilience of the dairy industry chain and setting a new benchmark for systematic and integrated development.

我們積極深化精益化運營,通過數智化賦能,全面提升蒙牛運營效率及盈利能力。通過整合上下游資源,優化合作夥伴效能,蒙牛持續改善供應鏈效率,顯著提升乳業產業鏈韌性,為行業樹立了系統化、一體化發展的標桿。



In 2024, we focused on our "Creating a New Mengniu" initiative and the FIRST blueprint and achieved solid results from our "One Core, Two Wings" strategy. Anchored by the six businesses which form our "One Core" — room temperature products, chilled products, ice cream, fresh milk, milk formula, and cheese — we continuously optimized and strengthened our foundation. Simultaneously, leveraging the greater health sector and international market expansion which form our "Two Wings," we built new growth drivers and explored new high-quality growth trajectories.

二零二四年,我們深度聚焦「再創一個新蒙牛」和FIRST成功畫像,以「一體兩翼」戰略為核心取得紮實成效。蒙牛以「一體」築基,常溫、低溫、冰品、鮮奶、奶粉、奶酪六大核心業務基本盤持續做優、做強,同時,借助大健康賽道及國際市場拓展之「兩翼」,持續建立發展新動能,探索高質量增長新曲線。

Throughout the year, we leveraged our deep market insights into consumer demand trends to capitalise on opportunities to upgrade our products, brand, operations, and channels. Our six core businesses, room temperature products, chilled products, ice cream, fresh milk, milk formula, and cheese, demonstrated resilience and vitality that transcended market cycles. Our liquid milk business accelerated the construction of a high-quality development model by optimizing product and channel structures to tap into lower-tier markets with potential. Deploying a whole industry chain philosophy, Milk Deluxe Desert Organic offers a differentiated high-end milk product that is strengthening the brand leading advantages. By leveraging consumer demand insights, the low-temperature dairy category actively targeted high-growth sub-segments, maintained its leading market share position for twenty consecutive years, and significantly improved profitability. The fresh milk business defied industry trends and continues to gain strong growth momentum with Shiny Meadow firmly positioned as the premium fresh milk market leader. The ice cream business accelerated structural upgrades through product innovation and omnichannel distribution network enhancement. The milk formula business demonstrated resilience and drove growth through an R&D-driven strategy, channel transformation,

二零二四年,憑藉對消費者需求趨勢的敏锐洞 察,蒙牛從產品、品牌、運營、渠道等維度,精 準把握行業升級機遇,在常溫、低溫、冰品、鮮 奶、奶粉、奶酪等六大核心業務呈現出穿越週期 的韌性及生命力。年內,蒙牛液態奶業務加速構 建高質量發展範式,積極優化產品和渠道結構, 深挖下沉市場潛力。特侖蘇沙漠 ● 有機以全產業 鏈思維打造獨具價值的差異化高端好奶,特侖蘇 品牌持續擴大高端引領優勢。結合消費者需求洞 察,低溫品類積極佈局高增細分賽道,份額連續 二十年保持第一,盈利能力顯著提升。鮮奶業務 逆勢展現強勁增長勢頭,每日鮮語夯實高端鮮奶 市場份額第一。冰淇淋業務通過產品創新和渠道 鋪市加快結構升級。奶粉業務堅持研發驅動、渠 道變革和品牌引領,瑞哺恩實現雙位數增長,發 佈蒙牛全球首款HMO配方奶粉,引領行業創新高 質發展, 貝拉米加速拓展東南亞市場, 悠瑞緊抓





and brand enhancement. Reeborne achieved double-digit growth and launched our first global HMO-formula as it continues to lead the industry in innovative and high-quality development. Bellamy's accelerated its expansion into Southeast Asian markets while Yourui capitalised on opportunities in the silver economy to create a specific formula for middle-aged and elderly individuals. The cheese business completed business its integration throughout the year, creating synergies that are enhancing quality and operational efficiency, while Milkground reinforced its core product values of "joy, nutrition, professionalism and health." By focusing its efforts on developing products and enhancing its brand, Milkground continued to explore diverse consumption scenarios in both B-end and C-end markets while maintaining a stable market share and significant optimizing profitability.

銀髮經濟打造中老年人群專屬配方。奶酪業務年內完成業務整合,協同發展提質增效。妙可藍多強化「歡樂、營養、專業、健康」四位一體核心價值體系,產品品牌雙重發力,持續開拓B端、C端多元消費場景,市場佔有率穩居第一,盈利能力顯著優化。

By strengthening "One Core" to optimize our core businesses, we will also be able to spread our "Two Wings" and accelerate the progress we are making towards offering "greater health" and developing "Mengniu of the world". In 2024, we remained committed to advancing innovative business layouts and injecting new vitality into China's dairy industry with unique insights and technological advantages. Throughout the year, our independently developed HMO received approval from the U.S. FDA, creating vast opportunities to expand its application across both the Chinese and global markets. This will position us to elevate dairy products from "basic nutrition" to new heights of "specialized nutrition." Maintaining its position as "China's professional leader in sports nutrition (中國專業運動營養領導者)", M-ACTION continued to lead the Chinese sports nutrition industry with differentiated product advantages, empowered by professional scientific research. Aice generated significant growth overseas, securing its position as the market leader in Indonesia and ranking second in the ready-to-eat ice cream market in the Philippines. We continue to explore development opportunities in Southeast Asia, with overseas market expansion becoming a key growth engine for us.

在「強一體」做優做強核心業務基本盤的同時,我們對「展兩翼」寄予厚望,向著「大健康」和「世界十」加速邁進。二零二四年,蒙牛堅持推進國新業務佈局,憑藉行業洞察及技術優勢,為中國及全球市場的HMO獲得美國FDA審批,為中國及全球市場的拓展到應用打開廣闊空間,推動乳製品從「基礎營養」新高度。邁勝堅持「中國運動營養河港」以市、超過時,在專業營養到距中國運動營養行業。國際升,市場份額第一、通過印尼、菲律賓等工廠佈局,我們持續拓展東南亞及更多國際市場。





Adhering to a long-term brand philosophy, we continue to strengthen our "born to excel" brand spirit. As a member of Olympic Partners (TOP) programme for the 2024 Paris Olympics, we successfully enhanced its brand identity through the spirit of sports and execution of our long-term strategy, ushering in the era of Mengniu as a TOP partner. During the year, we supported 110 marathon events in nearly 100 cities across China, providing comprehensive nutritional support to over 2.2 million runners, working with consumers to build a healthy China. During the 2025 Spring Festival, we partnered with Nezha 2 (哪吒2) for a co-branded marketing campaign, synergizing our "born to excel" brand proposition with Nezha's "defying fate" spirit to bridging the gap with consumers and increase brand exposure to younger generations.

秉持長期主義品牌理念,蒙牛持續強化「天生要強」的品牌故事。作為二零二四年巴黎奧運會奧林匹克全球合作夥伴(TOP),蒙牛以體育精神成功搶佔消費者身份心智,並佈局長線戰略,全面開啓蒙牛TOP時代。年內,我們在全國近百座城市舉辦110場馬拉松比賽,為超過220萬名跑者提供全方位營養支持,與消費者共赴健康中國;二零二五年春節,我們攜手《哪吒2》推出聯名合作營銷,我們的「天生要強」精神共振哪吒「逆天改命」,持續拉近與消費者距離,推進品牌年輕化破圈。

Our high-quality development has always been underpinned by sustainable green practices. In 2024, we advanced our "GREEN" sustainability strategy and "dual carbon strategic goals," achieving significant progress. We established a "1+N" Sustainability Report Disclosure System, formulated the first 4R1D green packaging strategy, signed a strategic cooperation memorandum with the Alliance for Water Stewardship (AWS), and promoted China's first batch of zero-deforestation soybeans. We also integrated green practices across our industrial chain, built a sustainable sourcing supply chain system and set new standards for the green transition of China's dairy industry.

我們的高質量發展,始終以可持續綠色發展為底色。二零二四年,蒙牛進一步推進可持續發展「GREEN」戰略及「雙碳戰略」目標,並取得積極進展:我們建立「1+N」可持續發展報告披露體系、制定首個4R1D綠色包裝策略、與國際可持續水管理聯盟(AWS)簽署戰略合作備忘錄、並推進中國首單零毀林大豆採購。我們進一步推動將綠色理念融入產業鏈每個環節,從源頭構建可持續發展的供應鏈體系,為中國乳業的綠色轉型樹立行業標桿。





Facing macroeconomic challenges and industry cycles, we remained firmly focused on driving the essential value of milk and its long-term development path in our position as a "national team of China's dairy industry." We start by meeting the basic nutritional needs of consumers with "Drink More," drive R&D and innovation in categories using our industrial chain advantages to drive consumers to "Drink Good," and finally meet the diversified health demands of specific consumer groups to "Drink Right." This synergistic approach not only interprets our mission of "Every drop of nutrition, makes every life thrive" but also responds to the "Healthy China 2030" strategy as an industry leader.

面對宏觀環境及行業週期的雙重考驗,蒙牛以「中國乳業國家隊」的產業站位,聚焦牛奶本質價值,堅定長期主義發展路徑。蒙牛從滿足國民基礎營養剛需出發,讓消費者「喝上奶」;依託全產業鏈優勢驅動優質品類研發創新,讓消費者「喝好奶」;借助科研技術突破精準滿足細分人群多元健康訴求,讓消費者「喝對奶」。這三大戰略層級的協同推進,既是對蒙牛使命「點滴營養、綻放每個生命」的實踐詮釋,更是蒙牛作為行業領軍者對「健康中國2030」戰略的產業應答。

Looking ahead to 2025, we will continue to deepen our "One Core, Two Wings" strategy, ensuring that each of our six core businesses including room temperature products, chilled products, ice cream, fresh milk, milk formula, and cheese simultaneously grow in scale, profitability, market share, and brand strength, further solidifying our core competitiveness. We will further expand the "Two Wings" strategy by firmly rooting ourselves in the "nutrition and health platform." Leveraging our internal R&D advantages driven by a high-calibre talent pool, we will tackle industry challenges, extend our presence value-added processing of the value chain, and use our brand and supply chain strengths to offer more cross-category products to consumers. The expansion of our "overseas platform" will contribute additional momentum to our sustainable growth. By further integrating and optimizing our existing overseas brand assets, we will continue to build new growth engines.

By meticulously fortifying every cornerstone, we strive to build a century-lasting legacy. In 2025, our 40,000 employees will unite under the goal of "Creating a New Mengniu" and work together to develop new-quality productive forces that transcend market cycles and comprehensively advance our goal of building a world-class dairy company that is globally competitive. We will meet diverse consumer needs with exceptional products, reward shareholder trust with steady growth, protect our planet with green initiatives, and contribute our strength to improve human health through the power of China's dairy industry.

盈科後進,共築百年。二零二五年,蒙牛四萬名員工將以「再創一個新蒙牛」為戰略指引,齊心協力,構建穿越週期的新質生產力,全面建設具有全球競爭力的世界一流乳企目標。我們將以卓越產品滿足多元消費需求,以穩健增長回饋股東信任,以綠色行動守護地球家園,以中國乳業之力,為人類健康事業貢獻蒙牛力量。

















*草莓果酱/黄桃芦荟果酱/桑葚草莓果酱/蓝莓蔓越莓果酱加工过程中草莓果粒/黄桃果粒/蓝莓果粒的原料粒径≥12mm **果酱中水果采用Individual Quick Freezing(单体快速冻结)技术

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

BUSINESS REVIEW

In 2024, the dairy industry experienced intensified supply and demand imbalances due to an oversupply of raw milk and lower-than-expected consumer demand, with short-term pressures persisting across the industry. While actively tackling short-term challenges and maintaining its long-term strategic focus, Mengniu focused on its "Creating a New Mengniu" initiative and the FIRST blueprint, advancing high-quality development through brand driven, R&D innovation and digital transformation through its "One Core, Two Wings" strategy. At the operational level, Mengniu actively promoted precision management, built a lean and efficient organizational structure and fully mobilized organizational effectiveness, driving steady improvements in its operational efficiency and core profitability.

Mengniu consistently drove the upgrade and innovation of its product categories. On top of superior quality, Mengniu has further enriched its product portfolios and categories, creating multiple consumption scenarios, and accelerated its expansion of To B channels. By leveraging its deep insights into the diverse and personalized needs of consumers, Mengniu continued to lead the transformation and upgrade of dairy products from "drinking milk" to "eating milk", from "basic nutrition supply" to "greater health" and from "primary processing" to "value-added further processing".

Mengniu continued to focus on brand building, staying true to its brand proposition of "born to excel". As a member of the Olympic Partners (TOP) programme, Mengniu successfully enhanced its identity as an "Olympic Partner", solidified its "Strive for Excellence" brand asset and comprehensively strengthened its brand awareness, reputation, and global influence by leveraging the 2024 Paris Olympics platform. By supporting the "100-City Marathon (百城馬拉松)" and other initiatives, Mengniu continued to promote healthy lifestyles, further strengthening its brand influence. During its 2025 Spring Festival campaign, Mengniu launched an innovative partnership with Nezha 2 (哪吒2) and brand ambassador, Jia Ling, integrating the "Strive for Excellence" ethos that both the Nezha IP and Jia Ling represent into its brand narrative, revitalizing Mengniu's image.

業務回顧

二零二四年,乳製品行業因原奶供給過剩及需求不及預期,供需矛盾凸顯,整體市場短期內壓力仍存。蒙牛積極應對行業短期挑戰,堅定長期戰略定力,錨定「再創一個新蒙牛」戰略目標和FIRST成功畫像,圍繞「一體兩翼」經營戰略,通過品牌引領、研發創新、數智轉型,推動高質量發展。在運營層面,蒙牛積極推動精益化管理,堅定打造扁平和高效的組織,全面激活組織效能,驅動公司運營效率和核心盈利能力穩步提升。

蒙牛堅定品類創新升級,在極致品質基礎上,進一步拓展豐富新品類,打造多元新場景,加速ToB渠道和專業乳品的拓展。憑藉對消費者多樣化、個性化需求的精準洞察及把握,蒙牛引領乳製品從「喝牛奶」向「吃牛奶」,從「基礎供給」向「大健康」,從「粗加工」向「精深加工」的轉型升級。

蒙牛持續聚焦品牌建設,傳承「天生要強」的品牌精神。作為奧林匹克全球合作夥伴(TOP),通過二零二四年巴黎奧運會,已成功搶佔「奧運合作夥伴」身份心智,沉澱「要強」品牌資產,全面提升品牌知名度、美譽度和全球影響力;並通過支持「百城馬拉松」等活動,持續傳遞健康生活理念,品牌影響力進一步增強。在二零二五年春節營銷中,蒙牛攜手《哪吒2》及代言人賈玲開啟創新合作,與哪吒、賈玲的「要強」精神深度結合,為品牌注入新活力。





MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

To adapt to channel restructuring and reform trends, Mengniu accelerated its omni-channel development by actively expanding high-growth emerging channels and consolidating its established offline channel advantages, creating and integrated online and offline business model to drive sales in multiple dimensions and reinforcing its differentiated competitive advantages. In response to temporary industry challenges, Mengniu capitalized digital transformation opportunities. It steadily advanced the digital transformation of its business and actively embraced cutting-edge AI technology with a focus on enhancing channel efficiency, reducing supply chain costs and improving consumer services. This systematic undertaking and integrated transformation of its entire value chain will unlock full efficiency potential and develop new-quality productive forces in the dairy industry.

蒙牛積極順應渠道重塑和變革趨勢,加速全渠道 佈局和建設,在鞏固線下渠道既有優勢的同時, 積極拓展高增的新興渠道,構建線上線下全域融 合的商業模式,多維度推動銷售轉化,夯實差 化競爭能力。同時,針對行業階段性挑戰,數 字之差 中牢把握數智化轉型機遇,有序推進業務數集 等型,積極擁抱新一代人工智能技術,聚焦渠 提效、供應鏈降本、消費者服務,對乳業鏈條的 效能潛力,打造乳業新質生產力。

Liquid Milk Business

Room Temperature Product Business

In 2024, the business unit faced intensified pricing competition for end products due to supply and demand imbalances in the dairy industry, macroeconomic growth pressure, and the ongoing weak consumer confidence and demand. Consumer preferences shifted and value polarization accelerated, with demand growing for value for money, high value-add, and personalized products. Mengniu's room temperature business unit proactively addressed these industry challenges and opportunities by actively promoting the recovery of its channel inventory, maintaining a stable pricing strategy, and accelerating the high-quality development of its brand, marketing, channels, supply chain and digital transformation, which improved operating profit margins.

The room temperature business unit enhanced its category structure by fulfilling high-nutrition and diversified consumer demand for high quality and competitive prices. *Milk Deluxe* firmly deepened its "better" brand proposition, consistently led in high value, and the organic series won the gold award at the BIOFACH Germany (德國國際有機產品博覽會) for another consecutive year, further strengthening its brand's influence and market share.

液態奶業務

常溫業務

二零二四年,乳製品產業供需矛盾突出,終端產品價格競爭激烈,宏觀經濟增長壓力下,消費信心及需求仍處恢復階段,消費者風向轉變、價值分化加速,質價比、高附加值、個性化產品需求日益增長。蒙牛常溫事業部直面行業挑戰和機遇,主動推動渠道庫存回良,堅持穩價盤的渠道策略,並從品牌端、營銷端、渠道端、供應鏈端、數智化建設層面加速構建高質量發展範式,實現整體經營利潤率提升。

常溫事業部圍繞營養健康、高質優價的多元化消費需求進行品類佈局。特侖蘇品牌堅定不移深化「更好」的品牌理念,持續高價值引領,有機系列產品再度蟬聯德國國際有機產品博覽會金獎,品牌影響力持續強化,市場份額進一步提升。









MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Facing fierce competition in the industry, room temperature milk beverages maintained a stable market performance leveraging deep consumer demand insights and innovation. Room temperature yogurt brand, Just Yoghurt, focused on a brand differentiation strategy with simple ingredients featuring "no artificial flavors, no color additives, no gelatin, no milk formula". The series continued to upgrade product quality and optimized product formulation to better align with consumer needs. The Fruit Milk Drink brand focused on the dual nutritional value of milk plus fruit pieces and a beverage-oriented product portfolio, conveying a fashionable, healthy and joyful brand concept that differentiates itself from competition. Multiple of these new products received positive feedback from consumers. Suan Suan Ru reignited the popularity of its brand and topicality through diverse co-branding activities, leveraging its brand image as a national youth milk beverage.

面臨行業激烈競爭,常溫乳飲料憑藉行業需求洞察及策略靈活創新,保持穩定市場表現。常溫酸奶純甄聚焦品牌差異化佈局,專注簡單配料的0添加純甄利樂鑽原味風味酸奶,主打「0香精,0色素,0明膠,0乳粉」,持續升級產品品質,以創新的配方讓新一代產品更加貼合消費者需求。真果粒聚焦牛奶加果粒的雙重營養及更加飲料。於產品佈局,傳遞時尚、健康、快樂理念,差異,多款新品獲得消費者好評。酸酸乳立足青春國民乳飲料品牌基因,通過多樣聯名活動重新激活品牌熱度及品牌話題度。

To expand market channels, the room temperature product business unit closely aligned with consumer market trends, capitalizing on market opportunities and continuously improving penetration into towns and villages to expand market share. Meanwhile, the business unit continued to strengthen distributor empowerment, driving further cost reductions and efficiency improvements along the supply chain, establishing an emotional connection with consumers through the key themes of "nutrition" and "youth". It also expanded emerging channels, cooperating with leading key accounts in the sector and creating differentiated exclusive products aligned with consumer trends, offsetting the impact on traditional channels.

渠道市場拓展方面,常溫事業部緊密結合消費市場趨勢,進一步深挖下沉市場潛力,持續提升鎮村服務滲透及市場份額。與此同時,事業部持續強化經銷商賦能,推動供應鏈側進一步降本增效,在品牌上以「營養」、「年輕」為切入點與消費者建立情感連接,靈活拓展新興渠道,在與賽道頭部系統建立合作的同時,從消費趨勢出發打造差異化專屬產品,規避對傳統渠道的衝擊。

The Group has been deeply expanding into the B2B business while maintaining its strength in the B2C business. Its professional catering brand Mengniu Dairy Professionals, upholds the business philosophy of "Professional dairy, dedicated to creation" and is committed to building a high-quality, ingredient-based product matrix and relying on integrated cutting-edge marketing. During the year, it established strategic cooperation agreements with multiple chain brands in the bakery, coffee, tea drinks and catering categories, providing key customers with comprehensive integrated solutions including product application testing, product solution development, and industry trend empowerment.

在保持C端業務優勢的同時,集團深度入局B端行業。旗下專業餐飲品牌蒙牛專業乳品秉持「專業乳品專注創造」的經營理念,致力於打造優質的原料型產品矩陣和一體化的前沿營銷。年內與烘焙、咖啡、茶飲、餐飲領域的多家連鎖品牌達成戰略合作,為重點客戶提供包含產品應用測試、產品方案研發、行業趨勢賦能在內的全方位一體化解決方案。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Chilled Product Business

During the year, the low-temperature dairy category continued to decline, though the rate of decline decelerated significantly. The industry witnessed diversified channel development and increased consumer penetration in emerging distribution channels. During this recovery phase, Mengniu's chilled product business adhered to the Group's high-quality development strategy. It capitalized on evolving consumer demand trends, driving category value innovation and profitability. The upgraded 100% raw milk formulations actively promoted sucrose-free and fruit-infused yogurt, and established Champion's new brand proposition as the "Specialist in Probiotic Yogurt". It cultivated the premium YO!FINE DIARY Yogurt brand while amplifying Yoyi C brand equity as "probiotics suitable for Chinese people". The division strengthened channel development and expanded into emerging distribution channels. Through these brand and channel initiatives. Mengniu's chilled product business outperformed the sector amidst market headwinds. It maintained its leading market share for the twentieth consecutive year, achieved notable product mix optimization, and delivered significant profitability improvements.

Fresh Milk Business

The domestic fresh milk industry faced downward challenges in 2024. Mengniu's fresh milk division maintained its strategic focus and resilience, achieved rapid growth despite the overall market downturn and recorded profitability for four consecutive years through strengthened brand building, expanded points of sales and market presence, and ensured freshness capability. *Shiny Meadow* saw double-digit growth.

Shiny Meadow, our high-end brand, continued to lead the premium market, outperforming the industry despite challenges and maintaining its leading market share in premium fresh milk. The newly launched dual protein milk under Shiny Meadow which focuses on product innovation, led nutritional and taste upgrades in the dairy category and achieved rapid growth in sales volume. Xiaoxianyu, a sub-brand that further expands the "light fresh milk" category for young consumers, entered the market through partnerships with the "Ta Foundation" and other public charity activities. The basic fresh milk of Mengniu has consolidated its national leadership, maintaining the top market share in the basic fresh milk segment for four consecutive years.

低溫業務

年內低溫品類行業仍有下滑,但下滑速度明顯放緩,渠道多元化發展,新興渠道消費者滲透率提升。行業尚處恢復時期,蒙牛低溫事業部秉承養團重高質量發展方針。洞察消費者需求趨勢,積極致力於品類價值創新,提升盈利能力。低溫萬數の全線升級為100%生牛乳配方,積極推廣0萬糖及果粒酸奶,樹立冠益乳「益生菌酸奶專研家」全新價值定位,培育高端品牌每日鮮酪,持續化配資達設,佈局新興渠道。通過品牌與渠道建設,佈局新興渠道。通過品牌與渠道建設,份額連續二十年保持第一,產品結構明顯改善,盈利能力顯著提升。

鮮奶業務

二零二四年,國內鮮奶行業面臨下滑挑戰。蒙牛 鮮奶事業部保持戰略定力,通過夯實品牌塑造、 提升終端鋪市和賣力、保障鮮能力,逆勢取得快 速增長,連續四年實現盈利。每日鮮語錄得雙位 數增長。

高端品牌每日鮮語持續引領高端趨勢,逆勢跑贏行業,保持高端鮮奶市場份額第一。每日鮮語著力產品創新,推出雙蛋白牛乳,引領品類營養與美味升級,銷量高速增長。子品牌小鮮語持續為年輕人打造「輕鮮奶」品類,通過合作「它基金」等公益活動破圈。蒙牛鮮奶基礎端持續夯實國民地位,連續四年保持基礎端鮮奶份額第一。





SHINY MEADOW® 每日鲜语

优于欧盟标准生牛乳* 从牧场到工厂最快30分钟



*指: 微生物、体细胞指标优于欧盟标准 从牧场到工厂最快30分钟以近一年原奶运输时间计 高端鲜奶 一键到家



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

In terms of channels, Mengniu's fresh milk business maintained its top market share position across online and offline channels such as membership stores and e-commerce platforms. Meanwhile, it continuously achieved channel breakthroughs by actively expanding into emerging channels like wholesale snack stores, successfully collaborating with top coffee and tea beverage brands. With high-quality products, it supports offline To B clients while driving breakthroughs in its own sales volume.

Meanwhile, the fresh milk business unit further improved supply chain efficiency through digital intelligence empowerment and achieved efficient management of logistics chains and deep integration of resources to build an end-to-end smart logistics system for fresh milk. It continued to advance the "dual excellence in quality and efficiency" high-efficiency fulfillment system, driving the high-quality transformation of corporate logistics and comprehensively enhancing the core competitiveness of the brand.

Milk Formula Business

The infant formula industry continued to face pressure from declining birth rates and other challenges. However, as the market gradually stabilized, leading companies have been increasing their market share. Meanwhile, growing demand from new parents for improved ingredients, higher quality, and specialized features have driven continuous advancements in product offerings. Mengniu's infant formula business has consistently adhered to a R&D-driven strategy, channel transformation, and brand driven.

Mengniu continued to focus its domestic infant formula strategy on strengthening the Reeborne brand. It released the world's first patented affinity formula (maternal MLCT+new OPO) in partnership with Jiangnan University and Sun Yat-Sen University, pioneering the launch of Mengniu's global-first HMO formula and spearheading the development of the world's first standard testing method using liquid chromatography to simultaneously identify seven types of human milk oligosaccharides (HMOs), driving the high-quality and innovative development of the industry. In brand building, Mengniu focused on evidence-based professional marketing and education. Through proactive product R&D and sales channel optimization, it strengthened the competitiveness of its brand, forming a virtuous cycle between product innovation and channel efficiency. This strategy enabled its infant formula business to achieve accelerated growth despite downward market trends.

渠道方面,蒙牛鮮奶業務在會員店、電商平台等線上線下優勢渠道保持市場份額第一;同時,持續實現渠道突破,積極拓展零食量販等增量渠道,成功與頭部咖啡、茶飲品牌合作,以高品質產品助力線下B端客戶的同時,實現自身銷量突破。

與此同時,鮮奶事業部進一步通過數智化賦能提 升供應鏈效率,實現物流鏈路高效管理,資源深 度融合打造鮮奶端到端智慧物流,持續推動「質 效雙優」高效履約體系,驅動企業物流高質量轉 型,全面提升品牌核心競爭力。

奶粉業務

嬰配粉行業在人口出生率下滑等因素影響下持續承壓,但隨市場逐步企穩,頭部企業市場份額佔比提升。與此同時,新生代父母對於成分、品質及細分功能的要求持續增加,推動行業產品功能不斷升級。蒙牛奶粉業務持續堅持研發驅動、渠道變革和品牌引領。

蒙牛國內嬰配粉業務持續聚焦瑞哺恩品牌,攜手 江南大學和中山大學共同發佈全球首個專利親和 配方(母源MLCT+新型OPO)實證成果,率先發 佈蒙牛全球首款HMO配方奶粉,並牽頭制定全球 首個使用液相色譜法同時檢測7種母乳低聚 (HMOs)的檢測方法標準,引領行業創新高質量聚 展。在品牌建設上聚焦實證專業營銷,打造專業 實證教育,通過積極的產品研發和銷售渠道模式 的調整,品牌實力進一步增強,產品力和渠道力 形成良性循環,嬰配粉業務實現逆勢加速增長。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Bellamy's has reinforced its brand positioning as "Australia's No. 1 Organic Infant Formula" and maintained its position as "Cross-border E-commerce Organic Milk Formula Leader" for five consecutive years. During the year, Bellamy's premium product line "Bellamy's Platinum Organic A2" achieved strong growth despite market trends. In addition, Bellamy's continued expanding into Southeast Asian markets.

月拉米不斷夯實「澳洲有機奶粉銷量第一」品牌定位,連續5年蟬聯「跨境電商有機奶粉第一」。年內,月拉米旗下高端產品線「貝拉米白金有機A2」實現逆勢高速增長。此外,貝拉米持續佈局東南亞市場。

Mengniu's elderly-focused milk formula business focuses on the tremendous potential of the silver economy through the *Yourui* (悠 瑞) brand. *Yourui*, in collaboration with multiple institutions, released industry-leading scientific papers including the White Paper on Elderly-Specific Health (《中老年專屬健康白皮書》) and the Group Standard for Elderly-targeted Formulated Milk Powder (《中老年專屬調製乳粉團體標準》). The brand continued to optimize its formulas, with a strategic focus on products that support bone, joint, and muscle health. By strategically focusing on gift giving brand building scenarios with emotionally resonant, conversation-driven promotional campaigns, the brands will be able to achieve a holistic enhancement in brand awareness, search traffic, and conversion rates.

蒙牛成人粉業務圍繞潛力巨大的銀髮健康賽道, 聚焦悠瑞品牌。悠瑞聯合多個機構相繼發佈《中 老年專屬健康白皮書》《中老年專屬調製乳粉團體 標準》等領先行業的科研成果,持續配方升級, 聚焦強化骨骼、關節、肌肉等功能性產品。在品 牌建設上聚焦禮贈場景,打造有溫度有話題的親 情營銷,帶動品牌知名度、搜索量、轉化率全面 提升。

Ice Cream Business

The ice cream industry was challenged by weak consumer confidence, fierce market competition and elevated inventory levels. However, rising consumer attention to the health attribute of ice cream, along with demand diversification, rapid online channel development, and the emergence of new consumption scenarios such as outdoor activities and tourism also inject new momentum into the development of ice cream category. During the period, the ice cream division actively implemented strategic adjustments in close alignment with consumer demand by advancing brand expansion through across different consumer groups, product innovation, portfolio optimization and omnichannel distribution network enhancement.

冰淇淋業務

宏觀消費信心不足、市場競爭激烈、行業渠道庫存偏高等因素為冰淇淋行業帶來挑戰。但消費者對冰淇淋健康屬性關注度提升、需求多元化,線上渠道快速發展,戶外旅遊等新消費場景,亦為冰淇淋品類發展注入新勢能。期內,冰淇淋事業部緊密圍繞消費者需求,積極做出主動戰略調整,推進品牌拓圈、產品創新和結構提升、渠道鋪市。



奥林匹克全球合作伙伴

金裝品质。東繼之遊

機牧场 生牛乳



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Maintaining its roots in the chocolate ice-cream segment, Suibian expanded its product lineup with dopamine bright cup series and milk pineapple chocolate crispy cone offerings, strategically positioning them in the premium chocolate ice cream market. The Suibian Gold Label (隨變 • 金標) series further upgraded its range to meet the demand from young customers for high-quality, multi-flavor, and versatile products. Mood for Green maintained its position as the top-selling brand in the bean-flavored ice cream lineup, while expanding its business reach through collaborations like the co-branded Mood for Green creamy bliss ice cream with KFC. This partnership drove the deep integration of dairy products and culinary culture. Ice+ propelled diversified development of popsicle category through its fun, cool brand image, creating functional and beverage- type product lines that cater to younger consumers who seek diversified benefits from their products. It further enhanced its appeal among vounger consumers and strategically maximized its brand value. High-end brand Deluxe established its differentiated positioning with the tagline "the purer, the more delicious", adapted to trends in the high-end ice cream crowd.

In terms of channels, the ice cream business unit actively implemented strategic adjustments and activated full-chain direct operations and control through an omni-channel RTM strategic layout. It also accelerated expansion into emerging modern channels like convenience stores, wholesale snack stores, and live streaming. Additionally, it promoted customer conversion in key areas such as campuses, communities, and tourist spots to drive sales and actively promoted the reshaping and efficiency enhancement of the new retail channels.

渠道方面,冰品事業部積極做出策略調整,通過 全渠道RTM戰略佈局,激活全鏈路直營直控。同 時,事業部加速佈局便利店、零食量販、直播等 增量現代渠道,通過校園、家批、社區、景區等 關鍵場景促進人群轉化,助力終端市場動銷,積 極推進新零售模式重塑提效。

The overseas ice cream business continued to reach new heights. *Aice* focused on innovative product development, ramped up its social media promotion and expanded modern channels, strengthening its product, brand, and channel presence. This strategy drove robust sales revenue growth. *Aice* secured the top spot in Indonesia and ranked second in the Philippines in the snacking ice cream market. Meanwhile, the Company actively explored new opportunities in overseas markets, expanding into Indochina Peninsula markets.

海外冰淇淋業務持續突破, *艾雪*加強創新產品開發、全面發展社交媒體、現代渠道進店,產品力、品牌力和渠道力進一步提升,整體銷售收入增長強勁。*艾雪*品牌穩居印尼市場份額第一、菲律賓即食冰淇淋市場份額第二。同時,公司積極探索海外市場發展機遇,持續拓展中南半島市場。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Cheese Business

Benefitting from dairy consumption upgrades and industrial transformation and policy support, China's cheese industry and consumption are in their early growth stage, gradually emerging as a key driver of the dairy sector's future expansion. The trends in the dairy industry's upgrades, "drinking milk" and "eating milk" are progressing in tandem and the penetration rate of cheese is still rising, with market share increasingly concentrated in leading companies.

In 2024, Milkground focused on four key strategies: product innovation, brand driven, channel cultivation, and management efficiency (產品創新、品牌引領、渠道精耕、管理增效). These efforts led the market share of the Group's cheese segment continued to rank first in the industry steadily¹, further strengthened its leading position and significantly improved its profitability.

Adopting a consumer-centric approach, Milkground continued to innovate in product development and enrich its portfolio in order to achieve "consumer expansion" and "scenario diversification". Milkground further strengthened its core values of "joy, nutrition, professionalism and health", appointed a new brand spokesperson, and accelerated its brand rejuvenation to drive the expansion of cheese products.

奶酪業務

受益乳品消費和產業升級以及政策推動,我國奶酪行業和奶酪消費正處於早期成長階段,逐漸成為未來乳製品行業的主要增長點之一,乳製品產業升級、「喝奶」與「吃奶」並行以及奶酪滲透率提升的趨勢並未改變,行業份額逐步向頭部企業集中。

二零二四年,妙可藍多緊密圍繞「產品創新、品牌引領、渠道精耕、管理增效」四大核心戰略,奶酪市場佔有率持續穩居行業第一¹,領先優勢持續擴大,盈利能力顯著提升。

堅定消費者導向,妙可藍多持續進行產品研發創新、豐富產品矩陣,實現「人群破圈」和「場景破圈」。妙可藍多「歡樂、營養、專業、健康」四位一體的核心價值體系進一步強化,啟用全新品牌代言人,利用明星營銷、粉絲營銷,加速品牌年輕化進程,助力奶酪產品破圈。

According to statistics from Kantar Worldpanel's household sample group

奶酪就选







妙可蓝多



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

In terms of ready-to-eat nutritious cheese, Milkground further enhanced its chilled product offerings by upgrading its classic chilled cheese sticks to a zero-additive preservative formula and introduced products with select flavors such as "frozen pear cheese stick", as well as new products such as zero sucrose cube cheese, one-bite cheese (一口奶酪) and natural string cheese (原製手撕奶酪). The room temperature product category continued to broaden its product range with well-received innovations such as savory codfish cheese sticks and leisure snacks such as the cheese time series products. For family dining scenarios, domestic butter had a strong performance, cheese slices and mozzarella further increased their market share, strengthening the company's brand presence. Milkground continued to expand its market presence in the catering cheese sector and made remarkable progress. During the reporting period, Milkground performed strongly in butter and light cream. Leveraging insights into cutting-edge trends in the market, Milkground continued to enrich the innovative applications of cheese, launching a variety of new season-specific products to provide B-end clients with a full range of cheese solutions, and the success rate of new product launches was significantly improved, which contributed to the steady growth of its major customers. Following the launch of the mascarpone domestic raw cheese, Milkground continued to make new breakthroughs in the production process.

In July 2024, Milkground completed a cash acquisition of 100% of the Group's equity interests in Inner Mongolia Mengniu Cheese Co., Ltd. (Mengniu Cheese), implementing a dual-brand strategy targeting differentiated markets and strengthening the leadership positions of cheese product category.

Innovative Business

In terms of nutritional science, Mengniu adhered to forward-looking insights and unremitting technological exploration, continued to overcome technical difficulties, continuously breaking through technical barriers, casting excellent product competitiveness. These efforts infuse new vitality into the dairy industry.

即食營養奶酪方面,妙可藍多低溫產品矩陣進一 步豐富,經典低溫奶酪棒升級為0添加防腐劑配 方,推出「凍梨奶酪棒」等限定口味產品、0蔗糖 奶酪小粒、一口奶酪以及原製手撕奶酪等新品; 常温產品品類不斷拓寬,鹹味奶酪零食鱈魚奶酪 條以及休閑零食芝士時光系列產品上市後廣受好 評。針對家庭餐桌場景,國產黃油產品表現優 異,奶酪片和馬蘇里拉市佔率進一步提升,強化 公司在家庭餐桌領域的品牌影響力。妙可藍多持 續探索餐飲工業奶酪領域的市場機遇, 並取得顯 著進展。妙可藍多報告期內在黃油和稀奶油領域 表現優異,基於市場前沿趨勢的洞察,不斷豐富 奶酪的創新應用,推出多款季節限定新品,為B 端客戶提供全方位奶酪解決方案,新品上市成功 率顯著提高,助力大客戶穩健增長。繼推出馬斯 卡彭國產原製奶酪後,妙可藍多在生產工藝方面 繼續取得新的突破。

二零二四年七月,妙可藍多完成本集團所持有的內蒙古蒙牛奶酪有限責任公司(蒙牛奶酪)100%股權的現金收購,實現面向差異化市場的雙品牌戰略,鞏固奶酪品類領導者地位。

創新業務佈局

在營養科學的尖端陣地,蒙牛憑藉其前瞻性的洞察與不懈的技術探索,持續攻克技術難點,不斷 突破技術壁壘,鑄就卓越的產品競爭力,讓乳品 行業煥發新活力。

Positioned as "China's professional leader in sports nutrition" (中國專業運動營養領導者), *M-ACTION*, a brand of Mengniu in sports nutrition sector, has developed a professional product lineup consisting of liquid protein range, sports function range and daily vitality range, which comprehensively meets the nutritional needs of sports people before, during and after training and competitions, as well as the nutritional needs of daily vitality. Through professional brand power and ultimate product power, *M-ACTION* created a significant influence among Chinese sports people represented by the core circles of marathon, trail running and triathlon.

蒙牛運動營養領域品牌*邁騰*堅持「中國專業運動營養領導者」定位,已建立液體蛋白品線、運動機能品線和日常活力品線構成的專業產品矩陣,全面滿足運動人群在訓練及賽事的前、中、後營養需求,以及日常活力營養需求。*邁勝*通過專業品牌力和極致產品力,在馬拉松、越野跑和鐵人三項等核心圈層為代表的中國運動人群中產生顯著影響力。

In terms of channels, *M-ACTION* takes a deep dive into the DTC channels like Tmall, JD.com, Douyin and private domain, and actively expands diverse channels. The brand's liquid protein products debuted at Sam's Club as the first of their kind, completing an aggressive expansion of its high-quality user base.

渠道方面,邁勝深耕天貓、京東、抖音和私域等 DTC渠道,並積極拓展多元渠道。邁勝液體蛋白 產品上線山姆超市,成為山姆首款液體蛋白產 品,完成高質量用戶群體的積極拓展。

The HMO 2'-Fucosyllactose (2'-FL) independently developed by Synaura Biotechnology (Shanghai) Co., Ltd., incubated by Mengniu, has obtained GRAS certification from the U.S. Food and Drug Administration (FDA), making it the first and only Chinese domestic HMO enterprise to achieve this recognition. The product underscores the product's safety, efficacy, and purity at an international level. Currently, Synaura Biotechnology has established over 10 product lines with its proprietary HMO successfully integrated into Mengniu *Reeborne's* Enzhi 4-Stage (恩至4段) Children's Formula Milk Powder and Future Star Specialty Care Children's Formula Milk (未來星專護兒童配方奶), further expanding HMO's application scenarios in China. This advancement marks a transformation from offering basic nutrition to promoting professional nutrition products.

蒙牛孵化的虹摹生物科技(上海)有限公司自主研發的HMO 2'-岩藻糖基乳糖 (2'-FL)獲得美國FDA GRAS認證,成為國內首家、也是目前唯一一家獲得該認證的中國本土HMO企業,其在安全性、有效性、純度方面達到國際領先水平。目前,虹摹生物已佈局多達十餘種產品線,自主研發的HMO也成功應用在蒙牛瑞哺恩恩至4段兒童配方奶粉、未來星專護兒童配方奶等產品中,持續拓寬HMO在中國的應用場景,開啟乳製品從「基礎營養」向「專業營養」進軍的新時代。

Quality Management

In 2024, the Group focused on its "Creating a New Mengniu" initiative and the FIRST blueprint, aiming to achieve "World-class Quality." By enhancing its Quality Management System 3.0 and reinforcing its commitment to a culture of quality, the Group strengthened the long-term mechanisms within its management system, laying a solid foundation for sustainable and high-quality development.

質量管理

二零二四年,本集團以「再創一個新蒙牛」及 FIRST畫像為指導方向,助力「世界品質」質量戰 略為目標,聚焦持續做深質量管理體系3.0、做實 質量文化,健全、夯實管理體系長效機制,為質 量管理高質量發展奠定基礎。



*指与LCT进行对比,MLCT的吸收速度是LCT的2倍,Straarup EM, Hoy CE. Structured lipids improve fat absorption in normal and malabsorbing rats. Journal of Nutrition, 200 养成分为母乳中存在的营养成分;袁婷兰、韦伟、叶兴旺、刘正冬、闫志远、金青哲、王兴国,母乳中长链甘油三脂研究进展,食品与生物技术学报[J],2022.41(6):41–50 3'–SL、3'–FL、LNT;③王艳菲,公丕民,张兰威,母乳低聚糖及其在婴幼儿配方乳粉中的替代品研究进展[J].乳业科学与技术,2020,43(1):8;



0;130:2802-08;**含MLCT和OPO配方粉的临床喂养研究;"专利指中国发明专利,专利号ZL202110901955.4;"亲和配方指代MLCT结构指+新型OPO;[1]①母源指MLCT营;②MLCT来源于中长链脂肪酸食用油;[2]OPO:1,3-二油酸 2-棕榈酸甘油三酯;[3]①HMO:人乳低聚糖;②蒙牛瑞哺恩恩至幼儿配方奶粉含有3'-GL、6'-GL、6'-SL、

Regarding system certifications, the Group maintained its seven major certifications, including ISO9001, HACCP, GMP, FSSC22000, BRC, IFS, and SQF, with 100% passing rate for factories passing ISO9001 and HACCP certifications.

The Group launched the "Quality Digitalization Campaign Transformation (質量數字化戰略轉型)", establishing comprehensive database of quality indicators across all business segments which has significantly enhanced performance monitoring efficiency. The Cold Chain 2.0 (冷鏈2.0) system has been fully implemented, enabling real-time temperature monitoring for warehouses, logistics routes, and distributor storage facilities. Additionally, the first phase of the Quality Digital Transformation Plan of the Group (《集團質量數字化轉型規劃》) has been carried out with a focus on five core modules, namely, dairy sourcing, procurement, inspection, knowledge management, and risk control.

Mengniu continuously refined its quality culture development through systematic experience accumulation and quality consciousness enhancement. During the reporting period, the Company solidified its 315 "World-class Quality for Consumers (世界品質,讓消費者看見)" IP campaign, pioneering an end-to-end quality transparency initiative by inviting internal and external stakeholders from across the supply chain to visit pastures and production facilities, demonstrating world-class quality control from grass to glass.

Milk Source Management

In 2024, Mengniu rolled out multiple initiatives to support dairy ranches in managing the significant demand and supply imbalance in the industry. These initiatives included efforts in technological innovation, financial assistance, platform subsidies, digital intelligence, green energy promotion, advancements in seed farming, ensuring forage supply, diversified operations, and policy support". The goal was to help ranch partners stabilize operations, enhance quality and efficiency, continuously improve comprehensive competitiveness and ensure sustainable development.

體系認證方面,本集團持續開展ISO9001、 HACCP、GMP、FSSC22000、BRC、IFS和SQF 7大體系認證,其中ISO9001和HACCP工廠認證 覆蓋率100%。

本集團全面啟動「質量數字化戰略轉型」,建成覆蓋各業態的質量指標庫,帶動指標監控核算工作效率大幅提升;全面上線冷鏈2.0,同步實現庫房、幹線、經銷商庫房溫度的在線採集和監控。同時,本集團落地《集團質量數字化轉型規劃》,首期啟動奶源、採購、檢驗、知識、風險5個模塊。

蒙牛通過持續沉澱質量意識強化方面的經驗做法,不斷精進質量文化建設。報告期內,持續沉澱315「世界品質,讓消費者看見」活動IP,首創端到端品質見證活動,聯動各業態內外部客戶走進牧場、工廠,見證蒙牛端到端的世界品質。

加酒管理

二零二四年,針對乳製品行業的供需矛盾凸顯挑戰,蒙牛推出「技術革新、金融支持、平台補貼、數智賦能、綠能推廣、種業突破、飼草保供、多元經營、政策幫扶」等多項支持舉措,助力牧場夥伴穩定經營,提質增效,持續提升綜合競爭力,實現可持續發展。

In terms of technological innovation, Mengniu has helped ranches boost their technical capabilities and quality of fresh raw milk of ranches by promoting precise nutrition practices, promoting technology training and other initiatives with milk yield per head of cow of benchmark ranches reaching above 12 tons. On the financial side, Mengniu helped upstream partners achieve collaborative development through a diverse finance assistance model. In terms of empowering the industrial chain, Mengniu leveraged its upstream resources to supply high-quality forage and other essential materials to ranches, further reducing procurement costs.

在技術革新方面,蒙牛通過為牧場開展精準營養、技術培訓等舉措,全方位助力牧場提升技術實力,提高牧場生鮮乳質量水平,標桿牧場單產水平達到12噸以上。在金融支持方面,蒙牛通過多元金融幫扶模式,幫助上游合作夥伴協同發展。產業鏈賦能方面,蒙牛充分發揮上游產業鏈資源優勢,為牧場提供優質飼草料等生產物資和服務,進一步降低採購成本。

Mengniu actively practices a green development philosophy and is committed to integrating sustainable practices into its milk source management. Through training programs, technical assistance, and resource integration, it advances clean energy adoption, small-to-medium scale photovoltaic power generation projects implementation, facilitates energy conservation and carbon reduction, and actively supports ranch partners to move toward strengthened carbon emission management, scientific breeding practices and improved operational efficiency.

蒙牛積極踐行綠色發展理念,堅持將可持續發展 理念融入奶源管理工作中。通過賦能培訓、技術 幫扶、資源整合等措施,推進清潔能源使用、中 小型光伏發電項目開展,助力推進節能減碳工 作,積極引導合作牧場加強碳排管理,向科學養 殖、高效管理發展。

Corporate Digital Strategy

Digital intelligence remains a cornerstone of Mengniu's strategy. In 2024, Mengniu consistently advanced its digital transformation in an orderly manner and actively embraced cutting-edge Artificial Intelligence ("AI") technologies, with the ultimate goal of comprehensively integrating AI to drive intelligent workflows. This initiative is aimed at unleashing the efficiency of AI technologies across all business domains at the corporate level, fundamentally driving organizational and production model reform and accelerating the establishment of a model-driven, digital end-to-end operational process system. It also provided digital solutions to address supply and demand imbalances in the industry, and contributed to the Group's high-quality growth while enhancing quality development and improving efficiency across the industry.

企業數智化戰略

數智化一直以來是蒙牛核心戰略支柱之一。二零二四年,蒙牛持續有序推進業務數智化轉型,積極擁抱新一代人工智能(「AI」)技術,以AI全面融入實現智能流程為終極目標,推動AI發揮出企業級效能,全面落地賦能各業務域,從根本上推動組織方式和生產方式變革,加速構建模型驅動的數智化端到端流程運營體系,針對產業供需失衡問題提供數智化解決方案,推動集團高質量發展,助力行業提質增效。





Leveraging its self-developed Al platform, Mengniu rapidly developed AI agents, integrating abstract business capabilities from its existing business middleware with existing algorithms from its data middleware, embedding AI into business workflows, and enhancing operating efficiency at the corporate level. In the consumer sector, Mengniu focused on developing core marketing capabilities aligned with its business objectives and optimizing operational capacity, significantly improving data efficiency. In distribution channels, the "mutual-win" platform facilitated omni-channel "three into one (三流合一)", realising visual and controllable flow direction and rate of over 100 million goods as well as sales and management costs of the entire Group. 10,000 terminal stores can now be managed online, where the daily actions of millions of stores and tens of thousands of salesmen can be managed and coordinated through digitalization. In the supply chain, Mengniu Ningxia factory was recognised as a "Lighthouse Network (燈塔工廠)" by the World Economic Forum, the first in China's dairy industry and the first liquid milk factory in the world, reflecting the highest-standards in intelligent manufacturing and digitalization in today's global manufacturing landscape. The "One Inventory (一盤貨)" at room temperature business unit achieved full coverage of Central China, and the full-link cold chain visualization and controllability in low temperature and fresh milk segments further improved inventory turnover management and chain management and control capabilities.

FINANCIAL REVIEW

Revenue

During the year, due to the imbalance between raw milk supply and demand and weaker-than-expected consumer demand, the revenue of the Group amounted to RMB88,674.8 million (2023: RMB98,624.0 million) for the year ended 31 December 2024, representing a year-on-year decrease of 10.1%.

Gross Profit

The Group's gross profit for the year decreased to RMB35,090.4 million (2023: RMB36,640.1 million) due to the decrease in revenue during the year. Gross profit margin increased by 2.4 percentage points to 39.6% as compared with last year (2023: 37.2%) due to the decrease in raw milk prices.

財務回顧

收入

年內由於原奶供需矛盾突出、消費需求不及預期,截至二零二四年十二月三十一日止年度,本集團收入為人民幣886.748億元(二零二三年:人民幣986.240億元),同比下降10.1%。

毛利

由於年內收入下降,本集團期內毛利下降至人民幣350.904億元(二零二三年:人民幣366.401億元),而得益於原奶價格下降,毛利率較去年上升2.4個百分點至39.6%(二零二三年:37.2%)。

Operating Expenses and Operating Profit

Due to the decline in sales revenue during the year and enhanced efficiency in expenses investment in the second half of the year, selling and distribution expenses decreased by 8.3% to RMB23,092.6 million (2023: RMB25,192.2 million), representing 26.0% (2023: 25.5%) of the Group's revenue. Product and brand marketing expenses during the year decreased by 5.4% to RMB7,114.8 million (2023: RMB7,522.7 million), accounting for 8.0% of the Group's revenue (2023: 7.6%).

Through the Group's focus on quality and efficiency initiatives during the year, the administrative expenses decreased by 10.8% to RMB4,229.0 million (2023: RMB4,742.5 million), accounting for 4.8% (2023: 4.8%) of the Group's revenue, which remained flat as last year. Educational surcharges, city construction tax and other taxes included in other expenses amounted to RMB512.1 million (2023: RMB534.8 million), representing a year-on-year decrease of 4.2%.

During the year, total business operating expenses, including selling and distribution expenses, administrative expenses and educational surcharges, city construction tax and other taxes, decreased by 8.7% to RMB27,833.7 million (2023: RMB30,469.5 million), accounting for 31.4% of the Group's revenue (2023: 30.9%). Attributable to the increase in gross profit margin, operating profit (gross profit less business operating expenses) amounted to RMB7,256.7 million (2023: RMB6,170.6 million), representing a year-on-year increase of 17.6%; operating profit margin was 8.2% (2023: 6.3%), representing a year-on-year increase of 1.9 percentage point.

EBITDA and Net Profit

During the year, Bellamy's, a subsidiary of the Group, recorded a loss. After carefully evaluating Bellamy's operating conditions and financial performance in recent years, as well as considering future market expectations, the Group recognised impairment losses of goodwill and intangible assets for the relevant Bellamy's cash-generating units of RMB1,154.7 million and RMB3,490.1 million, and reversal of deferred tax assets and liabilities related to tax losses and temporary differences of Bellamy's recognised in previous years of RMB663.4 million (which impacts income tax expense), respectively. The aggregated impact on Group's results of these adjustments was RMB3,981.4 million.

經營費用及經營利潤

因年內銷售收入下降,及下半年強化費用投放效率,銷售及經銷費用減少8.3%至人民幣230.926億元(二零二三年:人民幣251.922億元),佔本集團收入比例26.0%(二零二三年:25.5%)。其中,產品和品牌宣傳及行銷費用減少5.4%至人民幣71.148億元(二零二三年:人民幣75.227億元),佔本集團收入比例8.0%(二零二三年:7.6%)。

由於年內集團的提質增效舉措,行政費用下降 10.8%至人民幣42.290億元(二零二三年:人民幣 47.425億元),佔集團收入比例為4.8%(二零二三 年:4.8%),與去年持平。其他費用中的教育附 加費、城市維護建設税及其他税項為人民幣5.121 億元(二零二三年:人民幣5.348億元),同比下 降4.2%。

年內,業務經營費用總額(包括銷售及經銷費用、 行政費用及教育附加費、城市維護建設税及其他 税項)下降8.7%至人民幣278.337億元(二零二三 年:人民幣304.695億元),佔本集團收入比例 31.4%(二零二三年:30.9%)。受益於毛利率提 升,經營利潤(毛利減業務經營費用)為人民幣 72.567億元(二零二三年:人民幣61.706億元), 同比上升17.6%:經營利潤率為8.2%(二零二三 年:6.3%),同比提升1.9個百分點。

EBITDA及淨利潤

年內,本集團附屬公司貝拉米錄得虧損。經審慎 考慮貝拉米近年來的經營狀況和財務表現並結合 對未來市場的預期,本集團在年內確認對貝拉米 相關現金產生單位分別錄得之商譽及無形資產減 值虧損人民幣11.547億元及人民幣34.901億元; 以及撥回過往年度已確認的與貝拉米相關税項虧 損及暫時性差異有關的遞延税項資產及負債人民 幣6.634億(此影響所得税費用),綜合對本集團 業績影響為人民幣39.814億元。

Additionally, China Modern Dairy Holdings Ltd. ("Modern Dairy"), an associate of the Company, recorded an impairment loss on goodwill of RMB599.2 million and other additional impairment losses during the year, resulting in a net loss attributable to owners of RMB1,416.8 million. Hence, the Company's share of such associate was RMB827.1 million, of which the related goodwill impairment loss had an impact of RMB348.7 million on the Group.

Mainly due to the factors mentioned above, the Group's earnings before interest, taxes, depreciation, and amortisation (EBITDA) decreased by 53.1% to RMB4,461.7 million (2023: RMB9,506.7 million) with EBITDA margin at 5% (2023: 9.6%), representing a year-on-year decrease of 4.6 percentage point. Profit attributable to owners of the Company also decreased by 97.8% year-on-year to RMB104.5 million (2023: RMB4,809.2 million), and basic earnings per share were RMB0.027 (2023: RMB1.220), down by 97.8% year-on-year.

The board of directors has proposed to base the dividend on profits excluding the effects of Bellamy's related impairment and deferred tax impact, and the impairment of goodwill of Modern Dairy to the Company's share of results of associates, and to increase the dividend payout ratio for 2024 to 45%.

Impairment Loss of Goodwill and Other Intangible Assets <u>Analysis of impairment of goodwill in Bellamy's cash</u> <u>generating unit ("CGU")</u>

At the end of the reporting period, the Group engaged a valuer to conduct an impairment test of goodwill of Bellamy's CGU as at 31 December 2024. Based on the results of the test, Bellamy's CGU recognised impairment of goodwill and trademarks with indefinite useful lives of approximately RMB1,154.7 million and RMB3,490.1 million, respectively.

Background of impairment of goodwill at Bellamy's CGU

On 15 September 2019, Mengniu announced the acquisition of all the shares of Bellamy's by way of a plan of arrangement at AU\$12.65 per share (equivalent to HK\$68.15 per share), for a total purchase consideration of AU\$1.46 billion (RMB7.14 billion), 100% of Bellamy's equity on the date of acquisition, resulting in goodwill and trademarks with indefinite useful lives of AU\$550 million and AU\$1,132.0 million, respectively.

同時,本公司聯營公司中國現代牧業控股有限公司(「現代牧業」)年內錄得商譽減值虧損為人民幣5.992億元及其他額外減值虧損,因而錄得歸屬於權益股東淨虧損為人民幣14.168億元;因此導致本公司相應錄得應佔該聯營公司為人民幣8.271億元,其中有關的商譽減值虧損對本集團影響為人民幣3.487億元。

主要由於上述提及的因素,導致本集團息税折舊 攤銷前利潤(EBITDA)減少53.1%至人民幣44.617 億元(二零二三年:人民幣95.067億元),EBITDA 利潤率為5.0%(二零二三年:9.6%),同比下降 4.6個百分點。而本公司權益股東應佔利潤亦同比 下降97.8%至人民幣1.045億元(二零二三年:人 民幣48.092億元),每股基本盈利為人民幣0.027 元(二零二三年:人民幣1.220元),同比下降 97.8%。

董事會建議以剔除貝拉米相關減值及遞延所得税 影響、以及現代牧業商譽減值對本公司應佔其聯 營公司業績的影響後的利潤作為分紅基礎,並提 升二零二四年分紅比例至45%。

商譽及其他無形資產減值虧損 <u>貝拉米現金產生單位(「現金產生單位」))商譽減值</u> 的分析

報告期末,本集團聘請了評估師為貝拉米現金產 生單位組別於二零二四年十二月三十一日的商譽 進行減值測試。根據測試結果,貝拉米現金產生 單位組別確認商譽及無限使用年期商標減值分別 為約人民幣11.547億元及人民幣34.901億元。

貝拉米現金產生單位組別商譽減值的背景

於二零一九年九月十五日,蒙牛宣佈通過安排計劃的方式以每股12.65澳元,相當於每股68.15港元收購貝拉米的全部股份,收購代價總額14.6億澳元(人民幣71.4億元),收購日貝拉米100%股權,形成商譽及無限使用年期商標分別為5.5億澳元及11.320億澳元。

Impairment of goodwill of AU\$134.4 million (RMB621 million) in 2021 and AU\$160 million (RMB740 million) in 2022 since the completion of the acquisition, impacted by factors such as the pandemic and channels.

Reasons for this recognition of impairment of goodwill for Bellamy's CGU

Entering 2024, the fertility rate remains low and competition in the infant formula market is intense. Competitors stepped up their marketing efforts and Bellamy's faced fierce competition from domestic and international counterparts, and thus needed to invest a considerable amount of marketing expenses to increase its brand influence. The intensified competition in the market resulted in an unsatisfactory input-output ratio, resulting in Bellamy's actual revenues and net profit in 2024 significantly lower than the amount of revenues and net profit in 2024 forecasted at the end of 2023, and its market share and profitability in the domestic market also fail to reach the expected level. The management accordingly revised downward the future profit forecast of Bellamy's and recognised impairment of goodwill and trademarks with indefinite useful lives of Bellamy's CGU amounting to approximately RMB1,154.7 million and RMB3,490.1 million, respectively. After recognising the impairment, goodwill of Bellamy's CGU was impaired to nil and trademarks with indefinite useful lives were impaired to RMB1,611.8 million. Management believes that with the launch of the domestic policy to encourage childbirth, Bellamy's will continue to grow beyond the industry growth rate in the future through organic, new products and the development of new channels and markets.

Income Tax Expenses

For the year ended 31 December 2024, income tax expenses of the Group was RMB774.6 million (2023: RMB1,425.2 million), representing a 45.6% decrease year-on-year, mainly due to the inclusion of reversal of deferred tax assets and liabilities related to tax losses and temporary differences of Bellamy's recognised in previous years of RMB663.4 million in respect of the impairment of goodwill and intangible assets, while the Group's actual operating income tax expenses were not affected by this reversal. The effective income tax rate was 77.5% (2023: 22.6%), representing a year-on-year increase of 54.9 percentage point. This rise was mainly due to the decrease in profit before taxation, driven by the impairment losses of goodwill and intangible assets of Bellamy's and the share of losses from associate of Modern Dairy.

自收購完成後,受到疫情及渠道等因素的影響, 二零二一年商譽減值1.344億澳元(人民幣6.21億元),二零二二年商譽減值1.6億澳元(人民幣7.4億元)。

本次確認貝拉米現金產生單位組別商譽減值的原 因

進入二零二四年,生育率仍然保持在低位,嬰幼 兒奶粉市場競爭激烈。競爭對手紛紛加大市場推 廣力度,貝拉米面臨來自國內外同行的激烈競 爭,因而需要投入相當的營銷費用來提高品牌影 響力,而市場競爭的加劇使得投入產出比並不理 想,導致二零二四年貝拉米實際收入及淨利潤大 幅低於二零二三年年底預測的二零二四年收入和 淨利潤金額,而且其在國內市場的份額和盈利能 力亦未能達到預期水平。管理層據此下調了貝拉 米未來的盈利預測,並確認貝拉米現金產生單位 組別商譽及無限使用年期商標減值分別為約人民 幣11.547億元及人民幣34.901億元。確認減值 後,貝拉米現金產生單位組別的商譽減計為零, 無限使用年期商標減計至人民幣16.118億元。管 理層認為,隨著國內鼓勵生育政策的推出,未來 貝拉米仍將通過有機、新產品、開拓新渠道和新 市場等方式來實現超過行業增速的增長。

所得税支出

截至二零二四年十二月三十一日止年度,本集團所得税支出為人民幣7.746億元(二零二三年:人民幣14.252億元),同比下降45.6%,主要由於所得税支出包括就商譽及無形資產減值而撥回於過往年度確認的與貝拉米税項虧損及暫時性差異相關的遞延税項資產及負債人民幣6.634億元,而本集團實際經營所得税支出不受影響。受貝拉米商譽及無形資產減值虧損,以及應佔聯營公司現代牧業收益錄得虧損等影響税前利潤降低後,所得稅有效稅率為77.5%(二零二三年:22.6%),同比增加54.9個百分點。

Capital Expenditure

For the year ended 31 December 2024, the capital expenditure of the Group on cash flow basis amounted to RMB3,584.6 million (2023: RMB4,171.8 million), representing a decrease of 14.08% year-on-year. Of the total, RMB3,475.1 million was spent on building new production facilities and modifying existing ones as well as related investments, and the investment in equities amounted to RMB109.5 million.

Working Capital, Financial Resources and Capital Structure

For the year ended 31 December 2024, the Group recorded net cash inflow from operating activities of RMB8,332.3 million (2023: RMB8,349.3 million), representing a decrease of 0.2% as compared with last year.

As of 31 December 2024, outstanding interest-bearing bank and other borrowings of the Group decreased to RMB34,637.2 million (31 December 2023: RMB37,410.8 million), of which interest-bearing bank and other borrowings repayable within one year amounted to RMB16,661.6 million (31 December 2023: RMB9,806.9 million). More than 90% of the interest-bearing bank and other borrowings were bearing interest at fixed rates. The decrease in interest-bearing bank and other borrowings was mainly due to the repayment of foreign currency debts due.

Net borrowings (total amount of interest-bearing bank and other borrowings net of cash and bank balances, but excluding long term time deposits in other financial assets) of the Group as of 31 December 2024 were RMB17,298.0 million (31 December 2023: RMB24,967.0 million).

The Group's total equity as of 31 December 2024 amounted to RMB48,025.5 million (31 December 2023: RMB50,651.7 million). Its debt-to-equity ratio (total amount of interest-bearing bank and other borrowings over total equity) was 72.1% (31 December 2023: 73.9%).

Finance costs of the Group were RMB1,467.8 million (2023: RMB1,569.3 million), or approximately 1.7% (2023: 1.6%) when expressed as a percentage of revenue, representing an increase of 0.1 percentage point year-on-year.

資本支出

截至二零二四年十二月三十一日止年度,本集團按現金流量基準計算的資本支出為人民幣35.846億元(二零二三年:人民幣41.718億元),同比減少14.08%。資本支出用於新建和改建生產設備及相關投入達人民幣34.751億元,以及股權投資達人民幣1.095億元。

營運資金、財務資源及資本架構

截至二零二四年十二月三十一日止年度,本集團經營業務所產生的現金淨流入為人民幣83.323億元(二零二三年:人民幣83.493億元),比去年減少0.2%。

於二零二四年十二月三十一日,本集團之未償還計息銀行及其他借貸下降至人民幣346.372億元(二零二三年十二月三十一日:人民幣374.108億元),其中一年內償還的計息銀行及其他借貸為人民幣166.616億元(二零二三年十二月三十一日:人民幣98.069億元)。超過九成計息銀行及其他借貸按固定利率計算。計息銀行及其他借貸減少主要原因是償還到期的外幣債務所致。

本集團於二零二四年十二月三十一日之淨借貸(計息銀行及其他借貸總額扣除現金及銀行存款,但不包括其他金融資產內的長期定期存款)為人民幣172.980億元(二零二三年十二月三十一日:人民幣249.670億元)。

本集團於二零二四年十二月三十一日之總權益為 人民幣480.255億元(二零二三年十二月三十一 日:人民幣506.517億元)。債務權益比率(計息 銀行及其他借貸總額除以總權益)為72.1%(二零 二三年十二月三十一日:73.9%)。

本集團的融資成本為人民幣14.678億元(二零二三年:人民幣15.693億元),佔收入比重約1.7%(二零二三年:1.6%),同比增加0.1個百分點。

PRODUCTS 產品

Product category	Financial performance	Highlights
產品品類	財務表現	動向
Liquid Milk 液態奶	Mengniu's total revenue (2023	3,065.6 million (2023: RMB82,071.1 million), accounting for 82.4% of 3: 83.2%). 零二三年:人民幣820.711億元),佔蒙牛總收入的82.4%(二零二三年:

UHT Milk UHT奶













Milk Deluxe Desert Organic Pure Milk contains 4.0g of protein and 130mg of natural calcium per 100ml. The product is packaged with craft materials and features plant-based bottle caps, resulting in carbon emissions reduction and maintaining the brand's environmentally friendly and sustainable principles. 特侖蘇沙漠 ● 有機純牛奶,當中每100ml含4.0g蛋白質和130mg原生高鈣,該產品搭配如木包裝與植物基瓶蓋,降低碳排放,實現環保原生理念。

Mengniu's UHT milk line includes *Selected Meadow*, *Mengniu* pure milk, high-calcium milk, low-fat high-calcium milk and skimmed milk. In the year, Mengniu launched a new lactose-free milk product under its parent brand to meet the needs of Chinese consumers who are lactose intolerant.

蒙牛UHT牛奶包括精選牧場、蒙牛純牛奶、高鈣牛奶、低脂高鈣牛奶和脱脂純牛奶等產品。年內推出母品牌0乳糖牛奶新品,滿足廣大面臨乳糖不耐症的中國消費者需求。

Key Products: Milk Deluxe 4.0g Desert Organic Pure Milk Mengniu Pure Milk

重點產品: 特侖蘇4.0g沙漠 ● 有機純牛奶 蒙牛純牛奶 蒙牛0乳糖牛奶

Mengniu Lactose-free Milk

Product category 產品品類	Financial performance 財務表現	Highlights 動向
Room Temperature 常溫酸奶	Yogurt	Just Yoghurt focused on brand differentiation. It specializes in zero additive original taste yogurt with diamond shaped packaging, featuring "no artificial flavors, no color additives, no gelatin, no milk formula" as it leads formula reform. The product has passed EU standard certification, demonstrating Mengniu's commitment to quality. **Magnic** Magnic** M
That the state of	THE STATE OF THE S	重點產品: <i>純甄O添加原味風味酸奶</i>

Product category

Financial performance 財務表現

動向

Highlights

產品品類

Room Temperature Milk Beverage 常溫乳飲料















Fruit Milk Drink positioned itself as a world-first premium dairy beverage brand containing chewable fruit granules. Its key fruit flavor milk shake yogurt drinks launched "Roselle Strawberry Flavor" during the year. This series is fermented from premium raw milk with low-fat content, targeting the growing population of young Generation-Z consumers.

真果粒定位全球首款含有可嚼果粒的高端乳飲料品牌,重點產品花果奶昔酸奶飲品系列年內新推出「洛神花草莓味」。此系列產品由優質生牛乳發酵,低脂肪含量,拓展Z時代年輕消費群體。

Key Products:

Fruit Milk Drink PET Blossom Fruit Yogurt Smoothies Suan Suan Ru yogurt-flavored drink

重點產品:

真果粒PET花果奶昔 酸酸乳乳味飲品系列

Product category 產品品類 Financial performance 財務表現 Highlights

動向

Chilled Yogurt 低溫酸奶











Amid the zero-sugar health trend, Mengniu's chilled yogurt comprehensively promoted its Mengniu Zero-Sugar Pure Yogurt, leveraging celebrity endorser Jia Ling to amplify the product's healthy and high-quality attributes. The division actively crafted novel textural experiences for yogurt by introducing double-fruit flavor blend and 12mm jumbo fruit blend, better meeting consumer demand for indulgent flavours. The YO!FINE DIARY Yogurt continued to lead industry trends, strategically positioning itself as "Yogurt so good you'll savor every last spoonful (好吃到舔勺的酪酸奶)". The Green Grapefruit Yogurt and Osmanthus and Water Chestnut Yogurt (桂花馬蹄酪) secured multiple prestigious industry awards. Forest Avocado Yogurt (森林牛油果酪) and King Sultan Durian Yogurt (蘇丹王榴蓮酪) have been well received by consumers.

O糖健康趨勢下,蒙牛低溫酸奶全面推廣蒙牛O醇酸奶,運用賈玲代言放大健康高品質產品屬性。積極打造酸奶口感的顆粒新體驗,蒙牛雙拼果粒、12mm大果粒更好滿足美味需求。每日鮮酪持續引領行業新風向,精准定位「好吃到舔勺的酪酸奶」,青青柚子酪、桂花馬蹄酪斬獲多項重磅行業大獎:森林牛油果酪、蘇丹王榴蓮酪等深受消費者好評。

The *Champion* consolidated its brand positioning as the "Specialist in Probiotic Yogurt" by launching the new-generation *Champion* Bama 128 Probiotics Yogurt. Simultaneously, the brand upgraded its core functional product line to the "One-bite Oats" series to meet consumers' needs for both functional and nutritional products.

冠益乳全面打造「益生菌酸奶專研家」心智,推出新一代冠益乳 巴馬128益生菌酸奶,同是基礎功能系列產品升級為「一口燕 麥」,雙品線滿足消費者日常功能需求。

Key products:

Mengniu Zero-Sugar Pure Yogurt Mengniu Double-fruit Flavor Blend Sucrose-free Mengniu 12mm Jumbo Fruit Blend YO!FINE DIARY Yogurt Champion

重點產品: 蒙牛0醇酸奶 蒙牛雙拼果粒0蔗糖 蒙牛12mm大果粒利樂冠 每日鮮酪 冠益乳

Product category

產品品類

Financial performance 財務表現 Highlights 動向

Chilled Milk Beverage 低溫乳飲料





Yoyi C maintained its brand positioning as "probiotics suitable for Chinese people" and developed environmentally conscious products. The brand fully transitioned its Yoyi C Eco-Pack label-free bottles to PS material across all online channels. Yoyi C strengthened its connection with younger consumers through cross-category innovation, launching China's first live-culture lemon tea beverage — Yoyi C Probiotic Lemon Tea. The beverage combined active probiotics with lemon tea for dual oil-cutting efficacy, featuring authentic tea leaves and fruit juice in a low-sugar, zero-fat formula. This innovation resonated with health-conscious demographics through its light, refreshing profile. The campaign drove customer acquisition and penetration, contributing to incremental brand growth.

*優益C*堅持「適合中國人的益生菌」品牌定位,打造內外兼修的綠色產品,*優益C*環保裝,無標籤瓶線上全面切換PS材質;*優益C*始終和年輕消費者在一起,跨界創新檸檬茶飲,上市全國首款含活菌的檸檬茶飲料 一 *優益C*益生菌檸檬茶。活性益生菌+檸檬茶雙重解膩,含真茶真果汁,低糖0脂肪,清爽低負擔,更好的鏈接年輕消費者,拉新提滲透,貢獻品牌增量。

Key products:

Yoyi C Eco-Bottle Yoyi C Probiotic Lemon Tea

重點產品: *優益C環保瓶 優益C益生菌檸檬茶*





product, Dual Protein Milk, made from raw milk surpassing EU standards and enriched with six almonds per 350ml serving and sugar-free formula, offering consumers with products of easy absorption, high quality, and balanced nutrition. *Shiny Meadow* launched a Year of the Snake Limited-Edition "Good Luck New Year Milk" with 6 blessings hidden in the outer labeling. The innovative marketing campaign was popular among consumers. The brand's HMO Children's Care Nutrition Milk utilizes newly approved nutrient fortifier 2'-FL to deliver premium nutrition for children. *Xiaoxianyu*, a sub-brand of *Shiny Meadow*, has focused on light-calorie fresh milk, rapidly expanding its reach among young consumers.

高端品牌每日鮮語推出創新產品雙蛋白牛乳,臻選優於歐盟標準生牛乳,每杯350ml牛奶添加六顆巴旦木,零乳糖簡單配方,為消費者提供易吸收、高品質、平衡營養的創新產品。每日鮮語重磅上市蛇年限定好運新年奶,將6種美好祝福隱藏在外層標籤之下,創新營銷贏得消費者喜愛。每日鮮語HMO兒童呵護營養奶應用新獲批的營養強化劑2'-FL,為兒童提供原生珍貴營養成分。每日鮮語子品牌小鮮語定位輕鮮奶賽道,加速拓展年輕人市場。

Key Products:

Shiny Meadow Dual Protein Milk Shiny Meadow HMO Children Care Nutrition Milk Xiaoxianyu Mengniu Modern Meadow fresh milk

重點產品: 每日鮮語雙蛋白牛乳

每日鮮語HMO兒童呵護營養奶 小鮮語 蒙牛現代牧場鮮牛奶

Product category	Financial performance	Highlights
產品品類	財務表現	動向
Ice Cream 冰淇淋	Revenue from the ice cream business amounted to RMB5,175.4 million (2023: RMB6,026.3 million), accounting for 5.8% of Mengniu's total revenue (2023: 6.1%). 收入為人民幣51.754億元,(二零二三年: 人民幣: 60.263億元),佔蒙牛總收入的5.8%(二零二三年: 6.1%)。	



Suibian continued to stay rooted in the chocolate ice cream segment, and leveraging on the core selling point of "high cocoa solids content + pure raw milk", the Suibian • Gold Label 72% series has anchored around the new consumption demand for high-quality chocolate ice cream of young generation, which has received widespread interests and praise from consumers with its rich and creamy taste. Mood for Green realised the creation of major brands through 1+2, extended the new form of the category through the innovation and expansion of the bean-flavoured ice cream category, enhanced the sense of premium of the bean-flavoured ice cream category, and listed the two pop-ups, being frozen fragrans and mung bean cake (桂花 綠豆糕) and Green Shasha Crispy Cone (綠莎莎脆筒). Co-branded NBA, Ice+ launched Ice+ electrolyte drink slush catering to functional needs from young consumers, broadening outdoor consumption scenario, and launched differentiated new products "Ice+ Creamy Ice Berry Real Strawberry Layer Crunch Popsicle (霜脆冰莓真實草莓層層脆棒冰)", breaking through category barriers with innovative three-layer water ice structure. Continuing its high-end positioning, Deluxe innovatively launched Deluxe x Peet's Pure Coffee Ice Cream (皮爺純萃咖啡冰淇淋) and Deluxe x Cubilose Lava Yogurt Ice Cream of Yan place (燕 之屋燕窩流心酸奶冰淇淋) during the year, breaking through the format of the category and enhancing the value of the brand. 隨變持續巧克力冰淇淋賽道深耕,隨變 ● 金標系列的隨變 ● 金 標72%以「高可可固形物含量+純正生牛乳」為核心賣點,錨定 新年輕一代高品質巧克力冰淇淋消費新需求,憑藉醇厚口感和 質感獲得消費者廣泛關注及好評。綠色心情品牌通過1+2實現 大單品打造,通過豆冰品類創新拓展,延展品類新形態,提升 豆冰品類溢價感,上市桂花綠豆糕、綠莎莎脆筒兩支爆品。冰 +結合年輕群體對功能性產品需求,聯名NBA推出冰+電解質飲 料雪泥,拓寬戶外消費場景;並推出的差異化新品「冰+霜脆冰 莓真實草莓層層脆棒冰」以創新三層水冰結構突破品類壁壘。 蒂蘭聖雪延續高端定位,年內創新推出蒂蘭聖雪×皮爺純萃咖 啡冰淇淋、*蒂蘭聖雪*×燕之屋燕窩流心酸奶冰淇淋,突破品類 形式,提升品牌價值。



重點產品: 隨變 綠色心情 冰+ 帶蘭聖雪 艾雪

Product category	Financial performance	Highlights
產品品類	財務表現	動向
Milk Formula 奶粉	accounting for 3.7% of Meng	alla business amounted to RMB3,320.5 million (2023: RMB3,801.7 million), gniu's total revenue (2023: 3.9%). 二零二三年:人民幣38.017億元),佔蒙牛總收入的3.7%(二零二三年:







In terms of infant milk powder, *Mengniu Reeborne* is committed to building patented formulas that are more friendly for Chinese babies, such as the "Enzhi (恩至)" series which is the star product and the first in the world to contain innovative MLCT structured lipids and a new OPO components. Enzhi 4-Stage product is the first innovative formula containing HMO under Mengniu, which protects babies with 4 advanced nutrition. *Bellamy's* flagship products include *Bellamy's* Platinum Organic A2 and Bellamy's classic organic blue-canned, while new products such as Nuoruier (諾瑞兒) infant formula and *Bellamy's* organic high-calcium growing-up milk powder for kids were launched.

嬰幼兒奶粉方面,蒙牛瑞哺恩致力於打造更親和中國寶寶的專利親和配方,旗下「恩至」系列是品牌旗下全球首款添加創新MLCT結構脂和新型OPO的明星大單品。恩至4段產品是蒙牛旗下首款創新添加HMO的配方奶粉,以4大進階高能營養,多維阿護寶寶成長。貝拉米重點大單品包括貝拉米白金有機A2及貝拉米經典有機藍罐,同時於年內推出諾瑞兒嬰幼兒配方奶粉及貝拉米有機兒童高鈣成長奶粉等新品。

Mengniu 1.88M (-#///) is a high-end children's growth formula specifically developed for children aged 3 to 15. It is rich in calcium, vitamin D, vitamin K and the first to add colostrum alkaline protein CBP, containing native lysine that locks calcium into the bones, supporting bone growth, intestines, immunity, intelligence and vision in children.

蒙牛一米八八是專為3-15歲兒童研製的一款高端兒童成長配方奶粉,富含鈣、維生素D、維生素K,並首創添加初乳堿性蛋白CBP,蘊含原生賴氨酸,鎖鈣入骨,助力兒童骨骼成長,對兒童腸道、免疫力、智視力方面也做出全面的營養補充。

The Mengniu Yourui (悠瑞) brand focuses on the core health needs of middle-aged and elderly individuals. Yourui's first product is also the first in the industry to add Ga-HMB to protect the mobility of "bones-joints-muscles" in middle-aged and elderly individuals in a comprehensive way, and has won awards such as "Annual Middle-aged and Elderly Mobile Nutrition Product (年度中老年行動營養產品)" in the Asia-Pacific region for two consecutive years.

蒙牛悠瑞聚焦中老年行動力的核心健康需求,首推的悠瑞骨力金裝單品行業首創添加Ga-HMB,全方位守護中老年人「骨骼 —關節 — 肌肉」行動力,連續兩年獲得亞太區「年度中老年行動營養產品」等大獎。

Key Products: Reeborne Bellamy's Mengniu 1.88M Yourui

重點產品: 瑞哺恩 貝拉米 蒙牛一米八八 悠瑞

Product category	Financial performance	Highlights
產品品類	財務表現	動向
Cheese 奶酪	accounting for 4.9% of Mengr	usiness amounted to RMB4,319.7 million (2023: RMB4,357.3 million), niu's total revenue (2023: 4.4%). 零二三年:人民幣43.573億元),佔蒙牛總收入的4.9%(二零二三年:



In terms of ready-to-eat nutritious cheese, Milkground continued to enrich its product offerings by upgrading the classic low-temperature cheese sticks with an additive-free formula, launching a Northeast China-exclusive "frozen pear cheese stick", and rolling out sugar-free Cheese Granules (奶酪小粒), Mousse CupCheese, bite-sized Cheese (一口奶酪) and Fresh Hand-torn Cheese (原製手撕奶酪). The room temperature category continues expanding with a variety of new products such as the first-bite salt-flavored cheese snack, codfish cheese sticks, flower-flavour cheese sticks, and leisure snacks such as the cheese time series products for young consumers.

即食營養奶酪方面,妙可藍多持續豐富產品矩陣,經典低溫奶酪棒升級為0添加防腐劑配方,並推出「凍梨奶酪棒」等限定口味,以及0蔗糖奶酪小粒、一口奶酪、原製手撕奶酪等新品,尤其是奶酪小粒贏得消費者普遍認可,市佔率實現快速突破;常溫產品品類不斷拓寬,推出年輕人的第一口鹹味奶酪零食鱈魚奶酪條、休閑零食芝士時光等多款新品。

In the catering cheese category, the Company has also achieved excellent performance in the field of butter and whipping cream. Based on the insights of cutting-edge trends in the market, the Company has continuously enriched the innovative applications of cheese and the success rate of new product launches has been significantly improved, which contributed to the steady growth of its major customers.

餐飲工業奶酪領域,公司在黃油和稀奶油領域也取得優異表現。公司基於市場前沿趨勢的洞察,不斷豐富奶酪的創新應用,推出新品上市成功率顯著提高,助力大客戶穩健增長。

Key Products:

Milkground cheese granules
Milkground codfish cheese sticks
Milkground mascarpone cheese

重點產品:

妙可藍多奶酪小粒 妙可藍多鱈魚奶酪條 妙可藍多馬斯卡彭奶酪

PRODUCTION

Mengniu deploys its production capacity according to the potential of relevant markets and its product strategy. As of 31 December 2024, Mengniu had 45 production bases in China, 2 production bases in Indonesia, 2 production bases in Australia, 1 production base in Philippines, and 1 production base in New Zealand, respectively. It had a total annual production capacity of 13.99 million tons (December 2023: 14.04 million tons).

SUSTAINABLE DEVELOPMENT

Sustainable green development underpins high-quality growth. The Group made consistent progress in advancing its "GREEN" sustainable development strategy and dual-carbon objectives. Specifically, Mengniu has implemented 15 carbon reduction measures across six key areas throughout its value chain, establishing a "leading strategy" for driving the green transformation of the dairy industry.

During the year, Mengniu established a "1+N" sustainability report disclosure system and released several key reports, including the "2023 Annual Sustainability Report", "Green Packaging Value Report", "Nature-Related Information Disclosure Report" and "Climate-Related Information Disclosure". These publications provide a comprehensive view of its sustainability efforts. Notably, the "Nature-Related Information Disclosure Report" is the first in China's dairy industry to align with the Taskforce on Nature-related Financial Disclosures (TNFD) Framework. This report offers details of Mengniu's nature-related management practices across its production processes and supply chain. It underscores the Group's commitment to sustainable development and its leadership in driving the green transformation of the dairy industry.

牛產

蒙牛根據市場潛力及產品策略佈局產能,截至二零二四年十二月三十一日,蒙牛於全國共設有生產基地45個,並設在印尼2個、澳洲2個、菲律賓1個及新西蘭1個生產基地,年產能合共為1,399萬噸(二零二三年十二月:1,404萬噸)。

可持續發展

可持續的綠色發展是蒙牛高質量發展的底色,本 集團持續推進可持續發展「GREEN」戰略及「雙碳 戰略」目標,持續推進全產業鏈6大環節15大舉措 減碳,構築引領乳品行業綠色轉型的「領先戰略」。

年內,蒙牛建立「1+N」可持續發展報告披露體系,發佈《2023年度可持續發展報告》、《綠色包裝價值報告》、《自然相關信息披露報告》、《氣候相關信息披露報告》,全面立體披露集團可持續發展信息。其中,《自然相關信息披露報告》為中國乳業首份遵循自然相關財務信息披露框架(TNFD)的報告,詳細披露蒙牛在生產過程及供應鏈端的各項自然相關管理實踐,彰顯了蒙牛深入踐行可持續發展,引領乳業綠色轉型的決心。

Mengniu has deeply embedded green practices across its supply chain. In water resources management, the Group signed a strategic cooperation memorandum with the Alliance for Water Stewardship (AWS) whereby the parties will conduct in depth cooperation in such aspects as AWS certification for sustainable water management, consumer awareness campaigns on sustainable water management, and promotion of dairy industry-specific sustainable water management standards. In terms of carbon emission, the Group has comprehensively implemented green practices across its operations from dairy farms to logistics. The Company has completed carbon inventory assessments for its partner dairy farms and is progressively conducting comprehensive carbon emission audits and calculations for partner farms, covering both direct and indirect emissions from farm operations. Mengniu has been awarded the title of "Frontrunner Enterprise in China Industrial Carbon Peaking" for its excellent performance in dual-carbon practice and forward-looking green development strategy, setting a new standard for green transition of China's dairy industry.

With regards to green packaging, the Group leveraged its Green Packaging Taskforce to complete the construction of a packaging materials database and develop the 4R1D green packaging strategy (Reduce/Recycle/Reuse/Renew/Degradable). Quantitative objectives were set across various areas, including the elimination of environmentally unfriendly plastics, reduction of fossil-based virgin plastics, use of reclaimed materials, recycling of recycled and degradable materials, end-of-pack recycling. These initiatives are comprehensively driving a green packaging transformation.

綠色包裝方面,本集團依託綠色包裝專項工作組,完成包裝材料數據庫建設、制定4R1D綠色包裝策略(Reduce/Recycle/Reuse/Renew/Degradable),並設定涵蓋淘汰環境不友好塑料、減少化石基原生塑料、再生物料使用、回收再生性及可降解物料使用、產品包裝末端回收等領域的定量目標,全面推動綠色包裝轉型。

The Group actively advanced its circular economy strategy by forming a strategic partnership with the recycling platform Aihuishou (AtRenew) to launch the "New Life Dairy Packaging Recycling Program (乳品包裝減塑新生計劃)", minimizing the environmental footprint of packaging waste and enhancing the synergies between green consumption and circular economy practices.

本集團積極踐行循環經濟戰略,與愛回收正式達成乳品循環經濟戰略合作,開展「乳品包裝減塑新生計劃」,有效減少包裝廢棄物對環境的負面影響,推動綠色消費與循環經濟的深度融合。

While promoting sustainable development across its value chain, the Group also took active steps to protect forests and promote biodiversity. During the reporting period, Mengniu officially became a member of the Roundtable on Sustainable Palm Oil (RSPO) and launched the RSPO-certified palm oil procurement campaign. In May, Modern Dairy completed the purchase and delivery of China's first batch of "zero-deforestation" soybeans at Tianjin Port. Cargill has delivered the first batch of zero-deforestation soybeans to Modern Dairy, marking a solid step in Mengniu's green supply chain development. The Group remains committed to the principles of "green development, harmonious coexistence", leading its entire value chain towards a more environmentally friendly and sustainable future.

在促進產業鏈可持續發展的同時,本集團還積極從源頭佈局,守護供應鏈森林保育及生物多樣性。報告期內,蒙牛正式成為RSPO會員,並啟動RSPO棕櫚油採購行動;5月,蒙牛旗下現代牧業採購的中國首單「零毀林」大豆正式於天津港完成到港交付,嘉吉亦向現代牧業交付首批零毀林大豆,標誌著蒙牛在綠色供應鏈建設上邁出單戶步。本集團將持續致力於以實際行動詮釋「綠色發展,和諧共生」理念,引領產業鏈上下游共同邁向更環保、可持續的未來。

The Group enhanced its social responsibility efforts, and has established the Inner Mongolia Mengniu Public Charity Foundation. The Foundation focuses on four major areas: disaster relief, nutrition enhancement, rural revitalization and ecological protection. It actively engages in philanthropic and charity activities through research, systematic funding, and public advocacy strategies.

本集團完善社會責任發展體系,設立內蒙古蒙牛 公益基金會,積極開展公益慈善事業。基金會聚 焦應急救災、營養賦能、鄉村振興、生態保護四 大領域,通過知識研究、系統資助和公眾倡導的 行動策略開展公益慈善項目。

HUMAN RESOURCES

As of 31 December 2024, the Group had a total of over 41,000 employees in the Chinese Mainland, Hong Kong, Oceania and Southeast Asia. During the year, the total cost of employees (including salaries of directors and senior management personnel) amounted to approximately RMB8,131.5 million (2023: RMB9,012.2 million).

人力資源

於二零二四年十二月三十一日,本集團於中國大陸、香港、大洋洲及東南亞合計共聘用僱員超41,000名。年內,僱員總成本(包括董事及高級管理人員薪金)約為人民幣81.315億元(二零二三年:人民幣90.122億元)。

In 2024, Mengniu remained committed to its strategic objective of "Creating a New Mengniu." Building on the foundation of its corporate culture and spirit, the Company reinforced six key mindsets: consumer-oriented, client-oriented, profitability-driven, full value chain approach, long-term approach, as well as integrity and discipline. These efforts were aimed at fostering a shift in mindset and awareness, enhancing the execution of strategies, and driving the high-quality development of our business. Focusing on the "One Core, Two Wings" strategy, Mengniu accelerated the strategic deployment of talent and deepened its employee 6D (Define standards, Diagnose company assets, Deploy caliber, Develop talent, Deliver mobility, and Discipline behavior) management system during the year. In light of changes in the internal and external market environment and the Company's business development, Mengniu further accelerated talent training by systematically building a talent development system during the year. The Company has continuously consolidated the talent plan and is committed to building six future-oriented talent teams that will vigorously promote the recognition of professional skills and the accreditation of professional titles, in order to align career path development and offer a broader career platform.

二零二四年,蒙牛秉持「再創一個新蒙牛」的戰略 目標,以蒙牛企業文化精神為基石,強化六六大 維建設,樹立用戶思維、客戶思維、經營思維、 全鏈條思維、終局思維和底線思維,推動思想思 知轉變,強化戰略落地,實現業務高質量量發 聚焦「一體兩翼」戰略,蒙牛年內進一步加速展人 戰略部署,深化幹部6D管理體系(定標育) 配付的。整家底 Diagnosis、用強將Deploy、 程流動Deliver、督言行Discipline)。 結合內外部市場環境變化及業務發展,蒙牛年展 進一步加速人才培養,系統化打造人才支融 系,持續夯實人才計劃,致力於建設六支入 不的人才隊伍,大力推進職業技能認定及職稱更 不數人才發展的職業通道,為人才提供更廣 關的事業平台。

In terms of performance-based remuneration, Mengniu has continued to develop a comprehensive remuneration system that links business performance with an employee-oriented approach, driving high-quality development with competitive remuneration, differentiated performance, diversified incentives, flexible benefits and satisfactory experience. The Company will continue to enhance its branding initiatives, acquire high-caliber talent to drive talent development and the overall sustainable development of China's dairy industry.

績效薪酬方面,蒙牛持續打造與業務「同頻共振」 的全面薪酬體系,以有競爭力的薪酬、差異化的 績效、多元化的激勵、彈性化的福利、幸福的體 驗等驅動高質量發展。持續加強僱主品牌體系建 設,引進高精尖人才,助力中國乳業人才培養, 持續推動行業可持續發展。

OUTLOOK

Driven by the Chinese government's unwavering commitment to policies aimed at expanding domestic demand and promoting high-quality development, the country's macroeconomic environment and consumer confidence are expected to continue recovering. Supply and demand imbalances in the dairy industry are being mitigated. During raw milk cycles, the sourcing advantages of the leading dairy players will be at the forefront. Meanwhile, consumers require higher and more segmented nutritional value and health benefits from dairy products as health awareness grows. This requires dairy companies to keenly address evolving market trends through product innovation, brand positioning, operational efficiency and channel optimization to precisely capture emerging consumption growth drivers and structural upgrade opportunities while leveraging digital and intelligent capabilities to empower their transformation, boosting the long-term development of the dairy industry as well as nutrition and healthcare products.

Looking forward, as an industry leader, Mengniu will continue to push forward the implementation of the "One Core, Two Wings" strategy, consolidating its six core businesses — room temperature, chilled dairy, ice products, fresh milk, milk formula, and cheese, accelerate the building of nutrition and health platforms and overseas platforms, and lead consumers to "Drink More", "Drink Good", and "Drink Right" based on the value of "consumers are at the heart of all our decisions". The Group will continue the development of the "FIRST Mengniu" blueprint that is beloved by consumers into one that is increasingly international, socially responsible, culturally strong and digitally transformed, to boost the dairy market back to growth and lead China's dairy industry into a new stage of high-quality development.

展望

在國家堅定實施擴大內需戰略和高質量發展政策的推動下,宏觀經濟和居民消費信心有望穩步頭明,乳業行業供需矛盾正在持續改善。在原奶明輪動下,頭部乳企的奶源優勢將愈發凸顯。乳動下,隨著國民健康意識不斷增強,消費者者分別,隨著國民健康可能提出了更高、變遷趨勢,隨著價值及健康功能提出了更高、變遷趨勢,為這促使乳業企業敏鋭洞察市場變遷趨勢,為這促使乳業企業敏鋭洞察市場變遷過等多維度入手,機遇不過,是點和結構性升級機遇,其動智化優勢賦能,推動乳製品行業和營養健康產品的長期向好發展。

展望未來,作為行業領軍企業,蒙牛將繼續堅定 推進「一體兩翼」戰略落地執行,夯實做強常溫、 低溫、冰品、鮮奶、奶粉、奶酪等六大核心業務 基本盤,加速打造營養健康平台和海外平台,並 從「消費者第一第一」的價值觀出發,引領消 費者「喝上奶」、「喝好奶」、「喝對奶」,持續打造 消費者至愛的、國際化的、更負責任的、擁有品 大文化基因的、數智化的FIRST牛,助推乳品市 場恢復增長,引領中國乳業進入高質量發展新階 段。

DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層

EXECUTIVE DIRECTOR

Mr. Gao Fei, aged 48, was appointed as the chief executive officer and an executive director of the Company on 26 March 2024. Prior to the appointment, he has been a senior vice president and the head of UHT business unit of the Group. Mr. Gao graduated from Shandong University and Tsinghua University, and obtained an Executive Master in Business Administration degree from Tsinghua University. Mr. Gao joined the Group in 1999, and successively held the positions of regional manager, center manager, sales general manager and marketing general manager of the sales and marketing department and contributed to the rapid growth of the market share of the Mengniu brand. Mr. Gao has abundant practical experience in sales, marketing and promotion and business operation of dairy products. In 2016, he was appointed as a vice president of the Group and head of the UHT business unit of the Group.

Ms. Wang Yan, aged 46, was appointed as an executive director of the Company in December 2021. Ms. Wang Yan joined the Group in November 2021. Ms. Wang has previously served various roles including general manager of talent development at the human resources department and deputy director of the human resources department at COFCO Corporation. Ms. Wang holds a master of management degree from the Renmin University of China specialising in human resources management.

執行董事

高飛先生,48歲,於二零二四年三月二十六日獲委任為本公司總裁兼執行董事。獲委任前,。彼本集團高級副總裁、常溫事業部負責人。高先生團高級出東大學與清華大學,獲得清華大學工商管理碩士學位。高先生於一九九九年和四里學位。高先生於一九九九年和四理等團,歷任銷售及營銷部區域經理、中心過造不過等。高先生沒濟學本、銷售總發展並領先行業的全過程。高先生實體與品銷售、營銷推廣和經營管理的總裁、常溫事業部負責人。

王燕女士,46歲,於二零二一年十二月獲委任為本公司執行董事。王燕女士於二零二一年十一月加入本集團。王女士歷任中糧集團有限公司人力資源部人才發展部總經理、人力資源部副總監等職務。王女士持有中國人民大學人力資源管理專業管理學碩士學位。

NON-EXECUTIVE DIRECTOR

Mr. Qing Lijun, aged 55, was appointed as a non-executive director and the chairman of the board of directors of the Company in May 2024. Mr. Qing is currently the deputy general manager of COFCO Corporation, and chairman of the board of directors and a non-executive director of China Foods Limited, a company listed on the Stock Exchange. Mr. Qing is also currently a director of COFCO Coca-Cola Beverages Limited, a non-wholly-owned subsidiary of China Foods Limited. Mr. Qing has previously served in various positions including chief executive officer and deputy general manager of COFCO Coca-Cola Beverages Limited, deputy general manager of beverage business department of China Foods Limited, and director of strategy department of COFCO Corporation. Mr. Qing was an executive director and managing director of China Foods Limited until January 2025.

Mr. Qing graduated from Renmin University of China and Guanghua School of Management of Peking University with a Bachelor's degree in Economics and a Master's degree in Business Administration, respectively. Mr. Qing has extensive experience in beverage production, marketing, strategy planning, finance, public relations and general management.

Mr. Meng Fanjie, aged 60, was appointed as a non-executive director of the Company in August 2024. Mr. Meng previously served as an executive director of the Company from June 2019 to December 2021. Mr. Mena had successively served as the general manager of Shenyang Xiangxue Flour Co., Ltd., the assistant to the general manager and then as the deputy general manager of COFCO's Wheat Processing Department, the general manager of COFCO's Project Management Department, the general manager of COFCO Chengdu Industrial Park, the deputy general manager of China Grain & Logistics Corporation, the deputy general manager of COFCO Trading Corporation, the deputy director of COFCO's Party-mass Work Department (in charge of the daily work) and the chief officer in the human resources department of COFCO. Mr. Meng was a non-executive director of CPMC Holdings Limited, a company listed in Hong Kong (stock code: 906) from January 2022 to March 2025. Mr. Meng received a master degree in electronic magnetics and microwave technology from Tsinghua University in the PRC in December 1989.

非執行董事

慶立軍先生,55歲,於二零二四年五月獲委任為本公司非執行董事兼董事會主席。慶先生現為中糧集團有限公司副總經理,及於聯交所上市。慶自有限公司董事會主席及非執行董事。慶生現亦為中國食品有限公司非全資附屬公司董事。慶先生歷任中軍樂飲料有限公司首席執行官、副總經理理可可樂飲料有限公司首席執行官、副總經理理職務、中國食品有限公司飲料事業部。慶先生曾報任中國食品有限公司執行董事及董事總經理直至二零二五年一月。

慶先生先後畢業於中國人民大學及北京大學光華 管理學院,分別獲經濟學學士學位及工商管理碩 士學位。慶先生於飲料生產、市場營銷、戰略規 劃、財務、公共關係及綜合性管理方面擁有豐富 經驗。

孟凡傑先生,60歲,於二零二四年八月獲委任為本公司非執行董事。孟先生於二零一九年六月至二零二一年十二月擔任本公司執行董事。孟先生曾歷任瀋陽香雪麵粉股份有限公司總經理、中國糧油項目管理部總經理、成都產業型、中糧集團副總經理、成都產業型、中糧集團有限公司黨群工作部副部總經理、中糧集團有限公司人力資源部總監持工作)及中糧集團有限公司人力資源部總監持工作)及中糧集團有限公司人力資源部總監計工作)及中糧集團有限公司人力資源部總監計工作)及中糧集團有限公司人力資源部總監計工作)及中糧包裝控股有限公司(股份代號:906)的非執行董事。孟先生於一九八九年十二月獲得中國清華大學電子磁場與微波技術專業碩士學位。

Mr. Wang Xi, aged 41, was appointed as a non-executive director of the Company in October 2024. Mr. Wang previously served as a non-executive director of the Company from December 2021 to August 2024. Mr. Wang joined COFCO Corporation in July 2015, currently serves as the deputy director of the Strategy Department and the general manager of the Direct Investment Division of COFCO Corporation, and is a director of COFCO WOMAI.COM Investment Limited (中糧我買網投資有限公 司). At COFCO Strategy Department, Mr. Wang previously served as assistant general manager of M&A Division, deputy general manager and general manager of Equity Management Division. Prior to joining COFCO, Mr. Wang served as assistant general manager of Direct Investment Division IV at China Development Bank Capital Co., Ltd., and before that an associate at the investment banking division at Deutsche Bank AG. Hong Kong Branch. Mr. Wang holds a bachelor's degree in economics and a dual bachelor's degree in laws from Peking University, and a degree of master of public administration from Columbia University, New York.

王希先生,41歲,於二零二四年十月獲委任為本公司非執行董事。王先生於二零二一年十二月至二零二四年八月曾擔任本公司非執行董事。司先生於二零一五年七月加入中糧集團有限公司戰略部副總監兼產業投資有限公司戰略部副總監兼產業至曾任中糧集團戰略部併購部總經理助理、戰國開金融有限責任中糧集副總經理、總經理。加入中糧集部股權管理部副總經理、總經理。加入中糧集部之前,王先生曾就職於國開金融有限責任公審之一段資銀行部經理。王先生持有北京大學經濟公共管銀行部經理。王先生持有北京大學經濟公共管理

Mr. Simon Dominic Stevens, aged 59, was appointed as a non-executive director of the Company in January 2021. Mr. Stevens graduated from Loughborough University in 1988 with a BSc honours degree in Management Sciences. He started his career in Unilever for 14 years in sales and marketing roles based in U.K., Netherlands and Italy. He joined Arla Foods in 2002, as a Sales Director in the UK business as part of the UK leadership team and then became SVP of Sales and Marketing where Mr. Stevens spearheaded the development of major customer partnerships and built a fast-growing branded portfolio helping grow the UK business from £500 million to £2.5 Billion and from No. 4 in dairy to No.1 supplier in FMCG. In 2016, Mr. Stevens moved to the newly set-up Europe Zone as Senior Vice President for Commercial Operations, overseeing the Sales and Marketing functions and working closely with Arla's Supply Chain organisation. During this time Mr. Stevens' focus was on creating regional growth engines across the brand portfolio and driving a digitalisation agenda across the sales and marketing functions. In 2020 he moved to Dubai to lead the MENA business, Arla's largest region within its International Zone as a Senior Vice President. In a short space of time Mr. Stevens has applied his considerable leadership capabilities to work with his country heads and Arla's joint venture partners to navigate the business through COVID-19, delivering exceptionally high levels of growth for Arla's key brands and customers and maintaining a safe working environment for Arla's workforce of around 3,000 colleagues. On 1 January 2021 Mr. Stevens joined Arla's Executive Management team as EVP International responsible for all Arla's International business and the International supply chain.

Simon Dominic Stevens先生,59歲,於二零 二一年一月獲委任為本公司非執行董事。Stevens 先生於一九八八年畢業於拉夫堡大學,取得管理 科學(榮譽)理學士學位。彼加入聯合利華展開職 業生涯,在英國、荷蘭及意大利擔任銷售及營銷 職務14年。彼於二零零二年加入Arla Foods,擔 任英國業務的銷售總監,且為英國領導團隊的一 員,之後擔任銷售及營銷高級副總裁,帶領拓展 主要客戶合作夥伴關係,並建立快速增長品牌組 合,協助英國業務從5億英鎊增長至25億英鎊, 且從乳製品第四位擢升至快速消費品供應商第一 位。於二零一六年,Stevens先生調任至新成立的 歐洲區擔任商業運營高級副總裁,負責監督銷售 及營銷業務,並與Arla的供應鏈組織密切合作。 在此期間,Stevens先生專注為整個品牌組合創建 區域增長引擎,並推動整個銷售及營銷業務數碼 化。於二零二零年調任至迪拜作為高級副總裁領 導MENA業務(該業務乃Arla的國際區的最大區 域)。於短時間內, Stevens先生發揮卓越的領導 能力,與各地負責人及Arla的合營企業夥伴合 作,幫助業務應對COVID-19疫情,為Arla的主要 品牌及客戶帶來非常高的增長,並為Arla近3,000 名員工維持安全的工作環境。Stevens先生於二零 二一年一月一日加入Arla之執行管理團隊,擔任 執行副總裁(國際),負責Arla所有國際業務及國 際供應鏈。

INDEPENDENT NON-EXECUTIVE DIRECTOR

Mr. Yih Dieter Lai Tak, aged 62, was appointed as an independent non-executive director of the Company in December 2021. Mr. Yih received his Bachelor of Laws degree from King's College London and he is a Fellow of King's College London. Mr. Yih is admitted to practice law in Hong Kong. He is a partner of the Hong Kong law firm Kwok Yih & Chan, where his practice focuses on corporate finance, capital markets, securities and regulatory compliance. Mr. Yih is currently an independent non-executive director of Sun Art Retail Group Limited, a company listed in Hong Kong (stock code: 6808). Mr. Yih was the president of the Law Society of Hong Kong between 2012 and 2013, and holds various public offices and community appointments in Hong Kong. He is currently a member of the Guangdong Province Committee of the Chinese People's Political Consultative Conference. He is also a Justice of the Peace appointed by the Hong Kong Government, chairman of the Quality Education Fund Steering Committee, a member of the Standing Committee on Legal Education and Training, a non-executive director of the Securities and Futures Commission, a non-executive director of eMPF Platform Company Limited and a member of University Grants Committee.

獨立非執行董事

葉禮德先生,62歳,於二零二一年十二月獲委任 為本公司獨立非執行董事。葉先生獲得倫敦大學 國王學院法學學十學位,並為倫敦大學國王學院 院士。葉先生為香港之認可執業律師。彼為香港 郭葉陳律師事務所的合夥人,其執業範疇專注於 企業融資、資本市場、證券及監管合規。葉先生 現任香港上市公司高鑫零售有限公司(股份代號: 6808)獨立非執行董事。葉先生於二零一二年至 二零一三年間為香港律師會的會長,並於香港出 任多項公職及社區機構職位。彼現時為中國人民 政治協商會議廣東省委員會委員,亦為香港政府 任命的太平紳士、優質教育基金督導委員會的主 席、法律教育及培訓常設委員會的成員、香港證 券及期貨事務監察委員會的非執行董事、積金易 平台有限公司的非執行董事及大學教育資助委員 會的成員。

Mr. Li Michael Hankin, aged 60, was appointed as an independent non-executive director of the Company in December 2021. Mr. Li has more than 30 years of experience in financial and accounting, fundraising, mergers and acquisitions, restructuring and international business development. Mr. Li has since May 2016 served as an independent non-executive director of COFCO Joycome Foods Limited, a company listed in Hong Kong (stock code: 1610) and is currently the chairman of its audit committee. COFCO Corporation has an interest of 29.10% in COFCO Joycome Foods Limited based on its public filings. Mr. Li has also served as an independent non-executive director of Cornerstone Technologies Holdings Limited, a company listed in Hong Kong (stock code: 8391) since February 2025. Mr. Li was an independent non-executive director and the chairman of the audit committee of Clarity Medical Group Holding Limited, a company listed in Hong Kong (stock code: 1406) from March 2019 to November 2024. Mr. Li worked at several Hong Kong listed companies as head of corporate finance, general manager of investor relations and mergers and acquisitions, including as head of corporate finance of GCL-Poly Energy Holdings Limited (stock code: 3800) during January 2014 to June 2015 and as general manager of investor relations & mergers and acquisitions of Newton Resources Limited (stock code: 1231) in 2013. Mr. Li also worked at several international banks where he had led numerous fund raising exercises in Hong Kong and the United States. During the period from March 1994 to June 2004, Mr. Li was the executive director (corporate finance) at BNP Paribas Capital (Asia Pacific) Limited. During the period from July 2004 to December 2005, Mr. Li was employed at GoldBond Capital (Asia) Limited and was a managing director (investment banking) of Rothschild (Hong Kong) Limited during the period from March 2007 to May 2011. From November 2017 to August 2019, he was the deputy general manager of Shougang Concord Grand (Group) Limited, a company listed in Hong Kong (stock code: 730). Mr. Li obtained a bachelor's degree in accountancy from California State University, Los Angeles in June 1985, and a master's degree in business administration from Columbia University, New York in May 1992. Mr. Li is a member of the American Institute of Certified Public Accountants.

李恒健先生,60歲,於二零二一年十二月獲委任 為本公司獨立非執行董事。彼在金融及會計事 務、集資、併購、重組及國際業務發展方面擁有 逾30年經驗。李先生自二零一六年五月起為香港 上市公司中糧家佳康食品有限公司(股份代號: 1610)獨立非執行董事及現任審核委員會主席。 根據公開備案,中糧集團有限公司持有中糧家佳 康食品有限公司29.10%權益。李先生自二零二五 年二月起擔任香港上市公司基石科技控股有限公 司(股份代號:8391)的獨立非執行董事。李先生 於二零一九年三月至二零二四年十一月擔任香港 上市公司清晰醫療集團控股有限公司(股份代號: 1406)的獨立非執行董事及審核委員會主席。李 先生曾在多家香港上市公司擔任企業融資主管、 投資者關係及併購總經理,包括於二零一四年一 月至二零一五年六月期間擔任保利協鑫能源控股 有限公司(股份代號:3800)的企業融資主管,及 於二零一三年擔任新礦資源有限公司(股份代號: 1231)的投資者關係及併購總經理。李先生亦曾 在多家國際銀行任職並在香港及美國領導多項集 資活動。於一九九四年三月至二零零四年六月期 間,李先生為法國巴黎資本(亞太)有限公司的執 行董事(企業融資)。於二零零四年七月至二零零 五年十二月期間,李先生受聘於金榜融資(亞洲) 有限公司,並曾於二零零七年三月至二零一一年 五月擔任洛希爾(香港)有限公司的董事總經理 (投資銀行)。於二零一七年十一月至二零一九年 八月期間,李先生擔任香港上市公司首長四方(集 團)有限公司(股份代號:730)的副總經理。李先 生於一九八五年六月取得洛杉磯加州州立大學的 會計學士學位及於一九九二年五月取得紐約哥倫 比亞大學的工商管理碩士學位。李先生為美國註 冊會計師協會的會員。

Mr. Ge Jun, aged 52, was appointed as an independent non-executive director of the Company in December 2021. Mr. Ge had previously served as the assistant engineer of Shanghai Research institute of Building Research, administrative manager, deputy director of the corporation and public affairs department, director of the President office, secretary general of the foundation and assistant president of the China Europe International Business School, President of the Pudong Innovation Institute, associate dean of the Shanghai Institute of Advanced Finance at Shanghai Jiaotong University and executive director of the National Innovation and Development Strategy Research Association. Mr. Ge is currently the President of the Hong Kong Academy of Industry and Innovation.

葛俊先生,52歲,於二零二一年十二月獲委任為 本公司獨立非執行董事。葛先生歷任上海建築科 學研究院助理工程師;中歐國際工商學院行政經 理,企業和公共關係部副主任、院辦主任、基金 會秘書長、院長助理;浦東創新研究院院長;上 海交通大學上海高級金融學院副院長; 國家創新 與發展戰略研究會常務理事。葛先生目前擔任香 港產業與創新學院院長。

Mr. Ge has been an independent director of Huize Holding Ltd. (NASDAQ, stock code: HUIZ) since February 2020, an independent director of Shenzhen Aisidi Co., Ltd., (Shenzhen Stock Exchange, stock code: 002416) since October 2022, and Mr. Ge has been an independent director of Helport Al Limited (NASDAQ, stock code: HPAI) since August 2024. Mr. Ge was an independent director of Focus Media Information Technology Co Ltd. (Shenzhen Stock Exchange, stock code: 002027) from February 2019 to November 2021. Mr. Ge was also an independent director of Meinian Onehealth Healthcare Holdings Co., Ltd. (Shenzhen Stock Exchange, stock code: 002044) from

October 2018 to October 2021.

Mr. Ge's areas of academic expertise include corporate governance, corporate stakeholder relations, evaluation of innovation mechanism, responsible business and sustainable development.

葛先生自二零二零年二月起擔任慧擇保險經紀有 限公司(納斯達克交易所上市,股份代號:HUIZ) 獨立董事,自二零二二年十月起擔任深圳市愛施 德股份有限公司(深圳證券交易所上市,股份代 號:002416)獨立董事,葛先生亦自二零二四年 八月起擔任Helport Al Limited(納斯達克交易所 上市,股份代號:HPAI)獨立董事。葛先生於二 零一九年二月至二零二一年十一月為分眾傳媒信 息技術股份有限公司(深圳證券交易所上市,股 份代號:002027)獨立董事。葛先生亦於二零一八 年十月至二零二一年十月期間擔任美年大健康產 業控股股份有限公司(深圳證券交易所上市,股 份代號:002044)獨立董事。

葛先生學術專業領域包括公司治理、企業利益相 關者關係、創新機制評價、責任經濟和可持續發 展。

SENIOR MANAGEMENT

Mr. Zhang Ping, aged 60, was an executive director of the Company during the period from December 2021 to 26 March 2024. Mr. Zhang Ping, who joined the Group in 2014, is currently a vice president and the chief financial officer of the Group. Mr. Zhang Ping is also a director of a number of the Group's subsidiaries, including the Group's major subsidiaries Inner Mongolia Mengniu Dairy (Group) Company Limited and Inner Mongolia Tegaoxin Dairy Co., Ltd. (內蒙古特高新乳製品有限公司). He has over 35 years of experience in the fast-moving consumer goods industry, specializing in management of operation, finance and audit, as well as risk control. Mr. Zhang Ping worked in Swire Beverages group companies as manager responsible for internal audit and system development, finance director, general manager of bottler manufacturing company and chief executive officer of Coca-Cola Bottlers Manufacturing Holdings Limited. Mr. Zhang Ping is also a non-executive director of China Modern Dairy Holdings Ltd. and China Shengmu Organic Milk Limited respectively, which are both companies listed in Hong Kong, and a director of Shanghai Milkground Food Tech Company Limited (listed on the Shanghai Stock Exchange). Mr. Zhang Ping was a non-executive director of Yashili, a subsidiary of the Company which was previously listed in Hong Kong and was privatised and delisted in 2023. Mr. Zhang Ping graduated from the Beijing Information Science and Technology University with a Master's Degree in Management Engineering.

Mr. Luo Yan. aged 63, is currently a vice president of the Group. Mr. Luo graduated from the China Textile University and Fudan University, and obtained a Bachelor's Degree in Textile Engineering and a Master's Degree in Business Administration respectively. Mr. Luo joined General Mills China in 1999 and served successively as national sales director, vice president (Greater China) and director of global business unit of Häagen-Dazs. He continued to be the vice president (Greater China) of General Mills in 2014, and was responsible for sales in China Region, as well as the retail and food and beverage business department of Häagen-Dazs. He has worked in the food industry for 30 years with extensive experience in the industry and management. Mr. Luo joined the Group in November 2017 and has served as the head of development business, the head of chilled product business unit, the head of fresh milk business unit and other positions.

高級管理層

張平先生,60歲,於二零二一年十二月至二零 二四年三月二十六日期間擔任本公司執行董事。 張平先生於二零一四年加入本集團,現任本集團 副總裁兼首席財務官。張平先生亦是本集團多家 子公司,包括主要子公司內蒙古蒙牛乳業(集團) 股份有限公司及內蒙古特高新乳製品有限公司的 董事。彼於快速消費品行業累積超過35年經驗, 專責營運、財務及審計之管理以及風險監控。張 平先生曾就職於太古飲料公司,歷任內審及系統 發展經理、財務總監、裝瓶廠總經理,及可口可 樂裝瓶商生產控股有限公司首席執行官。張平先 生亦分別為香港上市公司中國現代牧業控股有限 公司以及中國聖牧有機奶業有限公司的非執行董 事,及在上海證券交易所上市的上海妙可藍多食 品科技股份有限公司之董事。張平先生曾為本公 司的子公司雅士利(曾在香港上市,於二零二三 年私有化後除牌)的非執行董事。張平先生於北 京信息科技大學管理工程學專業畢業,取得研究 生學歷。

羅彥先生,63歲,現任本集團副總裁。羅先生先後畢業於中國紡織大學及復旦大學,分別獲得紡織工程學士、工商管理碩士學位。羅先生於一九九九年加入通用磨坊食品中國公司,歷任全國銷售總監、大中華區副總裁、哈根達斯全民主要部總監一職,並於二零一四年繼續擔任通用實時大中華區副總裁,負責中國區銷售,並兼負責哈根達斯零售和餐飲事業部,在食品行業深耕30年,積累了豐富的行業和管理經驗。羅先生於二零一七年十一月加入本集團,歷任發展業務負責人、低溫事業部負責人、鮮奶事業部負責人等職務。

Mr. Yan Zhiyuan, aged 42, is currently a vice president and the head of milk formula business unit of the Group. He was an executive director and chief executive officer of Yashili International Holdings Ltd, a subsidiary of the Company which was previously listed in Hong Kong and was privatised and delisted in 2023. Mr. Yan, who joined the Group in 2002, has accumulated extensive sales and management experience in the dairy products industry. Mr. Yan was formerly the assistant vice president of Mengniu. Since January 2017, he has been the general manager of the sales management center of the Group's room temperature product business division, leading the room temperature sales management team to achieve continuous high growth in sales revenue and market share. Mr. Yan obtained an Executive Master of Business Administration degree from the University of Texas at Arlington in the United States and a Doctoral Degree in Business Administration from the City University of Hong Kong.

Mr. Han Jianjun, aged 51, is currently a vice president and the head of the ice product business unit of the Group. He also oversees the ice cream business of Aice in the Southeast Asia region. Mr. Han graduated from Shandong Agricultural University with a Master's Degree in agricultural promotion. He joined the Group in 1999 and held various positions successively, including head of production and operation of ice products, general manager of the room temperature production management centre, and general manager of the ice product business unit. He has rich management and practical experience in the supply chain field of room temperature and ice products. He has also led the ice products business unit to achieve growth of over 100% for three consecutive years.

Mr. Wen Yongping, aged 51, is currently a vice president of the Group and the head of research and development and innovation worldwide. Mr. Wen graduated from China Agricultural University and obtained a Doctoral Degree in Food Science and Engineering. Mr. Wen joined the Group in 1999 and successively served as the general manager of production direction centre, operations assistant vice president, milk sources vice president and head of chilled product business unit of the Group. He is experienced in milk sources management, manufacturing, product marketing and core business operation management. Mr. Wen was a non-executive director of China Modern Dairy Holdings Ltd., a company listed in Hong Kong, until January 2019.

閆志遠先生,42歲,現任本集團副總裁、奶粉事業部負責人,曾為本公司子公司雅士利國際控股有限公司(曾在香港上市,於二零二三年私有限公司(曾在香港上市,於二零二三年私有限公司(曾在香港上市,於二零二三年私有軍人的執行董事兼行政總裁。二零零二年和製品行業積累等工事,自二零一七年一月起,同時兼任實副總裁,自二零一七年一月起,同時兼任實副總數,自二零一七年一月起,一時領別,以與市場份額的持續高增與東京,以及香港城市大學工商管理領士學位,以及香港城市大學工商管理領士學位。

韓建軍先生,51歲,現任本集團副總裁、冰品事業部負責人,並同時分管東南亞冰淇淋艾雪業務。韓先生畢業於山東農業大學,獲得農業推廣碩士學位。韓先生於一九九九年加入本集團,歷任冰品生產運營負責人、常溫生產管理中心總經理、冰品事業部總經理等職務,在常溫及冰品供應鏈領域具備豐富的管理和實踐經驗,並連續三年帶領冰品事業部實現超百達成。

溫永平先生,51歲,現任本集團副總裁、全球研發創新負責人。溫先生畢業於中國農業大學,獲得食品科學與工程博士學位。溫先生於一九九年加入本集團,歷任本集團生產指揮中心總理、營運助理副總裁、奶源管理副總裁、低溫事業部負責人等職務,在奶源管理、生產製造、產品營銷及核心業務經營管理領域擁有豐富的經驗。溫先生曾為香港上市公司中國現代牧業控股有限公司的非執行董事直至二零一九年一月。

Mr. Yang Zhigang, aged 52, is currently a vice president and an officer-in-charge of safety and quality of the Group, and is responsible for bidding management and procurement management. He graduated from the Huazhong Agricultural University and Central China Normal University, and obtained a Bachelor's Degree in Food Technology and Engineering, and a Master's Degree in Economics respectively. Mr. Yang joined the Hubei Entry-Exit Inspection and Quarantine Bureau in 1995 as section manager and deputy director of the office; and temporarily worked for the general office of State Entry-Exit Inspection and Quarantine Bureau/General Administration of Quality Supervision, Inspection and Quarantine. He joined the registration and administration department of Certification and Accreditation Administration of the People's Republic of China as researcher, department head and vice inspector in 2002. He joined COFCO as general manager of the quality and safety management department, and vice director of the audit and legal risk control department in 2013. He has extensive experience in the audit of safety and quality and risk control. Mr. Yang joined the Group in June 2017.

楊志剛先生,52歲,現任本集團副總裁、安全質 量負責人,分管招投標管理以及採購管理。 等之先,分管招投標管理以及採購管理。 是業於華中農業大學及華中師範大學,分楊先 食品科技與工程學士、經濟學碩士學位。 發一九九五年加入湖北省出入境檢驗檢疫境 時一九九五年加入湖北省出在國家出於 長一人國家質量監督檢驗被認過局辦公廳 發局/國家質量監督檢驗認過局辦公廳 發局/國家質量監督檢驗認過同辦公廳 實理等二年加入中糧集團,歷任質量安全管理 經理、審計與法律風控部副總監,在安全至 經理、審計領域擁有豐富經驗。楊先生於二零 年六月加入本集團。

Mr. Li Pengcheng, aged 54, is currently a senior executive president of the Group. Mr. Li graduated successively from Shandong University with a Bachelor of Science Degree in Library Science, Peking University with a Master of Science Degree in Scientific and Technical Intelligence and Tianjin University with a Doctor of Management Degree in Technical Economics and Management respectively. Mr. Li used to work in the Office of the Central Internet Security and Information Technology Commission, where he was the inspector of the network emergency management and network public opinion bureau, deputy director general and director of the China Internet Illegal and Objectionable Information Reporting Center (bureau level). Mr. Li joined the Group in September 2018.

李鵬程先生,54歲,現任本集團高級執行總裁。李先生先後畢業於山東大學、北京大學、天津大學,分別獲圖書館學專業理學學士學位、科技情報專業理學碩士學位、技術經濟及管理專業管理學博士學位。李先生曾就職於中央網絡安全和信息化委員會辦公室,任網絡應急管理和網絡與情局巡視員、副局長兼中國互聯網違法和不良信息舉報中心主任(正局級)。李先生於二零一八年九月加入本集團。

Ms. Liu Lijun, aged 43, is currently a vice president and the head of human resources department of the Group. She graduated from Beijing Institute of Technology with Master's Degree in software engineering and City University of Hong Kong with Doctorate Degree in Business Administration, respectively. Since joining the Group in August 2002, Ms. Liu has served in human resources position. Ms. Liu served as the personnel manager, director of the human resources department, human resources director of marketing system and head of organization development of the Group, assistant vice president of the Group and general manager of human resources centre of the room temperature product. She served as the vice president and officer-in-charge of personnel management in 2021. Ms. Liu has participated in and successfully led group-level panels and human resources reform projects for many times. She has rich theoretical and practical experience in the field of human resources management.

劉麗君女士,43歲,現任本集團副總裁、集團人力資源負責人,先後畢業於北京理工大學、香港城市大學,分別獲得軟件工程碩士研究生學學位。劉女士自二零零二年八月歷中,一個人事主管、人力資源部長、營銷系統人力資源的世紀人力資源中心總經理。二零二一年擔任本集團副總裁、集團人力資源自責人。劉女士曾多次與並成功主導集團級組織與人力資源變革項目。在人力資源管理領域具有豐富的理論和實踐經驗。

Mr. Chen Yiyi, aged 50, is currently a vice president and head of strategy management of the Group and is responsible for the strategic and investment management. Mr. Chen graduated from Fudan University with Bachelor's degree in law. Before joining the Group, Mr. Chen successively worked for Nestle, International Paper, Tetra Pak Sidel, China Resources Enterprise and other well-known international companies and listed companies in Hong Kong and Mainland China as national commercial manager, North Asia regional director, strategic vice president, president and executive director and other senior management position, respectively, in the past 25 years. Mr. Chen has served in the fast-moving consumer goods industry such as dairy and retail industry for many years. He has extensive experience in the industrial operation integration, strategic planning management, and corporate cooperation and mergers and acquisitions as well as industry-wide vision and international business experience. Mr. Chen joined the Group in December 2021, and has been a non-executive director and member of the strategy and development committee of China Modern Dairy Holdings Ltd., a company listed in Hong Kong, since February 2023. Mr. Chen has also been a non-executive director and chairman of the board of directors of China Shengmu Organic Milk Limited, a company listed in Hong Kong, and the chairman of the board of directors of Shanghai Milkground Food Tech Company Limited (listed on the Shanghai Stock Exchange) since May 2024.

陳易一先生,50歲,現為本集團副總裁、集團戰 略管理負責人,負責戰略和投資管理。陳先生畢 業於復日大學,擁有法學學十學位。加入本集團 前,陳先生二十五年來先後服務於雀巢、國際紙 業、利樂西得樂、華潤創業等多家知名國際企業 及香港和內地上市公司,並分別擔任全國商務經 理、北亞區總監、戰略副總裁,總裁及執行董事 等高級管理職務。陳先生在快消品包括乳業及零 售業服務多年,在產業運營整合、戰略規劃管理 及企業合作併購領域擁有豐富的經驗,具備全行 業視野和國際業務經驗。陳先生於二零二一年 十二月加入本集團,於二零二三年二月起擔任香 港上市公司中國現代牧業控股有限公司非執行董 事、戰略及發展委員會成員。陳先生亦於二零 二四年五月起擔任香港上市公司中國聖牧有機奶 業有限公司的非執行董事及董事會主席及在上海 證券交易所上市的上海妙可藍多食品科技股份有 限公司之董事會主席。

DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層

Ms. Li Chengjie (李琤潔女士), aged 49, is currently a vice president and Chief Digital Intelligence Officer of the Group and is fully responsible for the digital intelligence efforts of the Group. Ms. Li joined the Group in July 2022. Ms. Li holds a Master's degree from Tongii University and École des Ponts ParisTech. Ms. Li has been working on the digital transformation strategy for many years, leading the organisational change and future growth with her deep understanding of digital technology and insights into the consumer sector. Ms. Li has worked for CapitaLand, Fosun and other renowned companies, holding the positions of Managing Director of Digitalisation and Innovation of CapitaLand China, Co-CEO of Fosun and President of Fosun Alliance respectively. Ms. Li has a global strategic perspective and extensive experience in industry and digital transformation. Through the integration of technology, products, data operations, industry operations and open innovation, it has built a digital intelligence management system and value network to help businesses achieve cost reduction and efficiency improvement, and reshape business processes.

CORPORATE GOVERNANCE PRACTICES

The Company is dedicated to ensuring high standards of corporate governance with an emphasis on a diligent board of directors, sound internal control, and increasing transparency and accountability to shareholders of the Company (the "Shareholders"). The Board acknowledges that good corporate governance practices and procedures are beneficial to the Group and the Shareholders, and that an effective corporate governance framework is fundamental to promoting and safeguarding the interests of Shareholders and other stakeholders and enhancing Shareholder value.

Mengniu strives to create sustainable corporate governance by integrating ESG concepts into its corporate management, setting GREEN strategy goals. The Board believes that strong corporate governance provides a solid foundation for sustainable growth and long-term success.

Under the pillar of GREEN strategy "Governance-Sustainability", Mengniu has set three topics of ESG governance, risk management and business ethics, to continuously improve board governance effectiveness, optimize ESG performance assessment methods, consolidate the Group risk management system, enhance the business ethics management standards, and actively create a good internal and external governance environment.

Through maintaining and developing robust corporate governance practices, the Group strives to ensure satisfactory and sustainable returns to the Shareholders, appropriate understanding and management of the overall business risk, delivery of high-quality products and services to the satisfaction of customers, and maintaining high standards of ethics.

The Company is committed to continuously enhancing these standards and practices and inculcating a robust culture of compliance and ethical governance underlying the business operations and practices across the Group. Taking into account the corporate culture in a range of context, the Board considers that the culture and the purpose, values and strategy of the Group are aligned.

企業管治常規

本公司致力確保企業管治達致高水平,尤其著重組建勤勉盡職的董事會和健全的內部監控制度,以及提高透明度和對本公司股東(「股東」)的問責。董事會深知,良好企業管治常規及程序對本集團及其股東有利,有效的企業管治框架是促進及保障股東及其他利益相關者權益與提升股東價值的基本要素。

蒙牛通過將ESG理念融入企業管理,制定GREEN 戰略目標,致力創建可持續的企業管治。董事會 認為,強而有力的企業管治能為可持續增長及長 遠成功奠定穩固基石。

在「可持續的公司治理」GREEN戰略支柱下,蒙牛設立了ESG管治、風險管治及商業道德三大主題,不斷提升董事會管治有效性,優化ESG表現評估方法,鞏固本集團風險管理體系,提升商業道德管理標準,積極營造良好的內外部管治環境。

透過維持及建立完善的企業管治常規,本集團致力確保股東獲得滿意及可持續的回報、適當了解及管理整體業務風險、提供令客戶滿意的優質產品及服務,以及維持高道德標準。

本公司致力不斷提升該等標準及常規,並在整個 集團的業務營運及常規中培養穩健的合規及道德 管治文化。考慮到各種背景下之企業文化,董事 會認為該文化與本集團之宗旨、價值觀及策略 一致。

The Company has adopted the code provisions set out in the Corporate Governance Code (the "CG Code") contained in Appendix C1 of the Listing Rules as its own code of corporate governance practices.

本公司已採納上市規則附錄C1所載企業管治守則 (「企業管治守則」)的守則條文作為本身的企業管 治常規守則。

Throughout the year, the board of directors of the Company (the "Board") has reviewed the Company's corporate governance practices and is satisfied that the Company has been in compliance with all applicable code provisions of the CG Code during the year ended 31 December 2024.

本公司董事會(「董事會」)已於本年度檢討本公司 企業管治常規,並信納於截至二零二四年十二月 三十一日止年度,本公司已符合企業管治守則所 有適用守則條文。

THE BOARD

As at 31 December 2024, the Board comprised nine Directors, including two executive Directors, namely, Mr. Gao Fei and Ms. Wang Yan, four non-executive Directors, namely, Mr. Qing Lijun, Mr. Meng Fanjie, Mr. Wang Xi and Mr. Simon Dominic Stevens and three independent non-executive Directors, namely, Mr. Yih Dieter Lai Tak, Mr. Li Michael Hankin and Mr. Ge Jun. The Chairman of the Board is Mr. Qing Lijun and the Chief Executive Officer of the Company is Mr. Gao Fei.

The Board is responsible for the leadership and management of the Company. Key responsibilities of the Board comprise formulation of the Group's overall strategies and policies, setting of performance and management targets, evaluation of business performance and supervision of management's performance. The Board is also responsible for preparing the financial statements of the Company. The management is delegated with the authority and responsibility by the Board for the management and operations of the Group. The role of the management is to implement the strategies and directions determined by the Board and to work within the framework of any written procedures and instructions laid down by the Board. In addition, the Board has

Biographies of the Directors are set out on pages 61 to 66 of the annual report, which demonstrate a diversity of skills, expertise, experience and qualifications of the Directors. There is no other material financial, business, family or other material/relevant relationships among the Directors.

also delegated various responsibilities to the board committees of the Company (the "Board Committees") as detailed in this report.

董事會

於二零二四年十二月三十一日,董事會由九名董事組成,包括兩名執行董事(高飛先生及王燕女士)、四名非執行董事(慶立軍先生、孟凡傑先生、王希先生及Simon Dominic Stevens先生)及三名獨立非執行董事(葉禮德先生、李恒健先生及葛俊先生)。本公司董事會主席為慶立軍先生,總裁為高飛先生。

董事會負責領導和管理本公司,主要負責制訂本集團整體策略和政策,訂立績效和管理目標, 估業務表現和監察管理層表現。董事會亦負負管理層 製本公司的財務報表。董事會向管理層負責管理和經營本集團的權力和責任。管理層負責的 事會所決定的策略及指示,並根據董事會制訂的任何書面程序及指示工作。此外,董事會亦可有 公司各個董事委員會(「董事委員會」)轉授多項責任,詳情載於本報告。

董事簡歷載於年報第61頁至第66頁,當中列出董事各方面的技能、專長、經驗和資格。董事之間概無其他重大財務、業務、親屬或其他重大/相關關係。

Independence of Independent Non-Executive Directors

The independent non-executive Directors possess appropriate professional qualifications or accounting or related financial management expertise. Their role is to provide independent and objective opinions to the Board for its consideration and decisions.

The Company has received an annual confirmation of independence from each of the independent non-executive Directors in accordance with Rule 3.13 of the Listing Rules. The Board has assessed their independence and concluded that all independent non-executive Directors are independent in accordance with the definition of the Listing Rules.

The Company has adopted a written policy containing mechanisms to ensure that independent views and input are available to the Board. These mechanisms include formal and informal channels whereby Independent Non-Executive Directors can express their views in an open and candid manner.

As required by the policy, the Chairman of the Board shall hold at least one meeting per annum with the Independent Non-Executive Directors without the presence of other Directors to discuss major issues and any concern.

The Nomination Committee also assesses the independence of all Independent Non-Executive Directors annually to ensure that the Independent Non-Executive Directors can continually exercise independent judgment. Each Independent Non-Executive Director is required to inform the Company as soon as practicable if there is any change in his/her own personal particulars that may materially affect his/her independence.

In addition to compliance with the requirements prescribed by the Listing Rules as to the composition of certain Board Committees, the Company appoints Independent Non-Executive Directors to other Board Committees as far as practicable to ensure independent views are available.

Where necessary, the Independent Non-Executive Directors could also seek independent advice from external professional advisers at the Company's expense.

The Board conducts review of the implementation and the effectiveness of the policy on an annual basis.

獨立非執行董事的獨立性

獨立非執行董事具備合適專業資格、會計或相關財務管理專長,負責提供獨立及客觀的意見以供董事會考慮及作出決定。

每名獨立非執行董事已根據上市規則第3.13條向本公司發出一份有關其獨立性的年度確認書。董事會已評估其獨立性,認為按上市規則的釋義,全體獨立非執行董事均為獨立。

本公司已採納書面政策,當中載列確保董事會可 獲得獨立觀點及意見的機制。該等機制包括正式 及非正式渠道,獨立非執行董事可藉此以公開及 坦誠的方式表達意見。

按政策規定,董事會主席須每年至少與獨立非執 行董事舉行一次其他董事不出席的會議,討論重 大事項及任何關注議題。

提名委員會亦每年評估所有獨立非執行董事的獨 立性,以確保獨立非執行董事能持續行使獨立判 斷。倘個人詳情有變而嚴重影響獨立性,各獨立 非執行董事須盡快通知本公司。

除遵守上市規則就若干董事委員會的組成訂明的 規定外,本公司亦在可行情況下委任獨立非執行 董事加入其他董事委員會,以確保提供獨立意見。

倘有必要,獨立非執行董事亦可向外部專業顧問 尋求獨立意見,費用由本公司承擔。

董事會每年對該政策的實施及有效性進行檢討。

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for determining the policies for corporate governance of the Company and performing the corporate governance duties including:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (e) to review the Company's compliance with Appendix C1 to the Listing Rules (Corporate Governance Code and Corporate Governance Report).

During the year, the Board has performed the corporate governance functions by reviewing the Company's corporate governance practices.

DIRECTORS' TRAININGS

Each newly appointed Director is provided with necessary induction and information to ensure that he/she has a proper understanding of the Company's operations and businesses as well as his/her responsibilities under relevant statues, laws, rules and regulations. The Company Secretary also provides Directors with updates on latest development and changes in the Listing Rules and other relevant legal and regulatory requirements from time to time. In compliance with Rule 3.09D of the Listing Rules, Mr. Gao Fei (who was appointed as an executive director of the Company on 26 March 2024), Mr. Qing Lijun (who was appointed as a non-executive director of the Company on 22 May 2024), Mr. Meng Fanjie (who was appointed as a non-executive director of the Company on 28 August 2024) and Mr. Wang Xi (who was appointed as a non-executive director of the Company on 10 October 2024) received training and legal advice on 26 March 2024, 21 May 2024, 28 August 2024 and 9 October 2024 respectively, prior to their respective appointments taking effect. Each of them confirmed that they understand their obligations as Directors.

企業管治職能

董事會負責釐定本公司的企業管治政策及履行企業管治職責,包括:

- (a) 制定及檢討本公司的企業管治政策及常規;
- (b) 檢討及監察董事及高級管理層的培訓及持續專業發展;
- (c) 檢討及監察本公司遵守法律及監管規定的 政策及常規;
- (d) 制定、檢討及監察適用於僱員及董事的操 守準則及合規手冊(如有);及
- (e) 檢討本公司遵守上市規則附錄C1(《企業管 治守則》及《企業管治報告》)的情況。

年內,董事會已檢討本公司的企業管治常規而履 行企業管治職能。

董事培訓

每名新委任的董事均獲得所需的就任須知及資 料,以確保對本公司的運作及業務以及本身在相 關法令、法律、規則及法規下的職責均有適當的 理解。公司秘書亦會不時向董事提供有關上市規 則及其他相關法律及法規規定的最新發展及變 更。根據上市規則第3.09D條,高飛先生(於二零 二四年三月二十六日獲委任為本公司執行董事)、 慶立軍先生(於二零二四年五月二十二日獲委任 為本公司非執行董事)、孟凡傑先生(於二零二四 年八月二十八日獲委任為本公司非執行董事)及 王希先生(於二零二四年十月十日獲委任為本公 司非執行董事)已分別於二零二四年三月二十六 日、二零二四年五月二十一日、二零二四年八月 二十八日及二零二四年十月九日於彼等各自的委 任生效前接受培訓並取得法律意見。彼等各自確 認彼等知悉作為董事的責任。

All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company has provided the Directors with reading materials with appropriate emphasis on the roles, functions and duties of the Directors. A summary of trainings received by the Directors during the year according to the records provided by the Directors is as follows:

本公司鼓勵所有董事參與持續專業發展,以發展 並更新知識及技能。本公司向董事提供著重董事 角色、職能及責任的學習材料。根據董事所提供 的紀錄,董事於年內所接受的培訓概述如下:

Directors	董事	Type of trainings 培訓類別
Directors	- 生ず	
Executive Directors	執行董事	
Gao Fei (appointed on 26 March 2024)	高飛(於二零二四年三月二十六日獲 委任)	A, B, C
Wang Yan	王燕	A, C
Lu Minfang (resigned on 10 October 2024)	盧敏放(於二零二四年十月十日辭任)	A, C
Zhang Ping (resigned on 26 March 2024)	張平(於二零二四年三月二十六日辭任)	A, C
Non-executive Directors	非執行董事	
Qing Lijun (appointed on 22 May 2024)	慶立軍(於二零二四年五月二十二日獲 委任)	A, B, C
Meng Fanjie (appointed on 28 August 2024)	孟凡傑(於二零二四年八月二十八日獲 委任)	A, C
Wang Xi (resigned on 28 August 2024 and appointed on 10 October 2024)	王希(於二零二四年八月二十八日辭任 及於二零二四年十月十日獲委任)	A, C
Simon Dominic Stevens	Simon Dominic Stevens	A, C
Chen Lang (resigned on 22 May 2024)	陳朗(於二零二四年五月二十二日辭任)	A, C
Independent Non-executive Directors	獨立非執行董事	
Yih Dieter Lai Tak	葉禮德	A, C
Li Michael Hankin	李恒健	A, C
Ge Jun	葛俊	A, C

- A: attending seminars and/or conferences and/or forums relevant to the business or directors' duties
- A: 出席與業務或董事職責有關的研討會及/或會議及/或論壇
- B: giving talks at seminars and/or conferences and/or forums
- B: 在研討會及/或會議及/或論壇上發言
- C: reading materials relating to directors' duties and responsibilities and regulatory updates
- C: 閱讀與董事職責及責任及最新規管資料有關的學習材料

BOARD PROCEEDINGS

The Board meets at least four times a year and additional operational meetings are also held, when required. The Company Secretary is responsible for preparing agenda and notices for the meetings. Senior management of the Group also provides the Directors with relevant information on a timely basis regarding key business developments of the Group and issues affecting the Group. Agenda and other information packages are normally delivered to the Directors before the meetings. The Directors also have independent access to the senior management in respect of operational issues. The Directors may take independent professional advice where appropriate to discharge their duties, at the Company's expenses.

The Board held four meetings during the year ended 31 December 2024 and one further meeting since 1 January 2025 up to the date of this report. Details of the Directors' attendance at the Board and Board Committee meetings and the annual general meeting of the Company held in 2024 are set out in the following table.

董事會處理事務程序

董事會每年最少舉行四次會議,亦會在有需要時額外舉行業務會議。公司秘書負責編製會議議程和通告。本集團高級管理層亦適時向董事提供有關本集團主要業務發展和影響本集團事項的資料。議程和其他資料通常會在舉行會議前發給董事。董事也可就營運事宜個別與高級管理商討。董事可在適當情況下徵詢獨立專業意見,以便履行職責,費用由本公司負擔。

董事會截至二零二四年十二月三十一日止年度舉行了四次會議,並於二零二五年一月一日至本報告日期期間舉行了一次會議。各董事出席於二零二四年舉行的董事會及董事委員會會議,以及本公司股東週年大會的情況詳情載於下表。

		Board Meetings*	Audit Committee	Remuneration Committee	Nomination Committee	Strategy and Development Committee 戰略及	Sustainability Committee 可持續	Annual General Meeting
Directors	董事	董事會會議*	審核委員會	薪酬委員會	提名委員會	發展委員會	發展委員會	股東週年大會
Executive Directors	執行董事							
Gao Fei (appointed on 26 March	高飛(於二零二四年	2/2				1/1		1/1
2024)	三月二十六日獲委任)	4/4					1/1	4 /4
Wang Yan Lu Minfang (resigned on	王燕 盧敏放(於二零二四年	4/4 3/3					1/1	1/1 1/1
10 October 2024)	十月十日辭任)	0/0					1/ 1	1/1
Zhang Ping (resigned on	張平(於二零二四年	1/1					1/1	0/0
26 March 2024)	三月二十六日辭任)							
Non-executive Directors	非執行董事							
Qing Lijun (appointed on	慶立軍(於二零二四年	2/2			1/1	1/1		1/1
22 May 2024)	五月二十二日獲委任)							
Meng Fanjie (appointed on	孟凡傑(於二零二四年	1/1				1/1		0/0
28 August 2024)	八月二十八日獲委任)							
Wang Xi (resigned on 28 August	王希(於二零二四年	4/4				1/1		1/1
2024 and appointed on	八月二十八日辭任及							
10 October 2024)	於二零二四年十月 十日獲委任)							
Simon Dominic Stevens	Simon Dominic Stevens	4/4			4/4	1/1		1/1
Chen Lang (resigned on	陳朗(於二零二四年	2/2			3/3			0/0
22 May 2024)	五月二十二日辭任)							
Independent Non-executive	獨立非執行董事							
Directors								
Yih Dieter Lai Tak	葉禮德	4/4	3/3	2/2	4/4			1/1
Li Michael Hankin	李恒健	4/4	3/3	2/2	4/4		1/1	1/1
Ge Jun	葛俊	4/4	3/3	2/2	4/4	1/1		1/1

^{*} During the year, the Board held four quarterly meetings to handle operational-level and investment matters. According to the Company's articles of association, the quorum for convening a Board meeting is two members.

董事會於年內舉行了四次季度會議,以處理運作 層面及投資等事宜。根據本公司組織章程細則, 召開董事會會議的法定人數為二人。

Minutes of meetings of the Board and Board Committees are kept by the Company Secretary of the Company and are not only open for inspection by the Directors but also sent to the Directors for their records. All Directors have access to the Company Secretary of the Company, who is responsible for ensuring that the Board procedures are complied with and advising the Board on compliance matters.

董事會和董事委員會的會議紀錄由本公司的公司 秘書負責保存,不但可供董事查閱,亦呈交各董 事以作紀錄。全體董事均可與本公司的公司秘書 聯絡,而公司秘書負責確保董事會符合法規程序 並就此向董事會提出建議。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The role of the Chairman is separate from that of the Chief Executive Officer to ensure a balance of power and authority. The Chairman is responsible for overseeing the functioning of the Board while the Chief Executive Officer is responsible for managing the Group's business. As at 31 December 2024, the Chairman of the Board is Mr. Qing Lijun, a non-executive Director, and the Chief Executive Officer of the Company is Mr. Gao Fei, an executive Director.

The Chairman shall ensure that Board meetings are planned and conducted effectively and all Directors are properly briefed on issues arising at Board meetings. He is also responsible for ensuring that the Directors receive adequate information in a timely manner, which must be accurate, clear, complete and reliable. The Chairman shall also ensure the Board works effectively and discharges its responsibilities; all key and appropriate issues are discussed by the Board in a timely manner; good corporate governance practices and procedures are established; and appropriate steps are taken to provide effective communication with Shareholders and that views of Shareholders are communicated to the Board as a whole.

APPOINTMENT, RE-ELECTION AND REMOVAL OF DIRECTORS

Each Director (for the avoidance of doubt, including the non-executive Directors and independent non-executive Directors) has entered into a letter of appointment with the Company for a term of three years. The Directors are subject to retirement by rotation and re-election at each annual general meeting of the Company in accordance with article 112 of the Company's articles of association. Directors appointed as an addition to the Board or to fill a casual vacancy on the Board will be subject to re-election by the Shareholders at the next following annual general meeting or the next following general meeting of the Company respectively after the appointment. Also, when an independent non-executive Director proposed for re-election has served the Company for more than nine years, his or her re-election will be subject to a separate resolution to be approved at the AGM.

主席及總裁

本公司區分主席與總裁角色,以確保權力得到平衡。主席負責監察董事會履行職能,而總裁則負責管理本集團的業務。於二零二四年十二月三十一日,本公司董事會主席為非執行董事慶立軍先生,總裁為執行董事高飛先生。

主席須確保董事會會議有效籌劃和進行,而在董事會會議提出的問題,須向全體董事妥為簡報。 他亦負責確保董事及時獲得充足資料,而該等資料必須準確、清晰、完備及可靠。主席亦須確保董事會有效運作,履行應有職責,並及時就所有重要的事項進行討論,確保公司制定良好的企業管治常規及程序,採取適當步驟保持與股東有效聯繫,以及確保股東意見可傳達到整個董事會。

董事的委任、重選和罷免

每名董事(謹此説明,包括非執行董事及獨立非執行董事)已與本公司訂立為期三年的委聘書。董事須根據本公司的組織章程細則第112條委公司每屆股東週年大會上輪流告退和重選。委董事會新增成員或填補董事會臨時空缺東週年大會或下一個本公司股東大會上由股東重選。此外,倘提呈重選獨立非執行董事已於本公司股東人會通過。

BOARD COMMITTEES

To oversee particular aspects of the Company's affairs and to assist in the execution of its responsibilities, the Company has established five Board Committees under the Board, namely the Audit Committee, the Remuneration Committee, the Nomination Committee, the Strategy and Development Committee and the Sustainability Committee, each of which is governed by specific terms of reference approved by the Board, covering its functions, duties and powers. The terms of reference of the respective Board Committees have complied with the CG Code provisions and are disclosed on the websites of the Company and the Stock Exchange and are available for public inspection at the Company's principal place of business in Hong Kong.

REMUNERATION COMMITTEE

As at 31 December 2024, the Remuneration Committee comprised three independent non-executive Directors (Mr. Ge Jun, Mr. Yih Dieter Lai Tak and Mr. Li Michael Hankin). The Remuneration Committee is chaired by Mr. Ge Jun.

The duties of the Remuneration Committee are to review annually and recommend to the Board the overall remuneration policy and structure for the directors and senior management to ensure that the level of remuneration is linked to their level of responsibilities undertaken. These shall include making recommendations to the Board on the remuneration packages of individual executive Directors and senior management, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment. The Remuneration Committee shall also evaluate annually the performance of the directors and the senior management and recommend to the Board specific adjustments in their remuneration and/or reward payments.

The Company's policy on remuneration for employees is to maintain fair and competitive packages based on business needs and industry practice. For determining the level of fees paid to members of the Board, market rates and factors such as each director's workload and required commitment will be taken into account. In addition, factors comprising economic and market situations, individual contributions to the Group's results and development as well as individual potential are considered when determining the remuneration packages of executive Directors.

董事委員會

為了監察本公司特定事務及協助履行其責任,本公司董事會下設五個董事委員會,分別為審核委員會、薪酬委員會、提名委員會、戰略及發展委員會和可持續發展委員會。各委員會分別受限於經董事會批准的特定職權範圍,其中涵蓋圍民能、職責及權力。董事委員會各自的職權範圍已遵從企業管治守則條文,並已於本公司及聯交的網站披露,亦置放於本公司的香港主要營業地點供公眾查閱。

薪酬委員會

於二零二四年十二月三十一日,薪酬委員會有三 名獨立非執行董事(葛俊先生,葉禮德先生及李 恒健先生)。葛俊先生擔任薪酬委員會主席。

薪酬委員會的職責包括每年審閱董事和高級管理層的整體薪酬政策及結構,並向董事會提出有關建議,以確保薪酬水平與責任承擔相符,包括向董事會建議個別執行董事及高級管理層的薪酬待遇,包括非金錢利益、退休金權利及賠償金額(包括喪失或終止職務或委任的賠償)。薪酬委員會每年亦須評估董事和高級管理層的表現,並就其薪酬及/或獎勵金應作出的特定調整,向董事會提出建議。

本公司的僱員薪酬政策乃根據業務需要及行業慣例,目的在於維持公平及具競爭力的薪酬福利。 對於釐定支付予董事會各董事袍金,會考慮市場 水平與各項因素,如董事工作量及所承擔的責 任。此外,釐定執行董事薪酬福利所考慮之因素 包括:經濟及市場情況、對本集團業績及發展的 貢獻,以及個人潛能等。

The Company has adopted the Share Option Scheme and Share Award Scheme to improve incentives to the employees of the Group. The performance targets attached to awards or options to be granted under the schemes mainly include the annual financial performance of the Company (i.e. the annual revenue, profit attributable to owners of the Company, and free cash flow of the Group).

本公司採納購股權計劃及股票獎勵計劃,以完善對本集團僱員的激勵。將根據計劃授出的獎勵或購股權所附的表現目標主要包括本公司的年度財務表現(即年度收入、本公司權益股東應佔利潤及本集團自由現金流量)。

The Remuneration Committee held two meetings during the year ended 31 December 2024. During the year, the Remuneration Committee had performed the following:

薪酬委員會於截至二零二四年十二月三十一日止 年度舉行了二次會議。本年度內,薪酬委員會完 成了下列各項工作:

- assessed the performance of the Directors and senior management;
- 評估董事及高級管理層的表現;
- reviewed and approved the remuneration for the Directors and senior management including terms of the letters of appointment;
- 一檢討及批准董事及高級管理層的薪酬,包括聘書的條款;
- reviewed the remuneration policy and made recommendations to the Board;
- 檢討薪酬政策並向董事會提出建議;
- reviewed the vesting of granted shares according to the Company's share award scheme, and made recommendations to the Board; and
- 審議本公司按股票獎勵計劃已授出股票的 歸屬,並向董事會提出建議;及
- reviewed the vesting of granted share options according to the Company's share option scheme, and made recommendations to the Board.
- 審議本公司按購股權計劃已授出購股權的 歸屬,並向董事會提出建議。

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層薪酬

The remuneration (excluding share-based payments) of the members of the senior management (excluding Directors) by band for the year ended 31 December 2024 is set out below:

截至二零二四年十二月三十一日止年度,高級管理層成員(不包括董事)按薪酬範圍劃分的薪酬(不包括以股份為基礎的支付)載列如下:

Remuneration bands (RMB) 薪酬組別(人民幣元)	Number of persons 人數
1,000,001-2,000,000	1
4,000,001-5,000,000	6
5,000,001-6,000,000	2
6,000,001-7,000,000	1
11,000,001-12,000,000	1

Further particulars regarding Directors' remuneration and the five highest paid employees as required to be disclosed pursuant to Appendix D2 to the Listing Rules are set out in notes 9 and 10 to the financial statements.

根據上市規則附錄D2須予披露的董事及五名最高薪人士的薪酬詳情,載於財務報表附註9及10。

NOMINATION COMMITTEE

As at 31 December 2024, the Nomination Committee comprised five members, three of whom are independent non-executive Directors (Mr. Yih Dieter Lai Tak, Mr. Li Michael Hankin, Mr. Ge Jun) and the remaining two members are non-executive Directors (Mr. Qing Lijun and Mr. Simon Dominic Stevens). The Nomination Committee was chaired by Mr. Qing Lijun.

The responsibilities of the Nomination Committee are to determine the nomination policy, review the structure, size and composition, including the skills, knowledge and experiences of the Board and make recommendations to the Board regarding any proposed changes. The Nomination Committee is also responsible for identifying and nominating suitable candidates qualified to become Board members, in particular, candidates who can add value to the management through their contributions in the relevant strategic business areas and which appointments will result in the constitution of a stronger and more diverse Board, and makes recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors if necessary and succession planning for Directors, in particular the Chairman and the chief executive of the Company.

The Board has adopted a director nomination policy. The Nomination Committee and/or the Board should, upon receipt of the proposal on appointment of new director and the biographical information (or relevant details) of the candidate, evaluate such candidate based on the criteria as set out below to determine whether such candidate is qualified for directorship. The Nomination Committee should then recommend to the Board to appoint the appropriate candidate for directorship, as applicable. In evaluating and selecting any candidate for directorship, the following criteria should be taken into account:

- Character and integrity.
- Qualifications including professional qualifications, skills, knowledge and experience and diversity aspects under the board diversity policy that are relevant to the Company's business and corporate strategy.
- Any measurable objectives adopted for achieving diversity on the Board.

提名委員會

於二零二四年十二月三十一日,提名委員會有五名成員,其中三名為獨立非執行董事(葉禮德先生、李恒健先生及葛俊先生),其餘兩名為非執行董事(慶立軍先生及Simon Dominic Stevens先生)。慶立軍先生擔任提名委員會主席。

提名委員會負責制定提名政策、就董事會的架構、規模和組成(包括技能、知識和經驗)作出檢討,並就任何變更方案向董事會提出建議。提名委員會亦負責物色並提名適合擔任董事會成員會,倘若有關人選能夠在有關的策略性業別有關委任會致使董事會成員組合更為強健和全面,並就有關董事的委任或重新委任(如有需要)及董事(尤其是本公司主席及主要行政人員)繼任計劃的相關事宜,向董事會提出建議。

本公司董事會已採納董事提名政策。提名委員會及/或董事會應一經收到有關委任新董事的建議及人選的履歷(或相關詳情)後,根據下列標準評估該人選以決定是否適合擔任董事。其後,提名委員會應向董事會推薦委任合適的人選擔任董事職務(如適用)。在評估及甄選董事職位人選時,應考慮以下標準:

- 性格及操守。
- 資歷,包括與公司業務及企業戰略相關之專業資歷、技能、知識及經驗,及董事會多元化政策下的多元化考慮。
- 為達致董事會多元化而採用的可計量目標。

independence and gender diversity.

- Requirement for the Board to have independent directors in accordance with the Hong Kong Listing Rules and whether the candidate would be considered independent with reference to the independence guidelines set out in the Hong Kong Listing Rules.
- Any potential contributions the candidate can bring to the Board in terms of qualifications, skills, experience,
- Willingness and ability to devote adequate time to discharge duties as a member of the Board and/or Board committee(s) of the Company.
- Such other perspectives that are appropriate to the Company's business and succession plan and where applicable, may be adopted and/or amended by the Board and/or the Nomination Committee from time to time for nomination of directors and succession planning.

The Board has adopted the board diversity policy to set out the approach to achieve diversity on the Board. Under such policy, board appointments will be based on merits and candidates will be considered against objective criteria, having due regard for the benefit of diversity on the Board. The selection of candidates on the Board is based on a range of diversity perspectives, including gender, age, cultural and education background, ethnicity, professional, industry or management experience, skills, knowledge and length of service. The Company will also take into account other factors based on its own business model and specific business needs from time to time. The Nomination Committee will continue to give adequate consideration to these measurable objectives when making recommendation of candidates for appointment to the Board. The Nomination Committee shall monitor the implementation of the board diversity policy on an on-going basis. The Nomination Committee shall assist the Company to ensure that recruitment and selection practices at all relevant levels (including the Board and core senior management, or as the Nomination Committee considers appropriate) are appropriately structured so that a diverse range of candidates are considered. The Nomination Committee shall also assist the Company in identifying and implementing programs that will assist in the development of a broader and more diverse pool of skilled and experienced core senior management team and that, in time, their skills are expected to prepare them for board positions.

- 人選是否符合香港上市規則規定的委任獨立董事的要求及上市規則列明之有關獨立性之指引。
- 人選可促進董事會的資歷、技巧、經驗、獨 立性及性別多元化。
- 履行董事會及/或董事委員會成員職責而 投入足夠時間的意願及能力。
- 董事會及提名委員會不時可就董事提名及 繼任規劃而採納及/或修訂的其他符合公 司業務及繼任規劃的考慮因素。

董事會已採納董事會多元化政策,制定實現董事 會成員多元化的方針。根據有關政策,董事會任 命將用人唯才,在考慮人選時以客觀條件充分顧 及董事會成員多元化的裨益。董事會甄選人選會 基於一系列多元化考慮,包括性別、年齡、文化 及教育背景、種族、專業、行業或管理經驗、技 能、知識及服務年期。本公司亦會因應本身的業 務模式及不時的特定業務需要而考慮其他因素。 提名委員會就委任人選向董事會作出推薦建議 時,將繼續充分檢討該等可計量目標。提名委員 會會持續監督董事會多元化政策的執行情況。提 名委員會須協助本公司確保包括董事會、核心高 級管理層和提名委員會認為合適的其他人員的招 聘及甄選均按適當的架構程序進行,以便能招攬 多元背景的人選供本公司委聘。提名委員會亦須 協助本公司識別並落實有關計劃,以便培養背景 更廣泛、更多元化而富工作技能和經驗的核心高 級管理層,以待適當時可讓他們升任董事職位。

In regards to the gender diversity of the Board, the Board currently has one female director and will maintain at least one female director on the Board going forward. The Nomination Committee will continue to identify candidates for directorships in accordance with the board diversity policy and will recommend suitable female candidates with merits to the Board. The Board will take opportunities to increase the proportion of female members over time as and when suitable candidates are identified.

至於董事會的性別多元化,董事會目前有一名女性董事,且未來董事會將保留至少一名女性董事。提名委員會將繼續根據董事會多元化政策物色董事候選人,並向董事會推薦合適的女性候選人。董事會將利用機會假以時日在物色到合適的候選人時增加女性成員的比例。

The Nomination Committee held four meetings during the year ended 31 December 2024 to discuss about the change in directorship, assess the independence of the independent non-executive directors of the Company and to review the structure, size, composition and diversity of the Board, etc.

提名委員會於截至二零二四年十二月三十一日止 年度舉行了四次會議,以討論董事變更,評估本 公司獨立非執行董事的獨立程度,並檢討董事會 結構、人數、組成及多元程度等。

AUDIT COMMITTEE

As at 31 December 2024, the Audit Committee comprised three independent non-executive Directors (Mr. Yih Dieter Lai Tak, Mr. Li Michael Hankin and Mr. Ge Jun) in which one possess the relevant professional qualifications required under the Listing Rules. The Audit Committee is chaired by Mr. Li Michael Hankin.

The Audit Committee serves as a focal point for communication between other Directors, the external auditors, and the management as their duties relate to financial and other reporting, risk management, internal controls and auditing. The Audit Committee assists the Board in fulfilling its responsibilities by providing an independent review of financial reporting and by satisfying itself as to the effectiveness of the Company's internal controls and as to the efficiency of the audits.

The Audit Committee held three meetings during the year ended 31 December 2024. During the year, the Audit Committee has performed the following:

- met with the external auditors to discuss the general scope and findings of their audit and interim review works;
- reviewed external auditors' management letter and management's response;
- reviewed and recommended to the Board for approval of the external auditors' remuneration;
- made recommendations to the Board on the re-appointment of the external auditors;

審核委員會

於二零二四年十二月三十一日,審核委員會成員 包括三名獨立非執行董事(葉禮德先生、李恒健 先生及葛俊先生),其中一名董事擁有上市規則 所規定的相關專業資格。李恒健先生擔任審核委 員會主席。

審核委員會充當的職責涉及財務和其他申報、風險管理、內部監控及核數事宜,因此擔任其他董事、外部核數師和管理層之間的溝通渠道。審核委員會對財務報告作出獨立審閱,並且確定本公司內部監控的有效性和核數成效足以信納,藉此協助董事會履行其職責。

審核委員會於截至二零二四年十二月三十一日止 年度舉行了三次會議。在本年度內,審核委員會 完成了下列各項工作:

- 與外部核數師討論其核數和中期審閱工作 的一般範疇和結果;
- 審閱外部核數師的管理建議書和管理層的 回應;
- 一檢討外部核數師酬金並提出建議由董事會 批准;
- 就重新委任外部核數師事宜,向董事會提出建議;

- reviewed the external auditors' independence, objectivity and the effectiveness of the audit process;
- reviewed and monitored the integrity of financial statements, annual and interim reports, and annual and interim results announcements of the Company;
- reported to the Board on matters relating to the Audit Committee under the CG Code;
- reviewed the Group's financial controls, internal control and risk management systems;
- discussed auditing, internal control, risk management and financial reporting matters before recommending them to the Board for approval; and
- reviewed the arrangements that employees of the Company and those who deal with the Company can use, in confidence, to raise concerns about possible improprieties in financial reporting, internal controls or other matters.

All issues raised by the external auditors and the Audit Committee have been addressed by the senior management. The work and findings of the Audit Committee have been reported to the Board. During the year, no issues brought to the attention of the senior management and the Board were of sufficient significance for disclosure in the annual report.

The Directors acknowledge their responsibility for preparing the financial statements of the Group which give a true and fair view of the consolidated financial position as at 31 December 2024 and the consolidated financial performance and cash flows of the Group for the year then ended. The statement of the auditor of the Company about its responsibilities on the financial statements of the Group is set out in the independent auditor's report on pages 129 to 137 of the annual report.

- 一檢討外部核數師的獨立性、客觀性和核數程序的成效;
- 一檢討並監察本公司的財務報表、年報和中期報告以及年度和中期業績公佈的完整性;
- 根據企業管治守則就有關審核委員會的事 宜向董事會匯報;
- 一檢討本集團的財務監控、內部監控及風險 管理系統;
- 一 討論審核、內部監控、風險管理和財務報告 事宜,然後提出建議由董事會批准;及
- 一檢討本公司所設定的有關僱員及其他與本公司有往來者可就財務匯報、內部監控或 其他方面可能發生的不正當行為的保密方式提出關注的安排。

高級管理層已就外部核數師和審核委員會提出的 所有問題作出回應。審核委員會的工作和結果已 經向董事會匯報。本年度內,需要高級管理層和 董事會注意的問題的重要性不足以在年報披露。

董事知悉本身須負責編製本集團的財務報表。此等財務報表須真實公平反映本集團於二零二四年十二月三十一日的綜合財務狀況及本集團截至該日止年度的綜合財務表現及現金流量。本公司核數師就其對本集團財務報表的責任之聲明載於年報第129至137頁的獨立核數師報告。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has the overall responsibility for maintaining sound and effective risk management and internal control systems and for reviewing and reasonably ensuring their effectiveness. The objectives of the risk management and internal control of the Group are to apply the philosophies, procedures and methods of risk management and internal control to businesses management and decision-making procedures under its further optimized risk management and internal control system in an effort to prevent and mitigate major risks and enhance management capacity; and to objectively evaluate the effectiveness of governance, control and risk management of the Group through independent internal audit while reasonably ensuring the realization of the Group's strategic objectives and operation objectives and propelling the sustainable development of the enterprise. Such risk management and internal control systems are designed for managing risks rather than eliminating the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Risk Management

The Group has been solidifying three lines of defense in risk management. It has developed a multi-level risk panel, which comprises the Audit Committee under the Board and the Legal Compliance and Risk Control Committee established by the operating management. The Legal Compliance and Risk Control Committee is the highest deliberative body for risk management, chaired by the Chief Executive Officer of the Group and comprising core executives and the Chief Compliance Officer of the Group.

The Compliance and Risk Control Department is a daily operation body established by the Legal Compliance and Risk Control Committee. The first line of defense consists of the business department and functional department, which is responsible for executing and taking primary responsibility for risk management. The second line of defense is the Legal Compliance and Risk Control Committee, which is responsible for planning and supervising risk management. The third line of defense consists of the departments of internal audit and discipline inspection, which is responsible for evaluating risk management consequences. With synergy and coordination, cooperation and high efficiency, these three lines of defense work together to improve systems and processes, and carry out daily supervision, independent evaluation and self-evaluation, in order to ensure the achievement of the strategic goals in a reasonable manner.

風險管理及內部監控

董事會須全面負責維持完善有效的風險管理及內部監控系統,並負責檢討和合理保障其運行的自機性。本集團風險管理及內部監控的目標是是過時續優化風險管理和內部控制體系,將風險管理及內部監督的理念、流程和方法應用於業學理及決策流程,防範化解重大風險,提升管理及決策流程,防範化解重大風險,提團治營管理及決策流程,防範化解重大團人會,會理保證本集團戰略展,會理保證本集團戰略展,會理與人內部監控系統旨在管理而非絕對的保證。 該風險管理及內部監控系統旨在管理而非絕對的保證。 陳述或損失而言,僅能作出合理而非絕對的保證。

風險管理

本集團持續夯實風險管理三道防線,建立了多層次的風險組織,包括董事會下轄的審核委員會、經營管理層成立依法治企委員會暨合規風控管理委員會。依法治企委員會暨合規風控管理委員會是風險管理的最高議事機構,由本集團總裁擔任主任,委員由集團核心高管和首席合規官組成。

合規與風控管理部門是依法治企委員會暨合規風控管理委員會設立的日常工作機構。第一道防線 是業務部門與職能部門組成,是風險管理的執行 者和主體責任者,第二道防線是依法治企委員會 暨合規風控管理委員會,是風險管理的策劃者和 監督者,第三道防線是內部審計和紀檢部門組成,是風險管理效果的評價者。三道防線發到 成,是風險管理效果的評價者。三道防線發揮統 籌協調、齊抓共管、高效運行的協同效應,通過 完善制度與流程,採取日常監督、獨立評價、自 我評價等多種形式,合理護航公司戰略目標達成。

The Group has established the system standards for risk management. Focusing on significant risk control, the Group has carried out risk management using the "Six-step Method" of risk identification, risk assessment, risk response, risk monitoring, risk evaluation and risk reporting. With the adoption of a risk-driven approach, the Group has implemented both "centralized governance" and "devolved control" models to facilitate business development.

本集團已建立了風險管理制度規範,聚焦重大風險管控,通過風險識別、風險評估、風險應對、風險監控、風險評價、風險報告的「六步法」開展風險管理工作。以風險為導向,首次實行「集中管控」和「下沉管控」兩種模式,助力業務發展。

Ongoing optimization of risk management procedures and systems is carried out in compliance with risk management framework of COSO (Committee of Sponsoring Organizations of the Treadway Commission), which has formed the whole chain risk management of "multi-dimensional risk identification, integrated risk assessment, coordinated risk response, integrated supervision and inspection, and coordinated rectification and optimization". Through co-operation with external consultancy institutions and internal business empowerment and training, the culture of risk management is gradually nurtured, the professionalism and the prevention and control standard of risk management personnel are enhanced.

根據COSO (Committee of Sponsoring Organizations of the Treadway Commission) 風險管理框架,不斷優化風險管理流程體系,已形成「多維風險識別、一體風險評估、協同風險應對、整合監督檢查、統籌整改優化」的全鏈路風險管理。通過與外部諮詢機構合作和內部業務賦能培訓,逐步培育風險管理文化,提高風險管理人員的專業素質和防控水平。

The risk management department organizes annual full-scale identification and evaluation of each of the business and function units on the seven aspects of risks, namely the Group's strategies, market, finance, supply chain, law and compliance, quality and food safety as well as sustainable development, and it focuses on the control over the significant risks at group level. The Legal Compliance and Risk Control Committee has reached a consensus to define major responsible departments and person-in-charges. The heads of departments shall be held accountable. The Group has formulated appropriate risk response strategic measures or contingency plans to effectively reduce and avoid the adverse impact brought by those significant risks to the Group's strategic objectives and sustainable development.

風險管理部每年度組織各業務及職能單位全面識別和評估集團戰略、市場、財務、供應鏈、法律與合規、質量與食品安全、可持續發展七個領域的風險,聚焦集團層面重要風險實施管控,依法治企委員會暨合規風控管理委員會達成共識,實主體責任部門與責任人,實施第一負責人人實,制定適當的風險應對策略措施或應急預案,有效降低和規避重要風險對本集團戰略目標和可持續發展的不利影響。

Internal Control

The Board and operating management are responsible for maintaining a stable and effective internal control system, to safeguard the assets of the Group and the interest of shareholders, and for reviewing its effectiveness regularly. The Group has established a multi-level internal control organization. Internal control organizations at different levels coordinate and cooperate with each other to ensure the Group's implementation of internal control.

內部監控

董事會和經營管理層有責任維持穩健而有效的內部監控機制,以保護本集團的資產及股東的權益,並定期檢討有關機制是否有效。本集團已建立多層面的內部監控組織機構,各層級內部監控組織相互協同與聯動,以確保本集團實施內部監督控制。

The senior management of the Group meets to actively evaluate and manage the significant risks, review the solution strategy to ensure the effectiveness of risk management measures to which the Group is exposed to and reports to the Audit Committee on a regular basis. The Group also appoints external consultants, when considered appropriate, to review the Group's internal control, working systems and workflows, as well as the management systems, and to make suggestions on system enhancement.

本集團的高級管理層定期舉行會議,積極評估本 集團面對的重大風險,開展應對策略審核,確保 應對措施的有效性,並會定期向審核委員會彙報 情況。本集團也適時聘用外部顧問,以檢討本集 團的內部監控、工作制度和流程,以及管理體系 等方面,並提供優化系統的建議。

Internal Audit

The Group has set up an independent internal audit department, and the person in charge of the internal audit body can freely liaise with the Audit Committee to directly report the progress of works, including but not limited to audit work planning, work results, important audit findings and rectification. The internal audit body assumes the responsibilities of independent supervision, assessment and advisory, which include the implementation of independent and objective assessment and advisory on the economic activities, internal control and risk management for the Group and the units concerned. The internal audit body is issue-oriented and risk-oriented, which reinforces the supervision and strengthens the functions of management through various works on audit.

In 2024, pursuant to the Company's strategies, the internal audit department focused on key risk areas and covered key control areas. With its emphasis on economic accountability audit, the internal audit department strengthened audit rectification and accountability. The internal audit department completed various audit works reviewed and approved by the Audit Committee under the Board, which facilitated further improvement in the Group's compliance, internal control and risk management. Efforts were made to support management and decision-making, and facilitate business autonomous management, operation improvement, preservation and appreciation of asset values and the realization of strategic objectives of the Company in a reasonable manner.

內部審計

本集團已設立獨立內部審計部門,內部審計機構 負責人可不受限制地接觸審核委員會並直接彙報 工作,匯報內容包括並不限於審計工作計劃、工 作成果、重要審計發現及整改等。內部審計機構 履行獨立監督、評價和建議職責,包括對集團及 所屬單位的經濟活動、內部控制、風險管理實施 獨立、客觀的評價和建議。內部審計機構以問題 和風險為導向,通過各項審計工作,加強監管和 提升管理效能。

二零二四年,內部審計部門圍繞公司戰略、聚焦 重要風險領域、覆蓋關鍵控制環節、重視經濟責 任審計、強化審計整改和追責,已全面完成了董 事會下轄的審核委員會審批的各項審計工作,促 進了本集團在合規、內控、風險管理方面進一步 改善,輔助管理決策,推動業務自主管理、經營 改善,保障資產保值增值,在合理範圍內為公司 戰略目標保駕護航。

The internal audit department attends the Audit Committee meeting and reports the work on internal audit at least twice a year. Resources such as the annual budget on management fee, staffing of the internal audit department and competence are guaranteed to be taken into consideration by the Audit Committee and necessary support will be provided. This is to ensure that sufficient audit resources are allocated to the internal audit department for effective fulfilment of annual work objectives and responsibilities.

內部審計部門每年參加至少兩次審核委員會會議 並彙報內審工作,內部審計部門的年度管理費用 預算、人員配備及勝任能力等資源保證得到審核 委員會的關注和支持,確保內部審計部門擁有充 足審計資源以有效完成年度工作目標和履行職責。

The Board has reviewed semi-annually the risk management and internal control systems of the Group for the year ended 31 December 2024 and considered them to be effective and adequate. Such review had considered all material controls, including financial, operational and compliance controls.

董事會已每半年審閱本集團截至二零二四年十二 月三十一日止年度的風險管理及內部監控系統並 認為有效而足夠。相關審閱已考慮所有重要監控 系統,包括財務、營運及合規監控。

Handling and Dissemination of Inside Information

The Group has formulated an internal Code on Information Disclosure to ensure the truthfulness, accuracy, completeness and timeliness of information disclosure of the Group in accordance with the requirements of the SFO and the Listing Rules. The Internal Code provides for detailed rules in the following areas.

- basic principles of information disclosure
- information that needs to be disclosed and the criteria thereof
- duties of the parties responsible for information disclosure
- procedures for the circulation, review and disclosure of information
- confidentiality of the undisclosed information
- information communication system with investors, securities analysts and the media, etc.
- accountability and handling measures

處理及發佈內幕消息

本集團已制訂關於信息披露的內部守則,確保本 集團信息披露真實、準確、完整、及時並符合證 券及期貨條例及上市規則要求。內部守則在以下 方面有詳細規定。

- 一 信息披露的基本原則
- 一 需要披露的信息及其標準
- 一 負責信息披露人員的職責
- 傳閱、審閱及披露信息的程序
- 一 未披露信息的保密
- 與投資者、證券分析師及媒體等各方的信息交流制度
- 一 責任及處理措施

Disciplinary Inspection and Reporting Channels

The Group has set up a specific integrity department, which is responsible for investigating and handling reported matters on breach of disciplines or rules, misconducts and corruptions. The Group has also openly informed our business partners and staff on the channels and methods of reporting as follows. Firstly, we announce the complaint and reporting hotline, latest complaint and reporting email (mnjw@mengniu.cn) and mailing address on Mengniu's official website. Secondly, we announce the complaint and reporting methods and acceptance scope on Mengniu's WeChat official account. Thirdly, we announce the complaint and reporting methods in the anti-corruption agreements entered into between the Company and suppliers. Fourthly, we announce the complaint and reporting methods in the customer meetings of all business divisions. Fifthly, we announce the complaint and reporting methods during the internal anti-corruption warnings and training held in our daily operations. Sixthly, we announce the complaint and reporting methods in typical case reports. Seventhly, we announce the complaint and reporting methods during the bidding process of the Company. At present, as the Group has announced the methods of complaint and reporting on various channels and established the complaint and reporting mechanism (system), our employees at all levels and partners are familiar with our methods of reporting and the channels of reporting are operating smoothly. Such measures would have a deterrent and preventive effect on matters related to breach of disciplines or rules.

For the year ended 31 December 2024, the Audit Committee held two meetings to carry out review and evaluation on the Group's risk management and internal control systems and reporting channels, the resources, the staff qualification and experience for audit functions and the effectiveness of the work undertaken and there were no significant areas of concerns identified during the evaluation of the risk management and internal control systems and reporting channels. The Board had examined the risk management and internal control systems including finance, operation and control and reviewed the evaluation performed by the Audit Committee, the management and internal and external auditors, on the effectiveness of the risk management and internal control systems of the Group and considered them effective and adequate. No significant areas of concerns were identified.

The Board also reviewed the adequacy of resources, qualifications and experience of staff of the Company's accounting, internal audit and financial reporting functions and their training programs and budget and considered that they are adequate.

紀檢監察與舉報途徑

本集團已設立專門的廉政部門,負責對各類違紀 違規、瀆職、腐敗行為的舉報進行調查和處理, 對合作夥伴和員工等相關方公示了舉報途徑和方 式,一是在蒙牛官網公佈投訴舉報電話、最新投 訴舉報郵箱(mnjw@mengniu.cn)以及郵寄地址;二 是在蒙牛之聲企業微信公眾號公佈投訴舉報方式 和受理範圍;三是在公司與供應商簽訂陽光協定 中公佈投訴舉報方式; 四是在各事業部客戶會議 時公佈投訴舉報方式; 五是在日常開展內部廉潔 警示教育時公佈投訴舉報方式;六是在典型案例 通報中公佈投訴舉報方式; 七是在公司招投標過 程中公佈投訴舉報方式。目前通過多種管道公佈 投訴舉報方式並組織搭建集團投訴舉報機制(體 系),各級員工及合作夥伴均熟知我們的舉報方 式,舉報管道非常暢通。對各類違紀違規等行為 起到了威懾和防範作用。

截至二零二四年十二月三十一日止年度,審核委員會召開了兩次會議,對本集團的風險管理和內部監控系統的體系以及舉報途徑、審計職能的面號,人員資歷及經驗、工作開展的成效等方面進行了檢討和評審,評估風險管理和內部監控系統以及舉報途徑概無重大事宜。董事會已審統財務、運營及監控等風險管理及內部監控系統,部於可由審核委員會、管理層和內部監控系統的部執行有關本集團風險管理和內部監控系統有效性的評審,認為該等系統有效及足夠。概無發現重大事宜。

董事會亦檢討了本公司負責會計、內部審計及財 務彙報職能方面的資源、員工的資歷及經驗、彼 等的培訓計劃及預算等是否足夠,檢討後認為是 足夠的。

EXTERNAL AUDITORS

The Group's independent external auditors are KPMG. The Audit Committee is responsible for the appointment of the external auditors and reviewing the non-audit functions performed by the external auditors for the Group. In particular, the Audit Committee will, prior to the execution of contract with external auditor and the commencement of their duties, consider whether the non-audit functions will result in any potential material conflict of interest.

Details of fees paid or payable to KPMG for the year ended 31 December 2024 are as follows:

外部核數師

本集團的獨立外部核數師為畢馬威會計師事務 所。審核委員會負責委聘外部核數師及審閱外部 核數師為本集團進行的非核數工作。特別是審核 委員會與外部核數師簽訂合約及開始履行其職責 前,考慮有關非核數工作會否導致出現任何潛在 重大利益衝突。

截至二零二四年十二月三十一日止年度支付或應 支付予畢馬威會計師事務所的費用詳情如下:

Services rendered	提供的服務	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Annual audit Interim review Other audit services* Non-audit services	年度審計 中期審閲 其他審計服務* 非審計服務	6,460 1,420 2,750	6,460 1,420 2,478
Review on continuing connected transactions Other professional services**	審閱持續關連交易 其他專業服務**	100 4,381	100 4,129
		15,111	14,587

- * Other audit services mainly include statutory audit and completion audit for certain subsidiaries of the Company.
- Other professional services mainly include agreed-upon procedures services, tax services and comfort letter on circulars provided by KPMG for the year ended 31 December 2024.

The Board is satisfied with the audit fees, process and effectiveness of KPMG.

- 其他審計服務主要包括為本公司若干子公司提供的法定審計及交割審計服務。
- ** 其他專業服務包括截至二零二四年十二月三十一 日止年度畢馬威會計師事務所提供的商定程序服 務、稅務服務及通函認可函服務。

董事會滿意畢馬威會計師事務所的核數費用、程序及成效。

STRATEGY AND DEVELOPMENT COMMITTEE

The Company has established a Strategy and Development Committee. As at 31 December 2024, the Strategy and Development Committee comprised one executive Director, Mr. Gao Fei, four non-executive Directors, Mr. Qing Lijun, Mr. Meng Fanjie, Mr. Wang Xi and Mr. Simon Dominic Stevens and one independent non-executive Director, Mr. Ge Jun. The Strategy and Development Committee is chaired by Mr. Qing Lijun.

The principal duties of the Strategy and Development Committee include drawing up long-term development strategies and significant investments or financing plans of the Company, proposing significant capital investment for operation projects, and conducting studies and making recommendations on important matters that would affect the development of the Company.

The Strategy and Development Committee held one meeting during the year ended 31 December 2024 to discuss about the revised strategy of the Group.

SUSTAINABILITY COMMITTEE

The Company has established a Sustainability Committee. As at 31 December 2024, the Sustainability Committee comprised two executive Directors, Mr. Gao Fei and Ms. Wang Yan, one non-executive Director, Mr. Simon Dominic Stevens, and one independent non-executive Director, Mr. Li Michael Hankin. The Sustainability Committee is chaired by Mr. Simon Dominic Stevens.

The principal duties of the Sustainability Committee include overseeing sustainability, environmental, social and governance ("ESG") issues and risks, identifying ESG matters that are relevant and material to the operations of the Company and its subsidiaries, assisting the Board in preparing and reviewing the annual ESG Report.

The Sustainability Committee held one meeting during the year ended 31 December 2024 to discuss about the 2023 Sustainability Report and major work done in ESG in 2023 and 2024.

戰略及發展委員會

本公司已成立戰略及發展委員會。於二零二四年十二月三十一日,戰略及發展委員會由一名執行董事(高飛先生)、四名非執行董事(慶立軍先生、孟凡傑先生、王希先生及Simon Dominic Stevens先生)及一名獨立非執行董事(葛俊先生)組成。慶立軍先生擔任戰略及發展委員會主席。

戰略及發展委員會的主要職責為草擬本公司長期 發展策略及重大投資或融資計劃、就經營項目提 出重大資本投資建議,並對影響本公司發展的重 要事宜進行研究及作出建議。

戰略及發展委員會於截至二零二四年十二月 三十一日止年度舉行了一次會議,以討論本集團 的戰略修訂。

可持續發展委員會

本公司已成立可持續發展委員會。於二零二四年十二月三十一日,可持續發展委員會由兩名執行董事(高飛先生及王燕女士)、一名非執行董事(Simon Dominic Stevens先生)以及一名獨立非執行董事(李恒健先生)組成。可持續發展委員會由Simon Dominic Stevens先生擔任主席。

可持續發展委員會的主要職責包括監察可持續發展、環境、社會及管治(「ESG」)問題及風險、識別相關並對本公司及其子公司的業務屬重大的ESG事官、協助董事會編製及審閱年度ESG報告。

可持續發展委員會於截至二零二四年十二月 三十一日止年度舉行了一次會議,以討論二零 二三年可持續發展報告及於二零二三年及二零 二四年在ESG方面完成的主要工作。

COMPANY SECRETARY

The Company Secretary is a full time employee of the Company and has day-to-day knowledge of the Company's affairs. The Company Secretary is responsible for facilitating the Board process, as well as communication among Board members, with Shareholders and management. For the year ended 31 December 2024, the Company Secretary has confirmed that he has taken no less than 15 hours of relevant professional trainings.

CONSTITUTIONAL DOCUMENTS

Adoption of the New Memorandum and Articles of Association

By a special resolution passed at the 2024 annual general meeting dated 12 June 2024, the new memorandum and articles of association of the Company (the "Articles of Association") were adopted. The purpose of the adoption was to, among others, update and bring the existing Memorandum and Articles of Association in line with the latest regulatory requirements in relation to the expanded paperless listing regime and the electronic dissemination of corporate communication by listed issuers which took effect from 31 December 2023. The full text of the Articles of Association is available on the Company's website and the website of the Stock Exchange. For details of the amendments, please refer to the announcement and circular of the Company dated 19 April 2024 and 28 April 2024 respectively.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted, in terms no less exacting than, the standards required by the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix C3 to the Listing Rules as the Company's code of conduct and rules governing dealings by all Directors in the securities of the Company. The Directors have confirmed, following the specific enquiry by the Company, that they have complied with the required standard set out in the Model Code throughout the year ended 31 December 2024.

公司秘書

公司秘書為本公司全職僱員,瞭解本公司的日常事務。公司秘書負責安排董事會工作,以及促進董事會成員、與股東及管理層之間的溝通。公司秘書確認,其於截至二零二四年十二月三十一日止年度已參加不少於15小時的相關專業培訓。

組織章程文件

採納新訂之組織章程大綱及細則

經二零二四年股東週年大會上通過的日期為二零二四年六月十二日的特別決議案,本公司新組織章程大綱及細則(「組織章程細則」)已獲採納。採納旨在(其中包括)更新現有組織章程大綱及細則,使其符合有關擴大無紙化上市制度及上市發行人以電子方式發佈公司通訊的最新監管規定(自二零二三年十二月三十一日起生效)。組織章程細則全文可於本公司網站及聯交所網站查閱。有關修訂的詳情,請參閱本公司分別日期為二零二四年四月十九日及二零二四年四月二十八日的公告及通函。

董事的證券交易

本公司已採納條款不遜於上市規則附錄C3所載之《上市發行人董事進行證券交易的標準守則》(「標準守則」)所規定的準則,作為全體董事買賣本公司證券之行為守則及規則。於本公司作出特定查詢後,董事確認,彼等於截至二零二四年十二月三十一日止整個年度內一直遵守標準守則所載之規定標準。

DIVIDEND POLICY

The Company has adopted a dividend policy to set out the principles and guidelines that the Company intends to apply in relation to the declaration, payment or distribution of its net profits as dividends to the Shareholders.

In recommending or declaring dividends, the Company shall maintain adequate cash reserves for meeting its working capital requirements and future growth as well as its shareholder value. The Board has the discretion to propose, declare and distribute dividends to the Shareholders, subject to the articles of association of the Company and all applicable laws and regulations and the factors set out below.

- financial results;
- cash flow situation;
- business conditions and strategies;
- future operations and earnings;
- capital requirements and expenditure plans;
- interests of Shareholders;
- any restrictions on payment of dividends; and
- any other factors that the Board may consider relevant.

股息政策

本公司已採納股息政策,訂明本公司擬向股東宣派、派付或分派其淨利潤作為股息的應有原則及 指引。

在建議或宣派股息時,本公司須維持充足的現金量以滿足日常營運資金及未來發展的要求及股東價值。在不違反本公司組織章程細則及一切適用法律與法規、並受限於以下列明的因素的前提下,董事會有酌情權向股東提議、宣派及派發股息。

- 財務業績;
- 現金流情況;
- 業務情況及戰略;
- 未來營運及盈餘;
- 資本金要求及開支計劃;
- 股東利益;
- 支付股息的任何限制;及
- 其他董事會認為相關的因素。

GENDER DIVERSITY

The following table sets out the gender ratio in the workforce of the Group, including the Board and senior management, as of 31 December 2024:

性別多元化

下表載列截至二零二四年十二月三十一日本集團員工(包括董事會及高級管理層)性別比率:

		Female 女性	Male 男性
Board	董事會	11.1%	88.9%
		(1)	(8)
Senior management (Note)	高級管理層 ^(附註)	25%	75%
•		(3)	(9)
Senior management personnel	高級管理人員	25%	75%
•		(2)	(6)
Middle management personnel	中級管理人員	25.6%	74.4%
		(712)	(2,071)
General staff	一般員工	43.9%	56.1%
donoral stair	M.X.	(16,777)	(21,478)
Overall workforce	員工總數	42.6% (17,494)	57.4% (23,564)

Note: The senior management included one female executive director and one male executive director of the Company.

The Group is an enterprise that focuses on manufacturing and sale of dairy products. Most employees of the Group are engaged in the front line of manufacturing, sales and farming duties. Given the labour intensive nature of manufacturing duties, frequent travels required of sales duties, and the remote locations of the farms requiring employees to be resident at the farms, majority of candidates for the Group's general staff and middle management personnel (who are generally appointed from such front-line positions) are male. Considering the small number of senior management and the fortuitous element in the proportion, the Group believes that maintaining a non-single-sex senior management team is a reasonable goal of gender diversity in the senior management level.

附註: 本公司高級管理層包括一名女性執行董事及一 名男性執行董事。

本集團為一家專注於生產及銷售乳製品的企業。本集團大部分僱員從事一線生產、銷售及養殖工作。鑑於生產工作的勞動密集性,銷售工作要求頻繁差旅,以及牧場位置偏遠,需要僱員居住在牧場等原因,本集團一般員工及中級管理人員(通常自一線崗位任命)職位的申請人大多為男性。考慮到高級管理層數量較少及比例中的偶然性因素,本集團認為,維持非單一性別化的高級管理團隊為實現高級管理層性別多元化的合理目標。

In order to improve gender diversity of the workforce and attract female candidates to the Group, the Group has implemented a specific employee care program with welfare benefits tailored for female employees.

為改善勞動力性別多元化及吸引女性人選加入本 集團,本集團已實施專門僱員關懷計劃,為女性 僱員量身定製福利待遇。

The Group will continue to strictly abide by all applicable labour laws and regulations, provide equal opportunities for employees and candidates of different genders by only considering their qualifications, experience, performance and other factors related to the job functions and ensure that there is no unequal treatment due to gender differences in recruitment, remuneration, promotion and career development.

本集團將繼續嚴格遵守所有適用勞動法律法規, 通過僅考慮彼等資歷、經驗、表現及工作職位相 關的其他因素,為不同性別的僱員及人選提供平 等機會,確保於招聘、薪酬、晉升及事業發展等 方面不存在因性別差異而產生的不公平待遇。

INVESTOR RELATIONS AND COMMUNICATIONS

reports.

The Company adopts a proactive policy in promoting investor relations and communications. Regular meetings are held with institutional investors and financial analysts to ensure two-way communications on the Company's performance and development. When the Company announces its interim and annual results briefings are conducted to apprise investors.

communications on the Company's performance and development. When the Company announces its interim and annual results, briefings are conducted to apprise investors, analysts and the press of the Group's operating results as well as business strategies and outlook. Investor relations website is updated on a timely basis to ensure that investors are able to have access to the Company's information, latest news and

The Board has reviewed the implementation and effectiveness of the shareholders' communication policy conducted during the year. The Board conducted such review from various angles, including whether the policy provided sufficient channels to shareholders to access to the Company, and the availability and quality of the two-way dialogue with shareholders through channels such as investor meetings.

The Board considered that the Company was able to carry out effective two-way communication with its investors and shareholders by way of regular meetings and timely updates of the Company's financial results and developments in accordance with applicable laws and regulations. Accordingly, the Board considered the policy to be effective and adequate.

投資者關係及溝通

本公司採取積極政策推動投資者關係及增進溝通。本公司定期與機構投資者及財務分析員舉行會議,以確保就本公司的表現及發展維持雙向的溝通。當本公司宣佈中期及年度業績時,會以簡報會形式知會投資者、分析員及媒體有關本集團的營運業績和業務策略及展望。本集團會及時更新投資者關係網站,以確保投資者可查閱本公司的資訊、最新消息及報告。

董事會已檢討年內進行的股東溝通政策的實施情 況及成效。董事會從多個角度進行檢討,包括該 政策是否為股東提供足夠的渠道接觸本公司,以 及可否透過投資者會議等渠道與股東雙向對話及 對話的質量。

董事會認為,本公司透過定期會議及根據適用法 律及法規及時更新本公司的財務業績及發展情況,而能夠與投資者及股東進行有效的雙向溝 通。因此,董事會認為該政策有效且充分。

Separate resolutions are proposed at general meetings for each substantially separate issue, including election of Directors. Poll voting has been adopted for decision-making at shareholders' meeting. Details of poll voting procedures were included in the circular dispatched to the Shareholders. The circular also included relevant details of proposed resolutions and biographies of the Directors standing for election.

包括董事選舉的每一重要事項會在股東大會提呈 獨立的決議案。股東大會採用投票表決方式作出 決策。有關投票表決程序的詳情列載於寄發予股 東的通函。通函亦詳列所提呈決議案的詳情及候 選董事的履歷。

SHAREHOLDERS' RIGHTS

Convening of extraordinary general meeting on requisition by Shareholders

According to the articles of association of the Company, any two or more Shareholders or any one Shareholder which is a recognized clearing house (or its nominee(s)) holding as at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company shall have the right, by written requisition, to convene an extraordinary general meeting by depositing the written requisition at the principal office of the Company in Hong Kong at 32nd Floor, COFCO Tower, 262 Gloucester Road, Causeway Bay, Hong Kong for the attention of the Company Secretary, specifying the objects of the meeting, the name(s) and contact details of the requisitionist(s) and signed by the requisitionist(s).

If the Board does not within 21 days from the date of deposit of the requisition proceed duly to convene the meeting to be held within a further 21 days, the requisitionist(s) themselves or any of them representing more than one-half of the total voting rights of all of them, may convene the general meeting in the same manner as that in which meetings may be convened by the Board provided that any meeting so convened shall not be held after the expiration of three months from the date of deposit of the requisition, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to them by the Company.

股東權利

應股東要求召開股東特別大會

根據本公司組織章程細則,於送達要求之日持有 附帶本公司股東大會投票權的繳足股本不少於十 分之一的任何兩名或以上股東或任何一名股東(為 一間認可結算所(或其代理人)),有權提出書面 要求召開股東特別大會。書面要求應送達本公司 於香港的主要辦事處(地址:香港銅鑼灣告士打 道262號中糧大廈32樓),並以公司秘書為收件 人,當中須列明大會的目的、請求人的姓名及聯 絡資料,並由請求人簽署。

倘董事會於送達要求之日起計21日內並無按既定程序通知在之後的21日內召開大會,則請求人自身或當中持有彼等全部投票權50%以上的任何請求人可按董事會召開大會的相同方式召開股東大會。惟按上述方式召開的任何大會不得於送達有關要求之日起計三個月屆滿後召開,且本公司須向請求人償付因應董事會未有召開大會而致使彼等須召開大會所合理產生的所有開支。

Procedures for directing Shareholders' enquiries to the Board

For enquiries to the Board, the Shareholders may contact the Company Secretary at the Hong Kong office of the Company at 32nd Floor, COFCO Tower, 262 Gloucester Road, Causeway Bay, Hong Kong or by email to info@mengniuir.com. The Company will endeavor to respond to their queries in a timely manner. Shareholders may also make enquiries with the Directors at the general meetings of the Company.

In addition, the Shareholders can contact Computershare Hong Kong Investor Services Limited, the share registrar of the Company in Hong Kong, if they have any enquiries about their shareholdings and entitlements to dividend.

Procedures for putting forward proposals at general meetings by Shareholders

A Shareholder may, during the period commencing no earlier than the day after the despatch of the notice of any general meeting and ending no later than seven days prior to the date of such general meeting, give a notice in writing to the Nomination Committee of the Company of his/her intention to propose any person (other than himself/herself) for election to the office of a Director and a notice in writing signed by the person to be proposed of his/her willingness to be elected. Such notices shall be sent to 32nd Floor, COFCO Tower, 262 Gloucester Road, Causeway Bay, Hong Kong, for the attention of the Company Secretary, specifying the name and contact details of the shareholder putting forward the proposal for election of Director and the name and contact details of the person proposed to be elected.

Other than the above concerning a proposal of a person for election as a Director, Shareholders may follow the procedures set out above to convene an extraordinary general meeting for any business specified in such written requisition.

股東向董事會提出查詢的程序

股東如欲向董事會作出查詢,可聯絡本公司公司 秘書,地址為香港銅鑼灣告士打道262號中糧大 廈32樓,或電郵至info@mengniuir.com。本公司 將盡力及時回應他們的查詢。股東亦可於本公司 股東大會上向董事查詢。

此外,股東如欲查詢其持股及獲派股息的權利,可聯絡本公司的香港股份過戶登記處香港中央證券登記有限公司。

股東在股東大會提出建議的程序

在不早於寄發任何股東大會通知翌日起至不遲於該股東大會舉行日期前七日止之期間,股東可向本公司提名委員會發出表明有意建議任何人士(不包括其本人)參選董事的書面通知,及由該獲建議人士簽署表明願意獲選舉的通知。該等通知須送交香港銅鑼灣告士打道262號中糧大廈32樓,以公司秘書為收件人,當中須列明提出選舉董事建議的股東之姓名及聯絡資料。

除上述有關選舉董事人士的建議外,股東亦可按 上述程序就有關書面要求所註明的任何事項召開 股東特別大會。

董事會報告

The Board presents its report together with the audited financial statements of the Company and the Group for the year ended 31 December 2024. The business review of the Group for the year ended 31 December 2024 is set out in the sections headed "CEO's Statement", "Management Discussion and Analysis" and "Corporate Governance Report" of this Annual Report. The discussions therein form part of this Report of the Directors.

董事會提呈其報告,連同本公司及本集團截至二零二四年十二月三十一日止年度的經審核財務報表。本集團截至二零二四年十二月三十一日止年度的業務回顧載於本年報「總裁致辭」、「管理層討論及分析」及「企業管治報告」各節。該等討論為本董事會報告一部份。

PRINCIPAL ACTIVITIES AND ANALYSIS OF OPERATIONS

The principal activity of the Company is investment holding. The principal activities of the Group are manufacturing and distribution of quality dairy products including liquid milk, ice cream, milk formula and cheese in China. There were no significant changes in the nature of the Group's principal activities during the year under review.

Particulars of the Company's subsidiaries are set out in note 1 to the financial statements.

The Group's revenue is derived principally from business activities in China. An analysis of the Group's performance for the year ended 31 December 2024 by business segments is set out in note 4 to the financial statements.

BUSINESS REVIEW

The business review of the Group including a fair review of the Group's business, a description of the principal risks and uncertainties facing the Group, particulars of important events affecting the Group that have occurred since the end of the financial year, an indication of likely future development in the Group's business, key performance indicators, environmental policies and performance, and the Group's key relationships with its employees, customers and suppliers and others that have a significant impact on the Group and on which the Group's success depends is set out in the sections of this annual report headed "CEO's Statement", "Management Discussion and Analysis" and in the notes to the financial statements.

主要業務及營運分析

本公司主要業務為投資控股。本集團的主要業務 為在中國生產及銷售優質乳製品,包括液態奶、 冰淇淋、奶粉及奶酪。回顧年內,本集團主要業 務性質並無重大改變。

本公司子公司的詳情載於財務報表附註1。

本集團的收入主要來自在中國的業務活動。本集 團截至二零二四年十二月三十一日止年度按業務 分部資料劃分的業績分析載於財務報表附註4。

業務回顧

本集團的業務回顧載於本年報的「總裁致辭」、「管理層討論及分析」及財務報表附註,內容包括對本集團業務的中肯審視、對本集團面臨的主要風險及不確定因素的概述、財政年度末起所發生的影響本集團的重要事件的詳情、對本集團可能與人人養務發展的預測、主要表現指標、環境保護政策及表現,以及本集團與其僱員、顧客及供應商的重要關係以及與其他對本集團有重要影響(而本集團的興盛繫於該等人士)的人士的關係。

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's main operations are carried out by the Company's subsidiaries in the PRC while the Company itself is listed on the Hong Kong Stock Exchange. The Group's operations are mainly regulated by Hong Kong, Australian and PRC laws. During the year ended 31 December 2024 and up to the date of this report, the Board was not aware of any non-compliance with the relevant laws and regulations that have a significant impact on the Company.

Please refer to the discussions in this report and the "Corporate Governance Report" for further details on the Group's compliance with the relevant laws and regulations.

RESULTS AND DISTRIBUTION

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss on page 138.

The Board has recommended the payment of a final dividend of RMB0.509 (2023: RMB0.489) per share, amounting to approximately RMB1,994,247,000 (2023: RMB1,924,358,000) in total, to Shareholders whose names appear on the register of members on Wednesday, 18 June 2025.

PROPERTY, PLANT AND EQUIPMENT

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

RESERVES

Details of the movements in the reserves of the Group and of the Company during the year are set out in the consolidated statement of changes in equity on pages 143 to 144 and note 44 to the financial statements. The Company's distributable reserves, calculated in accordance with statutory provisions applicable in the Company's place of incorporation, amounted to approximately RMB11,870,438,000 as at 31 December 2024 (2023: RMB9,498,632,000).

遵守法律及法規

本集團的主要業務營運由本公司在中國的子公司 進行,而本公司本身在香港聯交所上市。本集團 的營運主要受香港、澳洲及中國法律規管。截至 二零二四年十二月三十一日止年度及直至本報告 日期,董事會並無得悉任何違反相關法律及法規 而對本公司有重大影響的事件。

有關本集團遵守相關法律及法規的進一步詳情亦 載於本報告及「企業管治報告」。

業績及分派

本集團截至二零二四年十二月三十一日止年度的 業績載於第138頁綜合損益表。

董事會建議向二零二五年六月十八日(星期三)名列股東名冊的股東派付期末股息每股人民幣0.509元(二零二三年:人民幣0.489元),合共約人民幣1,994,247,000元(二零二三年:人民幣1,924,358,000元)。

物業、廠房及設備

本集團本年度物業、廠房及設備的變動詳情載於 財務報表附註14。

儲備

本集團及本公司年內的儲備變動詳情載於第143 頁至第144頁綜合權益變動表及財務報表附註 44。本公司於二零二四年十二月三十一日的可供 分派儲備(根據本公司註冊成立地點適用的法定 條文計算)約為人民幣11,870,438,000元(二零 二三年:人民幣9,498,632,000元)。

DONATIONS

Charitable and other donations made by the Group during the year amounted to approximately RMB74,590,000 (2023: RMB62.659,000).

SHARE CAPITAL AND SHARE OPTIONS

Details of movement in the Company's share capital and share options during the year are set out in notes 34 and 37 to the financial statements.

DIRECTORS

The Directors during the year ended 31 December 2024 were:

Executive Directors

Gao Fei (appointed on 26 March 2024) Wang Yan Lu Minfang (resigned on 10 October 2024) Zhang Ping (resigned on 26 March 2024)

Non-executive Directors

Qing Lijun (appointed on 22 May 2024)
Meng Fanjie (appointed on 28 August 2024)
Wang Xi (resigned on 28 August 2024 and
appointed on 10 October 2024)
Simon Dominic Stevens
Chen Lang (resigned on 22 May 2024)

Independent Non-executive Directors

Yih Dieter Lai Tak Li Michael Hankin Ge Jun

捐款

本集團於年內捐獻約人民幣74,590,000元(二零 二三年:人民幣62,659,000元)作為慈善及其他 捐款。

股本及購股權

本公司年內股本及購股權變動的詳情載於財務報 表附註34及37。

董事

截至二零二四年十二月三十一日止年度的董事如 下:

執行董事

高飛(於二零二四年三月二十六日獲委任) 王燕 盧敏放(於二零二四年十月十日辭任) 張平(於二零二四年三月二十六日辭任)

非執行董事

慶立軍(於二零二四年五月二十二日獲委任) 孟凡傑(於二零二四年八月二十八日獲委任) 王希(於二零二四年八月二十八日辭任及 於二零二四年十月十日獲委任) Simon Dominic Stevens 陳朗(於二零二四年五月二十二日辭任)

獨立非執行董事

葉禮德 李恒健 葛俊

In accordance with Article 112 of the Company's articles of association, Ms. Wang Yan and Mr. Li Michael Hankin will retire by rotation and Mr. Meng Fanjie and Mr. Wang Xi will also retire in accordance with the Company's articles of association and, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

根據本公司組織章程細則第112條,王燕女士及李恒健先生將會輪流告退,而孟凡傑先生及王希先生亦將根據本公司的組織章程細則退任,惟彼等符合資格及願意於應屆股東週年大會膺選連任。

The Company considers that all the independent non-executive Directors are independent pursuant to the criteria set out in Rule 3.13 of the Listing Rules and that a confirmation of independence has been received from each of them.

根據上市規則第3.13條所載的準則,本公司認為獨立非執行董事均為獨立人士,並已收到其各自有關獨立性的確認書。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of the Directors and the senior management are set out on pages 61 to 71.

DIRECTORS' SERVICE CONTRACTS

No director proposed for re-election at the forthcoming annual general meeting has service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' REMUNERATION

The directors' fees are subject to shareholders' approval at general meetings. Other emoluments are determined by the Company's board of directors with reference to directors' duties and responsibilities in the Group and the prevailing market rate.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

No transaction, arrangement or contract of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

董事及高級管理人員履歷詳情

董事及高級管理人員履歷簡要載於第61頁至第71 百。

董事的服務合約

將於應屆股東週年大會有意重選的董事概無與本公司簽訂不可由本公司於一年內免付補償(法定補償除外)予以終止的服務合約。

董事薪酬

董事袍金須於股東大會經股東批准。其他酬金由 本公司董事會參考董事於本集團的職責及責任及 現行市場薪酬水平後釐定。

董事的交易、安排或合約權益

於年底時或年內任何時間,本公司或其任何子公司概無簽訂任何涉及本集團的業務而任何董事直接或間接在其中擁有重大權益的重大交易、安排或合約。

PERMITTED INDEMNITY PROVISION

The articles of association of the Company provides that every Director or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities incurred or sustained by him as a Director or other officer of the Company in defending any proceedings, whether civil or criminal. In addition, the Company has maintained appropriate insurance in respect of potential legal actions against the Directors and its officers. The relevant provisions in the articles of association of the Company and the relevant insurance were in force during the financial year ended 31 December 2024 and as of the date of this report.

DIRECTORS' INTERESTS, LONG AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2024, the interests and short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company and any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) (the "Associated Corporations") as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules were as follows:

獲准許的彌償條文

本公司的組織章程細則規定每位董事或本公司其 他高級職員均有權就作為董事或本公司其他高級 職員在任何民事或刑事訴訟中提出答辯而招致或 蒙受的所有損失或責任獲得以本公司資產向其作 出彌償保證。此外,本公司已就針對董事及其高 級職員的潛在法律行動購買合適的保險。本公司 的組織章程細則相關規定及相關保險於截至二零 二四年十二月三十一日止財政年度及截至本報告 日期仍然有效。

董事於股份、相關股份及債權證的權 益、好倉及淡倉

於二零二四年十二月三十一日,本公司董事及主要行政人員於本公司及其任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)(「相聯法團」)的股份、相關股份及債權證中,擁有已列入證券及期貨條例第352條規定存置的登記冊內的權益及淡倉,或如上市規則附錄C3所載列,根據上市發行人董事進行證券交易的標準守則(「標準守則」)另行知會本公司和香港聯合交易所有限公司(「聯交所」)的權益及淡倉如下:

Long positions in the shares of the Company or any of the 於本公司或其任何相聯法團股份的好倉(包括根 Associated Corporations (including options granted under the 據本公司購股權計劃授予的購股權): Company's share option scheme):

Name of Director 董事姓名	Nature of Interest 權益性質	Total Number of Ordinary Shares/ Underlying Share Held 持有普通股/ 相關股份總數	Percentage of the Company's Issued Share Capital 佔本公司已發行 股本的百分比
Gao Fei 高飛	Personal Interest 個人權益	4,287,957 (L) ⁽¹⁾⁽²⁾	0.11% ⁽³⁾
Meng Fanjie 孟凡傑	Personal Interest 個人權益	8,000 (L) ⁽²⁾	0.00%(3)

Notes:

- It comprised (i) 292,632 shares held by Mr. Gao Fei, (ii) 566,988 shares granted to Mr. Gao Fei under the restricted share award scheme of the Company and (iii) 3,428,337 underlying shares in respect of the share options granted under the Company's share option scheme.
- (2)Interest held in the capacity of beneficial owner.
- (3)The calculation is based on the number of shares as a percentage of the total number of issued shares of the Company (i.e. 3,919,104,513 shares) as at 31 December 2024.
- (L)Indicates a long position.

附註:

- 該數目包括(i)高飛先生持有的292,632股股份; (ii)本公司限制性股票獎勵計劃授予高飛先生的 566,988股股份;及(iii)有關根據本公司購股權計 劃授出的購股權的3.428.337股相關股份。
- 以實益擁有人身份持有的權益。 (2)
- 按照股份數目佔本公司於二零二四年十二月 (3)三十一日已發行股份總數3,919,104,513股的百 分比計算。
- 表示好倉。 (L)

Details of the Company's share option scheme and restricted share award scheme are set out in the sections headed "Share Option Scheme" and "Share Award Scheme", respectively below. 本公司的購股權計劃及限制性股票獎勵計劃之詳情分別載於下文「購股權計劃」及「股票獎勵計劃」 各節。

Save as disclosed above, as at 31 December 2024, none of the Directors and the chief executive of the Company had any interests and short positions in the shares, underlying shares and debentures of the Company or any of the Associated Corporations as recorded in the register of the Company required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

除上文所披露者外,於二零二四年十二月三十一日,本公司各董事及主要行政人員於本公司或任何相聯法團的股份、相關股份及債權證中,概無擁有任何登記在根據證券及期貨條例第352條規定存置的登記冊內,或根據標準守則另行知會本公司和聯交所的權益及淡倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES

Save as disclosed under the sections headed "Directors' Interests, Long and Short Positions in Shares, Underlying Shares and Debentures" above and "Share Option Scheme" and "Share Award Scheme" below, at no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate granted to any Director, or his or her respective spouse or minor children, or were any such rights exercised by them; or was the Company, or any of its holding companies, subsidiaries or fellow subsidiaries, a party to any arrangement to enable the Directors to acquire such rights in the Company or any other body corporate.

董事收購股份的權利

除於上文「董事於股份、相關股份及債權證的權益、好倉及淡倉」一節及下文「購股權計劃」及「股票獎勵計劃」所披露者外,於年內任何時間,概無任何董事或其各自的配偶或未成年子女獲授出可藉收購本公司或任何其他法團實體的股份或債權證而獲利的權利,且彼等並無行使任何有關權利,且本公司或其任何控股公司、子公司或同系子公司概無訂立任何安排,以致使董事可獲得於本公司或任何其他法團實體的有關權利。

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31 December 2024, the interests or short positions of substantial shareholders of the Company, other than the Directors or the chief executive of the Company whose interests and short positions in the shares of the Company and of the Associated Corporations are set out above, in the shares and underlying shares of the Company as recorded in the register required to be maintained under section 336 of the SFO were as follows:

主要股東權益

於二零二四年十二月三十一日,根據證券及期貨條例第336條規定存置的登記冊所記錄,本公司的主要股東(於本公司及相聯法團的股份中所擁有的權益及淡倉已於上文載列的本公司董事及主要行政人員除外)於本公司股份及相關股份中的權益或淡倉如下:

			Percentage of the Company's Issued
Name of Substantial Shareholder	主要股東姓名/名稱	Number of Ordinary Shares 普通股數目	Share Capital ⁽¹⁰⁾ 佔本公司已發行 股本百分比 ⁽¹⁰⁾
00500		0.70.04 (0.04 () ()	
COFCO Corporation	中糧集團有限公司	950,014,304(L) ⁽¹⁾	24.24%
COFCO (Hong Kong) Limited	中糧集團(香港)有限公司	938,103,304(L) ⁽²⁾⁽³⁾	23.94%
China Foods (Holdings) Limited	中國食品(控股)有限公司	846,174,304(L) ⁽⁴⁾	21.59%
Farwill Limited	志遠有限公司	938,103,304(L) ⁽²⁾⁽⁵⁾	23.94%
Colour Spring Limited	彩泉有限公司	938,103,304(L) ⁽²⁾	23.94%
COFCO Dairy Holdings Limited	中糧乳業控股有限公司	938,103,304(L) ⁽²⁾⁽⁶⁾	23.94%
COFCO Dairy Investments Limited	中糧乳業投資有限公司	938,103,304(L) ⁽²⁾⁽⁷⁾	23.94%
Prominent Achiever Limited	互達有限公司	938,103,304(L) ⁽²⁾⁽⁸⁾	23.94%
Arla Foods amba	Arla Foods amba	938,103,304(L) ⁽²⁾	23.94%
FIL Limited	FIL Limited	236,266,000(L) ⁽⁹⁾	6.03%
		1,514,000(S)	0.04%
Pandanus Partners L.P.	Pandanus Partners L.P.	236,266,000(L) ⁽⁹⁾	6.03%
		1,514,000(S)	0.04%
Pandanus Associates Inc.	Pandanus Associates Inc.	236,266,000(L) ⁽⁹⁾	6.03%
		1,514,000(S)	0.04%
Brown Brothers Harriman & Co.	Brown Brothers Harriman & Co.	197,019,863(L)	5.03%
		197,019,863(P)	5.03%
UBS Group AG	UBS Group AG	211,417,552(L)	5.39%
Mitsubishi UFJ Financial Group, Inc.	Mitsubishi UFJ Financial Group, Inc.	308,997,000(L)	7.88%

Notes:

(1) COFCO Corporation is deemed interested in an aggregate of 950,014,304 shares in the Company through its controlled corporations, being COFCO (Hong Kong) Limited (which is whollyowned by COFCO Corporation), China Foods (Holdings) Limited (which is wholly-owned by COFCO (Hong Kong) Limited), Farwill Limited (which is wholly-owned by China Foods (Holdings) Limited), COFCO Dairy Holdings Limited (which is owned by Farwill Limited as to 70%), COFCO Dairy Investments Limited (which is owned by COFCO Dairy Holdings Limited as to 82.16%), Prominent Achiever Limited (which is wholly-owned by COFCO Dairy Investments Limited) and WDF Investment Co., Ltd. (which is wholly-owned by COFCO Corporation).

附註:

(1) 中糧集團有限公司被視為透過其控股公司(即中糧集團(香港)有限公司(中糧集團有限公司全資持有)、中國食品(控股)有限公司(中糧集團(香港)有限公司全資持有)、志遠有限公司(中國食品(控股)有限公司全資持有70%的股權)、中糧乳業投資有限公司(中糧乳業控股有限公司持有82.16%的股權)、互達有限公司(中糧乳業投資有限公司全資持有)及WDF Investment Co., Ltd. (中糧集團有限公司全資持有))於本公司合共950,014,304股股份中擁有權益。

- (2) COFCO (Hong Kong) Limited, Farwill Limited, Colour Spring Limited, COFCO Dairy Holdings Limited, COFCO Dairy Investments Limited, Prominent Achiever Limited and Arla Foods amba are deemed interested in an aggregate of 938,103,304 shares in the Company under section 317 of the SFO.
- (3) COFCO (Hong Kong) Limited is a beneficial owner of 91,929,000 shares in the Company and is deemed interested in another 846,174,304 shares in the Company through its controlled corporations, being China Foods (Holdings) Limited, Farwill Limited, COFCO Dairy Holdings Limited, COFCO Dairy Investments Limited and Prominent Achiever Limited.
- (4) China Foods (Holdings) Limited is deemed interested in an aggregate of 846,174,304 shares in the Company through its controlled corporations, being Farwill Limited, COFCO Dairy Holdings Limited, COFCO Dairy Investments Limited and Prominent Achiever Limited.
- (5) Farwill Limited is deemed interested in an aggregate of 846,174,304 shares in the Company through its controlled corporations, being COFCO Dairy Holdings Limited, COFCO Dairy Investments Limited and Prominent Achiever Limited.
- (6) COFCO Dairy Holdings Limited is deemed interested in an aggregate of 846,174,304 shares in the Company through its controlled corporations, being COFCO Dairy Investments Limited and Prominent Achiever Limited.
- (7) COFCO Dairy Investments Limited is a beneficial owner of 550,146,260 shares in the Company and is deemed interested in another 296,028,044 shares in the Company through its controlled corporation, being Prominent Achiever Limited.
- (8) Prominent Achiever Limited is a beneficial owner of 296,028,044 shares in the Company.
- (9) Based on the disclosure of interest filed by Pandanus Associates Inc., FIL Limited is a controlled corporation of Pandanus Partners L.P., which is in turn a controlled corporation of Pandanus Associates Inc.
- (10) The total issued shares of the Company as at 31 December 2024 was 3,919,104,513.
- (L) Indicates a long position.
- (S) Indicates a short position.
- (P) Indicates a lending pool.

Saved as disclosed above, as at 31 December 2024, no other interests or short position in the shares or underlying shares of the Company were recorded in the register maintained under Section 336 of the SFO.

- (2) 根據證券及期貨條例第317條,中糧集團(香港) 有限公司、志遠有限公司、彩泉有限公司、中糧 乳業控股有限公司、中糧乳業投資有限公司、互 達有限公司及Arla Foods amba被視為於本公司 合共938,103,304股股份中擁有權益。
- (3) 中糧集團(香港)有限公司為本公司91,929,000股股份實益擁有人且被視為透過其控股公司(即中國食品(控股)有限公司、志遠有限公司、中糧乳業控股有限公司、中糧乳業投資有限公司及互達有限公司)於本公司另外846,174,304股股份中擁有權益。
- (4) 中國食品(控股)有限公司被視為透過其控股公司(即志遠有限公司、中糧乳業控股有限公司、中糧乳業投資有限公司及互達有限公司)於本公司合共846.174.304股股份中擁有權益。
- (5) 志遠有限公司被視為透過其控股公司(即中糧乳業控股有限公司、中糧乳業投資有限公司及互達有限公司)於本公司合共846,174,304股股份中擁有權益。
- (6) 中糧乳業控股有限公司被視為透過其控股公司 (即中糧乳業投資有限公司及互達有限公司)於本 公司合共846,174,304股股份中擁有權益。
- (7) 中糧乳業投資有限公司為本公司550,146,260股股份的實益擁有人且被視為透過其控股公司(即 互達有限公司)於本公司另外296,028,044股股份 中擁有權益。
- (8) 互達有限公司為本公司296,028,044股股份的實 益擁有人。
- (9) 根據Pandanus Associates Inc.提交的權益披露, FIL Limited為Pandanus Partners L.P. 的受控法 團,而後者為Pandanus Associates Inc.的受控 法團。
- (10) 於二零二四年十二月三十一日,本公司已發行股份總數為3,919,104,513股。
- (L) 表示好倉。
- (S) 表示淡倉。
- (P) 表示可供借出的股份。

除上文所披露者外,於二零二四年十二月三十一日,根據證券及期貨條例第336條規定存置的登記冊所示,概無任何其他於本公司股份或相關股份中的權益或淡倉。

SHARE OPTION SCHEME

On 3 June 2016, the shareholders of the Company approved the adoption of a new share option scheme (the "2016 Share Option Scheme") in order to enable the Group to continue to offer valuable incentive to attract and retain quality personnel to work to increase the value of the shares of the Company. The 2016 Share Option Scheme shall be valid and effective for a period of 10 years commencing from 3 June 2016 and will expire on 2 June 2026. Under the rules of the 2016 Share Option Scheme which was adopted in 2016, participants of the 2016 Share Option Scheme may include the Company's directors (including independent non-executive directors), other employees of the Group, suppliers of goods or services to the Group, customers and any person or entity that provides research, development or technological support to the Group. Pursuant to the updated Chapter 17 of the Listing Rules relating to Share Schemes of Listed Issuers which took effect on 1 January 2023, eligible participants of the 2016 Share Option Scheme shall only comprise (i) director and employees of the Group, (ii) directors and employees of the holding companies, follow subsidiaries or associated companies of the Company, or (iii) persons who provide services to the Group on a continuing or recurring basis in its ordinary and usual course of business which are in the interests of the long term growth of the Group. All existing grantees under the 2016 Share Option Scheme are employees of the Group. The Company will not grant share options pursuant to the 2016 Share Option Scheme to persons who are not eligible to be participants of the share scheme under the Listing Rules.

The total number of securities available for issue under the 2016 Share Option Scheme is 391,926,640 shares (the "Scheme Mandate Limit", being 10% of the total number of shares of the Company in issue as at the date of approval (i.e. 3,919,266,402 shares as at 3 June 2016)), which represents 10% of the total issued shares of the Company as at the date of this annual report (i.e. 3,917,970,513 shares as of 26 March 2025). The maximum entitlement of each participant under the 2016 Share Option Scheme must not, during any 12-month period, exceed 1% of the total number of shares in issue as at the date of approval, being 39,192,664 shares. Further details on the vesting period, amount payable on acceptance of the option and the basis of determining the exercise price are listed out in note 37 to the financial statements.

購股權計劃

二零一六年六月三日,本公司股東批准採納新購 股權計劃(「二零一六年購股權計劃」),讓本集團 繼續向傑出僱員提供優厚獎勵,以吸引並挽留彼 等效力本集團,提高本公司股份價值。二零一六 年購股權計劃自二零一六年六月三日起生效,有 效期為十年,將於二零二六年六月二日失效。根 據二零一六年採納的二零一六年購股權計劃的規 則,二零一六年購股權計劃的參與者可包括本公 司董事(包括獨立非執行董事)、本集團之其他僱 員、本集團之貨品或服務供應商、客戶以及向本 集團提供研究、開發或技術支援的任何人士或實 體。根據於二零二三年一月一日生效有關上市發 行人股份計劃的上市規則第17章(經更新),二零 一六年購股權計劃之合資格參與者只可包括(i)本 集團的董事及僱員,(ii)本公司控股公司、同系子 公司或聯營公司的董事及僱員,或(iii)一直並持續 向本集團在其日常及一般業務過程中提供有利本 集團長遠發展的服務的人士。二零一六年購股權 計劃的所有現有承授人均為本集團僱員。本公司 不會根據二零一六年購股權計劃向上市規則下不 合資格的參與者授出購股權。

根據二零一六年購股權計劃可以發行的證券總數為391,926,640股股份(「計劃授權上限」,佔二零一六年六月三日批准當日本公司股份總數(即3,919,266,402股)的10%),佔本年報日期(即二零二五年三月二十六日)本公司已發行股份總數(即3,917,970,513股)的10%。每名參與者在二零一六年購股權計劃下可享有的最高股數,為在任何12個月內不得超過批准當日本公司之已發行股份總數的1%,即39,192,664股。有關歸屬期、接納購股權須付金額、獲授購股權的行使價的釐定基準詳情載於財務報表附註37。

The movement of the share options granted under the 2016 於年內根據二零一六年購股權計劃授出的購股權 Share Option Scheme during the year is as follows.

變動如下。

		Number of share options 購股權數目							
Name or category of participant 參與者姓名或類別	As at 1 January 2024 於二零二四年 一月一日	Granted during the year [®] 年內授出 [®]	Exercised during the year [©] 年內行使 [©]	Lapsed during the year 年內失效	Cancelled during the year 年內註銷	As at 31 December 2024 於二零二四年 十二月三十一日	Date of grant of share options 授出購股權日期	Exercise period of share options (both dates inclusive) ⁽¹⁾ 購股權行使期間 (包括首尾兩天) ⁽¹⁾	Exercise price of share options 購股權行使價 HK\$ 港元
Executive Director									
執行董事 Gao Fei 高飛	2,669,876	-	-	-	-	2,669,876	11.5.2022 二零二二年五月十一日	11.5.2023 to 10.5.2027 二零二三年五月十一日至 二零二七年五月十日	40.58
	758,461	-	-	-	-	758,461	30.12.2022 二零二二年十二月三十日	1.4.2024 to 29.12.2025 二零二四年四月一日至 二零二五年十二月二十九日	35.54
Other employees in aggregate 其他僱員總計	620,211	-	-	-	-	620,211	1.4.2020 二零二零年四月一日	1.4.2021 to 31.3.2025 二零二一年四月一日至 二零二五年三月三十一日	26.54
六世惟兄祕山	25,640,982	-	-	(3,608,369)	-	22,032,613	11.5.2022 二零二二年五月十一日	11.5.2023 to 10.5.2027 二零二三年五月十一日至 二零二十年五月十日	40.58
	12,436,764	-	-	(5,377,059)	-	7,059,705	30.12.2022 二零二二年十二月三十日	1.4.2024 to 29.12.2025 二零二四年四月一日至 二零二五年十二月二十九日	35.54
	42,126,294	_	-	(8,985,428)	_	33,140,866			

Notes:

- (1) The exercise period of the share options granted commences after a certain vesting period and the fulfilment of certain performance targets (including mainly annual revenue, profit attributable to owners of the Company, and free cash flow of the Group), and ends on a date which is no later than five years from the date of grant of such options. Further details of the share option scheme are set out in note 37 to the financial statements.
- The number of options available for grant under the Scheme Mandate Limit at the beginning of the financial year is 299,974,501, and at the end of the financial year is 308,959,929. The number of shares that may be issued in respect of options granted under all schemes of the Company during the financial year divided by the weighted average number of shares of the relevant class in issue for the financial year is 0.96%.
- Save as disclosed above, no other Director, chief executive or substantial shareholder or their respective associates (i) have any outstanding options at the beginning and at the end of the year ended 31 December 2024, or (ii) have any options granted, exercised, cancelled or lapsed during the year ended 31 December 2024. There are no participants with options granted and to be granted in excess of the 1% individual limit, nor any related entity participant or service provider with options granted.

附註:

- 該等購股權的行使期由若干歸屬期及達成若干表 現目標(主要包括年度收入、本公司權益股東應 佔利潤及本集團自由現金流量)後開始生效,直 至授出該等購股權日期起滿五年之日為止。有關 購股權計劃的進一步詳情載於財務報表附註37。
- (2) 於財政年度初根據計劃授權上限可授出的 購股權數目為299,974,501份,於財政年度末為 308,959,929份。財政年度內可就本公司所有計 劃下授出的購股權而發行的股份數目,除以該財 政年度內已發行的有關類別股份的加權平均數目 為0.96%。
- 除上文所披露者外,概無其他董事、主要行政人 員或主要股東或彼等各自之聯繫人(i)於截至二零 二四年十二月三十一日止年度開始及結束時擁有 任何尚未行使之購股權,或(ii)於截至二零二四年 十二月三十一日止年度內擁有任何已授出、行 使、註銷或失效的任何購股權。概無獲授及將獲 授超出個人上限購股權1%之參與者及概無向相 關實體參與者及服務供應商授出購股權。

SHARE AWARD SCHEME

Restricted Share Award Scheme

The restricted share award scheme (the "Share Award Scheme") of the Company was adopted by the Board on 26 March 2013 (the "Adoption Date"). Subject to any early termination as may be determined by the Board, the Share Award Scheme shall be valid and effective for a period of 5 years commencing on the Adoption Date. On 13 July 2017, the Directors of the Company approved to extend the validity period of the Share Award Scheme for approximately another five years to 26 March 2023. On 11 May 2022, the Directors of the Company approved to extend the validity period of the Share Award Scheme for approximately another 3 years to 26 March 2026.

Participants of the Share Award Scheme may include any director, employee, officer, agent or consultant of the Group who are individuals. All existing grantees are employees of the Group. The purpose of the Share Award Scheme is to motivate employees of the Group to maximize the value of and share the results with the Company in order to achieve sustainable development of the Group.

The Share Award Scheme is a share scheme of the Company that is funded by existing shares of the Company. Under the Share Award Scheme, existing shares will be purchased by an independent trustee from the market out of cash contributed by the Group and be held in trust for the relevant participants of the Share Award Scheme until such shares are vested with the relevant participants in accordance with the provisions of the Share Award Scheme. The Share Award Scheme is not a share scheme involving the grant by the Company of (i) the Company's new shares; or (ii) options over the Company's new shares, to, or for the benefit of, specified participants thereunder. Grant of shares under the Share Award Scheme will not result in any issue of new shares or any dilution effect on the shareholdings of existing Shareholders of the Company.

股票獎勵計劃

限制性股票獎勵計劃

本公司限制性股票獎勵計劃(「股票獎勵計劃」)於二零一三年三月二十六日(「採納日期」)獲董事會採納。受限於董事會可能釐定的任何提早終止,股票獎勵計劃將於採納日期起計五年期間內一直有效及生效。於二零一七年七月十三日,本公司的董事同意延長股票獎勵計劃的有效期約五年至二零二三年三月二十六日。於二零二三年五月十一日,本公司的董事同意批准延長股票獎勵計劃的有效期約三年至二零二六年三月二十六日。

股票獎勵計劃的參與者可包括任何任職本集團的 董事、僱員、高級人員、代理或顧問的個人。所 有現有承授人均為本集團僱員。股票獎勵計劃旨 在激勵本集團僱員為本公司創造更高價值,與本 公司共享成果,推動本集團持續發展。

股票獎勵計劃是以本公司現有股份撥付的本公司股份計劃。根據股票獎勵計劃,獨立受託人以本集團出資的現金於市場上購買現有股份,及以信託形式代股票獎勵計劃相關參與者持有,直至該等股份根據股票獎勵計劃的條文歸屬於相關參與為止。股票獎勵計劃不是一項涉及由本公司新股份的購股權,或為其利益而授予的股份計劃。根據股票獎勵計劃授出的股份將不會導致任何新股份的發行或對本公司現有股東的股權產生任何攤薄影響。

Pursuant to the rules of the Share Award Scheme, the numbers of shares to be purchased by the trustee must not exceed 178,105,864 shares (being 5% of the issued share capital as at the Adoption Date (after adjustment of bonus issue) (i.e. 3,562,117,284 shares)). The maximum number of restricted shares which may be granted to a participant of the Share Award Scheme at any one time or in aggregate may not exceed 17,810,586 shares, being 0.5% of the issued share capital of the Company as at the Adoption Date (after adjustment of bonus issue).

根據股票獎勵計劃的規則,受託人所購買的股份數目不得超過178,105,864股(即於採納日期已發行股本(經紅股發行調整後)(即3,562,117,284股股份)的5%)。於任何時間可能授予股票獎勵計劃單一參與者的限制性股票數目上限或總數不得超過17,810,586股,即採納日期本公司已發行股本(經紅股發行調整後)的0.5%。

All granted shares under the Share Award Scheme would vest in two equal batches on the first and second anniversaries of the date of grant in accordance with certain vesting conditions.

At the beginning and at the end of the year ended 31 December 2024, the purchase price of unvested share awards is nil.

During the year ended 31 December 2024, the purchase price of share awards vested is nil.

No share awards were cancelled during the year ended 31 December 2024. Therefore, purchase price of share awards cancelled during the year is not applicable.

During the year ended 31 December 2024, no shares of the Company was granted to selected participants. Therefore, the purchase price of share awards granted during the year is not applicable.

根據股票獎勵計劃授出的所有股份將分為二等份 歸屬,根據若干歸屬條件由授出日期起第一及二 個週年歸屬。

截至二零二四年十二月三十一日止年初及年末, 未歸屬股份獎勵的購買價為零。

截至二零二四年十二月三十一日止年度,已歸屬 股份獎勵的購買價為零。

截至二零二四年十二月三十一日止年度,概無股份獎勵獲註銷。因此,本年度註銷的股份獎勵的 購買價不適用。

截至二零二四年十二月三十一日止年度,概無本公司股票獲授予獲選參與者。因此,年內已授出 股份獎勵的購買價不適用。

Details of the interests of the directors and other grantees in the shares granted under the Share Award Scheme are as follows:

有關本公司董事及其他承授人於股票獎勵計劃下 授出股份的權益詳情載列如下:

		Number of restricted share awards 限制性股票獎勵數目									
Name or category of participants 參與者姓名或 類別	As at 1 January 2024 於二零二四年 一月一日	Granted during the year 年內授出	Vested during the year 年內歸屬	g the year during the 2024 share awards ^{rg} Purc ar 年內失效/ year 於二零二四年 授出限制性	Purchase price 購買價	price 緊接授出日期	Fair value at the date of grant ⁽²⁾ 於授出日期的 公允值 ⁽²⁾	before the			
Other employees in	2,290,448	-	(2,245,789)	(44,659)	-	-	11.5.2022	Nil 零	39.00	38.85	16.96
aggregate ⁽⁴⁾ 其他僱員總計 ⁽⁴⁾	3,625,875	_	(1,720,147)	(218,837)	_	1,686,891	31.3.2023	Nil 零	32.60	32.20	16.80
	5,916,323	_	(3,965,936)	(263,496)	_	1,686,891					

Further details of the Share Award Scheme are also set out in Note 38 to the financial statements.

股票獎勵計劃的進一步詳情亦載於財務報表附註 38。

Notes:

- (1) The performance targets attached to the restricted share awards granted are mainly based on the annual revenue, profit attributable to owners of the Company, and free cash flow of the Group.
- (2) The fair value of the shares granted was calculated based on the market prices of the Company's shares at the respective grant dates. No dividend was to be considered. Further details of the accounting policy adopted are set out in Notes 2 and 38 to the financial statements.
- (3) These refer to the weighted average closing price of the shares of the Company immediately before the dates on which the awards were vested.
- (4) No Director, chief executive or substantial shareholder or their respective associates (i) have any unvested awards at the beginning and at the end of the year ended 31 December 2024, or (ii) have any awards granted, vested, cancelled or lapsed during the year ended 31 December 2024. There are no participants with awards granted and to be granted in excess of the 1% individual limit, nor any related entity participant or service provider with awards granted.

附註:

- (1) 授出的限制性股票獎勵所附的表現目標主要基於 年度收入、本公司權益股東應佔利潤及本集團自 由現金流量。
- (2) 已授出股份的公允值乃基於本公司股份於各授出 日期的市值計算,當中不會計及股息。所採納會 計政策的詳情載於財務報表附註2及38。
- (3) 指本公司股份於緊接獎勵歸屬日期前之加權平均 收市價。
- (4) 概無其他董事、主要行政人員或主要股東或彼等各自之聯繫人(i)於截至二零二四年十二月三十一日止年度開始及結束時擁有任何未歸屬獎勵,或(ii)於截至二零二四年十二月三十一日止年度內擁有任何已授出、歸屬、註銷或失效的獎勵。概無獲授及將獲授超出個人上限獎勵1%之參與者及概無向相關實體參與者及服務供應商授出獎勵。

RELEVANT SCHEME

On 24 January 2021, the Company announced that, subject to certain conditions being satisfied, certain financial products will be made available for subscription by the selected participants in the Group or the Company's associates who meet certain criteria (the "Selected Participants") under a scheme to be adopted by the Company (the "Relevant Scheme"), pursuant to which the Selected Participants are entitled to receive certain returns as incentives (the "Incentives"). The Relevant Scheme was established to retain and provide incentives to the Selected Participants to motivate them to further create value for the Company. On 24 September 2021, the Company further announced that the Board intended to adopt the Relevant Scheme (subject to certain conditions being satisfied). It was expected that the Selected Participants will indirectly subscribe for certain structured notes (the "Structured Notes"). The Structured Notes will be issued by Eaglets International Financial Products Limited ("Eaglets") (an Independent Third Party), and Eaglets will subscribe for the Convertible Bonds. The Incentives to be received by the Selected Participants from time to time will be based on returns on the Structured Notes which are in turn calculated with reference to the performance of the Convertible Bonds and the Company's Share price. On 26 November 2021, the issuance and placing of HK\$4,862,600,000.00 3.08% Convertible Bonds due 2026 (debt stock code: 40946) under specific mandate in relation to the Relevant Scheme was completed. The bonds are convertible at the option of the bondholders into ordinary shares beginning in 2022. Pursuant to Condition 8(c) (Redemption for a Relevant Event) of the terms and conditions of the Convertible Bonds (the "Terms and Conditions"), the holder of the convertible bonds exercised its right on 17 October 2024 to require the Company to redeem all outstanding convertible bonds in the aggregate principal amount of HK\$3.646.950.000 on 1 November 2024. As at 31 December 2024, all convertible bonds have been redeemed in accordance with the Terms and Conditions, and there are no outstanding convertible bonds in issue. No shares had been issued under the Relevant Scheme. For further details, please refer to "Convertible Bonds" in this Annual Report, the announcements of the Company dated 24 January 2021, 12 October 2021, 23 November 2021, 26 November 2021, 1 December 2023 and 1 November 2024, the circular of the Company dated 24 September 2021 and note 30 to the financial statements.

有關計劃

於二零二一年一月二十四日,本公司宣佈,待若 干條件獲達成,若干金融產品根據本公司將採納 的計劃(「有關計劃」)可供符合若干條件的本集團 或本公司聯繫人獲選參與者(「獲選參與者」)認 購,據此,獲選參與者有權收取若干回報作為激 勵(「激勵」)。設立有關計劃的目的是留住及激勵 獲選參與者,激勵彼等進一步為本公司創造價 值。於二零二一年九月二十四日,本公司進一步 宣佈,董事會有意採納有關計劃(須待若干條件 獲達成)。預計獲選參與者將間接認購若干結構 性票據(「結構性票據」)。結構性票據將由雛鷹國 際金融產品有限公司(「雛鷹」,獨立第三方)發 行,雞鷹將認購可換股債券。獲選參與者不時收 到的激勵將基於結構性票據的回報,而該回報參 考可換股債券的表現和本公司的股價計算。於二 零二一年十一月二十六日,已就有關計劃完成根 據特別授權發行及配售4,862,600,000.00港元 3.08%於二零二六年到期之可換股債券(債務股 份代號:40946)。自二零二二年起,債券持有人 可選擇將債券轉換為普通股。根據可換股債券條 款及條件(「條款及條件」)的條件8(c)(相關事件贖 回),可换股债券持有人於二零二四年十月十七 日行使其權利,要求本公司於二零二四年十一月 一日贖回本金總額為3,646,950,000港元的所有未 償還可換股債券。於二零二四年十二月三十一 日,所有可換股債券已根據條款及條件贖回,且 概無任何已發行但未償還的可換股債券。概無根 據有關計劃發行任何股份。詳情請參閱本年報「可 換股債券」、本公司日期為二零二一年一月二十四 日、二零二一年十月十二日、二零二一年十一月 二十三日、二零二一年十一月二十六日、二零 二三年十二月一日及二零二四年十一月一日的公 告、本公司日期為二零二一年九月二十四日的通 函及財務報表附註30。

Save as disclosed above, at no time during the year was the Company or any of its subsidiaries a party to any arrangement to enable the Directors or the chief executive of the Company or their respective associates to acquire benefits by means of acquisition of shares in or debentures of the Company or any other body corporate.

除上文披露者外,本公司或其任何子公司於年內 概無訂立任何安排,以使董事或本公司主要行政 人員或其各自的聯繫人藉收購本公司或任何其他 法團股份或債權證而獲取利益。

Save as disclosed above, none of the Directors or the chief executive during the year ended 31 December 2024, held any interest in, or were granted any right to subscribe for, the securities of the Company and its associated corporations within the meaning of the SFO, or had exercised any such rights.

除上文披露者外,截至二零二四年十二月三十一日止年度,概無任何董事或主要行政人員持有或 獲授予任何權利認購本公司及其相聯法團(定義 見證券及期貨條例)證券的任何權益,亦無行使 任何該等權利。

CONTINUING CONNECTED TRANSACTION

(i) The 2014 Master Sale and Purchase Agreement with COFCO Corporation

On 31 December 2014, the Company entered into a new master sale and purchase agreement (the "2014 Master Sale and Purchase Agreement") with COFCO Corporation ("COFCO") to renew the existing Master Sale and Purchase Agreement pursuant to which the Group will continue to, subject to the Group's regular review and at the Group's option, purchase white sugar, edible oil, other raw materials and related products (including packaging materials) from COFCO, its subsidiaries and certain associated companies (collectively "COFCO Corporation Group Companies") for a term of three years commencing from 1 January 2015 and ending on 31 December 2017, which may be extended at the Company's option, for a further period of not more than three continuous years, subject to compliance with any relevant requirement under the Listing Rules.

In view of the anticipated expiration of the extended term of the 2014 Master Sale and Purchase Agreement on 31 December 2020, the Company has delivered an extension notice (the "2020 Extension Notice") to COFCO to exercise its right to extend the term of the 2014 Master Sale and Purchase Agreement for a further three years. The Company received a confirmation from COFCO on 22 December 2020 acknowledging receipt of the 2020 Extension Notice. Following the extension of the term of the 2014 Master Sale and Purchase Agreement, the Group will continue to purchase (subject to the Group's regular review and at the Group's option) white sugar, edible oil, other raw materials and related products from COFCO Corporation Group Companies for a term commencing from 1 January 2021 and ending on 31 December 2023.

持續關連交易

(i) 與中糧集團有限公司之二零一四年總購 銷協議

The Company further delivered an extension notice (the "2023 Extension Notice") to extend the term of the 2014 Master Sale and Purchase Agreement for a further three years. The Company received a confirmation from COFCO on 28 December 2023 acknowledging receipt of the 2023 Extension Notice. Following the extension of the term of the 2014 Master Sale and Purchase Agreement, the Group will continue to purchase (subject to the Group's regular review and at the Group's option) white sugar, edible oil, other raw materials and related products from COFCO Corporation Group Companies for a term commencing from 1 January 2024 and ending on 31 December 2026. CMD will continue to purchase feedstuffs and other related materials from COFCO Corporation Group Companies during the term of the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice). For further details of the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice), please refer to the announcement of the Company dated 28 December 2023.

China Modern Dairy Holdings Ltd. ("CMD") has purchased feedstuffs and other related materials from COFCO Corporation Group Companies (the "CMD Transactions") during the term of the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice).

The price payable and other payment terms by the Group Company to COFCO Corporation Group Companies shall be fair and reasonable, and shall be fixed by reference to the reasonable market price at which the relevant Group Company could obtain the same type of supplies from independent third parties. The terms and conditions of the supply of white sugar, edible oil, other raw materials and related products by COFCO Corporation Group Companies to the Group shall not be less favourable than those available to the Group from independent third parties.

The annual transaction amount under the 2014 Master Sale and Purchase Agreement (including the CMD Transactions) for each of the three years ending 31 December 2024, 2025 and 2026 is not expected to exceed RMB3,500,000,000.

本公司進一步發出延長通知(「二零二三年 延長通知」),以延長二零一四年總購銷協 議,協議期為三年。本公司於二零二三年 十二月二十八日收到中糧集團確認收到二 零二三年延長通知。延長二零一四年總購 銷協議期限後,本集團將於由二零二四年 一月一日起至二零二六年十二月三十一日 止期間,繼續向中糧集團公司採購(在本集 團定期檢討及本集團有權選擇之前提下)白 砂糖、食用油、其他原料及相關產品。中國 現代牧業將於二零一四年總購銷協議期間 (經二零二三年延長通知延長)繼續自中糧 集團公司採購飼料及其他有關物料。二零 一四年總購銷協議(經二零二三年延長通知 延長)的進一步詳情,請參閱本公司二零 二三年十二月二十八日的公告。

中國現代牧業控股有限公司(「中國現代牧業」)於二零一四年總購銷協議期間(經二零二三年延長通知延長)自中糧集團公司採購飼料及其他有關物料(「中國現代牧業交易」)。

集團公司應付中糧集團公司之金額及其他付款條款應為公平合理,且應參考有關集團公司從獨立第三方取得同類產品之合理市場報價而制定。中糧集團公司向本集團供應白砂糖、食用油、其他原料及相關產品之條款及條件須不遜於獨立第三方向本集團所提供者。

截至二零二四年、二零二五年及二零二六年十二月三十一日止三個年度各年,二零一四年總購銷協議(包括中國現代牧業交易)項下之年度交易額預期將不多於人民幣3,500,000,000元。

As COFCO, being a substantial shareholder of the Company, is a connected person of the Company, the transactions under the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice) constituted continuing connected transactions of the Group.

由於中糧集團(作為本公司之主要股東)為本公司之關連人士,故根據二零一四年總購銷協議(經二零二三年延長通知延長)的交易構成本集團的持續關連交易。

As the applicable percentage ratios in respect of the transaction value under the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice) are on an annual basis more than 0.1% but less than 5%, the continuing connected transactions under the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice) are subject to the reporting, announcement and annual review requirements but are exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules. For further details of the 2014 Master Sale and Purchase Agreement (as extended by the 2023 Extension Notice), please refer to the announcement of the Company dated 28 December 2023.

由於二零一四年總購銷協議(經二零二三年延長通知延長)交易價值之適用百分比率按年度基準高於0.1%但低於5%,故二零一四年總購銷協議(經二零二三年延長通知延長)之持續關連交易須遵守上市規則第14A章有關申報、公告及年度審閱的規定,惟獲豁免遵守有關獨立股東批准的規定。二零一四年總購銷協議(經二零二三年延長通知延長)的進一步詳情,請參閱本公司二零二三年十二月二十八日的公告。

For the year ended 31 December 2024, the total amount paid/payable by the Group to COFCO Corporation Group Companies for the purchase of white sugar, edible oil, other raw materials and related products (including packaging materials) was approximately RMB538,566,000, and the pricing policies set out in the announcements have been followed when determining the price and terms of the transactions conducted during the year.

截至二零二四年十二月三十一日止年度,本集團就購入白砂糖、食用油、其他原料及相關產品(包括包裝材料)已付/應付中糧集團公司之總金額約為人民幣538,566,000元,且於釐定年內所進行交易之價格及條款時已遵從公告內所載的定價政策。

For the year ended 31 December 2024, the total amount paid/payable by CMD to COFCO Corporation Group Companies for the CMD Transactions which constitute continuing connected transaction of the Company under Chapter 14A of the Listing Rules was approximately RMB1,696,478,000, and the pricing policies set out in the announcements have been followed when determining the price and terms of the transactions conducted during the year.

截至二零二四年十二月三十一日止年度,中國現代牧業就根據上市規則第14A章構成本公司持續關連交易之中國現代牧業交易已付/應付中糧集團公司總金額約為人民幣1,696,478,000元,且於釐定年內所進行交易之價格及條款時已遵從公告內所載的定價政策。

(ii) Strategic Collaboration Agreement with COFCO Trust Company Limited

On 23 December 2020, the Company entered into the Strategic Collaboration Agreement (the "2020 Strategic Collaboration Agreement") with COFCO Trust Company Limited for a term of three years. Pursuant to the Strategic Collaboration Agreement, the Group will purchase (subject to the Group's regular review and at the Group's option) various financial services and products from COFCO Trust Company Limited, for a term commencing from 23 December 2020 and ending on 22 December 2023.

In contemplation of the expiry of the 2020 Strategic Collaboration Agreement on 22 December 2023, the Company entered into a strategic collaboration agreement (the "2023 Strategic Collaboration Agreement") on 23 December 2023 to renew the continuing connected transactions for a term of 3 years commencing from 23 December 2023 to 22 December 2026.

The price payable by the Group Company to COFCO Trust Company Limited shall be on normal commercial terms and be fair and reasonable, and shall be fixed by reference to and by no means higher than the reasonable market price at which the Group could obtain the same type of supplies from independent third parties. The terms of the 2020 Strategic Collaboration Agreement and 2023 Strategic Collaboration Agreement were determined after arm's length negotiations and the Directors are of the view that they are on normal commercial terms. Pursuant to the 2020 Strategic Collaboration Agreement and 2023 Strategic Collaboration Agreement, the terms and conditions of the supply of various financial services and products by COFCO Trust Company Limited to the Group shall not be less favourable than those available to the Group from independent third parties.

The aggregated transaction amount under the 2020 Strategic Collaboration Agreement during any 12 months within its terms is not expected to exceed RMB1,000,000,000 ("Original Annual Cap"). The above Original Annual Cap is determined by reference to (i) the Group's overall treasury policies and cash resources management and investment plan; (ii) historical value of transactions between the Group and other third parties in relation to similar product or services types; and (iii) any comparable market prices of the relevant products or services.

(ii) 與中糧信託有限責任公司訂立之戰略合 作協議

於二零二零年十二月二十三日,本公司與中糧信託有限責任公司訂立戰略合作協議(「二零二零年戰略合作協議」),為期三年。根據戰略合作協議,本集團將向中糧信託有限責任公司購入(在本集團定期檢討及本集團有權選擇之前提下)多項金融服務及產品,期限由二零二零年十二月二十三日起至二零二三年十二月二十二日止。

鑑於二零二零年戰略合作協議於二零二三年十二月二十二日到期,本公司已於二零二三年十二月二十三日訂立戰略合作協議(「二零二三年戰略合作協議」),以續訂持續關連交易,年期自二零二三年十二月二十三日起至二零二六年十二月二十二日止為期三年。

本集團公司應付中糧信託有限責任公司之 價格須符合一般商業條款,公平合理,且須 參考本集團從獨立第三方取得同類產品。 合理市場價格而制定及不得高於有關價格。 二零二零年戰略合作協議及二零二三年戰 略合作協議的條款經公平磋商釐定,且 略合作協議及二零二年戰略合作協議及二零二年 戰略合作協議及二零二年戰略合 議,中糧信託有限責任公司向本集團供應 多項金融服務及產品的條款及條件須不遜 於獨立第三方向本集團所提供者。

二零二零年戰略合作協議之交易總額在其期限內任何十二個月預期將不超過人民幣1,000,000,000元(「原年度上限」)。上述原年度上限金額為參考以下因素釐定:(i)本集團之整體庫務政策以及現金資源管理及投資計劃:(ii)本集團與其他第三方就類似產品或服務種類之過往交易價值:及(iii)有關產品或服務之任何可比較市價。

二零二三年戰略合作協議之交易總額在其

期限內任何十二個月預期將不超過人民幣

1,100,000,000元(「新年度上限」)。上述新

年度上限金額為參考以下因素釐定:(i)本集

團之整體庫務政策以及現金資源管理及投

The aggregated transaction amount under the 2023 Strategic Collaboration Agreement during any 12 months within its terms is not expected to exceed RMB1,100,000,000 ("New Annual Cap"). The above New Annual Cap is determined by reference to (i) the Group's overall treasury policies and cash resources management and investment plan; (ii) the historical transaction amounts under the 2020 Strategic Collaboration Agreement; (iii) historical value of transactions between the Group and other third parties in relation to similar product or services types; and (iv) any comparable market prices of the relevant products or services.

資計劃:(ii)二零二零年戰略合作協議之過往交易金額:(iii)本集團與其他第三方就類似產品或服務種類之過往交易價值;及(iv)有關產品或服務之任何可比較市價。

中糧信託有限責任公司為中糧集團有限公司之子公司。中糧集團有限公司之子公司之對集,因此根據上市規則第14A.07條為本公司之關連人士。作為中糧集團有

COFCO Trust Company Limited is a subsidiary of COFCO Corporation. COFCO Corporation is a substantial shareholder of the Company and thus a connected person of the Company under Rule 14A.07 of the Listing Rules. As a subsidiary of COFCO Corporation, COFCO Trust Company Limited is an associate of a connected person of the Company, and thus also a connected person of the Company under Rule 14A.07 of the Listing Rules. The transactions under the 2020 Strategic Collaboration Agreement and the 2023 Strategic Collaboration Agreement therefore constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

中糧信託有限責任公司為中糧集團有限公司之子公司。中糧集團有限公司為本公司之主要股東,因此根據上市規則第14A.07條為本公司之關連人士。作為中糧集團有限公司之子公司,中糧信託有限責任民力。 為本公司之關連人士之聯繫人,因此根據上市規則第14A.07條亦為本公司之關連人士之聯繫人,因此根連上市規則第14A.07條亦為本公司之關連人士。二零二零年戰略合作協議及二零二年戰略合作協議項下之交易因此根據人規則第14A章構成本公司之持續關連交易。

Reference is made to the announcement of the Company dated 6 March 2023 in relation to the Strategic Cooperation Framework Agreement. The Directors consider the 2023 Strategic Collaboration Agreement and the Strategic Cooperation Framework Agreement to be related, as they both involve financial services transactions with the COFCO Corporation Group Companies. Therefore, the transactions contemplated under the 2023 Strategic Collaboration Agreement shall be aggregated with the transactions under the Strategic Cooperation Framework Agreement pursuant to Rule 14A.81 of the Listing Rules.

茲提述本公司日期為二零二三年三月六日之公告,內容有關戰略合作框架協議。董事認為由於二零二三年戰略合作協議與戰略合作框架協議均涉及與中糧集團公司的金融服務交易,故該等協議相關。因此,根據上市規則第14A.81條,二零二三年戰略合作協議項下擬進行之交易應與戰略合作框架協議項下之交易合併計算。

As the applicable percentage ratios in respect of the Original Annual Cap for the transactions under the 2020 Strategic Collaboration Agreement are more than 0.1% but less than 5%, and the applicable percentage ratios in respect of the 2023 Strategic Collaboration Agreement and the Strategic Cooperation Framework Agreement on an aggregated basis are more than 0.1% but less than 5%, the continuing connected transactions under the 2020 Strategic Collaboration Agreement and the 2023 Strategic Collaboration Agreement are subject to the reporting, announcement and annual review requirements but are exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules. For further details about the 2020 Strategic Collaboration Agreement, please refer to the announcement of the Company dated 23 December 2020. For further details about the 2023 Strategic Collaboration Agreement, please refer to the announcement of the Company dated 23 December 2023.

For the year ended 31 December 2024, the transaction amount pursuant to the transactions under the 2023 Strategic Collaboration Agreement was approximately RMB775,000,000. This aggregate transaction amount represented RMB700,000,000 outstanding trust units brought forward from year ended 31 December 2023 and an additional purchase of RMB75,000,000 trust units for the year ended 31 December 2024. The pricing policies set out in the announcements have been followed when determining the price and terms of the transactions conducted during the year.

截至二零二四年十二月三十一日止年度,根據二零二三年戰略合作協議之交易之金額約為人民幣775,000,000元。該交易額額從截至二零二三年十二月三十一日止年度結轉的人民幣700,000,000元未償還信託單位及截至二零二四年十二月三十一日止年度增購的人民幣75,000,000元信託單位。於釐定年內所進行交易之價格及條款時已遵從公告內所載的定價政策。

(iii) Strategic Cooperation Framework Agreement with COFCO Capital Fintech Co., Ltd. ("COFCO Capital Fintech")

On 6 March 2023, Shanghai Mengyuan Commercial Factoring Co., Ltd (上海蒙元商業保理有限公司) ("Shanghai Mengyuan"), a subsidiary of the Company, entered into the Strategic Cooperation Framework Agreement with COFCO Capital Fintech, a connected person of the Company, pursuant to which Shanghai Mengyuan will, subject to all applicable laws, rules and regulatory requirements, provide commercial factoring services to COFCO Corporation Group Companies or creditors/suppliers of COFCO Corporation Group Companies in respect of receivables through factoring or reverse factoring services for a term of three years, effective from the date of signing of the Strategic Cooperation Framework Agreement.

The interest rate and any other miscellaneous fees payable to Shanghai Mengyuan by COFCO Group Companies or their creditors/suppliers shall be determined on a fair and reasonable basis, and shall not be less favourable than the interests and fees charged by Shanghai Mengyuan to independent third parties in providing the same type of factoring services under similar conditions. The interest rate shall also be determined by reference to the benchmark interest rate of loans for the same periods as published by the People's Bank of China.

(iii) 與中糧資本科技有限責任公司(「中糧 資本科技」)訂立之戰略合作框架協議

於二零二三年三月六日,本公司子公司上海蒙元商業保理有限公司(「上海蒙元」)與本公司關連人士中糧資本科技訂立戰略合作框架協議,據此,上海蒙元將在受所有適用法律、法規及監管規定的規限的前提下,透過保理或反向保理服務就應收款項向中糧集團公司或中糧集團公司之債權人/供應商提供商業保理服務,有效期為三年,自簽署戰略合作框架協議日期起生效。

中糧集團公司或其債權人/供應商應付上海蒙元之利息及任何其他雜項費用須按公平合理基準釐定,且不得遜於上海蒙元就相似情況下提供同類保理服務而向獨立第三方收取之利息及費用。利息亦將參考中國人民銀行公佈之同期貸款基準利率而釐定。

The proposed cap for the transactions under the Strategic Cooperation Framework Agreement for each of the calendar years during the term of the agreement, being the maximum daily balance outstanding in respect of the factoring services (including the principal amount, finance interest and any other miscellaneous fees), shall be RMB1.3 billion (the "Annual Cap"). In calculating the Annual Cap, the Company has taken into account (i) the capacity and flexibility of Shanghai Mengyuan in providing commercial factoring services, (ii) the expected growth of business of Shanghai Mengyuan, (iii) the market rate of interests and fees for factoring services, and (iv) the demand for factoring and reverse factoring services of the COFCO Group Companies based on its historical amounts of accounts receivables and payables.

戰略合作框架協議項下之交易於協議年期內各曆年之建議上限(即保理服務之每日最高未償還結餘,包括本金額、融資利息及任何其他雜項費用)將為人民幣13億元(「年度上限」)。於計算年度上限時,本公司已考慮())上海蒙元提供商業保理服務之能力及靈活性:(ii)上海蒙元之預期業務增長:(iii)保理服務之市場利率及費用:及(iv)基於中糧集團公司應收賬款及應付賬款之歷史金額所得出其對保理及反向保理服務的需求。

COFCO Capital Fintech is a subsidiary of COFCO Corporation. COFCO Corporation is a substantial shareholder of the Company and thus a connected person of the Company under Rule 14A.07 of the Listing Rules. As a subsidiary of COFCO Corporation, COFCO Capital Fintech is an associate of a connected person of the Company, and thus also a connected person of the Company under Rule 14A.07 of the Listing Rules. As Shanghai Mengyuan is an indirect subsidiary of the Company, the transactions under the Strategic Cooperation Framework Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

中糧資本科技為中糧集團有限公司之子公司。中糧集團有限公司為本公司之主要股東,因此根據上市規則第14A.07條為本司之關連人士。作為中糧集團有限公司之關連人子公司,中糧資本科技為本公司之關連人士之聯繫人,因此根據上市規則第14A.07條亦為本公司之關連人士。根據上市規則第14A章,由於上海蒙元為本公司間接子公司持續關連交易。

Reference is made to the announcements of the Company dated 23 December 2020 and 23 December 2023 in relation to the 2020 Strategic Collaboration Agreement and the 2023 Strategic Collaboration Agreement (together, the "Strategic Collaboration Agreements"). The Directors consider the Strategic Cooperation Framework Agreement and the Strategic Collaboration Agreements to be related, as they both involve financial services transactions with the COFCO Group Companies. Therefore, the transactions contemplated under the Strategic Cooperation Framework Agreement shall be aggregated with the transactions under the Strategic Collaboration Agreements pursuant to Rule 14A.81 of the Listing Rules. As the highest applicable percentage ratios in respect of the Strategic Cooperation Framework Agreement and the Strategic Collaboration Agreements on an aggregated basis are more than 0.1% but are all less than 5%, the continuing connected transactions under the Strategic Cooperation Framework Agreement are subject to the reporting, announcement and annual review requirements but are exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules.

For the year ended 31 December 2024, the maximum aggregate daily balance outstanding, including the principal amount, interest and other fees, under the Strategic Cooperation Framework Agreement was approximately RMB371,334,000.

The independent non-executive Directors of the Company have reviewed the continuing connected transactions set out above and have confirmed that these continuing connected transactions were entered into (i) in the ordinary and usual course of business of the Group; (ii) on normal commercial terms or better; and (iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

茲提述本公司日期為二零二零年十二月 二十三日及二零二三年十二月二十三日之 公告,內容有關二零二零年戰略合作協議 及二零二三年戰略合作協議(統稱「該等戰 略合作協議」)。董事認為由於戰略合作框 架協議與該等戰略合作協議均涉及與中糧 集團公司的金融服務交易,故該等協議相 關。因此,根據上市規則第14A.81條,戰 略合作框架協議項下擬進行之交易應與該 等戰略合作協議項下之交易合併計算。由 於戰略合作框架協議及該等戰略合作協議 (按合併計算基準)之最高適用百分比率超 過0.1%惟均少於5%,戰略合作框架協議項 下之持續關連交易須遵守上市規則第14A章 項下之申報、公告及年度審閱規定,惟獲豁 免遵守獨立股東批准規定。

截至二零二四年十二月三十一日止年度, 戰略合作框架協議下的每日最高未償還總 結餘,包括本金、利息及其他費用,約為人 民幣371,334,000元。

本公司獨立非執行董事已審閱上文所載之持續關連交易,並已確認該等持續關連交易乃(i)於本集團日常及一般業務過程中進行;(ii)按正常商業條款或更佳條款進行;及(iii)根據規管上述交易的相關協議條款進行,而該等條款屬公平、合理,並符合股東之整體利益。

KPMG, the Company's auditors, were engaged to report on the Group's continuing connected transactions and the CMD Transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 (Revised) Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. KPMG has issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

本公司之核數師 — 畢馬威會計師事務所獲委聘根據香港會計師公會頒佈的《香港鑒證業務準則》第3000號(經修訂)「歷史財務信息審核或審閱以外的鑒證」及參考《應用指引第740號》(經修訂)「關於香港《上市規則》所述持續關連交易的核數師函件」,對本集團的持續關連交易及中國現代牧業交易進行報告。畢馬威會計師事務所已根據上市規則第14A.56條發出無保留意見函,當中載有彼等就本集團於上文披露之持續關連交易之發現及結論。本公司已向聯交所提供核數師函之副本。

Save as disclosed above, none of the related party transactions as disclosed in note 42 to the financial statements constitute non-exempt connected transaction or non-exempt continuing connected transaction under Chapter 14A of the Listing Rules. The Company confirms that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

除上文所披露者外,概無財務報表附註42所披露的關聯人士交易根據上市規則第14A章構成非豁免關連交易或非豁免持續關連交易。本公司確認已遵守上市規則第14A章的披露規定。

CONVERTIBLE BONDS

On 26 November 2021, the Company issued convertible bonds with a nominal value of HK\$4,862,600,000 which were placed to Eaglets International Financial Products Limited (an Independent Third Party) as part of the Relevant Scheme, which was established to incentivize the Selected Participants. The bonds are convertible at the option of the bondholders into ordinary shares with the initial conversion price of HK\$34.73 per share (which was subsequently adjusted to HK\$32.68 per share as from 12 June 2024) beginning in 2022.

Pursuant to Condition 8(c) (Redemption for a Relevant Event) of the terms and conditions of the Convertible Bonds (the "Terms and Conditions"), the holder of the convertible bonds exercised its right on 17 October 2024 to require the Company to redeem all outstanding convertible bonds in the aggregate principal amount of HK\$3,646,950,000 on 1 November 2024. As at 31 December 2024, all convertible bonds have been redeemed in accordance with the Terms and Conditions, and there are no outstanding convertible bonds in issue.

可換股債券

二零二一年十一月二十六日,本公司根據為激勵獲選參與者而設的有關計劃發行面值 4,862,600,000港元之可換股債券,有關可換股債券乃向雛鷹國際金融產品有限公司(獨立第三方)配發。債券持有人可選擇自二零二二年開始按初始轉換價每股34.73港元(二零二四年六月十二日開始調整為每股32.68港元)將債券換成普通股。

根據可換股債券條款及條件(「條款及條件」)的條件8(c)(相關事件贖回),可換股債券持有人於二零二四年十月十七日行使其權利,要求本公司於二零二四年十一月一日贖回本金總額為3,646,950,000港元的所有未償還可換股債券。於二零二四年十二月三十一日,所有可換股債券已根據條款及條件贖回,且概無任何已發行但未償還的可換股債券。

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's articles of association or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to its existing Shareholders.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

During the year, the Company repurchased on the open market a total of 17,322,000 shares of the Company at a total consideration of HK\$254.9 million, of which 16,188,000 shares were cancelled during the year ended 31 December 2024 and 1,134,000 shares have not yet been cancelled as at 31 December 2024.

Particulars of the shares repurchased on the open market during the year are as follows:

優先認購權

本公司的組織章程細則或開曼群島法例並無訂出 任何有關本公司須向現有股東按比例發售新股的 優先認購權規定。

購買、出售或贖回本公司的上市證券

年內,本公司以總代價2.549億港元在公開市場回購合共17,322,000股本公司股份,其中16,188,000股股份已於截至二零二四年十二月三十一日止年度註銷及1,134,000股股份尚未於二零二四年十二月三十一日註銷。

年內於公開市場回購的股份詳情如下:

Month/year	年/月	Total number of shares repurchased 回購股份總數	Highest price paid per share 每股支付的 最高價 (HK\$) (港元)	Lowest price paid per share 每股支付的 最低價 (HK\$) (港元)	Aggregate amount paid 已付總額 (HK\$'000) (港幣千元)
September 2024 October 2024 November 2024 December 2024	二零二四年九月 二零二四年十月 二零二四年十一月 二零二四年十二月	9,001,000 3,777,000 3,410,000 1,134,000	13.60 19.00 18.32 17.46	12.24 15.42 16.52 16.68	113,821 62,445 59,134 19,455
		17,322,000			254,855

The number of issued shares of the Company as at the date of this report is 3,917,970,513 shares.

The Directors believe that the above repurchases are in the best interests of the Company and its shareholders and that such repurchases would lead to an enhancement of the earnings per share of the Company.

截至本報告日期本公司已發行股份數目為3,917,970,513股。

董事認為上述回購符合本公司及股東的最佳利益,且該等回購將提升本公司每股盈利。

During the year, the trustee of the Restricted Share Award Scheme purchased on the open market a total of 3,400,000 shares of the Company at a total consideration of approximately HK\$56,055,000.

年內,限制性股票獎勵計劃的受託人於公開市場購入合共3,400,000股本公司股份,總代價約為56,055,000港元。

Save as disclosed above, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities (including treasury shares) during the year ended 31 December 2024. The Company did not hold any treasury shares at 31 December 2024.

EQUITY-LINKED AGREEMENTS

Save for the share option scheme as set out on pages 107 to 108, the share award scheme as set out on pages 109 to 111, and the Relevant Scheme as set out on pages 112 to 113, no equity-linked agreements were entered into by the Group, or existed during the year.

PUBLIC FLOAT

As at the date of this report, the Company has maintained the prescribed public float under the Listing Rules, based on the information that is publicly available to the Company and within the knowledge of the Directors.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

MAJOR CUSTOMERS AND SUPPLIERS

The percentage of purchases attributable to the five largest suppliers of the Group combined was less than 30% of the total purchases of the Group.

The percentage of revenue attributable to the five largest customers of the Group combined was less than 30% of the total revenue of the Group.

None of the Directors of the Company or any of their close associates or any shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any interest in the Group's five largest suppliers or customers.

除以上所披露者外,本公司或其任何子公司於截至二零二四年十二月三十一日止年度概無購買、出售或贖回本公司任何上市證券(包括庫存股份)。於二零二四年十二月三十一日,本公司並無持有任何庫存股份。

股票掛鈎協議

除第107頁至第108頁所載的購股權計劃、第109 頁至第111頁所載的股票獎勵計劃及第112頁至第 113頁所載的有關計劃外,本集團並無訂立或年 內並無存在任何股票掛鈎協議。

公眾持股量

基於公開予本公司查閱的資料及據董事所知悉, 於本報告日期,本公司已維持上市規則所訂明的 公眾持股量。

管理合約

本公司於年內概無訂立或存在牽涉本公司整體業務或任何重大業務部分的管理及行政合約。

主要客戶及供應商

本集團五大供應商合共應佔的採購百分比不足本 集團總採購額的30%。

本集團五大客戶合共應佔的收入百分比不足本集 團收入總額的30%。

任何本公司董事或任何彼等之緊密聯繫人或任何 股東(據董事會所知持有本公司5%以上的已發行 股本者)概無於本集團五大供應商或客戶中擁有 任何權益。

PLEDGE OF ASSETS

As at 31 December 2024, the Group has pledged certain pledged deposits of approximately RMB103,383,000 (2023: certain pledged deposits and property, plant and equipment aggregating to approximately RMB756,585,000).

Details are set out in the respective notes to the financial statements.

TAX RELIEF

The Company is not aware of any relief from taxation available to the shareholders by reason of their holding of the Shares.

COMMITMENTS

Details of commitments are set out in note 41 to the financial statements.

FOREIGN CURRENCY RISK

Details of foreign currency risk are set out in note 43(d) to the financial statements.

FINANCIAL SUMMARY

A summary of the results for the year and of the assets and liabilities of the Group as at 31 December 2024 and for the previous four financial periods are set out on pages 315 to 316.

CORPORATE GOVERNANCE

The Company's corporate governance principles and practices are set out in the Corporate Governance Report on pages 72 to 97.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

Details of the Company's environmental, social and governance policy and performance are published in the separate 2024 Sustainability Report (ESG Report) of the Company, which will be available at the Company's website and the website of the Stock Exchange at the same time as this annual report is published.

資產抵押

於二零二四年十二月三十一日,本集團已抵押的若干保證金存款約人民幣103,383,000元(二零二三年:若干保證金存款及物業、廠房及設備合共約人民幣756,585,000元)。

有關詳情載於財務報表相關附註。

税務減免

本公司並不知悉股東因持有股份而可享有任何税 務減免。

承諾

有關承諾的詳情載於財務報表附註41。

外幣風險

外幣風險的詳情載於財務報表附註43(d)。

財務概要

本集團於二零二四年十二月三十一日及過去四個 財政年度期間的年度業績及資產負債概要載於第 315頁至第316頁。

企業管治

本公司的企業管治原則及慣例載於第72頁至第97 頁所載的企業管治報告內。

環境、社會及管治報告

本公司環境、社會及管治政策與表現詳情於本公司獨立的二零二四年可持續發展報告(ESG報告)內發佈,該報告將於本年報刊發時於本公司及聯交所網站同時發佈。

AUDITORS

The financial statements have been audited by KPMG.

As disclosed in the Company's announcement dated 12 May 2022, Ernst & Young retired as the auditors of the Company upon expiration of its term of office at the conclusion of the annual general meeting of the Company held on 8 June 2022.

As disclosed in the Company's poll results announcement dated 8 June 2022, KPMG was appointed as the auditors of the Company with effect immediately after the conclusion of the annual general meeting of the Company held on 8 June 2022.

By order of the Board of Directors

Gao Fei

Director

Hong Kong, 26 March 2025

核數師

財務報表已由畢馬威會計師事務所審核。

按本公司二零二二年五月十二日的公告披露,安 永會計師事務所任期已於二零二二年六月八日舉 行的本公司股東週年大會結束時屆滿,已退任本 公司之核數師。

按本公司二零二二年六月八日的投票表決結果公告披露,畢馬威會計師事務所獲委任為本公司核 數師,於二零二二年六月八日舉行的本公司股東 週年大會結束時生效。

承董事會命

高飛

董事

香港,二零二五年三月二十六日

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. GAO Fei (appointed on 26 March 2024)

Ms. WANG Yan

Mr. LU Minfang (resigned on 10 October 2024)

Mr. ZHANG Ping (resigned on 26 March 2024)

Non-executive Directors

Mr. QING Lijun (appointed on 22 May 2024)

Mr. MENG Fanjie (appointed on 28 August 2024)

Mr. WANG Xi (resigned on 28 August 2024 and appointed on

10 October 2024)

Mr. Simon Dominic STEVENS

Mr. CHEN Lang (resigned on 22 May 2024)

Independent Non-executive Directors

Mr. YIH Dieter Lai Tak

Mr. LI Michael Hankin

Mr. GE Jun

Senior Management

Mr. ZHANG Ping

Mr. LUO Yan

Mr. YAN Zhiyuan

Mr. HAN Jianjun

Mr. WEN Yongping

Mr. YANG Zhigang

Mr. LI Pengcheng

Ms. LIU Lijun

Mr. CHEN Yiyi

Ms. LI Chengjie

Mr. KWOK Wai Cheong, Chris (Qualified Accountant & Company Secretary)

Stock Code

Hong Kong Stock Exchange 2319

INVESTOR RELATIONS CONTACT

Ms. Willow WU

32nd Floor, COFCO Tower

262 Gloucester Road

Causeway Bay

Hong Kong

Email: ir@mengniu.cn

Website: www.mengniuir.com

PLACE OF BUSINESS IN HONG KONG

32nd Floor, COFCO Tower

262 Gloucester Road, Causeway Bay

Hong Kong

董事會

執行董事

高飛先生(於二零二四年三月二十六日獲委任) 王燕女十

盧敏放先生(於二零二四年十月十日辭任)

張平先生(於二零二四年三月二十六日辭任)

非執行董事

慶立軍先生(於二零二四年五月二十二日獲委任) 孟凡傑先生(於二零二四年八月二十八日獲委任) 王希先生(於二零二四年八月二十八日辭任及 於二零二四年十月十日獲委任)

Simon Dominic STEVENS先生

陳朗先生(於二零二四年五月二十二日辭任)

獨立非執行董事

葉禮德先生

李恒健先生

葛俊先生

高級管理層

張平先生

羅彥先生

閆志遠先生

韓建軍先生

温永平先生

楊志剛先生

李鵬程先生

劉麗君女士

陳易一先生

李琤潔女士

郭偉昌先生(合資格會計師

及公司秘書)

股份代號

香港聯交所2319

投資者關係聯絡人

吳柳英女士

香港

銅鑼灣

告士打道262號

中糧大廈32樓

電郵地址:ir@mengniu.cn 網址:www.mengniuir.com

香港營業地點

香港

銅鑼灣告士打道262號

中糧大廈32樓

CORPORATE INFORMATION 公司資料

REGISTERED OFFICE

Maples Corporate Services Limited P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

PRINCIPAL SHARE REGISTRAR

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

HONG KONG BRANCH SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Rooms 1712-1716, 17th Floor, Hopewell Center 183 Queen's Road East, Wanchai Hong Kong

LEGAL ADVISORS

As to Hong Kong Law Sullivan & Cromwell (Hong Kong) LLP

As to Cayman Islands Law Maples and Calder Asia

PRINCIPAL BANKERS

Agricultural Bank of China BNP Paribas DBS Bank Industrial Commercial Bank of China Rabobank Standard Chartered Bank

AUDITORS

KPMG

Public Interest Entity Auditor registered in accordance with the Accounting and Financial Reporting Council Ordinance

INVESTOR RELATIONS CONSULTANT

Christensen China Limited

註冊辦事處

Maples Corporate Services Limited P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

主要股份過戶登記處

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

香港股份過戶登記分處

香港中央證券登記有限公司香港 灣仔皇后大道東183號 合和中心17樓1712-1716室

法律顧問

香港法律 蘇利文 • 克倫威爾律師事務所(香港) 有限法律責任合夥

*開曼群島法律*Maples and Calder Asia

主要往來銀行

中國農業銀行 法國巴黎銀行 星展 工商銀行 中蘭合作銀行 渣打銀行

核數師

畢馬威會計師事務所 於《會計及財務匯報局條例》下的註冊公眾利益實 體核數師

投資者關係顧問

匯思訊中國有限公司

INDEPENDENT AUDITOR'S REPORT獨立核數師報告



Independent auditor's report

to the shareholders of China Mengniu Dairy Company Limited (Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Mengniu Dairy Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 138 to 314, which comprise the consolidated statement of financial position as at 31 December 2024, the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended and notes, comprising material accounting policy information and other explanatory information.

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

BASIS FOR OPINION

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

獨立核數師報告

致:中國蒙牛乳業有限公司全體股東(於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載於第138 至314頁的中國蒙牛乳業有限公司(以下簡稱「貴 公司」)及其子公司(以下統稱「貴集團」)的綜合財 務報表,此財務報表包括於二零二四年十二月 三十一日的綜合財務狀況表、截至該日止年度的 綜合損益表、綜合全面收益表、綜合權益變動表 和綜合現金流量表以及附註,包括重大會計政策 資訊及其他説明資訊。

我們認為,該等綜合財務報表已根據國際會計準 則理事會頒佈的國際財務報告準則會計準則及香 港會計師公會頒佈的香港財務報告準則真實而中 肯地反映了貴集團於二零二四年十二月三十一日 的綜合財務狀況及截至該日止年度的綜合財務表 現及綜合現金流量,並已遵照香港《公司條例》的 披露要求妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審計準則》進行審計。我們在該等準則下承擔的責任已在本報告「核數師就審計綜合財務報表承擔的責任」部分中作進一步闡述。根據香港會計師公會頒佈的《專業會計師道德守則》(以下簡稱「守則」)以及與我們對開曼群島綜合財務報表的審計相關的道德要求,我們獨立於貴集團,並已履行這些道德要求以及守則中的其他專業道德責任。我們相信,我們所獲得的審計憑證能充足及適當地為我們的審計意見提供基礎。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

KEY AUDIT MATTERS

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

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本 期綜合財務報表的審計最為重要的事項。這些事 項是在我們審計整體綜合財務報表及出具意見時 進行處理的。我們不會對這些事項提供單獨的意

Assessing impairment of goodwill and trademarks with indefinite useful lives 評估商譽及無限使用年限商標的減值

Refer to Note 19 to the consolidated financial statements and the accounting policies in Note 2.3. 請參閱綜合財務報表附註19及附註2.3所述的會計政策。

The Key Audit Matter 關鍵審計事項

How the matter was addressed in our audit 在審計中如何應對該事項

The carrying amount of goodwill and trademarks with Our audit procedures to assessing impairment of goodwill represented 15% of the Group's total assets as at 31 December 2024. During the year ended 31 December 我們就評價商譽及無限使用年限商標的減值的審計程序包 2024, the Group has recognised impairment losses of 括以下程序: the goodwill and trademarks with indefinite useful life directly related to the Bellamy's cash-generating unit • ("CGU") of RMB1,154,728,000 and RMB3,490,098,000, respectively.

二零二四年十二月三十一日,商譽及無限使用年限商標 • 賬面金額為人民幣15,780,888,000元,佔貴集團總資產 的15%。截至二零二四年十二月三十一日止年度,貴集 團已確認與貝拉米現金產生單位(「現金產生單位」)直接 ● 相關的商譽及無限使用年限商標的減值虧損分別為人民 幣1,154,728,000元及人民幣3,490,098,000元。

Goodwill and trademarks with indefinite useful lives are • allocated to CGUs or groups of CGUs. Impairment test was performed by management on CGUs or groups of CGUs to which goodwill and trademarks with indefinite • useful lives have been allocated at least annually by comparing the carrying value with the recoverable amount of the CGUs or groups of CGUs, which is the higher of value in use and fair value less costs of disposal. The value in use of a CGU was determined by management using discounted cash flow forecasts.

商譽及無限使用年限商標被分配至現金產生單位或現金 • 產生單位組別。管理層至少每年通過比較現金產生單位 或現金產生單位組別的賬面值與可收回金額(即使用價 值及公允值減銷售成本的較高者),就商譽及無限使用 年限商標已獲分配至的現金產生單位或現金產生單位組 別進行減值測試。管理層使用折現現金流量預測來確定 現金產生單位的使用價值。

indefinite useful lives amounting to RMB15,780,888,000, and trademarks with indefinite useful lives included the following:

- understanding and evaluating the design and implementation of key internal controls over the impairment assessment;
- 了解並評價與減值評估相關的關鍵內部控制的設計和 運行;
- assessing management's identification of CGU and the allocation of assets and liabilities to each CGU with reference to the requirements of the prevailing accounting standards;
- 參考現行會計準則的規定,評估管理層對現金產生單 位的識別及分配至各現金產生單位的資產及負債;
- discussing future operating plans with management and comparing key assumptions in the discounted cash flow forecasts, such as the estimated future sales growth rates and corresponding gross margin rates with the approved budget and with reference to historical sales growth rates and corresponding gross margin rates;
- 與管理層討論未來經營計劃及將折現現金流量預測中 的主要假設(如預計未來銷售增長率及相關毛利率)與 經批准的預算相比較並參考歷史銷售增長率及相關毛 利率;

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

KEY AUDIT MATTERS (continued)

關鍵審計事項(續)

Assessing impairment of goodwill and trademarks with indefinite useful lives (continued) 評估商譽及無限使用年限商標的減值(實)

Refer to Note 19 to the consolidated financial statements and the accounting policies in Note 2.3. 請參閱綜合財務報表附註19及附註2.3所述的會計政策。

The Key Audit Matter 關鍵審計事項 How the matter was addressed in our audit 在審計中如何應對該事項

We identified assessing impairment of goodwill and trademarks with indefinite useful lives as a key audit matter because the preparation of discounted cash flow forecasts involves the exercise of significant management judgement in determining key assumptions, particularly the future sales growth rates, corresponding gross margin rates and the discount rates applied, which could be subject to management bias.

我們將評估商譽及無限使用年限商標的減值識別為關鍵審計事項,是由於折現現金流量預測的編製涉及在確定主要假設(尤其是未來銷售增長率、相關毛利率及使用的貼現率)時作出重要的管理層判斷,而管理層可能對 • 此存有偏向。

- with the assistance of our internal valuation specialists, when appropriate, evaluating the methodology adopted with reference to the requirements of the prevailing accounting standards, and assessing the discount rates used in the discounted cash flow forecasts by comparing with range of discount rates adopted by companies in the similar industries;
- 在內部估值專家協助下,如適用,參考現行會計準則 的規定評估所採用的方法;及通過與類似行業的公司 所採用的折現率範圍相比較,評估折現現金流量預測 中使用的折現率;
- evaluating the sensitivity analysis prepared by management for each of the key assumptions, including future sales growth rates, corresponding gross margin rates and discount rates adopted in the discounted cash flow forecasts and considering whether there are any indicators of management bias;
- 評估管理層為每項主要假設(包括未來銷售增長率、 相關毛利率及於折現現金流量預測中採用的折現率) 編製的敏感度分析及考慮是否存在任何管理層對此存 有偏向的跡象;
- performing a retrospective review of last year's impairment assessment and comparing the forecast data with the current year's results to assess the reasonableness of the prior year's discounted cash flow forecasts and making enquiries of management as to the reasons for any significant variations identified and whether these have been considered in the forecasts of the current year; and
- 對去年的減值評估進行追溯審閱並將預測數據與本年度業績相比較,以評估上一年度折現現金流量預測的合理性,及向管理層查詢有關識別任何重大變化的原因以及該等變化有否於本年度預測進行考慮;及
- assessing the disclosures in the consolidated financial statements in respect of the impairment assessment with reference to the requirements of the prevailing accounting standards.
- 參考現行會計準則的規定,評估綜合財務報表中有關減值評估的披露。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

KEY AUDIT MATTERS (continued)

閣鍵審計事項 (續)

Assessing impairment of an investment in a material associate 評估重大聯營公司投資的減值

Refer to Note 20 to the consolidated financial statements and the accounting policies in Note 2.3. 請參閱綜合財務報表附註20及附註2.3所述的會計政策。

The Kev Audit Matter 關鍵審計事項

How the matter was addressed in our audit 在審計中如何應對該事項

RMB7,354,005,000, representing 7% of the Group's 程序: total assets as at 31 December 2024.

二零二四年十二月三十一日,貴集團於中國現代牧業控 ● 股有限公司(「中國現代牧業」),一家貴集團的重大聯營 公司,的投資達人民幣7,354,005,000元,佔貴集團總資 產7%。

Management performed an impairment assessment of the investment in China Modern Dairy by comparing the • carrying value of investment in China Modern Dairy with its recoverable amount, which is the higher of value in use and fair value less costs of disposal. The value in use of China Modern Dairy was determined by management based on a discounted cash flow forecast.

管理層通過將中國現代牧業的投資賬面值與其可收回金 • 額(即使用價值及公允值減銷售成本的較高者)相比較, 對中國現代牧業的投資進行減值評估。管理層根據折現 現金流量預測確定中國現代牧業的使用價值。

We identified assessing impairment of an investment in • a material associate as a key audit matter because the preparation of discounted cash flow forecast involves the exercise of significant management judgement in determining key assumptions, particularly the future sales growth rates, corresponding gross margin rates and the discount rate applied, which could be subject to management bias.

我們將評估重大聯營公司的投資的減值識別為關鍵審計 事項,是由於折現現金流量預測的編製涉及在確定主要 假設(尤其是未來銷售增長率、相關毛利率及應用的貼 現率)時作出重要的管理層判斷,而管理層可能對此存 有偏向。

The Group's investment in China Modern Dairy Our audit procedures to assessing impairment of an Holdings Ltd. ("China Modern Dairy"), a material investment in a material associate included the following: associate of the Group, amounted to 我們就評價重大聯營公司的投資減值的審計程序包括以下

- understanding and evaluating the design and implementation of key internal controls over the impairment assessment:
- 了解並評價與減值評估相關的關鍵內部控制的設計和 運行;
- discussing future operating plan with management and comparing key assumptions in the discounted cash flow forecast, such as the future sales growth rates and corresponding gross margin rates with the approved budget and with reference to historical sales growth rates and corresponding gross margin rates:
- 與管理層討論未來經營計劃及將折現現金流量預測中 的主要假設(如未來銷售增長率及相關毛利率)與經批 准的預算相比較並參考歷史銷售增長率及相關毛利 率;
- with the assistance of our internal valuation specialists, evaluating the methodology adopted with reference to the requirements of the prevailing accounting standards, and assessing the discount rate used in the discounted cash flow forecast by comparing with range of discount rates adopted by companies in the similar industries;
- 在內部估值專家協助下,參考現行會計準則的規定評 估所採用的方法;及通過與類似行業的公司所採用的 折現率範圍相比較,評估折現現金流量預測中使用的 折現率;

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

KEY AUDIT MATTERS (continued)

閣鍵審計事項 (續)

Assessing impairment of an investment in a material associate (continued) 評估重大聯營公司投資的減值(集)

Refer to Note 20 to the consolidated financial statements and the accounting policies in Note 2.3. 請參閱綜合財務報表附註20及附註2.3所述的會計政策。

The Key Audit Matter 關鍵審計事項 How the matter was addressed in our audit 在審計中如何應對該事項

- evaluating the sensitivity analysis prepared by management for each of the key assumptions, including future sales growth rates, corresponding gross margin rates and discount rate adopted in the discounted cash flow forecast and considering whether there are any indicators of management bias; and
- 評估管理層為每項主要假設(包括未來銷售增長率、 相關毛利率及於折現現金流量預測中採用的折現率) 編製的敏感度分析及考慮是否存在任何管理層對此存 有偏向的跡象;及
- performing a retrospective review of last year's impairment assessment and comparing the forecast data with the current year's results to assess the reasonableness of the prior year's discounted cash flow forecast and making enquiries of management as to the reasons for any significant variations identified and whether these have been considered in the forecast of the current year.
- 對去年的減值評估進行追溯審閱並將預測數據與本年度業績相比較,以評估上一年度折現現金流量預測的合理性,及向管理層查詢有關識別任何重大變化的原因以及該等變化有否於本年度預測進行考慮。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors are responsible for the other information. The other information comprises all the information included in the annual report, other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The directors are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

綜合財務報表及其核數師報告以外的 信息

董事需對其他信息負責。其他信息包括刊載於年 報內的全部信息,但不包括綜合財務報表及我們 的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他信息, 我們亦不對該等其他信息發表任何形式的鑒證結 論。

結合我們對綜合財務報表的審計,我們的責任是 閱讀其他信息,在此過程中,考慮其他信息是否 與綜合財務報表或我們在審計過程中所瞭解的情 況存在重大抵觸或者似乎存在重大錯誤陳述的情 況。

基於我們已執行的工作,如果我們認為其他信息 存在重大錯誤陳述,我們需要報告該事實。在這 方面,我們沒有任何報告。

董事就綜合財務報表須承擔的責任

董事須負責根據國際會計準則理事會頒佈的國際 財務報告準則會計準則、香港會計師公會頒佈的 香港財務報告準則及香港《公司條例》的披露要求 擬備真實而中肯的綜合財務報表,並對其認為為 使綜合財務報表的擬備不存在由於欺詐或錯誤而 導致的重大錯誤陳述所需的內部控制負責。

在擬備綜合財務報表時,董事負責評估貴集團持續經營的能力,並在適用情況下披露與持續經營 有關的事項,以及使用持續經營為會計基礎,除 非董事有意將貴集團清盤或停止經營,或別無其 他實際的替代方案。

審核委員會協助董事履行監督貴集團的財務報告 過程的責任。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

核數師就審計綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合理 保證,並出具包括我們意見的核數師報告。我們 僅向整體股東報告。除此以外,我們的報告不可 用作其他用途。我們概不就本報告的內容,對任 何其他人士負責或承擔法律責任。

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

在根據《香港審計準則》進行審計的過程中,我們運用了專業判斷,保持了專業懷疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審計程序以應對這些風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計適當 的審計程序,但目的並非對貴集團內部控 制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作出會計估計和相關披露的合理性。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the group financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

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

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

核數師就審計綜合財務報表承擔的責 任_(集)

- 對董事採用持續經營會計基礎的恰當性作出結論。根據所獲取的審計憑證,確定是否存在與事項或情況有關的重大不確定性,從而可能導致對貴集團的持續經營能力產生重大疑慮。如果我們認為存在重大一產生重大疑慮。如果我們認為存在重大一種大量。如果我們認為存在重大一種大量。
 有關的披露不足,則我們應當發表非無保留意見。我們的結論是基於核數師報告日止所取得的審計憑證。然而,未來事項或情況可能導致貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構 和內容,包括披露,以及綜合財務報表是否 中肯反映交易和事項。
- 計劃和執行集團審計,以獲取關於集團內實體或業務單位財務信息的充足、適當的審計憑證,作為對集團財務報表形成意見的基礎。我們負責指導、監督和覆核就集團審計目的而執行的審計工作。我們為審計意見承擔全部責任。

除其他事項外,我們與審核委員會溝通了計劃的 審計範圍、時間安排、重大審計發現等,包括我 們在審計中識別出內部控制的任何重大缺陷。

我們還向審核委員會提交聲明,說明我們已符合 有關獨立性的相關專業道德要求,並與他們溝通 有可能合理地被認為會影響我們獨立性的所有關 係和其他事項,以及為消除對獨立性的威脅所採 取的行動或防範措施(若適用)。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

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

The engagement partner on the audit resulting in this independent auditor's report is Ho Ying Man Simon.

核數師就審計綜合財務報表承擔的責任簿

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

出具本獨立核數師報告的審計項目合夥人是何應 文。

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

26 March 2025

畢馬威會計師事務所

執業會計師 香港中環 遮打道十號 太子大廈八樓

二零二五年三月二十六日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

綜合損益表

for the year ended 31 December 2024 (Expressed in Renminbi ("RMB")) 截至二零二四年十二月三十一日止年度(以人民幣(「人民幣」)列示)

			2024 二零二四年	2023 二零二三年
		Notes	RMB'000	₹ 1 RMB'000
		附註	人民幣千元	人民幣千元
Revenue	收入	5	88,674,774	98,624,041
Cost of sales	銷售成本		(53,584,334)	(61,983,946)
Gross profit	毛利		35,090,440	36,640,095
Other income and gains	其他收入及收益	5	1,031,644	1,069,392
Selling and distribution expenses	銷售及經銷費用	Ü	(23,092,601)	(25,192,211)
Administrative expenses	行政費用		(4,228,995)	(4,742,531)
Impairment losses on financial and	金融及合約資產減值		() : ; : ; ;	(, , , , ,
contract assets, net	あ 樹 指 領	7	(371,712)	(309,626)
Loss on derecognition of financial	按攤餘成本計量的金融			, , ,
assets measured at amortised cost	資產終止確認所產生			
	的虧損		(49,044)	(54,663)
Other expenses	其他費用	6	(6,453,014)	(1,296,464)
Interest income	利息收入		1,411,977	1,675,555
Finance costs	融資成本	8	(1,467,790)	(1,569,281)
Share of results of associates	應佔聯營公司業績	20	(871,728)	91,921
	~V 14 ~1 Nn	_		
Profit before taxation	税前利潤	7	999,177	6,312,187
Income tax expense	所得税支出	11	(774,572)	(1,425,212)
Profit for the year	本年利潤		224,605	4,886,975
Attributable to:	歸屬於:			
Owners of the Company	本公司權益股東		104,507	4,809,197
Non-controlling interests	非控股股東權益		120,098	77,778
			224,605	4,886,975
			221,000	1,300,010
Earnings per share attributable to	本公司普通股權益股東			
ordinary equity holders of the	應佔每股盈利(以每			
Company (expressed in RMB	股人民幣元計)			
per share)		13		
Basic	基本		0.027	1.220
Diluted	攤薄		0.027	1.216

The notes on pages 148 to 314 form part of these financial 第148至314頁的附註屬該等財務報表的一部分。 statements. Details of dividends payables to equity holders of the 應付本公司權益擁有人應佔本年利潤的股息的詳 Company attributable to the profit for the year are set out in 情載於附註12。 Note 12.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

綜合全面收益表

for the year ended 31 December 2024 (Expressed in RMB) 截至二零二四年十二月三十一日止年度(以人民幣列示)

	RMB'000 人民幣千元	二零二三年 RMB'000 人民幣千元
Profit for the year 本年利潤	224,605	4,886,975
Other comprehensive income 其他全面收益		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods: 期後可能重新分類至損益 的其他全面收益:		
Exchange differences on translation of foreign 海外業務的外幣折算差額	(020.704)	(107.016)
operations Effective portion of changes in fair value of hedging instruments arising during the year: - Total hedging loss recognised in other comprehensive income 來自本年對沖工具公允值 變動的有效部分: - 於其他全面收益確認 的對沖虧損總額	(939,791)	(107,916)
(excluding exchange differences) (不包括外幣折算差額)	95,486	167,538
 Amount reclassified from other comprehensive income to profit or loss 一 自其他全面收益重新 分類至損益的金額 	(231,533)	(275,535)
Share of other comprehensive income of 應佔聯營公司其他全面 associates 收益	(171,710)	(24,825)
Net other comprehensive income that may 期後可能重新分類至損益 be reclassified to profit or loss in 的其他全面收益淨額 subsequent periods	(1,247,548)	(240,738)
Other comprehensive income that will not be 期後不會重新分類至損益 reclassified to profit or loss in subsequent 的其他全面收益: periods:		
Exchange differences on translation Equity investments designated at fair value through other comprehensive income: W幣折算差額 指定為以公允值計量且其 變動計入其他全面收益 的股本投資:	225,427	124,287
- Changes in fair value - 公允值變動	5,684	(15,422)
Net other comprehensive income that will 期後不會重新分類至損益 not be reclassified to profit or loss in 的其他全面收益淨額 subsequent periods	231,111	108,865
Other comprehensive income, net of tax 其他全面收益,扣除税項	(1,016,437)	(131,873)
Total comprehensive income for the year 年度全面收益總額	(791,832)	4,755,102
Attributable to:	(937,980) 146,148	4,668,268 86,834
	(791,832)	4,755,102

The notes on pages 148 to 314 form part of these financial 第148至314頁的附註屬該等財務報表的一部分。 statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

at 31 December 2024 (Expressed in RMB) 於二零二四年十二月三十一日(以人民幣列示)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	14	20,905,216	21,715,379
Construction in progress	在建工程	15	2,278,028	2,348,779
Investment properties	投資物業	10	57,775	59,421
Right-of-use assets	使用權資產	16	2,584,719	2,733,497
Goodwill	商譽 商譽	17	7,677,836	8,952,282
Other intangible assets	其他無形資產	18	8,829,053	12,617,999
Investments in associates	於聯營公司的投資	20	9,648,894	10,408,632
Deferred tax assets	派	21(a)	930,170	1,434,197
Derivative financial instruments	衍生金融工具	31	241,794	324,509
Other financial assets	其他金融資產	22	16,205,547	20,147,281
Long-term prepayments	長期預付款	25	1,165,975	349,713
Long-term prepayments	区别识门派	20	1,105,975	349,713
Total non-current assets	總非流動資產		70,525,007	81,091,689
Current assets	流動資產			
Other financial assets	其他金融資產	22	8,138,860	8,531,769
Derivative financial instruments	衍生金融工具	31	8,582	23,492
Inventories	存貨	23	4,936,666	6,088,450
Trade and bills receivables	(本) 應收賬款及票據	23	4,936,666 3,261,858	
	應收 版		3,201,000	3,668,604
Prepayments, other receivables and			1 070 070	0.005.554
other assets Pledged deposits	及其他資產 保證金存款	25 26	1,979,279 103,383	3,095,554
Cash and bank balances	現金及銀行結存	26		276,593
Casii and Dank Dalances	坑並以耿1」和行	20	17,339,157	12,443,800
Total current assets	總流動資產		35,767,785	34,128,262

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

at 31 December 2024 (Expressed in RMB) 於二零二四年十二月三十一日(以人民幣列示)

			2024	2023
			二零二四年	二零二三年
		Notes	_ ₹ _	= ₹ = = 1 RMB'000
		附註	人民幣千元	人民幣千元
		113 1-1-		7 (7 (1 1 7)
Current liabilities	流動負債			
Trade and bills payables	應付賬款及票據	27	8,647,226	9,499,441
Other payables and accruals	其他應付款項及預提		, , ,	-,,
poyo	費用	28	11,244,088	12,892,166
Interest-bearing bank and other	計息銀行及其他借貸		, , , , , , ,	, ,
borrowings		29/30	16,661,575	9,806,937
Derivative financial instruments	衍生金融工具	31	38,276	· · · —
Income tax payable	應付所得税		370,787	340,853
Other financial liabilities	其他金融負債	33	44,608	54,661
Total current liabilities	總流動負債		37,006,560	32,594,058
Net current (liabilities)/assets	淨流動(負債)/資產		(1,238,775)	1,534,204
Total assets less current liabilities	總資產減流動負債		69,286,232	82,625,893
Non-current liabilities	非流動負債			
Interest-bearing bank and other	計息銀行及其他借貸			
borrowings		29/30	17,975,625	27,603,818
Deferred income	遞延收入	32	728,274	636,194
Deferred tax liabilities	遞延税項負債	21(b)	2,556,842	3,729,709
Derivative financial instruments	衍生金融工具	31	_	4,461
Total non-current liabilities	總非流動負債		21,260,741	31,974,182
NET ASSETS	淨資產		48,025,491	50,651,711

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

at 31 December 2024 (Expressed in RMB) 於二零二四年十二月三十一日(以人民幣列示)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
EQUITY	權益			
Equity attributable to owners of	本公司權益股東應佔			
the Company	權益			
Share capital	股本	34	356,662	358,143
Shares held under share award	根據股票獎勵計劃	٥.	333,332	223,1.2
scheme	持有的股份		(114,293)	(148,344)
Treasury shares	庫存股份		(17,981)	_
Other reserves	其他儲備	35	8,105,166	10,045,196
Retained earnings	保留利潤		33,232,733	34,064,964
			41,562,287	44,319,959
Non-controlling interests	非控股股東權益		6,463,204	6,331,752
TOTAL EQUITY	總權益		48,025,491	50,651,711

Approved and authorised for issue by the board of directors on 董事會已於二零二五年三月二十六日批准及授權 26 March 2025.

刊發。

Qing Lijun 慶立軍 Director 董事

Gao Fei 高飛 Director 董事

The notes on pages 148 to 314 form part of these financial 第148至314頁的附註屬該等財務報表的一部分。 statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

for th	e year ended 31		1				截至.	二零.	二四年		月三	+-		年度				列才				. 1		
	Total	線構登 PMB'000 人民幣千元	50,051,798	4,886,975	9,667	(15,422)	(24,825)	(101,288)	4,755,102		436,448	'	69,067	155,637	121,608	(58.407	(817,991)	(2,636,044)	160,750	0,640	188	'	(4,155,189)	50,651,711
	Non-controling interests	非控散液準僅益 PAB1000 人民幣千元	9,950,258	77,778	990'6	1	ı	1	159798		420	1	ı	1	1 1	(37.381)	1	(3,840,327)	160,246	13,554	(4.882)	1	(3,708,340)	6,331,752
	[प्रव	合計 PMB000 人民幣千元	40,088,540	4,800,197	119	(15,422)	(24,825)	(101,293)	4,688,268		435,998	1	68,067	155,637	121,608	(21026)	(817,991)	1,204,283	906	(8,914)		1	(446,849)	44,319,959
	Retained earning	保留利潤 PANBY000 人民幣千元	29,447,875	4,809,197	1	1	ı	ı	4,809,197		ı	221,877	I	1	1 1	(21.026)	1		1	1 1	1	(385,389)	(192,108)	34,064,964
	Share of other changes in equity of associaties	惠佔聯營公司之其 他說權變動 Palebtoo 人民幣千元	(22,227)	1	1	1	(24,825)	1	(24,825)		ı	1	ı	1	1 1	1	ı	1	1	1 1	1	1	1	(47,062)*
	Puttable non-controlling interest reserve	可公告非控別設東 權益整備 PANED000 人民幣千元	(873,538)	1	1	1	ı	1	1		ı	1	ı	1	1 1	1	ı	1	1	(8,914)	1	1	(6,914)	(880,452)*
	Equity transaction reserve	權益交易儲備 PAMB'0000 人民幣千元	(1,639,612)	ı	1	1	ı	ı	1		ı	1	ı	1	1 1	1	ı	1,204,283	75 (S)	1 1	1	1	1,204,787	(434,825)*
	Hedging	對沖儲備 PANS'000 人民幣千元	404,759	1	1	ı	ı	(107,997)	(107,997)		ı	1	ı	1	1 1	1	ı	1	1	1 1	1	1	1	296,762*
haeun	Share option reserve/share award reserve	開設權儲備/稅份 獎勵儲備 PMB1000 人民幣千元	822,728	ı	1	ı	ı	ı	1		436,889	(221,877)	69,067	(43,855)	121,608	L coloni	ı		1	1 1	1	1	722,627	1,048,355*
Athroutable to owners of the Company 本公司權益股東憲告	Fair value reserve of rearcial assets at fair value frough other comprehensive income income		(334,771)	ı	1	(15,422)	ı	ı	(15,422)		ı	1	ı	1	1 1	1	ı	1	1	1 1	1	1	1	(350, 159)*
Attributable	Foreign currency translation reserve	外客价算儲備 PAB5000 人民幣千元	(1,774,598)	1	19	ı	ı	6,704	7,315		ı	1	ı	1	1 1	1	ı	1	1	1 1	1	1	1	(1,767,288)*
	Standroy reserves	法定儲備 PANB'000 人民幣千元 (Nube 35) (附註35)	4,569,414	ı	1	ı	1	1	1		ı	1	ı	1	1 1	1	ı	1	1	1 1	1	382,369	382,959	4,962,373*
	Controuted	實務盈餘 PAS 000 人民幣千元	204,677	ı	1	ı	ı	ı	1		ı	1	ı	1	1 1	1	ı		1	1 1	1	1	1	204,677*
	Share premium	散份溢價 PMB1000 人民幣千元	9,106,586	ı	ı	1	ı	ı	1		ı	1	ı	198,865	15.816	1	1 7000	lo 1 7 102 l)	1	- U 588 U151		1	(2,088,752)	7,012,834"
	Tressury	庫存發份 PMB'000 人民幣千元	1	ı	1	ı	ı	1	1		ı	1	ı	1	1 1	1	(722,660)	1.22,000	1	1 1	1	1	'	1
	Shares held under share award scheme	機樣競響 持有的發音 有的發音 A A B A B A B A B A B A B A B A B A B	(175,701)	ı	1	ı	ı	ı	1		ı	1	ı	1	100,600	1	(96,341)		1	1 1	1	1	27,357	(148,344)
	Share	股本 PMB7000 人民幣千元 (Nobe 34) (開註34)	329,948	1	1	1	ı	ı	1		ı	1	ı	220	1 1	1	1 80	(204.2) -	1	1 1	1	1	(1,805)	358,143
		Notes ##									r~-		~		~ 8	3 ~				\$				
			及二零二三年—月一日	本年利潤ナケー・	A-4-共同主 14代益: 外幣折算差額 按公允值計量且其變動計	入其他全面收益的股 本投資的公允值變 動,如除稅項	應佔聯營公司其他全面 收益 東白本年對沖下且公台值	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	年度全面收益總額	可換設債券以股份為基礎均支付部分的公允值業銷	可換股債券以股份為基礎的支	付部分因失效而轉撥 以股份支付紡績股權安排	公允值業銷 根據以股份支付的需股權安排 AXCBA OT A M M M B B 48	致10点00.X特山海风信 儲備 緊票袋動計劃公价值餐話	田体的亜米斯中創物圏の砂心	- 間子公司限制性股票開支 - 間子公司限制性股票開支 轉回	(編集) 中央数数40	4. 新井控設を構造 表別の 4. 仏ののませんの	升位负权 R 指仓注页 中协助 80mm 指 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		向非控股股東權益近付/應付 股急	轉發至法定歸備		於二零二三年十二月三十一日
			.1 January 2023			inestnents at fair value though other comprehensive noome, net of tax	Stare of other comprehensive income of associates Hieraries northin of changes in fair	value of hedging instruments arising during the year	tal comprehensive income for the year	rivable amortisation of strare-based payment component of the conventible	bonds ansfer upon lapse of share-based payment		option arrangements ares issued and transfer of share option		g		are purchases	quistion of non-controlling interests		large in the amount of pot rading or non-controling therest idends neal to connect of the Company		autory reserves		31 December 2023

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

for the year ended 31 December 2024 (Expressed in RMB) 截至二零二四年十二月三十一日止年度(以人民幣列示)

									Attributable 本	Attributable to owners of the Company 本公司權益股東應佔	ompany								
			Share	Treasury shares held under share award scheme	Tressury	Share premium	Contributed surplus	Statutory reserves	fina Foreign currency translation reserve	Fair value reserve of reactive of financial assets at fair value through offer comprehensive income heavelle 用其	Share option reserve/share award reserve	Hedging reserve	Equity transaction reserve	Puttable ot non-controlling interest reserve	Share of other changes in equity of associates	Retained earning	Total	Non-controlling interests	Total equity
		Notes	股本 股本 人民幣千元 (ABM 1993)	海	章春致帝 RMB1000 人民幣千元	緊急營價 RMB000 人民幣千元	Mark	所 RMR D00 RMR D00 N04 50 (RMR 50)	外幣所屬 RMB000 人民幣千元		羅胶膚衛傷 / 胶粉 萘酚酸瘤 RMB000 人民幣千元	繁华 RMB0000 人民第千元	權益交易營備 RMB 000 人民幣千元	可 治	應佔轉營公司之其 時級報動 RMB000 人民幣千元	保留利潤 RMB'000 人民幣千元	合計 RMB'000 人民幣千元	非控發發東權益 RMB000 人民幣千元	R RB
At1 January 2024	10年一月一日 日		388,143	(148,344)		7,012,834*	204,677*	4,962,373*	*(635,737,1)	(590, 193)*	1,048,355*	296,762*	(434,825)*	(880,452)*	(47,052)*	34,064,964	44,319,959	6,331,752	117,169,06
Profit for the year	本 本 十 十 十 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				1			1	1	1	1	1	1	1	1	104,507	104,507	120,086	224,605
Utrer comprehensive income for the year. Exchange differences on translation. Chances in far value of equity.	本年具他室園收益: 外幣折算差額 按公价值計量用其變動計		1	1	1	1	1		(736,439)	1	1	1	1	1	1	•	(736,439)	26,050	(710,389)
inestrents at fair value through other comprehensive income, net of tax	入其他全面收益的 於本投資的公允值 變動,和除稅項		•	1		1		1		75. 88.			1	1			5,684		5,684
Stare of other comprehensive income of associable associable Pilentia northin of changes in fair real a	應佔攀登公司其他全面 收益 東白太年報油工員公布值		1	1		1	1			1	1	1	1	1	(171,710)	1	(171,710)	1	(017,171)
of hedging instruments arking during the year	AHATINT上共のルロ 愛動的有效部分			1		- 1		1	(3.975)	1		(136,047)	1	•	1	1	(140,022)	•	(140,022)
Total comprehensive income for the year	年度全面抗益總額		1	1	1	1	1	1	(740,414)	5,684	1	(136,047)	1	1	(17,1,710)	104,507	(086,788)	146,148	(200,167)
	可換發儀券以發份為基礎的 支付部分的公允值業請及 註辦	~	1				1				321,334	1		1	1		321,934	475	322,409
	可換散債券以款份為基礎的 支付部分因失效而轉發 Nanon+H-Wellon株立地		•	1	1	1			1	1	(1,026,647)	1	1	1		1,026,647	1	1	
rar vaue amonisaron of equity-settled share option arrangements	以改訂文刊的構改権文件 ②允値奏割 配置体験は動から体験級	~	•	1		1		1	1	1	(12,906)	1	1		1	•	(12,906)	•	(12,906)
ran vaue amousanon or side award scheme Shores noted indee door award addeno	以示:X、獨自 對众); 国際 語由 数	~ 8	1 1	1 8		1 6000			1 1	1 1	41,910		1 1	1 1			41,910		41,910
Share purchases Share monolation	は Selv According Manager 100 mm in the part 100 m	3 ಶಕಶ	1 104	(20,856)	(233,305)	- PH3 8/4	1 1		1 1		for referral 1			1 1	1 1		(284,160)		(284,160)
Disposal of subsideries Acquisition of non-controlling interests	出售子公司 收購非控稅稅東權益	\$ \$	1 1	1 1	t I I	April 1	1.1	1.1	1 1	1 1	1 1	1.1	16,136		1 1	1 1	16,136	156 (25,857)	156 (127,8)
Capital injection from non-controlling interests			•	1		1			1				16,846	1		1	16,846	21,128	37,974
<u>.</u>	発性の依果権益等の対策支援 要勤 日向本公司権益税束近付税 ® ・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	12	1.1	1.1	1.1		1-1	1.1	1.1	1 1	1-1	1.1	1.1	4,906	1 1	- (1,924,338)	4,906	5,147	10,053
Dividends paditelyable to non-controlling interests Transfer to stablory reserves	向非狂稅稅果權亞並付/應付 股急 轉務至法定儲備		1.1	1.1	1.1			28,027		1 1	1.1	1 1	1 1		1 1	- (20) (65)	1 1	(15,745)	(15,745)
			(1,481)	34,051	(17,981)	(175,470)	•	720,00		1	(796,988)	-	32,982	4,906		(906,738)	(1,819,692)	(14,696)	(1,834,388)
At 31 December 2024	日-十三日三十二日		396,662	(114,293)	(17,981)	6,837,364*	*77,6702	5,001,400*	2,507,697)*	(344,509)*	249,367*	160,715*	(401,843)*	(875,546)*	(218,762)*	827,252,83	41,562,287	6,463,204	48,025,491

These reserve accounts comprise the consolidated other reserves of RMB8,105,166,000 (2023: RMB10,045,196,000) in the consolidated statement of financial position.

The notes on pages 148 to 314 form part of these financial statements.

該等儲備賬戶包括綜合財務狀況表內綜合其他儲備人民幣8,105,166,000元(二零二三年:人民幣10,045,196,000元)。

第148至314頁的附註屬該等財務報表的一部分。

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

for the year ended 31 December 2024 (Expressed in RMB) 截至二零二四年十二月三十一日止年度(以人民幣列示)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cash flows from operating activities	經營業務產生的現金流量 税前利潤:		000 477	0.040.407
Profit before taxation: Adjustments for:	就下列各項調整:		999,177	6,312,187
Interest income	利息收入		(1,411,977)	(1,675,555)
Finance costs	融資成本	8	1,467,790	1,569,281
Depreciation of property, plant and equipment	物業、廠房及設備折舊	7	2,953,109	2,803,699
Depreciation of right-of-use assets	使用權資產折舊	7	335,239	385,609
Depreciation of investment properties	投資物業折舊	7	1,646	1,646
Amortisation of other intangible assets	其他無形資產攤銷	7	116,721	109,788
Net loss on disposal of property, plant and	出售物業、廠房及設備、		,	,
equipment, other intangible assets and	其他無形資產及使用權			
right-of-use assets	資產虧損淨額	6	52,110	14,423
Impairment of financial and contract assets, net	金融及合約資產減值淨額	7	371,712	309,626
Impairment of investments in an associate	於一間聯營公司的投資		,	, .
·	減值	6	63,487	48,030
Impairment of construction in progress	在建工程減值		21,125	_
Impairment of goodwill	商譽減值	6	1,154,728	_
Impairment of other intangible assets	其他無形資產減值	6	3,490,098	_
Write-down of inventories to net realisable value	存貨撇減至可變現淨值	6	911,092	323,675
Amortisation of deferred income for assets	資產遞延收入攤銷	5	(114,910)	(121,738)
Gain on disposal of an associate	出售一間聯營公司之收益	5	-	(1,046)
Share of results of associates	應佔聯營公司業績		871,728	(91,921)
Gain on disposal of subsidiaries	出售子公司收益	5	(267,216)	_
Net fair value loss/(gain) on exchangeable bonds	可交換債券公允值虧損/			
	(收益)淨額	5/6	28,190	(2,024)
Gain on disposal of assets and liabilities held for	出售持有待售的資產及			
sale	負債的收益	5	-	(14,521)
Foreign exchange loss, net	匯 兑虧損淨額	6	21,369	77,382
Net fair value (gain)/loss on equity investment at	按公允值計量且其變動計入			
fair value through profit or loss	損益的股權投資公允值	F /0	(=4.400)	00.045
Alat falls of a last Allega as fall and a second	(收益)/虧損淨額	5/6	(71,132)	22,945
Net fair value (gain)/loss on forward currency	遠期外幣合約公允值	F /C	(0.040)	4.044
Contracts	(收益)/虧損淨額	5/6	(8,948)	4,641
Net fair value gain on other financial liabilities	其他金融負債公允值收益	E	_	(00 650)
Fair value amortisation and cancellation of	淨額 可換股債券以股份為基礎的	5	_	(23,658)
share-based payment component of the	支付部分的公允值攤銷及			
convertible bonds	主鎖	7	322,409	436,448
Fair value amortisation and cancellations of	以股份支付的購股權安排	,	322, 4 09	400,440
equity-settled share option arrangements	公允值攤銷及註銷	7	(12,906)	69,067
Fair value amortisation of share award scheme	股票獎勵計劃公允值攤銷	7	41,910	121,608
Reversal of restricted shares expense of a	一間子公司限制性股票		,	.2.,000
subsidiary	開支轉回	7	_	(58,407)
Changes in working capital:	營運資金變動:			, , ,
Decrease in other financial assets — entrusted	其他金融資產減少 - 授予			
loans to dairy farms	奶農的委託貸款		21,908	223,065
Decrease in inventories	存貨減少		860,187	1,669,051
Decrease/(increase) in trade and bills	應收賬款及票據減少/			
receivables	(增加)		277,963	(130,341)
Decrease/(increase) in pledged deposits	保證金存款減少/(增加)	26(a)	173,210	(91,220)
Decrease/(increase) in prepayments, other	預付款、其他應收款項及其			
receivables and other assets	他資產減少/(增加)		32,458	(366,975)
Decrease in trade and bills payables	應付賬款及票據減少		(852,215)	(707,245)
Decrease in other payables and accruals	其他應付款項及預提費用		44 - 22 - 242	(10= 10=)
	減少		(1,402,018)	(167,122)

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

for the year ended 31 December 2024 (Expressed in RMB) 截至二零二四年十二月三十一日止年度(以人民幣列示)

	Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cash generated from operations Interest paid Income taxes paid	經營業務產生的現金 支付利息 支付所得税	10,448,044 (775,633) (1,340,155)	11,050,398 (1,331,048) (1,370,012)
Net cash flows generated from operating activities	經營業務產生的淨現金流量	8,332,256	8,349,338
Cash flows from investing activities Purchase of items of property, plant and equipment Additions to construction in progress Purchase of land use rights included in right-of-use assets Purchase of other intangible assets Proceeds from disposal of property, plant and equipment, other intangible assets and right-of-use assets Purchase of other financial assets — equity investment Proceeds from disposal of other financial assets — equity investment Purchase of other financial assets — other debts investment Deemed contribution to Yashili for disposal of Dumex Baby Food Co., Ltd. Purchase of other financial assets — investment deposits Withdrawal of other financial assets — investment deposits Increase in other financial assets — entrusted loans Withdrawal of other financial assets — entrusted loans Net increase in other loans Dividends received from associates (Increase)/decrease in time deposits with original maturity of more than three months Interest received Acquisition of subsidiaries Investments in associates Proceeds from disposal of subsidiaries Disposal of investments in an associate Net decrease/(increase) in factoring receivable Receipt of government grants for property,	投購 添購 購處 購 處 購 。	(1,172,774) (2,073,858) (1,887) (226,610) 51,589 (104,235) 46,024 (786,596) — (64,028,907) 63,581,425 (313,848) 264,924 (1,473,646) 26,899 (649,948) 1,265,295 — (5,229) 20 — 1,986,332	(1,534,183) (2,328,390) (78,048) (194,090) 69,604 (36,000) — (200,000) (7,947,942) 12,255,088 (315,467) — (128,230) 72,075 884,058 1,263,372 922 (2,018) 832,140 10,596 (3,022,062)
plant and equipment	被取彻末、 <u></u>	114,910	112,749
Net cash flows used in investing activities	投資活動所用的淨現金流量	(3,500,120)	(285,826)

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

for the year ended 31 December 2024 (Expressed in RMB) 截至二零二四年十二月三十一日止年度(以人民幣列示)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cash flows from financing activities Proceeds from super & short-term commercial paper	融資活動產生的現金流量 超短期融資券所得款項		31,898,223	41,298,586
Repayment of super & short-term commercial	償還超短期融資券		,,,,,,	,,
paper			(31,898,223)	(41,298,586)
Repayment of corporate bonds	償還公司債券	36(b)	(3,610,761)	(3,443,702)
Redemption of convertible bonds	贖回可換股債券	36(b)	(3,336,959)	(670,951)
Redemption of 2020 exchangeable bonds	償還二零二零年可交換債券	36(b)	_	(617,227)
Issuance of 2023 exchangeable bonds	發行二零二三年可交換債券	36(b)		593,535
Proceeds from interest-bearing bank loans	計息銀行貸款所得款項	36(b)	37,184,004	49,091,106
Repayment of interest-bearing bank loans	償還計息銀行貸款 2015年4月28日本土井	36(b)	(33,424,242)	(46,723,460)
Decrease in pledged deposits for	銀行貸款的保證金存款	00()		00.040
bank loans	減少	26(a)	(000 045)	98,840
Capital element of lease rentals paid	已付租賃租金資本部分	36(b)	(306,315)	(268,711)
Interest element of lease rentals paid Interest paid	已付租賃租金利息部分 已付利息	36(b)	(52,834)	(64,181)
Acquisition of non-controlling interests	也的利息 收購非控股股東權益	36(b) 40	(582,302)	(67,089) (2,636,044)
Capital injection from non-controlling interests	非控股股東權益注資	40	(9,721) 37,974	160,750
Shares issued under equity-settled share option	根據以股份支付的購股權安排		31,914	100,730
arrangements	發行股份		_	155,637
Shares purchase	購股	34	(284,160)	(817,991)
Dividends paid to owners of the Company	支付本公司權益股東的股息	12	(1,924,358)	(1,588,015)
Dividends paid to non-controlling interests	支付非控股股東權益的股息		(15,745)	(4,882)
Net cash flows used in from financing	融資活動所用的淨現金流量			
activities			(6,325,419)	(6,802,385)
Net (decrease)/increase in cash and cash	現金及現金等價物(減少)/			
equivalents	增加淨額		(1,493,283)	1,261,127
Cash and cash equivalents at 1 January	一月一日現金及現金等價物		7,201,880	5,693,433
Effect of foreign exchange rate changes, net	匯率變動的影響(淨額)		490,781	247,320
Cash and cash equivalents at 31 December	十二月三十一日現金及			
	現金等價物		6,199,378	7,201,880
Analysis of balances of cash and cash equivalents	現金及現金等價物結餘分析			
Cash and bank balances as stated in the	於綜合財務狀況表中列賬的			
consolidated statement of financial position	現金及銀行結存	26	17,339,157	12,443,800
Time deposits with original maturity of more than	原到期日為三個月以上的			
three months	定期存款		(11,139,779)	(5,241,920)
Cash and cash equivalents as stated in the consolidated statement of cash flows	於綜合現金流量表中列賬的現金及現金等價物	26	6 400 070	7 004 000
Consolidated Statement of Cash Hows		26	6,199,378	7,201,880

The notes on pages 148 to 314 form part of these financial 第148至314頁的附註屬該等財務報表的一部分。 statements.

1 CORPORATE AND GROUP INFORMATION

China Mengniu Dairy Company Limited (the "Company") is an exempted company with limited liability in the Cayman Islands. The registered office address of the Company is P.O. Box 309, Ugland House, Grand Cayman KY1-1104, Cayman Islands. The Company is an investment holding company. The Company and its subsidiaries (together, the "Group") are engaged in the manufacture and distribution of dairy products.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

1 公司及集團資料

中國蒙牛乳業有限公司(「本公司」)為在開曼群島註冊成立的獲豁免有限公司。本公司的註冊辦事處地址為P.O. Box 309, Ugland House, Grand Cayman KY1-1104·Cayman Islands。本公司為一間投資控股公司。本公司及其子公司(統稱「本集團」)主要從事乳製品生產及經銷業務。

有關子公司的資料

本公司主要子公司詳情如下:

	Place of				
	incorporation/	Particulars of	Percentage		
	registration and	issued and	interest attrib		Principal
Name	business	paid up capital	the Com	pany	activities
名稱	註冊成立/ 註冊及業務地點	已發行及繳足股本詳情	本公司應佔股	はあるい	主要業務
有 件	註而 及未份 地	C	中公司應值版 Direct	作日カル Indirect	土安耒份
			直接	間接	
			五以	III JX	
China Dairy Holdings	Cayman Islands	143,654 shares	100%	_	Investment holding
	開曼群島	143,654股股份			投資控股
	7.02.41.7				5000
China Dairy (Mauritius) Limited	Mauritius	408,137,905 shares	_	100%	Investment holding
	毛里裘斯	408,137,905股股份			投資控股
Start Great Holdings Limited	British Virgin Islands	2,000 shares	100%	_	Investment holding
	("BVI")				
	英屬處女群島	2,000股股份			投資控股
	(「英屬處女群島」)				
Colour Vantage Limited	BVI	1 share	100%	_	Investment holding
	英屬處女群島	1股股份			投資控股
Future Discovery Limited	BVI	1 share	100%	_	Investment holding
Tuture Discovery Elimited	英屬處女群島	1股股份	10070		投資控股
	大風処久併司	נין אמאמי			IX 頁 IT IX
Golden Stage Holdings Limited	BVI	20 shares	100%	_	Investment holding
	英屬處女群島	20股股份			投資控股
Vision Clear Limited	Hong Kong	998 shares	_	100%	Investment holding
	香港	998股股份			投資控股
Bright Rainbow Pte. Ltd.	Singapore	2 shares	_	100%	Investment holding
	新加坡	2股股份			投資控股

1 CORPORATE AND GROUP INFORMATION 1 公司及集團資料(類)

(continued)

(「內蒙蒙牛」)(附註(ii))

Information about subsidiaries (continued)

	Place of				
	incorporation/	Particulars of	Percentage	of equity	
	registration and	issued and	interest attril	outable to	Principal
Name	business 註冊成立/	paid up capital	the Com	pany	activities
名稱	註冊及業務地點	已發行及繳足股本詳情	本公司應佔股	權百分比	主要業務
			Direct	Indirect	
			直接	間接	
Bright Treasure Pty Ltd.	Australia	1 share	_	100%	Investment holding
Signt ribabalo i ty Liai	澳大利亞	1股股份		10070	投資控股
Wise Journey Pty Ltd.	Australia	1 share	_	100%	Investment holding
, ,	澳大利亞	1股股份			投資控股
China Mengniu International Co., Ltd.	BVI	9,929,581,785 shares	99.95%	_	Investment holding
中國蒙牛國際有限公司	英屬處女群島	9,929,581,785股股份			投資控股
Plant Base Limited	Hong Kong	1 share	_	100%	Investment holding
植樸磨坊有限公司	香港	1股股份			投資控股
Easy Reach Investment Co., Ltd.	Hong Kong	2,176,895 shares	100%	_	Investment holding
盈逹實業投資有限公司	香港	2,176,895股股份			投資控股
Tianjin New Value Supply Chain	The Chinese	RMB20,000,000	_	100%	Sale of raw material
Co., Ltd. (Note (iii))	Mainland				
天津通瑞供應鏈有限公司(附註(iii))	中國大陸	人民幣20,000,000元			出售原材料
Inner Mongolia Special High-tech Dairy	The Chinese	RMB250,000,000	_	100%	Manufacture and sale
Products Co., Ltd. (Note (i))	Mainland				of dairy products
內蒙古特高新乳製品有限公司(附註())	中國大陸	人民幣250,000,000元			生產及出售乳製品
Mengniu Hi-tech Dairy Product (Beijing)	The Chinese	RMB87,500,000	21.36%	78.64%	Manufacture and sale
Co., Ltd. (Note (ii))	Mainland	. — w			of dairy products
蒙牛高科乳製品(北京)有限責任公司 (附註(ii))	中國大陸	人民幣87,500,000元			生產及出售乳製品
Inner Mongolia Mengniu Dairy (Group)	The Chinese	RMB1,504,290,870	8.99%	91.01%	Manufacture and sale
Company Limited ("Inner Mongolia Mengniu") (Note (ii))	Mainland				of dairy products
內蒙古蒙牛乳業(集團)股份有限公司	中國大陸	人民幣1,504,290,870元			生產及出售乳製品

1 CORPORATE AND GROUP INFORMATION 1 公司及集團資料(績)

(continued)

Information about subsidiaries (continued)

Name	Place of incorporation/ registration and business 註冊成立/	Particulars of issued and paid up capital	Percentage of interest attrib	utable to	Principal activities
名稱	註冊及業務地點	已發行及繳足股本詳情	本公司應佔股 Direct 直接	權百分比 Indirect 間接	主要業務
Inner Mongolia Mengniu Dairy Baotou Co., Ltd. (Note (ii)) 內蒙古蒙牛乳業包頭有限責任公司(附註(ii))	The Chinese Mainland 中國大陸	RMB30,000,000 人民幣30,000,000元	26.40%	73.60%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Dairy (Luannan) Co., Ltd. (Note (ii)) 蒙牛乳業(灤南)有限責任公司(附註(ii))	The Chinese Mainland 中國大陸	RMB106,000,000 人民幣106,000,000元	26.06%	73.94%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Dairy (Tangshan) Co., Ltd. (Note (ii)) 蒙牛乳業(唐山)有限責任公司(附註(ii))	The Chinese Mainland 中國大陸	RMB250,000,000 人民幣250,000,000元	26.05%	73.95%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Dairy Tai'an Co., Ltd. (Note (ii)) 蒙牛乳業泰安有限責任公司(附註(ii))	The Chinese Mainland 中國大陸	RMB60,000,000 人民幣60,000,000元	26.03%	73.97%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Dairy Jiaozuo Co., Ltd. (Note (i)) 蒙牛乳業(焦作)有限公司(附註(i))	The Chinese Mainland 中國大陸	RMB450,000,000 人民幣450,000,000元	_	100%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Dairy (Ma'anshan) Co., Ltd. (Note (i)) 蒙牛乳業(馬鞍山)有限公司(附註(i))	The Chinese Mainland 中國大陸	RMB275,000,000 人民幣275,000,000元	_	100%	Manufacture and sale of dairy products 生產及出售乳製品
Inner Mongolia Mengniu Hi-tech Dairy Co., Ltd. (Note (i)) 內蒙古蒙牛高科乳業有限公司(附註(i))	The Chinese Mainland 中國大陸	RMB150,000,000 人民幣150,000,000元	-	100%	Manufacture and sale of dairy products 生產及出售乳製品
Mengniu Deluxe (Zhangjiakou) Dairy Co., Ltd. (Note (ii)) 蒙牛特侖蘇(張家口)乳業有限公司 (附註(ii))	The Chinese Mainland 中國大陸	United States Dollar ("US\$") 33,533,000 33,533,000美元 (「美元」)	26%	74%	Manufacture and sale of dairy products 生產及出售乳製品

1 CORPORATE AND GROUP INFORMATION 1 公司及集團資料(類)

(continued)

Information about subsidiaries (continued)

	Place of				
	incorporation/	Particulars of	Percentage	of equity	
	registration and	issued and	interest attril	butable to	Principal
Name	business 註冊成立/	paid up capital	the Com	npany	activities
名稱	註冊及業務地點	已發行及繳足股本詳情	本公司應佔的	设權百分比	主要業務
			Direct 直接	Indirect 間接	
Monaniu Dainy (Qiqiba'ar) Co. Ltd	The Chinese	RMB75,000,000	26%	740/	Manufacture and sale
Mengniu Dairy (Qiqiha'er) Co., Ltd.	Mainland	NIVID7 3,000,000	2070	7470	of dairy products
(Note (ii)) 蒙牛乳業(齊齊哈爾)有限公司(附註(ii))	中國大陸	人民幣75,000,000元			生產及出售乳製品
Mengniu Dairy (Hengshui) Co., Ltd.	The Chinese	RMB200,000,000	26%	74%	Manufacture and sale
(Note (ii))	Mainland				of dairy products
蒙牛乳業(衡水)有限公司(附註(ii))	中國大陸	人民幣200,000,000元			生產及出售乳製品
Baoding Mengniu Beverage Co., Ltd.	The Chinese	RMB142,000,000	14.65%	85.35%	Manufacture and sale
(Note (ii))	Mainland				of dairy products
保定蒙牛飲料有限公司(附註(ii))	中國大陸	人民幣142,000,000元			生產及出售乳製品
Shanghai Mengniu Tengda Dairy Sales	The Chinese	RMB381,000,000	_	100%	Manufacture and sale
Co., Ltd. (Note (i))	Mainland				of dairy products
上海蒙牛騰達乳業銷售有限公司(附註(i))	中國大陸	人民幣381,000,000元			生產及出售乳製品
Shanghai Mengyuan Commercial Factoring Co., Ltd. (Note (i))	The Chinese Mainland	RMB500,000,000	_	100%	Commercial factoring
("Shanghai Mengyuan") 上海蒙元商業保理有限公司(附註(i)) (「上海蒙元」)	中國大陸	人民幣500,000,000元			商業保理
Inner Mangalia Nijuriangrang Financing	The Chinese	DMD1 000 000 000		1000/	Financina augrentes
Inner Mongolia Niuxiangrong Financing	Mainland	RMB1,000,000,000		100%	Financing guarantee
Guarantee Co., Ltd. (Note (i))		人民教1,000,000,000元			business 可必像但業效
內蒙古牛享融融資擔保有限公司(附註(i))	中國大陸	人民幣1,000,000,000元			融資擔保業務
Yashili International Holdings Ltd. ("Yashili")	Cayman Islands	4,745,560,296 shares	-	99.97%	Investment holding
雅士利國際控股有限公司(「雅士利」)	開曼群島	4,745,560,296股股份			投資控股

1 CORPORATE AND GROUP INFORMATION 1 公司及集團資料(績)

(continued)

Information about subsidiaries (continued)

Name	Place of incorporation/ registration and business 註冊成立/	Particulars of issued and paid up capital	Percentage o interest attribu the Comp	utable to	Principal activities
名稱	註冊及業務地點	已發行及繳足股本詳情	本公司應佔股标 Direct 直接	權百分比 Indirect 間接	主要業務
Yashili International Group Ltd. (Note (iii)) 雅士利國際集團有限公司(附註(iii))	The Chinese Mainland 中國大陸	RMB2,826,105,300 人民幣2,826,105,300元	-	99.97%	Production and sale of dairy products 生產及出售乳製品
Yashili International Baby Nourishment Co., Ltd. (Note (i)) 雅士利國際嬰幼兒營養品有限公司(附註(j))	The Chinese Mainland 中國大陸	RMB531,815,600 人民幣531,815,600元	-	99.97%	Production and sale of dairy products 生產及出售乳製品
Plant Base (China) Limited (Note (iii))	The Chinese	RMB1,030,000,000	-	51.01%	Investment holding
植樸磨坊(中國)有限公司(附註(iii))	Mainland 中國大陸	人民幣1,030,000,000元			投資控股
Bellamy's Australia Limited ("Bellamy's") Bellamy's Australia Limited (「貝拉米」)	Australia 澳大利亞	116,348,108 shares 116,348,108股股份	-	100%	Production and sale of organic food and formula products for babies and toddlers 生產及出售有機食品及嬰幼兒配方奶粉
AICE Holdings Limited ("AICE") (Note (iv))	BVI	172,613,804 shares	_	42.25%	Investment holding
AICE Holdings Limited(「AICE」)(附註 (iv))	英屬處女群島	172,613,804股股份			投資控股
Australia Nature Investment Pty Ltd. ("ANI") Australia Nature Investment Pty Ltd.	Australia 澳大利亞	260,000,000 shares 260,000,000股股份	-	90.00%	Investment holding 投資控股
(「ANI」) Shanghai Milkground Food Tech Co., Ltd. ("Milkground") (Note (i)) 上海妙可藍多食品科技股份有限公司 (「妙可藍多」)(附註(i))	The Chinese Mainland 中國大陸	RMB512,053,647 人民幣512,053,647元	-	36.63%	Manufacture and sale of dairy products 生產及出售乳製品

1 CORPORATE AND GROUP INFORMATION 1 公司及

(continued

Information about subsidiaries (continued)

Notes:

- (i) The subsidiaries are registered as companies with limited liability under PRC law.
- (ii) The subsidiaries are registered as Sino-foreign equity joint ventures under PRC law.
- (iii) The subsidiaries are wholly-foreign-owned enterprises established in the PRC.
- (iv) In accordance with the article of association of AICE, the Group has the right to appoint four members to AICE's 7-member board of directors, and the number of board members of AICE shall not be changed unless agreed with the Group.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group.

公司及集團資料(續)

有關子公司的資料(續)

附註:

- 該等子公司均根據中國法律註冊為有限責任公司。
- (ii) 該等子公司均根據中國法律註冊為中外合 資公司。
- (iii) 該等子公司均為於中國註冊的全資外資企 業。
- (iv) 根據AICE的組織章程細則,本集團有權委任AICE七名董事會成員中的四名董事,且除非經本集團同意,否則AICE董事會成員數目不得變更。

董事認為上表載列的本公司子公司主要對本集團本年度業績構成影響,或構成本集 團資產淨值的重大部分。

2 MATERIAL ACCOUNTING POLICIES

2.1 Basis of preparation

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

These financial statements have been prepared under the historical cost convention except for share options, certain financial assets, derivative financial instruments, certain other financial liabilities and certain other borrowings which have been measured at their fair values as explained in the following accounting policies. Non-current assets and disposal groups held for sale are stated at the lower of carrying amount and fair value less costs to sell. These financial statements are presented in RMB and all values are rounded to the nearest thousand except when otherwise indicated.

2 重大會計政策

2.1 編製基準

該等財務報表按照國際會計準則理事 會(「國際會計準則理事會」)頒佈的所 有適用國際財務報告準則的會計準則 (為所有適用個別國際財務報告準則 的會計準則、國際會計準則及國際財 務報告詮釋委員會詮釋的統稱)及香 港會計師公會(「香港會計師公會」)頒 佈的所有適用香港財務報告準則(「香 港財務報告準則」)(為所有適用個別 香港財務報告準則、香港會計準則 (「香港會計準則」)及詮釋的統稱)並 遵守香港《公司條例》的要求編製。該 等財務報表亦遵守香港聯合交易所有 限公司證券上市規則的適用披露規 定。本集團採用之重大會計政策於下 文披露。

此等財務報表以歷史成本法編製,如下文會計政策所述,惟購股權、若干金融資產、衍生金融工具、若干其他金融負債及若干其他借貸以公允值計量。非流動資產及持有待售之出售超別乃以賬面值及公允值減出售成本本民別乃以賬面值及公允值減出售成本本民幣呈列,除另有指明外,所有數值均調整至最接近的千位。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.1 Basis of preparation (continued)

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

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

Judgements made by management in the application of IFRS Accounting Standards and HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in Note 3.

As at 31 December 2024, the Group's and the Company's current liabilities exceeded its current assets by RMB1,238,775,000 and RMB4,633,953,000, respectively. Notwithstanding the above, considering the performance and cashflow forecast for the twelve months ending 31 December 2025 prepared by management of the Company, the directors of the Company are of the opinion that the Group and the Company have sufficient financial resources to continue as a going concern for the next twelve months. Therefore, the directors of the Company are satisfied that it is appropriate to prepare the financial report on a going concern basis.

2 重大會計政策(續)

2.1 編製基準(續)

該等估計及相關假設會持續予以審 閱。倘會計估計的修訂僅對作出修訂 的期間產生影響,則有關修訂於該期 間內確認,或倘修訂對現時及未來期 間均產生影響,則會於作出該修訂期 間及未來期間內確認。

有關管理層就應用對財務報表構成重 大影響之國際財務報告準則的會計準 則及香港財務報告準則所作判斷,以 及估計不確定性之來源於附註3討論。

於二零二四年十二月三十一日,本集團及本公司流動負債超其流動資產分別為人民幣1,238,775,000元及人民幣4,633,953,000元。儘管上文所述,經計及由本公司管理層編製的截至二零二五年十二月三十一日止十二個月的業績情況及現金流預測,本公司董事認為本集團及本公司有足夠財務資源於未來十二個月持續經營基準編製財務報告乃屬恰當。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.1 Basis of preparation (continued)

Basis of consolidation

The consolidated financial statements include the financial statements of the Group and the Group's interest in associates for the year ended 31 December 2024. 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;
- (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 results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

2 重大會計政策(績)

2.1 編製基準(續)

綜合基準

當本公司直接或間接擁有少於被投資 方大多數的表決或類似權利,在評估 是否擁有被投資方的權力時,本集團 會考慮所有相關事實及情況,包括:

- (a) 與被投資方其他表決權持有人 的合約安排;
- (b) 其他合約安排產生的權利;及
- (c) 本集團的表決權及潛在表決權。

子公司的財務報表按與本公司相同的報告期編製,並採用一致的會計政策。子公司的業績由本集團取得控制權當日起直至該控制權終止當日為止綜合列賬。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.1 Basis of preparation (continued)

Basis of consolidation (continued)

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

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 above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary; (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received; (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2 重大會計政策(績)

2.1 編製基準(續)

綜合基準(續)

損益及其他全面收益各部分乃歸屬於 本公司權益股東及非控股股東權益, 即使此令致非控股股東權益有虧損結 餘。本集團內公司間的所有資產及負 債、權益、收入、開支及本集團成員 公司間交易的相關現金流量於綜合時 悉數對銷。

倘有事實及情況顯示上述三項控制權要素有一項或多於一項出現變動,本集團會重新評估其是否對被投資方擁有控制權。子公司的所有權權益變動(並無失去控制權)按權益交易入賬。

倘本集團失去對子公司的控制權,則 其終止確認(i)該子公司的資產(包括商 譽)及負債;(ii)任何非控股股東權益 的賬面值及(iii)於權益內記錄的累計換 算差額;及確認(i)所收代價的公允值及 (iii)所保留任何投資的公允值及(iii)捐益 中任何因此產生的盈餘或虧損。先前 於其他全面收益內確認的本集團應 部分重新歸類為損益或保留利潤(如 適用),所按基準與假設本集團直接 出售相關資產或負債所規定者相同。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.2 Changes in accounting policies

The Group has applied the following amendments to IFRS accounting standards issued by the IASB to these financial statements for the current accounting period:

- Amendments to IAS 1, Presentation of financial statements: Classification of liabilities as current or non-current ("2020 amendments") and amendments to IAS 1, Presentation of financial statements: Non-current liabilities with covenants ("2022 amendments")
- Amendments to IFRS 16, Leases-Lease liability in a sale and leaseback
- Amendments to IAS 7, Statement of cash flows
 and IFRS 7, Financial instruments: Disclosures
 Supplier finance arrangements

The equivalent new and revised HKFRSs, consequently issued by the HKICPA as a result of these amendments, have the same effective date as those issued by the IASB and are in all material aspects identical to the pronouncements issued by the IASB.

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

None of these amendments have had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented.

2 重大會計政策(續)

2.2 會計政策變動

本集團已於本會計期間在該等財務報 表中應用以下由國際會計準則理事會 頒佈的經修訂國際財務報告準則的會 計準則:

- 一 國際會計準則第1號的修訂,財務報表的呈列:分類為流動或非流動負債(「二零二零年修訂」)及國際會計準則第1號的修訂,財務報表的呈列:附帶契諾的非流動負債(「二零二二年修訂」)
- 國際財務報告準則第16號的修訂,租賃:售後租回的租賃負債
- 國際會計準則第7號的修訂,現 金流量表及國際財務報告準則 第7號,金融工具:披露 - 供 應商融資安排

香港會計師公會隨後因此等修訂頒佈 等同的新訂及經修訂香港財務報告準 則,其與國際會計準則理事會所頒佈 者具有相同生效日期,且在所有重大 方面與國際會計準則理事會所頒佈之 聲明一致。

本集團並無採用於本會計期間尚未生效的任何新訂準則或詮釋。

該等變動對本集團本期及過往期間業 績及財務狀況之編製或呈列方式並無 重大影響。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies *Investments in associates*

An associate is an entity in which the Group or company has significant influence, but not control or joint control, over the financial and operating policies.

An interest in an associate is accounted for using the equity method, unless it is classified as held for sale (or included in a disposal group classified as held for sale). They are initially recognised at cost, which includes transaction costs. Subsequently, the consolidated financial statements include the Group's share of the profit or loss and other comprehensive income ("OCI") of those investees, until the date on which significant influence ceases.

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

Unrealised gains arising from transactions with equity-accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent there is no evidence of impairment.

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

2 重大會計政策(續)

2.3 重大會計政策概要 於聯營公司的投資

聯營公司指本集團或公司對其有重大 影響力,但並非對其財政及營運政策 施加控制或共同控制的實體。

除非獲分類為持有待售(或計入分類為持有待售的出售組別中),否則於聯營公司的權益按權益法入賬。其初步按成本確認,其中包括交易成本。其後,綜合財務報表包括本集團分佔該等被投資公司的損益及其他全面收益(「其他全面收益」),直至重大影響終止之日為止。

當本集團分佔聯營公司虧損超過其權益時,本集團的權益會減少至零,且終止確認進一步虧損;惟本集團承擔法定或推定義務,或代被投資公事。就此而言,本集團司作出付款則除外。就此而言,在集團不會,建同將預期信貸虧損(「預期。 虧損」)模式應用於其他長期權益(如適用)後,實質上構成本集團於聯門公司投資淨額一部分的任何其他長期權益。

與按權益法入賬的被投資公司進行交易而產生的未變現收益,乃以本集團於被投資公司的權益為限與投資抵銷。未變現虧損的抵銷方法與未變現收益相同,惟僅以無減值證據者為限。

在本公司財務狀況表中,於一間聯營公司的投資按成本減去減值虧損入 賬,除非其分類為持有待售(或計入 分類為持有待售的處置組)。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Goodwill

Goodwill arising on acquisition of businesses is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable 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, recognised 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. The Group performs its annual impairment test of goodwill as at 31 December. 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 (the "CGU"s), or groups of cash-generating units (the "CGU Group"), 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.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

商譽

收購業務所產生之商譽初始按成本計量,而成本指已轉讓代價、非控股權益的已確認金額及本集團先前持有的被收購方股權的任何公允值總額,與所收購可識別資產及所承擔負債之間的差額。倘該代價與其他項目的總和低於所收購資產淨值的公允值,該等差額於重新評估後,於損益中確認為議價購買收益。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Goodwill (continued)

Impairment is determined by assessing the recoverable amount of the CGUs (or the CGU Group) to which the goodwill relates. Where the recoverable amount of the CGUs (or the CGU Group) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a CGU (or the CGU Group) 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 CGU retained.

Other investments in securities

The Group's policies for investments in securities, other than investments in subsidiaries and associates, are set out below.

Investments in securities are recognised/derecognised on the date the Group commits to purchase/sell the investment. The investments are initially stated at fair value plus directly attributable transaction costs, except for those investments measured at fair value through profit or loss ("FVPL") for which transaction costs are recognised directly in profit or loss. For an explanation of how the Group determines fair value of financial instruments, see Note 43(f). These investments are subsequently accounted for as follows, depending on their classification.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

商譽(續)

減值按與商譽有關的現金產生單位 (或現金產生單位組別)可收回金額評 估釐定。倘現金產生單位(或現金產 生單位組別)的可收回金額低於賬面 值,則確認減值損失。已確認的商譽 減值損失不會在以後期間撥回。

倘商譽獲分配至現金產生單位(或現金產生單位組別),並出售該單位中一部分業務,則於釐定出售收益或虧損時,與該已出售業務相關的商譽計入該業務的賬面值。在此情況下出售的商譽根據所出售業務的相關價值及所保留現金產生單位的部分計量。

於證券之其他投資

除對子公司及聯營公司的投資外,本 集團對證券的投資政策載列如下。

本集團在承諾購入/出售投資當日確認/終止確認證券投資。投資初步按公允值加直接應佔交易成本列值,惟按公允值計入損益(「按公允值計入損益」)計量之投資除外,有關投資之交易成本直接於損益確認。有關本集團釐定金融工具公允值之方法的解釋,請參見附註43(f)。有關投資其後視乎本身類別而定,按以下分類列賬。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Other investments in securities (continued)

Non-equity investments

Non-equity investments held by the Group are classified into one of the following measurement categories:

- amortised cost, if the investment is held for the collection of contractual cash flows which represent solely payments of principal and interest. Interest income from the investment is calculated using the effective interest method.
- Fair value through other comprehensive income ("FVOCI") recycling, if the contractual cash flows of the investment comprise solely payments of principal and interest and the investment is held within a business model whose objective is achieved by both the collection of contractual cash flows and sale. Expected credit losses, interest income (calculated using the effective interest method) and foreign exchange gains and losses are recognised in profit or loss and computed in the same manner as if the financial asset was measured at amortised cost. The difference between the fair value and the amortised cost is recognised in other comprehensive income ("OCI"). When the investment is derecognised, the amount accumulated in OCI is recycled from equity to profit or loss.
- FVPL, if the investment does not meet the criteria for being measured at amortised cost or FVOCI (recycling). Changes in the fair value of the investment (including interest) are recognised in profit or loss.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

於證券之其他投資(續)

非股本投資

本集團持有的非股本投資歸入以下其中一個計量類別:

- 攤餘成本,倘持有投資的目的 為收取合約現金流量,即純粹 為獲取本金及利息付款。投資 所得利息收入乃使用實際利率 法計算。
- 按公允值計入其他全面收益 (「按公允值計入其他全面收 益」)列賬 - 轉入損益,倘投 資的合約現金流量僅包括本金 及利息付款,並且投資乃於其 目的為同時收回合約現金流量 及出售的業務模式中持有。預 期信貸虧損、利息收入(按實際 利率法計算)及匯兑收益及虧損 於損益中確認,計算方式與按 攤餘成本計量的金融資產相 同。公允值與攤餘成本之間的 差額於其他全面收益(「其他全 面收益」)確認。當終止確認該 投資時,於其他全面收益內累 計的金額由權益轉入損益。
- 一 按公允值計入損益列賬,倘該 投資不符合按攤餘成本或按公 允值計入其他全面收益列賬(轉 入損益)計量之標準。該投資的 公允值變動(包括利息)於損益 內確認。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Other investments in securities (continued)

Equity investments

An investment in equity securities is classified as FVPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an irrevocable election to designate the investment at FVOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrument-by-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. If such election is made for a particular investment, at the time of disposal, the amount accumulated in the fair value reserve (non-recycling) is transferred to retained earnings and not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVPL or FVOCI, are recognised in profit or loss as other income.

Derivative financial instruments

The Group holds derivative financial instruments to manage its foreign currency and interest rate risk exposures. Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Derivatives are initially measured at fair value. Subsequently, they are measured at fair value with changes therein recognised in profit or loss, except where the derivatives qualify for cash flow hedge accounting or hedges of net investment in a foreign operation.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

於證券之其他投資(續)

股本投資

衍生金融工具

本集團持有衍生金融工具以管理其外 幣及利率風險敞口。倘主合約不屬於 金融資產且符合一定條件,則嵌入衍 生工具獨立於主合約並單獨進行會計 處理。

衍生工具初步按公允值計量。隨後彼 等按公允值計量且其變動於損益確 認,除非該衍生工具符合現金流量對 沖會計法,或作為海外經營淨投資對 沖。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Hedaina

The Group designates certain derivatives as hedging instruments to hedge the variability in cash flows associated with highly probable forecast transactions arising from changes in foreign exchange rates and variable rate borrowings. Some borrowings are designated as hedges of the foreign exchange risk of a net investment in a foreign operation.

Cash flow hedges

When a derivative is designated as a cash flow hedging instrument, the effective portion of changes in the fair value of the derivative is recognised in OCI and accumulated in the hedging reserve within equity. The effective portion that is recognised in OCI is limited to the cumulative change in fair value of the hedged item, determined on a present value basis, from inception of the hedge. Any ineffective portion is recognised immediately in profit or loss.

When the hedged forecast transaction subsequently results in the recognition of a non-financial item such as inventory, the amount accumulated in the hedging reserve is removed from the reserve and is included directly in the initial cost of the non-financial item when it is recognised.

For all other hedged forecast transactions, the amount accumulated in the hedging reserve is reclassified through OCI to profit or loss as a reclassification adjustment in the same period or periods during which the hedged expected future cash flows affect profit or loss. If the hedge no longer meets the criteria for hedge accounting or the hedging instrument is sold, expires, is terminated or is exercised, then hedge accounting is discontinued prospectively. When hedge accounting is discontinued, the amount that has been accumulated in the hedging reserve remains in equity until the transaction occurs and it is recognised in accordance with the above policy.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

對沖

本集團將若干衍生工具指定為對沖工 具,以對沖因外匯匯率及浮動利率借 貸變動而產生的高度可預期的交易相 關的現金流量變動。部分借貸被指定 為海外業務之投資淨額的外匯風險的 對沖。

現金流量對沖

當某項衍生工具已指定用作現金流對沖工具時,衍生工具公允值變動的有效部分於其他全面收益確認,並於權益內於對沖儲備累計。於其他全面收益確認的有效部分僅限於自對沖開始起按現值基準釐定的對沖項目公允值的累計變動。任何無效部分則即時在損益中確認。

當預期交易的對沖其後引致需確認非 金融項目(如存貨)時,於對沖儲備累 計的金額從儲備中剔除,並在確認時 直接計入非金融項目的初始成本。

就所有其他對沖預測交易而言,於對 沖儲備中累計的數額透過其他全面收 益重新分類至損益作為對沖預期未 現金流量影響損益的同一期間或不 期間的重新分類調整。倘對沖工具 的對沖會計處理標準或對沖工具往 告、 此使用對沖會計處理。當對沖出 生使用對沖會計處理。當對沖 理已終止使用,對沖儲備中累計的數 額仍為權益,直至交易發生,並根據 上述政策確認。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Hedging (continued)

Cash flow hedges (continued)

If the hedged future cash flows are no longer expected to occur, then the amounts that have been accumulated in the hedging reserve is immediately reclassified through OCI to profit or loss.

Investment properties

Investment property is initially measured at cost, and subsequently at fair value with changes therein recognised in profit or loss.

Any gain or loss on disposal of investment property is recognised in profit or loss. Rental income from investment properties is recognised in revenue.

Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost, which includes capitalised borrowing costs, less accumulated depreciation and any accumulated impairment losses.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

對沖(續)

現金流量對沖(續)

倘對沖未來現金流量預期不再發生, 則已於對沖儲備內累計之金額透過其 他全面收益即時重新分類為損益。

<u>投資物業</u>

投資物業初步按成本計量,其後按公 允值計量,而公允值的任何變動則於 損益內確認。

出售投資物業之任何收益或虧損於損益內確認。投資物業的租金收入於收入內確認。

物業、廠房及設備及折舊

物業、廠房及設備乃按成本(其中包括資本化借貸成本)扣減累計折舊及任何累計減值虧損列賬。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Property, plant and equipment and depreciation

(continued)

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components).

Any gain or loss on disposal of an item of property, plant and equipment is recognised in profit or loss. Any related revaluation surplus is transferred from the revaluation reserve to retained profits and is not reclassified to profit or loss.

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 depreciation rates of property, plant and equipment are as follows:

Freehold land	Not depreciated
Buildings and structures	2% to 19%
Plant and machinery	6% to 32%
Office equipment	10% to 32%
Motor vehicles	10% to 32%

Depreciation methods, useful lives and residual values are reviewed annually and adjusted if appropriate.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

物業、廠房及設備及折舊(續)

倘一項物業、廠房及設備之各重大部分的可使用年期不同,則該等部分將 作為單獨項目(主要部分)入賬。

出售一項物業、廠房及設備的任何收益或虧損在損益中確認。任何相關重估盈餘均自重估儲備轉撥至保留利潤,且並未重新分類至損益。

折舊乃按物業、廠房及設備的各個項 目於其估計可使用年期以直線法撇減 其成本至剩餘價值。物業、廠房及設 備的折舊率如下:

永久業權土地	不折舊
房屋及建築物	2%至19%
廠房及機器	6%至32%
辦公設備	10%至32%
運輸設備	10%至32%

折舊方法、可使用年期及剩餘價值每 年進行審閱並作出適當調整。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Construction in progress

Construction in progress represents plant and property under construction, which are stated at cost less any impairment losses, and are not depreciated. Cost comprises the direct costs of construction and capitalised borrowing costs on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

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 amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the CGU (or the CGU Group) level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

在建工程

在建工程是指正在興建的廠房及物業,乃以成本減任何減值損失列賬。 在建工程不計提折舊。成本包括在建期間的直接建築成本及已借相關資金 所屬資本化借貸成本。當在建工程將 工、隨時可供使用時,在建工程將予 重新分類歸入物業、廠房及設備內的 適當類別。

無形資產(商譽除外)

單獨收購的無形資產於初步確認時按成本計量。於業務合併時所收購無形資產的成本相等於收購日期的估值。無形資產的可使用年期可強估。無形資產的可使用年期有限的無形資產可使用經濟年期內攤銷,並值與發顯示該無形資產可能出現減值。可使用年期有限的無形資產的攤銷期間及攤銷方法至少於各財政年度結算日審閱一次。

可使用年期無限的無形資產每年按個別或現金產生單位(或現金產生單位組別)作減值測試,且不予攤銷。年期無限的無形資產須每年審閱其使用年期,以釐定無限年期的評估是否持續可靠。否則,可使用年期評估按預期法自此由無限年期更改為有限年期。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Intangible assets (other than goodwill) (continued)

Trademarks

Trademarks acquired separately are measured at cost. Trademarks acquired as part of a business combination are measured at fair value based on the royalty relief method.

Trademarks with finite useful lives are amortised on the straight-line basis over their estimated useful lives of 10 years. Trademarks with indefinite useful lives are tested for impairment annually.

Computer software and patents

Acquired computer software and patents is capitalised on the basis of the costs incurred to acquire and bring to use. These costs are amortised on the straight-line basis over their estimated useful lives of 3 to 10 years.

Distribution channels and customer relationships

The exclusive right of distribution channels and customer relationships acquired in business combinations were stated at cost less any impairment losses and were amortised on the straight-line basis over their estimated useful lives ranging from 5 to 15 years.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

無形資產(商譽除外)(續)

商標

所收購商標按成本單獨計量。作為業 務合併一部分所收購的商標根據特許 權費減免法按公允值計量。

可使用年期有限的商標按估計可使用 年期10年以直線法攤銷。可使用年期 無限的商標每年測試減值。

電腦軟件及專利權

購入的電腦軟件及專利權根據購買及 使用所引起的成本進行資本化。有關 成本按估計可使用年期3年至10年以 直線法攤銷。

分銷渠道及客戶關係

業務合併取得的分銷渠道專營權及客 戶關係按成本減任何減值虧損列賬並 就其介乎五至十五年的估計可使用年 期按直線基準攤銷。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Intangible assets (other than goodwill) (continued)

Research and development costs

All research costs are charged to the consolidated statement of profit or loss as incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

Deferred development costs are stated at cost less any impairment losses and are amortised using the straight-line basis over the commercial lives of the underlying products, commencing from the date when the products are put into commercial production.

Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

無形資產(商譽除外)(續)

研究開發費用

所有研究費用在產生時於綜合損益表 支銷。

開發新產品的項目產生的支出,僅當本集團可顯示下列各項,方予資本化及遞延:完成該項無形資產使其可供使用或出售在技術上的可行性、其的。 大應運動,及使用或出售該項資資利。 大應運動,及使用或出售該項資資利。 大應運動,及使用或出售。 大應運動,以完成。 大應運動。 是否資源可以完成。 是否過程中是否可以可靠計量發支出 在產生時支銷。

遞延開發費用按成本減任何減值損失 列賬並以直線法按相關產品自其投產 日期起計的商業年期攤銷。

租賃

本集團於合約開始時評估合約是否為 租賃或是否包含租賃。倘合約為換取 代價而授予在一段時間內可識別資產 的使用控制權,則該合約為租賃或包 含租賃。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Leases (continued)

As a lessee

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

At the lease commencement date, the Group recognises a right-of-use asset and a lease liability, except for leases that have a short lease term of 12 months or less, and leases of low-value items such as laptops and office furniture. When the Group enters into a lease in respect of a low-value item, the Group decides whether to capitalise the lease on a lease-by lease basis. If not capitalised, the associated lease payments are recognised in profit or loss on a systematic basis over the lease term.

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

2 重大會計政策(績)

2.3 重大會計政策概要(續)

租賃(續)

作為承租人

當合約包含租賃組成部分及非租賃組 成部分時,本集團選擇不分拆非租賃 組成部分,並就所有租賃將各租賃組 成部分及任何相關非租賃組成部分計 算為單一租賃組成部分。

於租賃開始日期,本集團確認使用權資產及租賃負債(惟租賃期為12個月或以下的短期租賃及低價值物品(如筆記本電腦及辦公室傢具)的租賃除外)。本集團就低價值物品訂立租賃時,本集團會按租賃基準決定是否將該租賃撥充資本。倘未撥充資本,則相關租賃付款將在租賃期內按系統化基準於損益中確認。

當租賃已資本化,租賃負債初步按租賃期內應付租賃付款現值確認,現值確認,現值確認,現值的租賃中隱含的利率進行貼現,,則使用租赁。於初步確認多釐定,則使用相關增量借款利率貼現。於初步確認。租賃負債按攤餘成本計量,而租赁負債按攤餘成本計量,而負債支則採用實際利率法確認。租賃負或的計量並不包括不取決於某一指數時於損益中扣除。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Leases (continued)

As a lessee (continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses.

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

The lease liability is also remeasured when there is a lease modification, which means a change in the scope of a lease or the consideration for a lease that is not originally provided for in the lease contract, if such modification is not accounted for as a separate lease. In this case, the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification.

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

2 重大會計政策(續)

2.3 重大會計政策概要(續)

租賃(續)

作為承和人(續)

於租賃資本化時確認的使用權資產初步按成本計量,包括就開始日期或之前作出的任何租賃付款調整的租賃的初始金額,加上所產生的任何初始直接成本及拆除及移除相關資產或該資產所在地和資產人的估計成本,並扣減任何已收租賃貨的估計成本,並扣減任何已收租賃折舊及減值虧損列賬。

當未來租賃付款因某一指數或比率變動而變更,或當本集團預期根據餘值擔保估計應付之金額有變,或終為其是否行使購買、續租或終計量糧權的評估產生變動,則會重新計量租賃負債。按此方式重新計量租赁負債時,使用權資產之賬面值將作相減至零,則於損益內列賬。

當發生租賃修改(即租賃合約中先前 未規定的租賃範圍或租賃代價發生變 化)時,且倘該修改未作為單獨租賃 入賬,則亦要對租賃負債進行重新計 量。在此情況下,租賃負債根據經修 訂的租賃付款和租賃期限,使用經修 訂的貼現率在修改生效日重新計量。

於綜合財務狀況表中,長期租賃負債的即期部分釐定為於報告期後12個月內到期結算的合約付款的現值。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Leases (continued)

As a lessor

The Group determines at lease inception whether each lease is a finance lease or an operating lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to the ownership of an underlying assets to the lessee. Otherwise, the lease is classified as an operating lease.

When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative standalone selling price basis. The rental income from operating leases is recognised in revenue.

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

Credit losses of financial assets

Credit losses from financial instruments

The Group recognises a loss allowance for expected credit losses ("ECL"s) on:

- financial assets measured at amortised cost (including cash and cash equivalents, trade receivables and other receivables, including those loans to associates that are held for the collection of contractual cash flows which represent solely payments of principal and interest); and
- non-equity securities measured at FVOCI (recycling);

2 重大會計政策(績)

2.3 重大會計政策概要(續)

租賃(續)

作為出和人

本集團於租賃開始時釐定各租賃為融資租賃或經營租賃。倘租賃轉移相關資產所有權附帶之絕大部分風險及回報至承租人,則租賃分類為融資租賃。否則,租賃歸類為經營租賃。

當租賃包含租賃或非租賃部分,本集 團將合約代價按單獨售價之基準分配 至各部份。經營租賃所得租金收入於 收入中確認。

倘本集團為中介出租人,分租賃乃參考主租賃產生的使用權資產,分類為融資租賃或經營租賃。倘主租賃乃本集團適用豁免的短期租賃,則本集團將分租賃分類為經營租賃。

金融資產信貸虧損

金融工具的信貸虧損

本集團就下列項目的預期信貸虧損(「預期信貸虧損!)確認虧損撥備:

- 按攤餘成本計量的金融資產(包括現金及現金等價物、應收賬款及其他應收款項及包括為收取僅代表本息付款的合約現金流量而持有的聯營公司貸款):
- 按公允值計入其他全面收益(轉入損益)計量的非股本證券;

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial instruments (continued)
Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Generally, credit losses are measured as the present value of all expected cash shortfalls between the contractual and expected amounts.

The expected cash shortfalls are discounted using the following rates if the effect is material:

- fixed-rate financial assets, trade and other receivables and contract assets: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are measured on either of the following bases:

- 12-month ECLs: these are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months); and
- lifetime ECLs: these are the ECLs that result from all possible default events over the expected lives of the items to which the ECL model applies.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

金融工具的信貸虧損(續) 預期信貸虧損計量

預期信貸虧損為信貸虧損的概率加權 估計。一般而言,信貸虧損以合約及 預期金額之間的所有預期現金差額現 值計量。

倘影響重大,則預期現金差額將採用 以下利率貼現:

- 一 定息金融資產、應收賬款及其 他應收款項及合約資產:於初 步確認時釐定的實際利率或其 近似值;
- 浮息金融資產:即期實際利率。

估計預期信貸虧損時所考慮的最長期 間為本集團面臨信貸風險的最長合約 期間。

預期信貸虧損基於下列其中一個基準 計量:

- 一 12個月預期信貸虧損:指報告 日期後12個月內(若工具的預計 存續期少於12個月,則為較短 期間)可能發生的違約事件而導 致的部分預期信貸虧損;及
- 存續期預期信貸虧損:指預期 信貸虧損模型適用項目之預期 年期內所有可能違約事件而導 致的預期信貸虧損。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial instruments (continued)

Measurement of ECLs (continued)

The Group measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-months ECLs:

- financial instruments that are determined to have low credit risk at the reporting date; and
- other financial instruments for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowances for trade receivables are always measured at an amount equal to lifetime ECLs.

Significant increases in credit risk

When determining whether the credit risk of a financial instrument has increased significantly since initial recognition and when measuring ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment, that includes forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

金融工具的信貸虧損(續) 預期信貸虧損計量(續) 本集團以與存續期預期信貸虧損相等 的金額計量虧損撥備,但以下情況則 按12個月預期信貸虧損計量:

- 一 於報告日期被確定為低信貸風 險的金融工具;及
- 自首次確認以來信貸(即在金融工具預期年期內發生違約的風險)未有顯著增加的其他金融工具。

應收賬款之虧損撥備一直按等同於存續期預期信貸虧損的金額計量。

信貸風險大幅上升

在確定金融工具的信貸風險自初始確認後是否顯著增加以及計量預期信貸虧損時,本集團會考慮無須付出不必要的額外成本或努力即可獲得的合理及可支持資料。這包括根據本集團過往經驗及已知信用評估得出的定量和定性資料及分析,包括前瞻性資料。

如果逾期超過30日,本集團確定金融 工具的信貸風險已經顯著增加。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial instruments (continued)
Significant increases in credit risk (continued)
The Group considers a financial asset to be in default when:

- the debtor is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or
- the financial asset is 90 days past due.

ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in nonequity securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in OCI and accumulated in the fair value reserve (recycling) does not reduce the carrying amount of the financial asset in the statement of financial position.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

金融工具的信貸虧損(續) 信貸風險大幅上升(績) 本集團認為金融資產於下列情況下即 屬違約:

- 債務人不大可能在本集團無追 索權採取變現抵押(如持有)等 行動的情況下向本集團悉數支 付其信貸債務;或
- 一 金融資產已逾期90日。

預期信貸虧損於各報告日期重新計量,以反映金融工具自初始確認以金融工具自初始確認以金額的任何變動均確認為損益中的減值收益或虧損。本集團通過虧損撥備或的損,並對其賬面值進行相應調整,但按公允值計入其他全面收益(轉入,對量的非股本證券投資除外,認會損撥備已在其他全面收益中確認,並累積在公允值儲備(轉入損益)中,不會減少財務狀況表中金融資產的賬面值。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial instruments (continued)
Credit-impaired financial assets

At each reporting date, the Group assesses whether a financial asset is credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable events:

- significant financial difficulties of the debtor;
- a breach of contract, such as a default or being more than 90 days past due;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- it is probable that the debtor will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for a security because of financial difficulties of the issuer.

Write-off policy

The gross carrying amount of a financial asset, is written off to the extent that there is no realistic prospect of recovery. This is generally the case when the asset becomes 3 years past due or when the Group otherwise determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

金融工具的信貸虧損(續) 出現信貸減值之金融資產 於各報告日期,本集團會評估金融資 產是否出現信貸減值。當發生一項或 多項對金融資產估計未來現金流量構 成負面影響之事件時,即代表金融資 產出現信貸減值。

金融資產出現信貸減值之證據包括以 下可觀察事件:

- 一 債務人出現嚴重財務困難;
- 一 違反合約,如違約或逾期超過 90日;
- 本集團根據其他情況下不會考慮之條款重組貸款或墊款;
- 一 債務人很可能會進行破產或其 他財務重組;或
- 由於發行人出現財務困難,證 券活躍市場消失。

撇銷政策

金融資產的賬面總值於並無可收回的 實際可能性時撇銷。本集團通常在資 產逾期3年或本集團另行釐定債務人 並無可產生充足現金流量償還待撇銷 款項的資產或收入來源時,進行撇 銷。

先前撇銷資產的後續收回於收回期間 在損益中確認為減值撥回。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial guarantees issued
Financial guarantees are contracts that require the issuer (i.e. the guarantor) to make specified payments to reimburse the beneficiary of the guarantee (the "holder") for a loss the holder incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

Financial guarantees issued are initially recognised at fair value, which is determined by reference to fees charged in an arm's length transaction for similar services, when such information is obtainable, or to interest rate differentials, by comparing the actual rates charged by lenders when the guarantee is made available with the estimated rates that lenders would have charged, had the guarantees not been available, where reliable estimates of such information can be made. Where consideration is received or receivable for the issuance of the guarantee, the consideration is recognised in accordance with the Group's policies applicable to that category of asset. Where no such consideration is received or receivable, an immediate expense is recognised in profit or loss.

The amount initially recognised as deferred income is subsequently amortised in profit or loss over the term of the guarantee as income.

The Group monitors the risk that the specified debtor will default on the contract and remeasures the above liability at a higher amount when ECLs on the financial guarantees are determined to be higher than the carrying amount in respect of the guarantees.

A 12-month ECL is measured unless the risk that the specified debtor will default has increased significantly since the guarantee is issued, in which case a lifetime ECL is measured. The same definition of default and the same assessment of significant increase in credit risk.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

已發出財務擔保的信貸虧損 財務擔保乃要求發行人(即擔保人)就 擔保受益人(「持有人」)因特定債務人 未能根據債務工具的條款於到期時付 款而蒙受的虧損,而向持有人支付特 定款項作為補償的合約。

已發出的財務擔保初步按照公允值確認,公允值是參照公平交易中對類沒服務收取的費用(倘若可獲得相關資料)或利率差異(通過比較放貸人於資稅情況下收取的實際利率與計計)的資際利率估計)的實際利率估計)的資本無擔保情況下應收取的估計))的方式。倘若因發出擔保而已收或該類無人實,則該代價將根據適用於該類無人實,則該代價,則有關開支即時於資配數。

初步確認為遞延收入的金額其後於擔 保期間在損益攤銷,確認為收入。

本集團監控特定債務人違約的風險, 並在確定財務擔保的預期信貸虧損高 於擔保賬面值時,按較高的金額重新 計量上述負債。

本集團會計量12個月預期信貸虧損,除非自發出擔保以來特定債務人違約的風險顯著增加,在此情況下則計量存續期預期信貸虧損。相同違約定義及信貸風險大幅增加的相同評估標準適用於此。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Credit losses of financial assets (continued)

Credit losses from financial guarantees issued (continued) As the Group is required to make payments only in the event of a default by the specified debtor in accordance with the terms of the instrument that is guaranteed, an ECL is estimated based on the expected payments to reimburse the holder for a credit loss that it incurs less any amount that the Group expects to receive from the holder of the guarantee, the specified debtor or any other party. The amount is then discounted using the current risk-free rate adjusted for risks specific to the cash flows.

Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories, contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs. Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

金融資產信貸虧損(續)

已發出財務擔保的信貸虧損(續) 由於本集團只有在特定債務人違約的 情況下才需要根據被擔保工具的條款 付款,因此預期信貸虧損乃按預期的 補償持有人產生的信貸虧損而作出的 付款,減本集團預期從擔保持有人的 特定債務人或任何其他人士收取 何款項估計。有關金額其後將使用現 時的無風險利率貼現,並就現金流量 的特定風險作出調整。

非金融資產減值

於各報告日期,本集團會審閱其非金融資產(存貨、合約資產及遞延税項資產除外)的賬面值,以確定是否有任何減值迹象。倘存在任何此類跡象,則估計資產的可收回金額。商譽每年進行一次減值測試。

在進行減值測試時,資產被歸類為最小的資產組,該資產從持續使用中產生的現金流入在很大程度上獨立於其他資產或現金產生單位的現金流入。企業合併產生的商譽被分配至預計將從合併協同效應中受益的現金產生單位或現金產生單位組別。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Impairment of non-financial assets (continued)

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs of disposal. Value in use is based on the estimated future cash flows, 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 or CGU.

An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognised in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the resulting carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("the Listing Rules"), the Group is required to prepare an interim financial report in compliance with IAS/HKAS 34, *Interim financial reporting*, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

非金融資產減值(續)

資產或現金產生單位的可收回金額按 其使用價值與公允值減處置成本的較 高者釐定。使用價值以估計的未來現 金流為基礎,按稅前折現率折現至現 值,所用稅前折現率反映當前市場對 貨幣時值及該資產或現金產生單位特 定風險的評估。

滅值損失於資產或現金產生單位賬面 值超出其可收回金額時確認。

減值損失於損益中確認。其會首先分配以削減已分配至現金產生單位的任何商譽的賬面值,其後則按比例分配以削減現金產生單位中其他資產的賬面值。

商譽的減值損失不予撥回。就其他資產而言,僅當資產的賬面值不超過假設並無確認減值損失而應釐定的賬面值(扣除折舊或攤銷)時方可撥回減值損失。

中期財務報告及減值

根據香港聯合交易所有限公司證券上市規則(「上市規則」),本集團須按照國際會計準則/香港會計準則第34號中期財務報告的規定,編製財政年度首六個月的中期財務報告。在中期期末,本集團採用與財政年度末相同的減值測試、確認及撥回標準。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Inventories

Inventories are measured at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

The Group take advantage of practical expedient in paragraph 94 of HKFRS15 and recognise the incremental costs of obtaining a contract as an expense if the amortisation of the asset is less than one year.

Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration and only the passage of time is required before payment of that consideration is due.

Trade receivables that do not contain a significant financing component are initially measured at their transaction price, and are subsequently stated at amortised cost.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

存貨

存貨乃按成本及可變現淨值兩者之間 的較低者計量。

成本按加權平均成本公式計算,包括 所有採購成本、加工成本及將存貨運 至其現時地點及達致現狀產生的其他 成本。

可變現淨值乃於日常業務過程中的估計售價,減去估計完成的成本及進行銷售所需的估計成本。

本集團採用的香港財務報告準則第15 號第94段中的可行權宜法,如果本集 團確認相關資產的攤銷期短於一年期 間,則將取得合約的增量成本確認為 開支。

應收賬款及其他應收款項

倘本集團可無條件收取代價,且代價 到期應付前僅需待時間推移,本集團 確認應收款項。

不包含重大融資成份的應收賬款初步 按交易價格計量,其後按攤餘成本列 示。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and other short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated cash flow statement. Cash and cash equivalents are assessed for ECL.

Contract liabilities

A contract liability is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue. A contract liability is also recognised if the Group has an unconditional right to receive non-refundable consideration before the Group recognises the related revenue. In such latter cases, a corresponding receivable is also recognised.

Refund liabilities

A refund liability is recognised for the obligation to refund some or all of the consideration received (or receivable) from a customer and is measured at the amount the Group ultimately expects it will have to return to the customer. The Group updates its estimates of refund liabilities (and the corresponding change in the transaction price) at the end of each reporting period.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

現金及現金等價物

現金及現金等價物包括銀行及手頭現金、在銀行及其他金融機構的活期存款,及隨時轉換為已知金額現金且沒有重大價值變動風險的其他短期期之預值性投資(於收購後三個月內到期)。就綜合現金流量表而言,需按要到的一次, 還並構成本集團現金管理一部分的。 還並構成本集團現金管理一部分。 還並構成本集團現金管理一部分。 是 行透支亦計入現金及現金等價物。 是 行透支亦計入現金及現金等價物,現 金及現金等價物乃就預期信貸虧損進 行評估。

合約負債

當客戶於本集團確認相關收益前支付 不可退回代價,即確認合約負債。倘 本集團有無條件權利可於本集團確認 相關收益前收取不可退回代價,亦確 認合約負債。在後者情況下,亦確認 相應的應收款項。

退款負債

退款負債確認為向客戶退回部分或全部已收(或應收)代價的責任,按本集團最終預期須向客戶退款的金額計量。本集團於各報告期末更新有關退款負債(及交易價格相應變動)的估計。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Convertible notes

The component of convertible bonds that exhibits characteristics of a liability is recognised as a liability in the statement of financial position, net of transaction costs. On issuance of convertible bonds, the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond; and this amount is carried as a long-term liability on the amortised cost basis until extinguished on conversion or redemption. The remainder of the proceeds is allocated to the conversion option that is recognised and included in shareholders' equity, net of transaction costs. The carrying amount of the conversion option is not remeasured in subsequent years. Transaction costs are apportioned between the liability and equity components of the convertible bonds based on the allocation of proceeds to the liability and equity components when the instruments are first recognised.

Treasury shares

Own equity instruments which are reacquired and held by the Company or the Group (treasury shares) are recognised directly in equity at cost. No gain or loss is recognised in the consolidated statement of profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Employee benefits

Short term employee benefits and contributions to defined contribution retirement plans

Short-term employee benefits are expensed as the related service is provided. A liability is recognised for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

Obligations for contributions to defined contribution retirement plans are expensed as the related service is provided.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

可換股票據

庫存股份

重新購入並由本公司或本集團持有的本身股本工具(庫存股份)按成本直接在權益中確認。概無就購買、銷售、發行或註銷本集團本身股本工具而於綜合損益表內確認收益或虧損。

<u>僱員福利</u>

短期僱員福利及界定供款退休計劃供款

短期僱員福利於有關服務提供時列為 開支。倘本集團就僱員過去提供的服 務而有法定或推定責任支付該金額, 且該責任能夠可靠估計,則將預期支 付的金額作為負債予以確認。

界定供款退休計劃供款責任於有關服 務提供時列為開支。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Employee benefits (continued)

Share-based payments

The grant-date fair value of equity-settled share-based payments granted to employees is measured using the binomial lattice model. The amount is generally recognised as an expense, with a corresponding increase in equity, over the vesting period of the awards. The amount recognised as an expense is adjusted to reflect the number of awards for which the related service conditions are expected to be met, such that the amount ultimately recognised is based on the number of awards that meet the related service conditions at the vesting date. The equity amount is recognised in the reserve until either the option is exercised (when it is included in the amount recognised in share capital for the shares issued) or the option expires (when it is released directly to retained profits).

Income tax

Income tax comprises current and deferred tax. It is recognised in profit or loss except to the extent that it relates to a business combination, or items recognised directly in equity or in OCI.

Current income tax

Current tax comprises the estimated tax payable or receivable on the taxable income or loss for the year and any adjustments to the tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that reflects any uncertainty related to income taxes. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax also includes any tax arising from dividends.

Current tax assets and liabilities are offset only if certain criteria are met.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

僱員福利(續)

以股份為基礎的支付

所得税

所得税包括即期及遞延税項。所得税 於損益確認,惟倘與業務合併或已直 接於權益或其他全面收益確認的項目 有關則作別論。

即期所得税

即期税項包括年內應課税收入或虧損的估計應付或應收税項,以及就過往年度對應付或應收税項作出的任何調整。應付或應收即期税項的金額為預期將支付或收取税項金額的最佳估計,該金額反映與所得税有關的不確定因素。其按報告日期已頒佈或實上已頒佈的税率計算。即期税項亦包括股息導致的任何税項。

即期税項資產及負債僅於達成若干條件後方抵銷。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Income tax (continued)

Deferred income tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- Temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences;
- Temporary differences related to investment in subsidiaries and associates to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future:
- Taxable temporary differences arising on the initial recognition of goodwill; and
- Those related to the income taxes arising from tax laws enacted or substantively enacted to implement the Pillar Two model rules published by the Organisation for Economic Co-operation and Development.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

所得税(續)

搋延所得税

遞延税項乃就財務報告用途的資產與 負債的賬面值與就稅務所用金額之間 的暫時性差異確認。遞延税項不會就 下列各項予以確認:

- 初始確認某項不屬業務合併且 對會計處理或應課税利潤或虧 損均無影響的交易的資產或負 債所產生的暫時性差異,且不 會產生等額的應課稅及可扣減 暫時性差異;
- 與於子公司及聯營公司的投資 有關而本集團能控制其撥回的 時間且其在可預見的將來很可 能不會撥回的暫時性差異;
- 初始確認商譽所產生的應課税 暫時性差異;及
- 與為執行經濟合作與發展組織 發佈的第二支柱規則範本而頒 佈或實質頒佈的稅法所產生的 所得稅有關。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Income tax (continued)

Deferred income tax (continued)

The Group recognised deferred tax assets and deferred tax liabilities separately in relation to its lease liabilities and right-of-use assets.

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on the reversal of relevant taxable temporary differences. If the amount of taxable temporary differences is insufficient to recognise a deferred tax asset in full, then future taxable profits, adjusted for reversals of existing temporary differences, are considered, based on the business plans for individual subsidiaries in the Group. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised; such reductions are reversed when the probability of future taxable profits improves.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset only if certain criteria are met.

2 重大會計政策(實)

2.3 重大會計政策概要(續)

所得税(續)

遞延所得税(續)

本集團就租賃負債及使用權資產分別確認遞延税項資產及遞延税項負債。

遞延税項資產就未使用稅項虧損免疫 () 有數學 () 有數

遞延税項的計量反映本集團預期於報告日期將出現的税務後果,以收回或 清償資產及負債之賬面值。

遞延税項資產及負債僅於達成若干條 件後方抵銷。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Provisions and contingent liabilities

Generally provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and the risks specific to the liability.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Non-current assets held for sale

Non-current assets, or disposal group comprising assets and liabilities, are classified as held for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use.

Such assets, or disposal groups, are generally measured at the lower of their carrying amount and fair value less costs to sell. Any impairment loss on a disposal group is allocated first to goodwill, and then to the remaining assets and liabilities on a pro-rata basis, except that no loss is allocated to deferred tax assets, employee benefits assets, financial assets (other than investments in subsidiaries, associates and joint ventures) and investment properties, which continue to be measured in accordance with the Group's other accounting policies. Impairment losses on initial classification as held for sale or held for distribution and subsequent gains and losses on remeasurement are recognised in profit or loss.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

撥備及或然負債

一般而言,撥備乃通過按稅前利率對 預期未來現金流量進行貼現釐定,該 稅前利率反映當前市場對貨幣時間價 值及負債特定風險的評估。

倘不大可能造成經濟利益流出,或金額無法可靠估計,則責任將披露為或然負債,除非經濟利益流出的可能性極小。倘可能責任是否存在僅可通過一件或多件未來事件有否發生確認,亦會披露為或然負債,除非經濟利益流出的可能性極小。

持有待售的非流動資產

非流動資產或資產及負債組成的出售 組別如很大可能會主要透過出售而非 持續使用方式收回,則分類為持有待 售。

有關資產或出售組別一般以賬面值與公允值減銷售成本兩者之間的較短点。出售組別的任何減值虧損至高學,然後再按比例分配產及負債,惟根據本集資資產的資產,惟根據本集資資產、金融資產(於資內可及合營公司之投資制力,不會獲分配任何虧損。以及對數值虧損及其後重新計量的收益及虧損乃於損益內確認。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Non-current assets held for sale (continued)

Once classified as held for sale, intangible assets and property, plant and equipment are no longer amortised or depreciated, and any equity-accounted investee is no longer equity accounted.

Revenue and other income

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

Sale of goods

Revenue from the sale of goods is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the products.

Payment terms and conditions vary by customers and are based on the billing schedule established in the contracts or purchase orders with customers. The Group take advantage of the practical expedient in paragraph 63 of IFRS/HKFRS 15 and does not adjust the consideration for any effects of a significant financing component as the period of financing is 12 months or less.

2 重大會計政策(數)

2.3 重大會計政策概要(續)

持有待售的非流動資產(續)

一經分類為持有待售,無形資產以及物業、廠房及設備不再予以攤銷或折舊,而任何以權益法入賬的投資對象亦不再以權益法入賬。

收入及其他收入

來自客戶合約的收入

來自客戶合約的收入於商品或服務的 控制權轉讓予客戶時確認,該金額能 反映本集團預期就交換該等商品或服 務有權獲得的代價。

當合約中的代價包含可變金額時,代價金額於本集團向客戶轉讓商品或服務而有權進行交換時估計。可變代價於合約開始時估計並受到約束,直至與可變代價相關的不確定因素其後得到解決時,確認的累積收入金額極有可能不會發生重大收入撥回。

一 銷售商品

銷售商品的收入於資產控制權 轉讓至客戶的時間點確認,一 般為交付產品時。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Revenue and other income (continued)

Revenue from contracts with customers (continued)

- Sale of goods (continued)
 Some contracts for the sale of products provide customers with rights of return. The rights of return give rise to variable consideration. A refund liability is recognised for the expected returns and is included in other payables.
- Consigned processing services
 Revenue from the consigned processing services
 is recognised when products is delivered.

Revenue from other sources and other income

- (a) Rental income from operating lease
 Rental income from operating leases is
 recognised in profit or loss on a straight-line
 basis over the term of the lease. Lease
 incentives granted are recognised as an integral
 part of the total rental income, over the term of
 the lease. Variable lease payments that do not
 depend on an index or a rate are recognised as
 income in the accounting period in which they
 are earned.
- (b) Income from guarantees issued
 Income from financial guarantees issued is
 recognised over the term of the guarantees.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

收入及其他收入(續)

來自客戶合約的收入(續)

- 銷售商品(續)
 部分銷售產品的合約訂明客戶 有權退貨,退貨權利產生可變 代價。已確認預期退回的退貨 負債,並計入其他應付款項。
- 委託加工服務委託加工服務收入於交付產品時確認。

來自其他來源及其他收入的收入

- (a) 來自經營租賃的租金收入 來自經營租賃的租金收入按直 線法於租期內於損益確認。授 予的租賃獎勵確認為租期內總 租金收入的一部分。並非取決 於指數或利率的可變租賃付款 在賺取的會計期間確認為收入。
- (b) 來自發出擔保的收入 來自發出財務擔保的收入於擔 保期間確認。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Revenue and other income (continued)

Revenue from other sources and other income (continued)

(c) Interest income

Interest income is recognised using the effective interest method. The "effective interest rate" is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset. In calculating interest income, the effective interest rate is applied to the gross carrying amount of the asset (when the asset is not credit-impaired). However, for financial assets that have become credit-impaired subsequent to initial recognition, interest income is calculated by applying the effective interest rate to the amortised cost of the financial asset. If the asset is no longer credit-impaired, then the calculation of interest income reverts to the gross basis.

(d) Dividends

Dividend income is recognised in profit or loss on the date on which the Group's right to receive payment is established.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

收入及其他收入(續)

來自其他來源及其他收入的收入(續)

(c) 利息收入

(d) 股息

股息收入於本集團收取付款的 權利確立之日於損益確認。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Revenue and other income (continued)

Revenue from other sources and other income (continued)

(e) Government grants

Government grants are recognised in the statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them.

Grants that compensate the Group for expenses incurred are recognised as income in profit or loss on a systematic basis in the same periods in which the expenses are incurred.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the consolidated statement of profit or loss over the expected useful life of the relevant asset by equal annual.

Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the Note 12 to the financial statements.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

收入及其他收入(續)

來自其他來源及其他收入的收入(續)

(e) 政府補助

倘可合理保證收到政府補助 金,且本集團將遵守其附加條 件,則將政府補助金初步於財 務狀況表確認。

補償本集團所產生開支的補助 金於開支產生期間按系統基準 於損益確認為收入。

倘補助金與資產有關,即將其 公允值計入遞延收益賬戶,並 於有關資產的預計可使用年期 內,以等額年金調撥往綜合損 益表。

借貸成本

本集團將直接屬於購買、興建或生產 需要相當長時間才可作擬定用途或出 售的資產的借貸成本撥充資本,作為 該等資產成本的一部分。其他借貸成 本則於產生期間支銷。

股息

期末股息於獲股東於股東大會上批准 後確認為負債。擬派期末股息於財務 報表附註12中披露。

由於本公司的組織章程大綱及細則授權董事宣派中期股息,故中期股息同時建議及宣派。因此,中期股息在建議及宣派時即時確認為負債。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Translation of foreign currencies

Transactions in foreign currencies are translated into the respective functional currencies of group companies at the exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary assets and liabilities that are measured at fair value in a foreign currency are translated into the functional currency at the exchange rate when the fair value was determined. Non-monetary assets and liabilities that are measured based on historical cost in a foreign currency are translated at the exchange rate at the date of the transaction. Foreign currency differences are generally recognised in profit or loss.

However, foreign currency differences arising from the translation of the following items are recognised in OCI:

- an investment in equity securities designated as at FVOCI;
- a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; and
- qualifying cash flow hedges to the extent that the hedges are effective.

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into RMB at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into RMB at the exchange rates at the dates of the transactions.

2 重大會計政策(績)

2.3 重大會計政策概要(續)

外幣換算

外幣交易按交易日期的匯率換算為集 團公司各自的功能貨幣。

以外幣計值的貨幣資產及負債按於報告日期的匯率換算為功能貨幣。按公允值以外幣計量的非貨幣資產及負債按釐定公允值時的匯率換算為功能貨幣。按歷史成本以外幣計量的非貨幣資產及負債按於交易日期的匯率換算。外幣差額一般於損益確認。

然而,因換算以下項目而產生的外幣 差額在其他全面收益中確認:

- 指定為按公允值計入其他全面 收益的股本證券投資;
- 指定為對沖海外業務淨投資的 金融負債,只要對沖有效;及
- 一 只要對沖有效,符合條件的現金流量對沖。

海外業務的資產及負債(包括收購產生的商譽及公允值調整)按報告日期的匯率換算為人民幣。海外業務的收入及開支按交易當日的匯率換算為人民幣。

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Translation of foreign currencies (continued)

Foreign currency differences are recognised in OCI and accumulated in the exchange reserve, except to the extent that the translation difference is allocated to NCI.

When a foreign operation is disposed of in its entirety or partially such that control, significant influence or joint control is lost, the cumulative amount in the exchange reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. On disposal of a subsidiary that includes a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation that have been attributed to the NCI shall be derecognised, but shall not be reclassified to profit or loss. If the Group disposes of part of its interest in a subsidiary but retains control, then the relevant proportion of the cumulative amount is reattributed to NCI. When the Group disposes of only part of an associate or joint venture while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

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

2 重大會計政策(績)

2.3 重大會計政策概要(續)

外幣換算(續)

外幣差額於其他全面收益內確認並於 匯兑儲備內累計,惟換算差額分配至 非控股股東權益除外。

關聯人士

一方被視為與本集團有關聯,倘

- (a) 該方為該名人士家族的人士或 直系親屬,而該名人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團施加重大影響; 或
 - (iii) 為本集團或本集團母公司 關鍵管理人員的成員;或

2 MATERIAL ACCOUNTING POLICIES

(continued)

2.3 Summary of material accounting policies

(continued)

Related parties (continued)

- (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); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

2 重大會計政策(續)

2.3 重大會計政策概要(續)

關聯人士(續)

- (b) 該方為符合下列任何條件的實 體:
 - (i) 該實體與本集團屬同一集 團的成員公司;
 - (ii) 一間實體為另一實體的聯 營公司或合營企業(或另 一實體的母公司、子公司 或同系子公司的旗下);
 - (iii) 該實體及本集團均為同一 第三方的合營企業;
 - (iv) 一間實體為第三方實體的 合營企業,而另一實體為 該第三方實體的聯營公 司:
 - (v) 該實體為離職後福利計 劃,該計劃的受益人為本 集團或與本集團有關實體 的僱員;
 - (vi) 該實體由(a)項所述人士控制或共同控制;
 - (vii) 於(a)(i)項所述人士對該實體有重大影響或屬該實體(或該實體的母公司)關鍵管理人員的成員:及
 - (viii) 向本集團或本集團母公司 提供關鍵管理人員服務的 實體或其所屬集團的任何 成員公司。

個人的近親家庭成員指在與該 實體進行交易時預期可影響, 或受其影響之家族成員。

3 ACCOUNTING JUDGEMENTS AND ESTIMATES

(a) Critical accounting judgements in applying the Group's accounting policies

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Withholding tax arising from the distribution of dividends

The Group's determination as to whether to accrue for withholding taxes arising from the distributions of dividends from certain subsidiaries whose equity interests are directly held by overseas parent companies according to the relevant tax jurisdictions is subject to judgement on the timing of the payment of the dividends or on whether those overseas parent companies will be determined to be Chinese resident enterprises by the PRC governing tax authorities in the future. Except for certain subsidiaries with an equity interest directly held by overseas third party shareholders, which distributed dividends required by those oversea third party shareholders, and except for withholding tax amounting to RMB245,000,000 was provided for the year ended 31 December 2024 based on the expected dividend distribution from retained profit during the year 31 December 2024. Management considered that it can control the dividend policy and it is not probable that those PRC subsidiaries will distribute profits earned from 1 January 2008 to 31 December 2024 in the foreseeable future. Where the final outcome of these matters is different from the amounts originally determined, the difference will impact the deferred tax provision in the period in which the differences realise.

3 會計判斷及估計

(a) 應用本集團會計政策時的關鍵會 計判斷

在應用本集團的會計政策的過程中, 管理層已作出以下判斷(除涉及估值 的項目外),乃對財務報表內已確認 金額構成最重大影響:

分派股息產生的預扣税

本集團根據相關稅務機關的規定計提 從若干子公司(其股權由海外母公司 直接持有)分派股息所產生的預扣 税,是否計提取決於股息支付的時間 或該等海外母公司在未來期間是否被 中國政府税務當局認定為中國居民企 業納税人。除若干由海外第三方股東 直接持有股權的子公司應海外第三方 股東要求分派股息外,及除根據截至 二零二四年十二月三十一日止年度預 期從保留利潤中分派的股息於截至二 零二四年十二月三十一日止年度計提 人民幣245,000,000元的額外預扣税 外,管理層認為其可控制股息政策, 且在可預見的未來,其他中國子公司 將不大可能分派於二零零八年一月一 日至二零二四年十二月三十一日所賺 取的利潤。倘該事件的最終結果有別 於當初釐定的金額,差異將影響差異 產生的期間所計提的遞延税項。

3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(a) Critical accounting judgements in applying the Group's accounting policies (continued)

Significant influence over China Modern Dairy

The directors of the Company have concluded that the Group does not control China Modern Dairy and accordingly the Group continues to account for its investments in China Modern Dairy as an associate. In arriving at this conclusion, the directors of the Company have made a holistic assessment of the relevant facts and circumstances taking into account such factors as the potential voting rights held by the holders of the exchangeable bonds, voting rights held by the borrower, the board composition and key management personnel of China Modern Dairy and the nature of the Group's relationship with China Modern Dairy including the extensive continuing connected transactions between the Group and China Modern Dairy. The Company would continue to re-evaluate such conclusion on an ongoing basis as facts and circumstances change. Further details are contained in Note 20(a) to the financial statements.

Control over Milkground

The directors of the Company have concluded that the Group has control over Milkground, although the Group holds less than 50% of the voting rights in the investee. In arriving at this conclusion, the Company has made a holistic assessment of the relevant facts and circumstances taking into account such factors as the size of the Group's holding of voting rights relative to the size and dispersion of the voting rights of the other shareholders, the nature of the Group's relationships with other shareholders including the voting arrangement with a shareholder, any history of any other shareholders collaborating to exercise their votes collectively or to out vote the Group, the Group's control of the investee's board, and the Group's relationship with the key management personnel of the investee. The Company would continue to re-evaluate such conclusion on an ongoing basis as facts and circumstances change.

3 會計判斷及估計(續)

(a) 應用本集團會計政策時的關鍵會 計判斷(章)

對中國現代牧業的重大影響力

對妙可藍多的控制

3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(b) Sources of estimation uncertainty

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

Impairment of goodwill and trademarks with indefinite useful lives

The Group determines whether goodwill and trademarks with indefinite useful lives are impaired at least on an annual basis. This requires an estimation of the value in use of the CGUs (or the "CGU Groups"). Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the CGUs (or the CGU Groups) and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Details of impairment testing of goodwill and trademarks with indefinite useful lives are given in Note 19 to the financial statements.

Impairment of an investment in China Modern Dairy

The Group performs an impairment assessment of the investment in China Modern Dairy by comparing the carrying value of investment in China Modern Dairy with its recoverable amount of value in use. The value in use of China Modern Dairy was determined by the Group based on a discounted cash flow forecast. Estimating the value in use requires the Group to make an estimate of the expected future cash flows and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Details of impairment testing of an investment in China Modern Dairy are given in Note 20(a) to the financial statements.

3 會計判斷及估計(續)

(b) 估計不確定性之來源

對未來事項的主要假設及於報告期末 估計的不確定性的其他主要來源(存 有重大風險可能導致資產及負債賬面 值須於下一財政年度內作出重大調整 者)於下文論述。

商譽及無限使用年期商標減值

本集團每年最少一次釐定商譽及無限 使用年期商標是否減值。釐定商譽及 無限使用年期商標是否減值須估計別 金產生單位(或「現金產生單位組別」) 的使用價值。估計使用價值時,本或 動質估計預期來自現金產生單位組別之日後現金流量,或 金產生單位組別之日後現金流量,或 逃選合適的折現率以計算該等現面 量的現值。商譽及無限使用年期商標 減值測試詳情請參閱財務報表附註 19。

於中國現代牧業之投資減值

本集團通過比較於中國現代牧業之投資賬面值與其使用價值之可收回金額對於中國現代牧業之投資進行減值評估。本集團根據貼現現金流預測釐定中國現代牧業之使用價值。估計預期日後現會使用價值時,本集團須估計預期日後現金流量,並挑選合適的折現率以計學現金流量的現值。於中國現代牧業之投資減值測試詳情見財務報表附註20(a)。

3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(b) Sources of estimation uncertainty (continued) Deferred tax assets

Deferred tax assets are recognised for all deductible temporary differences and all unused tax losses to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the unused tax losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits, which affects the probability of utilisation and the tax rate to be used in the calculations. Details of deferred tax assets are contained in Note 21 to the financial statements.

Share-based payments

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Estimating fair value requires determining the most appropriate valuation model for a grant of equity instruments, which is dependent on the terms and conditions of the grant. This also requires determining the most appropriate inputs to the valuation model including the expected life of the option, volatility and dividend yield and making assumptions about them. Details of share-based payments are contained in Notes 30, 37 and 38 to the financial statements.

3 會計判斷及估計(續)

(b) 估計不確定性之來源(續) 遞延稅項資產

以股份為基礎的支付

本集團計量與僱員的股權結算交易的成本時乃參考權益工具授出當日的公允值。估算公允值須釐定授出權益工具(視乎授出的條款及條件)的最合適估值模式,亦須釐定估值模式最適合的輸入數據,包括購股權的預計年期、波動率及股息率,以及就此作出假設。以股份為基礎的支付的詳情列於財務報表附註30、37及38。

4 OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services, and has five reportable operating segments as follows:

- Liquid milk business manufacture and distribution of ultra-high temperature milk ("UHT milk"), milk beverages, yogurt and fresh milk;
- Ice cream business manufacture and distribution of dairy-based ice cream;
- Milk formula business manufacture and distribution of milk powder;
- Cheese business manufacture and distribution of cheese; and
- Others principally the Group's manufacture of raw materials for dairy products and trading business.

4 經營分部資料

出於管理需要,本集團按產品及服務構組 業務單元,並有以下五個可報告經營分部:

- 液態奶業務 一 生產及經銷超高溫滅 菌奶(「UHT奶」)、乳飲料、酸奶及鮮 奶;
- 冰淇淋業務 生產及經銷含乳冰淇淋;
- 奶粉業務 生產及經銷奶粉;
- 奶酪業務 生產及經銷奶酪;及
- 其他 一 主要為本集團乳製品原輔料 生產及經銷貿易業務。

4 OPERATING SEGMENT INFORMATION

(continued)

(a) Segment results, assets, and liabilities

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax. The adjusted profit/loss before tax is measured consistently with the Group's profit/loss before tax except that interest income, non-lease-related finance costs, share of results of associates, income tax expense, as well as head office and corporate income/expenses are excluded from such measurement.

Segment assets exclude investments in associates and other unallocated head office and corporate assets as these assets are managed on a group basis.

Segment liabilities exclude other unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

4 經營分部資料(續)

(a) 分部業績、資產及負債

管理層獨立監察本集團各經營分部的業績,以作出有關資源分配及表現可配及表現了根據可報的決策。分部表現乃根據可報的潤/虧損(其為對經調整稅前利潤/虧損的一種計量)予以課時的稅的,經調整稅前利潤/虧損計量方式一致,惟利息經過一個人。 於其租賃相關融資成本、應佔聯營公司業績、所得稅支出及總部及公司業績、所得稅支出及總部內。

分部資產並不包括於聯營公司的投資,以及其他不分部的總部及公司資產,乃由於此等資產按集團層面管理。

分部負債並不包括其他不分部的總部 及公司負債,乃由於此等負債按集團 層面管理。

分部間銷售及轉讓乃參考以當時市價 向第三方銷售所採用的售價進行交 易。

4 OPERATING SEGMENT INFORMATION

4 經營分部資料(續)

(continued)

(a) Segment results, assets, and liabilities (continued)
Year ended 31 December 2024

(a) 分部業績、資產及負債(續) 截至二零二四年十二月三十一日止年 度

		Liquid milk business 液態奶業務 RMB'000 人民幣千元	Ice cream business 冰淇淋業務 RMB'000 人民幣千元	Milk powder business 奶粉業務 RMB'000 人民幣千元	Cheese business 奶酪業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Segment revenue (Note 5): Sales to external customers Intersegment sales	分部收入(附註5) : 銷售予外部客戶 分部間銷售	73,065,615 836,819	5,175,411 53,318	3,320,456 48,068	4,319,660 6,699	2,793,632 206,930	88,674,774 1,151,834
		73,902,434	5,228,729	3,368,524	4,326,359	3,000,562	89,826,608
Reconciliation: Elimination of intersegment sales	<i>調整:</i> 抵銷分部間銷售						(1,151,834)
Revenue	收入						88,674,774
Segment results	分部業績	6,193,423	165,489	(4,637,711)	241,176	54,519	2,016,896
Reconciliation: Interest income	<i>調整:</i> 利息收入						1,411,977
Finance costs (other than interest on lease liabilities)	融資成本(除租賃負債 利息外)						(1,414,956)
Share of results of associates Corporate and other unallocated	應佔聯營公司業績 公司及其他不分部支出						(871,728)
expense							(143,012)
Profit before tax	税前利潤 所得税支出						999,177
Income tax expense							(774,572)
Profit for the year	本年利潤						224,605
Segment assets Reconciliation:	分部資產 <i>調整:</i>	72,343,961	6,557,712	10,514,131	15,665,834	2,280,785	107,362,423
Elimination of intersegment receivables	抵銷分部間應收款項						(29,518,016)
Corporate and other unallocated	公司及其他不分部的						
assets Investments in associates	資產 於聯營公司的投資						18,799,491 9,648,894
Total assets	總資產						106,292,792
Segment liabilities Reconciliation:	分部負債 <i>調整:</i>	25,498,100	4,235,873	5,354,871	4,258,244	1,870,890	41,217,978
Elimination of intersegment payables	抵銷分部間應付款項						(29,518,016)
Corporate and other unallocated	公司及其他不分部的						
	負債 						46,567,339
Total liabilities							58,267,301

4 OPERATING SEGMENT INFORMATION

4 經營分部資料(續)

(continued)

(a) Segment results, assets, and liabilities (continued)
Year ended 31 December 2024 (continued)

(a) 分部業績、資產及負債(績) 截至二零二四年十二月三十一日止年 度(績)

		Liquid milk business 液態奶業務 RMB'000 人民幣千元	Ice cream business 冰淇淋業務 RMB'000 人民幣千元	Milk powder business 奶粉業務 RMB'000 人民幣千元	Cheese business 奶酪業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Other segment information: Depreciation and amortisation Unallocated amounts	其他分部資料: 折舊及攤銷 不分部金額	2,498,864	333,464	149,056	227,151	52,757	3,261,292 145,423
Total depreciation and amortisation	總折舊及攤銷						3,406,715
Capital expenditure Unallocated amounts	資本支出 不分部金額	1,737,120	746,425	359,075	304,808	147,704	3,295,132 289,461
Total capital expenditure*	總資本支出*						3,584,593
Impairment losses and write-down of inventories recognised in the consolidated statement of profit or loss, net	於綜合損益表確認的 減值虧損及存貨撇減 淨額	1,049,077	5,213	4,661,418	8,426	288,108	6,012,242
Expense relating to share-based payment component of the convertible bonds, share option scheme and share award scheme	涉及可換股債券以股份 支付的部分、購股權 計劃及股票獎勵計劃 的開支	111,515	16,773	3,106	3,978	3,190	138,562
Unallocated amounts	不分部金額	111,515	10,773	3,100	3,970	3,190	212,851
Total non-cash expenses relating to share-based payment component of the convertible bonds, share option scheme	涉及可換股債券以股份 支付的部分、購股權 計劃及股票獎勵計劃 的非現金支出總額						
and share award scheme							351,413

4 **OPERATING SEGMENT INFORMATION**

經營分部資料續 4

(continued)

Segment results, assets, and liabilities (continued) (a)

Year ended 31 December 2023

(a) 分部業績、資產及負債(續)

截至二零二三年十二月三十一日止年 度

		Liquid milk business 液態奶業務 RMB'000 人民幣千元	Ice cream business 冰淇淋業務 RMB'000 人民幣千元	Milk powder business 奶粉業務 RMB'000 人民幣千元	Cheese business 奶酪業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Segment revenue (Note 5): Sales to external customers Intersegment sales	分部收入(附註5) : 銷售予外部客戶 分部間銷售	82,071,069 1,127,114	6,026,325 55,996	3,801,747 24,751	4,357,260 22,323	2,367,640 619,202	98,624,041 1,849,386
Reconciliation: Elimination of intersegment sales	<i>調整:</i> 抵銷分部間銷售	83,198,183	6,082,321	3,826,498	4,379,583	2,986,842	100,473,427 (1,849,386)
Revenue	收入						98,624,041
Segment results Reconciliation: Interest income Finance costs (other than interest on lease liabilities) Share of results of associates Corporate and other unallocated expense	分部業績 調整: 利息收入 融資成本(除租賃負債 利息外) 應佔聯營公司業績 公司及其他不分部支出	6,126,458	427,731	(198,939)	146,564	(198,101)	6,303,713 1,675,555 (1,505,100) 91,921 (253,902)
Profit before tax Income tax expense	税前利潤 所得税支出						6,312,187 (1,425,212)
Profit for the year	本年利潤						4,886,975
Segment assets Reconciliation: Elimination of intersegment receivables Corporate and other unallocated	分部資產 調整: 抵銷分部間應收款項 公司及其他不分部的	69,989,322	6,521,677	16,628,126	15,403,307	2,179,511	110,721,943 (33,004,852)
assets Investments in associates	資產 於聯營公司的投資						27,094,228 10,408,632
Total assets	總資產						115,219,951
Segment liabilities Reconciliation: Elimination of intersegment payables Corporate and other unallocated liabilities	分部負債 調整: 抵銷分部間應付款項 公司及其他不分部的 負債	28,708,293	4,454,086	6,905,303	3,750,950	1,841,636	45,660,268 (33,004,852) 51,912,824
Total liabilities	總負債						64,568,240

4 OPERATING SEGMENT INFORMATION

4 經營分部資料(續)

度(續)

(continued)

(a) Segment results, assets, and liabilities (continued)

Year ended 31 December 2023 (continued)

(a) 分部業績、資產及負債_(續) 截至二零二三年十二月三十一日止年

		Liquid milk business 液態奶業務 RMB'000 人民幣千元	Ice cream business 冰淇淋業務 RMB'000 人民幣千元	Milk powder business 奶粉業務 RMB'000 人民幣千元	Cheese business 奶酪業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Other segment information: Depreciation and amortisation Unallocated amounts	其他分部資料 : 折舊及攤銷 不分部金額	2,548,462	264,609	180,805	190,460	56,049	3,240,385 60,357
Total depreciation and amortisation	總折舊及攤銷						3,300,742
Capital expenditure Unallocated amounts	資本支出 不分部金額	2,769,719	488,938	350,864	248,971	168,386	4,026,878 48,327
Total capital expenditure*	總資本支出*						4,075,205
Impairment losses and write-down of inventories recognised in the consolidated statement of profit or loss, net	於綜合損益表確認的 減值虧損及存貨撇減 淨額	392,990	15,075	23,536	8,054	241,676	681,331
Expense relating to share-based payment component of the convertible bonds, share option scheme, share award scheme and reversal of restricted shares expenses of a subsidiary Unallocated amounts	涉及可換股債券以股份 支付的部分、購股權 計劃、股票獎勵計劃 及一間子公司限制性 股票開支轉回的開支	223,616	31,342	4,897	14,160	(52,413)	221,602 347,114
Total non-cash expenses relating to share-based payment component of the convertible bonds, share option scheme, share award scheme and reversal of restricted shares expenses of a subsidiary	涉及可換股債券以股份 支付的部分、購股權 計劃、股票獎勵計劃 及一間子公司限制性 股票開支轉回的非現 金支出總額						568,716

^{*} Capital expenditure consists of cash paid for the purchase of property, plant and equipment, construction in progress, intangible assets, land use rights, equity interests in subsidiaries, associates and other equity investments.

資本支出包括購買物業、廠房及設備、在建工程、無形資產、土地使用權以及子公司、聯營公司股權及 其他股權投資所支付的現金。

4 OPERATING SEGMENT INFORMATION

4 經營分部資料(續)

(continued)

(b) Geographical information

(i) Revenue from external customers

(b) 地區

(i) 來自外部客戶的收入

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
The Chinese Mainland 中國大陸 Overseas 海外地區	83,958,472 4,716,302	94,335,586 4,288,455
	88,674,774	98,624,041

The revenue information above is based on the locations of the customers.

上述收入資料乃根據客戶的地 點劃分。

(ii) Non-current assets

(ii) 非流動資產

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
The Chinese Mainland 中國大陸 Overseas 海外地區	45,762,687 7,384,809	48,014,045 11,171,657
	53,147,496	59,185,702

The non-current asset information above is based on locations of non-current assets, excluding derivative financial instruments, other financial assets and deferred tax assets.

(c) 主要客戶資料

截至二零二四年十二月三十一日止年度,並無向單一客戶的銷售佔本集團收入10%或以上。

產及遞延税項資產。

上述非流動資產的資料乃根據非流動資產的地點劃分,不包

括衍生金融工具、其他金融資

(c) Information about major customers

There were no sales to a single customer which accounted for 10% or more of the Group's revenue for the year ended 31 December 2024.

5 REVENUE, OTHER INCOME AND GAINS 5 收入、其他收入及收益

(a) Revenue

An analysis of the revenue is as follows:

(a) 收入

收入的分析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue from contracts with customers recognised at point in time:	來自客戶合約的收入 於一個時間點確認:		
Sale of goods	銷售貨物	88,623,995	98,590,612
Consignment processing services	委託加工服務	50,779	33,429
		88,674,774	98,624,041

The Group takes advantage of practical expedient in paragraph 121 of IFRS/HKFRS15 and does not disclose the remaining performance obligations as all of the Group's sales contracts have an original expected duration of less than one year.

本集團使用國際財務報告準則/香港財務報告準則第15號第121段所述的可行權宜法,由於本集團所有的銷售合約原訂期限均少於一年,故不披露餘下履約責任。

5 REVENUE, OTHER INCOME AND GAINS 5 收入、其他收入及收益 ()

(continued)

(b) Other income and gains

(b) 其他收入及收益

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Government grants related to	政府補助金:		
- assets (Note 32)	一資產(附註32)	114,910	121,738
compensation for expenses	- 與補償費用有關	312,319	435,580
Gain on disposal of subsidiaries	出售子公司的收益	0.2,0.0	.00,000
(Note 39)	(附註39)	267,216	_
Gain on disposal of an associate	出售一間聯營公司收益	_	1,046
Gross rental income (Note 16)	租金總收入(附註16)	39,401	63,386
Gain on disposal of assets and	出售持有待售資產及負	ŕ	
liabilities held for sale	債的收益	_	14,521
Net fair value gain on forward	遠期外幣合約公允值		
currency contracts (Note 31)	收益淨額(附註31)	8,948	_
Net fair value gain on	可交換債券公允值收益		
exchangeable bonds	淨額	_	2,024
Net fair value gain on equity	以公允值計量且其變動		
investment at fair value through	計入損益的股權投資		
profit or loss	公允值收益淨額	71,132	_
Net fair value gain on other	其他金融負債公允值		
financial liabilities	收益淨額	-	23,658
Net gain on disposal of raw	出售原輔料的收益淨額		
materials		59,587	91,883
Others	其他	158,131	315,556
		1,031,644	1,069,392

6 OTHER EXPENSES

6 其他費用

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Write-down of inventories to net realisable	存貨撇減至可變現淨值		
value (Note 23)	(附註23)	911,092	323,675
Impairment of goodwill (Note 17)	商譽減值(附註17)	1,154,728	_
Impairment of other intangible assets	其他無形資產減值	, , , ,	
(Note 18)	(附註18)	3,490,098	_
Educational surcharges, city construction	教育附加費、城市維護		
tax, and other taxes	建設税及其他税項	512,056	534,812
Donations	捐贈支出	74,590	62,659
Impairment of investments in an associate	於一間聯營公司的投資		
	減值	63,487	48,030
Net loss on disposal of property, plant and	出售物業、廠房及設		
equipment, other intangible assets and	備、其他無形資產及 使用權資產虧損淨額	E0 110	14.400
right-of-use assets Net fair value loss on exchangeable bonds	可交換債券公允值虧損	52,110	14,423
THE TAIL VALUE 1055 OIT EXCHAINGEADIE DONGS	デス	28,190	_
Foreign exchange loss, net	正	21,369	77,382
Net fair value loss on forward currency	遠期外幣合約公允值	21,000	77,002
contracts (Note 31)	虧損淨額(附註31)	_	4,641
Net fair value loss on equity investment at	以公允值計量且其變動		
fair value through profit or loss	計入損益的股權投資		
	公允值虧損淨額	_	22,945
Others	其他	145,294	207,897
		6,453,014	1,296,464

7 PROFIT BEFORE TAXATION

7 税前利潤

Profit before taxation is arrived at after charging:

税前利潤乃經扣除下列各項後計算所得:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cost of inventories sold Cost of consigned processing services	銷售存貨成本 委託加工服務成本	53,539,391 44,943	61,958,116 25,830
Cost of sales	銷售成本	53,584,334	61,983,946
Employee benefit expense (including directors' and chief executive's remuneration as disclosed in Note 9) (Note (a)) — Wages, salaries, housing benefits and	僱員福利費用(包括附註9 所披露的董事及主要行 政人員薪酬)(附註(a)) 一工資、薪金、住房		
other allowances — Retirement benefit contributions — Fair value amortisation and cancellation of share-based payment component	福利及其他津貼 一 退休福利供款 一 可換股債券以股份 支付的部分的	7,005,579 774,503	7,625,682 817,790
of the convertible bonds Share option scheme expense Share award scheme expense Reversal of restricted shares expense of a subsidiary	公介值攤銷及註銷 一購股權數副劃開支 一股票獎勵計劃開支 一同子司限制性 股票開支轉回	322,409 (12,906) 41,910	436,448 69,067 121,608 (58,407)
α σαυσιαία γ		8,131,495	9,012,188
Impairment of trade receivables, net (Note 24) Impairment of financial assets included in prepayments, other receivables and	應收賬款減值淨額 (附註24) 計入預付款項、其他應收 款項及其他金融資產的	128,751	121,559
other financial assets, net	金融資產減值淨額	242,961	188,067
Impairment of financial assets, net	金融資產減值淨額	371,712	309,626
Write-down of inventories to net realisable value (Note 23) Impairment of goodwill (Note 17) Impairment of other intangible assets (Note 18)	存貨撇減至可變現淨值 (附註23) 商譽減值(附註17) 其他無形資產減值 (附註18)	911,092 1,154,728 3,490,098	323,675 —
Impairment of investments in an associate	於一間聯營公司的投資 減值		49.020
Depreciation of property, plant and equipment (Note 14) Depreciation of right-of-use assets (Note 16) Depreciation of investment properties Amortisation of other intangible assets (Note 18)	物業、廠房及設備折舊 (附註14) 使用權資產折舊(附註16) 投資物業折舊 其他無形資產攤銷 (附註18)	63,487 2,953,109 335,239 1,646	48,030 2,803,699 385,609 1,646
Research and development costs Outsourcing expense (Note (b)) Lease payments not included in the measurement of lease liabilities (Note (c))	(附註18) 研究開發費用 外包費用(附註(b)) 不計入租賃負債計量的租 賃付款(附註(c))	116,721 512,638 158,232 224,779	109,788 495,507 180,283 260,106
Auditor's remuneration — Audit services — Non-audit services	核數師酬金 - 審計服務 - 非審計服務	10,630 4,481	10,358 4,229

7 PROFIT BEFORE TAXATION (continued)

Notes:

(a) The employees of the subsidiaries of the Group established in the PRC (other than Hong Kong) participate in defined contribution retirement benefit scheme managed by the local government authority, whereby these subsidiaries are required to contribute to the scheme ranging from 16% to 20% of the employees' basic salaries. Employees of these subsidiaries are entitled to retirement benefits, calculated based on a percentage of the average salaries level in the PRC (other than Hong Kong), from the above mentioned retirement scheme at their normal retirement age.

The Group also operates a Mandatory Provident Fund Scheme under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance and not previously covered by the defined benefit retirement plan.

The Group has no further obligation for payment of other retirement benefits beyond the above contributions.

- (b) For the purpose of promoting operation efficiency, the Group outsourced the production of certain products. The amounts represent the total amount paid by the Group for purchasing outsourcing services.
- (c) The Group recognised rental expenses from short-term leases of RMB138,871,000 (2023: RMB147,265,000), leases of low-value assets of RMB21,955,000 (2023: RMB27,922,000) and variable lease payments not based on index or rates of RMB63,953,000 (2023: RMB84,919,000) for the year ended 31 December 2024, respectively. Further details are given in Note 16(c) to the financial statements.

7 税前利潤(續)

附註:

(a) 本集團於中國(不包括香港)成立的子公司 的僱員參與當地政府機構管理的界定供款 退休福利計劃,據此,該等子公司須按僱 員基本薪金16%至20%的比率向該計劃供 款。該等子公司的僱員於年屆正常退休年 齡時有權享有上述退休計劃按中國(不包 括香港)平均薪金水平百分比計算的退休 福利。

本集團亦根據香港強制性公積金計劃條例,為在香港僱傭條例下受僱及不受先前界定福利退休計劃保障之僱員,經營強制性公積金計劃。

除上述供款外,本集團並無其他責任支付 其他退休福利。

- (b) 為了促進營運效率,本集團外包若干產品 的生產。該金額指本集團就購買外包服務 支付的總額。
- (c) 本集團截至二零二四年十二月三十一日止年度分別確認短期租賃支出人民幣138,871,000元(二零二三年:人民幣147,265,000元)、低價值資產租賃支出人民幣21,955,000元(二零二三年:人民幣27,922,000元)及並非根據某一指數或比率的可變租賃付款人民幣63,953,000元(二零二三年:人民幣84,919,000元)。進一步詳情請參閱財務報表附註16(c)。

8 FINANCE COSTS

8 融資成本

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest on bank loans	銀行貸款利息	724,263	674,988
Interest on other borrowings (excluding lease liabilities)	其他借貸利息 (不包括租賃負債)	690,693	830,112
Interest on lease liabilities	租賃負債利息	52,834	64,181
		1,467,790	1,569,281

9 DIRECTORS' EMOLUMENTS

Apart from share-based payments as disclosed in note below, directors' emoluments pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation are set out in following tables:

9 董事薪酬

除下文附註所披露以股份為基礎的支付外, 根據香港公司條例第383(1)條,以及公司 (披露董事利益資料)規例第2部分披露的董 事薪酬載列於下表:

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Fees 袍金	975	957
Other emoluments 其他酬金		
- Basic salaries, housing benefits, - 基本薪金、住房		
other allowances and benefits in kind 福利、其他津貼		
及實物利益	12,258	13,140
- Performance related bonuses - 與業績有關的獎金	4,977	6,626
- Retirement benefit contributions - 退休福利供款	182	175
	18,392	20,898

9 DIRECTORS' EMOLUMENTS (continued)

9 董事薪酬(續)

		Notes 附註	Fees 袍金 RMB'000 人民幣千元	Basic salaries, housing benefits, other allowances and benefits in kind 基本薪溫人、 其他津點及 實物別200 人民幣千元	Performance related bonuses 與業績有關的 獎金 RMB'000 人民幣千元	Retirement benefit contributions 退休福利供款 RMB'000 人民幣千元	Total 總薪酬 RMB'000 人民幣千元
2024	二零二四年						
Executive directors	執行董事						
- Mr. Gao Fei	- 高飛先生(於二零二四年						
(appointed on 26 March 2024)	三月二十六日獲委任)	(a)/(b)/(c)	_	6,198	3,725	40	9,963
- Ms. Wang Yan	- 王燕女士	(a)	_	1,376	17	68	1,461
— Mr. Lu Minfang	- 盧敏放先生(於二零二四年						
(resigned on 10 October 2024)	十月十日辭任)	(a)/(b)	_	4,011	800	59	4,870
- Mr. Zhang Ping	- 張平先生(於二零二四年						
(resigned on 26 March 2024)	三月二十六日辭任)	(a)/(b)	_	673	435	15	1,123
Non-executive directors	非執行董事						
— Mr. Qing Lijun	- 慶立軍先生(於二零二四年						
(appointed on 22 May 2024)	五月二十二日獲委任)	(a)	_	-	-	-	-
 Mr. Meng Fanjie 	- 孟凡傑先生(於二零二四年						
(appointed on 28 August 2024)	八月二十八日獲委任)	(a)	-	-	-	-	-
- Mr. Wang Xi	- 王希先生(於二零二四年						
(resigned on 28 August 2024	八月二十八日辭任						
and re-appointed on	並於二零二四年十月						
10 October 2024)	十日重新獲委任)	(a)	-	-	-	_	-
- Mr. Simon Dominic Stevens	- Simon Dominic Stevens先生		150	-	-	-	150
- Mr. Chen Lang	- 陳朗先生(於二零二四年	4.5					
(resigned on 22 May 2024)	五月二十二日辭任)	(a)	_	-	-	-	_
Independent non-executive directors	獨立非執行董事						
- Mr. Yih Dieter Lai Tak	- 葉禮德先生		275	-	-	_	275
- Mr. Li Michael Hankin	- 李恒健先生		275	-	-	-	275
— Mr. Ge Jun	- 葛俊先生		275	-		_	275
			975	12,258	4,977	182	18,392

9 DIRECTORS' EMOLUMENTS (continued)

9 董事薪酬(續)

			Fees	Basic salaries, housing benefits, other allowances and benefits Fees in kind 基本薪金、住房	Performance related bonuses	Retirement benefit contributions	Total
		Notes 附註	袍金 RMB'000 人民幣千元	福利、其他津貼 及實物利益 RMB'000 人民幣千元	與業績有關的 獎金 RMB'000 人民幣千元	退休福利供款 RMB'000 人民幣千元	總薪酬 RMB'000 人民幣千元
2023	二零二三年						
Executive directors — Mr. Lu Minfang — Mr. Zhang Ping — Ms. Wang Yan	執行董事 - 盧敏放先生 - 張平先生 - 王燕女士	(a)/(b) (a)/(b) (a)	- - -	8,555 2,676 1,909	4,950 1,605 71	67 44 64	13,572 4,325 2,044
Non-executive directors — Mr. Chen Lang — Mr. Wang Xi — Mr. Simon Dominic Stevens	非執行董事 一 陳朗先生 一 王希先生 一 Simon Dominic Stevens 先生	(a) (a)	- - 150	- - -	- - -	- -	_ _ 150
Independent non-executive directors — Mr. Yih Dieter Lai Tak — Mr. Li Michael Hankin — Mr. Ge Jun	獨立非執行董事 - 葉禮德先生 - 李恒健先生 - 葛俊先生		269 269 269	_ _ _	_ _ _	- - -	269 269 269
			957	13,140	6,626	175	20,898

Notes:

- (a) During the year ended 31 December 2024, the eight (2023: five) directors agreed to waive their entitlements to directors' fees totally amounted to RMB425,000 (2023: RMB390,000). Other than the aforementioned, there was no arrangement under which a director waived or agreed to waive any remuneration during the year.
- (b) Among directors of the Company, Mr. Gao Fei, Mr. Lu Minfang and Mr. Zhang Ping were entitled to various share-based payments as grantees/participants of share option scheme (Note 37), share award scheme (Note 38) and convertible bonds arrangement (Note 30). For the year ended 31 December 2024, the share-based payments expenses recognised in the profit or loss as part of emoluments to Mr. Gao Fei, Mr. Lu Minfang and Mr. Zhang Ping were approximately RMB18,384,000, RMB17,000,000 and RMBNil, respectively (2023: RMBNII, RMB63,853,000 and RMB10,948,000, respectively).
- (c) Except for emoluments disclosed above, Mr. Gao Fei received emoluments before his appointment as executive director of the Company amounted to RMB1,695,000 for the year ended 31 December 2024.

附註:

- (a) 截至二零二四年十二月三十一日止年度, 八位(二零二三年:五位)董事同意放棄其 董事袍金,金額合共人民幣425,000元(二 零二三年:人民幣390,000元)。除前述者 外,本年度並無任何有關董事放棄或同意 放棄任何酬金的安排。
- (b) 本公司董事中,高飛先生、盧敏放先生及 張平先生作為購股權計劃(附註37)、股票 獎勵計劃(附註38)及可換股債券安排(附 註30)的承授人/參與者,有權獲得多個 以股份為基礎的支付。截至二零二四年 十二月三十一日止年度,於損益確認為支 付予高飛先生、盧敏放先生及張平先生的 部分薪酬之以股份為基礎的支付分別約為 人民幣18,384,000元、人民幣17,000,000 元及人民幣零元(二零二三年:分別為人 民幣零元、人民幣63,853,000元及人民幣 10,948,000元)。
- (c) 除上文所披露的薪酬外,高飛先生於截至 二零二四年十二月三十一日止年度獲委任 為本公司執行董事前收取的薪酬為人民幣 1,695,000元。

10 INDIVIDUALS WITH HIGHEST EMOLUMENTS

One (2023: One) of the five highest paid employees was a director whose emoluments have been shown above, the director's emoluments before appointed as director was RMB1,695,000. Details of emoluments, apart from share-based payments disclosed in note below, in relation to the remaining four (2023: four) non-director, highest paid employees are as follows:

10 最高薪人士

五位最高薪僱員包括一位(二零二三年:一位)董事,有關彼等的酬金資料已於上文披露,其於獲委任為董事前的酬金為人民幣1,695,000元。除下文附註所披露以股份為基礎的支付外,其餘四位(二零二三年:四位)非董事、最高薪僱員的酬金如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Basic salaries, housing benefits, other	基本薪金、住房福利、		
allowances and benefits in kind	其他津貼及實物利益	14,035	14,865
Performance related bonuses	與業績有關的獎金	14,757	11,046
Retirement scheme contributions	退休福利計劃供款	135	132
		28,927	26,043

The number of non-director, highest paid employees whose cash emolument fell within the following bands is as follows:

現金酬金列入以下組別的最高薪非董事僱 員的數目如下:

		2024 二零二四年 Number of individuals 僱員人數	2023 二零二三年 Number of individuals 僱員人數
HK\$5,000,001 to HK\$5,500,000	5,000,001港元至		
HK\$5,500,001 to HK\$6,000,000	5,500,000港元 5,500,001港元至	_	2
HK\$7,000,001 to HK\$7,500,000	6,000,000港元 7,000,001港元至	2	_
	7,500,000港元	1	1
HK\$10,000,001 to HK\$10,500,000	10,000,001港元至 10,500,000港元	_	_
HK\$11,500,001 to HK\$12,000,000	11,500,001港元至 12,000,000港元	_	1
HK\$12,500,001 to HK\$13,000,000	12,500,001港元至 13,000,000港元	1	_
	10,000,000/876		
		4	4

10 INDIVIDUALS WITH HIGHEST EMOLUMENTS (continued)

During the year ended 31 December 2024, the total share option benefits relating to the share option scheme (Note 37), share award scheme (Note 38) and convertible bonds arrangement (Note 30) granted to the non-director, individuals with highest emoluments were approximately RMBNil, RMBNil and RMB33,618,000, respectively (2023: RMB26,348,000, RMB593,000 and RMB83,362,000, respectively).

11 INCOME TAX EXPENSE

(a) Taxation in the consolidated statement of profit or loss represents:

10 最高薪人士(續)

截至二零二四年十二月三十一日止年度,授予最高薪非董事僱員之與購股權計劃(附註37)、股票獎勵計劃(附註38)及可換股債券安排(附註30)有關的購股權福利合共約為人民幣零元、人民幣零元及人民幣33,618,000元(二零二三年:分別為人民幣26,348,000元、人民幣593,000元及人民幣83,362,000元)。

11 所得税支出

(a) 綜合損益表內的税項指:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current income tax Current charge for the year Adjustments in relation to prior years Deferred income tax (Note 21)	即期所得税 年內即期所得税支出 往年相關調整 遞延所得税(附註21)	1,128,531 1,092 (355,051)	1,229,296 31,575 164,341
		774,572	1,425,212

11 INCOME TAX EXPENSE (continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

11 所得税支出(績)

(b) 税項開支與按適用税率計算的會 計利潤的對賬:

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit before tax	税前利潤		999,177	6,312,187
At tax rate of 25% (2023: 25%) Non-deductible items and	按25%(二零二三年: 25%)税率計算 不可抵扣的項目及	(i)	249,794	1,578,047
others, net Tax effect of super deduction	其他(淨額) 研發費用加計扣除		45,539	60,633
on research and development expenses Adjustments in relation to	對税務的影響 往年相關調整	(i)	(94,854)	(103,527)
prior years Effect of different tax rates Effect of tax concessions Tax effect of share of results	不同税率的影響 税務優惠的影響 應佔聯營公司業績	(ii)/(iii)/(iv) (v)/(vi)	1,092 (29,177) (689,427)	31,575 (101,097) (768,598)
of associates Reversal of tax losses and temporary differences recognised in previous	對稅務的影響 撥回過往年度已確認 的稅項虧損及 暫時性差異		217,932	(22,980)
years Tax effect of impairment of	商譽及無限使用年期	(vii)	(636,172)	_
goodwill and trademarks with indefinite useful lives Tax losses and deductible temporary differences	商標減值對税務的 影響 使用以往年度税務 虧損及可扣減暫時性		1,161,207	_
utilised from previous years Tax losses and deductible temporary differences not	差異 未確認税務虧損及 可扣減暫時性差異		(107,251)	(67,689)
recognised Effect of withholding tax at 5%/10% on the distributable profits of the Group's certain PRC	按本集團若干中國子 公司可供分派利潤 5%/10%計算的 預扣税影響		395,422	518,665
subsidiaries	J. A. H. V. R. V. 音		260,467	300,183
Income tax	所得税		774,572	1,425,212

11 INCOME TAX EXPENSE (continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

(continued)
Notes:

- (i) The provision for the income tax is based on the statutory rate of 25% (2023: 25%) on the estimated taxable profits determined in accordance with the Law of the People's Republic of China on Corporate Income Tax ("PRC CIT Law"), except for certain subsidiaries of the Group which enjoy a preferential tax rate according to related tax policies or certain subsidiaries in other jurisdictions. Certain subsidiaries of the Company entitle to the preferential tax rate of 15% (2023: 15%), and certain research and development expenses of these companies are qualified for 100% (2023: 100%) additional deduction for tax purpose.
- (ii) Pursuant to the income tax rules and regulations of Cayman Islands and the British Virgin Islands ("BVI"), the Group is not subject to income tax in Cayman Islands and the BVI.
- (iii) The provision for Hong Kong Profits Tax is calculated by applying at 16.5% (2023: 16.5%) of the estimated assessable profits for the year ended 31 December 2024.
- (iv) The provision for Australia, New Zealand and Indonesia Profit Tax is calculated by applying at 30%, 28% and 25%, respectively, (2023: 30%, 28% and 25%, respectively), of the estimated assessable profits for the year ended 31 December 2024.
- (v) Certain subsidiaries were granted lower tax rates by the state tax bureau in accordance with the PRC CIT law and the corresponding transitional tax concession policy and "The notice of tax policies relating to the implementation of the western China development strategy".
- (vi) Certain subsidiaries were granted tax exemptions in accordance with the policy of "The notice of preferential tax policy for preliminary processing of agriculture products".
- (vii) This item mainly includes the reversal of deferred tax assets relating to tax losses and deductible temporary differences of Bellamy's recognised in previous years and the reversal of deferred tax liabilities relating to fair value adjustments arising from acquisition of Bellamy's amounted to RMB383,581,000 and RMB1,047,029,000, respectively.

11 所得税支出(績)

(b) 税項開支與按適用税率計算的會 計利潤的對賬:(續)

附註:

- (i) 所得税撥備根據中華人民共和國企業所得税法(「中國企業所得税法(「中國企業所得税法」),按估計應課税利潤以25%(二零二三年:25%)法定税率計算,惟本集團根據相關稅務政策享有優惠税率之若干子公司或位於本他司法權區之若干子公司享受15%(二零二三年:15%)優惠税率,且該等公司的若干研發費用可享受100%(二零二三年:100%)的額外税項減免。
- (ii) 根據開曼群島及英屬處女群島(「英屬處女群島」)的所得稅條例及法規,本集團毋須繳納開曼群島及英屬處女群島所得稅。
- (iii) 截至二零二四年十二月三十一日止年度,香港利得税撥備按估計可評估利潤以16.5%(二零二三年:16.5%)税率計算。
- (iv) 截至二零二四年十二月三十一日止年度,澳洲、新西蘭及印尼利得税 撥 備按估計可評估利潤分別以 30%、28%及25%(二零二三年: 30%、28%及25%)税率計算。
- (v) 若干子公司獲國家税務局根據中國 企業所得税法、有關税收優惠過渡 政策及《關於深入實施西部大開發 戰略有關税收政策問題的通知》授 予低稅率優惠。
- (vi) 若干子公司獲根據《關於發佈享受 企業所得税優惠政策的農產品初加 工範圍(試行)的通知》的政策豁免 税務。
- (vii) 該項目主要包括撥回於過往年度確認的與貝拉米稅項虧損及可扣減暫時性差異相關的遞延稅項資產,以及撥回因收購貝拉米產生的公允值調整的遞延稅項負債,分別為人民幣383,581,000元及人民幣1,047,029,000元。

11 INCOME TAX EXPENSE (continued)

(c) Pillar Two income taxes

In 2021, the Organisation for Economic Co-operation and Development published the Global Anti-Base Erosion Model Rules ("Pillar Two model rules") for a new global minimum tax reform applicable to large multinational enterprises. The Group operates in multiple jurisdictions, certain jurisdictions of Netherlands, Vietnam and Australia in which the Group operates have implemented Pillar Two income tax legislation based on this framework, and those Pillar Two income tax laws became effective from 1 January 2024.

The Group has applied the temporary mandatory exception to recognising and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes and accounted for the tax as current tax when incurred. So far the Pillar Two model didn't have a significant impact on the consolidated year financial statements and no Pillar Two income tax was recognised during the year ended 31 December 2024.

Other jurisdictions in which the Group operates are in the process of implementing their Pillar Two income tax legislation. The Group is in the process of making a continuous assessment of what the impact of Pillar Two model is expected to be on the income taxes in those jurisdictions.

11 所得税支出(續)

(c) 第二支柱所得税

本集團在確認及披露與第二支柱所得 税相關的遞延税項資產及負債的信息 時,已採用臨時強制性例外情況,並 在税項產生時將其列為當期税項。迄 今為止,第二支柱模式對綜合年度財 務報表並無重大影響,截至二零二四 年十二月三十一日止年度內亦無確認 第二支柱所得税。

本集團經營所在的其他司法管轄區正 在實施其第二支柱所得税立法。本集 團正持續評估第二支柱模式對該等管 轄區所得税的預期影響。

12 DIVIDENDS

12 股息

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Declared and paid during the year Equity dividends on ordinary shares	本年度宣派及支付 普通股股息		1,924,358	1,588,015
Proposed for approval at the Annual General Meeting (the "AGM") Equity dividends on ordinary shares:	提呈於股東週年大會 (「股東週年大會」) 批准 普通股股息:			
Proposed final — RMB0.509 (2023: RMB0.489) per ordinary share	擬派期末股息 - 每股普通股 人民幣0.509元 (二零二三年: 人民幣0.489元)	(a)/(b)	1,994,247	1,924,358

Notes:

- (a) The proposed final dividend for the year ended 31 December 2024 is subject to the approval of the Company's shareholders at the forthcoming AGM.
- (b) This dividend was not recognised as a liability in the consolidated financial statements for the year ended 31 December 2024.

附註:

- (a) 擬派截至二零二四年十二月三十一日止年 度之期末股息須由本公司股東在應屆股東 週年大會批准。
- (b) 該股息並無於截至二零二四年十二月 三十一日止年度的綜合財務報表確認為負 債。

13 EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

(a) Basic earnings per share

The basic earnings per share for the year is calculated by dividing the profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year.

A reconciliation of the weighted average number of shares used in calculating the basic earnings per share amount is as follows:

13 本公司普通股權益股東應佔每股 盈利

(a) 每股基本盈利

本年度每股基本盈利乃根據年內本公司普通股權益股東應佔利潤除以年內 已發行普通股的加權平均數計算。

計算每股基本盈利時所用加權平均股 份數目調節如下:

		2024 二零二四年 Number of shares 股份數目 '000 千股	2023 二零二三年 Number of shares 股份數目 '000 千股
Issued ordinary shares at 1 January	於一月一日已發行 普通股	3,935,293	3,955,196
Effect of share options exercised	已行使購股權的影響	_	2,247
Effect of shares purchased	回購股份的影響	(8,691)	(15,204)
Weighted average number of ordinary	計算每股基本盈利所用		
shares for the purpose of the basic	的普通股加權平均數		
earnings per share calculation		3,926,602	3,942,239

13 EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY (continued)

(b) Diluted earnings per share

The diluted earnings per share amounts is calculated by dividing the profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding after adjustment for the effects of all dilutive potential ordinary shares.

A reconciliation of the weighted average number of shares used in calculating the diluted earnings per share amount is as follows:

13 本公司普通股權益股東應佔每股 盈利_(績)

(b) 每股攤薄盈利

每股攤薄盈利乃根據年內本公司普通 股權益股東應佔利潤除以就所有具攤 薄潛力的普通股調整後的已發行普通 股加權平均數計算。

計算每股攤薄盈利時所用加權平均股 份數目調節如下:

	2024 2023 二零二四年 二零二三年 Number of Number of shares shares 股份數目 股份數目 '000 '000 千股 千股
Weighted average number of ordinary shares for the purpose of the basic earnings per share calculation Effect of dilution — Weighted average number of ordinary shares: Outstanding share options Outstanding share awards 計算每股基本盈利所 的普通股加權平均 的普通股加權平均 加權平均 数: 加權平均數: 尚未行使購股權 尚未行使股票獎勵	數 3,926,602 3,942,239
Weighted average number of ordinary 計算每股攤薄盈利所 shares for the purpose of the 的普通股加權平均 diluted earnings per share calculation	

14 PROPERTY, PLANT AND EQUIPMENT 14 物業、廠房及設備

		Freehold land 永久業權土地 RMB'000 人民幣千元	Buildings and structures 房屋及建築物 RMB'000 人民幣千元	Plant and machinery 廠房及機器 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	Motor vehicles 運輸設備 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2024 Cost Accumulated depreciation and impairment	於二零二四年一月一日 成本 累計折舊及減值	122,423 -	10,256,963	30,665,005 (16,200,639)	2,821,995 (1,858,711)	104,887 (94,786)	43,971,273 (22,255,894)
Net carrying amount	賬面淨值	122,423	6,155,205	14,464,366	963,284	10,101	21,715,379
At 1 January 2024, net of accumulated depreciation and impairment Additions Transfers from construction in progress (Note 15) Disposals Disposal of subsidiaries Depreciation charge for the year Exchange realignment	於二零二四年一月一日, 扣減累計折舊及減值 添置 轉撥自在建工程(附註15) 出售 出售子公司 年內折舊支出 匯兑調整	122,423 17,019 — — — — — (1,444)	6,155,205 6,013 335,801 (62,658) — (461,440) (24,083)	14,464,366 495,818 1,225,324 (8,275) (6,219) (2,160,223) (51,941)	963,284 132,261 137,958 (50,586) (277) (328,119) (2,168)	10,101 2,273 138 (1,661) — (3,327) (347)	21,715,379 653,384 1,699,221 (123,180) (6,496) (2,953,109) (79,983)
At 31 December 2024, net of accumulated depreciation and impairment At 31 December 2024	於二零二四年十二月三十一日, 扣減累計折舊及減值 於二零二四年十二月三十一日	137,998	5,948,838	13,958,850	852,353	7,177	20,905,216
Cost Accumulated depreciation and impairment	成本 累計折舊及減值	137,998	10,493,379	31,941,799 (17,982,949)	2,771,868	(95,104)	45,447,325 (24,542,109)
Net carrying amount	賬面淨值	137,998	5,948,838	13,958,850	852,353	7,177	20,905,216

14 PROPERTY, PLANT AND EQUIPMENT 14 物業、廠房及設備(績)

(continued)

		Freehold land 永久業權土地 RMB'000 人民幣千元	Buildings and structures 房屋及建築物 RMB'000 人民幣千元	Plant and machinery 廠房及機器 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	Motor vehicles 運輸設備 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日						
Cost	成本	118,987	8,549,166	27,497,696	2,410,814	99,877	38,676,540
Accumulated depreciation and	累計折舊及減值						
impairment		_	(3,455,273)	(14,004,924)	(1,476,140)	(87,605)	(19,023,942)
Net carrying amount	賬面淨值	118,987	5,093,893	13,492,772	934,674	12,272	19,652,598
At 1 January 2023, net of	於二零二三年一月一日,						
accumulated depreciation and	扣減累計折舊及減值						
impairment		118,987	5,093,893	13,492,772	934,674	12,272	19,652,598
Additions	添置	269	242,433	273,918	219,737	2,763	739,120
Transfers from construction in	轉撥自在建工程(附註15)						
progress (Note 15)		_	1,265,716	2,775,553	142,259	610	4,184,138
Disposals	出售	_	(7,793)	(79,225)	(10,036)	(488)	(97,542)
Depreciation charge for the year	年內折舊支出	_	(448,917)	(2,025,967)	(323,653)	(5,162)	(2,803,699)
Exchange realignment	匯兑調整	3,167	9,873	27,315	303	106	40,764
At 31 December 2023, net of accumulated depreciation and	於二零二三年十二月三十一日, 扣減累計折舊及減值						
impairment		122,423	6,155,205	14,464,366	963,284	10,101	21,715,379
At 31 December 2023	於二零二三年十二月三十一日						
Cost	成本	122,423	10,256,963	30,665,005	2,821,995	104,887	43,971,273
Accumulated depreciation and	累計折舊及減值						
impairment		_	(4,101,758)	(16,200,639)	(1,858,711)	(94,786)	(22,255,894)
Net carrying amount	賬面淨值	122,423	6,155,205	14,464,366	963,284	10,101	21,715,379

- The Group leases certain property, plant and equipment with a net book value of approximately RMB172,746,000 as at 31 December 2024 (2023: RMB214,838,000) to independent third parties under operating lease arrangements, with lease terms ranging from one to twenty years (2023: one to three years) (Note 16).
- As at 31 December 2024, none of property, plant and equipment was pledged (2023: RMB479,992,000).
- (a) 本集團根據經營租賃安排向獨立第三方租 賃若干物業、廠房及設備於二零二四年 十二月三十一日的賬面淨值約人民幣 172,746,000元(二零二二年:人民幣 214,838,000元),租賃為期一年至二十年 (二零二三年:一年至三年)(附註16)。
- (b) 於二零二四年十二月三十一日,無物業、 廠房及設備已作抵押(二零二三年:人民 幣479,992,000元)。

15 CONSTRUCTION IN PROGRESS

15 在建工程

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At 1 January	於一月一日	0.040.770	4 4 4 4 4 7 0
At 1 January Additions	添置	2,348,779 1,656,600	4,111,176 2,418,387
Transfers to property, plant and	轉撥至物業、廠房及	1,000,000	2, 6,66.
equipment (Note 14)	設備(附註14)	(1,699,221)	(4,184,138)
Disposal of subsidiaries	收購子公司	(500)	_
Impairment	減值	(21,125)	_
Exchange realignment	匯兑調整	(6,505)	3,354
At 31 December	於十二月三十一日	2,278,028	2,348,779

16 LEASES

The Group as a leasee

The Group has lease contracts for various items of buildings and structures, plant and machinery, office equipment, motor vehicles and land use rights used in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of approximately 50 years, and no ongoing payments will be made under the terms of these land leases. Leases of buildings and structures generally have lease terms between 1 and 27 years; plant and machinery and office equipment generally have lease terms between 1 and 10 years; while office equipment and motor vehicles generally have lease terms between 2 and 4 years. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group.

16 租賃

本集團作為承和人

本集團擁有用於營運的房屋及建築物、廠房及機器、辦公設備、運輸設備及土地使用權中多個項目的租賃合約。已預先作出一次性付款以向業主收購租賃土地,租期約50年,且根據該等土地租賃的條款,不會繼續支付任何款項。房屋及建築物的租期一般介乎一至二十七年,廠房及機器及辦公設備的租期一般介乎一至十七年,廠房及機器而發於公設備及運輸設備的租期一般介乎二至四年。一般而言,本集團不可向本集團以外人士轉讓及分租租賃資產。

16 LEASES (continued)

The Group as a leasee (continued)

(a) Right-of-use assets

The carrying amount of right-of-use assets of the Group and the movements during the year are as follows:

16 租賃(績)

本集團作為承租人(續)

(a) 使用權資產

本集團年內使用權資產的賬面值及變 動如下:

		Buildings and structures 房屋及建築物 RMB'000 人民幣千元	Plant and machinery 廠房及機器 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	Motor vehicles 運輸設備 RMB'000 人民幣千元	Land use rights 土地使用權 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2024 Additions Depreciation charge Disposal of subsidiaries Early termination/disposal Exchange realignment	於二零二四年一月一日 添置 折舊開支 出售子公司 提前終止/出售 匯兑調整	752,170 212,283 (125,694) (2,182) (27,602) (715)	462,872 69,522 (173,503) – (6,755) (225)	1,501 - (20) - - (1)	395 195 (212) — (33)	1,516,559 1,887 (35,810) — (59,906)	2,733,497 283,887 (335,239) (2,182) (94,296) (948)
As at 31 December 2024	於二零二四年十二月三十一日	808,260	351,911	1,480	338	1,422,730	2,584,719
		Buildings and structures 房屋及建築物 RMB'000 人民幣千元	Plant and machinery 廠房及機器 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	Motor vehicles 運輸設備 RMB'000 人民幣千元	Land use rights 土地使用權 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2023 Additions Depreciation charge Early termination Exchange realignment	於二零二三年一月一日 添置 折舊開支 提前終止 匯兑調整	804,170 87,728 (140,353) (179) 804	506,217 167,972 (210,257) (1,087) 27	- 2,038 (440) (98)	58 674 (338) — 1	1,472,732 78,048 (34,221) —	2,783,177 336,460 (385,609) (1,364) 833
As at 31 December 2023	於二零二三年十二月三十一日	752,170	462,872	1,501	395	1,516,559	2,733,497

16 LEASES (continued)

The Group as a leasee (continued)

(b) Lease liabilities

The carrying amount of lease liabilities (included in interest-bearing bank and other borrowings) of the Group and the movements during the year are as follows:

16 租賃(績)

本集團作為承租人(續)

(b) 租賃負債

本集團年內租賃負債(計入計息銀行 及其他借貸)的賬面值及變動如下:

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 1 year 一年內	227,541	246,935
After 1 year but within 2 years 1年後但2年內 After 2 years but within 5 years 2年後但5年內 After 5 years 5年後	140,117 211,001 516,734	171,246 242,130 513,107
	867,852	926,483
Carrying amount at 31 December 於十二月三十一日的 賬面值	1,095,393	1,173,418

16 LEASES (continued)

The Group as a leasee (continued)

(c) The amounts recognised in profit or loss in relation to leases are as follows:

16 租賃(續)

本集團作為承租人(續)

(c) 於損益中確認的租賃相關款項如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest on loose liabilities (Note 9)	和倭名傅利白(附针o)	E0 004	64.101
Interest on lease liabilities (Note 8) Depreciation charge of right-of-use	租賃負債利息(附註8) 使用權資產折舊	52,834	64,181
assets (Note 7)	(附註7)	335,239	385,609
Expense relating to short-term leases	與短期租賃有關的開支		
(Note 7(c))	(附註7(c))	138,871	147,265
Expense relating to leases of	與低價值資產的租賃有	04.055	07.000
low-value assets (Note 7(c)) Variable lease payments not included	關的開支(附註7(c)) 未計入租賃負債計量的	21,955	27,922
in the measurement of lease	可變租賃款項		
liabilities (Notes 7(c) and 16(d))	(附註7(c)及16(d))	63,953	84,919
Total amount recognised in profit or	於損益確認的款項總額		
loss		612,852	709,896

(d) Variable lease payments

The Group leased a number of the warehouses which contain variable lease payment terms that are based on the Group's actual usage area in the warehouses. There are also minimum annual base rental arrangements for these leases. The Group has recognised certain right-of-use assets for the fixed lease payments. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

The Group as a lessor

The Group leases property, plant and equipment (Note 14) under operating lease arrangements. Rental and related service income recognised by the Group for the year ended 31 December 2024 amounted to RMB39,401,000 (2023: RMB63,386,000).

(d) 可變租賃款項

本集團租賃多個倉庫,該等租賃包含 以本集團於該等倉庫的實際使用面積 為基礎的可變租賃款項條款。該等租 賃亦設有最低年度基本租金安排。本 集團已就固定租賃款項確認若干使用 權資產。並不依賴指數或利率的可變 租賃款項將於導致付款的事件或條件 發生的期間確認為支出。

本集團作為出租人

本集團根據經營租賃安排出租其物業、廠房及設備(附註14)。截至二零二四年十二月三十一日止年度本集團確認的租金及相關服務收入為人民幣39,401,000元(二零二三年:人民幣63,386,000元)。

17 GOODWILL

17 商譽

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Carrying amount at 1 January Acquisition of subsidiaries Disposal of subsidiaries Impairment Exchange realignment	於一月一日的賬面值 收購子公司 出售子公司 減值 匯兑調整	8,952,282 - (12,566) (1,154,728) (107,152)	8,887,830 2,539 — — 61,913
Carrying amount at 31 December	於十二月三十一日的 賬面值	7,677,836	8,952,282
At 31 December Cost Accumulated impairment	於十二月三十一日 成本 累計減值	14,707,781 (7,029,945)	14,937,091 (5,984,809)
Carrying amount at 31 December	於十二月三十一日的 賬面值	7,677,836	8,952,282

As at 31 December 2024, the goodwill was tested for impairment (Note 19).

於二零二四年十二月三十一日,商譽已進 行減值測試(附註19)。

18 OTHER INTANGIBLE ASSETS

Movements of other intangible assets are as follows:

18 其他無形資產

其他無形資產變動如下:

		Trademarks 商標 RMB'000 人民幣千元	Computer software and patents 電腦軟件及 專利權 RMB'000 人民幣千元	Distribution channels and customer relationships 分銷渠道及 客戶關係 RMB'000 人民幣千元	Total 總計 RMB ³ 000 人民幣千元
Cost at 1 January 2024, net of	於二零二四年一月一日,				
accumulated amortisation	按成本值,扣減累計攤銷	11,974,201	593,265	50,533	12,617,999
Additions	添置	_	236,096	-	236,096
Disposals	出售	-	(20,376)	-	(20,376)
Disposal of subsidiaries	出售子公司	_	(10,910)		(10,910)
Amortisation charge for the year	年內攤銷費用	(0.400.000)	(103,588)	(13,133)	(116,721)
Impairment	減值	(3,490,098)	(0.005)	(0.004)	(3,490,098)
Exchange realignment	匯兑調整	(381,051)	(2,685)	(3,201)	(386,937)
At 31 December 2024	於二零二四年十二月三十一日	8,103,052	691,802	34,199	8,829,053
At 31 December 2024 Cost Accumulated amortisation and impairment	於二零二四年十二月三十一日 成本 累計攤銷及減值	11,966,207 (3,863,155)	1,369,897 (678,095)	130,681 (96,482)	13,466,785 (4,637,732)
Net carrying amount	賬面淨值	8,103,052	691,802	34,199	8,829,053
Cost at 1 January 2023, net of accumulated amortisation	於二零二三年一月一日, 按成本值,扣減累計攤銷	11,801,436	507,628	65.304	12,374,368
Additions	深置	-	194,090	-	194,090
Disposals	出售	_	(13,904)	(762)	(14,666)
Amortisation charge for the year	年內攤銷費用	_	(95,148)	(14,640)	(109,788)
Exchange realignment	匯兑調整	172,765	599	631	173,995
At 31 December 2023	於二零二三年十二月三十一日	11,974,201	593,265	50,533	12,617,999
At 31 December 2023	於二零二三年十二月三十一日				
Cost	成本	12,347,258	1,172,240	133,882	13,653,380
Accumulated amortisation and impairment	累計攤銷及減值	(373,057)	(578,975)	(83,349)	(1,035,381)

18 OTHER INTANGIBLE ASSETS (continued)

Notes:

- (a) As at 31 December 2024, trademarks with indefinite useful lives with cost of RMB11,966,207,000 were tested for impairment (Note 19).
- (b) The exclusive right of distribution channels and customer relationships acquired in business combinations were stated at cost less any impairment losses and were amortised on the straight-line basis over their estimated useful lives ranging from 5 to 15 years.

19 IMPAIRMENT TESTING OF GOODWILL AND TRADEMARKS WITH INDEFINITE USEFUL LIVES

Goodwill and trademarks with indefinite useful lives acquired through business combinations have been allocated to the following CGUs or CGU Groups for impairment testing:

- liquid milk products CGU Group
- ice cream products CGU Group
- low temperature products CGU Group
- Yashili CGU
- Bellamy's CGU
- AICE CGU
- ANI CGU
- Milkground CGU

18 其他無形資產(藥)

附註:

- (a) 截至二零二四年十二月三十一日,成本為 人民幣11,966,207,000元的無限使用年期 的商標已進行減值測試(附註19)。
- (b) 業務合併取得的分銷渠道專營權及客戶關係按成本減任何減值虧損列賬並就其介乎 五至十五年的估計可使用年期按直線基準 攤銷。

19 商譽及無限使用年期商標的減值 測試

透過業務合併取得的商譽及無限使用年期 商標已分配至下列現金產生單位或現金產 生單位組別作減值測試:

- 一 液態奶產品現金產生單位組別
- 一 冰淇淋產品現金產生單位組別
- 一 低溫產品現金產生單位組別
- 雅士利現金產生單位
- 一 貝拉米現金產生單位
- AICE現金產生單位
- ANI現金產生單位
- 一 妙可藍多現金產生單位

19 IMPAIRMENT TESTING OF GOODWILL AND TRADEMARKS WITH INDEFINITE USEFUL LIVES (continued)

Goodwill and trademarks with indefinite useful lives included in other intangible assets allocated to each of the CGUs or CGU Groups are as follows:

19 商譽及無限使用年期商標的減值 測試∰

分配至各現金產生單位或現金產生單位組 別並計入商譽及其他無形資產的無限可使 用年期商標的總額如下:

						Low ten	perature												
		Liquid mil	k products	Ice cream	products	proc	lucts	Yas	shili	Bella	ımy's	Al	CE	A	NI	Milkg	round	To	
		液態如	仍產品	冰淇洋	林產品	低温	產品	雅士	上利	具	並米	Al	CE	A	NI	妙可	藍多	總	Ħ
		2024	2023	2024	2023	2024	2023	2024	2023	2024	2023	2024	2023	2024	2023	2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Goodwill	商譽																		
- Cost	- 成本	354,649	367,215	74,398	74,398	318,248	318,248	5,749,823	5,749,823	2,477,025	2,682,322	624,733	615,546	240,682	261,316	4,868,223	4,868,223	14,707,781	14,937,091
- Accumulated	- 累計減值																		
impairment		-	-	-	-	-	-	(4,552,920)	(4,552,920)	(2,477,025)	(1,431,889)	-	-	-	-	-	-	(7,029,945)	(5,984,809)
																			,
		354,649	367,215	74,398	74,398	318,248	318,248	1,196,903	1,196,903	-	1,250,433	624,733	615,546	240,682	261,316	4,868,223	4,868,223	7,677,836	8,952,282
Trademarks	商標																		
- Cost	- 成本	40,996	40,996	_	-	_	-	1,566,000	1,566,000	5,101,924	5,497,259	1,013,287	999,003	_	_	4,244,000	4,244,000	11,966,207	12,347,258
 Accumulated 	- 累計減值	, i																	
impairment		-	-	-	-	-	-	(373,057)	(373,057)	(3,490,098)	-	-	-	-	-	-	-	(3,863,155)	(373,057)
		40,996	40,996	_	_	_	_	1,192,943	1,192,943	1,611,826	5,497,259	1.013.287	999,003	_	_	4,244,000	4,244,000	8,103,052	11,974,201
								,,		,,	., .,,,	, -,	,			, ,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	., .,,	
		395,645	408,211	74,398	74,398	318,248	318,248	2,389,846	2,389,846	1,611,826	6,747,692	1,638,020	1,614,549	240,682	261,316	9,112,223	9,112,223	15,780,888	20,926,483

The recoverable amount of each CGU or CGU Group has been determined based on value-in-use calculation or fair value less disposal costs using cash flow projections based on financial budgets or forecasts approved by senior management. The Group engaged an independent professional valuer to assist with the calculation. These calculations use cash flow projections based on financial budgets approved by management covering a five-year period.

The following describes each key assumption on which management has based its cash flow projections to undertake the impairment testing:

(i) Growth rates — The growth rates used to extrapolate the cash flows beyond the financial forecast period are based on the estimated growth rate of each unit, taking into account the industry growth rate, past experience and the medium or long-term growth target of each CGU or CGU Group. 各現金產生單位或現金產生單位組別的可收回金額已以經高級管理人員批准的財政預算或預測為基準,採用現金流量預測計算使用價值或公允值減出售成本予以釐定。本集團委聘獨立專業估值師協助計算。該等計算使用基於管理層所批准涵蓋五年期的財務預算的現金流量預測。

管理層按現金流量預測進行減值測試所依 據的各項主要假設詳述如下:

(i) 增長率 一 用於推算財政預測期以後 現金流量的增長率,乃以各單位的估 計增長率為基準,並考慮行業增長 率、過往經驗及各現金產生單位或現 金產生單位組別的中長期增長目標計 算所得。

19 IMPAIRMENT TESTING OF GOODWILL AND TRADEMARKS WITH INDEFINITE USEFUL LIVES (continued)

- (ii) Gross margin rates The basis used to determine the value assigned to the budgeted gross margin rates is the average gross margin rates achieved in the three years immediately before the budget year, adjusted for expected efficiency improvements and expected increase in production costs.
- (iii) Discount rates The discount rates used are before tax and reflect specific risks relating to the relevant CGU or CGU Group.

The discount rates applied to cash flow projections and the growth rates used to extrapolate cash flows beyond the period are as follows:

19 商譽及無限使用年期商標的減值 測試(章)

- (ii) 毛利率 用於釐定預算毛利率價值 的基準乃緊接預算年度前三年達致的 平均毛利率,並因應預計效能提升及 預期生產成本增加而予以調整。
- (iii) 折現率 所用折現率乃税前並反映 有關現金產生單位或現金產生單位組 別的特定風險。

用於現金流量預測的折現率及用於財政預 測期以後現金流量推斷的增長率如下:

		Growt 增長		Discou 折玛	
		2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Liquid milk products CGU Group	液態奶產品現金產生單位組別	2.0%	4.0%	13.41%	11.86%
Ice cream products CGU Group	冰淇淋產品現金產生單位組別	2.0%	3.0%	12.70%	12.02%
Low temperature products CGU Group	低溫產品現金產生單位組別	2.0%	3.0%	13.90%	13.90%
Yashili CGU	雅士利現金產生單位	2.0%	2.0%	14.04%	13.92%
Bellamy's CGU	貝拉米現金產生單位	2.0%	2.2%	12.89%	12.64%
AICE CGU	AICE現金產生單位	3.0%	4.0%	16.04%	15.66%
ANI CGU	ANI現金產生單位	2.0%	2.0%	13.32%	13.48%
Milkground CGU	妙可藍多現金產生單位	2.0%	2.2%	13.56%	13.63%

The values assigned to key assumptions are consistent with external information sources.

主要假設的價值與外部數據來源一致。

19 IMPAIRMENT TESTING OF GOODWILL AND TRADEMARKS WITH INDEFINITE USEFUL LIVES (continued)

During the year ended 31 December 2024, the fertility rate remains low and competition in the infant formula market is intense. Competitors stepped up their marketing efforts and Bellamy's faced fierce competition from domestic and international counterparts, and thus needed to invest a considerable amount of marketing expenses to increase its brand influence. The intensified competition in the market resulted in an unsatisfactory input-output ratio, resulting in Bellamy's actual revenues and net profit in 2024 significantly lower than the amount of revenues and net profit in 2024 forecasted at the end of 2023, and its market share and profitability in the domestic market also fail to reach the expected level. The directors of the Company have consequently revised downward the future profit forecast of Bellamy's and determined to recognise impairment losses of the goodwill and trademarks with indefinite useful lives directly related to the Bellamy's CGU in "other expenses" amounting to RMB1,154,728,000 and 3,490,098,000, respectively (Note 6), based on the valuation reports issued by the independent professional valuer. As the Bellamy's CGU has been reduced to its recoverable amount, any adverse change in the assumptions used in the calculation of recoverable amount would result in further impairment losses.

19 商譽及無限使用年期商標的減值 測試(藥)

截至二零二四年十二月三十一日止年度, 生育率仍然保持在低位, 嬰幼兒奶粉市場 競爭激烈。競爭對手紛紛加大市場推廣力 度, 貝拉米面臨來自國內外同行的激烈競 爭,因而需要投入相當的營銷費用來提高 品牌影響力,而市場競爭的加劇使得投入 產出比並不理想,導致二零二四年貝拉米 實際收入及淨利潤大幅低於二零二三年年 底預測的二零二四年收入和淨利潤金額, 而且其在國內市場的份額和盈利能力亦未 能達到預期水平。因此,本公司董事下調了 貝拉米的未來盈利預測,並決定根據獨立 專業估值師出具的估值報告,將與貝拉米 現金產生單位直接相關的商譽及無限使用 年期商標的減值虧損確認為「其他費用」, 分別為人民幣1,154,728,000元及人民幣 3,490,098,000元(附註6)。由於貝拉米的 現金產生單位已減少至其可收回金額,因 此用於計算可收回金額的假設的任何不利 變動將導致進一步減值虧損。

20 INVESTMENTS IN ASSOCIATES

20 於聯營公司的投資

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Share of net assets Goodwill on acquisition	應佔淨資產 收購獲得的商譽	7,033,558 2,615,336	7,793,296 2,615,336
		9,648,894	10,408,632
Including: Carrying amount of individually material associate: — China Modern Dairy (Note (a))	包括: 個別重要聯營公司的 賬面值: 一 中國現代牧業 (附註(a))	7,354,005	8,311,583
Aggregate carrying amount of individually immaterial associates (Note (b))	個別非重要聯營公司的 總賬面值(附註(b))	2,294,889	2,097,049

All of the associates are accounted for using the equity method in the consolidation financial statements.

所有聯營公司在綜合財務報表內以權益法 入賬。

20 INVESTMENTS IN ASSOCIATES (continued)

20 於聯營公司的投資(續)

(a) China Modern Dairy

(a) 中國現代牧業

Name	Particulars of issued shares held	interest attributable to the Group (indirect) 本集團應佔的股權百分比		Principal activity		
名稱	持有已發行股份詳情	註冊成立地點	(間接) 2024 2023 二零二四年 二零二三年		主要業務	
China Modern Dairy Holdings Ltd. ("China Modern Dairy") 中國現代牧業控股有限公司 (「中國現代牧業」)	7,915,662,048 shares of HK0.1 each 每股面值0.1港元 7,915,662,048股 股份	Cayman Islands 開曼群島	56.36%	56.36%	Production and sale of milk 生產及銷售牛奶	

China Modern Dairy, which is considered a material associate of the Group, is a strategic partner of the Group mainly engaged in the manufacture and distribution of raw milk and liquid milk products. As at 31 December 2024, the Group held approximately 56.36% (2023: 56.36%) shares in issue of China Modern Dairy.

On 15 June 2023, the Company issued HK\$650,000,000 exchangeable bonds (the "2023 Exchangeable Bonds"), which will be due in June 2026, at the interest rate of 4.50% per annum and payable semi-annually. The 2023 Exchangeable Bonds are exchangeable into 568,181,818 shares of China Modern Dairy, representing approximately 7.18% of the issued share capital of China Modern Dairy. In connection with the issuance of the 2023 Exchangeable Bonds, the Company lent to BOCI Financial Products Limited (the "Borrower") corresponding number of shares of China Modern Dairy, to which is exchangeable by the 2023 Exchangeable Bonds, in accordance with a securities lending agreement (the "Securities Lending Agreement"). Pursuant to the Securities Lending Agreement, voting rights of relevant shares shall be passed to the Borrower. At 31 December 2024, the outstanding 2023 Exchangeable Bonds are exchangeable into approximately 7.18% of the issued shares of China Modern Dairy.

中國現代牧業被視為本集團重要聯營公司,為本集團主要從事原奶和液態奶產品生產及經銷業務的策略夥伴。於二零二四年十二月三十一日,本集團持有約56.36%(二零二三年:56.36%)中國現代牧業已發行股份。

於二零二三年六月十五日,本公司按 每半年支付年利率4.50%發行將於二 零二六年六月到期的650,000,000港 元可交換債券(「二零二三年可交換債 券」)。二零二三年可交換債券轉換為 中國現代牧業的568,181,818股股 份, 佔中國現代牧業已發行股本約 7.18%。有關發行二零二三年可交換 債券,本公司根據證券借出協議(「證 券借出協議」)向中銀國際金融產品有 限公司(「借款方」)借出可通過二零 二三年可交換債券轉換的中國現代牧 業股份數目。根據證券借出協議,相 關股份的表決權將轉移給借款方。於 二零二四年十二月三十一日,未行使 的二零二三年可交換債券可轉換為中 國現代牧業約7.18%的已發行股份。

20 INVESTMENTS IN ASSOCIATES (continued)

(a) China Modern Dairy (continued)

At 31 December 2024, the directors of the Company considered all facts and circumstances, including but not limited to the potential voting rights held by the holders of the exchangeable bonds, voting rights held by the Borrower, composition of the board and key management personnel of China Modern Dairy and the nature of the Group's relationship with China Modern Dairy including the extensive continuing connected transactions between the Group and China Modern Dairy. The directors of the Company are of the opinion that the Group has no control over China Modern Dairy.

The following table illustrates the summarised financial information of China Modern Dairy extracted from its financial statements, adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements.

20 於聯營公司的投資(續)

(a) 中國現代牧業(續)

於二零二四年十二月三十一日,本公司董事已考慮所有事實及情況,包括但不限於可交換債券持有人持有的投票權、借款方持有的投票權、借款方持有的投票權管國現代牧業的董事會構成及主要關與中國現代牧業關與中國現代牧業屬(包括本集團與中國現代牧業」可以及本集團對中國現代牧業並無控制權。

下表列示中國現代牧業的財務資料概要(摘錄自其財務報表,並按會計政策之任何差別作調整)及與綜合財務報表賬面值的對賬。

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Gross amounts of the associate's Current assets Non-current assets Current liabilities Non-current liabilities	聯營公司的總值 流動資產 非流動資產 流動負債 非流動負債	8,078,657 25,861,893 (8,629,720) (14,188,034)	6,868,103 24,526,141 (8,462,784) (11,088,696)
Net assets Less: Non-controlling interests Attributable to owners of China Modern Dairy	淨資產 減:非控股股東權益 中國現代牧業權益股東 應佔	11,122,796 (1,591,784) 9,531,012	11,842,764 (641,779) 11,200,985

20 INVESTMENTS IN ASSOCIATES (continued)

20 於聯營公司的投資(績)

(a) China Modern Dairy (continued)

Reconciliation to the Group's interest in the associate:

(a) 中國現代牧業(續)

本集團於聯營公司的權益調整如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Proportion of the Group's ownership Group's share of net assets attributable to owners of the	本集團擁有權所佔比例 本集團分佔聯營公司 擁有人應佔資產	56.36%	56.36%
associate, excluding goodwill Group's share of net assets of an unlisted subsidiary of the associate, excluding goodwill	淨值,不包括商譽 本集團分佔聯營公司 一間非上市子公司的 資產淨值,不包括	5,371,678	6,312,875
	商譽	92,763	118,690
Goodwill on acquisition	收購獲得的商譽	2,121,469	2,121,469
Effect of fair value adjustments on	收購時的公允值調整		
acquisition	影響	(598,150)	(598,150)
Exchange realignment	匯兑調整	360,253	359,339
Less: Equity-settled share-based	減:本集團未分佔的		
payment transactions not	以權益結算的		
shared by the Group	股份支付交易	5,992	(2,640)
Carrying amount of the investment	投資賬面值	7,354,005	8,311,583
		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Gross amounts of the associate's	聯營公司的總值		
Revenue	收入	13,254,341	13,458,223
(Loss)/profit for the year	本年(虧損)/利潤	(1,469,435)	185,434
Other comprehensive income	年度其他全面收益		
for the year		(12,584)	(44,048)
Total comprehensive income	年度全面收益總額		
for the year		(1,482,019)	141,386

20 INVESTMENTS IN ASSOCIATES (continued)

(a) China Modern Dairy (continued)

The Company performed an impairment assessment of the investment in China Modern Dairy and the value in use of China Modern Dairy was determined by management based on a discounted cash flow forecast. As at 31 December 2024, the assumptions used for the discount rate and perpetual growth rate were 10.40% (2023: 10.60%) and 2.0% (2023: 2.2%), respectively. The directors of the Company are of the opinion that, any reasonably possible change in the key assumptions on which the value in use is based would not cause the impairment of the Group's investment in China Modern Dairy.

(b) Aggregate information of associates that are not individually material

20 於聯營公司的投資(續)

(a) 中國現代牧業(續)

本公司對投資中國現代牧業進行減值 評估,中國現代牧業的使用價值由管 理層根據貼現現金流量預測釐定。於 二零二四年十二月三十一日,折現率 及永續增長率分別假設為10.40%(二 零二三年:10.60%)及2.0%(二零 二三年:2.2%)。本公司董事認為, 根據所使用數值的主要假設中出現任 何合理可能變動將不會造成本集團於 中國現代牧業的投資減值。

(b) 個別非重要聯營公司的匯總資料

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Aggregate carrying amount of 於綜合財務報表個別 individually immaterial associates in the consolidated financial statements 总额	2,294,889	2,097,049
Aggregate amounts of the Group's 本集團分佔該等 share of those associates 聯營公司的總值 Loss for the year 本年虧損	(47,319)	(12,590)
Total comprehensive income 全面收益總額	(47,319)	(12,590)

21 DEFERRED TAX

(a) Deferred tax assets

The movements in the deferred tax assets during the year are as follows:

21 遞延税項

(a) 遞延税項資產

年內遞延税項資產變動如下:

Deferred tax assets arising from:	遞延稅項資產來自:		Write-down of inventories to net realisable value	Provision for trade receivables and other receivables 應收賬款及其他應收款項	Impairment of property, plant and equipment 物業、廠房及設備減值	Accruals 預提費用	Deferred income 遞延收入	Share award scheme 股票獎勵 計劃	Unrealised profit of intragroup transaction 集團內交易未變現利潤	Lease liability 租賃負債	Others 其他	Total 總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2024 (Charged)/credited to profit or loss Charged to other comprehensive	於二零二四年一月一日 撰益內(記賬)/支賬 其他全面收益內記賬	937,816 (389,992)	,	34,202 (15,056)	196 (157)	437,395 (136,110)	115,609 24,455	24,559 (13,243)	45,420 (8,437)	185,887 7,180	57,800 (11,578)	1,861,179 (496,054)
income		(29,277)	(503)			(6,264)		(364)			(141)	(36,549)
At 31 December 2024 before offset	於二零二四年十二月 三十一日未抵銷	518,547	68,676	19,146	39	295,021	140,064	10,952	36,983	193,067	46,081	1,328,576
Offset amount	抵銷金額											(398,406)
At 31 December 2024	於二零二四年 十二月三十一日											930,170

21 DEFERRED TAX (continued)

(a) Deferred tax assets (continued)

21 遞延税項(續)

(a) 遞延税項資產 (黨)

		Tax losses		Provision for								
		available for	Write-down of	trade	Impairment of				Unrealised			
		offsetting	inventories to	receivables	property,				profit of			
Deferred tax assets		future taxable	net realisable	and other	plant and		Deferred	Share award	intragroup	Lease		
arising from:	遞延税項資產來自:	profits	value	receivables	equipment	Accruals	income	scheme	transaction	liability	Others	Total
		可抵銷日後		應收賬款及								
		應課税利潤的	撒減存貨至	其他應收款項	物業、廠房及			股票獎勵	集團內交易			
		税項虧損	可變現淨值	撥備	設備減值	預提費用	遞延收入	計劃	未變現利潤	租賃負債	其他	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2023	於二零二三年											
·	一月一日	865,989	12,091	59,478	39	350,472	109,019	54,467	62,286	_	86,851	1,600,692
Credited/(charged) to	損益內支賬/(記賬)											
profit or loss		64,327	10,172	(25,350)	157	84,973	6,590	(30,338)	(16,866)	185,887	(32,041)	247,511
Credited to other	其他全面收益內支賬											
comprehensive												
income		7,500	32	74	-	1,950	-	430	-	-	2,990	12,976
At 31 December 2023	於二零二三年十二月											
before offset	三十一日未抵銷	937,816	22,295	34,202	196	437,395	115,609	24,559	45,420	185,887	57,800	1,861,179
Offset amount	抵銷金額											(406,000)
Offset amount	14. 耕 並 供											(426,982)
At 31 December 2023	於二零二三年											
	十二月三十一日											1,434,197

Management expects it is probable that taxable profits will be available against which the above tax losses and deductible temporary differences can be utilised in the coming years.

Deferred tax assets have not been recognised in respect of the tax losses and deductible temporary differences of RMB8,569,095,000 (2023: RMB6,811,964,000) as it is not considered probable that future taxable profits will be available against which the above items can be utilised in the relevant tax jurisdiction and entity.

管理層預期未來年度有可能出現應課 税利潤,可用以抵扣上並稅項虧損及 可扣減暫時性差異。

遞延税項資產並未就税項虧損及可扣減暫時性差異人民幣8,569,095,000元(二零二三年:人民幣6,811,964,000元)確認,因認為相關稅務機關及實體可能沒有可供上述各項動用的未來應課稅利潤。

21 DEFERRED TAX (continued)

21 遞延税項(續)

(b) Deferred tax liabilities

The movements in the deferred tax liabilities during the year are as follows:

(b) 遞延税項負債

年內遞延税項負債變動如下:

Deferred tax liabilities arising from:	遞延税項負債來自:	Fair value adjustments arising from acquisition of subsidiaries 收購子公司 產生的公允值 調整 RMB'000 人民幣千元	Fair value adjustments of financial instruments 金融工具的 公允值調整 RMB'000 人民幣千元	Withholding tax 預扣税 RMB'000 人民幣千元	Accelerated depreciation for tax purposes 按税法調整之 加速折舊差異 RMB'000 人民幣千元	Right-of-use assets 使用權資產 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2024 Decrease due to payment (Credited)/charged to profit	於二零二四年一月一日 因付款而減少 損益內(支賬)/記賬	2,754,997 —	33,169 —	231,440 (224,999)	940,551 —	193,356 —	3,178 —	4,156,691 (224,999)
or loss (Credited)/charged to other comprehensive income	其他全面收益內 (支賬)/記賬	(1,059,439)		245,000 763	(7,646)	, , ,	(3,051)	(851,105) (125,339)
At 31 December 2024 before offset	於二零二四年 十二月三十一日 未抵銷	1,578,218	12,580	252,204	929,642	182,469	135	2,955,248
Offset amount	抵銷金額							(398,406)
At 31 December 2024	於二零二四年 十二月三十一日							2,556,842

21 DEFERRED TAX (continued)

21 遞延税項(續)

(b) Deferred tax liabilities (continued)

(b) 遞延税項負債(續)

		Fair value						
		adjustments	Fair value		Accelerated			
		arising from	adjustments of		depreciation			
Deferred tax liabilities		acquisition of	financial	Withholding	for tax	Right-of-use		
arising from:	遞延税項負債來自:	subsidiaries	instruments	tax	purposes	assets	Others	Total
		收購子公司						
		產生的公允值	金融工具的		按税法調整之			
		調整	公允值調整	預扣税	加速折舊差異	使用權資產	其他	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2023	於二零二三年一月一日	2,720,197	25,083	226,441	951,470	_	3,279	3,926,470
Decrease due to payment	因付款而減少	_	_	(220,000)	_	_	_	(220,000)
(Credited)/charged to profit	損益內(支賬)/記賬							
or loss		(2,846)	8,086	224,999	(11,550)	193,356	(193)	411,852
Charged to other	其他全面收益內記賬							
comprehensive income		37,646	_	_	631	_	92	38,369
At 31 December 2023	於二零二三年							
before offset	十二月三十一日							
	未抵銷	2,754,997	33,169	231,440	940,551	193,356	3,178	4,156,691
Offset amount	抵銷金額							(426,982)
At 31 December 2023	於二零二三年							
	十二月三十一日							3,729,709

21 DEFERRED TAX (continued)

(b) Deferred tax liabilities (continued)

Pursuant to the PRC CIT Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in the Chinese Mainland. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 5% or 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in the Chinese Mainland whose equity interests are directly held by overseas parent companies in respect of earnings generated from 1 January 2008.

Except for withholding tax amounting to RMB245,000,000 was provided for the year ended 31 December 2024, no deferred tax liabilities for temporary differences relating to the remaining retained profits of the subsidiaries of the Group established in the PRC (excluding Hong Kong) amounted to RMB45,087,512,000 (2023: RMB41,326,316,000) as at 31 December 2024 was provided, as the Company controls the dividend policy of these subsidiaries and it has been determined that it is probable that such profits will not be distributed in the foreseeable future.

21 遞延税項(續)

(b) 遞延税項負債(續)

除就截至二零二四年十二月三十一日止年度計提預扣税人民幣245,000,000元外,由於本公司控制該等子公司的股息政策,且已釐定有可能於可見將來不會分派有關利潤,故於二零二四年十二月三十一日並未就有關本集團於中國(不包括香港)成立的子公司的剩餘保留利潤的暫時性差異人民幣45,087,512,000元(二零二三年:人民幣41,326,316,000元)計提遞延税項負債。

22 OTHER FINANCIAL ASSETS

22 其他金融資產

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At fair value through other comprehensive income: Hong Kong listed equity investment — YuanShengTai Dairy Farm Limited Unlisted equity investments	以公允值計量且其變動計入其他全面收益:香港上市股權投資一原生態牧業有限公司非上市股權投資		24,887 117,703	19,203 162,858
Other debts investment	其他債務投資		786,596 929,186	182,061
At fair value through profit or loss: Hong Kong listed equity securities — Greatview Aseptic Packaging Company Limited Listed equity securities outside Hong Kong — Better Life	以公允值計量且其變動 計入損益: 香港上市股權證券 一 紛美包裝有限公司 香港境外的上市股權 證券 — 步步高商業		168,337	
Commercial Chain Share Co., Ltd. Other unlisted equity investments Short-term investment deposits	連鎖股份有限公司 其他非上市股權投資 短期投資存款	(a)	3,337 359,306 1,556,490	_ 350,700 1,118,576
			2,087,470	1,469,276
At amortised cost: Short-term entrusted loans Long-term entrusted loans Long-term entrusted loans due within one year Short-term other loans Long-term other loans	按攤餘成本: 短期委託貸款 長期委託貸款 於一年內到期的長期委 託貸期期的長期委 其他短期貸款 其他每	(b) (b) (c) (c)	5,075 215,464 2,448,322 503,798 1,053,594	256,455 60,199 2,304,151 — 273,594
Long-term other loans due within one year Factoring receivables Long-term time deposits	於一年內到期的 其他長期貸款 應收保理款 長期定期存款	(c) (d) (e)/26	202,427 2,892,992 14,006,079	 4,879,324 19,253,990
			21,327,751	27,027,713
Total other financial assets	其他金融資產總額		24,344,407	28,679,050
Current portion Non-current portion	流動部分 非流動部分		8,138,860 16,205,547	8,531,769 20,147,281
			24,344,407	28,679,050

22 OTHER FINANCIAL ASSETS (continued)

Notes:

- (a) The Group from time to time purchases various investment deposits from commercial banks for treasury management purposes. As at 31 December 2024, the Group held investment deposits of RMB1,556,490,000 (2023: RMB1,118,576,000) with principal guaranteed.
- (b) The Group granted entrusted loans to associates, certain dairy farms and other third parties. As at 31 December 2024, included in these entrusted loans, RMB700,000,000 were lent out via COFCO Trust Company Limited, a connected party and also a related party of the Group, while other entrusted loans were lent out via banks. Annual interest rates of the above entrusted loans ranged from 2.26% to 4.65% as at 31 December 2024 (2023: 2.26% to 6.05%).

As at 31 December 2024, entrusted loans amounted to RMB2,423,936,000 were on due. Both the Group and the borrowers were in process to negotiate the extension of the loans at 31 December 2024. The directors of the Company are of the opinion that the negotiation in relation to the extension will be agreed. ECL assessment was performed on the entrusted loans, considering the factors of collateral for the loans, the borrowers' credit risk and viability of repayment plan. An impairment loss of RMB308,945,000 was recognised for the loans as at 31 December 2024 (2023: RMB150,000,000).

(c) The Group granted loans to associates, certain dairy farms and other third parties. As at 31 December 2024, included in these loans, RMB1,290,297,000 were lent to associates, with interest rates ranging from 3.00% to 3.80% per annum.

22 其他金融資產(績)

附註:

- (a) 本集團不時為庫務管理目的向商業銀行購入多項投資存款。於二零二四年十二月三十一日,本集團持有人民幣 1,556,490,000元(二零二三年:人民幣 1,118,576,000元)設有本金保證的投資存款。
- (b) 本集團向聯營公司、若干牧場及第三方授 出委託貸款。其中,於二零二四年十二月 三十一日,人民幣700,000,000元通過中 糧信托有限責任公司(本集團一家關連方 同時也是一家關聯方)借出,其餘均通過 銀行借出。截至二零二四年十二月三十一 日,上述委託貸款的年利率介乎2.26%至 4.65%(二零二三年:2.26%至6.05%)。

於二零二四年十二月,委託貸款人民幣 2,423,936,000元到期。本集團與借款人正協商延長二零二四年十二月三十一日的貸款。本公司董事認為關於延長期限的協商將達成一致意見。考慮到貸款的抵押物、借款人的信貸風險及還款計劃的可行性等因素,對委託貸款進行預期信貸虧損評估。於二零二四年十二月三十一日就貸款確認減值虧損人民幣308,945,000元(二零二三年:人民幣150,000,000元)。

(c) 本集團向聯營公司、若干牧場及其他第三方授出貸款。於二零二四年十二月三十一日,於該等貸款中,向聯營公司借出的貸款為人民幣1,290,297,000元,年利率介乎3.00%至3.80%。

22 OTHER FINANCIAL ASSETS (continued)

Notes: (continued)

- (d) Factoring receivables arise from the factoring arrangements entered between the suppliers of certain subsidiaries of the Group and Shanghai Mengyuan, a subsidiary of the Group, pursuant to which the suppliers sold the receivables from certain subsidiaries of the Group to Shanghai Mengyuan with recourse for cash proceeds. The effective interest rates of factoring receivable as at 31 December 2024 varied from 3.30% to 3.75% (2023: 3.10% to 4.80%) per annum, of which amounted to RMB5,638,000 would mature in one to two years.
- (e) The effective interest rates of long-term time deposits as at 31 December 2024 varied from 1.77% to 4.00% (2023: 3.35% to 5.52%) per annum and would mature in two to four years.

As at 31 December 2024, no long-term time deposits were pledged to banking facilities, interest-bearing bank and other borrowings (2023: RMBNil).

22 其他金融資產續

附計:(續)

- (d) 應收保理款產生自本集團若干子公司的供應商與本集團子公司上海蒙元達成的保理安排,據此,供應商將本集團若干子公司的應收款項轉讓予上海蒙元,並有現金所得款項追索權。於二零二四年十二月三十一日,應收保理款的實際年利率介乎3.30%至3.75%(二零二三年:3.10%至4.80%),其中人民幣5,638,000元將於一至兩年內到期。
- (e) 於二零二四年十二月三十一日,長期定期 存款的實際年利率介乎1.77%至4.00%(二 零二三年:3.35%至5.52%),並將於兩至 四年內到期。

於二零二四年十二月三十一日,概無長期 定期存款已抵押以獲取銀行授信、計息銀 行及其他借貸(二零二三年:人民幣零元)。

23 INVENTORIES

23 存貨

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Raw materials Finished goods	原材料產成品	2,505,786 2,430,880	3,422,555 2,665,895
Total inventories at the lower of cost and net realisable value	按成本與可變現淨值的 較低者計價的存貨 總額	4,936,666	6,088,450

The amount of write-down of inventories recognised as an expense was RMB911,092,000 for the year ended 31 December 2024 (2023: RMB323,675,000), which was recognised in other expenses (Note 6).

截至二零二四年十二月三十一日止年度,確認為開支的存貨撇減金額為人民幣911,092,000元(二零二三年:人民幣323,675,000元),並於其他費用(附註6)中確認。

24 TRADE AND BILLS RECEIVABLES

24 應收賬款及票據

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Bills receivable Trade receivables	應收票據 應收賬款	81,425 3,218,448	211,682 3,558,043
Loss allowance	虧損撥備	(38,015)	(101,121)

The Group normally grants credit limits to its customers which are adjustable in certain circumstances. The Group closely monitors overdue balances. 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. The Group does not hold any collateral or other credit enhancements over its trade receivables. The trade receivables are non-interest-bearing.

The Group sold non-recourse trade receivables to third parties for cash proceeds. These trade receivables have been derecognised from the consolidated statement of financial position, because the Group transfers substantially all of the risks and rewards, primarily credit risk.

Based on the Group's accounting policy of financial assets, the Group measured bills receivable at fair value through other comprehensive income as at 31 December 2024.

本集團通常授予客戶特定信貸額度,並可 在若干情況下調整。本集團密切監控逾期 未償還結餘。鑑於上文所述及本集團的應 收賬款與大量不同類別的客戶有關,故並 無重大信貸集中風險。本集團並無就其應 收賬款持有任何抵押品或其他信貸提升。 應收賬款並無附帶利息。

本集團向第三方出售無追索權應收賬款以 換取現金所得款項。該等應收賬款已於綜 合財務狀況表終止確認,原因是本集團已 轉移絕大部分風險及回報,主要為信貸風 險。

根據本集團的金融資產會計政策,本集團 於二零二四年十二月三十一日按以公允值 計量且其變動計入其他全面收益計量應收 票據。

24 TRADE AND BILLS RECEIVABLES (continued) 24 應收賬款及票據(續)

An ageing analysis of the trade and bills receivables as at the end of the reporting period, based on the invoice date and net of loss allowance, are as follows:

於報告期末,經扣除虧損撥備的應收賬款 及票據按發票日期的賬齡分析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Less than 1 year	少於一年	3,196,187	3,571,620
1 to 2 years	一至兩年	51,613	85,675
2 to 3 years	兩至三年	13,650	10,842
Over 3 years	三年以上	408	467
		3,261,858	3,668,604

The movements in the loss allowance for impairment of trade receivables are as follows:

應收賬款減值虧損撥備變動如下:

		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	101,121	148,204
Impairment losses recognised (Note 7)	已確認減值虧損		
	(附註7)	177,729	209,342
Amount written off as uncollectible	列為不可收回而撇銷的		
	金額	(191,825)	(168,642)
Decrease in disposal of a subsidiary	於出售子公司減少	(32)	_
Impairment losses reversed (Note 7)	減值虧損撥回(附註7)	(48,978)	(87,783)
At 31 December	於十二月三十一日	38,015	101,121

24 TRADE AND BILLS RECEIVABLES (continued)

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Set out below is the information about the credit risk exposure on the Group's trade and bills receivables using the provision matrix:

As at 31 December 2024

24 應收賬款及票據續

於各報告日期,減值分析採用撥備矩陣進 行,以計量預期信貸虧損。撥備比率根據本 集團過往的信貸虧損經驗得出,經債務人 特定的前瞻性因素及經濟環境校正。

下列是採用撥備矩陣計量本集團應收賬款及票據的信貸風險資料:

於二零二四年十二月三十一日

		Expect credit loss rate 預期信貸虧損率	Gross carrying amount 賬面總值 RMB'000 人民幣千元	Expected credit losses 預期信貸虧損 RMB'000 人民幣千元
Less than 1 year 1 to 2 years 2 to 3 years Over 3 years	少於一年 一至兩年 兩至三年 三年以上	0.46% 18.23% 31.08% 93.30%	3,210,864 63,116 19,805 6,088	14,677 11,503 6,155 5,680
			3,299,873	38,015

As at 31 December 2023

於二零二三年十二月三十一日

		Expect credit	Gross carrying	Expected credit
		loss rate	amount	losses
		預期信貸虧損率	賬面總值	預期信貸虧損
			RMB'000	RMB'000
			人民幣千元	人民幣千元
Less than 1 year	少於一年	0.56%	3,591,710	20,090
1 to 2 years	一至兩年	34.01%	129,840	44,165
2 to 3 years	兩至三年	62.21%	28,690	17,848
Over 3 years	三年以上	97.60%	19,485	19,018
			3,769,725	101,121

25 PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

25 預付款、其他應收款項及其他資產

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Deposits Other receivables Loss allowance	按金 其他應收款項 虧損撥備	114,459 108,894 (385)	101,800 362,694 (134)
Financial assets measured at amortised cost	按攤餘成本計量的金融 資產	222,968	464,360
Right-of-return assets Prepayments Value-added tax recoverable Corporate income tax recoverable Long-term prepayments	退貨權資產 預付款 可抵扣增值税 可退企業所得税 長期預付款	16,461 925,759 790,489 23,602 1,165,975	25,926 1,572,808 956,939 75,521 349,713
		2,922,286	2,980,907
Total prepayments, other receivables and other assets Less: Long-term prepayments — non-current portion	預付款、其他應收款項 及其他資產總額 減:長期預付款 一 非即期部分	3,145,254 (1,165,975)	3,445,267
Prepayments, other receivables and other assets — current portion	預付款、其他應收款項 及其他資產 — 即期 部分	1,979,279	3,095,554

26 CASH AND BANK BALANCES AND 26 現金及銀行結存及其他存款 **OTHER DEPOSITS**

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cash at bank and on hand	銀行及手頭現金		6,099,173	6,033,031
Time deposits with original	原到期日為三個月以內			
maturity within three months	的定期存款		100,205	1,168,849
Time deposits with original	原到期日為三個月以上			
maturity more than three	的定期存款			04.405.040
months	/D +3% A +- ±4	()	25,145,858	24,495,910
Pledged deposits	保證金存款	(a)	103,383	276,593
			31,448,619	31,974,383
Less: Pledged deposits	減:保證金存款	(a)	(103,383)	(276,593)
Less: Long-term time deposits	減:長期定期存款	22	(14,006,079)	(19,253,990)
Cash and bank in the consolidated statement of financial position	於綜合財務狀況表的 現金及銀行存款		17,339,157	12,443,800
Less: Time deposits with original maturity of more than	減:原到期日為三個月 以上的定期存款		,,	, ,
three months			(11,139,779)	(5,241,920)
Cash and cash equivalents in the consolidated cash flow statement	於綜合現金流量表的現金及現金等價物		6,199,378	7,201,880

26 CASH AND BANK BALANCES AND OTHER DEPOSITS (continued)

附註:

Note:

(a) As at 31 December 2024, the Group's pledged deposits were for the following:

(a) 於二零二四年十二月三十一日,本集團的 保證金存款就以下各項作出:

26 現金及銀行結存及其他存款(章)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Pledged to secure bills payable (Note 27)	抵押以獲得應付票據 (附註27)	83,275	276,590
Pledged to secure letters of credit Pledged to secure derivative instruments	抵押以獲得信用證 抵押以獲得衍生工具	933 15,208	3 —
Others	其他	3,967	_
		103,383	276,593

At 31 December 2024, cash and bank balances of the Group denominated in RMB amounted to approximately RMB16,562,246,000 (2023: RMB11,092,510,000). The RMB is not freely convertible into other currencies. However, under The Chinese Mainland'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 authorised to conduct foreign exchange business.

Cash at banks earns interest at the prevailing market interest rates. Time deposits are made for varying periods of between three month and five years depending on the immediate cash requirements of the Group and earn interest at the respective time deposit rates. The bank balances and pledged deposits are deposited with creditworthy banks with no recent history of default.

於二零二四年十二月三十一日,本集團以 人民幣為單位的現金及銀行結存金額為約 人民幣16,562,246,000元(二零二三年:人 民幣11,092,510,000元)。人民幣並非可 自由兑換為其他貨幣。然而,根據中國大 陸的外匯管理條例及結匯、售匯及付匯管 理規定,本集團獲准透過獲授權進行外匯 業務的銀行,將人民幣匯兑為其他貨幣。

銀行存款根據市場利率計息。定期存款乃 視乎本集團的即時現金需求而按介乎三個 月至五年的不同存款期存放,以及根據定 期存款利率計息。銀行結存及保證金存款 乃存放於信譽良好且無近期拖欠記錄的銀 行。

27 TRADE AND BILLS PAYABLES

27 應付賬款及票據

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade payables Bills payable	應付賬款 應付票據	6,817,940 1,829,286	7,528,531 1,970,910
		8,647,226	9,499,441

All trade and bills payables of the Group are expected to be settled within one year or are payable on demand.

本集團所有應付賬款及票據預計於一年內 結清或應要求償還。

Ageing analysis

An ageing analysis of the trade and bills payables of the Group, based on the invoice date, is as follows:

賬齡分析

本集團應付賬款及票據按發票日期的賬齡 分析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 3 months 4 to 6 months 7 to 12 months Over 1 year	3個月內 4至6個月 7至12個月 1年以上	7,718,407 889,320 10,852 28,647	8,189,298 1,144,836 104,397 60,910
		8,647,226	9,499,441

The Group's trade and bills payables are unsecured except as noted below, non-interest-bearing and payable on demand.

除下文所述者外,本集團的應付賬款及票據為無抵押、免息及須應要求隨時償還。

Included in the above balances, bills payable with an aggregate balance of approximately RMB386,589,000 (2023: RMB825,871,000) were secured by the pledge of certain of the Group's deposits (Note 26). Except for the above, bills payables were unsecured, non-interest-bearing and payable when due within 1 to 6 months.

在上述金額中,結餘總額約人民幣386,589,000元(二零二三年:人民幣825,871,000元)的應付票據以本集團若干存款(附註26)作抵押。除上述者外,應付票據為無抵押及免息,並將於一至六個月內到期。

28 OTHER PAYABLES AND ACCRUALS

28 其他應付款項及預提費用

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Refund liabilities Salary and welfare payables Accrued expenses Payables for construction and	退款負債 應付薪金及福利費 預提費用 建造及購置物業、廠房	(a)	26,904 917,084 2,424,393	40,065 1,430,602 2,655,700
purchase of property, plant and equipment and construction in progress Deposits received	及設備以及在建工程的應付款項	(b)	1,414,444 851,796	1,984,767 914.822
Cash received relating to receivables for Assets Based Securities Payables for advertising expenses	與資產證券應收款項 有關的已收現金 應付廣告開支及		589,643	881,011
and promotion expenses Other tax payables Others	推廣開支 其他應付税項 其他		640,982 546,708 990,513	875,969 539,125 1,283,673
Financial liabilities measured at amortised cost Contract liabilities	按攤餘成本計量的 金融負債 合約負債	(c)	8,402,467 2,841,621	10,605,734 2,286,432
	B WYN IA	(0)	11,244,088	12,892,166

Notes:

- (a) Accrued expenses mainly included accruals for promotion expenses and advertisement expenses.
- (b) Deposits were received from distributors and suppliers, and downstream points of sale for refrigerators deployed.

附註:

- (a) 預提費用主要包括推廣開支及廣告開支的 預提費用。
- (b) 自分銷商及供應商收取按金,並為部署的 冰箱提供下游銷售點。

28 OTHER PAYABLES AND ACCRUALS

28 其他應付款項及預提費用(續)

(continued)

Notes: (continued)

(c) Movements in contract liabilities

附註:(續)

(c) 合約負債變動

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At 1 January 於一月一日 Decrease in contract liabilities as a result 由於年內確認期初計入	2,286,432	3,125,463
of recognising revenue during the year 合約負債的收益 that was included in the contract 而導致合約負債減少 liabilities at the beginning of the period	(2,287,836)	(3,124,914)
Increase in contract liabilities as a result of receiving sales deposits during the year (excluding amounts recognised as 年內已確認為收入的		0.000.400
revenue during the year) 金額) Exchange realignment 匯兑調整	2,841,621 1,404	2,286,433 (550)
At 31 December 於十二月三十一日	2,841,621	2,286,432

Contract liabilities are short-term advances received to deliver dairy products.

合約負債為就運送奶製品收取的短期墊款。

- (d) All of the other payables and accruals are expected to be settled or recognised as income within one year or payable on demand.
- (d) 所有其他應付款項及預提費用預計於一年 內結算或確認為收入或應要求償還。

29 INTEREST-BEARING BANK AND OTHER 29 計息銀行及其他借貸 BORROWINGS

		2024 二零二四年 Floating			2023 二零二三年 Floating				
		Maturity 到期日	Fixed rate 固定利率	rate 浮動利率	Total 總計	Maturity 到期日	Fixed rate 固定利率	rate 浮動利率	Total 總計
Non-current liabilities	非流動負債								
Long-term bank loans, secured	長期銀行貸款,有抵押	_	_	-	-	2028	72,726	_	72,726
Long-term bank loans,	長期銀行貸款,無抵押								
unsecured 2021 convertible bonds	二零二一年可換股債券	2026-2031	3,952,826	15,259,790	19,212,616	2025-2029	4,928,167	14,245,623	19,173,790
(Note 30)	(附註30)	_	-	_	_	2026	3,304,280	-	3,304,280
US dollar bonds (Note (d))	美元債券(附註(d))	2030	2,151,723	-	2,151,723	2025-2030	5,641,083	-	5,641,083
Lease liabilities (Note 16(b))	租賃負債(附註16(b))	2026-2052	1,095,393		1,095,393	2025-2052	1,173,418		1,173,418
			7,199,942	15,259,790	22,459,732		15,119,674	14,245,623	29,365,297
Less: Current portion of long-term bank and	減:長期銀行及其他 借貸的流動								
other borrowings	部分		(334,522)	(4,149,585)	(4,484,107)		(1,636,279)	(125,200)	(1,761,479)
			6,865,420	11,110,205	17,975,625		13,483,395	14,120,423	27,603,818
			20	24			20	23	
			二零二				二零-		
				Floating				Floating	
		Maturity	Fixed rate	rate	Total	Maturity	Fixed rate	rate	Total
		到期日	固定利率	浮動利率	總計	到期日	固定利率	浮動利率	總計
	计 配互度								
Current liabilities Short-term bank loans,	流動負債 短期銀行貸款,有抵押								
secured	医乳球门节纵 "比例"	2025	1,123,866	_	1,123,866	2024	815,041	_	815,041
Short-term bank loans,	短期銀行貸款,無抵押								
unsecured		2025	2,605,082	4,221,128	6,826,210	2024	3,066,472	70,827	3,137,299
Exchangeable bonds (Note	可交換債券(附註20(a))	0005	607.000		607 000	0004	E00 700		E00 700
20(a)) US dollar bonds (Note (d))	美元債券(附註(d))	2025 2025	627,220 3,600,172	_	627,220 3,600,172	2024 2024	583,700 3,509,418	_	583,700 3,509,418
Current portion of long-term	長期銀行及其他借貸的	2023	0,000,172		0,000,112	2024	0,000,410		0,000,410
bank and other	流動部分								
borrowings		2025	334,522	4,149,585	4,484,107	2024	1,636,279	125,200	1,761,479
			8,290,862	8,370,713	16,661,575		9,610,910	196,027	9,806,937

29 INTEREST-BEARING BANK AND OTHER 29 計息銀行及其他借貸(績) BORROWINGS (continued)

The repayment schedule of the interest-bearing bank and other borrowings is as follows:

計息銀行及其他借貸的還款期如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 1 year 1 to 2 years 2 to 5 years Over 5 years	一年內 一至兩年 兩至五年 五年以上	16,661,575 9,095,808 6,101,361 2,778,456	9,806,937 12,576,862 12,446,805 2,580,151
Total interest-bearing bank and other borrowings Less: Amount due within one year included in current liabilities	計息銀行及其他借貸 總額 減:計入流動負債的 一年內到期款項	34,637,200 (16,661,575)	37,410,755
THE CONTENT MADERING	1 1 1 2 1 / 1 / 1 / 1 / 1	17,975,625	27,603,818

Notes: 附註:

(a) As at 31 December 2024, the Group's interest-bearing bank and other borrowings were secured as follows:

(a) 於二零二四年十二月三十一日,本集團的 計息銀行及其他借貸抵押情況如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Secured by bills receivable Secured by assets of certain subsidiaries Unsecured	以應收票據抵押 以若干子公司資產抵押 無抵押	1,123,866 — 33,513,334	555,652 332,115 36,522,988
		34,637,200	37,410,755

29 INTEREST-BEARING BANK AND OTHER BORROWINGS (continued)

Notes: (continued)

(b) The carrying amounts of the Group's interest-bearing bank and other borrowings were denominated in the following currencies:

29 計息銀行及其他借貸(續)

附註:(續)

(b) 本集團以下列貨幣計值的計息銀行及其他 借貸的賬面值如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
HK\$	港元	10,246,646	9,483,888
US\$	美元	6,627,030	9,994,486
Australia Dollar ("AU\$")	澳元	751,410	756,034
Indonesia Rupiah	印尼盾	303,953	664,549
RMB	人民幣	16,708,161	16,511,798
		34,637,200	37,410,755

(c) The floating annual interest rates of the short-term bank loans were determined based on the interest rates announced by the People's Bank of China, Federal Reserve Bank of New York, the Hong Kong Association of Banks and Reserve Bank of Australia.

The fixed annual interest rates of the short-term bank loans varied from 0.75% to 7.00% for the year ended 31 December 2024 (2023: from 1.00% to 7.73%).

(d) These bonds are initially with maturity of five or ten years and interest rates of 1.875% to 2.50% per annuum. Interests of these bonds are payable semi-annually in arrears.

(c) 短期銀行貸款的浮動年利率按中國人民銀行、紐約聯邦儲備銀行、香港銀行公會及澳洲儲備銀行公佈的利率釐定。

截至二零二四年十二月三十一日止年度,短期銀行貸款的固定年利率介乎0.75%至7.00%(二零二三年:1.00%至7.73%)。

(d) 該等債券初始到期日為五年或十年,年利 率為1.875%至2.50%。該等債券的利息每 半年派息一次。

30 CONVERTIBLE BONDS

On 26 November 2021, the Company issued convertible bonds with a nominal value of HK\$4,862,600,000 to Eaglets International Financial Products Limited ("Eaglets"). The convertible bonds are convertible and redeemable at options of holders and the conversion price is HK\$34.33 per share (which was subsequently adjusted to HK\$32.68 per share as from 19 June 2024). In the case of the conversion rights having been exercised in full, 141,642,869 new shares will be allotted and issued by the Company. The convertible bonds would be redeemed at its nominal value either at options of holders or on expiry. The convertible bonds carry interests, which are at a fixed rate of 3.08% per annum and payable semi-annually.

On the same date, Eaglets packaged the convertible bonds into a financial product and issued the financial products, directly or indirectly, to selected directors and employees of the Group (collectively, "Selected Participants"). Subject to fulfilment of certain non-market performance conditions and annual performance target, the Selected Participants will be entitled the power to either convert or redeem 10%, 15%, 20%, 25% and 30% of underlying convertible bonds on each anniversary date of issuance date up to 26 November 2026. Eaglets will distribute the gain from either conversion or redemption to the Selected Participants.

Upon issuance, the convertible bonds were accounted for under IFRS/HKFRS 2 and the proceeds from the issuance were recorded as liability component and the difference between the fair value of the convertible bonds on issuance date and the proceeds will be recorded as share based payments pro-rataly during the five years' period ending 26 November 2026.

In November 2023 and November 2022, at options of the Selected Participants, the Company early redeemed the first 15% and the second 10% of the convertible bonds from Eaglets.

30 可換股債券

二零二一年十一月二十六日,本公司向雛鷹國際金融產品有限公司(「雛鷹」)發行面值4,862,600,000港元之可換股債券。持有人可選擇轉換及贖回可換股債券,轉換價為每股34.33港元(二零二四年六月十九日開始調整為每股32.68港元)。倘若換股種悉數行使,本公司將配發及發行141,642,869股新股份。可換股債券將由持有人選擇或於到期時按面值贖回。可換股債券按固定年利率3.08%計息,每半年派息。

同日,雛鷹將可換股債券打包為金融產品,並直接或間接向本集團獲選董事及僱員(統稱「獲選參與者」)發行該金融產品。在達成特定非市場表現條件及年度表現目標的情況下,獲選參與者將有權於截至二零二六年十一月二十六日的每個發行週年日轉換或贖回10%、15%、20%、25%及30%的相關可換股債券。雛鷹將向獲選參與者派發轉換或贖回收益。

發行後,可換股債券按國際財務報告準則/香港財務報告準則第2號入賬,發行所得款項記錄為負債部分,可換股債券於發行日期的公允值與所得款項之間的差額將於截至二零二六年十一月二十六日止五年期間按比例記錄為以股份為基礎的支付。

二零二三年十一月及二零二二年十一月,按獲選參與者選擇,本公司自雛鷹提早贖回第一批15%及第二批10%的可換股債券。

30 CONVERTIBLE BONDS (continued)

Prior to the anniversary date of the third 20% batch of 26 November 2024, the directors of the Company are of the opinion that the non-market performance and/or annual performance target have not been met for the third 20% batch ending on anniversary date of 26 November 2024, no expense is recognised for this batch, and the expense recognised in prior years was reversed to reflect the unfulfillment of related vesting conditions.

In November 2024, at options of the Selected Participants, the Company redeemed the third 20% and early redeemed all the remaining 55% of the convertible bonds from Eaglets at nominal value of HK\$3,646,950,000 (approximately equivalent to RMB3,336,959,000), therefore the expense not yet recognised for share based payments is accelerated recognised immediately.

The Group recognised a total share-based payment expense of RMB322,409,000 during the year ended 31 December 2024 (2023: RMB436,448,000).

The movements of the liability component are as follows:

30 可換股債券(績)

於第三批20%批次的週年日二零二四年十一月二十六日前,本公司董事認為截至二零二四年十一月二十六日週年日的第三批20%批次的尚未達到非市場表現及/或年度表現目標,因此未就該批次確認任何開支,而過往年度確認的開支已撥回以反映相關歸屬條件未達成的情況。

於二零二四年十一月,按獲選參與者選擇,本公司按面值3,646,950,000港元(相當於約人民幣3,336,959,000元)自雛鷹贖回第三批20%及提早贖回餘下55%的可換股債券,因此尚未確認的以股份支付的開支即時加速確認。

本集團截至二零二四年十二月三十一日止年度確認以股份支付的總開支人民幣322,409,000元(二零二三年:人民幣436,448,000元)。

負債部分的變動如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Liability component at 1 January Interest accrual Interest paid Redemption Exchange realignment	於一月一日的負債部分 應計利息 已付利息 贖回 匯兑調整	3,304,280 92,702 (92,036) (3,336,959) 32,013	3,907,631 121,138 (120,159) (670,951) 66,621
Liability component at 31 December (Note 29)	於十二月三十一日的 負債部分(附註29)	_	3,304,280

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具

			2024 二零二四年			023 二三年
			Assets 資產	Liabilities 負債	Assets 資產	Liabilities 負債
		Notes 附註	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Interest rate swaps Foreign currency forward	利率互換合約 遠期外幣合約	(a)	241,794	-	324,509	-
contracts		(b)	8,582	38,276	23,492	4,461
			250,376	38,276	348,001	4,461
Portion classified as non-current: Foreign currency	分類為非流動 部分: 外幣遠期互換					
forward swaps Interest rate swaps	合約 利率互換合約		_ 241,794		- 324,509	4,461 —
Current portion Foreign currency	流動部分 外幣遠期互換					
forward swaps	合約		8,582	38,276	23,492	

Notes:

(a) Interest rate swaps - cash flow hedge

As at 31 December 2024, two interest rate swap agreements of the Group were in effective, in order to hedge the interest rate risk in relation to floating rate bank borrowings denominated in HK\$. These agreements with notional amounts of HK\$3,875,000,000 and HK\$2,300,000,000, respectively, enable the Group to receive monthly interest of the notional amount at the Hong Kong Interbank Offered Rate ("Hibor") and pay interest to counter parties at fixed rate.

There is an economic relationship between the hedged items and the hedging instruments as the terms of the interest rate swaps match the interest payments and the principal payments of the bank loan agreements. The Group has established a hedge ratio of 1:1 for the hedging relationships as the underlying risks of the interest rate swaps are basically the same as the hedged risk components. To measure the hedge effectiveness, the Group uses the hypothetical derivative method and compares the changes in the fair value of the hedged items attributable to the hedged risks.

附註:

(a) 利率互換合約 - 現金流量對沖

於二零二四年十二月三十一日,本集團有兩份利率互換合約生效,用於對沖以港元計值的浮動利率銀行借款的利率風險。該等合約的名義金額分別為3,875,000,000港元及2,300,000,000港元,令本集團每月按香港銀行同業拆息([Hibor])收取名義金額的利息,並按固定利率向對手方支付利息。

已對沖項目與對沖工具存在經濟關係,原因為利率互換合約的條款與利息付款及銀行貸款協議的本金付款相匹配。本集團為對沖關係設定1:1的對沖比率,原因為利率互換合約的相關風險與已對沖風險成分基本相同。為計量對沖有效性,本集團採用假設衍生工具法,並將已對沖風險產生的對沖工具公允值變動與已對沖項目公允值變動進行比較。

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(療)

(continued)

Notes: (continued)

(a) Interest rate swaps — cash flow hedge (continued)
Hedge ineffectiveness can arise from:

- The counterparties' credit risk differently impacting the fair value movements of the hedging instruments and hedged items
- Changes to the forecasted amounts of cash flows of hedged items and hedging instruments

The impacts of the hedging instruments on the statement of financial position are as follows:

附註:(續)

- (a) 利率互換合約 現金流量對沖(續) 對沖無效可由下列各項產生:
 - 交易對手的信貸風險對對沖工具及 已對沖項目的公允值變動構成不同 影響
 - 已對沖項目及對沖工具的預測現金 流量變動

對沖工具對財務狀況表的影響如下:

		Notional amount 名義值 RMB'000 人民幣千元	Carrying amount 賬面值 RMB'000 人民幣千元	Line item in the statement of financial position 財務狀況表項目	Change in fair value used for measuring hedge ineffectiveness for the year 年內用於計量對沖無效的公允值變動 HK'000 港幣千元
As at 31 December 2024	於二零二四年十二月 三十一日				
Interest rate swaps	利率互換合約	3,875,000	160,555	Derivative financial instruments assets 衍生金融工具資產	74,383
Interest rate swaps	利率互換合約	2,300,000	81,239	Derivative financial instruments assets 衍生金融工具資產	32,114

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(療)

(continued)

Notes: (continued) 附註:(_績)

(a) Interest rate swaps - cash flow hedge (continued)

(a) 利率互換合約 - 現金流量對沖(續)

		Notional amount	Carrying amount	Line item in the statement of financial position	Change in fair value used for measuring hedge ineffectiveness for the year 年內用於計量
		名義值 HK'000 港幣千元	賬面值 RMB'000 人民幣千元	財務狀況表項目	對沖無效的 公允值變動 RMB'000 人民幣千元
As at 31 December 2023	於二零二三年十二月 三十一日				
Interest rate swaps	利率互換合約	3,875,000	200,763	Derivative financial instruments assets 衍生金融工具資產	17,054
Interest rate swaps	利率互換合約	2,300,000	123,746	Derivative financial instruments assets 衍生金融工具資產	25,468

The impacts of the hedged items on the statement of financial position are as follows:

對沖項目對財務狀況表的影響如下:

		Change in	
		fair value used	
		for measuring hedge	
		ineffectiveness	Cash flow
		for the year	hedge reserve
		年內用於計量	
		對沖無效的	現金流量
		公允值變動	對沖儲備
		RMB'000	RMB'000
		人民幣千元	人民幣千元
As at 31 December 2024	於二零二四年十二月 三十一日		
Interest rate swaps	利率互換合約	(106,497)	241,794

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具 (績)

(continued)

Notes: (continued)

附計:(續)

(a) Interest rate swaps - cash flow hedge (continued)

(a) 利率互換合約 - 現金流量對沖(續)

Change in fair value used for measuring hedge ineffectiveness Cash flow for the year hedge reserve 年內用於計量 對沖無效的 現金流量 公允值變動 對沖儲備 RMB'000 RMB'000 人民幣千元 人民幣千元

Interest rate swaps 利率互換合約 (42,522) 324,509

During the year ended 31 December 2024 and 2023, the effect of the cash flow hedge on the statement of profit or loss and the statement of comprehensive income (including exchange differences) are as follows:

截至二零二四年及二零二三年十二月三十一日止年度,現金流量對沖對損益表及全面收益表(包括外幣折算差額)的影響如下:

2024	二零二四年	Gross amount 總額 RMB'000 人民幣千元	Tax effect 税務影響 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	Hedge ineffectiveness recognised in profit or loss 於損益確認的 對沖無效 RMB'000 人民幣千元	the statement of profit or loss 損益表項目
Interest rate swaps Total hedging loss recognised in other comprehensive income	利率互換合約 於其他全面收益 確認的對沖虧損 總額	106,497	-	106,497	-	N/A 不適用
Amount reclassified from other comprehensive income to profit or loss	自其他全面收益 重新分類至 損益的金額	(189,212)	-	(189,212)	-	Finance cost 融資成本

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(#)

(continued)

Notes: (continued) 附註:(擴)

(a) Interest rate swaps - cash flow hedge (continued)

(a) 利率互換合約 - 現金流量對沖(續)

		Gross	Tax		Hedge ineffectiveness recognised in	Line item in the statement of profit
2023	二零二三年	amount	effect	Total	profit or loss 於損益確認的	or loss
		總額 RMB'000 人民幣千元	税務影響 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	對沖無效 RMB'000 人民幣千元	損益表項目
Interest rate swaps Total hedging loss recognised in other comprehensive income	利率互換合約 於其他全面收益 確認的對沖 虧損總額	42,522	_	42,522	-	N/A 不適用
Amount reclassified from other comprehensive income to profit or loss	自其他全面收益 重新分類至 損益的金額	(191,983)	_	(191,983)	-	Finance cost 融資成本

(b) Foreign currency swaps - cash flow hedge

As at 31 December 2024, three sets of foreign currency swap agreements were in effective, in order to hedge the foreign currency exposure arising from the principal of fixed rate bond with face value of US\$450,000,000, US\$79,029,000 and NZ\$12,267,000, respectively. These agreements enable the Group to swap before mentioned bond with borrowing amounted to HK\$3,491,100,000, AU\$119,459,000 and AU\$11,097,000, respectively.

There is an economic relationship between the hedged items and the hedging instrument as the terms of the foreign currency swap contracts match the terms of the bonds. The Group has established a hedge ratio of 1:1 for the hedging relationships as the underlying risks of the swap contracts are basically the same as the hedged risk components. To measure the hedge effectiveness, the Group uses the hypothetical derivative method and compares the changes in the fair value of the hedged items attributable to the hedged risks.

(b) 外幣互換合約 - 現金流量對沖

於二零二四年十二月三十一日,三套外幣 互換協議生效,分別用於對沖面值為 450,000,000美元、79,029,000美元及 12,267,000新西蘭元的固定利率債券本金 所帶來的外幣風險。該等協議令本集團可 將上述債券與金額分別為3,491,100,000 港元、119,459,000澳元及11,097,000澳 元的借貸互換。

已對沖項目與對沖工具存在經濟關係,原因為外幣互換合約的條款與債券的條款相匹配。本集團為對沖關係設定1:1的對沖比率,原因為互換合約的相關風險與已對沖風險成分基本相同。為計量對沖有效性,本集團採用假設衍生工具法,並將已對沖風險產生的對沖工具公允值變動與已對沖項目公允值變動進行比較。

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(編)

(continued)

Notes: (continued)

- (b) Foreign currency swaps cash flow hedge (continued) Hedge ineffectiveness can arise from:
 - The counterparties' credit risks differently impacting the fair value movements of the hedging instruments and hedged items
 - The impact of not separately identifying the forward elements of forward contracts or foreign exchange basis of financial instruments as cost of hedge

The impacts of the hedging instruments on the statement of financial position are as follows:

附註:(續)

- (b) 外幣互換合約 一 現金流量對沖(續) 對沖無效可由下列各項產生:
 - 交易對手的信貸風險對對沖工具及 已對沖項目的公允值變動構成不同 影響
 - 不將遠期合約的遠期成分或金融工 具的外匯基準單獨確定為對沖成本 的影響

對沖工具對財務狀況表的影響如下:

		Notional amount 名義值 NZ\$'000 新西蘭千元	Notional amount 名義值 US\$'000 千美元	Carrying amount 賬面值 RMB'000 人民幣千元	Line item in the statement of financial position 財務狀況表項目	Change in fair value used for measuring hedge ineffectiveness for the year 年內用於計量 對沖無效的公允值變動 RMB'000
As at 31 December 2024 Foreign currency swaps	二零二四年十二月 三十一日 外幣互換合約	12,267	529,029	(38,276)	Derivative financial instruments liabilities 衍生金融工具負債	(14,986)
			Notional amount 名義值 US'000	Carrying amount 賬面值 RMB'000	Line item in the statement of financial position 財務狀況表項目	Change in fair value used for measuring hedge ineffectiveness for the year 年內用於計量 對沖無效的 公允值變動 RMB'000
As at 31 December 2023 Foreign currency swaps	二零二三年十二月三 外幣互換合約	+-п	千美元 942,200	人民幣千元 19,031	Derivative financial instruments assets 衍生金融工具資產	人民幣千元

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(療)

(continued)

Notes: (continued)

附註:(續)

- (b) Foreign currency swaps cash flow hedge (continued)

 The impacts of the hedged items on the statement of financial position are as follows:
- (b) 外幣互換合約 現金流量對沖(績) 已對沖項目對財務狀況表的影響如下:

		Change in fair value used for measuring hedge ineffectiveness for the year 年內用於計量 對沖無效的 公允值變動 RMB'000	Cash flow hedge reserve 現金流量 對沖儲備 RMB'000 人民幣千元
As at 31 December 2024	於二零二四年		
Foreign currency swaps	十二月三十一日 外幣互換合約	14,986	(62,409)
Totalgit currency swaps		14,300	(02,409)
		Change in fair	
		value used for	
		measuring hedge	
		ineffectiveness	Cash flow
		for the year	hedge reserve
		年內用於計量	
		對沖無效的	現金流量
		公允值變動	對沖儲備
		RMB'000	RMB'000
		人民幣千元	人民幣千元
As at 31 December 2023	於二零二三年		
	十二月三十一日		
Foreign currency swaps	外幣互換合約	(131,720)	(5,101)

31 DERIVATIVE FINANCIAL INSTRUMENTS 31 衍生金融工具(療)

(continued)

Notes: (continued)

附計:(續)

(b) Foreign currency swaps — cash flow hedge (continued) During the year ended 31 December 2024 and 2023, the effects of the cash flow hedge on the statement of profit or loss and the statement of comprehensive income (including exchange differences) are as follows:

(b) 外幣互換合約 - 現金流量對沖(續) 截至二零二四年及二零二三年十二月 三十一日止年度,現金流量對沖對損益表 及全面收益表(包括外幣折算差額)的影響 如下:

2024	二零二四年	Gross amount 總額 RMB'000 人民幣千元	Tax effect 税務影響 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	Hedge ineffectiveness recognised in profit or loss 於損益確認的 對沖無效 RMB'000 人民幣千元	
Foreign currency swaps Total hedging loss recognised in other comprehensive income	外幣互換合約 於其他全面收益確認 的對沖虧損總額	(14,986)	-	(14,986)	-	N/A 不適用
Amount reclassified from other comprehensive income to profit or loss	自其他全面收益重新 分類至損益的 金額	(42,321)	-	(42,321)	-	Other expense 其他費用
2023	二零二三年	Gross amount 總額 RMB'000 人民幣千元	Tax effect 税務影響 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	Hedge ineffectiveness recognised in profit or loss 於損益確認的 對沖無效 RMB'000 人民幣千元	Line item in the statement of profit or loss 損益表項目
Foreign currency swaps Total hedging loss recognised in other comprehensive income	外幣互換合約 於其他全面收益確認 的對沖虧損總額	131,720	-	131,720	-	N/A 不適用
Amount reclassified from other comprehensive income to profit or loss	自其他全面收益重新 分類至損益的 金額	(83,552)	-	(83,552)	_	Other expense 其他費用

31 DERIVATIVE FINANCIAL INSTRUMENTS

(continued)

Notes: (continued)

(c) In addition to the above hedging instruments, the Group has also entered into various foreign currency forward contracts and interest rate forward contracts to manage its exchange rate and floating interest rate exposures. These forward contracts are not designated for hedging purposes and are measured at fair value through profit or loss. A net fair value gain on foreign currency forward contracts of RMB8,948,000 was recognised in other income and gains for the year ended 31 December 2024 (2023: RMB4,641,000 in other expenses) (Note 5(b)).

31 衍生金融工具(續)

附註:(續)

(c) 除以上對沖工具外,本集團亦訂立多項遠期外幣合約及利率遠期合約以管理其匯率及浮動利率風險。該等遠期合約並非指定作對沖用途,並按公允值計入損益計量。 遠期外幣合約公允值收益淨額人民幣 8,948,000元於截至二零二四年十二月三十一日止年度確認為其他收入及收益(二零二三年:其他費用人民幣4,641,000元)(附註5(b))。

32 DEFERRED INCOME

32 遞延收入

		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	636,194	572,132
Additions	增加	206,990	185,800
Amortisation during the year (Note 5(b))	年內攤銷(附註5(b))	(114,910)	(121,738)
At 31 December	於十二月三十一日	728,274	636,194

33 OTHER FINANCIAL LIABILITIES

33 其他金融負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Present value of redemption amount for potential acquisition of puttable non-controlling interests	可能收購可沽售非控股 股東權益之贖回金額 現值		
- ANI	- ANI	44,608	54,661

During the year ended 31 December 2021, the Company and Augite Capital Limited ("CAGIF"), Fortune Fund L.P. ("Fortune") and Itochu Corporation ("Itochu") entered into separate agreements, pursuant to which, put options were granted to CAGIF, Fortune and Itochu to sell their equity interests in ANI to the Company. During the year ended 31 December 2022, CAGIF and Fortune have exercised put option partially to sell their equity interests in ANI to the Company at the considerations of RMB206,505,000 and USD23,376,000 (approximately equivalent to RMB155,697,000), respectively. As at 31 December 2024, the Group recognised present value of the amounts payable upon exercise of remaining option of RMB44,608,000 as a financial liability.

截至二零二一年十二月三十一日止年度,本公司與Augite Capital Limited (「CAGIF」)、Fortune Fund L.P.(「Fortune」)及 Itochu Corporation (「Itochu」)訂立單獨協議,據此授予CAGIF、Fortune及Itochu向本公司出售所持ANI股權的認沽期權。截至二零二二年十二月三十一日止年度,CAGIF及Fortune已部分行使認沽期權,分別以人民幣206,505,000元及23,376,000美元(約相當於人民幣155,697,000元)的代價向本公司出售所持ANI股權。於二零二四年十二月三十一日,本集團確認按行使剩餘期權時應付的金融負債現值人民幣44,608,000元。

34 SHARE CAPITAL

(a) Issued share capital

34 股本

(a) 已發行股本

		2024 二零二四年 Number of ordinary shares 普通股數目		20 二零 = Number of ordinary shares 普通股數目	
		自題放數日 ' 000 千股	RMB'000 人民幣千元	育翅放数日 '000 千股	RMB'000 人民幣千元
Authorised: Ordinary shares of HK\$0.1 each	法定: 每股面值0.1 港元的普通股	6,000,000	565,022	6,000,000	565,022
Issued and fully paid: At 31 December	已發行及繳足: 於十二月三十一日	3,919,105	356,662	3,935,293	358,143

		Note 附註	Number of ordinary shares 普通股數目 '000 千股	RMB'000 人民幣千元
Issued and fully paid: At 1 January 2024 Share repurchased and cancellation	已發行及繳足: 於二零二四年 一月一日 股份購回及註銷	(b)	3,935,293 (16,188)	358,143 (1,481)
At 31 December 2024	於二零二四年 十二月三十一日	(8)	3,919,105	356,662
Issued and fully paid: At 1 January 2023 Share repurchased and	已發行及繳足: 於二零二三年 一月一日 股份購回及註銷		3,955,196	359,948
cancellation Shares issued under the equity- settled share option scheme	根據以股份支付的 購股權計劃發行 股份		(26,869) 6,966	(2,432) 627
At 31 December 2023	於二零二三年 十二月三十一日		3,935,293	358,143

34 SHARE CAPITAL (continued)

(b) Purchase of own shares as treasury shares

During the year ended 31 December 2024, the Company repurchased its own ordinary shares on The Stock Exchange of Hong Kong Limited as follows, of which 16,188,000 shares and 1,134,000 shares have been cancelled before and subsequent to the reporting date of 31 December 2024, respectively.

34 股本(績)

(b) 購回自身股份作為庫存股份

截至二零二四年十二月三十一日止年度,本公司於香港聯合交易所有限公司購回自身普通股如下,其中16,188,000股股份及1,134,000股股份分別於報告日期(二零二四年十二月三十一日)前後註銷。

		Number of shares repurchased 購回股份數目	Highest price paid per share 每股支付 最高價 HK\$	Lowest price paid per share 每股支付 最低價 HK\$	Aggregate price paid 支付總價 HK\$'000
Month/year	年/月		港元	港元	港幣千元
September 2024	二零二四年九月	9,001,000	13.60	12.24	113,821
October 2024	二零二四年十月	3,777,000	19.00	15.42	62,445
November 2024	二零二四年十一月	3,410,000	18.32	16.52	59,134
December 2024	二零二四年十二月	1,134,000	17.46	16.68	19,455
					254,855

The total amount paid on the repurchased shares was HK\$254,855,000 (equivalent to RMB233,305,000).

就 購 回 股 份 支 付 的 總 金 額 為 254,855,000港元(相當於人民幣 233,305,000元)。

(c) Purchase of shares for share award scheme

During the year ended 31 December 2024, the Company repurchased its own ordinary shares as shares held under share award scheme on The Stock Exchange of Hong Kong Limited as follows.

(c) 為股票獎勵計劃購買股份

截至二零二四年十二月三十一日止年度,本公司於香港聯合交易所有限公司購回自身普通股(作為股票獎勵計劃項下持有的股份),具體如下。

	F (0	Number of shares repurchased 購回股份數目	Highest price paid per share 每股支付 最高價 HK\$	paid per share 每股支付 最低價 HK\$	Aggregate price paid 支付總價 HK\$'000
Month/year	年/月		港元	港元	港幣千元
April 2024	二零二四年四月	3,400,000	17.34	15.32	56,055

The total amount paid on the repurchased shares was HK\$56,055,000 (equivalent to RMB50,855,000).

就 購 回 股 份 支 付 的 總 金 額 為 56,055,000港 元(相當於人民幣 50,855,000元)。

35 OTHER RESERVES

The movements of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity of the financial statements.

In accordance with the relevant PRC laws and regulations, the PRC domestic companies are required to transfer 10% of their profit after income tax, as determined under the PRC accounting standards and financial regulations, to the statutory common reserve. Subject to certain restrictions as set out in the relevant PRC laws and regulations, the statutory common reserve may be used to offset against the accumulated losses, if any.

36 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

For the year ended 31 December 2024, the Group had non-cash additions to right-of-use assets and lease liabilities of RMB270,616,000 and RMB270,616,000, respectively, in respect of lease arrangements for plant and equipment (2023: RMB258,412,000 and RMB258,412,000, respectively).

35 其他儲備

本集團的儲備及本年度及過往年度的儲備 變動,載於財務報表的綜合權益變動表內。

根據中國有關法律及法規的規定,中國國內公司須將除所得稅後利潤的10%(根據中國會計準則及財政法規釐定)轉撥至法定公積金。根據中國有關法律及法規所載若干限制的規定,法定公積金可被用作抵銷累計虧損(如有)。

36 綜合現金流量表附註

(a) 主要非現金交易

截至二零二四年十二月三十一日止年度,本集團就廠房及設備之租賃安排所添置任何非現金使用權資產及租賃負債分別為人民幣270,616,000元及人民幣270,616,000元(二零二三年:分別為人民幣258,412,000元及人民幣258,412,000元)。

36 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

(b) Changes in liabilities arising from financing activities

The table below details changes in the Group's liabilities from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the Group's consolidated cash flow statement as cash flows from financing activities.

36 綜合現金流量表附註(續)

(b) 來自融資活動的負債變動

下表載列本集團來自融資活動的負債 變動詳情,包括現金及非現金變動。 來自融資活動的負債為現金流量或未 來現金流量將於本集團綜合現金流量 表中分類為融資活動產生的現金流量 的負債。

					24		
					二四年		
		Bank	Corporate	Exchangeable	Convertible	Lease	
		loans	bonds	Bonds	bonds	liabilities	Total
		銀行貸款	公司債券	可交換債券	可換股債券	租賃負債	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元 (Notes	人民幣千元
		(Note 29)	(Note 29)	(Note 29)	(Notes 29/30)	16(b)/29)	
		(附註29)	(附註29)	(附註29)	(附註29/30)	(附註16(b)/29)	
At 1 January 2024	二零二四年一月一日	23,198,856	9,150,501	583,700	3,304,280	1,173,418	37,410,755
Changes from financing cash flows:	融資現金流變動:						
Proceeds from interest-bearing bank loans	計息銀行貸款所得款項	37,184,004	-	-	-	-	37,184,004
Repayment of interest-bearing bank loans	償還計息銀行貸款	(33,424,242)	-	_	_	-	(33,424,242)
Repayment of corporate bonds	償還公司債券	_	(3,610,761)	_	_	_	(3,610,761)
Redemption of convertible bonds	贖回可換股債券	_	_	_	(3,336,959)	-	(3,336,959)
Capital element of lease rentals paid	已付租賃租金資本部分	_	_	_	_	(306,315)	(306,315)
Interest element of lease rentals paid	已付租賃租金利息部分	_	_	_	_	(52,834)	(52,834)
Interest paid	已付利息	(582,302)	-	-	_		(582,302)
Total changes from financing cash flows	融資現金流變動總額	3,177,460	(3,610,761)	_	(3,336,959)	(359,149)	(4,129,409)
Exchange adjustments	匯兑調整	223,315	136,559	15,330	32,013	(1,146)	406,071
Changes in fair value	公允值變動		-	28,190	-	(.,,	28,190
Other changes:	其他變動:			,			,
Interest expense	利息開支	724,263	597,991	_	92,702	52,834	1,467,790
Interest paid in operating activities	於經營業務支付的利息	(161,202)	(522,395)	_	(92,036)	-	(775,633)
Increase in lease liabilities from entering into	年內訂立新租賃產生的	(,	(===,==0)		(52,530)		(1.15,550)
new leases during the year	租賃負債増加	_	_	_	_	270,616	270,616
Disposal of subsidiaries	出售子公司	_	_	_	_	(2,446)	(2,446)
Early termination	提早終止	_	_	_	_	(38,734)	(38,734)
	22.00					(,-,-,)	(22,101)
Total other changes	其他變動總額	563,061	75,596	_	666	282,270	921,593
At 31 December 2024	於二零二四年十二月三十一日	27,162,692	5,751,895	627,220	_	1,095,393	34,637,200

36 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

(b) Changes in liabilities arising from financing activities (continued)

36 綜合現金流量表附註(續)

(b) 來自融資活動的負債變動(續)

				20			
		David	0	_零-			
		Bank	Corporate	Exchangeable	Convertible	Lease	T-4-
		loans 和仁代本	bonds	Bonds	bonds	liabilities	Tota
		銀行貸款	公司債券	可交換債券	可換股債券	租賃負債	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元 (Notes	人民幣千元
		(Note 29)	(Note 29)	(Note 29)	(Notes 29/30)	16(b)/29)	
		(附註29)	(附註29)	(附註29)	(附註29/30)	(附註16(b)/29)	
At 1 January 2023	二零二三年一月一日	20,811,316	12,588,013	615,643	3,907,631	1,186,002	39,108,605
Changes from financing cash flows:	融資現金流變動:						
Proceeds from interest-bearing bank loans	計息銀行貸款所得款項	49,091,106	-	-	-	-	49,091,106
Repayment of interest-bearing bank loans	償還計息銀行貸款	(46,723,460)	-	-	_	-	(46,723,460
Repayment of corporate bonds	償還公司債券	-	(3,443,702)	-	-	-	(3,443,70
Redemption of convertible bonds	贖回可換股債券	-	-	-	(670,951)	-	(670,95
Redemption of 2020 exchangeable bonds	贖回二零二零年可交換債券	-	-	(617,227)	-	-	(617,22
Issuance of 2023 exchangeable bonds	發行二零二三年可交換債券	-	-	593,535	-	-	593,535
Capital element of lease rentals paid	已付租賃租金資本部分	_	-	-	-	(268,711)	(268,71
Interest element of lease rentals paid	已付租賃租金利息部分	-	-	-	-	(64,181)	(64,18
Interest paid	已付利息	(67,089)	-		_		(67,089
Total changes from financing cash flows	融資現金流變動總額	2,300,557	(3,443,702)	(23,692)	(670,951)	(332,892)	(2,170,680
Exchange adjustments	匯兑調整	19,894	(99,794)	(6,227)	66,621	775	(18,731
Changes in fair value	公允值變動	-	-	(2,024)	-	-	(2,024
Other changes:	其他變動:						
Interest expense	利息開支	742,077	641,885	-	121,138	64,181	1,569,28
Interest paid in operating activities	於經營業務支付的利息	(674,988)	(535,901)	-	(120, 159)	-	(1,331,04
Increase in lease liabilities from entering into	年內訂立新租賃產生的						
new leases during the year	租賃負債増加	-	-	-	-	258,412	258,41
Early termination	提早終止	_	_			(3,060)	(3,060
Total other changes	其他變動總額	67,089	105,984	-	979	319,533	493,585
At 31 December 2023	於二零二三年十二月三十一日	23.198.856	9,150,501	583.700	3,304,280	1,173,418	37,410,755

36 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

36 綜合現金流量表附註(續)

(c) 租賃現金流出總額

載列於現金流量表的租賃現金流出總額如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within operating activities	於經營業務內	224,779	260,106
Within investing activities	於投資業務內	1,887	78,048
Within financing activities	於融資業務內	359,149	332,892
		585,815	671,046

37 SHARE OPTION SCHEME

The Company operated share option scheme (the "Share Option Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Share Option Schemes include the Company's directors, including independent non-executive directors, other employees of the Group, suppliers of goods or services to the Group, customers and any person or entity that provides research, development or technological support to the Group.

The offer of a grant of share options may be accepted upon payment of a consideration of HK\$1 in total by the grantee. The exercise period of the share options granted is determinable by the directors, and commences after a certain vesting period and ends on a date which is not later than five years from the date of offer of the share options.

37 購股權計劃

本公司設立的購股權計劃(「購股權計劃」),目的為激勵對本集團業務成功作出 貢獻的合資格參與者,並向彼等作出獎賞。 購股權計劃的合資格計劃參與者包括本公司董事(包括獨立非執行董事)、本集團之 其他僱員、本集團之貨品或服務供應商、 客戶以及向本集團提供研究、開發或技術 支援的任何人士或實體。

承授人可以支付代價合共1港元後接納授出 購股權建議。授出購股權的行使期由董事 會決定,行使期由某一歸屬期後起計及在 不遲於授出購股權建議日五年之日終止。

37 SHARE OPTION SCHEME (continued)

The exercise price of share options is determinable by the directors, but may not be less than the highest of (i) The Stock Exchange of Hong Kong Limited's (the "Stock Exchange") closing price of the Company's shares on the offer date of the share options; (ii) the average Stock Exchange closing price of the Company's shares for the five business days immediately preceding the offer date; and (iii) the nominal value of the shares.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

Particulars of outstanding share options:

37 購股權計劃(續)

購股權行使價由董事釐定,惟不可低於(i)本公司股份於授出購股權建議之日在香港聯合交易所有限公司(「聯交所」)所報的收市價(ii)本公司股份於緊接建議授出日期前五個營業日在聯交所所報的平均收市價;及(iii)股份面值最高者。

購股權持有人無權獲派股息或於股東大會 上投票。

Weighted

尚未行使購股權詳情:

			average fair
		Exercise price	value per share
	Exercise period of share options	per share	option at the
Date of grant	(both dates inclusive)	option	
授出日期	購股權的行使期間(包括首尾兩日)	每份購股權 的行使價	於授出日期 每份購股權的 加權平均公允值
		(HK\$) (港元)	(HK\$) (港元)
1 April 2020	1 April 2021 to 31 March 2025 (Note (a))	26.54	6.42
二零二零年四月一日	二零二一年四月一日至 二零二五年三月三十一日(附註(a))		
11 May 2022	11 May 2023 to 10 May 2027 (Note (b))	40.58	6.92
二零二二年五月十一日	二零二三年五月十一日至 二零二七年五月十日(附註(b))		
30 December 2022	1 April 2024 to 29 December 2025 (Note (c))	35.54	8.14
二零二二年十二月三十日	二零二四年四月一日至 二零二五年十二月二十九日(附註(c))		

37 SHARE OPTION SCHEME (continued)

Notes:

- (a) 627,283 share options will be vested in two batches with 70% of the share options granted vesting on 1 April 2021, and the remaining 30% of the share options granted vesting on 1 April 2022. 389,604 share options will be vested in their entirety on 1 April 2021. In addition, all the share options will only be vested if and when the pre-set performance targets of both the Group and the participants are achieved. Unless all of these targets are met, the share options will lapse. The share options have a contractual life of five years.
- (b) The share options will be vested in four equal batches equally on the first, second, third and fourth anniversaries of the date of grant. In addition, all the share options will only be vested if and when the pre-set performance targets of both the Group and the participants are achieved. Unless all of these targets are met, the share options will lapse. The share options have a contractual life of five years.
- (c) The share options will be vested in two batches on 1 April 2024 and 1 April 2025, respectively. In addition, all the share options will only be vested if and when the pre-set performance targets of both the Group and the participants are achieved. Unless all of these targets are met, the share options will lapse. The share options have a contractual life of three years.
- (d) The exercise price per share options was the average closing share price for the five business days immediately preceding the grant date or the closing price of the shares on the grant date.

37 購股權計劃(續)

附註:

- (a) 627,283份購股權將分為兩份歸屬,70% 已授出購股權於二零二一年四月一日歸屬,其餘30%已授出購股權於二零二二年 四月一日歸屬。389,604份購股權將於二 零二一年四月一日全部歸屬。此外,倘若 達到本集團及參與者的預定表現目標,則 所有購股權方獲歸屬。倘未能達致上述全 部目標,則有關購股權將失效。購股權之 契約期為期五年。
- (b) 購股權將分為四等份歸屬,於授出日期起 第一、二、三及四個週年歸屬。此外,倘 若達到本集團及參與者的預定表現目標, 則所有購股權方獲歸屬。倘未能達致上述 全部目標,則有關購股權將失效。購股權 之契約期為期五年。
- (c) 購股權將分為兩份歸屬,分別於二零二四 年四月一日及二零二五年四月一日歸屬。 此外,倘若達到本集團及參與者的預定表 現目標,則所有購股權方獲歸屬。倘未能 達致上述全部目標,則有關購股權將失 效。購股權之契約期為期三年。
- (d) 每份購股權的行使價乃緊接授出日期前五個營業日的平均股份收市價或授出日期的股份收市價。

37 SHARE OPTION SCHEME (continued)

37 購股權計劃(績)

Movements of outstanding share options:

尚未行使購股權變動:

				購股	share options 權數目		
		As at	Granted	Exercised	Lapsed/	As at	Exercisable at
Date of grant	授出日期	1 January 2024	during the year	the year	forfeited during the year	31 December 2024	31 December 2024
Dute of grant	XHHW	2024	tilo your	the year	uio youi	LVLT	於二零二四年
		於二零二四年				於二零二四年	十二月三十一日
		一月一日	年內授出	年內行使	年內失效/沒收	十二月三十一日	可行使
1 April 2020	二零二零年四月一日	620,211	-	_	-	620,211	620,211
11 May 2022	二零二二年五月十一日	28,310,858	_	_	(3,608,369)	24,702,489	10,605,561
30 December 2022	二零二二年十二月三十日	13,195,225			(5,377,059)	7,818,166	1,319,523
Total	總計	42,126,294	_	_	(8,985,428)	33,140,866	12,545,295
	,	12,120,201			(0,000,000)	,,	,,
					share options		
					權數目		
		As at	Granted	Exercised	Lapsed/	As at	Exercisable at
Delegational	₩ III m ₩a	1 January	during	during	forfeited during	31 December	31 December
Date of grant	授出日期	2023	the year	the year	the year	2023	2023 於二零二三年
		於二零二三年				於二零二三年	
		バー 令 ――十 一月一日	年內授出	年內行使	年內失效/沒收	十二月三十一日	1 ー 刀 一 I 日 可行使
		.,					717.
7 May 2018	二零一八年五月七日	2,169,732	_	(2,168,103)	(1,629)	_	-
24 December 2018	二零一八年十二月						
	二十四日	19,822,909	-	(4,797,445)	(15,025,464)	-	_
1 April 2020	二零二零年四月一日	620,211	-	-	-	620,211	620,211
11 May 2022	二零二二年五月十一日	28,713,108	-	-	(402,250)	28,310,858	6,400,979
30 December 2022	二零二二年十二月三十日	13,195,225	-			13,195,225	_
Total	總計	64 501 105		(C OCE E 40)	/1E 400 040\	40 406 004	7 001 100
Total	#8 i	64,521,185		(6,965,548)	(15,429,343)	42,126,294	7,021,190

38 SHARE AWARD SCHEME

The share award scheme of the Company was adopted by the board on 26 March 2013 (the "Adoption Date"). The purpose of the share award scheme is to provide an incentive to encourage the participants for the continual operation and development of the Group.

Subject to the terms of the share award scheme and the Listing Rules, the board may at any time make an offer to any eligible person whom it may in its absolute discretion select to accept the grant of an award over such a number of shares as it may determine (the "Participants"). Existing shares of the Company will be purchased by an independent trustee (the "Trustee") of the share award scheme from the market out of cash contributed by the Group and be held in trust for the relevant Participants until such shares are vested with the relevant Participants in accordance with the provisions of the share award scheme. The shares of the Company granted and held by the trustee until vesting are referred to as the treasury shares and each treasury share shall represent one ordinary share of the Company.

Particulars and movements of the share award scheme

38 股票獎勵計劃

本公司股票獎勵計劃於二零一三年三月 二十六日(「採納日期」)獲董事會採納。股 票獎勵計劃旨在獎勵參與者繼續為本集團 的經營及發展作出貢獻。

根據股票獎勵計劃條款及上市規則,董事會可隨時向任何合資格人士作出要約,董事內隨時向任何合資格人士作出要約,至資格人士絕對酌情選擇接納董事會決設制的獨立受託人(「受託人」)),以票獎勵計劃的獨立受託人(「受託人」),可有股份,及以信託形式代相關參與者持了,可至該等股份根據股票獎勵計劃的條式,是至該等股份根據股票獎勵計劃的條式,是可以與明本公司股份稱為庫存股份應指本公司一股普通股。

股票獎勵計劃詳情及變動

		Number of share award 股票獎勵數目					
Date of grant	授出日期	Fair value per share	As at 1 January 2024	Granted during the year	Vested during the year	Lapsed/ forfeited during the year	As at 31 December 2024
		每股公允值 (HK\$) (港元)	於二零二四年 一月一日	年內授出	年內歸屬	年內失效/ 沒收	於二零二四年 十二月 三十一日
11 May 2022 31 March 2023	二零二二年五月十一日 二零二三年三月 三十一日	38.85 32.20	2,290,448 3,625,875	- -	(2,245,789)	(44,659) (218,837)	
			5,916,323	_	(3,965,936)	(263,496)	

38 SHARE AWARD SCHEME (continued)

38 股票獎勵計劃續

Particulars and movements of the share award scheme (continued)

股票獎勵計劃詳情及變動(續)

				Num	nber of share aw 股票獎勵數目	ard	
						Lapsed/	
			As at	Granted	Vested	forfeited	As at
		Fair value	1 January	during	during	during	31 December
Date of grant	授出日期	per share	2023	the year	the year	the year	2023 於二零二三年
			於二零二三年			年內失效/	十二月
		每股公允值 (HK\$) (港元)	一月一日	年內授出	年內歸屬	沒收	三十一日
15 April 2021	二零二一年四月十五日	44.35	1,782,254	_	(1,691,579)	(90,675)	_
11 May 2022 31 March 2023	二零二二年五月十一日 二零二三年三月	38.85	4,750,798	-	(2,369,972)	(90,378)	2,290,448
	三十一日	32.20	_	6,626,176	_	(3,000,301)	3,625,875
			6,533,052	6,626,176	(4,061,551)	(3,181,354)	5,916,323

Note:

The fair value of the shares granted was calculated based on the market prices of the Company's shares at the respective grant dates. No dividend was be considered.

During the year ended 31 December 2024, 3,965,936 (2023: 4,061,551) shares with a total amount of RMB84,906,000 (2023: RMB122,698,000) were vested and exercised under the share award scheme, resulting in the transfer out of RMB123,279,000 (2023: RMB138,314,000) from the share award reserve, with the difference of RMB38,373,000 (2023: RMB15,616,000) credited to the share premium account.

附註:

已授出股份的公允值乃基於本公司股份於各授出日期的市值計算,當中不會計及股息。

截至二零二四年十二月三十一日止年度,總額人民幣84,906,000元(二零二三年:人民幣122,698,000元)的3,965,936股(二零二三年:4,061,551股)股份已根據股票獎勵計劃歸屬及行使,導致自股份獎勵儲備轉出人民幣123,279,000元(二零二三年:人民幣138,314,000元),差額人民幣38,373,000元(二零二三年:人民幣15,616,000元)已計入股份溢價賬。

39 DISPOSAL OF SUBSIDIARIES

On 8 April 2024, Synaura Biotechnology (Shanghai) Co., Ltd. ("Synaura"), a non-wholly owned subsidiary of the Group, entered into an agreement with its shareholders and new investors. Pursuant to the agreement, new investors has subscribed for an aggregate of 9,955,555 new shares which accounts for about 13.68% of the total shares at the subscription price of RMB80,000,000. Upon completion, the Group lose control of Synaura, which was subsequently accounted for as an associate and resulted a gain of RMB269,367,000 for the year ended 31 December 2024.

In 2024, Tianxianpei (Shanghai) Technology Co., Ltd. ("Tianxianpei"), a wholly-owned subsidiary of the Group, entered into an agreement with its shareholders and new investors. Pursuant to the agreement, new investors has subscribed for an aggregate of 6,000,000 new shares which accounts for about 60% of the total shares at the subscription price of RMB6,000,000. Upon completion, the Group lose control of Tianxianpei, which was subsequently accounted for as an associate and resulted a loss of RMB2,171,000 for the year ended 31 December 2024.

On 8 March 2024, the Group disposed 100% equity interest in Beijing Huairou High tech Dairy Co., Ltd. at a consideration of RMB20,000, which resulted a gain of RMB20,000 for the year ended 31 December 2024. During the year ended 31 December 2024, the consideration has been fully settled and the net inflow in respect of the disposal of a subsidiary is RMB20,000.

39 出售子公司

於二零二四年四月八日,本集團的非全資子公司虹摹生物科技(上海)有限公司(「虹摹」)與其股東及新投資者訂立一份協議。根據協議,新投資者以認購價人民幣80,000,000元認購合共9,955,555股新股份,佔股份總數約13.68%。於完成後,本集團失去虹摹的控制權,虹摹其後作為聯營公司入賬,於截至二零二四年十二月三十一日止年度錄得收益人民幣269,367,000元。

於二零二四年,本集團的全資子公司天鮮配(上海)科技有限公司(「天鮮配」)與其股東及新投資者訂立一份協議。根據協議,新投資者以認購價人民幣6,000,000元認購合共6,000,000股新股份,佔股份總數約60%。於完成後,本集團失去天鮮配的控制權,天鮮配其後作為聯營公司入賬,於截至二零二四年十二月三十一日止年度錄得虧損人民幣2,171,000元。

於二零二四年三月八日,本集團以代價人民幣20,000元出售北京懷柔高科乳業有限公司100%股權,於截至二零二四年十二月三十一日止年度錄得收益人民幣20,000元。於截至二零二四年十二月三十一日止年度,代價已悉數結清,出售子公司之淨流入為人民幣20,000元。

40 ACQUISITION OF NON-CONTROLLING INTERESTS

During the year ended 31 December 2024, the Group have acquired several immaterial non-controlling interests of several subsidiaries. The total considerations for these acquisitions were in the form of cash of RMB9,721,000, which have been fully paid during the year ended 31 December 2024. The differences of RMB16,136,000 between the considerations paid and the carrying amount of non-controlling interests acquired are recorded in the equity transaction reserve account.

41 COMMITMENTS

The Group had the following outstanding capital commitments in respect of the purchase and construction of property, plant and equipment as at the end of the reporting period:

40 收購非控股股東權益

截至二零二四年十二月三十一日止年度,本集團已收購若干子公司之若干非重大非控股股東權益。該等收購之總代價為現金人民幣9,721,000元,已於截至二零二四年十二月三十一日止年度繳足。已付代價與所收購非控股股東權益之賬面值的差額人民幣16.136.000元計入權益交易儲備賬戶。

41 承擔

於報告期末,本集團有關購置及興建物業、 廠房及設備的未償還資本承擔如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Contracted, but not provided for	已訂約但未撥備	748,478	1,980,487

42 RELATED PARTY TRANSACTIONS

(a) In addition to the transactions and balances which are disclosed elsewhere in these financial statements, the Group had the following significant transactions with its associates and other related parties.

42 關聯人士交易

(a) 除於該等財務報表其他段落披露的交易及結餘外,本集團與其聯營公司及其他關聯人士進行下列重大交易。

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Sales of liquid milk products,	向聯營公司銷售液			
other products and services to	態奶產品、其他			
associates	產品及服務	(i)	21,507	19,119
Sales of other dairy products to	向聯營公司銷售	(:)	40	0.4
associates	其他乳製品 向對本公司有重大	(i)	46	21
Sales of products to subsidiaries and associates of a	影響力的一名股			
shareholder with significant	東的子公司及聯			
influence over the Company	營公司出售產品	(i)	4,182	3,126
Purchases of raw materials from	向對本公司有重大	(1)	.,.02	0,120
subsidiaries and associates of	影響力的一名股			
a shareholder with significant	東的子公司及聯			
influence over the Company	營公司購買原材			
	料	(i)	538,566	715,300
Lease of right-of-use assets from	向對本公司有重大			
subsidiaries of a shareholder	影響力的一名股			
with significant influence over	東的子公司租賃			
the Company	使用權資產	(i)	540	1,143
Purchase of services from	向對本公司有重大			
subsidiaries of a shareholder	影響力的一名股			
with significant influence over	東的子公司購買 服務	/i)	24 022	10 705
the Company Purchases of raw materials and		(i)	34,233	12,705
products from associates	材料及產品	(i)	12,556,962	12,762,615
Purchase other services from	向聯營公司購買其	(1)	12,000,002	12,7 02,010
associates	他服務	(i)	105,622	_
Purchases of investment	向對本公司有重大	()		
deposits from a subsidiary of a	影響力的一名股			
shareholder with significant	東的子公司購買			
influence over the Company	投資存款	(ii)	75,000	150,000
Redemption of investment	向對本公司有重大			
deposits from a subsidiary of a	影響力的一名股			
shareholder with significant	東的子公司贖回			
influence over the Company	投資存款	(ii)	75,000	153,750

42 RELATED PARTY TRANSACTIONS (continued)

42 關聯人士交易(績)

(a) (continued)

(a) (續)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest income of investment	來自對本公司有重			
deposits and entrusted loans	大影響力的一名			
from a subsidiary of a	股東的子公司投			
shareholder with significant	資存款及委託貸			
influence over the Company	款的利息收入		4,094	45,465
Payment for receivables for	來自對本公司有重		,	,
factoring from subsidiaries and	大影響力的一名			
associates of a shareholder	股東的子公司及			
with significant influence over	聯營公司應收保			
the Company (Note 42(c))	理款的付款(附			
	註42(c))		1,056,980	444,769
Interest income of receivables for	來自對本公司有重			
factoring from subsidiaries and	大影響力的一名			
associates of a shareholder	股東的子公司及			
with significant influence over	聯營公司應收保			
the Company	理款的利息收入		1,003	2,723
Proceeds of receivables for	來自對本公司有重			
factoring from subsidiaries and associates of a shareholder	大影響力的一名 股東的子公司及			
with significant influence over	放来的 J 石 可及			
the Company	理款的所得款項		1,171,095	331,848
Payment for receivables for	來自聯營公司應收		1,171,033	001,040
factoring and other loans from	保理款及其他			
associates	貸款的付款		5,781,855	4,066,199
Interest income of receivables for	來自聯營公司應收			
factoring and other loans from	保理款及其他貸			
associates	款的利息收入		67,871	89,869
Proceeds from receivables for	來自聯營公司應收			
factoring and other loans from	保理款及其他貸			
associates	款的所得款項		4,939,237	906,279

42 RELATED PARTY TRANSACTIONS (continued)

42 關聯人士交易(績)

(a) (continued)

(a) (續)

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Entrusted loans to associates	授予聯營公司的			
(Note 42(c))	委託貸款		040,000	010.000
Interest income of entrusted	(附註42(c)) 來自聯營公司委託		313,830	313,800
loans to associates	貸款的利息收入		6,526	5,670
Proceeds from entrusted loans to	來自聯營公司委託			
associates	貸款的所得款項		258,982	4,271
Loans to entities controlled by	貸款予關鍵管理人			
members of key management	員的成員控制的			400.000
personnel (Note 42(c))	實體(附註42(c))		60,000	128,230
Proceeds from loans to entities	來自由關鍵管理人 員控制的實體之			
controlled by key management personnel (Note 42(c))	算控制的具體之 貸款的所得款項			
personner (140to 42(0))	(附註42(c))		20,000	_
Interest income of loans to	來自由關鍵管理人			
entities controlled by members	員的成員控制的			
of key management personnel	實體之貸款的			
	利息收入		12,579	15,364
Guarantee charges from	來自一間聯營公司			
an associate	的擔保收入		3,381	938

Notes:

- (i) The considerations were determined with reference to the prevailing market prices/rates and the prices charged to third parties.
- (ii) Annual interest rate of the investment deposits is 5.00% (31 December 2023: 5.00%).

附註:

- (i) 代價經參考當時市場價格/費率及 收取第三方的價格釐定。
- (ii) 投資存款年利率為5.00%(二零二三 年十二月三十一日:5.00%)。

42 RELATED PARTY TRANSACTIONS (continued)

(b) Compensation of key management personnel

Key management personnel are Group's directors and senior executives. Remuneration paid or payable to the directors was disclosed in Note 9, and was determined by the Remuneration Committee according to individual performance. Cash remuneration paid or payable to senior executives is as follows:

42 關聯人士交易(續)

(b) 關鍵管理人員的報酬

關鍵管理人員為本集團董事及高級行政人員。已付或應付董事的薪酬披露於附註9,乃薪酬委員會根據個人表現釐定。已付或應付高級行政人員的現金薪酬如下:

		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
	·		
Salaries and other benefits	薪金及其他福利	33,354	30,352
Performance related incentive payment	績效相關激勵款項	26,764	20,695
Retirement benefits scheme contribution	退休福利計劃供款	499	426
		60,617	51,473

Note:

During the year ended 31 December 2024, the total share option benefits relating to the share options scheme (Note 37), share award scheme (Note 38) and convertible bond arrangement (Note 30) granted to senior executives were approximately RMBNil, RMB197,000, and RMB71,379,000, respectively (2023: RMB50,882,000, RMB1,555,000, and RMB120,678,000, respectively).

附註:

截至二零二四年十二月三十一日止年度,授予高級行政人員有關購股權計劃(附註37)、股票獎勵計劃(附註38)及可換股債券安排(附註30)的購股權利益總額分別約為人民幣零元、人民幣197,000元及人民幣71,379,000元(二零二三年:分別為人民幣50,882,000元、人民幣1,555,000元及人民幣120,678,000元)。

42 RELATED PARTY TRANSACTIONS (continued)

(c) Year-end balances arising from related party transactions are as follows:

Trade and bills receivables from:

42 關聯人士交易(績)

(c) 關聯人士交易產生的年末結餘如 下:

應收賬款及票據:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Associates Subsidiaries and associates of a shareholder with significant influence over the Company	聯營公司 對本公司有重大 影響力的一名 股東的子公司及	3,902	1,866
, ,	聯營公司	5,024	4,477
		8,926	6,343

Prepayments, other receivables and other assets from:

預付款、其他應收款項及其他資產:

		RMB'000 人民幣千元	RMB'000 人民幣千元
Associates	聯營公司	1,190	734

42 RELATED PARTY TRANSACTIONS (continued)

(c) Year-end balances arising from related party transactions are as follows: (continued)

Other financial assets from:

42 關聯人士交易(續)

(c) 關聯人士交易產生的年末結餘如 下:(續)

其他金融資產:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Associates (Note (i)) Subsidiaries and associates of shareholder with significant influence over the Company (Note (ii))	聯營公司(附註(j)) 對本公司有重大影響力的股東的子 公司及聯營公司	4,380,079	3,564,988
An entity controlled by key management personnel (Note (iii))	(附註(ii)) 關鍵管理人員控制 的實體(附註(iii))	877,977 326,173	993,798 273,594
		5,584,229	4,832,380

Trade and bills payables to:

應付賬款及票據:

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
with significant influence over the 影響	公司 1,817,951 公司有重大 警力的股東的 公司及聯營	1,120,292
公司		96,562
	1,854,683	1,216,854

42 RELATED PARTY TRANSACTIONS (continued)

(c) Year-end balances arising from related party transactions are as follows: (continued)

Other payables and accruals to:

42 關聯人士交易(績)

(c) 關聯人士交易產生的年末結餘如 下:(鑄)

其他應付款項及預提費用:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Associates Subsidiaries and associates of shareholder with significant influence over the Company	聯營公司 對本公司有重大影 響力的股東的子 公司及聯營公司	6,279	400 —
		9,317	400

Guarantees provided to:

提供擔保:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Guarantees provided to Eaglet (Note (iv))	向雛鷹提供的擔保	_	2.250.000
An associate (Note (iv))	(附註(iv)) 一間聯營公司 (附註(iv))	332,662	2,250,000 85,744

Notes:

(i) As at 31 December 2024, entrusted loans of RMB368,648,000 (2023: RMB313,800,000) was lent to associates, with interest rates ranging from 2.00% to 4.00% per annum.

As at 31 December 2024, amounts of receivables for factoring of RMB2,726,291,000 (2023: RMB3,173,970,000) were paid to the associates, which was unsecured with a fixed interest rate ranging from 3.00% to 3.80% per annum.

As at 31 December 2024, amounts of other loans of RMB1,290,297,000 (2023: RMBNil) were paid to the associates, which was unsecured with a fixed interest rate ranging from 3.00% to 3.80% per annum.

附註:

(i) 截至二零二四年十二月三十一日, 我們向聯營公司借出委託貸款人民 幣368,648,000元(二零二三年:人 民幣313,800,000元)。該委託貸款 的年利率介乎2.00%至4.00%。

截至二零二四年十二月三十一日,我們向聯營公司支付應收保理款人民幣2,726,291,000元(二零二三年:人民幣3,173,970,000元),該款項無抵押,固定年利率為介乎3.00%至3.80%。

截至二零二四年十二月三十一日, 我們向聯營公司支付其他貸款人民 幣1,290,297,000元(二零二三年: 人民幣零元),該款項無抵押,固定 年利率為介乎3.00%至3.80%。

42 RELATED PARTY TRANSACTIONS (continued)

(c) Year-end balances arising from related party transactions are as follows: (continued)

Notes: (continued)

ii) As at 31 December 2024, entrusted loans of RMB700,000,000 (2023: RMB700,000,000) was lent out through COFCO Trust Company Limited, a subsidiary of a shareholder with significant influence over the Company of the Group which was on due. Annual interest rate of the entrusted loans is 6.05% (2023: 6.05%).

As at 31 December 2024, short-term investment deposits of RMB75,000,000 (2023: RMB75,000,000) was purchased from COFCO Trust Company Limited, a subsidiary of a shareholder with significant influence over the Company of the Group. Annual interest rate of the investment deposits is 5.00% (2023: 5.00%).

As at 31 December 2024, amounts of receivables for factoring of RMBNil (2023: RMB114,115,000) were paid to subsidiaries and associates of a shareholder with significant influence over the Company.

(iii) As at 31 December 2024, RMB170,000,000 (2023: RMB130,000,000) were lent out to Tianjin Wanhong Enterprise Management Consulting Co., Ltd., a company established in relation to issue of the Convertible Bonds for the benefits of certain employees of the Company (including some key management personnel) under an employee incentive scheme, which was unsecured with a fixed interest rate of 4.65% per annum.

As at 31 December 2024, RMB131,035,000 (2023: RMB128,230,000) were lent out to Young Ability Limited, a company established in relation to issue of the Convertible Bonds for the benefits of certain employees of the Company (including some key management personnel) under an employee incentive scheme, which was unsecured with a fixed interest rate of 3.00% per annum.

(iv) As at 31 December 2024, the Group provides guarantee to an associate regarding loans of RMB332,662,000 (2023: RMB85,744,000).

42 關聯人士交易(續)

(c) 關聯人士交易產生的年末結餘如 下:(讀)

附註:(續)

(ii) 截至二零二四年十二月三十一日, 我們通過本集團一名對本公司有重 大影響力股東的子公司中糧信託有 限責任公司借出委託貸款人民幣 700,000,000元(二零二三年:人民 幣700,000,000元),該貸款已到 期。該委託貸款的年利率為6.05% (二零二三年:6.05%)。

> 截至二零二四年十二月三十一日, 我們向本集團一名對本公司有重大 影響力的股東的子公司中糧信託有 限責任公司購買短期投資存款人民 幣75,000,000元(二零二三年:人民 幣75,000,000元)。投資存款年利 率為5.00%(二零二三年:5.00%)。

> 截至二零二四年十二月三十一日, 我們向一名對本公司有重大影響力 的股東的子公司及聯營公司支付應 收保理款人民幣零元(二零二三年: 人民幣114,115,000元)。

(iii) 截至二零二四年十二月三十一日,我們向一家為根據僱員獎勵計劃就本公司若干僱員(包括部分關鍵管理人員)的利益發行可換股債券而成立的公司天津萬弘企業管理諮詢有限公司借出人民幣170,000,000元(二零二三年:人民幣130,000,000元),該貸款無抵押,固定年利率為4.65%。

截至二零二四年十二月三十一日,我們向一家為根據僱員獎勵計劃就本公司若干僱員(包括部分關鍵管理人員)的利益發行可換股債券而成立的公司Young Ability Limited借出人民幣131,035,000元(二零二三年:人民幣128,230,000元),該貸款無抵押,固定年利率為3.00%。

(iv) 截至二零二四年十二月三十一日, 本集團就貸款人民幣332,662,000 元(二零二三年:人民幣85,744,000 元)向一間聯營公司提供擔保。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

Exposure to credit, liquidity, interest rate and currency risks arises in the normal course of the Group's business. The Group is also exposed to equity price risk arising from its equity investments in other entities and movements in its own equity share price. The board of directors and senior management meet periodically to analyse and formulate measures to manage the Group's exposure to these risks and they are summarised below. Generally, the Group adopts prudent strategies on its risk management.

(a) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. The Group's credit risk is primarily attributable to trade receivables. The Group's exposure to credit risk arising from cash and cash equivalents, bills receivable and derivative financial assets is limited because the counterparties are banks and financial institutions for which the Group considers to have low credit risk. The Group's exposure to credit risk arising from refundable rental deposits is considered to be low, taking into account (i) the landlords' credit rating and (ii) the remaining lease term and the period covered by the rental deposits.

Except for the financial guarantees given by the Group as set out in Note 42(c), the Group provide guarantees to the Group's suppliers for bank loans which would expose the Group to credit risk. The maximum expose to credit risk in respect of these financial guarantees as at 31 December 2024 is RMB700,080,000 (2023: RMB3,099,075,000). The directors do not consider that a claim will be made against the Group under the guarantee.

43 財務風險管理及金融工具的公允 值

本集團正常業務過程產生信貸、流動性、 利率及貨幣風險。本集團亦承受因投資於 其他實體的股權投資及自身股本股價變動 而產生的股本價格風險。董事會及高級管 理人員定期舉行會議,分析本集團所承受 的風險,並制定用以管理風險的措施,概述 於下文。本集團一般採納審慎的策略管理 風險。

(a) 信貸風險

信貸風險指交易方違反合約責任導致 本集團遭受財務損失的風險。本集集 團來自閱險主要來自應收賬款。 應以現金等價物、應內 以稅生金融資產的信貸風險有限、 與稅生金融資產的信貸風險有人 與稅 以稅 以 以 的信貸評級及(ii)剩餘租期及租賃 的信貸評級及(ii)剩餘租期及租賃 的信貸所涵蓋的期限,本集團認為來 類 類 類 類 類 類 類 類 的 信貸風險較低。

除附註42(c)所載本集團提供的財務擔保外,本集團向本集團的供應商提供銀行貸款擔保,而使本集團面對信貸風險。截至二零二四年十二月三十一日,有關該等財務擔保的最大信貸風險範圍為人民幣700,080,000元(二零二三年:人民幣3,099,075,000元)。董事認為不會根據擔保向本集團提出申索。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(a) Credit risk (continued)

The majority of the Group's sales are conducted on a cash basis. The Group has implemented policies to ensure that sales of products are made to distributors, who wish to trade on credit terms, with an appropriate credit history which is subject to periodic reviews. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant.

Trade receivables

The Group has established a credit risk management policy under which individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 90 to 180 days from the date of billing. Debtors with balances that are more than 12 months past due are requested to settle all outstanding balances before any further credit is granted. Normally, the Group does not obtain collateral from customers.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in Note 24 to the financial statements.

The credit risk of the Group's other financial assets, which comprise time deposits, entrusted loans and other receivables, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these assets.

43 財務風險管理及金融工具的公允 值(章)

(a) 信貸風險(續)

本集團大部分的銷售均按現金基準進行。本集團已實施政策以確保產品是售予擁有適當信貸紀錄並有意以賒賬形式進行交易的經銷商,並就其信貸紀錄進行定期的覆檢。此外,本集團一直持續監察應收款項的結餘,本集團並無重大壞賬風險。

應收賬款

本集團已制定信貸風險管理政策,對 所有需要一定信貸金額的客戶進行 獨信貸評估。該等評估專注於客戶 往到期付款的紀錄及當前的及客付 力,並考慮客戶的具體資料。應內戶 營所在經濟環境相關的資料。應內戶 數於開具發票之日起90至180天內 款於開具發票之日起90至180天內 期,逾期12個月以上的債務人須 時,有餘額方可獲授進一步的信貸。 集團一般不會從客戶取得抵押品。

有關本集團因應收賬款而須面對的信貸風險的其他量化數據,披露於財務報表附註24。

本集團其他金融資產(包括定期存款、委託貸款及其他應收款項)的信貸風險因交易方違約而產生,最大信貸風險範圍等於該等資產的賬面值。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(b) Liquidity risk

The Group closely monitors its liquidity risk by performing periodic reviews and evaluations of its liquidity with regard to the industry characteristics, market conditions, business strategies and changes in the Group's state of affairs and adjusting the current and non-current portions of the Group's debt portfolio on a proper and timely basis. In addition, the Group aims to ensure a continuity of funds and flexibility through the use of various means of financing and by keeping committed credit lines available.

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities and derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay:

43 財務風險管理及金融工具的公允 值(#)

(b) 流動性風險

本集團定期根據行業特點、市場環境、業務戰略及本集團財務狀況的變化,對本集團的流動性進行檢討及審視,適當並及時調整本集團負債結構的即期及非即期部分,以監控流動性風險。此外,本集團亦透過利用不同的融資方式及保持一定的承諾信貸額度以確保資金的連續性及靈活性。

下表列示本集團非衍生金融負債及衍生金融負債於報告期末的剩餘合約到期日,乃基於合約未貼現現金流(包括按合約利率(倘為浮動利率,則基於報告期末的現行利率)計算的利息款項)及可要求本集團支付的最早日期:

		2024 二零二四年				
		Within				Carrying
		1 year or on	1 to	More than		amount at
		demand	5 years	5 years	Total	31 December
						於十二月
		一年以內或				三十一日的
		於要求時	一至五年	五年以上	總計	賬面值
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Lease liabilities	租賃負債	250,074	402,938	587,527	1,240,539	1,095,393
Interest-bearing bank and other borrowings	計息銀行及其他借貸					
(excluding lease liabilities)	(不包括租賃負債)	17,220,374	15,470,151	2,291,326	34,981,851	33,541,807
Trade and bills payables	應付賬款及票據	8,647,226	-	-	8,647,226	8,647,226
Financial liabilities measured at amortised	按攤餘成本計量計入其他					
cost included in other payables and	應付款項及預提費用的					
accruals	金融負債	8,402,467	-	-	8,402,467	8,402,467
Total	總計	34,520,141	15,873,089	2,878,853	53,272,083	51,686,893

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(b) Liquidity risk (continued)

43 財務風險管理及金融工具的公允 值_(章)

(b) 流動性風險(續)

2023 二零二三年

						Carrying
		Within 1 year or	1 to	More than		amount at
		on demand	5 years	5 years	Total	31 December
						於十二月
		一年以內或				三十一日的
		於要求時	一至五年	五年以上	總計	賬面值
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Lease liabilities	租賃負債	275,578	531,102	467,474	1,274,154	1,173,418
Interest-bearing bank and other borrowings	計息銀行及其他借貸					
(excluding lease liabilities)	(不包括租賃負債)	10,500,059	26,215,906	2,195,364	38,911,329	36,237,337
Trade and bills payables	應付賬款及票據	9,499,441	_	_	9,499,441	9,499,441
Financial liabilities measured at amortised	按攤餘成本計量計入其他					
cost included in other payables and	應付款項及預提費用的					
accruals	金融負債	10,605,734	-	-	10,605,734	10,605,734
Total	總計	30,880,812	26,747,008	2,662,838	60,290,658	57,515,930

As disclosed in Note 43(a), the maximum exposure in respect of this financial guarantee provided by the Group at 31 December 2024 is RMB700,080,000 (2023: RMB3,099,075,000). The directors of the Group are of the opinion that the likelihood that a claim is to be made against the Group is remote at 31 December 2024.

按附註43(a)披露,截至二零二四年十二月三十一日,與本集團提供的財務擔保有關的最大風險範圍為人民幣700,080,000元(二零二三年:人民幣3,099,075,000元)。本集團董事認為,截至二零二四年十二月三十一日,本集團被提出申索的可能性很小。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(c) Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's borrowings with floating interest rates. The Group closely monitors its interest rate risk by performing periodic reviews and evaluations of its debt portfolio and gearing ratio. The interest rates and terms of repayment of the bank loans and other borrowings of the Group are disclosed in Note 29. The Group enters into interest rate swaps, in which the Group agrees to exchange, at specified intervals, the difference between fixed and variable rate interest amounts calculated by reference to an agreed-upon notional principal amount. In the opinion of the directors, the Group has no significant interest rate risk.

At 31 December 2024, it is estimated that a general increase/decrease of 50 basis points in interest rates, with all other variables held constant, would have decrease/increase the Group's profit after tax and retained profits for the year by approximately RMB60,764,000 (2023: RMB27,694,000). Other components of consolidated equity would not be affected by the general increase/decrease in interest rates.

The sensitivity analysis above indicates the instantaneous change in the Group's profit after tax (and retained profits) that would arise assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to re-measure those financial instruments held by the Group which expose the Group to fair value interest rate risk at the end of the reporting period. In respect of the exposure to cash flow interest rate risk arising from floating rate non-derivative instruments held by the Group at the end of the reporting period, the impact on the Group's profit after tax (and retained profits) is estimated as an annualized impact on interest expense or income of such a change in interest rates. The analysis is performed on the same basis as 2023.

43 財務風險管理及金融工具的公允 值(囊)

(c) 利率風險

本集團承受的市場利率變動風險主要 有關本集團的浮息借貸。本集團原定期 檢討和評估其債務組合及資本負債。 率,對其利率風險進行密切注視。 集團的銀行貸款及其他借貸利率互視。 表期於附註29披露。本集團訂立於對於財話29披露。本集團同意於計算的 對方數。 其實數,按照協定名義本金金額進行之 類。 其實數為,本集團並無重大利率 風險。

於二零二四年十二月三十一日,在利率普遍上升/下降50個基點,而所有其他變數保持不變的情況下,估計本集團本年度的稅後利潤及保留利潤將減少/增加約人民幣60,764,000元(二零二三年:人民幣27,694,000元)。綜合權益的其他組成部分不會受到利率普遍上升/下降的影響。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(d) Foreign currency risk

(i) Exposure to currency risk

As at 31 December 2024, the Group's businesses are principally located in the Chinese Mainland and substantially all transactions are conducted in RMB. The following table details the Group's significant exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in RMB, translated using the spot rate at the year end date. Differences resulting from the translation of the financial statements of foreign operations into the Group's presentation currency.

43 財務風險管理及金融工具的公允值(續)

(d) 外幣風險

(i) 外幣風險範圍

		Exposure to foreign currencies (expressed in RMB) 外幣風險(以人民幣列示) Philippine			
2024	二零二四年	RMB 人民幣	US\$ 美元	peso 菲律賓比索	Euro 歐元
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
		人民带干儿	人民市干儿	人民带干儿	人民带干儿
Cash and cash	現金及現金等價物				
equivalents		41,581	119,367	17,503	323
Interest-bearing bank and other borrowings	計息銀行及其他 借貸	_	(787,288)	_	_
Exposure arising from	已確認資產及負債 產生的風險				
recognised assets and liabilities	连工的周炽	41,581	(667,921)	17,503	323

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

- (d) Foreign currency risk (continued)
 - (i) Exposure to currency risk (continued)

43 財務風險管理及金融工具的公允 值_(集)

(d) 外幣風險(續) (i) 外幣風險範圍(續)

Exposure to foreign currencies (expressed in RMB) 外幣風險(以人民幣列示) Philippine 二零二三年 US\$ 2023 **RMB** peso Euro 人民幣 歐元 美元 菲律賓比索 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 現金及現金等價物 Cash and cash equivalents 47,931 43,551 26,123 1,295 計息銀行及其他 Interest-bearing bank and other borrowings 借貸 (772,723)已確認資產及負債 **Exposure arising from** recognised assets 產生的風險 and liabilities 47,931 (729, 172)26,123 1,295

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(d) Foreign currency risk (continued)

(ii) Sensitivity analysis

The following table indicates the instantaneous change in the Group's profit after tax (and retained profits) and other components of consolidated equity that would arise if foreign exchange rates to which the Group has significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant. In this respect, it is assumed that the pegged rate between the Hong Kong dollar and the United States dollar would be materially unaffected by any changes in movement in value of the United States dollar against other currencies.

43 財務風險管理及金融工具的公允 值(章)

(d) 外幣風險(續)

(ii) 敏感性分析

	Increase/ (decrease) in RMB rate 人民幣匯率 上升/(下降) %	profit before tax 税前利潤 (減少)/增加	(Decrease)/ increase in equity 權益(減少)/ 增加 RMB'000 人民幣千元
2024 = \$	₹二四年 5 (5	·	(22,793) 22,793
		(5)	
	lin aug a ga /	(Decrease)/	(Deeuses)/
	Increase/		(Decrease)/
	(decrease) in RMB rate	·	increase in
	人民幣匯率		equity 權益(減少)/
	上升/(下降)		増加
	エバノ(1 ¹ 1年) %		RMB'000
	/0	人民幣千元	人民幣千元
		7 4/11 / 7/5	7 11 311 1 7 3
2023	 	(32,691)	(26,320)
	(5		26,320

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(e) Equity price risk

Equity price risk is the risk that the fair values of equity securities decrease as a result of changes in the levels of equity indices and the value of individual securities. The Group is mainly exposed to equity price risk arising from individual listed equity investments classified as equity investments at fair value through other comprehensive income and several listed equity investments classified as equity investments at fair value through profit or loss (Note 22) as at 31 December 2024.

The Group's unquoted investments are held for strategic purposes. Their performance is assessed at least bi-annually against performance of similar listed entities, based on the limited information available to the Group, together with an assessment of their relevance to the Group's strategic plans.

The following table demonstrates the sensitivity to every 5% change in the fair values of the listed equity investments, with all other variables held constant and before any impact on tax and the fair value reserve of financial assets at fair value through other comprehensive income, based on their carrying amounts at the end of the reporting period. For the purpose of this analysis, for the listed equity investments, the impact is deemed to be on the fair value reserve of financial assets at fair value through other comprehensive income and no account is given for factors such as impairment which might impact the consolidated statement of profit or loss. The analysis is performed on the same basis for 2023.

43 財務風險管理及金融工具的公允 值(#)

(e) 股本價格風險

股本價格風險為股票指數水平及個別證券價值變動導致股本證券公允值下降的風險。於二零二四年十二月三十一日,本集團主要面對的股本價格風險來自分類為以公允值計量且其變動計入其他全面收益的股本投資的個別上市股本投資以及分類為以公允值計量且其變動計入損益的股本投資的若干上市股本投資(附註22)。

本集團的未報價投資乃就戰略目的所 持有。根據本集團可得的有限資料, 連同其與本集團長期戰略計劃的相關 性的評估,至少每半年參照類似上市 實體的表現評估其表現。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(e) Equity price risk (continued)

43 財務風險管理及金融工具的公允 值_(績)

(e) 股本價格風險(續)

2024	二零二四年	Carrying amount of equity investments 股本投資的賬面值 RMB'000 人民幣千元	Effect on profit before tax 對税前利潤的影響 RMB'000 人民幣千元	Effect on fair value reserve of financial assets at fair value through other comprehensive income 對以公允值計量 且其變動計入其他全面收益的金融資產公允值儲備的影響 RMB'000人民幣千元
Listed equity investments	上市股本投資	196,561	8,584	1,244
2023	二零二三年	Carrying amount of equity investments 股本投資的賬面值 RMB'000 人民幣千元	Effect on profit before tax 對税前利潤的影響 RMB'000 人民幣千元	Effect on fair value reserve of financial assets at fair value through other comprehensive income 對以公允值計量 且其變動計入其他全面收益的金融資產公允值儲備的影響 RMB'000人民幣千元
Listed equity investments	上市股本投資	19,203	_	960

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(f) Fair value measurement

(i) Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in IFRS/HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

43 財務風險管理及金融工具的公允 值_(集)

(f) 公允值計量

(i) 以公允值計量的金融資產及負 信

公允值層級

下表載列本集團於報告期末按 經常性基準計量的金融工具生 允值,並按照國際財務報告 則一香港財務報告準則為13號 公允值計量的定義分類為三三 屬級。公允值計量的層級級分層級 乃參考下列估值方式採用數據 的可觀察程度及重要性而定

Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted

prices in active markets for identical assets or liabilities at the

measurement date

第一級估值: 僅使用第一級輸入數據(即相同資產或負債於計量日在活躍市場的未經調

整報價)計量的公允值

• Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail

to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available

第二級估值: 使用第二級輸入數據(即未能符合第一級標準的可觀察的輸入數據,且未

採用重大不可觀察輸入數據)計量的公允值。不可觀察輸入數據為無市場

數據的輸入數據

• Level 3 valuations: Fair value measured using significant unobservable inputs

第三級估值: 使用重大不可觀察輸入數據計量的公允值

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

- (f) Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at

fair value (continued)

Fair value hierarchy (continued)

43 財務風險管理及金融工具的公允 值(續)

(f) 公允值計量(續)

(i) 以公允值計量的金融資產及負債(續)

公允值層級(續)

		Fair value at 31 December	31 Decem	Fair value measurements as at 31 December 2024 categorised into 截至二零二四年十二月三十一日的 公允值計量分類			
		2024 於二零二四年 十二月三十一日 的公允值	Level 1 第一級	Level 2 第二級	Level 3 第三級		
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元		
Recurring fair value measurement	經常性公允值計量						
Financial assets: Listed equity investments	金融資產: 上市股權投資	196,561	196,561	_	_		
Unlisted equity investments	非上市股權投資	477,009	190,501	_	477,009		
Short-term investment deposits	短期投資存款	1,556,490	-	_	1,556,490		
Other debt investments	其他債務投資	786,596	-	422,876	363,720		
Derivative financial instruments	衍生金融工具	250,376	_	250,376	_		
Bills receivable	應收票據	81,425		81,425			
		3,348,457	196,561	754,677	2,397,219		
Financial liabilities:	金融負債:						
Derivative financial instruments	衍生金融工具	38,276	_	38,276	_		
Exchangeable bonds	可交換債券	627,220	-	627,220	-		
Put liability of non-controlling	非控股股東權益之	44.622			44.000		
interest — ANI	認沽責任 —ANI	44,608		_	44,608		
		710,104	_	665,496	44,608		

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

- (f) Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at

fair value (continued)

Fair value hierarchy (continued)

43 財務風險管理及金融工具的公允 值(囊)

- (f) 公允值計量(續)
 - (i) 以公允值計量的金融資產及負債(續)

公允值層級(續)

Fair value measurements as at 31 December 2023 categorised into 截至二零二三年十二月三十一日的公介值計量分類

			•
Fair value at			
31 December			
2023	Level 1	Level 2	Level 3
於二零二三年			
十二月三十一日			
的公允值	第一級	第二級	第三級
RMB'000	RMB'000	RMB'000	RMB'000
人民弊千元	人民幣千元	人民幣千元	人民弊千元

Recurring fair value	經常性公允值計量				
measurement					
Financial assets:	金融資產:				
Listed equity investments	上市股權投資	19,203	19,203	_	_
Unlisted equity investments	非上市股權投資	513,558	_	_	513,558
Short-term investment deposits	短期投資存款	1,118,576	_	_	1,118,576
Derivative financial instruments	衍生金融工具	348,001	-	348,001	_
Bills receivable	應收票據	211,682	_	211,682	
		2,211,020	19,203	559,683	1,632,134
Financial liabilities:	金融負債:				
Derivative financial instruments	衍生金融工具	4,461	_	4,461	_
Exchangeable bonds	可交換債券	583,700	_	583,700	_
Put liability of non-controlling	非控股股東權益之				
interest — ANI	認沽責任 -ANI	54,661	_		54,661
		642,822	_	588,161	54,661

During the years ended 31 December 2023 and 2024, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

截至二零二三年及二零二四年 十二月三十一日止年度,公允 值計量概無在第一級與第二級 之間轉換,亦無轉入第三級或 自第三級轉出。本集團的政策 為於報告期末確認公允值各層 級之間的轉移。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

- (f) Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at

fair value (continued)

Information about Level 2 fair value measurements

The Group enters into derivative financial instruments with various counterparties, principally established commodity trading exchanges or financial institutions with good credit ratings. Derivative financial instruments, including interest rate swaps, forward currency contracts and interest rate forward contracts, are measured using quoted prices from financial institutions with which the interest rate swaps, forward currency contracts and interest rate forward contracts are entered into. The carrying amounts of interest rate swaps, forward currency contracts and interest rate forward contracts are the same as their fair values.

The fair value of bills receivable approximates to their carrying amounts due to the short-term maturities.

The fair value of other debt investment is measured by reference to quoted prices.

The fair value of exchangeable bonds is measured using binomial lattice model and by reference to quoted prices.

Information about Level 3 fair value measurements

The valuation model of the fair value of unlisted equity securities is based on market multiples derived from quoted prices of companies comparable to the investee, adjusted for the effect of the non-marketability of the equity securities.

The valuation model of other debt investment is based on discounted cash flow model.

43 財務風險管理及金融工具的公允值(章)

- (f) 公允值計量(續)
 - (i) 以公允值計量的金融資產及負債(續)

有關第二級公允值計量的資料

由於應收票據於短期內到期,故此其公允值與賬面值相若。

其他債務工具的公允值參考報 價計量。

可交換債券的公允值乃採用二 項式點陣計價模式並參考報價 計算。

有關第三級公允值計量的資料

非上市股權投資公允值的估值 模式乃根據衍生自與被投資方 可比公司報價的市場倍數(已就 股權證券缺乏市場流通性的影 響作出調整)得出。

其他債務投資的估值模式乃根 據折現現金流量法得出。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(f) Fair value measurement (continued)

(i) Financial assets and liabilities measured at

fair value (continued)

Information about Level 3 fair value

measurements (continued)

The following table shows the valuation techniques used in the determination of fair values of short-term investment deposits, other debt investments and other financial liabilities which fall within level 3 of the fair value hierarchy, as well as the significant unobservable inputs used in the valuation.

43 財務風險管理及金融工具的公允 值(續)

(f) 公允值計量(續)

(i) 以公允值計量的金融資產及負 信(編)

有關第三級公允值計量的資料

下表載列釐定短期投資存款、 其他債務投資及其他金融負債 公允值所用的估值技術(屬於公 允值層級的第三級)及估值所用 的重大不可觀察輸入數據。

	Valuation techniques	Significant unobservable inputs	Range	Sensitivity of fair value to the input
	·	重大不可觀察	ŭ	· ·
	估值技術 	輸入數據	・ 範圍 	輸入數據對公允值的影響
Short-term investment deposits	Discounted cash flow method	Expected yield	2.0% to 2.5%	10% increase/decrease in expected yield would result in increase/decrease in fair value by RMB1,627,000 for the year ended 31 December 2024 (2023: RMB1,127,000)
短期投資存款	折現現金流量法	預期收益率	2.0%至2.5%	截至二零二四年十二月三十一日止年度預期收益率增加/減少10%將導致公允值增加/減少人民幣1,627,000元(二零二三年:人民幣1,127,000元)
		Discount rate	2.0% to 2.5%	10% increase/decrease in discount rate would result in decrease/increase in fair value by RMB1,379,000 and RMB1,381,000, respectively (2023: RMB354,000 and
		折現率	2.0%至2.5%	RMB459,000, respectively) 折現率增加/減少10%將導致公允值分別減少/增加人民幣1,379,000元及人民幣1,381,000元(二零二三年:分別為人民幣354,000元及人民幣459,000元)
Other debt investments	Discounted cash flow method	Expected yield	3.2% to 3.3%	10% increase/decrease in expected yield would result in increase/decrease in fair value by RMB582,000 for the year ended 31 December 2024 (2023: RMBNii)
其他債務投資	折現現金流量法	預期收益率	3.2%至3.3%	截至二零二四年十二月三十一日止年度預期收益率增加/減少10%將導致公允值增加/減少人民幣582,000元(二零二三年:人民幣零元)
		Discount rate	3.2% to 3.3%	10% increase/decrease in discount rate would result in decrease/increase in fair value by RMB522,000 and RMB523,000, respectively (2023: RMBNil)
		折現率	3.2%至3.3%	(2023. RIMBNI) 折現率增加/減少10%將導致公允值分別減少/增加人民幣522,000元及人民幣523,000元(二零二三年:人民幣零元)
Put liability of non-controlling interests — ANI	Discounted cash flow method	Discount rate	10.00%	10% increase/decrease in discount rate would result in decrease/increase in fair value by RMB10,084,000 and RMB13,023,000, respectively (2023: RMB11,974,000 and
非控股股東權益之認沽 責任 —ANI	折現現金流量法	折現率	10.00%	RMB15,477,000, respectively) 折現率增加/減少10%將導致公允值分別減少/增加人民幣10,084,000元及人民幣13,023,000元 (二零二三年:分別為人民幣11,974,000元及人 民幣15,477,000元)

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(f) Fair value measurement (continued)

(i) Financial assets and liabilities measured at

fair value (continued)

Information about Level 3 fair value

measurements (continued)

The movement during the year in the balance of Level 3 fair value measurements is as follows:

43 財務風險管理及金融工具的公允 值_(章)

(f) 公允值計量(續)

(i) 以公允值計量的金融資產及負 信(讀)

有關第三級公允值計量的資料

年內的第三級公允值計量結餘 變動如下:

	2024 二零二四年	2023 二零二三年
	RMB'000 人民幣千元	RMB'000 人民幣千元
-	700113 1 70	7 (10, 1 7 0
Unlisted equity investments: 非上市股權投資:		
At 1 January 於一月一日	513,558	500,503
Disposal 出售	(45,154)	
Investment 投資		36,000
Changes in fair value recognised in 年內於損益表確認		
profit or loss during the year 的公允值變動	8,605	(22,945)
At 31 December 於十二月三十一日	477,009	513,558
Investment deposits: 投資存款:		
At 1 January 於一月一日	1,118,576	5,390,522
Purchases 購買	64,028,907	7,947,942
Changes in fair value recognised in 年內於損益表確認		
profit or loss during the year 的公允值變動	304,738	65,692
Redemption 贖回	(63,581,425)	(12,255,088)
Exchange realignment		16
Interest received 收取利息	(314,306)	(30,508)
At 31 December 於十二月三十一日	1,556,490	1,118,576

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

- (f) Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at

fair value (continued)

Information about Level 3 fair value measurements (continued)

43 財務風險管理及金融工具的公允 值_(績)

- (f) 公允值計量(續)
 - (i) 以公允值計量的金融資產及負 賃(績)

有關第三級公允值計量的資料

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Other debt investments: 其他債務工具: At 1 January 於一月一日 Investments 投資 Interest income recognised in profit or loss during the year 利息收入	– 363,222 498	- - -
At 31 December 於十二月三十一日	363,720	_
Put liability of non-controlling interest	54,661 (10,053)	61,301 (6,640)
At 31 December 於十二月三十一日	44,608	54,661
Financial liability arising from the Compensation Right: 金融負債: 於一月一日 Changes in fair value recognised in profit or loss during the year	_ _	23,658
At 31 December 於十二月三十一日	_	_
Total gains for the period included in 於報告年末計入損	313,841	66,405

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(f) Fair value measurement (continued)

(ii) Fair values of financial assets and liabilities carried at other than fair value

The carrying amounts of the Group's financial instruments carried at cost or amortised cost were not materially different from their fair values as at 31 December 2023 and 31 December 2024.

(g) 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 maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2024 and 31 December 2023.

43 財務風險管理及金融工具的公允 值(#)

(f) 公允值計量(續)

(ii) 按公允值以外的方式列賬的金 融資產及負債的公允值

本集團以成本或攤餘成本列賬 的金融工具賬面值,與其於二 零二三年十二月三十一日及二 零二四年十二月三十一日的公 允值並無重大差異。

(g) 資本管理

本集團資本管理的基本目標乃維持本 集團持續經營的能力及保持穩健的資 本比率,以支持其業務及提高股東價 值。

本集團管理其資本架構,並因應經濟 環境的變化及相關資產的風險特徵作 出調整。為維持或調整資本架構,本 集團可能會調整派付予股東的股息 股東的資本回報或發行新股。截至二 零二四年十二月三十一日及二零二三 年十二月三十一日止年度,有關資本 管理的目標、政策或程序並無變動。

43 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(g) Capital management (continued)

The Group monitors capital using a gearing ratio, which is net debt divided by the capital plus net debt. Net debt includes interest-bearing bank and other borrowings (other than convertible bonds), trade and bills payables, other payables and accruals, and other financial liabilities, less cash and bank balances and long-term time deposits, and excludes disposal groups. Capital represents convertible bonds and equity attributable to owners of the Company. The gearing ratios as at the end of the reporting periods were as follows:

43 財務風險管理及金融工具的公允 值_(藥)

(g) 資本管理(續)

本集團以資本負債比率監控資本,資本負債比率即淨負債除以資本加上淨負債除以資本加上及負債之和。淨負債包括計息銀行及與應付數項,與不包括可換股債券)、預提數則,以及其他金融負債,減死包括與實施,並不包養期定期存款,並不包括可換股債券及本公資工組。資本指可換股債券及本公資本負債比率如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest-bearing bank and	計息銀行及其他借貸		
other borrowings	(不包括可換股債券)		
(other than convertible bonds)		34,637,200	34,106,475
Trade and bills payables	應付賬款及票據	8,647,226	9,499,441
Other payables and accruals	其他應付款項及預提費用	11,244,088	12,892,166
Other financial liabilities - current	其他金融負債 一 流動	44,608	54,661
Less: Cash and bank balances	減:現金及銀行結存	(17,339,157)	(12,443,800)
Less: Long-term time deposits	減:長期定期存款	(14,006,079)	(19,253,990)
Net debt	淨負債	23,227,886	24,854,953
Equity attributable to owners of	本公司權益股東應佔權益		
the Company		41,562,287	44,319,959
Convertible bonds	可換股債券	-	3,304,280
Adjusted capital	經調整資本	41,562,287	47,624,239
Capital and net debt	資本與淨負債	64,790,173	72,479,192
Gearing ratio	資本負債比率	35.85%	34.29%

44 STATEMENT OF FINANCIAL POSITION 44 本公司財務狀況表 OF THE COMPANY

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current assets	非流動資產		
Property, plant and equipment	物業、廠房及設備	63	56
Investments in subsidiaries	於子公司的投資	18,653,200	18,505,201
Investments in associates	於聯營公司的投資	2,775,974	2,713,705
Derivative financial instruments	衍生金融工具	241,794	324,509
Other financial assets	其他金融資產	155,921	147,433
Loans to subsidiaries	貸款予子公司	8,994,443	5,784,907
Total non-current assets	總非流動資產	30,821,395	27,475,811
Current assets	流動資產		
Derivative financial instruments	衍生金融工具	_	9,752
Prepayments, other receivables and	預付款、其他應收款項		
other assets	及其他資產	1,064,472	1,135,745
Loans to subsidiaries	貸款予子公司	3,278,406	4,951,425
Cash and bank balances	現金及銀行結存	83,540	1,016,615
Total current assets	總流動資產	4,426,418	7,113,537
Current liabilities	流動負債		
Loans from subsidiaries	來自子公司的貸款	72,948	71,221
Other payables and accruals	其他應付款項及預提		
	費用	140,404	79,928
Interest-bearing bank and other borrowings	計息銀行及其他借貸	8,842,972	5,144,068
Derivative financial instruments	衍生金融工具	4,047	4,876
Total current liabilities	總流動負債	9,060,371	5,300,093
Net current (liabilities)/assets	流動(負債)/資產淨額	(4,633,953)	1,813,444
Total assets less current liabilities	總資產減流動負債	26,187,442	29,289,255

44 STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

44 本公司財務狀況表簿

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
	♪ 낫 록! ゟ /e		
Non-current liabilities	非流動負債		
Interest-bearing bank and other borrowings	計息銀行及其他借貸	13,576,535	18,428,321
Deferred tax liabilities	遞延税項負債	245,763	12,211
Derivative financial instruments	衍生金融工具	-	4,461
Total non-current liabilities	總非流動負債	13,822,298	18,444,993
Net assets	淨資產	12,365,144	10,844,262
Equity	權益		
Share capital	股本	356,662	358,143
Shares held under share award scheme	股份獎勵計劃項下所持		
	股份	(114,293)	(148,344)
Treasury shares	庫存股份	(17,981)	
Reserves	儲備	12,140,756	10,634,463
		, ,	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Total equity	總權益	12,365,144	10,844,262

Approved and authorised for issue by the board of directors on 26 March 2025.

董事會已於二零二五年三月二十六日批准及授權刊發。

Qing Lijun 慶立軍 Director 董事 Gao Fei 高飛 Director 董事

44 STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

44 本公司財務狀況表(績)

Note:

附註:

A summary of the Company's reserves is as follows:

本公司儲備概述如下:

					Fair value				
					reserve of				
					financial assets				
				Foreign					
				currency			Share option		
		Share	Contributed		comprehensive	Retained	reserve/share	Hedging	
		premium	surplus	differences	income		award reserve	reserve	Total
		promum	oui piuo	unicicnocs	按公允值計入	carming	awara reserve	1030140	Total
					其他全面收益的				
					金融資產之		購股權儲備/		
		股份溢價	實繳盈餘	外幣折算差額	立	保留利潤	股份獎勵儲備	對沖儲備	總計
		放加/建设 RMB'000	貝椒無跡 RMB'000						総司 RMB'000
				RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
			Note (a)						
			附註(a)						
At 1 January 2024	於二零二四年一月一日	6,936,283	387,574	233,305	(350,193)	2,174,775	974,532	278,187	10,634,463
At 1 Juliudiy 2024		0,930,263	301,314	200,000	(330,193)	2,114,115	314,002	210,101	10,034,403
Profit for the year	本年利潤	_	_	_	_	3,444,987	_	_	3,444,987
Changes in fair value of equity investments	按公允值計量且其變動計入								
designated at fair value through other	其他全面收益的股本投資								
comprehensive income, net of tax	的公允值變動,扣除税項	_	_	_	5,364	_	_	_	5,364
Exchange differences on translation	外幣折算差額	_	_	13,818	_	_	_	_	13,818
Cash flow hedges, net of tax	現金流量對沖,扣除稅項	_	_	(5,833)	_	_	_	(80,349)	(86,182)
				(1)				V. 17 17	(,,
Total comprehensive income for the year	年度全面收益總額	_	_	7,985	5,364	3,444,987	_	(80,349)	3,377,987
Fair value amortisation and cancellation of	可換股債券以股份為基礎的								
share-based payment component	支付部分的公允值攤銷及								
of the convertible bonds	註銷	_	_	_	_	_	322,409	_	322,409
Transfer upon lapse of share-based payment	可換股債券以股份為基礎的						,		, i
component of the convertible bonds	支付部分因失效而轉撥	_	_	_	_	1,026,647	(1,026,647)	_	_
Fair value amortisation of equity-settled share	以股份支付的購股權安排的					.,,	(-,,,		
option arrangements	公允值攤銷	_	_	_	_	_	(12,906)	_	(12,906)
Fair value amortisation of share award scheme	股票獎勵計劃公允值攤銷		_	_	_	_	41,910	_	41,910
Shares vested under share award scheme	根據股票獎勵計劃歸屬的股份	38,373	_	_	_	_	(123,279)	_	(84,906)
Share cancellation	註銷股份	(213,843)	_	_	_	_	(.=0,=.0)	_	(213,843)
Dividends paid to owners of the Company	已向本公司權益股東派付股息	(=10,010)		_	_	(1,924,358)	_	_	(1,924,358)
Sincordo para to ovinido di trio dompany						(1,027,000)			(1,024,000)
		(175,470)	-	-	-	(897,711)	(798,513)	-	(1,871,694)
At 31 December 2024	於二零二四年十二月三十一日	6,760,813	387,574	241,290	(344,829)	4,722,051	176,019	197,838	12,140,756

44 STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

44 本公司財務狀況表簿

Note: (continued)

附計:(續)

					Fair value reserve of				
					financial assets				
				Foreign	at fair value				
				currency	through other	(Accumulated	Share option		
		Share	Contributed	translation	comprehensive	losses)/retained	reserve/share	Hedging	
		premium	surplus	differences	income	earning	award reserve	reserve	Total
					按公允值計入其				
					他全面收益的金				
					融資產之公允值		購股權儲備/股		
		股份溢價	實繳盈餘	外幣折算差額	儲備	留利潤	份獎勵儲備	對沖儲備	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
			Note (a)						
			附註(a)						
At 1 January 2023	於二零二三年一月一日	9,030,035	387,574	293,519	(334,771)	(2,749,719)	751,905	404,759	7,783,302
Profit for the year	本年利潤	_	_	_	_	4,702,617	_	_	4,702,617
Changes in fair value of equity investments	按公允值計量且其變動計入					1,102,011			1,102,011
designated at fair value through other	其他全面收益的股本投資								
comprehensive income, net of tax	的公允值變動,扣除税項	_	_	_	(15,422)	_	_	_	(15,422)
Exchange differences on translation	外幣折算差額	_	_	(66,877)	(10,122)	_	_	_	(66,877)
Effective portion of changes in fair value of	來自本年對沖工具公允值變動			(00,011)					(00,011)
hedging instruments arising during the year	的實際部分	_	_	6,663	_	_	_	(126,572)	(119,909)
				-,				(,)	(****)
Total comprehensive income for the year	年度全面收益總額	-	_	(60,214)	(15,422)	4,702,617	_	(126,572)	4,500,409
	□14 m /# ± 1 m /0 ± ± ## ± ±								
Fair value amortisation of share-based payment	可換股債券以股份為基礎的支						405.000		405.000
component of the convertible bonds	付部分的公允值攤銷	_	_	_	_	_	435,998	_	435,998
Transfer upon lapse of share-based payment	可換股債券以股份為基礎的支					004 077	(004 077)		
component of the convertible bonds	付部分因失效而轉撥	_	_	_	_	221,877	(221,877)	_	-
Fair value amortisation of equity-settled share	以股份支付的購股權安排的公						00.007		00.007
option arrangements	允值攤銷	_	_	_	_	_	69,067	_	69,067
Shares issued and transfer of share option	根據以股份支付的購股權安排								
reserve under equity-settled share option	發行股份及轉出購股權儲	400.005					(40.055)		455.040
arrangements	備の表を見されるなどを表が	198,865	_	_	_	_	(43,855)	_	155,010
Fair value amortisation of share award scheme	股票獎勵計劃公允值攤銷	45.040	_	_	_	_	121,608	_	121,608
Shares vested under share award scheme	根據股票獎勵計劃歸屬的股份	15,616	_	_	_	_	(138,314)	_	(122,698)
Share cancellation	註銷股份	(720,218)	_	_	_	_	_	_	(720,218)
Dividends paid to owners of the Company	已向本公司權益股東派付股息	(1,588,015)							(1,588,015)
		(2,093,752)	-	-	-	221,877	222,627	-	(1,649,248)
	M # -5-1								
At 31 December 2023	於二零二三年十二月三十一日	6,936,283	387,574	233,305	(350, 193)	2,174,775	974,532	278,187	10,634,463

Note:

(a) The contributed surplus of the Company represents the difference between the then combined net asset value of the subsidiaries acquired pursuant to the Group reorganisation and the nominal value of the shares of the Company issued in exchange therefor.

附註:

(a) 本公司的實繳盈餘指根據集團重組所收購 子公司的當時合併資產淨值與本公司為換 取上述合併資產淨值所發行股份的面值間 的差額。

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024

Up to the date of issue of these financial statements, the IASB has issued a number of new or amended standard, which are not yet effective for the year ended 31 December 2024 and which have not been adopted in these financial statements. These developments include the following which may be relevant to the Group.

45 截至二零二四年十二月三十一日 止年度已頒佈但尚未生效的修 訂、新準則及詮釋的潛在影響

截至該等財務報表刊發日期,國際會計準則理事會已頒佈多項新訂或經修訂準則,但於截至二零二四年十二月三十一日止年度尚未生效且本集團並無於該等財務報表採納。有關發展包括可能與本集團相關的以下各項:

Effective for accounting periods beginning on or after 於以下日期或之後開始的會計期間生效

Amendments to IAS 21, The effects of changes in foreign exchange rates — Lack of exchangeability

1 January 2025

國際會計準則第21號的修訂, 匯率變動的影響: 缺乏可兑換性

二零二五年一月一日

Amendments to IFRS 9, Financial instruments and IFRS 7, Financial instruments:

disclosures — Amendments to the classification and measurement of financial instruments.

1 January 2026

國際財務報告準則第9號的修訂,金融工具及國際財務報告準則第7號的修訂,金融工具:對金融工具分類及計量的修訂的披露

二零二六年一月一日

Annual improvements to IFRS Accounting Standards — Volume 11 國際財務報告會計準則年度改進 — 第11卷

1 January 2026

IFRS 18. Presentation and disclosure in financial statements

二零二六年一月一日 1 January 2027

國際財務報告準則第18號,財務報表的呈列及披露

二零二七年一月一日

1 January 2027

IFRS 19, Subsidiaries without public accountability: disclosures 國際財務報告準則第19號,無公眾問責性的附屬公司:披露

二零二七年一月一日

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024 (continued)

The equivalent new and revised HKFRSs, consequently issued by the HKICPA as a result of these developments, have the same effective date as those issued by the IASB and are in all material aspects identical to the pronouncements issued by the IASB.

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

46 APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 26 March 2025.

45 截至二零二四年十二月三十一日 止年度已頒佈但尚未生效的修 訂、新準則及詮釋的潛在影響(素)

香港會計師公會隨後因此等變動頒佈等同的新訂及經修訂香港財務報告準則,其與國際會計準則理事會所頒佈者具有相同生效日期,且在所有重大方面與國際會計準則理事會所頒佈之聲明一致。

本集團正在評估該等修訂對初始採用期間 的預期影響。目前為止的結論是,採納該等 修訂不大可能對綜合財務報表產生重大影 響。

46 批准財務報表

董事會已於二零二五年三月二十六日批准 及授權刊發財務報表。

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

The following is a summary of the published audited financial statements of China Mengniu Dairy Company Limited (the "Company") and its subsidiaries for the respective years.

下列為中國蒙牛乳業有限公司(「本公司」)及其子 公司於下列各年度已發佈的經審核財務報表概要。

RESULTS 業績

				Year ended 截至止年度		
		2024	2023	2022	2021	2020
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue	收入	88,674,774	98,624,041	92,593,322	88,141,475	76,034,844
Profit before tax	税前利潤	999,177	6,312,187	6,502,353	5,868,168	4,154,786
Income tax expense	所得税支出	(774,572)	(1,425,212)	(1,317,549)	(904,510)	(653,193)
Profit for the year	本年利潤	224,605	4,886,975	5,184,804	4,963,658	3,501,593
Attributable to:	以下各方應佔:					
Owners of the Company	本公司權益股東	104,507	4,809,197	5,302,972	5,025,537	3,525,044
Non-controlling interests	非控股股東權益	120,098	77,778	(118,168)	(61,879)	(23,451)
Proposed dividend	擬派股息	1,994,247	1,924,358	1,589,989	1,506,161	1,058,093
Earnings per share attributable to	本公司普通股權益股東					
ordinary equity holders of the	應佔每股盈利					
Company (RMB) (Note (i))	(人民幣)(附註(i))					
For profit for the year	本年利潤					
- Basic	- 基本	0.027	1.220	1.342	1.274	0.897
- Diluted	- 攤薄	0.027	1.216	1.336	1.267	0.892

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

ASSETS, LIABILITIES AND EQUITY

資產、負債及權益

At 31 December

		於十二月三十一日							
		2024	2023	2022	2021	2020			
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年			
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000			
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元			
Total assets	總資產	106,292,792	115,219,951	117,813,205	98,101,344	80,146,240			
Total liabilities	總負債	58,267,301	64,568,240	67,761,407	56,101,912	42,898,681			
Equity attributable to owners	本公司權益股東應佔權益								
of the Company		41,562,287	44,319,959	40,098,540	36,825,784	32,982,642			
Non-controlling interests	非控股股東權益	6,463,204	6,331,752	9,953,258	5,173,648	4,264,917			

Note: 附註:

- (i) The calculation basis for the earnings per share attributable to (i) ordinary equity holders of the Company is set out in Note 13 to the consolidated financial statements.
- (i) 本公司普通股權益股東應佔每股盈利的計算基準 載於綜合財務報表附註13。



China Mengniu Dairy Company Limited 中國蒙牛乳業有限公司*

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

Stock Code 股份代號: 2319

www.mengniu.com.cn www.mengniuir.com

