

於香港註冊成立之有限公司 Incorporated in Hong Kong with limited liability Stock Code 股份代號: 00119

2024年 Annual Report 朝



品牌定位 Brand Positioning

美好生活領創者 LEADING CREATOR OF A BRIGHTER FUTURE

品牌口號 Brand Slogan

追求卓越[,]領創美好 STRIVE FOR EXCELLENCE, CREATE BRIGHTER FUTURE

品牌核心價值 Brand Core Values

實力非凡 POWERFUL 開放多元 OPEN 卓越引領 LEADING 活力進取 YOUTHFUL

外塑品牌 Corporate Brand Image

企業基因 Corporate DNA

紅色基因鑄魂[,]藍色基因立身 RED GENES TO FORGE THE SOUL, BLUE GENES TO CREATE SUCCESS

內塑文化 Corporate Brand Culture

企業使命 Mission

保國利民 追求卓越 Safeguarding the Country, Serving the People, Striving for Excellence 企業願景 Vision

成為受人尊敬的卓越企業
To Become an Inspiring and
Excellent Enterprise

核心價值觀 Core Value

責任為本 發展至上 Responsibility First, Development Foremost 企業精神 Company Spirit

忠誠 擔當 務實 奮鬥
Loyalty, Responsibility,
Pragmatism, Perseverance

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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors
WAN Yuqing (Chairman)
HU Zaixin (Managing Director)
(appointed on 14 March 2024)
YE Liwen (resigned on 30 September 2024)

Non-executive Directors

ZHANG Yi (appointed on 21 February 2025) GONG Jian (appointed on 21 February 2025) DENG Huan (appointed on 21 February 2025) CHEN Yuwen (resigned on 21 February 2025)

Independent Non-executive Directors IP Chun Chung, Robert (resigned on 22 May 2024) FUNG Chi Kin LEUNG Sau Fan, Sylvia WONG Ka Lun NG Kim Lam (appointed on 22 May 2024)

AUDIT COMMITTEE

LEUNG Sau Fan, Sylvia (Chairlady)
ZHANG Yi (appointed on 21 February 2025)
GONG Jian (appointed on 21 February 2025)
DENG Huan (appointed on 21 February 2025)
CHEN Yuwen (resigned on 21 February 2025)
IP Chun Chung, Robert (resigned on 22 May 2024)
FUNG Chi Kin
WONG Ka Lun
NG Kim Lam (appointed on 22 May 2024)

REMUNERATION COMMITTEE

WONG Ka Lun (Chairman)
HU Zaixin (appointed on 22 May 2024)
ZHANG Yi (appointed on 21 February 2025)
CHEN Yuwen (resigned on 21 February 2025)
IP Chun Chung, Robert (resigned on 22 May 2024)
FUNG Chi Kin
LEUNG Sau Fan, Sylvia

NOMINATION COMMITTEE

WAN Yuqing (Chairman)
YE Liwen (resigned on 30 September 2024)
GONG Jian (appointed on 21 February 2025)
IP Chun Chung, Robert (resigned on 22 May 2024)
FUNG Chi Kin
LEUNG Sau Fan, Sylvia
WONG Ka Lun

ENVIRONMENTAL, SOCIAL AND GOVERNANCE COMMITTEE

WAN Yuqing (Chairman)
(resigned on 22 May 2024)
NG Kim Lam (Chairman)
(appointed on 22 May 2024)
HU Zaixin (appointed on 22 May 2024)
YE Liwen (appointed on 22 May 2024 and resigned on 30 September 2024)
DENG Huan (appointed on 21 February 2025)
CHEN Yuwen (resigned on 21 February 2025)
IP Chun Chung, Robert (resigned on 22 May 2024)
FUNG Chi Kin

董事會

執行董事

萬宇清(主席) 胡在新(董事總經理) (於二零二四年三月十四日委任) 叶黎聞(於二零二四年九月三十日辭任)

非執行董事

張毅(於二零二五年二月二十一日委任) 龔健(於二零二五年二月二十一日委任) 鄧歡(於二零二五年二月二十一日委任) 陳育文(於二零二五年二月二十一日辭任)

獨立非執行董事

葉振忠(於二零二四年五月二十二日辭任) 馮志堅 梁秀芬 黃家倫 吳劍林(於二零二四年五月二十二日委任)

審核委員會

梁秀芬(主席) 張毅(於二零二五年二月二十一日委任) 龔健(於二零二五年二月二十一日委任) 鄧歡(於二零二五年二月二十一日發任) 陳育文(於二零二五年二月二十一日辭任) 葉振忠(於二零二四年五月二十二日辭任) 馮志堅 黃家倫 吳劍林(於二零二四年五月二十二日委任)

薪酬委員會

黃家倫(主席)

提名委員會

萬宇清(主席) 叶黎聞(於二零二四年九月三十日辭任) 龔健(於二零二五年二月二十一日委任) 葉振忠(於二零二四年五月二十二日辭任) 馮志堅 梁秀芬 黃家倫

環境、社會及管治委員會

萬宇清(主席)(於二零二四年五月二十二日 辭任) 吳劍林(主席)(於二零二四年五月二十二日 委任) 胡在新(於二零二四年五月二十二日委任) 叶黎聞(於二零二四年五月二十二日委任及 於二零二四年九月三十日辭任) 鄧歡(於二零二五年二月二十一日委任) 陳育文(於二零二五年二月二十一日辭任) 葉振忠(於二零二四年五月二十二日辭任) 馮志堅



COMPANY SECRETARY AND AUTHORIZED REPRESENTATIVE

WONG Cheuk Him

LEGAL ADVISER

Morrison & Foerster (resigned on 4 September 2024)
Jingtian & Gongcheng LLP
(appointed on 5 September 2024)

AUDITOR

Baker Tilly Hong Kong Limited

PRINCIPAL BANKERS

Agricultural Bank of China Limited Bank of Beijing Co., Ltd. Bank of China Limited

Bank of Communications Co., Ltd.

Bank of Shanghai Co., Ltd.

China Citic Bank Corporation Limited

China CITIC Bank International Limited

China Construction Bank Corporation

China Everbright Bank Co., Ltd.

China Guangfa Bank Co., Ltd.

China Merchants Bank Co., Ltd.

China Minsheng Bank Corp., Ltd.

China Zheshang Bank Co., Ltd.

CMB Wing Lung Bank Limited

Hua Xia Bank Co., Limited

Industrial and Commercial Bank of China Limited

Industrial and Commercial Bank of China (Asia) Limited Industrial Bank Co., Ltd.

Malayan Banking Berhad

Ping An Bank Co., Ltd.

Fing An Bank Co., Ltd.

Postal Savings Bank of China Limited

Shanghai Pudong Development Bank Co. Ltd.

INVESTOR RELATIONS CONSULTANT

Strategic Financial Relations Limited

SHARE REGISTRAR AND TRANSFER OFFICE

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

REGISTERED OFFICE

Room 2503, Admiralty Centre, Tower 1 18 Harcourt Road, Hong Kong

COMPANY WEBSITE

www.polyhongkong.com

公司秘書及授權代表

黃卓謙

法律顧問

美富律師事務所(於二零二四年九月四日辭任) 競天公誠律師事務所有限法律責任合夥 (於二零二四年九月五日委任)

核數師

天職香港會計師事務所有限公司

主要銀行

中國農業銀行股份有限公司

北京銀行股份有限公司

中國銀行股份有限公司

交通銀行股份有限公司

上海銀行股份有限公司

中信銀行股份有限公司

中信銀行(國際)有限公司

中國建設銀行股份有限公司

中國光大銀行股份有限公司

廣發銀行股份有限公司

招商銀行股份有限公司

中國民生銀行股份有限公司

浙商銀行股份有限公司

招商永隆銀行有限公司

華夏銀行股份有限公司

中國工商銀行股份有限公司

中國工商銀行(亞洲)有限公司

興業銀行股份有限公司

馬來亞銀行有限公司

平安銀行股份有限公司

中國郵政儲蓄銀行股份有限公司

上海浦東發展銀行股份有限公司

投資者關係顧問

縱橫財經公關顧問有限公司

股份過戶登記處

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

註冊辦事處

香港夏慤道18號 海富中心第一座2503室

公司網址

www.polyhongkong.com

CHAIRMAN'S STATEMENT 主席報告

CORPORATE BACKGROUND

The Group is one of the foremost property developers in China and is the real estate offshore listed flagship of China Poly Group Corporation Limited (a state-owned enterprise). Its major businesses include property development, investment and management. The Group develops residential and commercial properties in the most active areas in terms of economic development in China, including Yangtze River Delta, Pearl River Delta, Southwestern region, other regions and Hong Kong. Projects of the Group are located in 24 major cities, including Shanghai, Hong Kong, Shenzhen, Guangzhou, Suzhou, Ningbo, Jinan and Wuhan, among others. The Group maintains a high-quality investment property portfolio in various cities comprising landmark properties such as Shanghai Poly Plaza, Shanghai Stock Exchange Building and Beijing Poly Plaza.

企業背景

本集團是中國主要的地產發展商之一,為央企中國保利集團有限公司的境外上市房地產旗艦。本集團的主要業務包括物業發展、投資和管理,於中國經濟最具活力的長三角、珠三角、西南地區、其他地區和香港發展住宅和商業項目。本集團現有土地儲備覆蓋24個主要城市,包括上海、香港、深圳、廣州、蘇州、寧波、濟南和武漢等。本集團擁有高質素的投資物業組合,包括多個城市的標誌性建築,如上海保利廣場、上海證券大廈和北京保利大廈等。





TOTAL ASSETS 總資產

人民幣 1,987 億元

RMB 198.7 billion

TURNOVER 營業額

人民幣 402 億元

RMB 40.2 billion



CHAIRMAN'S STATEMENT 主席報告

BUSINESS REVIEW

In 2024, China's economy steadily advanced along the path of high-quality development in the face of severe and complex domestic and international environment. China's gross domestic product (GDP) exceeded RMB130 trillion for the first time and expanded 5% year on year, successfully achieving the expected target. China retained its position as the world's second-largest economy, continuing to serve as a pivotal driver of global economic growth.

The real estate market continued its trend of bottoming out and consolidating. The annual sales of newly-built commercial housing amounted to approximately RMB9.7 trillion, representing a year-on-year decrease of 17.1%. A sharp market contraction in the second quarter prompted an accelerated policy rollout in the second half of the year. The Politburo meeting held in late September proposed "to make efforts to stabilize the property market and reverse its downturn", sending the strongest signal to maintain stability. It decisively deployed a package of incremental policies, marking an inflection point in real estate policies, which has led to the improvement of market expectations.

The Group recorded profit attributable to shareholders of RMB183 million for the year, representing a year-on-year decrease of 87.3%. This decrease was mainly due to the market downturn and the pressure on selling prices. The Group devoted efforts to accelerate the turnover of assets and capital to avoid risks and maximize shareholders' interests in the long term. As a result, the gross profit margin decreased by 4.0 percentage points to 16.4% and a provision for impairment of properties under development and held for sale of RMB708 million was made. The Board of Directors of the Company (the "Board") recommends the distribution of a final dividend of 2.1 HK cents per share to shareholders in appreciation of their support.

業務回顧

二零二四年,面對嚴峻複雜的國內外環境,中國經濟沿著高質量發展道路穩健前行。國內生產總值(GDP)首次突破130萬億元,按年增長5%,順利實現預期目標。經濟總量規模穩居全球第二位,繼續為世界經濟增長提供重要動力。

房地產市場延續築底調整的態勢。全年新建商品房銷售額約9.7萬億·下降17.1%。二季度市場急速下滑,下半年政策推進節奏加快。九月底中央政治局會議提出「要促進房地產市場止跌回穩」、釋放最強維穩信號,果斷部署一攬子增量政策,明確樓市政策拐點,帶動市場預期修復。

年內本集團實現股東應佔溢利人民幣1.83億元,同比下降87.3%。主要由於市場下行,銷售價格承壓,本集團致力於加快資產和資金周轉,以實現長期規避風險和股東利益最大化。導致結轉毛利率下降4.0個百分點至16.4%,同時計提發展中及持作出售物業之減值撥備人民幣7.08億元。本公司之董事會(「董事會」)建議派發末期股息每股2.1港仙,以回饋股東支持。





Poly Property Group (the Group, together with its joint ventures and associates) achieved contracted sales of RMB54.2 billion for the year, representing a year-on-year growth of 1%, and was one of only two listed companies which recorded growth among the top 20 real estate companies on the CRIC List. It ranked 17th in the industry in terms of total sales amount, a jump of 10 places from the end of 2023. The sales amount in the Yangtze River Delta and the Greater Bay Area accounted for 73%, a year-onyear increase of 6 percentage points, reflecting the further concentration of expansion resources in high-tier cities in recent years. During the year, the sales collection amounted to RMB54.8 billion, representing a collection rate of 101%. Sales scale reflects market competitiveness, while collection quality ensures financial stability, both of which are of equal importance.

As the market remained in a bottoming-out stage, the Group maintained a prudent investment strategy, adding six property development projects in Shanghai, Ningbo, Shenzhen and Jinan during the year. It is expected that these projects and their respective local teams will be able to bring in returns for shareholders' investment and achieve the desired capital turnover amid sector consolidation. The project management business achieved remarkable results, with the Guiyang Era Opus project securing an 80% sellthrough rate at its debut, which encouraged our regional companies to leverage our brand and operational expertise to explore asset-light models and diversify their revenue sources. In January 2025, the Group acquired a land parcel at Luju Road, Liwan District, Guangzhou at the reserve price, with the aim to develop a flagship project and steadily strengthen our development foundation.

CHAIRMAN'S STATEMENT 主席報告

Despite sector-wide volatility and downturn, Poly Property has steadfastly pursued prudent innovation and diligent execution, achieving year-on-year enhancements in product competitiveness and operational capabilities while maintaining positive operating cash flow for consecutive years. In 2024, it recorded net operating cash inflow of RMB6.8 billion, enabling a net reduction of RMB3.4 billion or 4.7% in total borrowings. Capital structure was further optimised, with all indicators of the "three red lines" improving markedly. Net gearing ratio decreased by 16.2 percentage points year-on-year to 76.9%, cash-to-short-term debt ratio rose from 1.53 to 1.77, and liability-to-asset ratio (excluding presale deposits) decreased by 2.2 percentage points to 70.4%. During the year, the Group refinanced maturing debts through a HK\$3.9 billion sustainability-linked syndicated loan and a RMB5.0 billion corporate bond, lowering the average financing cost by 50 basis points to 3.38%. In January 2025, the Group obtained approvals of issuance of an additional RMB7 billion of corporate bonds, and will seize financing opportunities and take advantage of low-interest funding channels to steadily advance debt optimization.

雖然行業震盪下行,但保利置業堅持守正創新、 默默耕耘,產品競爭力和企業經營能力逐年提 升,連續實現經營性現金流為正。2024年經營 性現金流淨流入人民幣68億元,促進總借貸 減少人民幣34億元或4.7%。資本結構持續優 化,三道紅線指標全面改善。淨負債率按年下 16.2個百分點至76.9%,現金短債比由1.53升至 1.77,剔除預收賬款的資產負債率下降2.2個百分點至70.4%。年內通過發行港幣39億元公司債 續發展掛鉤銀團貸款和人民幣50億元公司債券 等置換到期債務,推動企業平均資金成本事 50個基點至3.38%。二零二五年一月,本集團 獲批人民幣70億元公司債券發行額度,將抓緊 融資窗口、把握低息渠道,有序推進債務優化工 作。

BUSINESS OUTLOOK

In 2025, the external environment remains fraught with uncertainties. The Central Economic Work Conference emphasized the need to implement a more proactive fiscal policy and an appropriately accommodative monetary policy, advocating for a coordinated policy "toolkit" to lay a solid foundation for the upcoming 15th Five-Year Plan period. For the real estate sector, key priorities include intensifying urban village redevelopment and dilapidated housing renovations to fully unlock the potential of rigid and improved housing demand, rationally controlling new land supply for real estate development, revitalizing existing land reserves and commercial properties, and advancing the disposal of unsold housing inventory. Stabilizing and restoring the real estate market stands as both a clear policy objective and a shared market expectation.

業務展望

二零二五年,外部環境充滿不確定性。中央經濟工作會議指出,要實施更加積極的財政政策和適度寬鬆的貨幣政策,要打好政策「組合拳」,為實現「十五五」良好開局打牢基礎。房地產方面,要加力實施城中村和危舊房改造,充分釋放剛性和改善性住房需求潛力;合理控制新增房地產用地供應,盤活存量用地和商辦用房,推進處置存量商品房工作。房地產市場止跌回穩,是明確的政策目標,也是市場的共同期盼。





The property market regulations have now entered their most accommodative phase in history. The focus this year will center on the implementation efficacy and transmission effectiveness of announced policies, particularly the fiscal support for urban renewal and state-backed inventory acquisition programs. The Group will proactively advance the planning adjustment and revitalization of stock assets. While real estate investment may remain under pressure in 2025, policy interventions are expected to facilitate a soft landing for developers, narrowing the decline in key market indicators and gradually restoring homebuyer confidence.

目前樓市調控政策已進入歷史最寬鬆階段,今年關注重點將是已公佈政策的落地情況和傳導效率,尤其是關於舊改和收儲的財政支持力度。本集團亦將積極推進存量資產的調規和盤活工作。二零二五年房地產投資或仍將承壓,但政策有望幫助企業實現軟著陸,帶動主要指標跌幅收窄,逐步修復購房者信心。

Amid efforts to capitalize on policy tailwinds, property developers must simultaneously strengthen operational fundamentals. Strategic clarity, refined management, and efficient execution remain perpetual imperatives for enterprises. It is also necessary to align with and anticipate industry trends, focusing on delivering "quality housing" that embodies safety, comfort, sustainability, and smart technologies, thereby steering the industry toward a new development model and high-quality growth. As winter heralds the promise of spring, we will rise to challenges with resolute confidence, embracing innovation in the relentless pursuit of our vision and honoring the trust placed in us by stakeholders.

房企在積極爭取利好政策的同時,也要夯實自身的發展基礎。戰略更清晰、管理更精細、執行更高效,是企業永遠的課題。更要順應和預見行業發展趨勢,著力建設安全、舒適、綠色、智慧的「好房子」,推動房地產行業轉向新模式和高質量發展。寒冬既至,春山在望。保利人將正視困難、堅定信心,向新而行再出發,逐夢篤行不負韶華。

PROJECTS PORTFOLIO

項目概覽

YANGTZE RIVER DELTA REGION





Suzhou Poly Junhua Mansion 蘇州保利珺華賦



Suzhou Classics Mansion 蘇州紫金翡麗甲第





Ningbo Poly Jinmao Palace 寧波保利金茂府







PEARL RIVER DELTA REGION

珠三角地區



Guangzhou Poly Gratified West Bay 廣州保利西悦灣





Guangzhou Poly Moonlight Lake 廣州保利明玥湖光

Guangzhou Poly Chill Residence 廣州保利琅譽





2 Foshan Poly Mansion 佛山保利鉑悦府

Shenzhen Poly Jade Apartments 深圳保利靜安府





3 Shenzhen Poly Vibe Centro 深圳保利龍譽

SOUTHWESTERN REGION





Guiyang Poly Park 2010 貴陽保利公園2010





Guiyang Poly Bright Moon on Top 貴陽保利明玥半山





Nanning Poly Town Phase II 有寧保利領秀前城二期

Nanning Poly Jin House 南寧保利錦上



Nanning Poly Park City 南寧保利宸上印



Kunming Poly City 昆明保利城







Jinan Poly Quehua Peak Scenery 濟南保利鵲華賦

4 Jinan Poly Jinmao Splendid Jade 濟南保利金茂琅譽



Jinan Poly Glory of Praise 濟南保利雲上璟譽



5 Yantai Poly Moon Mansion 煙台保利明玥春江





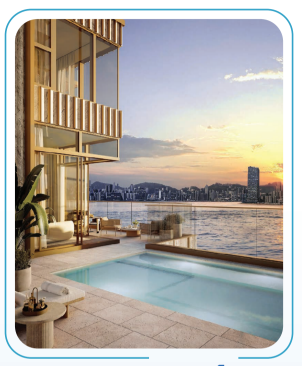




Hong Kong Vibe Centro 香港龍譽



2 Hong Kong Villa La Plage 香港瑧譽



Hong Kong Pano Habour 香港澐璟



3 Hong Kong Chill Residence 香港朗譽

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

BUSINESS OVERVIEW

For the year ended 31 December 2024 (the "Year"), the Group recorded a revenue of RMB40,208 million (2023: RMB40,932 million), representing a decrease of 1.8% when comparing to that of last year. Profit attributable to shareholders amounted to RMB183 million (2023: RMB1,445 million), representing a decrease of 87.3% when comparing to that of last year. Basic and diluted earnings per share were both RMB4.79 cents, representing year-on-year decreases of 87.3%.

The above decreases were mainly due to the impact of the downward trend of the real estate market in Mainland China and Hong Kong, resulting in the decrease in the gross profit margin of projects with sales recognised during the Year. Meanwhile, impairment provision was made on properties under development and properties held for sale and such projects mainly included Hong Kong Chill Residence, Jinan Poly Mountain Villa and Changzhou Poly Jingyue Palace.

As at 31 December 2024, shareholders' equity of the Group amounted to RMB34.2 billion (as at 31 December 2023: RMB34.1 billion), with a net asset value per share of RMB8.95 (as at 31 December 2023: RMB8.92).

PROPERTY DEVELOPMENT

The GFA of newly commenced construction of Poly Property Group (the Group, together with its joint ventures and associates) during the Year was approximately 1,555,000 square metres. The GFA of construction completed during the Year was approximately 4,553,000 square metres. The contracted area sold amounted to approximately 2,121,000 square metres, including 147 continual launches and 9 debut launches. As at 31 December 2024, Poly Property Group had 55 projects under construction and under planning, representing a total GFA of approximately 13,164,000 square metres.

整體經營情況

截至二零二四年十二月三十一日止全年(「年內」),本集團的收入為人民幣402.08億元(二零二三年:人民幣409.32億元),較去年下降1.8%。股東應佔溢利為人民幣1.83億元(二零二三年:人民幣14.45億元),較去年下降87.3%。每股基本及攤薄後盈利均為人民幣4.79分,同比下降87.3%。

前述下降主要由於受內地和香港房地產市場下行的影響,導致年內結轉項目毛利率下降。同時對發展中物業和持作出售物業計提減值,該等項目主要包括香港朗譽、濟南保利山語及常州保利景玥府等。

本集團於二零二四年十二月三十一日之股東權益為人民幣342億元(二零二三年十二月三十一日:人民幣341億元),每股資產淨值為人民幣8.95元(二零二三年十二月三十一日:人民幣8.92元)。

房地產開發

年內置業集團(本集團連同其合營企業及聯營公司)完成新開工建築面積約155.5萬平方米,竣工建築面積約455.3萬平方米;合約銷售面積約212.1萬平方米,其中持續銷售項目147個,首次開盤項目9個。截至二零二四年十二月三十一日,置業集團共有55個在建及待建項目,總建築面積約1,316.4萬平方米。



PROPERTY SALES

In 2024, contracted sales of Poly Property Group increased by 1% year-on-year to RMB54.2 billion with contracted area sold of 2,121,000 square metres. The average selling price of contracted sales was RMB25,546 per square metre. The average selling price of contracted sales in Mainland China was RMB21,986 per square metre, remaining unchanged year-on-year. 11 projects recorded contracted sales of over RMB1 billion per single project, including Hong Kong Pano Habour, Hangzhou Jade Urban, Shanghai Poly Serene Centro, Shanghai Poly Center Manor, Jinan Poly Crown, Hong Kong Chill Residence, Guangzhou Poly Gratified West Bay, Kunshan Poly Brilliant Palace, Shenzhen Poly Vibe Centro, Ningbo Poly Villa Re Place and Ningbo Poly Jinmao Palace.

銷售情況

二零二四年,置業集團合約銷售金額同比增長1%至人民幣542億元,合約銷售面積212.1萬平方米。合約銷售均價人民幣25,546元/平方米,其中內地市場合約銷售均價人民幣21,986元/平方米,同比持平。單盤合約銷售金額超過人民幣10億元的項目達到11個,包括香港澐璟、杭州桂月雲翠、上海保利琅譽、上海保利印象青城、濟南保利瓏譽、香港朗譽、廣州保利西悦灣、崑山保利璀璨璟園、深圳保利龍譽、寧波保利瑧譽和寧波保利金茂府。

		Contracted Sales in 2024 by		Contracted Area Sold in 2024 by	
Region		Region 二零二四年 合約銷售	Percentage	Region 二零二四年 合約銷售	Percentage
區域		金額區域分佈	佔比	面積區域分佈	佔比
		(RMB		('000 square	
		million) (人民幣	(%)	metres)	(%)
		百萬元)	(%)	(千平方米)	(%)
Yangtze River Delta	長三角	22,123	41%	664	31%
Pearl River Delta	珠三角	9,479	17%	451	21%
Southwestern	西南	4,390	8%	384	18%
Others	其他	10,025	19%	594	28%
Hong Kong	香港	8,159	15%	28	1%
Total	合計	54,176	100%	2,121	100%

Notes:

- Contracted sales include car park sales;
- The totals may not be equal to the sum of the figures due to roundoff.

附註:

- 1. 合約銷售金額含車位;
- 2. 數字經進位,故相加後不一定等於合計數字。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

NEW LAND RESERVES

In 2024, 6 development projects were acquired by Poly Property Group in Shanghai, Ningbo, Shenzhen and Jinan. The total GFA of new land reserves for the Year was approximately 964,000 square metres. The cost of land was considered reasonable.

新增土地儲備

二零二四年,置業集團共取得6個開發項目,分 佈位於上海、寧波、深圳和濟南。年內新增土地 儲備總建築面積約96.4萬平方米,土地成本保 持在合理水平。

List of Land Reserve Acquired in 2024

二零二四年新增土地儲備列表

Project 項目	Type 用途	Site Area 佔地面積	Planned GFA 規劃建築面積	Interests Attributable to the Group 歸屬本集團權益	
		('000 square	('000 square		
		metres) (千平方米)	metres) (千平方米)	(%) (%)	
Ningbo Poly Jinmao Palace	Commercial and	66	206	60%	For sale
寧波保利金茂府	商住				在售
Jinan Poly Jinmao Splendid Jade	Commercial and Residential	12	66	30%	For sale
濟南保利金茂琅譽	商住				在售
Jinan Poly Greentown Phoenix Mansion	Commercial and	108	393	34%	For sale
濟南保利綠城鳳棲和鳴	商住				在售
Jinan Poly Glory of Praise 濟南保利雲上璟譽	Commercial and Residential 商住	40	135	51%	For sale 在售





Project 項目	Type 用途	Site Area 佔地面積	Planned GFA 規劃建築面積	Interests Attributable to the Group 歸屬本集團權益	•
		('000 square	('000 square		
		metres)	metres)	(%)	
		(千平方米)	(千平方米)	(%)	
Shenzhen Bao An Project 深圳寶安項目	Commercial and Residential 商住	10	80	100%	Under planning 規劃中
Shanghai Min Hang Project 上海閔行項目	Residential 住宅	30	83	100%	Under planning 規劃中
Total	合計	266	964		

Notes:

- Since figures were rounded up to the nearest thousand, their total may not be equal to the actual sum;
- 2. As at 31 December 2024.

附註:

- 1. 數字經進位至最接近的千位數,故相加後不一定等於 合計數字:
- 2. 開發進度截至二零二四年十二月三十一日。

SUMMARY OF NEWLY ACQUIRED PROJECTS IN 2024

1. Ningbo Poly Jinmao Palace

The project is located in the East New Town, Ningbo, which is the new political, financial and exhibition centre of the city. It is approximately 200 metres away from the Donghuan South Road Station of Metro Line 1, offering excellent transportation links. The surrounding development is mature, with comprehensive education, medical and commercial facilities, ensuring a perfect living environment. The project, with a planned total GFA of approximately 206,000 square metres, is intended to be developed into high-rise residential buildings.

2. Jinan Poly Jinmao Splendid Jade

The project is located in the CBD area of Lixia District, Jinan, neighbouring the Second Ring East Road in the east and Jiefang East Road in the north, both of which are iconic trunk roads, enjoying convenient transportation. Jinan's key schools, Dianliu No.1 Primary School and Dianliu No.1 Middle School, are both located on the west side of the project, and with complete commercial and medical facilities in the vicinity and high convenience in life. There are landscape resources such as Quanfu River, Yanchi Mountain, Maoling Mountain and Baihua Park around the project, enjoying an advantageous geographical position. The project, with a planned total GFA of approximately 66,000 square metres, is intended to be developed into high-rise residential buildings.

3. Jinan Poly Greentown Phoenix Mansion The project is located in Lianhuashan area of Licheng District, Jinan, about 1 kilometer away from Jingshi Road and Lyuyou Road, both of which are the iconic transportation trunk roads in Jinan, making transportation convenient. The surrounding development is relatively mature, with complete educational, commercial and medical facilities. The project is surrounded by landscape resources such as Hancang River, Fenghuangshan Mountain and Lianhuashan Mountain Park, providing a prime geographical location. The project, with a planned total GFA of approximately 393,000 square metres, is intended to be developed into high-rise residential

二零二四年新獲取項目介紹

1. 寧波保利金茂府

項目位於寧波市東部新城板塊,是寧波新的政治、金融和會展中心。距離軌道交通1號線東環南路站約200米,交通出行便利。周邊發展成熟,教育、醫療和商業均配套齊全,生活配套完善。項目規劃總建築面積約20.6萬平方米,擬發展作高層住宅小區。

2. 濟南保利金茂琅譽

項目位於濟南市歷下區CBD片區內,東臨二環東路,北接解放東路等城市主幹道,交通出行便利。濟南市重點學校甸柳一小和甸柳一中均位於項目西側,周邊商業均配套齊全,生活便利性高。項目周邊有全福河、燕翅山、茂嶺山和百花公園等景觀資源,地理位置佳。項目規劃層往案面積約6.6萬平方米,擬發展作高層住宅小區。

3. 濟南保利綠城鳳棲和鳴

項目位於濟南市歷城區蓮花山片區,距離經十路、旅遊路約1公里,經十路和旅遊路均為濟南標誌性交通主幹道,交通出行便利。周邊發展比較成熟,教育、商業和醫療均配套完善。項目周邊有韓倉河、鳳凰山和蓮花山山體公園等景觀資源,地理位置佳。項目規劃總建築面積約39.3萬平方米,擬發展作高層住宅小區。

buildings.



4. Jinan Poly Glory of Praise

The project is located in Xianwen Area, the core area of Jinan High-tech Zone. It neighbours CBD in the west and Olympic sports governmental area in the south with geographical advantages and mature development. It is a hot area for improvement projects in Jinan. The project is approximately 4 kilometres from the CBD and the Olympic Sports Centre and approximately 7 kilometres from Jinan East Railway Station, enjoying high traffic accessibility. With full-fledged commercial, medical, educational and other ancillary facilities in the surrounding 3-kilometre area, the area enjoys high living convenience. The project, with a planned total GFA of approximately 135,000 square metres, is intended to be developed into high-rise residential buildings.

5. Shenzhen Bao An Project

The project is located in Bao'an Central Area, Xin'an Subdistrict, Shenzhen, which is in the core area of Qianhai and only 700 metres away from Bao'an District Government. The project is approximately 600 metres away from the Bao'an Station of Metro Line 11 and approximately 1.2 kilometres away from the Bao'an Stadium Station of Metro Line 1, offering excellent transportation links. With medical, educational, cultural and sports, commercial and other ancillary facilities in the surrounding 1-kilometre area, the area boasts a strong residential atmosphere. The project, with a planned total GFA of approximately 80,000 square metres, is intended to be developed into highrise residential buildings.

4. 濟南保利雲上璟譽

項目位於濟南市高新核心區賢文板塊,西鄰中央商務區,南鄰奧體政務區,區位優越,發展成熟,是濟南熱點改善區域。項目距離CBD和奧體中心約4公里,距離濟南東站約7公里,交通通達度高。周邊3公里內商業、醫療、教育等配套完善,生活便利。項目規劃總建築面積約13.5萬平方米,擬發展作高層住宅小區。

5. 深圳寶安項目

項目位於深圳市新安街道寶安中心板塊,屬於前海核心區域,距離寶安區政府僅700米。項目距離地鐵11號線寶安站約600米,距離1號線寶體站約1.2公里,交通便利性高。周邊1公里內有醫療、教育、文體和商業等配套設施,居住氛圍濃厚。項目規劃總建築面積約8.0萬平方米,擬發展作高層住宅小區。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

6. Shanghai Min Hang Project

The project is located in Chunshen Area in the outskirts of Minhang District, Shanghai and adjacent to the Xinzhuang sub-center. It lies within one of Shanghai's four model residential zones. Close to the junction of multiple urban trunk roads and within an approximately 2-kilometre walking distance from Jingxi Road Station of Metro Line 15, the project boasts excellent transportation links. It has complete set of educational and medical facilities in the vicinity and is adjacent to Minhang Experimental Primary School, Xinsong Middle School and Zhongshan Hospital Affiliated to Fudan University, offering a vibrant residential environment. The project, with a planned total GFA of approximately 83,000 square metres, is intended to be developed into high-rise residential buildings.

PROJECTS UNDER CONSTRUCTION AND PROJECTS UNDER PLANNING

As at 31 December 2024, Poly Property Group had a total of 55 real estate development projects in 24 cities. 44% of the total GFA was located in Yangtze River Delta and Pearl River Delta Region, 31% in Southwestern Region, 24% in Other Regions, and 1% in Hong Kong. Meanwhile, 41 projects were under construction, with a total GFA of 5,699,000 square metres (attributable area amounted to 3,845,000 square metres), and a total GFA of 7,465,000 square metres (attributable area amounted to 5,317,000 square metres) was under planning.

6. 上海閔行項目

項目位於上海市閔行區外郊環的春申板塊,緊鄰莘莊城市副中心,地處上海四大示範居住板塊之一。周邊多條城市主幹道交匯,距地鐵15號線景西路站步行約2公里,交通出行便利。周邊教育、醫療配套完善,毗鄰閔行區實驗小學、莘松中學,近享復旦大學附屬中山醫院,居住氛圍濃厚。項目規劃總建築面積約8.3萬平方米,擬發展作高層住宅小區。

在建及待建項目

於二零二四年十二月三十一日,置業集團在24個城市共持有55個房地產開發項目。其中分佈在長三角和珠三角地區的項目總建築面積佔整體比重合計為44%,分佈在西南地區和其他地區的項目總建築面積佔比分別為31%和24%,分佈在香港地區的項目總建築面積佔比為1%。其中在建項目41個,在建總建築面積569.9萬平方米(應佔權益面積384.5萬平方米),待建的規劃總建築面積746.5萬平方米(應佔權益面積531.7萬平方米)。





List of Projects under Construction and under Planning as at 31 December 2024

於二零二四年十二月三十一日之在 建項目及待建項目列表

Proje 項目	ect			GFA under construction 在建 總建築面積	GFA under planning 待建 總建築面積	Interest attributable to the Group 本集團 應佔權益
<u> </u>				('000 square	('000 square	/S
				metres)	metres)	(%)
				(千平方米)	(千平方米)	(%)
ΥΔΝ	GTZE RIVER DELTA REGION	長三	角地區			
1.	Shanghai Poly Center Manor	1.	上海保利印象青城	515	89	51%
2.	Shanghai Poly Serene Centro	2.	上海保利琅譽	49	_	100%
3.	Shanghai Lanzhou Road Project	3.	上海蘭州路項目	14	_	49%
4.	Shanghai Min Hang Project	4.	上海閔行項目	_	83	100%
5.	Kunshan Poly Brilliant Palace	5.	崑山保利璀璨璟園	328	_	51%
6.	Kunshan Poly Shangyun Fu	6.	崑山保利尚雲賦	134	_	100%
7.	Changzhou Poly Jingyue Palace	7.	常州保利景玥府	87	_	51%
8.	Suzhou Poly Lake Mansion	8.	蘇州保利觀湖國際	_	104	100%
9.	Suzhou Urban Ideal Habitat	9.	蘇州望熙雅苑	161	_	20%
10.	Suzhou Poly Junhua Mansion	10.	蘇州保利珺華賦	90	13	51%
11.	Suzhou Classics Mansion	11.	蘇州紫金翡麗甲第	119	_	40%
12.	Ningbo Hai Shu Project	12.	寧波海曙項目	71	_	100%
13.	Ningbo Poly Jinmao Palace	13.	寧波保利金茂府	206	-	60%
14.	Hangzhou Jade Urban	14.	杭州桂月雲翠	201	-	30%
15.	Yuyao Poly Jordan International	15.	余姚保利喬登國際花園	13	299	100%
16.	Deqing Poly Origin	16.	德清保利原鄉	_	67	100%
	total	地區		1,987	654	

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

Project			GFA under construction 在建	GFA under planning 待建	Interest attributable to the Group 本集團
項目			總建築面積	總建築面積	應佔權益
			('000 square	('000 square	
			metres)	metres)	(%)
			(千平方米)	(千平方米)	(%)
PEARL RIVER DELTA REGION	珠三	角地區			
17. Guangzhou Poly Gratified West Bay	17.	 廣州保利西悦灣	218	172	75%
18. Guangzhou Poly Polaris	18.	廣州保利上宸	114	_	100%
19. Guangzhou Poly Moonlight Lake	19.	廣州保利明玥湖光	_	129	100%
20. Guangzhou Poly Chill Residence	20.	廣州保利琅譽	81	_	100%
21. Foshan Poly Mansion	21.	佛山保利鉑悦府	89	_	100%
22. Shenzhen Poly Keenstar Super City	22.	深圳保利勤誠達譽都	_	1,858	50%
23. Shenzhen Poly New Dream	23.	深圳保利雍山郡	183	_	51%
24. Shenzhen Poly Urban Cultural Bay	24.	深圳保利明玥瀾岸花園	59	_	100%
25. Shenzhen Poly Jade Apartments	25.	深圳保利靜安府	138	_	51%
26. Shenzhen Bao An Project	26.	深圳寶安項目	_	80	100%
Sub total	地區	小計	883	2,239	
SOUTHWESTERN REGION	西南	地區			
27. Guiyang Poly Park 2010	27.	貴陽保利公園2010	_	224	100%
28. Guiyang Poly Phoenix Bay	28.	貴陽保利鳳凰灣	_	215	51%
29. Guiyang Poly Bright Moon on Top	29.	貴陽保利明玥半山	84	104	100%
30. Zunyi Poly Metropolis of Future	30.	遵義保利未來城市	_	2,105	70%
31. Nanning Poly Town Phase II	31.	南寧保利領秀前城二期	_	359	100%
32. Nanning Poly Jin House	32.	南寧保利錦上	163	_	51%
33. Nanning Poly Park City	33.	南寧保利宸上印	176	105	100%
34. Kunming Poly City	34.	昆明保利城	182	317	90%
35. Kunming Poly Moonlight Mansion	35.	昆明保利明玥半山	_	87	51%
Sub total	地區	小計	606	3,517	





Project			GFA under construction 在建	GFA under planning 待建	Interest attributable to the Group 本集團
項目			在连 總建築面積	^{付廷} 總建築面積	本 集 園 應 佔 權 益
			('000 square	('000 square	
			metres) (千平方米)	metres) (千平方米)	(%) (%)
OTHER REGIONS	甘州	地區			
36. Wuhan Poly City	36.	武漢保利城	_	460	68%
37. Wuhan Poly Embossed Elegance	37.	武漢保利錦上印	146	138	55%
38. Wuhan Poly Emerald Mansion	38.	武漢保利翡麗公館	227	-	100%
39. Wuhan Poly Bright Lights	39.	武漢保利明玥晨光	112	_	100%
40. Harbin Guang Xin Project	40.	哈爾濱廣信項目	108	_	100%
41. Mudanjiang Poly Landscape	41.	牡丹江保利江山悦	_	34	100%
42. Jinan Phili House	42.	濟南翡麗公館	_	83	25%
43. Jinan Huai Yin Project	43.	濟南槐蔭項目	134	_	75%
44. Jinan Poly Grand Joy II	44.	濟南保利天禧二期	52	139	100%
45. Jinan Poly Crown	45.	濟南保利瓏譽	313	21	100%
46. Jinan Poly Quehua Peak Scenery	46.	濟南保利鵲華賦	83	_	51%
47. Jinan Poly Jinmao Splendid Jade	47.	濟南保利金茂琅譽	66	_	30%
48. Jinan Poly Greentown Phoenix Mansion	48.	濟南保利綠城鳳棲和鳴	327	66	34%
49. Jinan Poly Glory of Praise	49.	濟南保利雲上璟譽	135	_	51%
50. Yantai Poly Moon Mansion	50.	煙台保利明玥春江	50	_	51%
51. Weihai Poly Moon Fenghua	51.	威海保利明玥風華	7	_	51%
52. Weifang Zoina Poly Mansion	52.	濰坊中南保利樾府	56	_	30%
53. Wanning Poly Peninsula No. 1	53.	萬寧保利半島1號	264	113	100%
Sub total	地區	小計	2,078	1,054	
HONG KONG REGION	香港	地區			
54. Hong Kong Chill Residence	54.	香港朗譽	43	_	70%
55. Hong Kong Pano Habour	55.	香港澐璟	102	_	35%
Sub total	地區	小計	145	-	
Grand total	合計		5,699	7,465	

Note:

附註:

Since figures were rounded up to the nearest thousand, their total may not equal to the actual sum or the sum in each group.

數字經進位至最接近的千位數·故相加後不一定等於合計或分組小計的數字。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

COMPLETED CONSTRUCTION

竣工項目

In 2024, Poly Property Group has achieved a total GFA of approximately 4,553,000 square metres in completed construction. The construction of all phases of 21 projects has been completed in the Year.

二零二四年,置業集團竣工面積約455.3萬平方 米,年內整體竣工項目共21個。

Project 項目		Completed GFA in 2024 二零二四年 竣工建築面積	Accumulated completed GFA by the end of 2024 截至二零二四年底 項目累計 已竣工建築面積
		('000 square metres) (千平方米)	('000 square metres) (千平方米)
YANGTZE RIVER DELTA REGION	長三角地區		
Shanghai Poly Moonrise Mansion	上海保利明玥潮升	112	112
Shanghai Poly Vibe Centro	上海保利瓏譽	86	86
Shanghai Poly Dawn Light Residence	上海保利明玥宸光	106	106
Kunshan Moonlight Mansion	崑山明玥逸庭	89	216
Kunshan Moonlight Jade	崑山明月璟辰苑	196	196
Kunshan East City	崑山東望璟園	270	270
Kunshan Poly Brilliant Palace	崑山保利璀璨璟園	29	29
Changzhou Poly Jingyue Palace	常州保利景玥府	67	141
Taicang Tianhe Mansion	太倉天和雅園	120	120
Suzhou Riverside Time Zone	蘇州濱河灣花園	82	82
Suzhou Tide Mansion	蘇州花語瀾苑	152	152
Ningbo Poly Spring Poetry	寧波保利明玥春汀	88	88
Ningbo Poly Brocade Scroll	寧波保利錦上印	132	132
Ningbo Poly Rising	寧波保利朗玥旭章	185	185
Ningbo Poly Villa Re Place	寧波保利瑧譽	234	234
PEARL RIVER DELTA REGION	珠三角地區		
Guangzhou Clover Shades	廣州香樾四季花園	59	183
Guangzhou Poly Polaris	廣州保利上宸	87	174
Guangzhou Glory of City	廣州天驕	71	187
Guangzhou Poly Moonlight Lake	廣州保利明玥湖光	88	88
Guangzhou Poly Longyue	廣州保利瓏悦	114	114
Foshan Guangfo Poly City III	佛山廣佛保利城三期	108	108
Foshan Poly Mansion	佛山保利鉑悦府	118	118
Shenzhen Poly Vibe Centro	深圳保利龍譽	178	178
Shenzhen Poly Urban Cultural Bay	深圳保利明玥瀾岸花園	193	193



Project		Completed GFA in 2024	Accumulated completed GFA by the end of 2024 截至二零二四年底
項目		二零二四年 竣工建築面積	項目累計 已竣工建築面積
		('000 square metres) (千平方米)	('000 square metres) (千平方米)
SOUTHWESTERN REGION	西南地區		
Guiyang Poly Park 2010	貴陽保利公園2010	46	1,736
Guiyang Poly Bright Moon on Top	貴陽保利明玥半山	77	109
Nanning Poly Town Phase II	南寧保利領秀前城二期	192	416
Nanning Poly Moon Bay	南寧保利明玥江山	349	349
OTHER REGIONS	其他地區		
Harbin Guang Xin Project	哈爾濱廣信項目	136	500
Jinan Poly Grand Joy II	濟南保利天禧二期	224	359
Jinan Poly Jade	濟南保利臻譽	152	152
Jinan Poly Park TOD	濟南保利公園上城	140	140
Weihai Poly Moon Fenghua	威海保利明玥風華	111	217
Weifang Zoina Poly Mansion	濰坊中南保利樾府	83	362
Wanning Poly Peninsula No. 1	萬寧保利半島1號	77	77
Grand total	合計	4,553	7,910

Note: 附註:

Since figures were rounded up to the nearest thousand, their total may not equal to the actual sum.

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MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

RECOGNISED PROPERTY SALES

The sales of 111 projects of Poly Property have been recognised in 2024, with a total sales value of RMB37,918 million and a total GFA of 1,956,000 square metres. The recognised average selling price was RMB19,387 per square metre. Among the sales recognised, ordinary residential properties accounted for 93%, villas accounted for 3%, retail shops accounted for 3%, offices accounted for 0% and parking spaces accounted for 1% of the total value. In terms of geographical distribution, Yangtze River Delta Region, Pearl River Delta Region, Southwestern Region, Other Regions and Hong Kong accounted for 44%, 18%, 12%, 25% and 1%, respectively.

結轉項目

二零二四年,保利置業共有111個項目實現銷售結轉,結轉金額人民幣379.18億元,結轉面積195.6萬平方米,結轉均價為人民幣19,387元/平方米。按結轉金額計,普通住宅佔93%,別墅佔3%,商舖佔3%,寫字樓佔0%,車位佔1%。區域分佈上,長三角佔44%,珠三角佔18%,西南地區佔12%,其他地區佔25%,香港地區佔1%。

List of Major Projects with Sales Recognised in 2024

二零二四年主要結轉項目列表

	Sales recognised
Project	in 2024
	二零二四年
項目	結轉金額

(RMB million)

(人民幣百萬元)

Yan	gtze River Delta Region	長三	E 角地區	
1.	Shanghai Poly Moonrise Mansion	1.	上海保利明玥潮升	744
2.	Shanghai Poly Vibe Centro	2.	上海保利瓏譽	4,882
3.	Shanghai Poly Dawn Light Residence	3.	上海保利明玥宸光	2,407
4.	Kunshan Poly Brilliant Palace	4.	崑山保利璀璨璟園	263
5.	Changzhou Poly Jingyue Palace	5.	常州保利景玥府	994
6.	Suzhou Poly Poetic Dwelling	6.	蘇州保利棲月雅園	495
7.	Suzhou Tide Mansion	7.	蘇州花語瀾苑	1,159
8.	Ningbo Poly Riverview Mansion	8.	寧波保利江上印	569
9.	Ningbo Poly Spring Poetry	9.	寧波保利明玥春汀	1,170
10.	Ningbo Poly Brocade Scroll	10.	寧波保利錦上印	2,770
11.	Ninghai Poly Origin of Nebula	11.	寧海保利明玥辰章府	833
12.	Others	12.	其他尾盤項目	375

Sub total 地區小計 16,663



	Sales recognised
Project	in 2024
	二零二四年
項目	結轉金額

(RMB million)

(人民幣百萬元)

Pearl River Delta Region	珠三角地區	
13. Guangzhou Poly Glory	13. 廣州保利明玥晨光	442
14. Guangzhou Nan Sha Project	14. 廣州保利灣上	106
15. Guangzhou Poly Polaris	15. 廣州保利上宸	719
16. Guangzhou Poly Moonlight Lake	16. 廣州保利明玥湖光	168
17. Guangzhou Poly Longyue	17. 廣州保利瓏悦	453
18. Foshan Guangfo Poly City III	18. 佛山廣佛保利城三期	330
19. Foshan Guangfo Poly City	19. 佛山廣佛保利城	265
20. Foshan Guangfo Poly City Phase II	20. 佛山廣佛保利城二期	261
21. Foshan Poly Mansion	21. 佛山保利鉑悦府	734
22. Shenzhen Poly Vibe Centro	22. 深圳保利龍譽	2,949
23. Huizhou Poly Sunshine Town	23. 惠州保利陽光城	143
24. Huizhou Poly Lujiang Lane	24. 惠州保利鹿江來	191
25. Others	25. 其他尾盤項目	57
Sub total	地區小計	6,819

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

Project 項目		Sales recognised in 2024 二零二四年 結轉金額
		(RMB million) (人民幣百萬元)
Southwestern Region	西南地區	
26. Guiyang Poly Park 2010	26. 貴陽保利公園2010	428
27. Guiyang Poly Phoenix Bay	27. 貴陽保利鳳凰灣	134
28. Guiyang Poly Bright Moon on Top	28. 貴陽保利明玥半山	287
29. Nanning Poly Town	29. 南寧保利領秀前城	205
30. Nanning Poly Town Phase II	30. 南寧保利領秀前城二期	1,581
31. Nanning Poly Moon Bay	31. 南寧保利明玥江山	1,081
32. Liuzhou Poly Mountain Villa	32. 柳州保利明玥山語	167
33. Kunming Poly City	33. 昆明保利城	287
34. Kunming Poly Moonlight Mansion	34. 昆明保利明玥半山	252
35. Others	35. 其他尾盤項目	164

地區小計

4,587

Sub total



		Sales recognised
Project		in 2024
		二零二四年
項目		結轉金額
		(RMB million)
		(人民幣百萬元)
Other Regions	其他地區	
36. Wuhan Poly City	36. 武漢保利城	555
37. Wuhan Poly Bright Lights	37. 武漢保利明玥晨光	192
38. Harbin Poly Tin Yor Phase II	38. 哈爾濱保利天悦二期	120
39. Harbin Poly Time Lane	39. 哈爾濱保利明玥時光	209
40. Harbin Guang Xin Project	40. 哈爾濱廣信項目	624
41. Jinan Poly Mountain Villa	41. 濟南保利山語	108
42. Jinan Huai Yin Project	42. 濟南槐蔭項目	293
43. Jinan Poly Grand Joy	43. 濟南保利天禧	183
44. Jinan Poly Grand Joy II	44. 濟南保利天禧二期	1,598
45. Jinan Poly Jade	45. 濟南保利瑧譽	2,332
46. Jinan Poly Park TOD	46. 濟南保利公園上城	1,353
47. Yantai Poly Moon Mansion	47. 煙台保利明玥春江	272
48. Weihai Poly Moon Fenghua	48. 威海保利明玥風華	461
49. Zibo Poly City	49. 淄博保利城	137
50. Tai'an Poly Yuelu Mansion	50. 泰安保利岳麓府	126
51. Wanning Poly Peninsula No. 1	51. 萬寧保利半島1號	606
52. Others	52. 其他尾盤項目	362
Sub total	地區小計	9,532
Hong Kong Region	香港地區	
53. Hong Kong Villa La Plage	53. 香港臻譽	313
54. Others	54. 其他尾盤項目	4
Sub total	地區小計	317
Grand total	合計	37,918

Note:

附註:

Since figures were rounded up to the nearest million, their total may not equal to the actual sum or the sum in each group.

數字經進位至最接近的百萬位·故相加後不一定等於合計或分組小計的數字。

Recognised Sales in 2024 by Property Type

二零二四年結轉物業類型列表

Property type		Sales recognised in 2024 二零二四	Percentage
物業類型		—————————————— 轉結金額	百分比
		RMB million 人民幣百萬元	(%) (%)
Ordinary residential property	普通住宅	35,208	93%
Villa	別墅	1,048	3%
Retail shop	商鋪	1,027	3%
Office	寫字樓	170	0%
Parking space	車位	464	1%
Total	合計	37,918	100%

Note:

Since figures were rounded up to the nearest million, their total may not equal to the actual sum or the sum in each group.

INVESTMENT PROPERTIES

The Group has various investment properties and hotels located in first-tier cities and second-tier provincial capitals. The investment properties had a total GFA of approximately 682,000 square metres and an asset value of approximately RMB8,677 million.

附註:

數字經進位至最接近的百萬位·故相加後不一定等於合計或 分組小計的數字。

投資物業

本集團持有多個位於一線城市和二線省會城市 的投資物業及酒店,其中投資物業總建築面積 約68.2萬平方米,資產值約人民幣86.77億元。





List of Major Investment Properties and Hotels as at 31 December 2024

於二零二四年十二月三十一日主要 投資物業及酒店列表

Region	Project	GFA held 持有	Average occupancy rate of 2024 二零二四年	Average occupancy rate of 2023 二零二三年	Interests attributable to the Group 本集團	Property type
地區	項目	建築面積	平均出租率	平均出租率		物業類型
		('000 square metres) (千平方米)	(%) (%)	(%) (%)	(%) (%)	
Investment pr	operties					
投資物業 Beijing 北京	Beijing Poly Plaza 北京保利大廈	15	75%	76%	75%	Office 辦公樓
Shanghai 上海	Shanghai Poly Plaza (partial) 上海保利廣場 (部分)	30	72%	78%	100%	Office and commercial 辦公樓及商業
Shanghai	Shanghai Stock Exchange Building (partial)	48	57%	61%	100%	所公倭及尚未 Office
上海	上海證券大廈(部分)					辦公樓
Shenzhen	Shenzhen Poly Cultural Plaza (partial)	135	92%	64%	100%	Commercial
深圳	深圳保利文化廣場(部分)					商業
Wuhan 武漢	Wuhan Poly Plaza (partial) 武漢保利廣場 (部分)	56	52%	57%	100%	Office 辦公樓
Hotels 酒店						
Beijing 北京	Beijing Poly Plaza Hotel 北京保利大廈酒店	63	74%	75%	75%	Hotel 酒店
Shanghai	Hyatt Regency Shanghai Jiading	69	79%	76%	100%	Hotel
上海	上海嘉定凱悦酒店					酒店
Wuhan 武漢	Wuhan Poly Hotel 武漢保利大酒店	28	62%	63%	100%	Hotel 酒店

PROPERTY MANAGEMENT

The Group has various property management companies engaging in the operation management service of residential, commercial, offices, hotels, theatres and other property types. They have been the leading players in the property management industry of China and have received numerous titles and awards.

In 2024, the Group's property management companies recorded total revenue of RMB1,206 million. The companies managed a total of 288 property projects with a GFA under management of approximately 52,738,000 square metres, representing an increase of 3.9% when comparing with last year.

物業管理

本集團持有多家物業管理公司,業務涉及住宅、商業、辦公樓、酒店和劇院等多種類型物業的經營管理服務,在全國物業管理行業中名列前茅,並獲得多個榮譽和獎項。

二零二四年,本集團物業管理公司實現收入共人民幣12.06億元,管理物業項目288個,在管面積5,273.8萬平方米,較去年增長3.9%。



SUMMARY OF MAJOR REAL ESTATE PROJECTS

1. Yangtze River Delta Region

As at 31 December 2024, Poly Property Group had 58 projects in the Yangtze River Delta Region, of which 42 were completed, 13 were under construction and 3 were under planning. The total GFA was 2,641,000 square metres, accounting for 20% of Poly Property Group's total land reserves. Among which, 1,987,000 square metres were under construction while 654,000 square metres were under planning.

主要房地產開發項目簡介

1. 長三角地區

於二零二四年十二月三十一日,置業集團在長三角地區主要持有58個房地產開發項目,其中42個項目已竣工,13個項目處於施工階段,3個項目規劃中。持有在建總建築面積198.7萬平方米,待建總建築面積65.4萬平方米,合計土地儲備264.1萬平方米,佔置業集團總土地儲備的20%。

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Deluxe Mansion 保利天琴宇舍	Located in the prime area of Jiading District, close to Metro Line 11 位於嘉定區新城核心區,鄰近11號地鐵線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Elegant Mansion 保利天鵝語苑		Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Shanghai 上海	Jiading Project 嘉定捆綁項目		Residential and commercial buildings, hotels and theatres 住宅、商業、酒店及劇院	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Greenland Plaza 保利綠地廣場	Located at Dalian Road, Yangpu District, CBD of waterfront Inner Loop, Golden Triangle of Lujiazui 位於楊浦區大連路 · 屬內環濱江CBD板 塊 · 陸家嘴黃金三角地段	Residential buildings, offices and commercial buildings 住宅、寫字樓、商 業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Phili House 保利翡麗公館	Located in Sijing, Songjiang, near Sijing Station of Metro Line 9 with access to convenient transportation and full- fledged ancillary facilities 位於松江泗涇,鄰近地鐵9號線泗涇站, 交通便利,配套完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Phili Regency 保利翡麗甲第	Located within the Eastern Bund in Yangpu District 位於楊浦區東外灘板塊	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Xijiao Jinmao Palace 西郊金茂府	Located in New Jiading, 800 metres from New Jiading Station of Metro Line 11 位於嘉定新城,距地鐵11號線嘉定新城站800米	Apartments and villas 公寓、別墅	Delivered with sales of remaining apartments 交付尾盤銷售
	Jiading Affordable Housing Project 嘉定保障房項目	Located in Huangdu Town of Jiading District, one kilometre from the east of Jiading campus of Tongji University 位於嘉定區黃渡鎮,同濟大學嘉定校區東側一公里	Affordable housing 保障房	Delivered with sales of remaining apartments 交付尾盤銷售
Shanghai 上海	Poly Moon Light 保利明玥湖光	Located on the east side of Fengxian High School, Nanqiao New Town, Fengxian District, approximately 400 metres from the waterscape of "Shanghai Fish" 位於奉賢區南橋新城奉賢中學東側,距離上海之魚約400米	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Moonrise Mansion 保利明玥潮升	Located in the centre of Chengqiao Town, Chongming District, which is situated in the Chongming Chengqiao Town international eco-community designated by the government as a major residential area 位於崇明區城橋鎮核心區域,處於政府重點打造的崇明城橋鎮國際生態小區	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Twilight Mansion 保利明玥霞光	Located in Nanqiao New Town, Fengxian District, and close to Fengxian Xincheng Station of Metro Line 5 位於奉賢區南橋新城板塊,靠近地鐵5號 線奉賢新城站	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Vibe Centro 保利瓏譽	Located in Dinghai Community, Yangpu District, which is the central area with convenient transportation and comprehensive infrastructure in the vicinity 位於楊浦區定海社區,屬於中心城區,交通便捷,周邊基礎設施完備	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Dawn Light Residence 保利明玥宸光	Located in Nanqiao New Town, Fengxian District, on the south side of "Shanghai Fish" and adjacent to Metro Line 5 位於奉賢區南橋新城板塊,上海之魚南 側,鄰近地鐵5號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Center Manor 保利印象青城	Located in Qingpu New Town Area, Qingpu District, which is situated in core area of the central business district under strategic development 位於青浦區青浦新城板塊,為重點打造的 中央商務區核心片區	Residential and commercial buildings 住宅、商業	For sale 在售
Shanghai 上海	Poly Serene Centro 保利琅譽	Located within the Eastern Bund in Yangpu District, an established residential sector in central urban area and approximately 200 metres away from Metro Lines 12 and 18 位於楊浦區東外灘板塊,為中心城區的傳統居住板塊,距軌交12和18號線約200米	Residential buildings 住宅	For sale 在售
	Lanzhou Road Project 蘭州路項目	Located within the Eastern Bund in Yangpu District, approximately 600 metres away from the Jiangpu Park Station, where the two metro lines converged 位於楊浦區東外灘板塊,距雙軌匯交江浦公園站約600米	Residential buildings and villas 住宅、別墅	Under construction and prepared for sale 在建待售
	Min Hang Project 閔行項目	Located in Chunshen Area in the outskirts of Minhang District, adjacent to the Xinzhuang sub-center and lying within one of Shanghai's four model residential zones 位於閔行區外郊環的春申板塊,緊鄰莘莊城市副中心,地處上海四大示範居住板塊之一	Residential buildings 住宅	Under planning 待建

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Moonlight Mansion 明玥逸庭	Located in Lujia Town, approximately 200 metres from the under-construction Kunshan S1 Line and situated in the Shanghai half-hour commuting circle 位於陸家鎮,距離在建中的崑山S1線約 200米,地處上海半小時通勤圈內	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Moonlight Jade 明月璟辰苑	Located in Huaqiao Town, adjacent to Jiading District of Shanghai in the east. The project is close to the underconstruction Metro Line S1, which can be connected to Shanghai Metro Line 11 位於花橋鎮,東側鄰近上海嘉定區。地塊靠近在建中的S1號線,可銜接上海軌交11號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Kunshan 崑山	East City 東望璟園	Located at the border between the central area of Yushan Town and the eastern area, the project is 1.5 kilometres from the under-construction Metro Line S1, and is equipped with necessary educational and commercial resources in the vicinity 位於玉山鎮中心城區和城東板塊接壤處,距離在建的S1號線1.5公里,周邊配備有基本的教育和商業資源	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Brilliant Palace 保利璀璨璟園	Located in the established residential area in Development Zone, adjacent to the downtown with certain advantages of school district 位於開發區傳統居住板塊,鄰近市中心,有一定學區優勢	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
	Poly Shangyun Fu 保利尚雲賦	Located in the eastern area, an area characterised by mature development and a comprehensive range of educational, commercial, and medical facilities 位於城東區板塊,周邊發展成熟,教育、商業和醫療配套齊全	Residential and commercial buildings 住宅、商業	For sale 在售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Changzhou 常州	Poly Jingyue Palace 保利景玥府	Located in Fenghuang New Town and adjacent to Qingyang Flyover, the project is surrounded by well-developed residential communities with abundant natural and scenic resources 位於鳳凰新城板塊,緊鄰青洋高架,居住氣氛成熟,自然和景觀資源豐富	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售 (部分交 付)
Taicang 太倉	Tianhe Mansion 天和雅園	Located in Loujiang New Town in High-tech District, the key planning area, the project is 3 kilometres from the municipal government office and is close to Wanda commercial properties and equipped with abundant educational resources 位於重點規劃的高新區婁江新城,距離市政府3公里,靠近萬達商業,教育資源豐富	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly West Bank Villa 保利獨墅西岸	Located in the economic development zone of Wuzhong District, the project stands on a peninsula of Dushu Lake 位於吳中經濟開發區,天然景區獨墅湖畔	Apartments and villas 公寓、別墅	Delivered with sales of remaining apartments 交付尾盤銷售
Suzhou 蘇州	Poly Lake Mansion 保利觀湖國際	Located in the economic development zone of Wuzhong District and the northern tip of Yinshan Lake 位於吳中經濟開發區,尹山湖北面	Residential and commercial buildings, offices and hotels 住宅、商業、寫字 樓及酒店	For sale (partially delivered) 在售 (部分交 付)
	Poly Tianyue Mansion 保利天樾人家	Located in Weitang Town, in proximity to transportation terminal and with access to Metro Line 9 which is under planning 位於渭塘鎮,緊鄰客運汽車站,未來規劃有地鐵9號線	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Majestic Mansion 印江南花園	Located in Luzhi Town, close to Lake East of Industrial Park of Suzhou, with access to Metro Line 6 which is under long-term planning 位於甪直鎮,離蘇州工業園區湖東板塊較近,遠期規劃有地鐵6號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Yue Ying Ting 保利月映庭	Located in Shishan Street, High-tech District, adjacent to the old town and in proximity to the under-construction Metro Line 3 位於高新區獅山街道,緊鄰古城區,鄰近建設中的地鐵3號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Suzhou	Wonderful Times 江月時光	Located in Mu Du Town of Wu Zhong District, close to the under-construction Metro Line 5 位於吳中區木瀆鎮,鄰近建設中的地鐵5 號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Suzhou 蘇州	Above The Clouds 雲熹花園	Located in the IKEA business circle of Xushuguan, High-tech Zone, bordered to the west by the Beijing-Hangzhou Grand Canal and the under-construction canal landscape corridor. 位於高新區滸墅關宜家商圈,西側為京杭大運河及在建運河風光帶	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Urban Ideal Habitat 望熙雅苑	Located in the centre of Wangting Town of Xiangcheng District, close to north Taihu and near Xiangcheng District Traditional Chinese Medicine Hospital 位於相城區望亭鎮中心區域,臨近北太湖,鄰近相城區中醫院	Residential buildings 住宅	For sale (partially delivered) 在售(部分交 付)
	Poly Poetic Dwelling 保利棲月雅園	Located in the central park in Huangqiao Street, Xiangcheng District, and close to Metro Line 4 in operation 位於相城區黃橋街道中央公園板塊·靠近 已開通的地鐵4號線	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Riverside Time Zone 濱河灣花園	Located at Baofeng Road, Wuzhong District, the area is the old town centre and well developed with high-quality educational, commercial and healthcare resources 位於吳中區寶豐路,屬於傳統中心區域,發展成熟並享有優質的教育、商業和醫療資源	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Suzhou 蘇州	Tide Mansion 花語瀾苑	Located in the Shengpu Area of Suzhou Industrial Park (SIP), which is an emerging residential area planned by SIP government and equipped with improving educational and commercial facilities 位於工業園區勝浦板塊,是園區政府規劃的新興居住板塊,教育和商業配套逐漸成熟	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
無 外	Poly Junhua Mansion 保利珺華賦	Located in the Xietang Area of Suzhou Industrial Park, and the west side is the Shuanghu business district of the Park, with convenient transportation links and full-fledged ancillary facilities 位於工業園區斜塘板塊,西側為園區雙湖商圈,交通便利,生活配套完善	Residential buildings 住宅	For sale 在售
	Classics Mansion 紫金翡麗甲第	Located in the Olympic Plot of the Industrial Park, approximately 800 metres away from the Olympic Sports Center. It is 400 metres away from Fengtaiqiao Station of Metro Line 6, which will be opened soon 位於工業園區奧體板塊,距奧體中心約800米。距即將開通的地鐵6號線豐泰橋站400米	Residential buildings 住宅	For sale 在售
Changshu 常熟	Poly Longyue Mansion 保利瓏悦居	Located in Hongqiao District, it is the core location of the urban area, enjoying high-quality educational and commercial facilities 位於虹橋區,屬於市區板塊核心位置,享有優質的教育和商業配套	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly City 保利城	Located in the prime location of Zhenhai New Town, facing the new administrative and cultural centre of Zhenhai 位於鎮海新城核心區·鄰近鎮海新行政文化中心	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Wonderland 保利印江南	Located at Shuixiang Lane, Dongshang New Town, Ningbo 位於寧波東商新城水鄉里	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Ningbo 寧波	Prosperous Reflection 上湖城章	Located in the central area of Eastern New City and less than two kilometres from the office of Ningbo Municipal Government with access to convenient transportation and full-fledged ancillary facilities 位於東部新城核心區,距寧波市政府不足 2公里,交通便利,配套齊全	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
寧 波	Oriental Imprint 印東方	Located in the centre of Beilun District and directly adjacent to Beilun District Government offices, the project occupies a regular-shaped plot with excellent transport connectivity 位於北崙城區中心,緊鄰北崙區政府,地塊方正,交通便利	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Lake Imprint 保利湖光印	Located in the east of Eastern New City, 2.2 kilometres from the office of Ningbo Municipal Government 位於東部新城核心區以東片區,距離寧波市政府2.2公里	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
() () () () () () () () () ()	Poly Riverview Mansion 保利江上印	Located in Yinfeng, Haishu District, which is a multifunction waterfront integrating commerce, residence, and culture and leisure 位於海曙區鄞奉片區,是集商業、居住和文化休閒的濱水複合功能區	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Luxury Clivia 君蘭錦繡花園	Located in Kongpu Area, Jiangbei District, which is a core area of Yongjiang cultural and creative port, and is approximately 300 metres from Kongpu Station of Metro Line 2 位於江北區孔浦街道,是甬江文創港的核心板塊,距離地鐵2號線孔浦站約300米	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Ningbo	Poly Spring Poetry 保利明玥春汀	Located in Jishigang Town, Haishu District, which is the west gateway to the central district of Ningbo, the project enjoys full-fledged ancillary facilities and certain landscape resources 位於海曙區集士港鎮,是寧波中心城區的西門戶,生活配套完善,享有一定景觀資源	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Brocade Scroll 保利錦上印	Located in the Science Park, Hightech Zone, Yinzhou District, which is approximately 600 metres from the High-tech Zone Station of Metro Line 5, enjoying a favourable geographical location 位於鄞州區高新區科技園,距離地鐵5號線高新區站600米,地理位置優越	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Hai Shu Project 海曙項目	Located in Jishigang Town, Haishu District, 2.2 kilometres away from the government office of Jishigang Town, with full-fledged ancillary facilities 位於海曙區集士港鎮,距離鎮政府2.2公 里,生活配套完善	Residential buildings 住宅	Under construction and prepared for sale 在建待售
	Poly Rising 保利朗玥旭章	Located in the Zhuangqiao Area of Jiangbei District, and its south side is the Hongda Road Station of Rail Transit Line 4 位於江北區莊橋板塊,地塊南側為軌交4 號線洪大路站	Residential buildings 住宅	Completed with sales of remaining apartments ongoing 竣工尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Ningbo 寧波	Poly Villa Re Place 保利瑧譽	Located in Fuming Street, Yinzhou District, which is an established urban area with centralised resources, and close to Zhongxing Bridge South Station of Metro Line 3 位於鄞州區福明街道,屬於傳統城區,城市資源集中,鄰近軌交3號線中興大橋南站	Residential buildings 住宅	Completed with sales of remaining apartments ongoing 竣工尾盤銷售
	Poly Jinmao Palace 保利金茂府	Located in the East New Town, Ningbo, which is the new political, financial and exhibition centre of the city, with the well-developed surroundings offering a comprehensive range of educational, healthcare and commercial facilities 位於東部新城板塊,是寧波新的政治、金融和會展中心。周邊發展成熟,教育、醫療和商業均配套齊全	Residential and commercial buildings 住宅、商業	For sale 在售
Ninghai 寧海	Poly Origin of Nebula 保利明玥辰章府	Located in Yuelong Street in the prime area, the project enjoys convenient transportation links and high-quality educational resources and professional medical services 位於主城區躍龍街道,交通便捷,擁有高質量的教育資源和專業化的醫療配套	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Hangzhou 杭州	Future Mansion 江語雲城	Located in Fuchunwan New Town, Fuyang District, which is situated in the planned Highspeed Railway commercial area 位於富陽區富春灣新城,地處規劃中的高 鐵商務商業片區	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Jade Urban 桂月雲翠	Located in the north area of Xiaoshan District, near to the Jianshesan Road Station of Metro Line 2 and Line 7 位於蕭山區市北板塊,近地鐵2號和7號線建設三路站	Residential buildings 住宅	For sale 在售
Yuyao 余姚	Poly Jordan International 保利喬登國際花 園	Located in the southeast of the intersection of Chengdong Road and Tanjialing Road, Yuyao 位於余姚城東路與譚家嶺路交叉路口東南角	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售 (部分交 付)



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Origin 保利原鄉	Located in the Eastern New Town in Deqing, 5-minute driving distance from the Nanjing-Hangzhou Highspeed Railway station and with superior scenery and landscape 位於東部新城,距寧杭高鐵5分鐘車程,擁有上佳生態景觀	Residential buildings, hotels and commercial buildings 住宅、酒店及商 業	For sale (partially delivered) 在售 (部分交 付)
Deqing 德清	Poly Prime Regency 保利甲第風華府	Located in Fuxi Subdistrict, the central of the Eastern New Town, and lying immediately adjacent to the southwestern boundary of the Poly Origin Project 位於城東新區核心區阜溪街道,保利原鄉項目西南側	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Pearl Bay 保利明玥風華	Located in Fuxi Subdistrict, bordered to the south by the Old Town area of Deqing 位於阜溪街道,南面為德清老中心城區	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售

2. Pearl River Delta Region

As at 31 December 2024, Poly Property Group had 33 projects in the Pearl River Delta Region, of which 23 were completed, 7 were under construction and 3 were under planning. The total GFA was 3,122,000 square metres, accounting for 24% of Poly Property Group's total land reserves. Among which, 883,000 square metres were under construction while 2,239,000 square metres were under planning.

2. 珠三角地區

於二零二四年十二月三十一日,置業集團在珠三角地區主要持有33個房地產開發項目,其中23個已竣工,7個項目處於施工階段,3個項目規劃中。持有在建總建築面積88.3萬平方米,待建總建築面積223.9萬平方米,合計土地儲備312.2萬平方米,佔置業集團總土地儲備的24%。

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Guangzhou 廣州	Poly Golf Shire 保利高爾夫郡	Located in Huadu District, adjacent to the Asian Games New Stadium at Fengshen Avenue and the Metro Line 9 位於花都區,緊鄰風神大道亞運會新體育 館及地鐵9號線	Residential buildings and offices 住宅、寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Zephyr City 保利花城	Located in the centre of Xinhua Town of Huadu District, east of the district government offices 位於花都區新華鎮中心,花都區政府東側	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Up House 保利悦廷	Located in Huadu District, in proximity to Metro Lines 3 and 9 which are accessible to the whole city 位於花都區,鄰近地鐵3號和9號線,通達 全城	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Gratified West Bay 保利西悦灣	Located in the South of Liwan District, adjacent to the Guangzhou Metro Line 1 with complete commercial and educational facilities 位於荔灣區南部,鄰近廣州地鐵1號線,商業及教育配套齊全	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售(部分交 付)
	Nansha Poly City 南沙保利城	Located in Toyota Auto City in Huangge Town, Nansha, connecting to a comprehensive transportation network 位於南沙黃閣鎮豐田汽車城,交通網絡完 善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Jade Hills 保利翡翠山	Located at the junction of North Jianshe Road and Sandong Avenue in Huadu 位於花都建設北路與三東大道交界	Residential buildings, offices and commercial buildings 住宅、寫字樓及 商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Clover Shades 香樾四季花園	Located in the north of Pingbu Avenue, Huadu District and is 3.5 kilometres from the office of Huadu District Government 位於花都區平步大道以北,距離花都區政 府3.5公里	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Guangzhou	Poly Glory 保利明玥晨光	Located in Xinhua Town of Huadu District, approximately 2 kilometres from the office of Huadu District Government and adjacent to Ma'anshan Park Station of the operational Metro Line 9 位於花都區新華鎮,距離花都區政府約2 公里,靠近已通車的地鐵9號線馬鞍山公 園站點	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
廣州	Nan Sha Project 保利灣上	Located in Huangge Town, Nansha District, and is next to the Nansha Poly City Project 位於南沙區黃閣鎮,緊鄰南沙保利城項目	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Polaris 保利上宸	Located in the north of Huadu Avenue and the east of Lianshan Road, Huadu District and is 5 kilometres from the office of Huadu District Government 位於花都區花都大道以北,蓮山路以東,距離花都區政府5公里	Residential buildings 住宅	For sale (partially delivered) 在售(部分交 付)
	Glory of City 天驕	Located to the north of Jinghu Avenue in Huadu District, the project is 1.5 kilometres from Qingtang Station of Metro Line 9, surrounded by well-developed residential communities 位於花都區鏡湖大道以北,距離地鐵九號線清塘站1.5公里,居住氛圍成熟	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Guangzhou 廣州	Poly Moonlight Lake 保利明玥湖光	Located in Lihu Area of Zengcheng District and at the junction of Guangzhou, Dongguan and Huizhou, the project is 3 kilometres from the office of Zengcheng District Government 位於增城區荔湖板塊,地處穗莞惠三地交 界之處,距離增城區政府3公里	Residential buildings 住宅	For sale (partially delivered) 在售 (部分交 付)
	Poly Longyue 保利瓏悦	Located in Xintang Area of Zengcheng District, with Metro Line 23 under planning, well-equipped with comprehensive facilities 位於增城區新塘板塊,未來規劃有地鐵23 號線,生活設施完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Chill Residence 保利琅譽	Located in Shiqiao Area of Panyu District, the project is 2.5 kilometres from the Panyu District Government 位於番禺區市橋板塊,距離番禺區政府2.5 公里	Residential buildings 住宅	For sale 在售
Foshan 佛山	Poly Cullinan Garden 保利天璽花園	Located at the centre of Chancheng District, neighbouring the Asia Arts Park in the west 位於禪城區中心區域·西鄰亞藝公園	Residential buildings, offices and commercial buildings 住宅、寫字樓及 商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Prestige City 保利上城	Located in Longjiang Town, Shunde District, benefiting from excellent transport connectivity and a thriving commercial environment 位於順德區龍江鎮,交通發達,商業氣氛 濃厚	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Central Park 保利中央公園	Located in the north of Shunde New City, the project stands in the heart of Pearl River Delta and enjoys convenient transportation links 位於順德新城北部,地處珠三角腹地,交通便利	Residential and commercial buildings and hotels 住宅、商業及酒 店	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Tongji Mansion 保利同濟府	Located in old town area of Chancheng District, and adjacent to Tongji Street Station of Guangzhou-Foshan Railway 位於禪城老城區板塊·緊鄰廣佛地鐵同濟 路站	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Guangfo Poly City III 廣佛保利城三期	Located at the junction of Daliang Road and Lunjiao Street in Shunde District, east of the First People's Hospital 位於順德區大良街道和倫教街道交匯處,第一人民醫院東側	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Guangfo Poly City 廣佛保利城	Located in Lunjiao Street, Shunde District and close to Metro Line 3 位於順德區倫教街道,緊鄰地鐵3號線站點	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Foshan 佛山	Guangfo Poly City Phase II 廣佛保利城二期	Located in Lunjiao Street, Shunde District, northeast of the Poly Central Park Project and adjacent to Lunjiao Secondary School 位於順德區倫教街道,保利中央公園項目 東北側,緊鄰倫教中學	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Mansion 保利鉑悦府	Located in Ronggui Street, Shunde District and in proximity to the Riverside Park, the project is 2 kilometres from Ronggui Station of Guangzhou-Zhuhai Intercity Railway 位於順德區容桂街道,鄰近河濱公園,距離廣珠輕軌容桂站2公里	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
Shenzhen 深圳	Poly Up Town 保利上城花園	Located in the prime commercial area of Longgang District, the project is easily accessible by Metro Line 3 and is also complemented with ancillary facilities 位於龍崗商業區核心地段,地鐵3號沿線,交通便利,配套完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Joy-Zone 保利悦都花園	Located in Longhua, Bao'an District, close to the transportation terminal and the metro station, with comprehensive business and community facilities 位於寶安區龍華,緊鄰客運汽車站、地鐵站,商業繁華,配套完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Keenstar Super City 保利勤誠達譽都	Located in the prime northern center of Longgang, with convenient transportation links and a thriving commercial and living environment 位於龍崗中心北部,地段優越,交通便捷,商業和居住氛圍濃厚	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售 (部分交 付)
	Poly New Dream 保利雍山郡	Located at the junction of Longgang Street and Pingdi Street, the project is only 1 kilometre from the under- construction Metro Line 3 extension 位於龍崗街道與坪地街道交界處,距離在 建的地鐵3號線延長線僅1公里	Residential and commercial buildings 住宅、商業	For sale 在售
Shenzhen 深圳	Poly Vibe Centro 保利龍譽	Located in the business centre of Shenzhen North Railway Station area, the project enjoys convenient transportation links and high-quality commercial and educational facilities in the vicinity 地處深圳北站商務中心片區,交通便捷,周邊優質商業和教育資源豐富	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Urban Cultural Bay 保利明玥瀾岸花 園	Located in Shahu Community, Biling Street, Pingshan District, only one kilometre from the under-construction Shahu Station of Metro Line 14 位於坪山區碧嶺街道沙湖社區,距離在建 的地鐵14號線沙湖站僅1公里	Residential and commercial buildings 住宅、商業	For sale 在售
	Poly Jade Apartments 保利靜安府	Located in the north to the intersection of Yanlong Avenue and Yuling Road in Longcheng Street, with comprehensive facilities 位於龍城街道鹽龍大道和玉嶺路交匯處北側,生活配套齊全	Residential and commercial buildings 住宅、商業	For sale 在售
	Bao An Project 寶安項目	located in Bao'an Central Area, Xin'an Street, Shenzhen, which is in the core area of Qianhai and only 700 metres away from the office of Bao'an District Government 位於新安街道寶安中心板塊,屬於前海核心區域,距離寶安區政府僅700米	Residential and commercial buildings 住宅、商業	Under planning 待建



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Huizhou 惠州	Poly Deutch Kultur 保利山水城	Located in the prime area of Huibo and the northern bank of East River, only 10-minute drive from downtown of Huizhou 位於惠博核心,東江北岸,離惠州中心城區僅10分鐘車程	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Sunshine Town 保利陽光城	Located next to the Shenzhen Shantou Expressway and Palm Island Golf Course, the project enjoys an environment of natural scenery 位於深汕高速公路旁,緊靠棕櫚島高爾夫 球場,自然環境優美	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Lujiang Lane 保利鹿江來	Located in the centre of Shuikou, Huicheng District, Huizhou and adjacent to Lujiangli Wetland Park 位於惠城區水口中心區域 [,] 緊鄰鹿江瀝濕 地公園	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

3. Southwestern Region

As at 31 December 2024, Poly Property Group had 23 projects in the Southwestern Region, of which 14 were completed, 4 were under construction and 5 were under planning. The total GFA was 4,123,000 square metres, accounting for 31% of Poly Property Group's total land reserves. Among which, 606,000 square metres were under construction while 3,517,000 square metres were under planning.

3. 西南地區

於二零二四年十二月三十一日,置業集團在西南地區主要持有23個房地產開發項目,其中14個已竣工,4個項目處於施工階段,5個項目規劃中。持有在建總建築面積60.6萬平方米,待建總建築面積351.7萬平方米,合計土地儲備412.3萬平方米,佔置業集團總土地儲備的31%。

City	Project	Location	Property type	Current status
城市	項目	地理位置	物業類型	現時狀況
Guiyang 貴陽	Poly Clouds Hill International 保利雲山國際	Located in Yunyan District and a five- minute drive from downtown, which is convenient and easily accessible 位於雲岩區,距市中心5分鐘車程,生活方 便快捷	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Guiyang 貴陽	Poly Spring Street 保利春天大道	Located in the south of Wudang District and is one kilometre from the centre of the district 位於烏當區南部,距烏當區中心1公里路程	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Park 2010 保利公園2010	Located in Wudang District and in close proximity to the district administration centre and enjoys comprehensive community facilities in the neighbourhood 位於烏當區行政中心旁,周邊配套設施完善	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
	Poly The Place of A Lake 保利溪湖	Standing against the backdrop of Huaxi National Wetland Park and in the prime location in the scenic ecotour zone of Huaxi District 位於花溪區生態旅遊風景區中心地帶,背靠 花溪洛平水庫濕地公園	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Phoenix Bay 保利鳳凰灣	Located in Nanming District built on the site previously occupied by Guiyang Power Plant, the project is a transportation hub linking the downtown of Guiyang, Xiaohe and Huaxi Districts in the south 位於南明區,地處原貴陽電廠舊址,是連接貴陽市中心與南部小河、花溪的交通要喉	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售(部分交 付)
	Poly Bright Moon on Top 保利明玥半山	Located at Shuanglong Area of Nanming District, adjacent to Guiyang Forest Park and surrounded by comprehensive facilities 位於南明區雙龍板塊,毗鄰貴陽市森林公 園,周邊配套齊全	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)





City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Zunyi 遵義	Poly Metropolis of Future 保利未來城市	Located in the south of Zunyi, the project is close to the centre of transportation hub developed by the government and linked to the old town of Zunyi 位於遵義南部,緊鄰政府打造的連通遵義老城區的交通幹線	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售(部分交 付)
	Poly Crescendo 保利山漸青	Located in the north of Nanning, the project is approximately 20-minute drive from the city centre 位於南寧市區北面,距市區約20分鐘車程	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Aegean Sea 保利愛琴海	Located in Xiuxiang Avenue in Nanning and adjacent to the Lion Hill Park, the project enjoys convenient Transportation links and community facilities 位於南寧市秀廂大道,靠近獅山公園,交通便利,配套齊全	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Nanning 南寧	Poly Hearty 保利心語	Located at Mingxiu Road near the original site of Chongzuo CPC Academy, the project is a premium residential development in Beihu area 位於明秀路原崇左黨校舊址附近,是北湖片區優質樓盤	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Dream River 保利君悦灣	Located in the heart of Liusha Peninsula, the project is bordered to the east by the state guesthouse Liyuan Resort and Qingxiu Mountain Golf Course, and to the west by the planned Liusha Eco Park covering over a thousand acres, with south-facing riverfront vistas, offering a prime geographical advantage 位於柳沙半島中心腹地·東臨國賓館荔園山莊和青秀山高爾夫球場·西接規劃千畝的柳沙生態公園,南面坐擁江景·地理位置優越	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Town 保利領秀前城	Located at the junction of Qinghuan Road and Fengling South Road in Qingxiu District, in proximity to the three CBDs of Dongmeng, Longgang and Wuxiang, facing Qingxiu Mountain Park in the west and overlooking Yong River in the south 位於青秀區青環路與鳳嶺南路交匯處,東盟、龍崗、五象三大CBD中心,西對青秀山公園,南瞰邕江	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Town Phase II 保利領秀前城二 期	Located in the arm of Yong River in the eastern region of Dongmeng Business Zone in Qingxiu District, and adjacent to Qingxiu Mountain, a 5A-level scenic area 位於青秀區東盟商務區東部的邕江灣畔,毗鄰青秀山5A級風景區	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售(部分交 付)
Nanning 南寧	Poly Moon Bay 保利明玥江山	Located in Wuxiang District, close to Liangqingxu Station of Metro Line 4, 300 metres from Yong River 位於五象區,緊鄰地鐵4號線良慶圩站,距離邕江三百米	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Jin House 保利錦上	Located in Xinyang Longteng Area, Xixiangtang District, which belongs to traditional old town area, enjoying rich living atmosphere and convenient transportation links 位於西鄉塘區新陽龍騰板塊,屬於傳統老城 區,生活、交通便利	Residential and commercial buildings 住宅、商業	For sale 在售
	Poly Park City 保利宸上印	Located in Beihu Mingxiu Area of Xixiangtang District, with mature residential development and ancillary facilities 位於西鄉塘區北湖明秀板塊,住宅發展與生 活配套成熟	Residential and commercial buildings 住宅、商業	For sale 在售
Liuzhou 柳州	Poly Merization World 保利大江郡	Neighbouring the old town of Liubei in the west and the business district in the south, and standing on the Liu River bank with a shoreline of more than 200 metres, the project boasts a prime location and natural scenery 西靠柳北老城區,南臨城中商圈,臨江面長度超過200米,位置優越,環境優美	Residential and commercial buildings, offices and hotels 住宅、商業、寫字樓及酒店	Delivered with sales of remaining apartments 交付尾盤銷售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Liuzhou 柳州	Poly Mountain Villa 保利明玥山語	Located in Hedong Area of the central business district and adjacent to the Lianhua Mountain Scenic Area in the north 位於中央商務區的河東片區,北靠蓮花山風景區	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Lakeside Mansion 保利寧湖壹號	Located in Ninghu Xincheng of Datun District in Anning City and is one block away from Ninghu Park 位於安寧大屯新區寧湖新城,與寧湖公園一 路之隔	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Sky and Earth 保利六合天城	Situated in the prime area of Renmin Road in the downtown area, the project is next to the City Stadium Station serviced by Metro Line 3 位於主城區人民路核心地段,鄰近地鐵3號線市體育館站	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
Kunming 昆明	Poly One Family One World 保利大家	Located in the intersection of Er Huan Bei Road and Puji Road 位於二環北路與普吉路交匯處	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly City 保利城	Located in Fangwang Area, Guandu District and at the intersection of the airport highway and the East Third Ring, the project is well-positioned with convenient transportation links and abundant educational resources in its vicinity 位於官渡區方旺片區,地處機場高速與東三環交叉口,交通便利。片區教育資源豐富	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
	Poly Moonlight Mansion 保利明玥半山	Located in Guandu District and close to Jinmasi Station of Metro Line 3 位於官渡區,緊靠地鐵3號線金馬寺站	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)

4. Other Regions

As at 31 December 2024, Poly Property Group had 49 projects in other regions, namely Wuhan, Harbin, Jinan and other cities, of which 31 were completed, 15 were under construction and 3 were under planning. The total GFA was 3,132,000 square metres, accounting for 24% of Poly Property Group's total land reserves. Among which, 2,078,000 square metres were under construction while 1,054,000 square metres were under planning.

4. 其他地區

於二零二四年十二月三十一日,置業集團在武漢、哈爾濱和濟南等其他地區主要持有49個房地產開發項目,其中31個已竣工,15個項目處於施工階段,3個項目規劃中。持有在建總建築面積207.8萬平方米,待建總建築面積105.4萬平方米,合計土地儲備313.2萬平方米,佔置業集團總土地儲備的24%。

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Plaza 保利廣場	Located in Wuchang District, the project is a comprehensive commercial complex integrating commerce, fashion and culture 位於武昌區,為集商務、時尚、文化為一體的綜合性商業廣場	Offices and commercial buildings 寫字樓、商業	Delivered for lease and for sale 交付在租、在售
	Poly City 保利城	Located in Hongshan District, the project benefits from a full range of community and educational facilities in its vicinity 位於洪山區,周邊生活及教育配套成熟	Residential buildings, offices and commercial buildings 住宅、寫字樓及 商業	For sale (partially delivered) 在售(部分交 付)
Wuhan 武漢	Poly Blue Ocean District 保利藍海郡	Located at the prime area of Wuchang District, the project boasts unparalleled panoramic lakeside views and is close to Wuhan Metro Line 2 位於武昌中心區,一線臨湖,鄰近武漢地鐵2號線	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Riverview 保利江錦	Located in Wuchang, the central district of the city and near the Yangtze River 位於主城區武昌,鄰近長江	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Park 保利公園家	Located at Hongtu Avenue in Dongxihu District, adjacent to Metro Line 2, the project benefits from comprehensive local amenities 位於東西湖區宏圖大道,地鐵2號線沿線,周邊配套完善	Residential and commercial buildings 住宅、商業	For sale 在售



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Up Town 保利上城	Located in the newly emerging Baishazhou area, the project neighbours the under-construction Metro Line 5 位於新興的白沙洲片區,緊鄰在建的地鐵 5號線	Residential and commercial buildings and offices 住宅、商業及寫字樓	Delivered with sales of remaining apartments 交付尾盤銷售
Wuhan	Poly Emerald Mansion 保利翡麗公館	Located in Airport Economic Zone and close to Jinghelu Station of Metro Line 1 位於臨空港經濟技術開發區,鄰近地鐵1號線徑河路站	Residential and commercial buildings 住宅、商業	For sale 在售
武漢	Poly Joyful Mansion 保利悦公館	Located in Airport Economic Zone and close to Sandian Station of Metro Line 1 位於臨空港經濟技術開發區,鄰近地鐵1號線三店站	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Bright Lights 保利明玥晨光	Located in Wujiashan New Town, Dongxihu District and close to Sandian Station of Metro Line 1 位於東西湖區吳家山新城板塊,鄰近地鐵 1號線三店站	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
Harbin 哈爾濱	The Tsinghua Summer Palace of Poly 保利清華頤園	Situated in Nangang District, the central district and the cultural and education base for higher education, the project enjoys well-established community amenities 位於中心城區南崗區,高等學府雲集,生活配套設施完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Up Town 保利上城	Located along the western banks of the Songhua River, designated by the government as a major residential development zone 位於西部松花江沿江一帶,屬於政府重點 打造的居住新區	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly The Water's Fragrant Dike 保利水韻長灘	Located in Songbei District, the project neighbours major provincial government offices in Harbin, with improving municipal facilities in surrounding areas 位於松北區,毗鄰哈爾濱市政府辦公區,周邊市政配套正逐步完善	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly City 保利城	Located at the junction of West Youyi Road and Langjiang Road in Daoli District 位於道里區友誼西路與朗江路交匯處	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Tin Yor Phase II 保利天悦二期	Located in the western sector of Qunli New Area in Daoli District, a key development area of Harbin 位於道里區群力新區西部,是哈爾濱重點 發展區域	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Harbin 哈爾濱	Poly Tin Yor 保利天悦	Located in the western sector of Qunli New Area in Daoli District, a key development area of Harbin 位於道里區群力新區西部, 是哈爾濱重點 發展區域	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Time Lane 保利明玥時光	Located in the old city of Pingfang District, the project enjoys convenient transportation links, with comprehensive educational and medical facilities in its vicinity 位於平房區老城區,交通便捷,周圍教育和醫療配套齊全	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Guang Xin Project 廣信項目	Located in the Songbei New District and 2 kilometres away from Harbin Grand Theatre, with convention and exhibition centre under construction situated in the southeast 位於松北新區,距離哈爾濱大劇院2公里,東南側為在建會展中心	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Mudanjiang 牡丹江	Poly Landscape 保利江山悦	Located in Jiangnan New District, the project is adjacent to Mudanjiang and the Convention and Exhibition Center 位於江南新區,緊鄰牡丹江畔和會展中心	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)
	Poly Hyde Mansion 保利海德公館	Located in Licheng District, a commercial centre of the new district in the east of Jinan 位於歷城區,為濟南東部新區商業中心	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Center 保利中心	Situated at West Market renowned as a hundred-year-old commercial market in the west of the city 位於西城的百年商埠西市場	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Jinan 濟南	Poly Elegant Garden 保利華庭	Neighbouring the Honglou business area, the project is located in Lixia District with convenient transportation links 位於歷下區,鄰近洪樓商圈,交通便利	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Phili House 翡麗公館	Located at a prime location within a distance of 3.5 kilometres from the Jinan East Railway Station, poised to be served by four planned metro lines 位於濟南新東站3.5公里輻射範圍內,周邊規劃有四條軌道交通線,區位優越	Residential and commercial buildings and offices 住宅、商業及寫字樓	For sale (partially delivered) 在售 (部分交 付)
	Poly Mountain Villa 保利山語	Located in Changqing District, with extensive scientific, educational and human resources, excellent environment and convenient transportation links 位於長清區,片區內科教和人力資源密集,環境優良,交通便捷	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Jinan	Poly Sheng Jing Tai 保利盛景台	Situated at Changqing District and in proximity to Metro Line R1 under planning, Changqing Huanghe Bridge and Huayi Studios 位於長清區,地塊附近規劃有軌道R1號線,長清黃河大橋以及華誼影視城	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Zhong Lu Mansion 中麓府	Located in the downtown of Zhangqiu District, surrounded by a number of high schools with comprehensive ancillary facilities and convenient transportation links 位於章丘區主城區,周邊高校聚集,配套完善,交通便利	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Huai Yin Project 槐蔭項目	Located in West Railway Station of Huaiyin District and is a key investment promotion project of the government of Huaiyin District 位於槐蔭區西客站片區,是區政府重點招商引資項目	Residential buildings and offices and commercial buildings 住宅、寫字樓、商 業	For sale (partially delivered) 在售(部分交 付)
	Poly Grand Joy 保利天禧	Located in the western old city centre of Huaiyin District, with convenient transportation links and comprehensive amenities 位於槐蔭區西部老城核心區,交通便利,生活配套齊全	Residential buildings and offices and commercial buildings 住宅、寫字樓、商 業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Grand Joy Phase II 保利天禧二期	Located in the western old city centre of Huaiyin District, adjacent to the city artery and the under-construction Rail Transit Line 4 位於槐蔭區西部老城核心區,緊鄰城市主幹道和在建的軌交4號線	Residential buildings and offices and commercial buildings 住宅、寫字樓、商 業	For sale (partially delivered) 在售(部分交 付)



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
	Poly Jade 保利臻譽	Located in Xianwen Area in High-Tech Zone, a core area of the city centre, which is close to Ding Jia East Station of Metro Line 3 位於高新區賢文板塊,屬於市區核心區域, 鄰近軌交3號線丁家東站	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Park TOD 保利公園上城	Situated above the parking lot of Jiangjiazhuang Station of Rail Transit Line 2, surrounded by comprehensive facilities and abundant scenic resources 位於歷下區軌交2號線姜家莊停車場上蓋,周邊配套齊全,景觀資源豐富	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Crown 保利瓏譽	Located in Science & Technology Zone, Lixia District, sharing the core business circle of the city centre with high-quality educational, healthcare and cultural and sports facilities 位於歷下區科技城片區,共享市中心核心 商圈,優質的教育、醫療和文體設施	Residential and commercial buildings 住宅、商業	For sale 在售
Jinan 濟南	Poly Quehua Peak Scenery 保利鵲華賦	Located in Tangye Area of Licheng District, with complete living facilities and high traffic accessibility 位於歷城區唐冶板塊·生活設施齊全·交 通通達度高	Residential and commercial buildings 住宅、商業	For sale 在售
	Poly Jinmao Splendid Jade 保利金茂琅譽	Located in the CBD area of Lixia District, Jinan, neighbouring the Second Ring East Road in the east and Jiefang East Road in the north, both of which are iconic trunk roads, the project enjoys convenient transportation links and complete commercial and medical facilities in the vicinity 位於歷下區CBD片區內,東臨二環東路,北接解放東路等城市主幹道,交通出行便利。周邊商業和醫療均配套齊全	Residential and commercial buildings 住宅、商業	For sale 在售
	Poly Greentown Phoenix Mansion 保利綠城鳳棲和 鳴	Located in Lianhuashan area of Licheng District, Jinan, about 1 kilometre away from Jingshi Road and Lyuyou Road, both of which are the iconic transportation trunk roads in Jinan, making transportation convenient 位於歷城區蓮花山片區,距離濟南標誌性交通主幹道經十路、旅遊路約1公里,交通出行便利。	Residential and commercial buildings 住宅、商業	For sale 在售

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Jinan 濟南	Poly Glory of Praise 保利雲上璟譽	Located in Xianwen Area, the core area of Jinan High-tech Zone. It neighbours CBD in the west and Olympic sports governmental area in the south with geographical advantages and mature development, the project forms part of the key residential improvement area in Jinan. 位於高新核心區賢文板塊,西鄰中央商務區,南鄰奧體政務區,區位優越,發展成熟,是濟南熱點改善區域	Residential and commercial buildings 住宅、商業	For sale 在售
	Poly Champs Elysees Mansion 保利香榭里公館	Located next to the Phoenix Mountain Reservoir, the project enjoys a convenient transportation network 緊依鳳凰山水庫,交通便利	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Yantai 煙台	Poly Blossom Garden 保利紫薇郡	Located in the core area of the Southern New City, the project is about 500 metres away from Guanzhuang Station of Yantai section of the planned Qingdao-Rongcheng Intercity Railway 位於南部新城核心區,距離未來青榮城際 鐵路煙台段官莊站約500米	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Ocean Luxe 保利愛尚海	Situated in the core area in High-tech District, the project is north to Binhai Road and is approximately 300 metres from the coastline, offering unparalleled sea views 位於高新區中心位置,北臨濱海路,距沙灘海岸線約300米,居住環境優美	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Moon Mansion 保利明玥春江	Located in the residential areas in Laishan District and close to Guangdanghe Park, with comprehensive facilities 位於萊山區中心居住板塊,緊鄰逛蕩河公園,生活配套齊全	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)



City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Weihai 威海	Poly Triumph Mansion 保利凱旋公館	Situated in the Huancui District, the project is close to the Xianguding Scenic Spot and is east to the ocean, offering unparalleled sea views 位於環翠區,毗鄰仙姑頂風景名勝區,東面臨海,居住環境優美	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Maple Valley 保利紅葉谷	Located in the heart of Huancui District, the project is surrounded by hills in three directions and is easily accessible with comprehensive ancillary facilities in the neighbourhood 位於環翠區主城區,三面環山。交通便利,周邊配套設施齊全	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Caixin Poly Masterpiece 財信保利名著	Situated in the old town centre of the economic and technology development zone which is densely populated with robust business activities, the project benefits from convenient transportation links and comprehensive ancillary facilities 位於經濟技術開發區傳統中心城區,產業和人口聚集。交通發達,配套完善	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Hanlin Mansion 保利翰林苑	Located in the centre of Lingang District, and adjacent to Weihai No. 4 High School and Weihai Lingang Hospital 位於臨港區中心區域,鄰近威海第四中學 和臨港區醫院	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
	Poly Moon Fenghua 保利明玥風華	Located in the Torch High-tech Industrial Development Zone in the traditional downtown 位於火炬高技術產業開發區,屬於傳統主 城區	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Zibo	Poly Mansion 保利華府	Located at Linzi District, the project boasts excellent transport connectivity and comprehensive amenities, complemented by abundant natural resources and cultural vibrancy 位於臨淄區·交通便利·配套完善。自然資源豐富,人文氣息濃厚	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
淄博	Poly City 保利城	Located in the core business circle of the central business district of Zibo, the project is well supported by educational resources, convenient transportation links and well-developed facilities 位於中心城區核心商圈,擁有優質學區資源,交通便利,配套成熟	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
Weifang 濰坊	Zoina Poly Mansion 中南保利樾府	Strategically located at the intersection of Baotong Street and Weixian Road in High-tech District 位於高新區寶通街與濰縣路交匯處,區位優越	Residential buildings 住宅	For sale (partially delivered) 在售(部分交 付)
Tai'an 泰安	Poly Yuelu Mansion 保利岳麓府	Located in the core area of the High- Speed Train New District and adjacent to the Affiliated Experimental School of Taishan University 位於高鐵新區核心區域,緊鄰泰山學院附 屬實驗學校	Residential and commercial buildings 住宅、商業	Delivered with sales of remaining apartments 交付尾盤銷售
Wanning 萬寧	Poly Peninsula No. 1 保利半島1號	Located in the resort district of Shenzhou Peninsula in Wanning City, Hainan Province, the project enjoys beautiful coastal resources 位於海南省萬寧市神州半島旅遊度假區, 享有海南島優美的海岸資源	Residential and commercial buildings 住宅、商業	For sale (partially delivered) 在售(部分交 付)





5. Hong Kong and Overseas

As at 31 December 2024, Poly Property Group had five projects in Hong Kong and overseas regions, of which three were completed and two were under construction. The total GFA was 145,000 square metres, accounting for 1% of Poly Property Group's total land reserves.

5. 香港及境外地區

於二零二四年十二月三十一日,置業集團在香港及境外地區持有5個房地產開發項目,其中3個項目已竣工,2個項目處於施工階段。合計土地儲備14.5萬平方米,佔置業集團總土地儲備的1%。

City 城市	Project 項目	Location 地理位置	Property type 物業類型	Current status 現時狀況
Hong Kong 香港	Kai Tak Vibe Centro 啟德龍譽	Situated within Kowloon's Kai Tak Development Area, the project is near to the under-construction Kai Tak Station (Shatin-Central Link) and will take only 10 minutes by MTR to reach the core areas of Hong Kong Island. 位於九龍啟德新發展區內,鄰近在建的地 鐵沙中線啟德站,未來10分鐘車程可達港 島中心區	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售
	Villa La Plage 屯門瑧譽	Located in the Castle Peak Bay section of Castle Peak Road, Tuen Mun, this project is a low-density beachside residential development and is proximate to Harrow International School Hong Kong, Gold Coast and Tuen Mun Hospital 位於屯門區青山公路青山灣段,為臨沙灘低密度住宅項目。周邊有哈羅公學、黃金海岸及屯門醫院等配套設施	Villas 別墅	Delivered with sales of remaining apartments 交付尾盤銷售
	Yau Tong Chill Residence 油塘朗譽	Located in Yau Tong District, Kwun Tong, Kowloon East, about 10-minute walk distance from Yau Tong MTR station 位於九龍東觀塘區油塘分區,步行至油塘 地鐵站約10分鐘	Residential and commercial buildings 住宅、商業	For sale 在售
	Kai Tak Pano Harbour 啟德澐璟	Located in the runway of the former Kai Tak airport, Kowloon, Hong Kong, the project enjoys the fascinating Victoria Harbor view with great development potential 位於香港九龍啓德舊機場跑道,享有一線 維港海景,極具發展潛力	Residential and commercial buildings 住宅、商業	For sale 在售

City	Project	Location	Property type	Current status
城市	項目	地理位置	物業類型	現時狀況
London 倫敦	Cambium Project 堪比恩項目	Located in Wandsworth, Southwest London, which is well known for its high-quality school district and tranquillity, the project is approximately 15-minute walk from the nearby subway station and approximately 30-minute drive from Central London 位於西南旺茲沃思區,以優質學府及清幽環境聞名,步行15分鐘可到達地鐵站,距倫敦市中心約半小時車程	Residential buildings 住宅	Delivered with sales of remaining apartments 交付尾盤銷售



FINANCIAL REVIEW

Liquidity and Capital Structure

As at 31 December 2024, total equity attributable to shareholders of the Company amounted to RMB34,209,353,000 (2023: RMB34,100,270,000), while the net asset value per share was RMB8.95 (2023: RMB8.92). As at 31 December 2024, the Group's gearing ratio (on the basis of the amount of total liabilities divided by the amount of total assets) was 76.6% (2023: 78.1%).

As at 31 December 2024, the Group had an outstanding bank and other borrowings (including the note payable) of RMB70,454,106,000. In terms of maturity, the outstanding bank and other borrowings (including note payable) can be divided into RMB19,543,401,000 (27.7%) to be repaid within one year, RMB23,448,454,000 (33.3%) to be repaid after one year but within two years, RMB19,582,575,000 (27.8%) to be repaid after two years but within five years, RMB7,879,676,000 (11.2%) to be repaid after five years. In terms of currency denomination, the outstanding bank and other borrowings (including the note payable) can be divided into RMB63,200,106,000 (90%) in Renminbi, RMB3,627,000,000 (5%) in United State dollars, and RMB3,627,000,000 (5%) in Hong Kong dollars.

43% of the bank and other borrowings (including the note payable) of the Group are subject to fixed interest rates and the remaining 57% are subject to floating interest rates. Therefore, under circumstances of interest rates uncertainty or fluctuations or otherwise as appropriate, the Group will consider the use of hedging instruments (including interest rates swaps) to manage interest rate risks. As at 31 December 2024, the Group had net current assets of RMB79,321,844,000 and total bank balances of RMB34,671,647,000 (2023: RMB77,146,991,000 and RMB31,858,360,000, respectively). With the available banking facilities and cash revenue from business operations, it is believed that the Group has sufficient resources to meet the foreseeable working capital demands and capital expenditure.

財務回顧

流動資金及資本結構

於二零二四年十二月三十一日,本公司之股東應佔權益總額為人民幣34,209,353,000元(二零二三年:人民幣34,100,270,000元),而每股資產淨值為人民幣8.95元(二零二三年:人民幣8.92元)。於二零二四年十二月三十一日,本集團之資產負債比率(計算準則為負債總額除以資產總值)為76.6%(二零二三年:78.1%)。

於二零二四年十二月三十一日,本集團尚未償還之銀行及其他借貸(包括應付票據)為人民幣70,454,106,000元。按到期日分類,未償還銀行及其他借貸(包括應付票據)可分為在一年內償還之人民幣19,543,401,000元(27.7%)、在一年後但兩年內償還之人民幣23,448,454,000元(33.3%)、在兩年後但五年內償還之人民幣19,582,575,000元(27.8%)及在五年後償還之人民幣7,879,676,000元(11.2%)。若按幣值分類,未償還銀行及其他借貸(包括應付票據)可分為按人民幣計值之人民幣3,627,000,000元(90%)、按美元計值之人民幣3,627,000,000元(5%)及按港元計值之人民幣3,627,000,000元(5%)。

本集團43%銀行及其他借貸(包括應付票據)以固定息率計息,而餘下57%則以浮動息率計息。因此,在利率不確定或波動或其他適當情況下,本集團將考慮使用對沖工具(包括利率掉期)管理利率風險。於二零二四年十二月三十一日,本集團之流動資產淨值為人民幣79,321,844,000元,銀行總餘額為人民幣34,671,647,000元(二零二三年:分別為人民幣77,146,991,000元及人民幣31,858,360,000元)。有了可動用銀行信貸及經營現金收益,相信本集團具備充足資源應付可預見之營運資金需求及資本開支。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論與分析

The monetary assets and liabilities and business transactions of the Group are mainly carried and conducted in Hong Kong dollars, Renminbi and United States dollars. The Group maintains a prudent strategy in its foreign exchange risk management, where foreign exchange risks are minimised via balancing the monetary assets versus monetary liabilities, and foreign exchange revenue versus foreign exchange expenditures. The management believes that the foreign exchange rate between Hong Kong dollars and United States dollars is relatively stable. Due to recent fluctuation of Renminbi exchange rate against Hong Kong dollars, the Group closely monitors the fluctuation and adopts policy to minimise exchange rate risks, if necessary.

本集團之貨幣資產與負債及業務交易主要以港元、人民幣及美元為單位列值及進行。本集團在外匯風險管理方面維持審慎之方針,透過平衡貨幣資產與貨幣負債以及外匯收入與外匯開支,將外匯風險減至最低。管理層相信,港元兑美元之匯率相對穩定。由於最近人民幣兑港元匯率波動,本集團密切監察有關波動,並在必要時採取政策減低匯率風險。

Pledged Assets

At the end of the reporting period, the carrying value of the Group's assets which were pledged to secure credit facilities granted to the Group are as follows:

已抵押資產

於報告期末,已抵押作為本集團獲授信貸融資之擔保之資產賬面值如下:

RMB′000 人民幣千元	RMB'000 人民幣千元
5,530,726	5,008,576
1,605,000	1,280,000
120,258	90,970
205,392	123,139
23,421,673	26,817,016
1,118,818	164,296
164,147	226,443
	人民幣千元 5,530,726 1,605,000 120,258 205,392 23,421,673 1,118,818

In addition to above pledged assets, as at 31 December 2024 and 2023, the Group's interests in certain subsidiaries were pledged to secure credit facilities granted to the Group. The details of net assets value of subsidiaries are as follows:

除上述已抵押資產外,於二零二四年及二零二三年十二月三十一日,本集團於若干附屬公司的權益亦已抵押作為本集團獲授的信貸融資的擔保。附屬公司資產淨值的詳情如下:

		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
Total assets	資產總值	10,462,976	43,069,200
Total liabilities	負債總額	(10,190,072)	(42,764,844)
Net assets value	資產淨值	272,904	304,356



Contingent Liabilities

The Group arranged mortgage loan facilities with certain banks for purchasers of property units and provided guarantees to banks to secure obligations of such purchasers of repayment. The maximum guarantees given to banks amounted to approximately RMB23,496,301,000 (2023: RMB27,693,189,000) as at 31 December 2024. Such guarantees terminate upon the earlier of (i) issue of the real estate ownership certificate; and (ii) the satisfaction of the mortgage loans by the buyers of the properties. The Group has not recognised any deferred income in respect of these guarantees as its fair value is considered to be minimal by the Directors. The Directors also consider that the fair value of the underlying properties is able to cover the outstanding mortgage loans guaranteed by the Group in the event the purchasers default payments to the banks.

As at 31 December 2024, the Group had given guarantees to certain banks in respect of credit facilities granted to certain associates and joint ventures of the Group amounting to approximately RMB6,494,874,000 (2023: RMB7,544,812,000), of which approximately RMB3,547,951,000 (2023: RMB5,132,349,000) had been utilised by associates and joint ventures.

EMPLOYEES

As at 31 December 2024, the Group employed about 6,332 employees with remuneration for the year amounted to approximately RMB1,264 million. The Group provides employees with various benefits, including year-end double pay, contributory provident fund and medical insurance. In addition, share options and discretionary bonuses are also granted based on the Group's and individuals' performance. Employee trainings are also provided as and when required.

或然負債

本集團已就物業單位買家與若干銀行安排按揭貸款融資,並向銀行提供擔保以確保保等買家履行還款責任。於二零二四年十二月三十一日,給予銀行的最高擔保額達約人民幣23,496,301,000元(二零二三年:人民幣27,693,189,000元)。有關擔保於下列事項發生時(以較早發生者為準)終止:(i)發出房地集時(以較早發生者為準)終止:(i)發出房地集節,在權證:及(ii)物業買家償付按揭貸款。本集的發生不重大。董事認為其公允值並不重大。董事亦認為,即使買家並無向銀行還款,相關物業之公允值仍足以填補本集團擔保之尚未償還按揭貸款。

於二零二四年十二月三十一日,本集團就本集團若干聯營公司及合營企業所獲授信貸融資約人民幣6,494,874,000元(二零二三年:人民幣7,544,812,000元)向若干銀行提供擔保,而聯營公司及合營企業已動用其中約人民幣3,547,951,000元(二零二三年:人民幣5,132,349,000元)。

僱員

於二零二四年十二月三十一日,本集團約有 6,332名僱員,年內酬金約為人民幣12.64億元。 本集團為僱員提供年終雙糧、公積金及醫療保 險等各類福利。此外,本集團亦根據本集團及個 別僱員之表現而授出購股權及發放酌情花紅, 在工作需要時為僱員提供在職培訓。

This Corporate Governance Report sets out the corporate governance practices of Poly Property Group Co., Limited (the "Company", together with its subsidiaries, the "Group") for the year ended 31 December 2024. The Board of Directors of the Company (the "Board") always upholds the highest standards of governance, driving strategic execution and risk management through robust governance mechanisms, with a focus on creating long-term sustainable growth for shareholders.

本企業管治報告闡述保利置業集團有限公司(「本公司」,連同其附屬公司合稱「本集團」)截至二零二四年十二月三十一日止年度之企業管治實踐。本公司董事會(「董事會」)始終秉持最高管治標準,透過健全的治理機制推動戰略執行及風險管控,專注為股東創造長期的可持續增長。

CORPORATE GOVERNANCE PRACTICES

During the corporate governance reporting period, the Company has adopted the provisions of the Corporate Governance Code (the "CG Code") contained in Appendix C1 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). The Company has strictly complied with the provisions of the CG Code in all respects except for the following two specific deviations:

Under code provision C.2.1 of the CG Code, the roles of chairman and managing director should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and the managing director has been established and adopted by the Company in writing in accordance with code provision C.2.1. However, due to work rearrangements, Mr. Wang Jian resigned as an Executive Director and Managing Director of the Company on 3 November 2023, and his daily management work was temporarily performed by the Chairman of the Board with the assistance of various centres (offices and departments) of the Group. Following the resignation of Mr. Wang Jian, the Company had been actively identifying suitable candidates, and appointed Mr. Hu Zaixin as an Executive Director and managing director of the Company on 14 March 2024 to fill the casual vacancy arising from the resignation of Mr. Wang Jian as managing director.

企業管治常規

於本企業管治報告期內,本公司已採納香港聯合交易所有限公司證券上市規則(「上市規則」)附錄C1企業管治守則(「企業管治守則」)之規定。除以下兩項特定偏離事項外,本公司於其他方面均嚴格遵守守則條文:

2. Under code provision F.2.2 of the CG Code, the chairman of the board should attend annual general meetings. However, Mr. Wan Yuqing, the Chairman of the Board of the Company, was unable to attend the annual general meeting of the Company held on 13 June 2024 due to ill-health. Mr. Hu Zaixin was appointed as the chairman of the meeting and addressed questions raised by shareholders at the meeting.

2. 根據企業管治守則之守則條文第F.2.2條, 董事會主席應出席股東週年大會,惟本公司主席萬宇清先生因身體不適而未能出席 本公司於二零二四年六月十三日舉行之股 東週年大會。胡在新先生獲委任為大會主 席,並處理會上股東之提問。

The Company considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are no less exacting than those in the CG Code.

本公司認為已採取足夠措施以確保本公司的企業管治慣例不遜於企業管治守則所載者。

CORPORATE CULTURE

Guided by the core values of "Responsibility First, Development Foremost" and the vision to "become an inspiring and excellent enterprise", the Group is committed to building a high-quality and sustainable real estate business. Anchored in our brand positioning as the "leading creator of a brighter future", we foster cultural alignment to deeply integrate strategic objectives with daily operations, ensuring unified values, cultural identity, and behavioral standards across the organization. The Board, as the architect and guardian of our corporate culture, has explicitly established "Loyalty, Responsibility, Pragmatism, and Perseverance" as our core ethos, embedding the principle of "acting in compliance with laws, ethics, and responsibilities" into strategic decision-making and operational management. Through institutionalized governance and regular advocacy, we ensure the effective top-down dissemination of cultural values, cultivating a shared commitment to their conscious practice and continuous reinforcement among all employees.

企業文化

本集團秉承「責任為本,發展至上」的核心價值 觀,以「成為受人尊敬的卓越企業」為願景,致 打造高質量、可持續發展的房地產企業。 品牌定位「美好生活領創者」,我們通過文化 聚共識,推動戰略目標與日常經營深度融合, 民統一。董事會作為企業文化的制定者與守護者 度統一。董事會作為企業文化的制定者與守護者, 明確將「忠誠、擔當、務實、奮鬥」確立為有理 穿於戰略決策與運營管理中。通過制度化治理 穿於戰略決策與運營管理中。通過制度化治理 常態化宣導,確保文化理念自上而下有效傳 可 並在全體員工中形成自覺踐行、持續深化的良好 氛圍。

We recognize that corporate culture forms the bedrock of the Group's core competitiveness. By leveraging the leadership of the Board, organization-wide engagement, and institutional safeguards, we strive to transform cultural soft power into tangible, sustainable growth. Guided by the ethos of "Loyalty, Responsibility, Pragmatism, and Perseverance", all employees act with a profound sense of responsibility and mission, driving the Group to achieve breakthroughs in the areas of compliance management, innovative development and social responsibility. We prioritize not only the growth of the Group but also the creation of long-term value for our shareholders, employees, and society, striving to become a respected industry-leading player. Going forward, we will continue to be guided by culture, move forward firmly on the path of high-quality development, and make unremitting efforts to fulfill our brand promise as the "leading creator of a brighter future".

我們深知,企業文化是本集團核心競爭力的根基。通過董事會引領、全員踐行與制度護航我們致力於將文化軟實力轉化為可持續增的實力。在「忠誠、擔當、務實、奮鬥」精神感,全體員工以營、創新發展和社會責任感到,全體員工以營、創新發展和社會責好的成為實別不僅關注企業自身的價值,將重大人之,為了領域,在高質量發展的品牌承諾而不懈努力。

THE BOARD OF DIRECTORS

Corporate Governance Structure

董事會

企業管治架構







Roles and Delegation of Authority

The Board, as the core of the Company's governance, bears the crucial responsibility of shaping corporate culture, formulating long-term strategies, approving major policies and operational decisions, monitoring business and financial performance, ensuring sound internal controls and risk management, establishing a corporate governance framework, and enhancing shareholder value.

The Board has delegated certain functions to its four specialized Committees, including the Nomination Committee, the Remuneration Committee, the Audit Committee and the Environmental, Social and Governance ("ESG") Committee. The powers and duties of the Committees are clearly defined in written terms of reference, which are available on the websites of the Company and Hong Kong Exchanges and Clearing Limited ("HKEX"). Each of the Committees assists the Board in dealing with specific matters in accordance with its terms of reference and reports to the Board on its decisions or recommendations. According to their terms of reference, the Committees may seek support from the management of the Group and may liaise directly with senior executives. In addition, the Committees are provided with adequate resources and, where necessary, may seek assistance of independent professionals at the Company's expense to ensure the effective discharge of their duties.

角色與授權

董事會作為本公司治理的核心,肩負著塑造企業文化、制定長期戰略、審批重大政策與經營決策、監控業務與財務表現、確保健全的內部監控與風險管理、建立企業管治框架,以及提升股東價值的關鍵職責。

Balance Between Authority Reserved by the Board and Authority Delegated to Management

The Board retains decision-making authority over core matters, including corporate strategy and culture, major organizational and capital management, financial reporting, internal controls and risk management, remuneration policy for Directors and senior management, terms of reference for Board Committees, development of corporate governance framework and key corporate policies, as well as communication with shareholders and other stakeholders. Meanwhile, the Board delegates authority to senior management for day-to-day operations and the execution of strategic plans set by the Board, ensuring alignment between execution and strategic objectives.

To further clarify the delineation of responsibilities, the Company has established and implemented a list of material matters requiring prior Board approval, which explicitly defines decisions that management must submit to the Board for endorsement. This mechanism ensures transparency and effectiveness in the delegation arrangements. The Board regularly reviews this list to ensure it remains aligned with the Group's development needs and governance requirements.

Composition of the Board of Directors

The names of the Directors who held office in 2024 and up to the date of this report are set out on page 2 of this annual report.

The biographical details of each Director are set out in the section headed "Profiles of Directors, Company Secretary and Senior Management" on pages 106 to 111 of this annual report.

There are no special relationships (including financial, business, familial or other material or relevant relationships) among the members of the Board. Similarly, there is no special relationship (including financial, business, familial or other material or relevant relationship) between the Chairman of the Board and the Managing Director of the Company.

董事會保留職能與授權管理層的平 衡

董事會保留對核心事項的決策權,包括公司戰略與文化、重大架構與資本管理、財務報告、內部監控與風險管理、董事及高級管理人員薪酬政策、董事會委員會職權範圍、企業治理框架的制定及主要企業政策,以及與股東和其他利益相關者的溝通。同時,董事會授權高級管理層負責日常運營及執行董事會制定的戰略計劃,以確保執行力與戰略目標保持一致。

為進一步明確職責劃分,本公司制定並實施了重大事項決策清單,清晰界定管理層在作出特定決策前須獲得董事會批准的事項。這一機制確保了權力轉授安排的透明度與有效性。董事會定期檢討有關清單,以確保其符合本集團的發展需求與治理要求。

董事會組成

二零二四年期間及截至本報告日期任職董事的 姓名載於本年報第**2**頁內。

各董事的詳細履歷載於本年報第106頁至第111 頁的「董事、公司秘書及高級管理人員簡介」部分。

董事會成員之間概無任何特殊關係(包括財務、 業務、家庭或其它重大或相關關係)。主席和董 事總經理之間概無任何特殊關係(包括財務、 業務、家庭或其它重大或相關關係)。



Diversity

多元化

As at 31 December 2024, a summary of the diversity of the Board is set out below:

於二零二四年十二月三十一日,董事會多元化 概況如下:

Age Group 年齡組別

Aged 41-50: OneAged 51-60: FourAged 61 or above: Two41-50歲: 1人51-60歲: 4人61歲及以上: 2人

Gender 性別

Male Members: Six Female Member: One 男性:6人 女性:1人

Designation 董事類別

	N ame 姓名	Business Operations 企業事業經營	Skills 具備技能 Corporate Governance, Regulatory Compliance, Risk Management 企業管治、 合規、風險管理	Finance & Accounting 金融會計	Industry Knowledge & Market strategy 行業知識、 市場戰略
1	Wan Yuqing 萬宇清	✓	✓		✓
2	Hu Zaixin 胡在新	✓	\checkmark		✓
3	Chen Yuwen 陳育文		✓	✓	✓
4	Fung Chi Kin 馮志堅	\checkmark	\checkmark		
5	Leung Sau Fan, Sylvia 梁秀芬		\checkmark	\checkmark	
6	Wong Ka Lun 黃家倫	✓			
7	Ng Kim Lam 吳劍林		\checkmark	✓	

The Board is well aware that Board diversity has a significant positive impact on enhancing decision-making quality and fostering innovative thinking. Directors with diverse backgrounds can bring varied perspectives, strengthen risk insights and problem-solving capabilities, as well as improving the adaptability of enterprises to market changes, thereby promoting sustainable development.

Since 2015, the Company has actively implemented the policy on Board diversity, aiming to consider the composition of the Board from various perspectives, including the candidates' gender, age, cultural background, professional field and industry experience. In selecting the most suitable candidates for the Board, we adhere to the principles of meritocracy and skills matching to ensure that each Board member's background and experience are highly aligned with the Company's strategic objectives and maximize his/her potential to contribute to the Board.

The Nomination Committee reviews this policy and its implementation on an annual basis. The committee is of the view that the Board demonstrates a high degree of diversity in terms of gender, age, length of service, professional background and industry experience. The Board intends to maintain at least one female Director within its composition on a continuing basis. The Board has achieved the goal of diversity and is well balanced in all key areas.

In addition, the Group also emphasizes the diversity of its workforce. As at 31 December 2024, the Group had a total of 6,332 (2023: 7,748) employees (including senior management) in Hong Kong and Mainland China. The Board considers that it is achieving its gender diversity objectives and progressing towards gender balance across the Group's workforce, with a sustained commitment to uphold these long-term goals from a strategic perspective.

The total number of all employees and their gender ratio are roughly as follows:

董事會充分認識到董事會多元化對於提升決策 質量與促進創新思維具有顯著的正面影響。多 元背景的董事能帶來多樣化的視角,強化風險 洞察與問題解決能力,同時增強企業對市場變 化的適應性,推動企業持續發展。

本公司自二零一五年起積極推行董事會多元化政策,旨在從多個維度考慮董事會組成,包括候選人的性別、年齡、文化背景、專業領域及行業經驗。在選擇最合適的董事候選人時,我們秉持擇優選賢和技能匹配的原則,確保每位成員的背景及經驗都能與本公司的戰略目標高度契合,並最大化其在董事會中的貢獻潛力。

提名委員會每年對該政策及其執行情況進行檢討,委員會認為,董事會成員在性別、年齡、服務年期、專業背景及行業經驗方面展現出高度多元化特徵,董事會有意長期讓女性董事繼續在董事會總人數中至少佔一位,董事會已經實現了多元化的目標,並在各個關鍵領域達到了良好的平衡。

此外,本集團亦重視員工的多元化。截至二零二四年十二月三十一日,本集團全體僱員(包括高級管理層)合共6,332名(二零二三年:7,748名),分佈於香港及中國內地。董事會認為正在實現性別多樣性的目標並實現本集團員工的性別平衡,並從長遠角度繼續維持相同的長期目標。

全體僱員總人數及性別比例大致分佈如下:

		31 December 2024 二零二四年十二月三十一日		or 2023 月三十一日
	Headcount	Headcount Percentage		Percentage
	總人數			百分比
Male // Male	3,416	54%	4,257	55%
男性	36 /			
Female	2,916	46%	3,491	45%
女性	(a)			
	73			
Total	6,332	100%	7,748	100%
合計				



Chairman and Managing Director

The Company has clearly delineated the roles and responsibilities of the Chairman and the Managing Director in writing to ensure a balanced distribution of powers and authority.

Mr. Wan Yuqing serves as the Chairman of the Board, responsible for leading the Board in setting the Group's overall strategic direction and continuously enhancing the Board's governance effectiveness. The Chairman ensures the efficient operation of the Board, facilitates open and constructive discussions, and fosters positive interactions between Non-executive Directors and management. Additionally, the Chairman is committed to building a culture of information transparency and high-quality governance, ensuring that Board members have access to sufficient and accurate information to maintain effective communication with shareholders and safeguard their interests.

Mr. Hu Zaixin serves as the Managing Director, responsible for leading the management in the day-to-day operations and management of the Group's business, effectively implementing the policies and strategies approved by the Board, and driving and overseeing the Group's overall development.

Board Independence

The Company has appointed four Independent Non-executive Directors, which is in compliance with the requirement of the Listing Rules that the number of independent non-executive directors should not be less than one-third of the board. The Board is of the view that a balanced composition of Executive and Non-executive Directors (including Independent Non-executive Directors) ensures that there is a strong independent element on the Board, enabling the Board to effectively exercise independent judgement.

主席及董事總經理

本公司已以書面形式明確劃分主席及董事總經 理的職責分工,以確保權力與授權分配均衡。

董事會主席由萬宇清先生擔任,負責領導董事會制定本集團整體戰略方向,並推動董事會治理效能的持續提升。主席確保董事會高效運作,促進開放且建設性的討論,維護非執行董事與管理層之間的良性互動。此外,主席致力於建事質訊透明與優質治理文化,確保董事會成員能夠獲取充分且準確的資訊,從而與股東保持有效溝通,並維護股東利益。

董事總經理由胡在新先生擔任,負責領導管理 層處理本集團業務的日常運營管理,有效執行 董事會批准的政策及戰略,並推動及監督本集 團整體發展。

董事會獨立性

本公司委任四名獨立非執行董事,符合上市規則關於獨立非執行董事人數不少於董事會成員三分之一的規定。董事會認為,董事會中執行董事與非執行董事(包括獨立非執行董事)的組合均衡,確保董事會具備強大的獨立元素,能夠有效作出獨立判斷。

Each of the Independent Non-executive Directors has submitted to the Board a written confirmation of independence pursuant to Rule 3.13 of the Listing Rules, which has been reviewed by the Board to confirm that they fulfill the independence requirements.

全體獨立非執行董事已根據上市規則第3.13條向董事會提交獨立性確認函,並經董事會審查確認其符合獨立性要求。

Ms. Leung Sau Fan, Sylvia and Mr. Wong Ka Lun have served as Independent Non-executive Directors of the Company for more than nine years. They have continued to make invaluable contributions to the Board by leveraging their extensive professional expertise. The Board is of the view that Ms. Leung and Mr. Wong remain fully capable of exercising independent judgment and objectivity in fulfilling their duties. No adverse impact on their independence due to their length of service has been identified, as they have never held any executive or management roles within the Group and remain independent of the management. The Board further believes that their in-depth understanding of the Company's development trajectory enables them to effectively balance their roles in experience-sharing and independent oversight.

梁秀芬女士及黃家倫先生擔任本公司獨立非執行董事已逾九年。兩位董事憑藉其深厚的專會提供寶貴貢獻。董事會提供寶貴貢獻。董事會提供寶貴貢獻。董事會提供實立對其獨立性構成任何負面影響,彼等持獨立本集團擔任任何行政或管理職務,並董事會進一步認為,兩位董事會進一步認為,兩位董事會強一步認為,兩位董事平衡公司發展脈絡的深刻理解,使其能夠有效平衡經驗傳承與獨立監督角色。

To ensure the Board receives independent perspectives and opinions, the Company has established a robust mechanism. The diversified composition of the Board ensures a combination of diverse backgrounds and professional expertise. In addition, the Independent Non-executive Directors and the Chairman meet at least once a year to exchange views in the absence of the Executive Directors to ensure the full expression of independent views. The Board has also established four specialized Committees, including the Audit Committee, the Remuneration Committee, the Nomination Committee and the ESG Committee. Each of these Committees is provided with sufficient resources to fulfill its duties, has direct access to senior management for support, and may seek assistance from external professionals when necessary. The remuneration package of the Independent Non-executive Directors excludes performance-linked equity interests, which further ensures their independence. The Company also strengthens the capabilities of the Directors through continuous professional training and establishes an anonymous reporting channel for third parties to report suspected misconduct by parties associated with the Group.



The Board conducts a comprehensive review of the implementation and effectiveness of these mechanisms on an annual basis to ensure that the governance effectiveness is in line with best practice standards and to continuously enhance the independence of the Board and the quality of its decision-making.

董事會每年對上述機制的實施情況及有效性進行全面檢討,以確保治理效能符合最佳實踐準則,並持續提升董事會的獨立性與決策質量。

Appointment, Re-election and Removal of Directors

The Company has entered into an appointment letter with each of the Directors, of which the term of office of the Non-executive Directors (including Independent Non-executive Directors) is three years. Pursuant to the Articles of Association of the Company, each Director is subject to retirement by rotation and re-election at annual general meetings. At each annual general meeting, one-third of the Directors, or if the number is not a multiple of three, then the number nearest to one third, must retire from office, and their re-election is subject to the approval of the shareholders by way of a poll. Any Director appointed during the year to fill a casual vacancy shall be proposed for re-election at the forthcoming annual general meeting. The election of each Director shall be proposed as a separate resolution.

In accordance with Article 124 of the Company's Articles of Association, Mr. Fung Chi Kin and Ms. Leung Sau Fan, Sylvia shall retire and, being eligible, offer themselves for re-election at the forthcoming annual general meeting. In addition, in accordance with Article 107 of the Company's Articles of Association, Mr. Zhang Yi, Mr. Gong Jian and Mr. Deng Huan, who were appointed as Directors of the Company on 21 February 2025, shall retire and, being eligible, offer themselves for re-election at the annual general meeting. The Nomination Committee has reviewed and made recommendation to the Board on their re-election.

委任、重選和罷免

本公司已與每位董事簽訂委任書,其中非執行董事(包括獨立非執行董事)的任期為三年。根據本公司組織章程細則,每位董事須於股東東軍年大會上輪值退任並可膺選連任。每屆股東東區的倍數,則以最接近三分之一的數目為準)退任,並須經股東投票通過方可連任。所有因填補臨時空缺而獲委任的董事,須於應屆股東週年大會上提交重選。每位董事的選舉均以獨立決議案形式提呈。

根據本公司組織章程細則第124條的規定,馮志 堅先生及梁秀芬女士須於應屆股東週年大會退 任,惟彼等合資格並願意膺選連任。此外,根據 本公司組織章程細則第107條的規定,於二零 二五年二月二十一日獲委任為本公司董事的張 毅先生、龔健先生及鄧歡先生應於股東週年大 會退任,惟彼等合資格並願意膺選連任。提名委 員會已審閱並向董事會建議彼等膺選連任。

During the year ended 31 December 2024, Mr. Hu Zaixin and Mr. Ng Kim Lam were appointed as Directors of the Company. Mr. Hu Zaixin obtained the legal opinion referred to in the Rule 3.09D of the Listing Rules on 28 February 2024 and Mr. Ng Kim Lam obtained such opinion on 13 May 2024. Both Directors confirmed that they understand their responsibilities as Directors of the Company. In addition, Mr. Zhang Yi, Mr. Gong Jian and Mr. Deng Huan, who were appointed as Directors of the Company on 21 February 2025, obtained the relevant legal opinions referred to in the Listing Rules on 14 February 2025 and confirmed that they understand their responsibilities as Directors of the Company.

截至二零二四年十二月三十一日止年度,胡在新先生及吳劍林先生獲委任為本公司董事。胡在新先生已於二零二四年二月二十八日取得有關上市規則第3.09D條所述的法律意見,吳劍林先生則於二零二四年五月十三日取得該意見。兩位董事均確認明白彼等作為本公司董事之青任。此外,張毅先生、龔健先生及鄧歡先生於二零二五年二月二十一日獲委任為本公司董事之青任。

Securities Transactions

The Company has adopted the required standard of the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Listing Rules (the "Model Code") for the purpose of the code of conduct regarding directors' securities transactions. Having made specific enquiry of all Directors, all Directors have confirmed that they have strictly complied with the requirements of the Model Code throughout the year of 2024.

Directors' and Officers' Liability Insurance

The Company has arranged appropriate insurance to cover legal action arising from the businesses of the Group against the Directors and officers.

Meetings and Attendance

The Board holds no less than four regular meetings in a year to regularly review the overall strategic, financial and operational performance of the Group. In 2024, the Board reviewed a number of important matters, including the annual and interim financial statements and reports of the Group, the proposal for distribution of final dividend, and convened the 2024 Annual General Meeting. In addition, the Board also reviewed the connected transactions, notifiable transactions and voluntary announcements, the announcements relating to the appointment of two Directors and changes in the composition of Board Committees, and the amendments to the terms of reference of the Nomination Committee and the Remuneration Committee.

證券交易

本公司已採納上市規則附錄C3上市發行人董事進行證券交易的標準守則(「標準守則」)所載之規定,作為董事進行證券交易的行為守則。經向全體董事作出具體查詢後,彼等已確認於整個二零二四年期間嚴格遵守標準守則之要求。

董事及高級人員責任保險

本公司已就董事及高級人員因本集團業務可能 會面對的法律行動作適當的投保安排。

會議及出席率

董事會每年召開不少於四次定期會議,定期檢討本集團的整體戰略、財務及運營表現。於包定學事項,包來集團的年度及中期財務報表及報告、分派是國的建議,並召開了二零二四年股東別會。此外,董事會還審議了關連交易、須要更大會。此外,董事會還審議了關連交易、須更更大會。此外,董事會還審議了關連交易、須更更大會。此外,董事會還審議了關連交易、須更更大會。此外,董事會還審議了關連交易、須更更大會。此外,董事會還審議了關連交易、須更更



In addition, the Board also performed its corporate governance functions during the year, including formulating and reviewing the Group's corporate governance policies and practices (such as the management measures on inside information, the management measures on connected transactions and the whistleblowing policy, etc.); reviewing and monitoring the training and professional development of the Directors and senior management; ensuring the Company's compliance with the relevant laws and regulatory requirements; formulating and reviewing the code of conduct and the compliance manual applicable to the employees and Directors; and reviewing the Company's compliance with the CG Code and disclosures in the Corporate Governance Report.

此外,董事會於年內亦履行了企業管治職能,包括制定及檢討本集團的企業管治政策與常規(如內幕消息管理辦法、關連交易管理辦法及舉報政策等);檢討及監察董事及高級管理人員的培訓與專業發展:確保本公司遵守相關法例及監管規定;制定並檢討適用於僱員及董事的操守準則與合規手冊;以及檢討本公司對管治守則的遵守情況及企業管治報告的披露內容。

To ensure that all Directors are fully prepared and able to participate in discussions, at least 14 days' notice is given to all Directors for all regular Board meetings, and all Directors are given the opportunity to include matters for discussion in the agenda. The agenda and related documents of every regular Board meeting are sent to all Directors at least three days in advance. All minutes of Board meetings are kept by the Company Secretary and are available to all Directors for inspection. The Company Secretary provides draft minutes of Board or Board committee meetings to the Directors for their review and comments within reasonable time. The final minutes will be filed upon completion of the review.

為確保所有董事能夠充分準備並參與討論,全體董事至少在十四天前獲知所有董事會定期期的通知,並有機會將擬討論事項列入會議程。每次定期舉行的董事會會議的議程及相關文件均會在至少三天前送達全體董事。董朝會的所有會議記錄由公司秘書保管,以便董事會國、公司秘書在合理時間內向董事提供董事會或委員會會議記錄的初稿,供其審閱並提出意見。最終的會議記錄將在完成審閱後正式存檔。

In addition to the Board meetings, the Chairman of the Board and the Independent Non-executive Directors hold an annual exchange meeting at least once a year in the absence of the Executive Directors in order to facilitate more in-depth communication and understanding.

除董事會會議外,董事會主席與獨立非執行董事每年最少舉行一次在執行董事避席下的年度 交流會,以促進更深入的溝通和理解。

The attendance record of each Director at regular Board 下列為各董事於二零二四年出席董事會定期會 meetings, Board committee meetings and general meetings in 2024 is set out below:

議、董事會委員會會議及股東大會的出席紀錄:

	As at 31 December 2024 Meetings attended/meetings eligible to attend as a Director 截至二零二四年十二月三十一日止 實際出席次數/董事有資格出席的會議次數					
	Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會	ESG Committee ESG委員會	General meetings 股東大會
Executive Directors 執行董事						
Wan Yuqing (Chairman) ⁽¹⁾ 萬宇清 (主席) ⁽¹⁾	4/4	N/A不適用	N/A不適用	2/2 ^(C)	1/1 ^(FC)	1/2
Hu Zaixin (Managing Director) ⁽²⁾ 胡在新 (董事總經理) ⁽²⁾	3/4	N/A不適用	0/0(#)	N/A不適用	1/1	2/2
Ye Liwen ⁽³⁾ 叶黎聞 ⁽³⁾	3/3	N/A不適用	N/A不適用	2/2	1/1	2/2
Non-executive Director 非執行董事						
Chen Yuwen ⁽⁴⁾ 陳育文 ⁽⁴⁾	4/4	4/4	0/0(#)	N/A不適用	2/2	1/2
Independent Non-executive Directors						
獨立非執行董事						
Ip Chun Chung, Robert (5) 葉振忠(5)	1/1	2/2	1/1	1/1	1/1	1/1
Fung Chi Kin 馮志堅	4/4	4/4	2/2	2/2	2/2	2/2
Leung Sau Fan, Sylvia 梁秀芬	4/4	4/4 ^(C)	2/2	2/2	N/A不適用	2/2
Wong Ka Lun 黃家倫	4/4	4/4	2/2 ^(C)	2/2	N/A不適用	2/2
Ng Kim Lam ⁽⁶⁾ 吳劍林 ⁽⁶⁾	2/2	2/2	N/A不適用	N/A不適用	1/1 ^(C)	1/1



Notes:

- Mr. Wan Yuqing resigned as a member and the chairman of the ESG Committee on 22 May 2024. Mr. Wan Yuqing was unable to attend the annual general meeting of the Company held on 13 June 2024 due to ill-health. Mr. Hu Zaixin, an Executive Director and the Managing Director, chaired the meeting on behalf of Mr. Wan and responded to the shareholders' questions to ensure that the proceedings were conducted in a compliant and transparent manner.
- Mr. Hu Zaixin was appointed as an Executive Director and Managing Director on 14 March 2024 and a member of each of the Remuneration Committee and the ESG Committee on 22 May 2024.
- Mr. Ye Liwen was appointed as a member of the ESG Committee on 22 May 2024, and resigned as an Executive Director and a member of each of the Nomination Committee and the ESG Committee on 30 September 2024.
- 4. Mr. Chen Yuwen was appointed as a member of the Remuneration Committee on 22 May 2024, and resigned as a Non-executive Director and a member of each of the Audit Committee, the Remuneration Committee and the ESG Committee on 21 February 2025.
- Mr. Ip Chun Chung, Robert resigned as an Independent Nonexecutive Director and a member of each of the Audit Committee, the Remuneration Committee, the Nomination Committee and the ESG Committee on 22 May 2024.
- Mr. Ng Kim Lam was appointed as an Independent Non-executive Director, the chairman of the ESG Committee and a member of the Audit Committee on 22 May 2024.
- (C) and (FC) represent the chairmen and former chairmen of the Board Committees respectively.
- (#) represents that no meeting was held during the Director's term of office.

附註:

- 萬宇清先生於二零二四年五月二十二日辭去環境、社會及管治委員會成員及主席職務。萬宇清先生因身體不適未能出席本公司於二零二四年六月十三日之股東週年大會,會議由執行董事及董事總經理胡在新先生代為主持並回應股東提問,確保程序合規透明。
- 胡在新先生於二零二四年三月十四日獲委任為執行董事及董事總經理,並於二零二四年五月二十二日獲委任為薪酬委員會及環境、社會及管治委員會成員。
- 3. 叶黎聞先生於二零二四年五月二十二日獲委任為環境、 社會及管治委員會成員:並於二零二四年九月三十日 辭去執行董事、提名委員會及環境、社會及管治委員會 成員職務。
- 4. 陳育文先生於二零二四年五月二十二日獲委任為薪酬 委員會成員,並於二零二五年二月二十一日辭去非執 行董事、審核委員會、薪酬委員會及環境、社會及管治 委員會成員職務。
- 5. 葉振忠先生於二零二四年五月二十二日辭去獨立非執 行董事、審核委員會、薪酬委員會、提名委員會及環境、 社會及管治委員會成員職務。
- 吳劍林先生於二零二四年五月二十二日獲委任為獨立 非執行董事、環境、社會及管治委員會主席及審核委員 會成員。
- 7. (C)及(FC)分別代表董事會委員會主席及前主席。
- 8. (#)代表該董事任內沒有舉行會議。

Induction and Continuing Professional Training

Each Director is required to keep abreast of the Group's operation methods, business activities and developments. Each newly appointed Director would receive an induction guide from the Company covering an overview of the Group's business, the statutory duties of a director of a listed company and regulatory compliance requirements to ensure that he/she is able to settle into his/her governance role quickly. In addition, Directors regularly receive monthly information reports prepared by the Company, which contain detailed operational data, financial updates and industry trend analysis, helping them to have a balanced perspective on the Group's operational performance, current situation assessment and strategic foresight.

In order to strengthen the professional functions of the Directors, the Company actively promotes an annual continuous professional development programme, regularly provides relevant information on the amendments to the Listing Rules and updates of regulatory policies, and organises thematic trainings to enhance the Directors' decision-making abilities and international governance perspectives.

During the year, the Company also organised a thematic training on disclosure of inside information of listed companies for the management to further enhance the management's sensitivity, professionalism and compliance awareness in handling inside information and to ensure that the Group's information disclosures comply with the regulatory requirements.

入職及持續專業培訓

每名董事須時刻掌握本集團的經營方式、業務活動及發展動態。每名新委任的董事均會收到本公司提供的入職指引,內容涵蓋本集團業務概況、上市公司董事的法定職責及監管合規要求,確保其能迅速融入治理角色。此外,董事定期接收本公司編製的資訊月報,內容詳載運營數據、財務動態及行業趨勢分析,協助董事從均衡視角全面掌握本集團的運營表現、現況評估與策略前瞻。

為強化董事專業職能,本公司積極推動年度持續專業發展計劃,定期提供上市規則修訂及監管政策更新的相關資料,並舉辦專題培訓,以精進董事的決策能力與國際治理視野。

於年內,本公司亦為管理層舉辦了有關上市公司內幕消息披露的專題培訓,進一步提升管理層對內幕消息處理的敏感度、專業素養及合規意識,確保本集團資訊披露工作符合監管要求。





Summary of Directors' Training in 2024

二零二四年度董事培訓摘要

Name of Director 董事姓名	Read the latest guidelines of the Group and the market regulation 研讀本集團及 市場監管最新指引	Attendance of thematic training for Directors/ seminars 出席專題董事 培訓/研討會
里尹姓七	四 物 血 目 取 利 拍 匀	石訓/ 训制 目
Executive Directors 執行董事 Wan Yuqing	✓	✓
萬宇清 Hu Zaixin <i>(appointed on 14 March 2024)</i> 胡在新 <i>(於二零二四年三月十四日委任)</i>	✓	✓
Ye Liwen (resigned on 30 September 2024) 叶黎聞(於二零二四年九月三十日辭任)	✓	✓
Non-executive Director 非執行董事 Chen Yuwen (resigned on 21 February 2025) 陳育文(於二零二五年二月二十一日辭任)	✓	✓
Independent Non-executive Directors 獨立非執行董事		
Ip Chun Chung, Robert (resigned on 22 May 2024) 葉振忠 (於二零二四年五月二十二日辭任)	✓	✓
Fung Chi Kin 馮志堅	✓	\checkmark
Leung Sau Fan, Sylvia 梁秀芬	✓	✓
Wong Ka Lun 黃家倫	✓	✓
Ng Kim Lam <i>(appointed on 22 May 2024)</i> 吳劍林 <i>(於二零二四年五月二十二日委任)</i>	✓	✓

BOARD COMMITTEES

REMUNERATION COMMITTEE

The Remuneration Committee was established in 1999. As at 31 December 2024, the Remuneration Committee was chaired by Mr. Wong Ka Lun, an Independent Non-executive Director, and comprised Mr. Hu Zaixin, an Executive Director, Mr. Chen Yuwen, a Non-executive Director, and Mr. Fung Chi Kin and Ms. Leung Sau Fan, Sylvia, both being Independent Non-executive Directors.

The Remuneration Committee is responsible for formulating and recommending to the Board the remuneration policy. The Company has adopted a model whereby the Remuneration Committee is responsible for making recommendations to the Board on the remuneration packages of individual Executive Directors and senior management to ensure that the procedure is transparent and in line with the Company's objectives, and consulting with the Chairman and the Managing Director or seeking independent professional advice where necessary. The Remuneration Committee is also responsible for making recommendations to the Board on the remuneration of Nonexecutive Directors, assessing market rates and internal conditions to ensure that compensation for loss of office or misconduct is reasonable and consistent with contractual terms, and preventing Directors from being involved in deciding their own remunerations, as well as reviewing matters relating to share schemes under Chapter 17 of the Listing Rules. The relevant terms of reference are available on the websites of the Company and the HKEX.

Work Review for 2024

In 2024, the Remuneration Committee held two meetings. Please refer to the table on page 86 for the attendance of the Committee members. The Remuneration Committee reviewed the overall remuneration policy and structure for Directors and senior management; and reviewed and made recommendation on the remuneration packages for Directors based on their performance, covering benefits in kind, pension rights, performance bonuses and compensation payable, to ensure that the remuneration arrangements are competitive and in line with the best practice standards of the Company's governance. During the year ended 31 December 2024, the Company did not make any grants under its share option scheme or share incentive scheme, nor were there any significant matters subject to the consideration or approval of the Remuneration Committee in relation to these schemes.

董事會委員會

薪酬委員會

薪酬委員會於一九九九年成立。截至二零二四年十二月三十一日,薪酬委員會主席為獨立非執行董事黃家倫先生,成員包括執行董事胡在新先生、非執行董事陳育文先生,以及獨立非執行董事馮志堅先生及梁秀芬女士。

二零二四年工作回顧



The remuneration of senior management by remuneration range for the year ended 31 December 2024 is set out below:

高級管理人員於二零二四年十二月三十一日止 年度內按範圍劃分之薪酬列載如下:

Remuneration range (RMB) 薪酬範圍 (人民幣)	Numbers 人數
RMB2,000,000 or below	5
2,000,000元或以下 RMB2,000,001 to RMB3,000,000 2,000,001元至3,000,000元	2

Details of the remuneration of the Directors and the five highest paid individuals, as disclosed in accordance with Appendix D2 of the Listing Rules, are set out in notes 11 and 12 to the consolidated financial statements in this annual report. 有關董事薪酬及五名最高薪酬人士之詳情,已 按上市規則附錄D2之規定披露,載於本年報綜 合財務報表附註11及12。

NOMINATION COMMITTEE

The Nomination Committee was established in 2021. As at 31 December 2024, the Nomination Committee was chaired by Mr. Wan Yuqing, an Executive Director, and comprised Mr. Fung Chi Kin, Ms. Leung Sau Fan, Sylvia and Mr. Wong Ka Lun, all being Independent Non-executive Directors.

The principal duties of the Nomination Committee include reviewing the structure, size and composition of the Board as well as the policy on diversity of Board members, assessing the independence of the Independent Non-executive Directors, identifying suitable candidates for election as Directors and making recommendations to the Board, formulating and maintaining the nomination policy, and being responsible for succession planning for the Board. The relevant terms of reference are available on the websites of the Company and the Stock Exchange.

提名委員會

提名委員會於二零二一年成立。截至二零二四年十二月三十一日,提名委員會主席為執行董 事萬宇清先生,成員包括獨立非執行董事馮志 堅先生、梁秀芬女士及黃家倫先生。

提名委員會主要職責包括檢討董事會架構、人數、組成及多元化政策,評估獨立非執行董事的獨立性,物色並推薦合適的董事候選人,制定及維持提名政策,並負責董事會繼任規劃。相關職權範圍已詳載於本公司及港交所網站。

In accordance with the nomination policy, the Nomination Committee arranges for the Executive Directors to lead the management team in identifying potential candidates for Directors through corporate networks and professional recruitment agencies. Candidates are assessed on the basis of their reputation, time availability, interests in relevant sectors and potential contribution to the diversity of the Board members in the factors such as gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and tenure of service. The members of the Nomination Committee will have oneon-one interviews with the candidates who have passed the initial screening to gain a better understanding of their background and their alignment with the Company's strategic objectives. The Nomination Committee assesses the independence of the candidates for Independent Non-executive Director with strict reference to the independence guidelines under the Listing Rules. Adhering to the principles of selecting the best candidates and fully utilizing their skills, the Nomination Committee forms its recommendations and submits them to the Board for consideration.

The appointment process of the Nomination Committee is divided into five stages as follows:

提名委員會的任命流程分為以下五 個階段

Stage 1 階段1	Stage 2 階段2	Stage 3 階段3	Stage 4 階段4	Stage 5 階段5
Identify candidates who meet the Board's requirements through corporate networks and professional	Shortlist the candidates	Interview with candidates	Recommend suitable candidates to the Board	Appoint relevant candidates as Directors and sign an appointment letter
recruitment agencies 透過企業網絡及專業 尋聘機構搜索符合 董事會需求的人選	篩選候選人名單	與候選人進行訪談	向董事會建議合適 的候選人	任命並簽署委任書



Work Review for 2024

In 2024, the Nomination Committee held two meetings and the attendance of its members is set out in the table on page 86. During the year, the Nomination Committee conducted a comprehensive review of the structure, size and composition of the Board to confirm that it has the appropriate skills, experience and diversified perspectives. Pursuant to Rule 3.13 of the Listing Rules, the Nomination Committee conducted an annual independence assessment of all the Independent Non-executive Directors and confirmed that they are independent. In addition, the Nomination Committee has recommended to the Board the appointment of Mr. Hu Zaixin as an Executive Director and Managing Director in place of Mr. Wang Jian, and Mr. Ng Kim Lam as an Independent Non-executive Director in place of Mr. Ip Chun Chung, Robert, respectively. The Nomination Committee also reviewed the changes in the composition of each of the Board Committees and made relevant recommendation, to reflect the unique experience, expertise and background of each Directors, and reviewed the list of retiring Directors to be re-elected at the annual general meeting to ensure that all nominations are in line with the best practice standards of corporate governance. Please refer to page 80 for a summary of the policy on Board diversity.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE COMMITTEE

The Environmental, Social and Governance (ESG) Committee was formally established in 2023. As at 31 December 2024, the ESG Committee was chaired by Mr. Ng Kim Lam, an Independent Non-executive Director, and comprised Mr. Hu Zaixin, an Executive Director, Mr. Chen Yuwen, a Non-executive Director, and Mr. Fung Chi Kin, an Independent Non-executive Director.

The ESG Committee, as the core governance body for the Company's sustainable development, is responsible for formulating and monitoring the Group's ESG strategies, goals and policies. It is committed to integrating ESG considerations into the business decision-making process, evaluating the related material risks and ensuring that the Company's performance in the area of ESG is in line with the expectations of investors and the regulators. The relevant terms of reference are set out on the websites of the Company and HKEX.

二零二四年工作回顧

環境、社會及管治委員會

環境、社會及管治(ESG)委員會於二零二三年正式成立。截至二零二四年十二月三十一日, ESG委員會主席為獨立非執行董事吳劍林先生, 成員包括執行董事胡在新先生、非執行董事陳 育文先生,以及獨立非執行董事馮志堅先生。

ESG委員會作為本公司可持續發展的核心治理機構,肩負制定並監控本集團ESG戰略、目標及政策的重任,致力於將ESG考量深度融入業務決策流程,評估相關重大風險,並確保本公司在ESG領域的表現與投資者及監管機構的期望保持一致。相關職權範圍已詳載於本公司及港交易所網站。

ESG GOVERNANCE STRUCTURE ESG治理架構

Board 董事會	ESG Committee of the Board 董事會ESG委員會	ESG Leading Group ESG工作領導小組	ESG Executing Group ESG工作執行小組
As the highest leadership and decision-making body for the Company's ESG efforts, it is responsible for reviewing and approving ESG strategies, goals, policies and reports, as well as evaluating the achievement of the Company's annual ESG targets.	Authorized by the Board, it exercises leadership and oversight responsibilities on ESG matters, assisting the Board in monitoring the Company's ESG strategies, goals, policies and reports. It also assesses significant ESG risks related to the Company's business and reports directly to the Board.	Comprising all senior management of the Company, it is responsible for formulating the Company's ESG strategies, goals, and policies, coordinating the preparation of the ESG report, overseeing the implementation and execution of ESG targets across various functional centres and subsidiaries, and regularly reporting to the ESG Committee of Board and providing recommendations.	Composed of heads of all functional centres and major subsidiaries, it is responsible for implementing the ESG policies and measures, participating in the preparation of the Company's ESG report, providing the ESG work recommendations and related risk events, and regularly reporting on the progress of ESG activities and key performance indicators.
作為ESG工作的最高 領導和決策機構, 負責審核並通過ESG 戰略、目標、政策及 報告,並檢視年度 ESG目標完成情況。	獲董事會授權,負責領導和監督ESG事宜,協助董事會監察ESG戰略、目標、政策及報告,評估與業務相關的ESG重大風險,並直接向董事會匯報。	由高級管理人員組成, 負責擬定ESG戰略、 目標及政策,統籌 ESG報告編制,監督 各部門及子公司的 ESG目標落實,並定 期向董事會ESG委員 會匯報及提供建議。	由各職能中心及主要 子公司負責人組成, 負責落實ESG政策及 措施,參與ESG報告 編制,提供ESG工作 改善建議及風險事 件,並定期匯報工作 進度及關鍵指標。





Work Review for 2024

In 2024, the ESG Committee held two meetings and the attendance of its members is set out in the table on page 86. During the year, the ESG Committee reviewed the Company's ESG Report for 2023, which highlighted the Company's progress towards its 'Dual-Carbon Goals'. Specifically, the Company will strive to reduce the Scope 1 and Scope 2 carbon emission intensity of its operating properties by more than 20% by 2030 (compared to the 2023 baseline) and aim to achieve carbon neutrality by 2060. In addition, the Company promises that 100% of newly acquired projects are designed in accordance with the basic requirements of green buildings in China, further demonstrating its strong commitment to environmental protection.

In order to enhance the transparency of climate-related information disclosure, the ESG Committee reviewed the reporting framework based on the Task Force on Climate-Related Financial Disclosures (TCFD) and the IFRS Sustainability Disclosure Standards (ISSB Standards). The report focuses on the four core areas of governance, strategy, risk management, indicators and targets, and initially establishes an information disclosure framework in line with international standards, which, in conjunction with the Group's actual situation, lays a solid foundation for further improvement of climate information disclosure in the future.

AUDIT COMMITTEE

The Audit Committee was established in 1999. As at 31 December 2024, the Audit Committee was chaired by Ms. Leung Sau Fan, Sylvia, an Independent Non-executive Director, and comprised Mr. Chen Yuwen, a Non-executive Director, and Mr. Fung Chi Kin, Mr. Wong Ka Lun and Mr. Ng Kim Lam, all being Independent Non-executive Directors.

The principal duties of the Audit Committee include reviewing financial information to ensure its accuracy and compliance; overseeing the appointment and performance of the external auditors to safeguard audit independence; and overseeing the financial reporting system, risk management and internal control system to ensure their effective operation. The relevant terms of reference are set out on the websites of the Company and HKEX.

二零二四年工作回顧

於二零二四年,ESG委員會共召開兩次會議,成員出席情況詳見第86頁的表格。委員會於年內審閱了本公司二零二三年的ESG報告,重點展述了本公司在實現「雙碳目標」方面的進展。具體而言,本公司致力於二零三零年前將經營性物業的範圍一及範圍二碳排放強度降低20%以上(以二零二三年為基準),並爭取於二零六零年實現碳中和。此外,本公司承諾所有新獲取項目均至少按照中國綠色建築基本要求進行設計,進一步體現對環境保護的堅定承諾。

為提升氣候相關資訊披露的透明度,ESG委員會審閱了基於氣候相關財務資訊披露工作組(TCFD)及國際財務報告可持續披露准則(ISSB准則)的報告框架。該報告圍繞管治、策略、風險管理、指標及目標四大核心環節,初步建立了符合國際標準的信披框架,並結合本集團實際情況,為未來進一步完善氣候資訊披露奠定了堅實基礎。

審核委員會

審核委員會於一九九九年成立。截至二零二四年十二月三十一日,審核委員會主席由獨立非執行董事梁秀芬女士擔任,成員包括非執行董事陳育文先生,以及獨立非執行董事馮志堅先生、黃家倫先生和吳劍林先生。

審核委員會主要職責包括審閱財務資料,確保其準確性與合規性:監督外聘核數師的聘任與表現,維護審計獨立性;監管財務匯報制度、風險管理及內部監控系統,確保其有效運作。相關職權範圍已詳載於本公司及港交易所網站。

Work Review for 2024

In 2024, the Audit Committee held four meetings in total and the attendance of its members is set out in the table on page 86. The work of the Audit Committee during the year is as follows:

1. Review of Financial Information

The Audit Committee reviewed the Group's audited annual financial statements and unaudited interim financial results to ensure their accuracy and compliance. In addition, the Audit Committee reviewed the external auditor's audit plan, audit approach and key audit matters, and assessed the impact of new and revised financial reporting standards on the Company's financial statements.

2. Oversight of the External Auditor

The Audit Committee reviewed the independence of the external auditor and the effectiveness of the audit process and approved the auditor's remuneration and terms of engagement. The Audit Committee also made recommendation to the Board on the reappointment of the external auditor and reviewed the policy on the engagement of the external auditor for providing non-audit services, so as to ensure that auditor's services would not impair the independence of the audit.

Risk Management, Internal Control and Internal Audit

The Audit Committee reviewed the summary of work reports on internal audit, internal control and risk management for 2023 and reviewed the relevant work plans for 2024 at the beginning of the year. The Audit Committee reviewed and monitored the progress and effectiveness of various tasks on a continued basis in 2024. In addition, the Audit Committee reviewed the annual compliance report on connected transactions and notifiable transactions to ensure that all transactions were in compliance with regulatory requirements. The Audit Committee conducted a detailed review of the report on the handling of whistleblowing matters to ensure that the matters were handled appropriately. The Audit Committee also had in-depth discussions with the management on the effectiveness of the risk management and internal control system to ensure that the Company's resources and manpower are adequate to support its operational needs.

二零二四年工作回顧

在二零二四年,審核委員會共召開四次會議,成員出席情況詳見第86頁的表格。審核委員會於年內工作如下:

1. 財務資料審閱

委員會審閱了本集團的經審核全年財務報表及未經審核中期財務業績,確保其準確性與合規性。此外,委員會還審閱了外聘核數師的審計計劃、審計方法及重要審計事項,並評估了新訂及經修訂的財務報告準則對本公司財務報表的影響。

2. 外聘核數師監督

委員會審核了外聘核數師的獨立性及核數程序的有效性,並批准了其薪酬及聘用條款。委員會還就外聘核數師的續聘向董事會提出了建議,並審閱了委聘外聘核數師提供非核數服務的政策,以確保其服務不會影響審計的獨立性。

3. 風險管理、內部監控及內部審 計



RISK MANAGEMENT AND INTERNAL CONTROL SYSTEMS

The Board is ultimately responsible for the effectiveness of risk management and internal control systems. With the assistance of the Audit Committee, it reviews relevant systems at least once a year and monitors the design, implementation and review of risk management and internal control systems by the management. The management shall provide the Board with the confirmation report on the effectiveness of systems. Such systems aim to manage but not completely eliminate the risks on failing to achieve business targets. They can only provide reasonable but not absolute assurance against material misstatements or losses.

During the year, the Audit Committee, on behalf of the Board, comprehensively reviewed the effectiveness of risk management and internal control systems, covering finance, operation and compliance monitoring as well as other significant aspects. The Board and the Audit Committee confirmed that they have reviewed the effectiveness of risk management and internal control systems of the Group during the year and are satisfied with the effectiveness of such systems.

PROCEDURES FOR RISK MANAGEMENT AND INTERNAL CONTROL SYSTEMS

The internal audit department and the risk management and legal compliance department jointly organize risk identification and evaluation with the cooperation of all functional centres and affiliated enterprises and effectively carry out self-appraisal on internal control and compliance on significant business matters, critical processes and important positions. Detailed work includes:

- Arranging and guiding all centres and affiliated enterprises to establish and improve risk management and internal control systems.
- Monitoring the risk management and internal control work, proposing improvement suggestions and continuously following the implementation of rectification measures.

風險管理及內部監控系統

董事會對風險管理及內部監控系統的有效性負有最終責任,在審核委員會的協助下,至少每年一次檢討有關系統,監督管理層對風險管理及內部監控系統的設計、實施及監察。管理層需及期向董事會提供系統有效性的確認報告。該等系統旨在管理而非完全消除未能達成業務目標的風險,並僅能就不會發生重大失實陳述或損失提供合理而非絕對的保證。

在本年度內,審核委員會代表董事會全面檢討 了風險管理及內部監控系統的有效性,涵蓋財 務監控、運作監控及合規監控等所有重要方面。 董事會及審核委員會確認已於本年度檢討本集 團風險管理及內部監控系統的有效性,並信納 該系統有效。

風險管理及內部監控系統的程序

風險辨識與評估由審計中心和風險管理與法律 合規中心統一組織,各職能中心及各所屬企業 共同配合,針對重大業務事項、關鍵環節及重要 崗位規範有效地開展內控合規自評價工作。具 體工作包括:

- 組織和指導各中心及所屬企業建立健全 風險管理與內部監控體系。
- 監督風險管理與內部監控工作的開展情況,提出改善建議,並持續跟進整改措施的落實。

- Evaluating the effectiveness of risk management and internal control management through the establishment of the self-appraisal mechanism on internal control and compliance, sequencing all significant internal risks and reporting the evaluation results to the Audit Committee and senior management.
- Continuously improving internal control and compliance management systems, summarizing the best practice and experience in internal control appraisal during the year and promoting the improvement and upgrading of internal control systems.
- 通過建立內控合規自評機制,評估風險管理及內部監控管理的有效性,並對所有內部重大風險進行優次排序,將評估結果向審核委員會及高級管理層匯報。
- 持續完善內控合規管理體系,總結年度內 控評價工作的最佳實踐與經驗,推動內控 體系的優化與升級。

MAJOR CHARACTERISTICS OF RISK MANAGEMENT AND INTERNAL CONTROL SYSTEMS

- Achieving full coverage of risk management through the normalized closed-loop management mechanism;
- Officially distributing the Internal Control and Compliance Manual and the Manual on Self-appraisal and Monitoring Appraisal on Internal Control and requiring all centres and affiliated enterprises to actively study them to master the internal risk control and compliance matrix and the list of compliance management and ensure the effective undertaking and implementation of management requirements;
- Refining and improving business processes, specifying internal control and compliance requirements on critical processes and risk response measures, continuously updating management standards and promoting the normalized implementation of internal control and compliance systems;
- Regularly updating the Internal Control and Compliance Manual, summarizing suggestions on enhancing internal control and compliance management, improving relevant systems and ensuring the continuous improvement and perfection of systems.

風險管理及內部監控系統的主要 特點

- 通過常態化閉環管理機制,實現風險管理 全覆蓋;
- 通過正式下發《內控合規應用手冊》及 《內部控制自評價及監督評價手冊》,各 中心及所屬企業積極開展學習,掌握風險 內控合規矩陣及合規管理清單,確保管理 要求的有效承接與執行;
- 細化梳理業務流程,明確關鍵環節的內控 合規要求及風險應對措施,持續迭代管理 標準,推動內控合規體系的常態化落地;
- 定期更新《內控合規手冊》,總結內控合 規管理提升建議,查漏補缺有關制度,確 保系統的持續改進與完善。



INTERNAL AUDIT FUNCTION

The internal audit function provides independent guarantee to the sufficiency and effectiveness of the internal control and risk management systems of the Company. The Audit Committee approved the internal audit plan and monitored its progress during the year, while assessing the effectiveness and workload of the internal audit function and the sufficiency of available resources. It ensures the internal audit appropriately equipped with skills and experience related to the Group's operation and provides necessary information for the performance of duties to meet professional standards.

PROCEDURES FOR SOLVING SIGNIFICANT DEFICIENCY OF INTERNAL CONTROL

For significant deficiency of internal control identified, the internal audit department will initiate the emergency response mechanism and carry out an investigation with relevant functional centres or affiliated enterprises to determine the nature, scope of effect and potential consequence of the issue. It will discuss with the management based on the results of the investigation and proposes specific rectification measures and improvement suggestions, covering short-term emergency measures and long-term systematic improvement. Finally, it will specify responsibilities and the timetable, continuously monitor the effectiveness of rectification and carry out evaluation.

內部審計職能

內部審計職能為本公司內部監控系統和風險管理系統的充分性和有效性提供獨立保證。審核委員會批准了內部審計計劃,並在年內跟蹤計劃的進展情況,同時全年監測內部審計職能的有效性、工作負荷及可用資源的充足性。確保內部審計被適當配備與本集團運作相關的技能和經驗,並為其履行職責提供必要的資訊以達到專業標準。

解決嚴重的內部監控缺失的程序

針對發現的內部監控重大缺陷,審計中心將啟動緊急應對機制,迅速與相關職能中心或所屬企業展開調查,確定問題的性質、影響範圍及其潛在後果。根據調查結果與管理層討論,提出具體的整改措施和改進建議,涵蓋短期應急措施和長期系統性改進。最後,明確責任與時間表,並持續監控整改效果,進行評估。

PROCEDURES AND INTERNAL CONTROL MEASURES FOR THE HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group complies with the requirements of the Securities and Futures Ordinance (the "SFO") and the Listing Rules. The Group discloses inside information to the public as soon as reasonably practicable unless the information falls within any of the Safe Harbours as provided in the SFO. Before the information is disclosed to the public, the Group ensures the information is kept strictly confidential. If the Group believes that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, the Group would immediately disclose the information to the public. The Group is committed to ensuring that the information set out in announcements is not false or misleading as to a material fact and is presented in a clear and balanced way, with an equal disclosure of both positive and negative facts to ensure that it is not false or misleading due to the omission of material facts.

WHISTLEBLOWING POLICY AND MECHANISM

The Company has formulated the whistleblowing policy and mechanism, allowing employees and other parties associated with the Group (e.g., suppliers and customers) to report possible improprieties in financial reporting, internal control or other aspects anonymously. The Board authorizes the Audit Committee to take full responsibility for the policy, including overseeing and reviewing its implementation and effectiveness, and ensuring that the Company conducts fair and independent investigations and takes appropriate actions regarding such matters to safeguard the reputation of the Company and the trust of stakeholders. The Audit Committee delegates the internal audit department to manage and enforce the daily operations of the policy. The general manager of the internal audit department will properly record all reports or complaints received and report them annually to the Audit Committee. Additionally, any reports that may have a significant impact on the Group should be promptly reported to the Audit Committee. The whistleblowing policy has been published on the Company's website.

處理及發佈內幕消息的程序及內 部監控措施

舉報政策與機制



ANTI-FRAUD AND ANTI-BRIBERY POLICY

In its business dealings, the Group does not tolerate any form of bribery, whether direct or indirect, by, or of, its Directors, senior management, employees, agents or consultants and any persons or companies acting on behalf of the Company. The anti-fraud and anti-bribery policy, which clearly outlines the Group's zero-tolerance stance against bribery and corruption, assists employees in recognizing circumstances which may lead to or give the appearance of being involved in corruption or unethical business conduct so as to avoid such conduct which is clearly prohibited, and to promptly seek guidance where necessary.

RESPONSIBILITY FOR PREPARATION OF FINANCIAL STATEMENTS

The Board acknowledges its responsibility to prepare the Company's consolidated financial statements for each financial year, which shall give a true and fair view of the state of affairs, the results and cash flows of the Group and the Company for that year. In preparing the consolidated financial statements for the year ended 31 December 2024, the Board has selected suitable accounting policies and applied them consistently; made judgements and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis at the same time.

EXTERNAL AUDITOR AND ITS REMUNERATION

Baker Tilly Hong Kong Limited was engaged as the external auditor of the Company on 11 November 2021. For the year ended 31 December 2024, the fees paid or payable by the Group to the auditor (including disbursements) in respect of their audit services amounted to approximately RMB7,930,000. In addition, non-audit services rendered by the auditor to the Group amounted to RMB125,000 for a comfort letter on working capital sufficiency in respect of a major transaction.

反欺詐及反賄賂政策

本集團在所有業務交易中絕不容忍其董事、高級管理人員、僱員、代理或顧問,以及任何代表 本集團行事的個人或公司,直接或間接地進行 任何形式的賄賂行為。反欺詐及反賄賂政策明 確表明本集團對賄賂和貪污行為採取零容忍態 度,這有助於僱員識別可能導致或涉及賄賂及 不道德商業行為的情況,從而避免參與這些明 確禁止的行為,並在必要時迅速尋求指引。

財務報表編製責任

董事會確認其責任為編製本公司各財政年度之綜合財務報表,該報表須真實且公平地反映本集團及本公司於該年度的業務狀況、業績及現金流量。在編製截至二零二四年十二月三十一日止年度的綜合財務報表時,董事會已選用合適的會計政策,並貫徹應用,作出審慎且公平合理的判斷及估計,同時以持續經營基準編製財務報表。

外部核數師及其酬金

天職香港會計師事務所有限公司自二零二一年十一月十一日起獲本公司聘任為外部核數師。截至二零二四年十二月三十一日止年度,該核數師向本集團提供審計服務的費用(包括墊付款項)約為人民幣7,930,000元。此外,核數師向本集團提供的非審核服務費用為人民幣125,000元,該非審核服務為主要交易發出的營運資金充足安慰函。

COMPANY SECRETARY

All members of the Board of the Company have access to the professional advice and services of the Company Secretary to ensure that the Board follows right procedures and maintains sound communications on information. Mr. WONG Cheuk Him is an employee and the Company Secretary of the Company. He confirmed that he had taken relevant professional trainings of no less than 15 hours in 2024.

DIVIDEND POLICY

The Company amended its dividend policy in 2025. The policy aims to distribute long-term and stable dividends to shareholders. It distributes dividends once a year in principle when conditions for profit distribution are met with an amount of no less than 40% of the profit attributable to shareholders in the consolidated financial statements of the Group. The Board will comprehensively take into account, among other things, when proposing the declaration or determining dividends:

- a balance between maintaining sufficient capital to grow the Group's business and rewarding the shareholders:
- the Group's overall results of operation, financial position, capital requirement, cash flows and prospects;
- the amount of distributable reserves of the Company;
 and
- 4. other factors that the Board deems relevant.

The Company will regularly review the dividend policy and reserves the right to update or amend the dividend policy from time to time in its absolute discretion.

公司秘書

本公司所有董事會成員均可獲得公司秘書提供的專業意見和服務,以確保董事會遵循正確的程序並保持良好的資訊交流。黃卓謙先生為本公司僱員及公司秘書,彼已確認於二零二四年接受了不少於15小時的相關專業培訓。

股息政策

本公司於二零二五年修訂了股息政策。該政策旨在向股東派付長期穩定的股息,並在符合利潤分配條件時,原則上每年進行一次股息分派,金額不低於本集團綜合財務報表中股東應佔溢利之40%。董事會在建議宣派或釐定股息時,將綜合考慮以下因素:

- 維持足夠資金以平衡本集團業務增長與 股東回報;
- 本集團整體運營業績、財務狀況、資金需求、現金流量及未來前景;
- 3. 本公司可供分派儲備金額;及
- 4. 董事會認為相關之其他因素。

本公司將定期檢討股息政策,並保留隨時更新 或修訂股息政策之絕對酌情權。





SHAREHOLDERS COMMUNICATION POLICY

The Company maintains high standards of corporate governance and endeavours to reinforce relations with shareholders and investors through transparent and two-way communications. The shareholder communication policy is available on the Company's website and aims to establish a continuous and open communication mechanism and ensure that the market is immediately informed about the Company's strategic goals, business development, financial performance and governance matters, thereby enhancing investor confidence and deepening interactions and communications.

The Company provides detailed information through regular publication of annual and interim financial reports, results announcements and other corporate publications and updates announcements and reports in a real-time manner on the Company's website to ensure that shareholders can be immediately informed of latest developments. To further enhance interactions, the Company actively holds annual general meetings, performance briefings and industry forums. It has on-site question-and-answer sessions with direct response from the Board, relevant management and external auditor.

In addition, all corporate communications of the Company are written in plain Chinese and English. We encourage shareholders to choose to receive such information electronically and jointly practise the concept of environmental protection. Shareholders can opt to receive relevant notifications via emails and may change their methods of receiving corporate communications.

股東通訊政策

本公司恪守高標準的企業管治,致力透過透明且雙向的溝通,強化與股東及投資者的關係。股東通訊政策已載於本公司網站,旨在建立持續開放的資訊傳遞機制,確保市場能即時獲悉本公司的戰略目標、業務發展、財務表現及管治動態,從而提升投資信心並深化互動交流。

本公司透過定期發佈年度及中期財務報告、業績公告等公司刊物,提供詳盡資訊,並於本公司網站實時更新公告與報告,確保股東能即時掌握最新動態。為進一步強化互動,本公司積極舉辦股東週年大會、業績説明會及行業論壇,開放現場提問環節,並由董事會、有關管理層及外聘核數師直接回應。

此外,本公司所有通訊文件均以淺顯易懂的中 英雙語編寫。我們鼓勵股東選擇以電子形式接 收這些資料,共同實踐環保理念。股東可透過電 子郵件接收相關通知,並可隨時更改接收公司 通訊方式。

SHAREHOLDERS' ENQUIRIES

股東查詢方式

Share-related matters Share registrar: Computershare Hong Kong Investor Services Limited

Address: 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong

Email: polyproperty.ecom@computershare.com.hk

Tel: (852) 2862 8555 Fax: (852) 2865 0990

股份相關事宜 股份過戶處:香港中央證券登記有限公司

地址:香港灣仔皇后大道東183號合和中心17M樓 電郵:polyproperty.ecom@computershare.com.hk

電話: (852) 2862 8555 傳真: (852) 2865 0990

Enquires with the Board Investor Relations Officer of the Capital Markets Department

Address: Room 2503, Admiralty Centre, Tower 1, 18 Harcourt Road, Hong Kong

Email: ir@polyhonghong.com.hk

Tel: (852) 2810 6216 Fax: (852) 2801 7589 資本市場部投資者關係主

與董事會查詢 資本市場部投資者關係主任

地址:香港夏慤道18號海富中心第一期2503室

電郵:ir@polyhonghong.com.hk

電話: (852) 2810 6216 傳真: (852) 2801 7589

The Board will annually review the effectiveness of the implementation of the shareholder communication policy. In addition to the above measures, the Company will also disclose monthly sales data to further strengthen transparency. Based on the above, the Board confirms that the prevailing shareholder communication policy and its implementation can effectively promote two-way interactions with shareholders and meet the market demand for transparency.

董事會每年檢討股東通訊政策的執行成效。除 上述措施外,本公司亦會按月披露銷售數據, 進一步強化透明度。基於以上所述,董事會確 認現行的股東通訊政策及實施能夠有效促進與 股東的雙向互動,並滿足市場對透明度的需求。

SHAREHOLDERS' RIGHTS

Request to Convene a General Meeting

Shareholder(s) holding at least 5% of the total voting rights of all shareholders of the Company who have the right to vote at general meetings can request the Company to convene a general meeting in accordance with Section 566 of the Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance").

股東權利

要求召開股東大會

持有本公司全體有權在股東大會上投票的股東 的總投票權至少5%的股東,可根據香港法例第 622章公司條例(「公司條例」)第566條要求本 公司召開股東大會。



The request must state the general nature of the business to be dealt with at the meeting and may include the text of a resolution that may properly be moved and is intended to be moved at the meeting. Such a request must be authenticated by all the requesting shareholder(s) and can be submitted through one document or several documents in like form. The request must be sent to the Company, "for the attention of the Company Secretary", either in hard copy at its registered office at Room 2503, 25/F, Admiralty Centre, Tower 1, 18 Harcourt Road, Hong Kong or by email to ir@polyhonghong.com.hk.

該請求必須説明有待在有關股東大會上處理的事務的一般性質,可包含可在該股東大會上恰當地動議並擬在該股東大會上動議的決議的文本。該項要求須由所有提出請求的股東認證,並可透過一份或若干份格式相近的文件提交。請求須以書面形式遞交至本公司註冊辦事處(地址:香港夏慤道18號海富中心第一期2503室),或透過電郵發送至ir@polyhonghong.com.hk,並註明「公司秘書收啓」。

Request to Put Forward Proposals at an Annual General Meeting

Pursuant to Section 615 of the Companies Ordinance, shareholder(s) can propose a resolution at the annual general meeting by requesting the Company to give notice of that resolution to all shareholders entitled to receive notice of the annual general meeting. The relevant shareholders must represent at least 2.5% of the total voting rights of all shareholders who have the right to vote on that resolution, or at least 50 shareholders who have the right to vote on that resolution.

The request must clearly state the proposed resolution and be authenticated by all the shareholder(s) making the request. The request must be sent to the Company, "for the attention of the Company Secretary", either in hard copy at its registered office at Room 2503, 25/F, Admiralty Centre, Tower 1, 18 Harcourt Road, Hong Kong or by email to ir@polyhonghong.com.hk. The Company must receive it no later than 6 weeks before the annual general meeting, or, if later, when the meeting notice is issued.

CONSTITUTIONAL DOCUMENTS

There was no change in the Company's Articles of Association during the year ended 31 December 2024. The latest Articles of Association is available on the websites of the Company and the Stock Exchange.

要求在股東週年大會上提呈動議

根據公司條例第615條,股東可在週年大會上提呈決議案,要求本公司向所有有權收取週年大會通知的股東發出該決議案的通知。相關股東必須至少代表所有有權就該決議案投票的股東的總表決權的2.5%,或至少有50名有權對該決議案進行表決的股東。

該請求必須明確説明提呈的決議,並由所有提出請求的股東認證。請求必須以書面形式提交至本公司註冊辦事處(地址:香港夏慤道18號海富中心第一期2503室),或透過電子郵件發送至ir@polyhonghong.com.hk,註明「公司秘書收啓」。本公司必須在週年大會前至少6週,或在會議通知發出時(以較晚者為準)收到該請求。

組織章程文件

截至二零二四年十二月三十一日止年度內,本公司章程細則並無任何變動。最新的章程細則已載於本公司及港交所網站。

PROFILES OF DIRECTORS, COMPANY SECRETARY AND SENIOR MANAGEMENT 董事、公司秘書及高級管理人員簡介

EXECUTIVE DIRECTORS

WAN Yuqing, aged 49, holds an MBA from Wudaokou School of Finance, Tsinghua University. Mr. Wan Joined China Poly Group Corporation Limited ("China Poly Group") in July 1997, serving successively as deputy general manager, executive deputy general manager and chairman of the subsidiaries of Poly Southern Group Company Limited and the Company. Mr. Wan was appointed as the deputy general manager of the Company in July 2016. Mr. Wan was appointed as the Chairman of the Board of Directors of the Company in October 2021, and is currently the Chairman of the Nomination Committee of the Company. Mr. Wan is also the secretary of the Party Committee and the chairman of Poly Property Group Co., Ltd. ("Shanghai Poly Property") and the chairman of Poly (Hong Kong) Holdings Company Limited ("Poly Hong Kong").

HU Zaixin, aged 56, holds a master's degree in Economics from the School of Business of Sun Yat-sen University and a doctorate degree in Media Economics from the Communication University of China. Mr. Hu has extensive work experience in the real estate and property management sectors. Mr. Hu is a qualified intermediate economist (sales and marketing). Mr. Hu's membership as a representative of the 16th Guangzhou Municipal People's Congress was ended on 29 November 2024, and he resigned as vice president of the China Property Management Institute in December 2024.

執行董事

萬宇清,四十九歲,持有清華大學五道口金融學院工商管理碩士。萬先生於一九九七年七月加入中國保利集團有限公司(「中國保利集團」),歷任保利南方集團有限公司及本公司及本公司副總經理、常務副總經理、董事長。萬先生萬二零一六年七月獲委任為本公司副總經理。萬先生於二零二一年十月獲委任為本公司提名委員會主席。萬先生現實大上海保利置業集團有限公司(「上海保利置業人」)黨委書記、董事長,保利(香港)控股有限公司(「保利香港控股」)董事長。

胡在新,五十六歲,持有中山大學管理學院商業經濟專業碩士研究生及中國傳媒大學傳媒經濟學專業博士研究生,胡先生在房地產市場及物業管理領域擁有豐富的工作經驗。胡先生 具有中級經濟師(營銷)資格。胡先生的廣州市第十六屆人大代表資格於二零二四年十一月二十九日終止,並於二零二四年十二月辭任中國物業管理協會副會長。





Mr. Hu started working in 1987 and joined a subsidiary of Poly Developments and Holdings Group Co., Ltd. ("Poly Developments and Holdings", formerly known as 保利 房地 產(集團)股份有限公司, the shares of which were listed on the main board of the Shanghai Stock Exchange in July 2006, with stock code: SH600048) in July 1998. During this period, he worked as manager and supervisor of the sales department, head of the planning and research centre and head of the marketing centre. In September 2002, Mr. Hu was transferred to Poly Developments and Holdings. From September 2002 to September 2021, Mr. Hu served as deputy manager of the planning and research centre, general manager of the marketing centre, general manager of the brand management centre, marketing director, assistant to the general manager, deputy general manager and deputy secretary of the Party Committee in Poly Developments and Holdings. In October 2021, Mr. Hu was appointed as a director and a member of the audit committee of Poly Developments and Holdings. Mr. Hu was also appointed as a director of Poly Property Services Co., Ltd. ("Poly Property", formerly known as Poly Property Development Co., Ltd., the shares of which were listed on the main board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") in December 2019, with stock code: 06049) in April 2009. He served as chairman from April 2009 to June 2018 and was re-designated as a non-executive director in May 2019. Mr. Hu was also a member of the audit committee of Poly Property. Mr. Hu resigned from all positions in Poly Developments and Holdings and Poly Property on 13 March 2024.

胡先生於一九八七年參加工作,一九九八年七 月加入保利發展控股集團股份有限公司(「保利 發展控股」,前稱保利房地產(集團)股份有限 公司,其股份二零零六年七月於上海證券交易 所主板上市,股份代號: SH600048)的附屬公 司任職,期間出任銷售部業務經理、業務主管、 策劃研究中心負責人、行銷中心負責人等職務。 二零零二年九月, 胡先生調任至保利發展控股 任職。於二零零二年九月至二零二一年九月期 間,胡先生分別先後出任保利發展控股策劃研 究中心副經理、行銷中心總經理、品牌管理中心 總 經 理、行 銷 總 監、總 經 理 助 理、副 總 經 理、黨 委副書記等要職。二零二一年十月,胡先生獲委 任為保利發展控股董事及董事會審計委員會成 員。胡先生亦於二零零九年四月獲委任為保利 物業服務股份有限公司(「保利物業」,前稱保 利物業發展股份有限公司,其股份二零一九年 十二月於香港聯合交易所有限公司(「聯交所」 主板上市,股份代號:06049)的董事,於二零零 九年四月至二零一八年六月期間擔任董事長, 於二零一九年五月起調任為非執行董事,胡先 生亦為保利物業董事會審核委員會成員。彼於 二零二四年三月十三日辭任保利發展控股及保 利物業的所有職務。

Mr. Hu was appointed as an Executive Director and the Managing Director of the Company on 14 March 2024, and is currently a member of the Remuneration Committee and the Environmental, Social and Governance Committee of the Company. Mr. Hu currently also serves as a director and the general manager of Poly Hong Kong and Shanghai Poly Property.

胡先生於二零二四年三月十四日獲委任為本公司執行董事及董事總經理,現為本公司薪酬委員會及環境、社會及管治委員會委員。胡先生現亦為保利香港控股及上海保利置業的董事及總經理。

NON-EXECUTIVE DIRECTORS

ZHANG Yi, aged 59, was appointed as a Non-executive Director of the Company and a member of each of the Audit Committee and the Remuneration Committee in February 2025. Mr. Zhang holds a master's degree in business administration from the School of Economics and Management at Northwestern University and is a senior certified accountant. Since commencing his career in 1988, Mr. Zhang has held various positions including chief financial officer of China New Era Technology Co., Ltd., deputy director of the operations and management department of China New Era Holding (Group) Corporation, assistant director of the finance department of China Poly Group, vice general manager, chief accountant, party secretary, general manager and chairman of Shandong Yinguang Civil Explosive Equipment Co., Ltd., vice general manager of Poly Chemical Holdings Co., Ltd., member of the Party Committee and vice general manager of Poly Union Group Corporation, and deputy party secretary, vice general manager, general manager and director of Poly Union Chemical Holding Group Co., Ltd. ("Poly Union", the shares of which are listed on the main board of the Shenzhen Stock Exchange, with stock code: SZ002037). He currently serves as a designated external director for China Poly Group, director of Poly International Holding Co., Ltd., and director of Shanghai Poly Property.

GONG Jian, aged 59, was appointed as a Non-executive Director of the Company and a member of each of the Audit Committee and the Nomination Committee in February 2025. Mr. Gong holds a master's degree in development economics from the Graduate School of the Chinese Academy of Social Sciences. Since commencing his career in 1986, Mr. Gong has held various positions, including office director of Poly Culture and Arts Co., Ltd., deputy director of the real estate department and deputy director of the strategic investment centre of China Poly Group. He currently serves as a designated external director for China Poly Group, supervisor of Poly Developments and Holdings, director of Poly Hong Kong, director of Shanghai Poly Property, director of China Arts and Crafts Group Co., Ltd., supervisor of Poly Union, and director of Beijing New Poly Plaza Real Estate Development Co., Ltd.

非執行董事

張毅,五十九歲,於二零二五年二月獲委任為 本公司非執行董事、審核委員會及薪酬委員會 成員。張先生持有西北大學經濟管理學院工商 管理碩士學位,正高級會計師資格。張先生自 一九八八年參加工作以來,歷任中國新時代科 技有限公司財務總監,中國新時代控股(集團) 公司經營管理部副主任,中國保利集團財務部 主任助理,山東銀光民爆器材有限公司副總經 理、總會計師、黨委書記、總經理、董事長,保 利化工控股有限公司副總經理,保利久聯控股 集團有限責任公司黨委委員、副總經理、保利 聯合化工控股集團股份有限公司(「保利聯合」, 其股份於深圳證券交易所主板上市,股份代號: SZ002037)黨委副書記、副總經理、總經理、董 事。張先生現任中國保利集團專職外部董事, 保利國際控股有限公司董事,上海保利置業董

龔健,五十九歲,於二零二五年二月獲委任為 本公司非執行董事、審核委員會及提名委員會 成員。龔先生持有中國社會科學院研究生院發 展經濟學碩士學位。龔先生自一九八六年參加 工作以來,歷任保利文化藝術有限公司辦公室 主任,中國保利集團房地產部副主任、戰略投 資中心副總監等職務。現任中國保利集團專職 外部董事、保利發展控股監事,保利香港控股 董事,上海保利置業董事,中國工藝集團有限 公司董事,保利聯合監事,北京新保利大廈房 地產開發有限公司董事。



DENG Huan, aged 42, was appointed as a Non-executive Director of the Company and a member of each of the Audit Committee and the Environmental, Social and Governance Committee in February 2025. Mr. Deng holds a master's degree in business administration from the Central University of Finance and Economics and is a senior economist. Since July 2009, Mr. Deng has held various positions including supervisor and assistant director in the planning and development department, assistant director and deputy director and director of the board office, director of corporate development, director, supervisor, and assistant general manager of science and technology management and industry promotion centre of China National Light Industry Group Co., Ltd. Currently, he serves as a designated external director for China Poly Group, a director of Shanghai Poly Property, and a director of Poly Investment Holdings Co., Ltd.

鄧歡,四十二歲,於二零二五年二月獲委任為本公司非執行董事、審核委員會及環境、社會及內養員會成員。鄧先生持有中央財經大學自己零零九年七月至今,歷任中國輕工集團有公司規劃發展部主管、主任助理,董事會辦公主任助理、副主任、主任,企業發展部主任,科支管理與產業推進中心主任、監事、總經理助理等職務。現任中國保利集團專職外部董事、上海保利置業董事及保利投資控股有限公司董事。

INDEPENDENT NON-EXECUTIVE DIRECTORS

FUNG Chi Kin, aged 75, was appointed as an Independent Non-executive Director of the Company. in May 2021 and is currently a member of each of the Audit Committee, the Remuneration Committee, the Nomination Committee and the Environment, Social and Governance Committee. Mr. Fung is the permanent honorary president of the Chinese Gold & Silver Exchange Society and a director of Fung Chi Kin Consulting Limited. Mr. Fung has over 34 years of experience in banking and finance. Prior to his retirement, he was the director and deputy general manager of Po Sang Bank Limited (merged into Bank of China (Hong Kong) Limited in 2001), managing director of BOCI Securities Limited and chief administration officer of BOC International Holdings Limited. From October 1998 to June 2000, Mr. Fung served as a council member of the first Legislative Council of the Hong Kong Special Administrative Region. He also held offices in various public organisations and was the president of the Chinese Gold & Silver Exchange Society, vice chairman of the Stock Exchange, director of the Hong Kong Futures Exchange Limited, director of Hong Kong Securities Clearing Company Limited and Hong Kong Affairs Advisor. From July 2018 to September 2023, Mr. Fung was also a non-executive director of Sang Hing Holdings (International) Limited (stock code: 01472, the shares of which are listed on the Main Board of the Stock Exchange from March 2020).

獨立非執行董事

馮志堅,七十五歲,於二零二一年五月獲委任為 本公司獨立非執行董事,現為審核委員會、薪酬 委員會、提名委員會及環境、社會及管治委員會 委員。馮先生為金銀業貿易場永遠名譽會長及 馮志堅顧問有限公司之董事。馮先生從事銀行 金融業務超過三十四年。彼於退休之前,曾任寶 生銀行有限公司(於二零零一年與中國銀行(香 港)有限公司合併)之董事兼副總經理、中銀國 際證券有限公司之董事總經理及中銀國際控股 有限公司之行政總監。於一九九八年十月至二 零零零年六月,馮先生擔任香港特別行政區第 一屆立法會議員。彼亦曾先後擔任多項重要公 職,包括金銀業貿易場理事長、聯交所副主席、 香港期貨交易所有限公司董事、香港中央結算 有限公司董事及香港事務顧問等。馮先生亦於 二零一八年七月至二零二三年九月期間為生興 控股(國際)有限公司(股份代號:01472,其股 份二零二零年三月於聯交所主板上市)之非執 行董事。

PROFILES OF DIRECTORS, COMPANY SECRETARY AND SENIOR MANAGEMENT 董事、公司秘書及高級管理人員簡介

Mr. Fung has been appointed as an executive director of Loco Hong Kong Holdings Limited ("LOCO HK Holdings", stock code: 08162, the shares of which are listed on the GEM of the Stock Exchange) since June 2019 and has also been appointed as the compliance officer of LOCO HK Holdings in August 2019. Mr. Fung has been an independent non-executive director of Chaoda Modern Agriculture (Holdings) Limited (stock code: 00682, the shares of which are listed on the Main Board of the Stock Exchange) since September 2003. Additionally, Mr. Fung was appointed as an independent non-executive director of Waton Financial Limited (Stock Code: WTF, the shares of which are listed on the Nasdaq Capital Market from April 2025) in March 2025.

馮先生自二零一九年六月起獲委任為港銀控股有限公司(「港銀控股」,股份代號:08162,其股份於聯交所GEM上市)之執行董事及亦於二零一九年八月獲委任為港銀控股的合規主任。馬先生自二零零三年九月起擔任超大現代農業(控股)有限公司(股份代號:00682,其股份於聯交所主板上市)之獨立非執行董事。此外,馮先生於二零二五年三月獲委任為華通金融有限公司(股份代號:WTF,其股份二零二五年四月於納斯達克資本市場上市)的獨立非執行董事。

LEUNG Sau Fan, Sylvia, aged 61, was appointed as an Independent Non-executive Director of the Company in August 2010 and is currently the Chairlady of the Audit Committee and a member of each of the Remuneration Committee and the Nomination Committee. Ms. Leung holds a bachelor's degree in Accountancy from the City University of Hong Kong and was an overseas student of the University of London and obtained a bachelor's degree in Laws through a recognised examination. Ms. Leung is currently a responsible officer of an entity licensed to conduct type 6 (advising on corporate finance) regulated activity under the Securities and Futures Ordinance. She was an independent non-executive director of China Aerospace International Holdings Limited (stock code: 00031, the shares of which are listed on the Main Board of the Stock Exchange) until she retired from that office upon the conclusion of the annual general meeting of the company held on 24 June 2022. Ms. Leung has been an independent non-executive director of Harbin Bank Co., Ltd. (stock code: 06138, the shares of which are listed on the Main Board of the Stock Exchange) since 12 December 2024. She has over 20 years of experience in company secretarial and corporate finance advisory.

梁秀芬,六十一歲,於二零一零年八月獲委任 為本公司獨立非執行董事,現為審核委員會主 席、薪酬委員會及提名委員會委員。梁女士持有 香港城市大學會計學士學位,亦為倫敦大學海 外學生,並通過認可的考試取得法律學士學位。 梁女士現為一家企業(可從事根據證券及期貨 條例規管活動第6類(企業融資諮詢))之負責 人員。彼曾擔任中國航天國際控股有限公司(股 份代號:00031,其股份於聯交所主板上市)之 獨立非執行董事,直至該公司於二零二二年六 月二十四日舉行的股東周年大會結束後退任。 梁女士於二零二四年十二月十二日起獲委任為 哈爾濱銀行股份有限公司(股份代號:06138, 其股份於聯交所主板上市)之獨立非執行董事。 梁女士於公司秘書及企業融資諮詢領域擁有逾 二十年的經驗。





WONG Ka Lun, aged 75, was appointed as an Independent Non-executive Director of the Company in November 2012 and is currently the Chairman of the Remuneration Committee and a member of each of the Audit Committee and Nomination Committee. Mr. Wong holds a bachelor's degree in Social Sciences from The University of Hong Kong, majoring in Economics and Psychology. Mr. Wong held various executive and management positions with Cathay Pacific Airways Limited, John Swire & Sons (China) Limited and Swire Travel Limited. Mr. Wong is also a director of The Hong Kong International Film Festival Society Limited.

NG Kim Lam, aged 53, was appointed as an Independent Non-executive Director of the Company, chairman of the Environmental, Social and Governance Committee, and a member of the Audit Committee on 22 May 2024. Mr. Ng previously served as the national head of the technology and media sectors for KPMG in China. During his tenure, he was responsible for establishing the innovative startup centre in 2015, developing an online and offline model to serve high-growth technology companies, and leading a team in developing an online ecosystem application system that connects startup companies, leading enterprises, investment institutions, research institutes, and the government, as well as a SIP framework for identifying and assessing early-stage technology companies. Mr. Ng served as a core/lead partner, establishing the ecosystem for high-growth technology companies in China, including Autotech, Retailtech, Fintech, Biotech and Chipset. He currently holds the position of vice chairman of the Green Development Institute and general manager of the Green Technology Centre, where he is dedicated to promoting the development of green technology and green finance in Hong Kong and mainland China. Mr. Ng previously served as an independent non-executive director of Aquila Acquisition Corporation (stock code: 07836, the shares of

which were listed on the Main Board of the Stock Exchange)

until its De-SPAC transaction was completed on 10 March

2025. He also serves as an independent non-executive

director of Bank of China International Limited (a restricted license bank authorised under the Banking Ordinance of Hong Kong). On 23 June 2023, Mr. Ng was appointed as a member of the Green Technology and Finance Development Committee by the Government of the Hong Kong Special Administrative Region for a two-year term. Mr. Ng is a Certified Information Systems Security Professional, a Certified Information Systems Auditor, a member of the American Institute of Certified Public Accountants and a

Chartered Global Management Accountant.

黃家倫,七十五歲,於二零一二年十一月獲委任為本公司獨立非執行董事,現為薪酬委員會主席、審核委員會及提名委員會成員。黃先生持有香港大學社會科學學士學位,主修經濟及心理學。黃先生曾於國泰航空有限公司、John Swire & Sons (China) Limited及太古旅遊有限公司擔任多個不同行政及管理職位。黃先生是香港國際電影節協會有限公司董事。

吳劍林,五十三歲,於二零二四年五月二十二 日獲委任為本公司獨立非執行董事、環境、社 會及管治委員會主席和審核委員會成員。吳先 生曾擔任畢馬威中國科技及媒體行業主管合夥 人。任職期間,吳先生負責於二零一五年成立創 新創業共用中心,建立服務高增長科技公司的 線上及線下模式,並帶領團隊開發連結初創公 司、領軍企業、投資機構、研究機構及政府的線 上生態應用系統以及用於識別和評估早期科技 公司的SIP框架。吳先生曾擔任核心/領導合夥 人,建立中國高增長科技企業生態(包括汽車科 技、消費科技、金融科技、生物科技及晶片)。 吳先生現為綠色發展研究院副院長暨綠色科技 中心總經理,致力於推動香港及中國內地綠色 科技及綠色金融的發展。吳先生曾擔任Aquila Acquisition Corporation(股份代號07836,其 股份於聯交所主板上市)的獨立非執行董事(任 期於該公司的特殊目的收購公司併購交易於二 零二五年三月十日完成當日終止)。吳先生現亦 為中銀國際有限公司(一家根據香港銀行業條 例獲授權的受限制持牌銀行)的獨立非執行董 事。吳先生於二零二三年六月二十三日被香港 特區政府委任為「綠色科技及金融發展委員會」 之委員,為期兩年。吳先生為註冊資訊系統安全 專家(CISSP)、註冊資訊系統審計師(CISA)、 美國註冊會計師協會(AICPA)會員及全球特許 管理會計師(CGMA)。

COMPANY SECRETARY AND AUTHORISED REPRESENTATIVE

WONG Cheuk Him, aged 59, joined the Group in 2007 and is currently the Company Secretary and general manager of the capital markets department of the Company. He holds a bachelor's degree of Social Sciences awarded by The University of Hong Kong. Mr. Wong is a fellow member of The Institute of Chartered Accountants in England and Wales and the Association of Chartered Certified Accountants, and is a member of The Hong Kong Institute of Certified Public Accountants. Mr. Wong has extensive working experience in the areas of accounting, auditing, financial control, compliance and corporate finance. Before joining the Group, Mr. Wong had over ten years of working experience in international certified public accountants firms and had held the positions of financial controller, company secretary and authorised representative in other listed companies, the shares of which are listed on the Stock Exchange.

SENIOR MANAGEMENT

LIU Chen, aged 47, holds a bachelor's degree in Accountancy from Nankai University and a master's degree in Business Administration from Sun Yat-Sen University and is a senior economist and accountant. He joined China Poly Group in July 2004. Mr. Liu was the assistant general manager of Poly Developments and Holdings and the director of certain subsidiaries of Poly Developments and Holdings during the period from January 2014 to November 2019. Mr. Liu has been the chairman of Poly Property (Hong Kong) Co., Limited since October 2024. Mr. Liu was appointed as the deputy general manager of the Company and the deputy general manager of Shanghai Poly Property in November 2019. He is currently the chief accountant and chief legal counsel of Poly Hong Kong, the deputy general manager, financial controller, chief legal counsel and chief compliance officer of the Company, the deputy general manager, chief accountant, chief legal counsel and chief compliance officer of Shanghai Poly Property and the chairman and director of certain subsidiaries of the Group.

公司秘書及授權代表

高級管理人員

劉忱,四十七歲,持有南開大學會計學學士、中山大學工商管理碩士學位,高級經濟師、劉先生於二零零四年七月加入中計團,自二零一月至二零一九年干別擔任保利發展控股助理總經理及其若干生,劉先生中別置業(香港)有限公司董事長。劉先生生、劉先生生,劉總經理,現為保利香港控股總監、總法律顧問,本公司副總經理、財務業副部、為法律顧問、首席合規官,上海保利屬公司之董事長、董事。



PENG Yi, aged 42, holds a master's degree in Business Management from Sun Yat-sen University, and is an economist. Mr. Peng joined China Poly Group in July 2006 and joined the Company in October 2007, and served as the chief officer of the investment management department from September 2010 to August 2015. From September 2015 to November 2021, he served as the director and general manager of Guangdong Poly Property Co., Limited. Since November 2021, he has been the chairman of Guangdong Poly Property Co., Limited. Mr. Peng was appointed as the deputy general manager of the Company and the deputy general manager of Shanghai Poly Property in November 2021, and is currently a director of certain subsidiaries of the Group.

彭禕,四十二歲,持有中山大學企業管理碩士學位,經濟師職稱。彭先生於二零零六年七月加入中國保利集團,二零零七年十月加入本公司,二零一零年九月至二零一五年八月任投資管理部總監,二零一五年九月至二零二一年十一月至今任廣東保利置業有限公司董事、總經理。二零二一年十一月至今任廣東保利置業有限公司董事長。彭先生於二零二一年十一月獲委任為本公司副總經理、上海保利置業副總經理,現亦為本集團若干附屬公司之董事。

LIU Yu, aged 43, holds a master's degree in Business Administration from Wuhan Institute of Technology. Mr. Liu joined China Poly Group in August 2000. He served as a director and deputy general manager of Poly Shandong Property Group Co., Ltd. from April 2013 to October 2015 and a director and the general manager of Poly Property Group Heilongjiang Co., Ltd. from October 2015 to August 2019. Mr. Liu has served as the chairman of Poly Yunnan Property Co., Ltd. since July 2019, the chairman of Guangxi Poly Property Co., Ltd. since September 2021, and the chairman of Poly Property Group (Shanghai) Investment Co. Ltd. since August 2022. Mr. Liu was appointed as the deputy general manager of Shanghai Poly Property in November 2021.

ZU Dayong, aged 49, holds a bachelor's degree in Accounting from Beijing Wuzi University and a master's degree in Business Administration from the School of Economics and Management of Tsinghua University. Mr. Zu joined China Poly Group in July 1999. He served as deputy general manager of Shenzhen Poly Real Estate Development Co., Ltd. from December 2009 to May 2015, the general manager, chairman and the secretary of the Party Committee of Hubei Poly Investment Co., Ltd. successively from May 2015 to January 2020, and the secretary of the Party Committee and general manager of Shenzhen Poly Real Estate Development Co., Ltd. from January 2020 to November 2021. He has served as the chairman of Shenzhen Poly Real Estate Development Co., Ltd. since January 2020, and the secretary of the Party Committee and chairman of Shanghai Poly Property Hotel Management Group Co., Ltd. since November 2021. Mr. Zu was appointed as the deputy general manager of the Company and the deputy general manager of Shanghai Poly Property in November 2021.

PROFILES OF DIRECTORS, COMPANY SECRETARY AND SENIOR MANAGEMENT 董事、公司秘書及高級管理人員簡介

LI Yang, aged 50, holds a Bachelor of Engineering degree in Industrial Automation from Beijing University of Civil Engineering and Architecture. Mr. Li. joined China Poly Group in July 1997. He served as deputy general manager and executive deputy general manager of Poly Shandong Property Group Co., Ltd. from October 2007 to October 2015, director, general manager, deputy secretary of the Party Committee and secretary of the Party Committee of Poly Shandong Property Group Co., Ltd. from October 2015 to September 2024, and the secretary of the Party Committee and chairman of Poly Property Group Heilongjiang Co., Ltd. from August 2009 to September 2024. Mr. Li has served as the chairman of Poly Shandong Property Group Co., Ltd. since October 2019, the chairman of Hubei Poly Investment Co., Ltd. and Poly Business and Tourism Hotel Management Co., Ltd. since October 2024, the chairman of Polystar Digidisc Co., Ltd. and Poly Microchip Co., Ltd. since February 2025. Mr. Li was appointed as the deputy general manager of the Company and the deputy general manager of Shanghai Poly Property in September 2024.

李陽,五十歲,持有北京建築工程學院工業自 動化專業工學學士學位。李先生於一九九七年 七月加入中國保利集團,二零零七年十月至二 零一五年十月期間先後任保利山東置業集團有 限公司副總經理、常務副總經理,二零一五年十 月至二零二四年九月期間先後任保利山東置業 集團有限公司董事、總經理、黨委副書記、黨委 書記,二零一九年八月至二零二四年九月期間 任保利置業集團黑龍江有限公司黨委書記、董 事長。二零一九年十月至今任保利山東置業集 團有限公司董事長,二零二四年十月至今任湖 北保利投資有限公司董事長、保利商旅酒店管 理有限公司董事長,二零二五年二月至今任北 京保利星數據光盤有限公司董事長、北京保利 微芯科技有限公司董事長。李先生於二零二四 年九月獲委任為本公司副總經理、上海保利置 業副總經理。

SONG Xin, aged 44, holds a Master of Engineering degree in Structural Engineering from South China University of Technology. Mr. Song first joined China Poly Group in July 2006 and from April 2013 to August 2017, he was the deputy general manager of Guangdong Poly Property Co., Limited. From October 2017 to July 2019, Mr. Song left China Poly Group and joined Guangzhou City Construction & Development Co., Ltd., where he successively served as deputy general manager of the operation and management centre and deputy general manager of the Pearl River Delta regional branch. Mr. Song re-joined China Poly Group in September 2019 and served as deputy general manager, deputy general manager (Officer-in-Charge), director, general manager and deputy secretary of the Party Committee of Zhejiang Poly Property Co. Co., Limited from September 2019 to November 2021, and secretary of the General Party Branch of Poly Jiangsu Property Co., Limited from November 2021 to September 2024. Mr. Song has been the secretary of the Party Committee and chairman of Zhejiang Poly Property Co., Limited since November 2021, the chairman of Poly Jiangsu Property Co., Limited since November 2021, and the secretary of the Party Committee and chairman of Poly Guizhou Property Group Co., Limited since October 2024. Mr. Song was appointed as the deputy general manager of the Company and the deputy general manager of Shanghai Poly Property in September 2024.

宋鑫,四十四歲,持有華南理工大學結構工程 專業工學碩士學位。宋先生於二零零六年七月 首次加入中國保利集團,二零一三年四月至二 零一七年八月任廣東保利置業有限公司副總經 理。二零一七年十月至二零一九年七月期間離 開中國保利集團,加入廣州市城市建設開發有 限公司,先後任廣州市城市建設開發有限公司 運營管理中心副總經理、珠三角區域公司副總 經理。二零一九年九月重新加入中國保利集團, 二零一九年九月至二零二一年十一月期間先後 任浙江保利置業有限公司副總經理、副總經理 (主持工作)、董事、總經理、黨委副書記,二零 二一年十一月至二零二四年九月任保利江蘇置 業有限公司黨總支書記,二零二一年十一月至 今任浙江保利置業有限公司黨委書記、董事長, 二零二一年十一月至今任保利江蘇置業有限公 司董事長,二零二四年十月至今任保利貴州置 業集團有限公司黨委書記、董事長。宋先生於 二零二四年九月獲委任為本公司副總經理、上 海保利置業副總經理。



PUN Chi Ping, aged 58, holds a master's degree in Finance Management from the City University of Hong Kong. He is a member of the Hong Kong Institute of Certified Public Accountants. Mr. Pun joined Poly Hong Kong in May 1994 and joined the Group in April 2000. He was appointed as an assistant to the general manager of the Company in October 2009 and is currently a director of certain subsidiaries of the Group.

潘治平,五十八歲,持有香港城市大學財務管理碩士學位,香港會計師公會會員。潘先生於一九九四年五月加入保利香港控股,二零零年四月加入本集團,二零零九年十月獲委任為本公司助理總經理,現亦為本集團若干附屬公司之董事。

DIRECTORS' REPORT 董事會報告

DIRECTORS' REPORT

The board (the "Board") of directors (the "Directors") presents its annual report and the audited consolidated financial statements of Poly Property Group Co., Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The activities of its principal subsidiaries are set out in note 49 to the consolidated financial statements of this annual report.

RESULTS AND APPROPRIATIONS

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 150 of this annual report.

No interim dividend was paid during the year (2023: nil). The Directors recommend payment of a final dividend of HK\$0.021 per share for the year ended 31 December 2024 (2023: HK\$0.083).

CLOSURE OF REGISTER OF MEMBERS FOR ANNUAL GENERAL MEETING ("AGM")

In order to determine the entitlement of shareholders to attend and vote at the AGM of the Company which is scheduled to be held on Thursday, 29 May 2025, the register of members of the Company will be closed from Friday, 23 May 2025 to Thursday, 29 May 2025, both dates inclusive, during which period no transfer of shares will be registered. All properly completed transfer forms accompanied by the relevant share certificates must be lodged for registration with the Company's share registrar, Computershare Hong Kong Investor Services Limited, at Rooms 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong no later than 4:30 p.m. on Thursday, 22 May 2025. Shareholders whose names appear on the register of members of the Company on Thursday, 29 May 2025 are entitled to attend and vote at the AGM.

董事會報告

董事(「董事」)會(「董事會」)謹提呈保利置業 集團有限公司(「本公司」)及其附屬公司(統稱 「本集團」)截至二零二四年十二月三十一日止 年度之年報及經審核綜合財務報表。

主要業務

本公司為一間投資控股公司,其主要附屬公司之業務載於本年報綜合財務報表附註49。

業績及分配

本集團截至二零二四年十二月三十一日止年度 之業績載於本年報第150頁之綜合損益表內。

年內並無派付中期股息(二零二三年:無)。董事建議就截至二零二四年十二月三十一日止年度派付末期股息每股0.021港元(二零二三年:每股0.083港元)。

股東週年大會(「股東週年大會」) 暫停辦理股份過戶登記手續

為釐定股東出席本公司擬於二零二五年五月二十九日(星期四)召開的股東週年大會主投票的權利,本公司的股東名冊將由二零二五年五月二十三日(星期五)至二零二五年五月二十九日(星期四)(包括首尾兩天)關閉,於期內不會辦理股份過戶登記手續。所有年五月五十二日(星期四)下午四時三十分前送達有限公司之股份過戶登記處香港中央證券登記有際已五年五月公公司辦理股份過戶登記手續,地址為香港灣已后大道東183號合和中心17樓1712—1716室。二零二五年五月二十九日(星期四)名列本公會上投票。



CLOSURE OF REGISTER OF MEMBERS FOR ENTITLEMENT TO PROPOSED FINAL DIVIDEND

The register of members of the Company will be closed from Tuesday, 17 June 2025 to Thursday, 19 June 2025 (both dates inclusive), during which period no transfer of shares will be registered. In order to determine the identity of shareholders who are entitled to the proposed final dividend, all duly completed transfer forms accompanied by the relevant share certificates must be lodged for registration with the Company's share registrar, Computershare Hong Kong Investor Services Limited, at Rooms 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong no later than 4:30 p.m. on Monday, 16 June 2025. Shareholders whose names appear on the register of members of the Company on Thursday, 19 June 2025 are entitled to receive the proposed final dividend in cash for the year ended 31 December 2024.

確定有權享有建議末期股息的資 格暫停辦理股份過戶登記手續

本公司將於二零二五年六月十七日(星期二)至二零二五年六月十九日(星期四)(包括首尾兩天)暫停辦理股東登記手續,本公司於期內亦不會辦理股份過戶登記手續。為確定有權收取建議末期股息之股東身份,所有填妥轉讓表格里同有關股票須於二零二五年六月十六日與大五十分前送達本公司辦理股份過戶登記處香港中央證券登記有限公司辦理股份過戶登記手續,地址為香港灣仔皇后大道東183號合和中心17樓1712—1716號室。於二零二五年六月十九日(星期四)名列本公司股東名冊之股東有權收取截至二零二四年十二月三十一日止年度之建議末期現金股息。

DONATIONS

During the year, the Group made charitable and other donations of approximately RMB3,756,000 (2023: RMB7,178,000).

SHARE CAPITAL

Details of the movements in the share capital of the Company during the year are set out in note 37 to the consolidated financial statements of this annual report.

INVESTMENT PROPERTIES

As at 31 December 2024, the investment properties of the Group were revalued at RMB8,676,752,000 by an independent firm of professional surveyor and property valuer on an open market value basis.

Details of these investment properties of the Group and other movements during the year are set out in note 16 to the consolidated financial statements of this annual report.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group during the year are set out in note 17 to the consolidated financial statements of this annual report.

捐款

本集團於年內作出的慈善及其他捐款約為人民幣3,756,000元(二零二三年:人民幣7,178,000元)。

股本

本公司股本之年內變動詳情載於本年報綜合財 務報表附註37。

投資物業

於二零二四年十二月三十一日,本集團投資物業經獨立專業測量師及物業估值師按公開市值基準重估為人民幣8,676,752,000元。

本集團上述之投資物業及年內其他變動詳情載 於本年報綜合財務報表附註16。

物業、廠房及設備

本集團之物業、廠房及設備於年內變動詳情載 於本年報綜合財務報表附註17。

DISTRIBUTABLE RESERVES OF THE COMPANY

As at 31 December 2024, the Company's reserves available for distribution to shareholders represented the accumulated profits of RMB1,146,798,000 (2023: RMB1,272,866,000)

FINANCIAL SUMMARY

A summary of the results and financial position of the Group for the preceding five financial years is set out on page 359 of this annual report.

BUSINESS REVIEW

A review of the Group's operations for the year ended 31 December 2024 is set out in the sections headed "Chairman's Statement" on page 4 and "Management Discussion and Analysis" on page 20 of this annual report respectively.

ENVIRONMENTAL POLICY AND PERFORMANCE

As a responsible enterprise, the Group is fully aware of the importance of sound environmental practices and performance. For details of our environmental, social and governance efforts during the year ended 31 December 2024, please refer to this year's Environmental, Social and Governance Report.

COMPLIANCE WITH THE APPLICABLE LAWS AND REGULATIONS THAT HAVE A SIGNIFICANT IMPACT ON THE GROUP

The Group and its activities are subject to various laws and regulations. During the year ended 31 December 2024 and up to the Latest Practicable Date, the Group has been in compliance with, among other things, the Companies Ordinance (Chapter 622 of the Laws of Hong Kong), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules"), the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO") and the Corporate Governance Code contained in Appendix C1 to the Listing Rules relating to, inter alia, information disclosure and governance practices, as well as all the applicable regulations, guidelines, policies and licensing terms issued or promulgated under or in connection with these statutes. The Group seeks to ensure compliance with these requirements through various measures such as internal controls and approval procedures, trainings and oversight of various business units with the designated resources at different levels of the Group.

本公司可供分派儲備

於二零二四年十二月三十一日,本公司可向股東分派之儲備為累計溢利人民幣1,146,798,000元(二零二三年:人民幣1,272,866,000元)。

財務概要

本集團過往五個財政年度之業績及財務狀況概要載於本年報第359頁。

業務回顧

本集團截至二零二四年十二月三十一日止年度 之業務回顧分別載於本年報第4頁「主席報告」 及第20頁「管理層討論與分析」章節。

環境政策及表現

作為負責任的企業,本集團深明良好的環境實踐及表現極為重要。有關截至二零二四年十二月三十一日止年度期間我們在環保、社會及管治方面的工作詳情,請參閱本年的「環境、社會及管治報告」。

遵守對本集團有重大影響的適用 法律及法規



RELATIONSHIP WITH STAKEHOLDERS

We are committed to operating in a sustainable manner, taking into account the interests of all stakeholders, including our employees, customers, suppliers and the communities. We always regard our employees as the core driving force of our business, and we ensure they grow with us by providing a sound working environment, equitable remuneration systems, and ample career advancement opportunities. For our customers, we uphold a customercentric service philosophy, prioritising an in-depth understanding of their needs to deliver enhanced value. In cooperation with our suppliers, we adhere to the principles of fairness, impartiality, and transparency, aiming at building long-term, stable partnerships that achieve mutual benefits. Furthermore, we actively fulfil our social responsibilities by engaging in community development. Through participation in public welfare initiatives, support for education and other philanthropic efforts, we strive to contribute to the communities and foster harmonious coexistence between us and the communities we serve.

POTENTIAL RISKS AND UNCERTAINTIES OF THE GROUP

The financial position, operating results, business and prospects of the Group may be affected by various risks and uncertainties. Major risks and uncertainties identified by the Group are set out below. However, there may be other risks or uncertainties that are not known to the Group or not deemed material at present but could turn out to be material in the future.

BUSINESS RISK

The majority of the operating assets of the Group are located in the People's Republic of China (the "PRC"), and the Group expects that a substantial portion of its turnover will continue to be generated from its operations in the PRC. Operating results and prospects are subject, to a significant extent, to economic, political and legal developments in the PRC. The PRC economy differs from the economies of most developed countries in many respects, including the level of government involvement, the level of development, growth rate and government control over foreign exchange. The Group is unable to predict whether changes in the political, economic and social conditions, and laws, regulations and policies of the PRC will have any material adverse effect on the current or future business, operating results or financial position of the Group.

與持份者的關係

本集團可能面對之風險及不確定 因素

本集團之財務狀況、經營業績、業務及前景可能 受多項風險及不確定因素影響。以下為本集團 所識別之主要風險及不確定因素,惟可能出現 不為本集團所知或目前並不重大而可能於未來 成為重大之其他風險及不確定因素。

業務風險

本集團大部份營運資產位於中華人民共和國 (「中國」),本集團預期絕大部分營業額將繼續 源自中國業務。經營業績及前景很大程度取決 於中國之經濟、政治及法律發展。中國經濟在多 方面有別於大部分發達國家之經濟,包括管 干預程度、發展水平、增長率及政府外匯管制 等。本集團無法預測中國政治、經濟及社會狀 況、法律、法規及政策之變動會否對本集團現時 或未來業務、經營業績或財務狀況造成任何重 大不利影響。

DIRECTORS' REPORT 董事會報告

FINANCIAL RISK

The financial risk management of the Group is set out in note 7 to the consolidated financial statements of this annual report.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

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

Executive Directors:

Wan Yuqing (Chairman)
Hu Zaixin (Managing Director)
(appointed on 14 March 2024)
Ye Liwen (resigned on 30 September 2024)

Non-executive Directors:

Zhang Yi (appointed on 21 February 2025) Gong Jian (appointed on 21 February 2025) Deng Huan (appointed on 21 February 2025) Chen Yuwen (resigned on 21 February 2025)

Independent Non-executive Directors:

IP Chun Chung, Robert (resigned on 22 May 2024)
Fung Chi Kin
Leung Sau Fan, Sylvia
Wong Ka Lun
Ng Kim Lam (appointed on 22 May 2024)

In accordance with Article 107 of the Company's Articles of Association, Mr. Zhang Yi, Mr. Gong Jian and Mr. Deng Huan shall retire and, being eligible, offer themselves for reelection at the AGM.

In accordance with Article 124 of the Company's Articles of Association, Mr. Fung Chi Kin and Ms. Leung Sau Fan, Sylvia shall retire and, being eligible, offer themselves for reelection at the AGM.

According to code provision B.2.3 of the Corporate Governance Code in Appendix C1 to the Listing Rules, as Ms. Leung Sau Fan, Sylvia has served as Independent Non-executive Director for more than 9 years, her reappointment should be subject to shareholders' approval by way of a separate resolution.

財務風險

本集團之財務風險管理載於本年報綜合財務報 表附註**7**。

董事及董事服務合約

於年內及截至本報告日期,本公司之董事如下:

執行董事:

萬宇清(主席) 胡在新(董事總經理) (於二零二四年三月十四日委任) 叶黎聞(於二零二四年九月三十日辭任)

非執行董事:

張毅(於二零二五年二月二十一日委任) 龔健(於二零二五年二月二十一日委任) 鄧歡(於二零二五年二月二十一日委任) 陳育文(於二零二五年二月二十一日辭任)

獨立非執行董事:

葉振忠(於二零二四年五月二十二日辭任) 馮志堅 梁秀芬 黃家倫 吳劍林(於二零二四年五月二十二日委任)

根據本公司組織章程細則第107條的規定,張毅先生、龔健先生及鄧歡先生須於股東週年大會上退任,惟彼合資格並願意膺選連任。

根據本公司組織章程細則第124條的規定,馮志 堅先生及梁秀芬女士須於股東週年大會退任, 惟彼等合資格並願意膺選連任。

根據上市規則附錄C1企業管治守則之守則條文 第B.2.3條,梁秀芬女士已擔任獨立非執行董事 逾9年,其是否獲續任應以獨立決議案形式由股 東審議通過。



Mr. Zhang Yi, Mr. Gong Jian and Mr. Deng Huan, all being Non-executive Directors, were appointed for a term of three years commencing from 21 February 2025 and are subject to retirement by rotation in accordance with the Company's Articles of Association.

非執行董事張毅先生、龔健先生及鄧歡先生之 任期由二零二五年二月二十一日起計為期三年, 且須根據本公司組織章程細則要求輪值告退。

Mr. Fung Chi Kin, an Independent Non-executive Director, was appointed for a term of three years commencing from 28 May 2024 and is subject to retirement by rotation in accordance with the Company's Articles of Association.

獨立非執行董事馮志堅先生之任期由二零二四 年五月二十八日起計為期三年,且須根據本公司組織章程細則要求輪值告退。

Ms. Leung Sau Fan, Sylvia, an Independent Nonexecutive Director, was appointed for a term of three years commencing from 11 August 2022 and is subject to retirement by rotation in accordance with the Company's Articles of Association. 獨立非執行董事梁秀芬女士之任期由二零二二年八月十一日起計為期三年,且須根據本公司組織章程細則要求輪值告退。

Mr. Wong Ka Lun, an Independent Non-executive Director, was appointed for a term of three years commencing from 23 November 2024 and is subject to retirement by rotation in accordance with the Company's Articles of Association.

獨立非執行董事黃家倫先生之任期由二零二四年十一月二十三日起計為期三年,且須根據本公司組織章程細則要求輪值告退。

Mr. Ng Kim Lam, an Independent Non-executive Director, was appointed for a term of three years commencing from 22 May 2024 and is subject to retirement by rotation in accordance with the Company's Articles of Association.

獨立非執行董事吳劍林先生之任期由二零二四年五月二十二日起計為期三年,且須根據本公司組織章程細則要求輪值告退。

None of the Directors proposed for re-election at the forthcoming AGM has a service contract with the Company or any of its subsidiaries, which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

擬於應屆股東週年大會膺選連任之董事,概無 與本公司或其任何附屬公司訂立於一年內不付 賠償(法定賠償除外)則不得終止之服務合約。

The Company has received an annual written confirmation from each of the Independent Non-executive Directors concerning their independence and considered that the Independent Non-executive Directors to be independent in accordance with the independence guidelines set out in the Listing Rules.

本公司已接獲各獨立非執行董事有關其獨立性 之年度書面確認,根據上市規則所載之獨立性 指引,本公司認為獨立非執行董事乃獨立於本 公司。

A list of all the directors who served on the board of directors of the Company's subsidiaries during the year under review is available on the Company's website at www.polyhongkong.com.

於回顧年內在本公司附屬公司董事會任職的所有董事名單可於本公司網站www.polyhongkong.com查閱。

DIRECTORS' REPORT 董事會報告

Changes to Information in respect of Directors

In accordance with Rule 13.51B(1) of the Listing Rules, pursuant to paragraphs (a) to (e) and (g) of Rule 13.51(2), the changes in Directors' information for the year ended 31 December 2024 and as at the date of this report are set out below:

Mr. Hu Zaixin's membership as a representative of the 16th Guangzhou Municipal People's Congress ended on 29 November 2024, and he resigned as vice president of the China Property Management Institute in December 2024.

Ms. Leung Sau Fan, Sylvia was appointed as an independent non-executive director of Harbin Bank Co., Ltd. (stock code: 06138, the shares of which are listed on the Main Board of the Stock Exchange) from 12 December 2024.

Mr. Ng Kim Lam ceased to be an independent nonexecutive director of Aquila Acquisition Corporation (stock code: 07836, the shares of which were listed on the Main Board of the Stock Exchange) upon the completion of its De-SPAC transaction on 10 March 2025.

DIRECTORS' INTERESTS IN SECURITIES

As at 31 December 2024, the interests and short positions of the Directors and their associates in the shares of the Company and its associated corporations, as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies were as follows:

Long position

Ordinary shares of the Company

Ms. Leung Sau Fan, Sylvia is holding 33,000 (0.001%) shares of the Company.

董事資料更新

根據上市規則第13.51B(1)條,按照第13.51(2) 條(a)至(e)段及(g)段要求,截至二零二四年十二 月三十一日 止年度內及於本報告日期,本公司 的董事資料變動載列如下:

胡在新先生的廣州市第十六屆人大代表資格 於二零二四年十一月二十九日終止,並於二零 二四年十二月辭任中國物業管理協會副會長。

梁秀芬女士於二零二四年十二月十二日起獲 委任為哈爾濱銀行股份有限公司(股份代號: 06138,其股份於聯交所主板上市)之獨立非執 行董事。

於Aquila Acquisition Corporation(股份代號 07836,先前其股份於聯交所主板上市)的特殊 目的收購公司併購交易於二零二五年三月十日 完成後,吳劍林先生不再為該公司的獨立非執 行董事。

董事於證券之權益

於二零二四年十二月三十一日,按本公司根據 證券及期貨條例第352條而存置之登記冊所記 錄或根據上市公司董事進行證券交易的標準守 則須另行通知本公司及聯交所之資料,本公司 董事及其聯繫人於本公司及其關聯法團之股份 權益及淡倉如下:

好倉

本公司之普通股

梁秀芬女士持有本公司33,000股(0.001%)股 份。





Ordinary shares of Poly Developments and Holdings Group Co., Ltd. ("Poly Developments"), an associated corporation of the Company

Mr. Hu Zaixin is holding 915,497 (0.008%) shares of Poly Developments.

Ms. Qi Wen'e, the spouse of Mr. Hu Zaixin, is holding 27,173 (0.0002%) shares of Poly Developments.

Save as disclosed above, none of the Directors nor their associates had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations as at 31 December 2024.

SHARE OPTION SCHEME

In order to provide incentives or rewards to the directors and certain employees of the Company and certain eligible persons (the "Eligible Participants") to contribute to the long-term success of the business of the Group, the board of directors of the Company considers that it is in the best interest of the Company to adopt a share option scheme.

At the AGM of the Company held on 28 May 2014, the shareholders of the Company adopted a share option scheme (the "Share Option Scheme"), pursuant to which the Eligible Participants may be granted a maximum of 364,463,704 options to subscribe for shares of the Company upon and subject to the terms and conditions of the rules of the Share Option Scheme. The Share Option Scheme shall be valid and effective for a period of 10 years commencing on the adoption date of 28 May 2014 and having expired on 27 May 2024.

According to the Share Option Scheme, the Board of Directors of the Company may grant options to (i) any director and employee of the Company or subsidiaries, or an entity in which the Group holds an interest ("Affiliate"); (ii) any customer, supplier, agent, partner, consultant, adviser or shareholder of or contractor to the Group or an Affiliate; (iii) the trustee of any trust the beneficiary of which or any discretionary trust the discretionary objects of which include any director, employee, customer, supplier, agent, partner, consultant, adviser or shareholder of or contractor to the Group or an Affiliate; or (iv) a company beneficially owned by any director, employee, consultant, customer, supplier, agent, partner, shareholder, adviser of or contractor to the Group or an Affiliate to subscribe for shares in the Company for a consideration of HK\$1 for each lot of share options granted.

本公司關聯法團保利發展控股集團 股份有限公司(「保利發展」)之普通 股

胡在新先生持有保利發展**915,497**股(0.008%) 股份。

胡在新先生配偶齊文娥女士持有保利發展 27,173股(0.0002%)股份。

除上文所披露者外,於二零二四年十二月 三十一日,概無董事或其聯繫人於本公司或其 任何關聯法團任何股份、相關股份或債券擁有 任何權益或淡倉。

購股權計劃

為激勵或獎勵本公司董事及若干僱員以及若干 合資格人士(「合資格參與者」)對本集團業務長 遠的成就作出貢獻,本公司董事會認為採納購 股權計劃符合本公司最佳利益。

於二零一四年五月二十八日舉行的本公司股東週年大會上,本公司股東採納購股權計劃(「購股權計劃」),據此,合資格參與者可根據並受限於購股權計劃規則的條款及條件獲授上限為364,463,704份購股權,以認購本公司股份。購股權計劃由採納日期二零一四年五月二十八日起計為期有效十年並已於二零二四年五月二十七日屆滿。

DIRECTORS' REPORT 董事會報告

Share option granted should be accepted within 28 days from the date of grant. The Board of Directors may, at its absolute discretion, determine the period during which a share option may be exercised; such period should expire no later than 10 years from the date of grant of the relevant option. The Board of Directors may also provide restrictions on the exercise of a share option during the period a share option may be exercised.

所授出之購股權應於授出之日起計二十八日內 獲接納。董事會可全權酌情釐定購股權可予行 使之期間,而有關期間最遲須於授出有關購股 權之日起計十年屆滿。董事會亦可設定在購股 權可予行使之期間行使購股權之限制。

The exercise price is determined by the Board of Directors of the Company, and shall not be less than the highest of: (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the Company's shares for the five business days immediately preceding the date of grant.

本公司董事會釐定之行使價不得低於以下最高之金額:(i)本公司股份於授出日期之收市價:(ii)緊接授出日期前五個營業日本公司股份之平均收市價。

The maximum number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company shall not, in aggregate, exceed 30% of the total number of shares in issue.

購股權計劃以及本公司任何其他購股權計劃項下之所有已授出而尚未行使之購股權獲行使時可予發行之股份最高數目,合共不得超過已發行股份總數之30%。

The total number of shares issued and to be issued upon exercise of the options granted to each individual under the Share Option Scheme and any other share option schemes of the Company (including both exercised, cancelled and outstanding options) in any 12-month period shall not exceed 1% of the total number of shares in issue of the Company.

在任何十二個月期間,根據購股權計劃以及本公司任何其他購股權計劃而向個別人士授出之購股權(包括已行使、註銷及尚未行使之購股權)獲行使時已發行及可予發行之股份總數,不得超過本公司已發行股份總數之1%。

The fair value of share options granted to Eligible Participants is recognised as staff costs with a corresponding increase in share option reserve within equity. The fair value is measured at the grant date using the Binomial model, taking into account the terms and conditions upon which the options were granted. Where the Eligible Participants have to meet vesting conditions before becoming unconditionally entitled to the options, the total estimated fair value of the options is spread over the vesting period, taking into account the probability that the options will vest.

授予合資格參與者的購股權公允值確認為員工成本,權益內之購股權儲備相應增加。該公允值乃採用二項式模型於授出日期經考慮授出購股權所依據的條款及條件計量。合資格參與者須先滿足歸屬條件,方可無條件行使購股權,則購股權之估計公允值總額在歸屬期間內分配,並計及購股權將歸屬的可能性。



During the vesting period, the number of share options that are expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to the statement of profit or loss for the year under review unless the original staff costs qualify for recognition as an asset, with a corresponding adjustment to the share option reserve. On the vesting date, the amount recognised as an expense is adjusted to reflect the actual number of options that vest (with a corresponding adjustment to the share option reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the share option 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 accumulated profits).

於歸屬期間將會審視預期歸屬的購股權數目。除非原有員工成本合資格確認為資產,否則於過往年度確認的任何累計公允值調整將扣除自分審視年度的損益表,並相應調整購股權儲備。於歸屬日期,調整確認為開支的金額,以數實際歸屬的購股權數目,而購股權儲備,亦會相應調整,除非因沒有達致與本公司的股份份體價相關的歸屬條件而沒收。權益金額於購份行權儲備確認,直至購股權獲行使(即計入已接份於股本確認之金額時)或購股權屆滿(即直接撥至累計溢利時)。

During the financial year under review, no share options were granted, exercised, cancelled or lapsed under the Share Option Scheme, and no share options remained outstanding.

於回顧財務年度,概無根據購股權計劃授出、 行使、註銷或失效的購股權,亦無購股權尚未行 使。

As at 31 December 2024, the total number of options available for grant is nil (31 December 2023 and 1 January 2024: 254,713,704), representing 0% (2023: 6.67%) of the issued shares of the Company.

於二零二四年十二月三十一日,可供授出的購股權總數為0份(二零二三年十二月三十一日及二零二四年一月一日:254,713,704份),佔本公司已發行股份的百分率為0%(二零二三年:6.67%)。

The number of exercisable share options as at 31 December 2024 was nil.

於二零二四年十二月三十一日可行使購股權的 數目為**0**份。

Other details of the Company's Share Option Scheme are set out in note 38 to the consolidated financial statements of this annual report.

本公司購股權計劃之其他資料載於本年報綜合 財務報表附註38。

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

購買股份或債券之安排

Other than the option holdings set out above, at no time during the year was the Company or any of its holding companies, fellow subsidiaries or subsidiaries, a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

除上述所載之持有購股權外,年內本公司或其任何控股公司、同系附屬公司或附屬公司概無訂立任何可使董事能藉購入本公司或任何其他法團之股份或債券而獲益之安排。

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2024, the register of substantial shareholders maintained by the Company pursuant to Section 336 of the SFO shows that, other than the interests disclosed above in respect of certain Directors, the following shareholders had notified the Company of relevant interests in the issued shares of the Company:

主要股東

除上文所披露有關若干董事之權益外,於二零 二四年十二月三十一日,按本公司根據證券及 期貨條例第336條而存置之主要股東名冊所載, 下列股東已知會本公司其於本公司已發行股份 之有關權益:

	Number of shares 股份數目			
Name of shareholder	Beneficial owner	Held by controlled corporation(s) 由受控制	Total number of shares	Approximate percentage of the issued share capital of the Company 佔本公司已發行股本之概約
股東名稱	實益擁有人	公司持有	股份總數	百分比
Long position 好倉				
China Poly Group Corporation Limited 中國保利集團有限公司	253,788,246	1,583,738,058	1,837,526,304 (Note 1) (附註1)	48.09%
Poly Developments and Holdings Group Co., Ltd. 保利發展控股集團股份有限公司	-	1,583,738,058	1,583,738,058 (Note 2) (附註2)	41.45%
Poly (Hong Kong) Holdings Limited 保利(香港)控股有限公司	120,381,544	1,463,356,514	1,583,738,058 (Note 3) (附註3)	41.45%
Ting Shing Holdings Limited	-	1,463,356,514	1,463,356,514 (Note 4) (附註4)	38.30%
Congratulations Company Ltd.	1,111,578,283	-	1,111,578,283	29.09%
Source Holdings Limited	244,594,241	107,183,990	351,778,231 (Note 5) (附註5)	9.21%



Notes:

- China Poly Group Corporation Limited directly beneficial holds 253,788,246 shares of the Company and owns 50% of the issued share capital of Poly (Hong Kong) Holdings Limited, and is accordingly deemed by the SFO to be interested in the shares directly and indirectly owned by Poly (Hong Kong) Holdings Limited.
- 2. Poly Developments and Holdings Group Co., Ltd. owns 50% of the issued share capital of Poly (Hong Kong) Holdings Limited and is accordingly deemed by the SFO to be interested in the shares directly and indirectly owned by Poly (Hong Kong) Holdings Limited.
- Poly (Hong Kong) Holdings Limited is deemed by the SFO to be interested in 1,583,738,058 shares of the Company as a result of its direct holding of 120,381,544 shares and indirect holding of 1,463,356,514 shares through its wholly-owned subsidiary, Ting Shing Holdings Limited.
- 4. Ting Shing Holdings Limited is deemed by the SFO to be interested in 1,463,356,514 shares of the Company as a result of its indirect holding of 1,463,356,514 shares through its subsidiaries, Source Holdings Limited and Congratulations Company Ltd., of 351,778,231 shares and 1,111,578,283 shares, respectively.
- 5. Source Holdings Limited is deemed by the SFO to be interested in 351,778,231 shares of the Company as a result of its direct holding of 244,594,241 shares and indirect holding of 107,183,990 shares through its wholly-owned subsidiaries, Musical Insight Holdings Ltd. and Wincall Holding Ltd., of 47,825,571 shares and 59,358,419 shares, respectively.

Save as disclosed above, the Company has not been notified of any other relevant interests or short positions in the issued shares or underlying shares of the Company as at 31 December 2024.

附註:

- 中國保利集團有限公司直接實益持有本公司 253,788,246股股份及擁有保利(香港)控股有限公司 50%已發行股本,因此,根據證券及期貨條例被視為持 有保利(香港)控股有限公司所直接及間接擁有之股份 之權益。
- 2. 保利發展控股集團股份有限公司擁有保利(香港)控股 有限公司50%已發行股本,因此,根據證券及期貨條例 被視為持有保利(香港)控股有限公司所直接及間接擁 有之股份之權益。
- 3. 根據證券及期貨條例·由於保利(香港)控股有限公司 直接持有120,381,544股股份及透過其全資附屬公司 Ting Shing Holdings Limited間接持有1,463,356,514 股股份·因此被視為持有本公司1,583,738,058股股份 之權益。
- 4. 根據證券及期貨條例·由於Ting Shing Holdings Limited透過其附屬公司Source Holdings Limited 及Congratulations Company Ltd.分別持有之351,778,231股股份及1,111,578,283股股份而間接持有1,463,356,514股股份·因此被視為持有本公司1,463,356,514股股份之權益。
- 5. 根據證券及期貨條例·由於Source Holdings Limited 直接持有244,594,241股股份及透過其全資附屬公 司Musical Insight Holdings Ltd.及Wincall Holding Ltd.分別持有之47,825,571股股份及59,358,419股股份而間接持有107,183,990股股份·因此被視為持有 351,778,231股股份之權益。

除上文所披露者外,本公司並無獲通知有關於 二零二四年十二月三十一日擁有本公司已發行 股份或相關股份之任何其他有關權益或淡倉。

DISCLOSURES PURSUANT TO RULE 13.21 OF THE LISTING RULES

On 24 July 2020, a joint venture company ("JV") of the Group in which the Company holds 35% beneficial interest (as borrower), the Company (as one of the guarantors) and Industrial and Commercial Bank of China (Asia) Limited (as facility agent), among others, entered into a facility agreement for a 5-year term loan facility of a principal amount of up to HK\$9,437,400,000. Pursuant to the facility agreement, the Company (as one of the guarantors) severally guarantees the due and punctual payment and performance of all obligations of the JV under, among others, the facility agreement, up to 35% of all sums owed by the JV under such obligations. The final maturity date of the loan facility shall be the earlier of the date falling: (a) 60 months from the date of the facility agreement; or (b) 6 months after the completion date of the development of the land held by the JV.

Pursuant to the facility agreement, if, among other things, China Poly Group Corporation Limited ("China Poly Group") ceases to: (a) be the single largest shareholder of the Company; (b) maintain control (as defined in the facility agreement) of the Company; and (c) be under the control of the SASAC, the facility agent may declare all or any part of the borrowings together with the interest accrued thereon and all other sums payable by the debtors (including the Company) under the finance documents (as defined in the facility agreement) be immediately due and payable.

根據上市規則第13.21條之披露

於二零二零年七月二十四日,本公司持有 1. 35%實益權益的本集團的一家合營企業 (「合營企業」,作為借款人)、本公司(作 為擔保人之一)及中國工商銀行(亞洲) 有限公司(作為融資代理)訂立(其中包 括) 就一筆本金額最高9,437,400,000港 元的五年定期貸款融資之融資協議。根據 融資協議之條款,本公司(作為擔保人之 一)分別對合營企業按時付款和履行融資 協議等項下所有責任作出個別擔保,最高 不超過合營企業在該等責任下所欠全部 金額的35%。貸款融資之最後到期日為下 列日期之較早者: (a)融資協議日期起滿 60個月;或(b)合營企業所持有土地開發 完成日期後六個月。

> 根據融資協議,倘(其中包括)中國保利 集團有限公司(「中國保利集團」)(a)不再 為本公司單一最大股東:(b)終止對本公 司擁有控制權(定義見融資協議):或(c) 不再受國資委管轄,則融資代理可宣告債 務人(包括本公司)根據融資文件(定義 見融資協議)應付的所有或任何部分借款 連同累計利息及所有其他款項即時到期 及償還。



 On 10 November 2020, a wholly-owned subsidiary of the Company (as the issuer), the Company (as the guarantor) and China Poly Group entered into a keepwell deed in relation to US\$500,000,000 4.00% notes due 2025 (the "Notes Due 2025").

Pursuant to the keepwell deed and the terms and conditions of the Notes Due 2025, if China Poly Group (a) ceases to be the single largest shareholder of the Company or ceases to hold, directly or indirectly through its controlled corporations (as defined under Part XV of the SFO) at least 40% of the issued share capital of the Company or (b) ceases to maintain management control of the Company, this will constitute an event of default under the Notes Due 2025.

On 31 January 2024, the Company (as borrower) 3. entered into a facility agreement with (1) Hua Xia Bank Co., Limited Hong Kong Branch, China Zheshang Bank Co., Ltd. (Hong Kong Branch), Bank of Communications Co., Ltd. Hong Kong Branch, China CITIC Bank International Limited, China Everbright Bank Co. Ltd., Hong Kong Branch, Agricultural Bank of China Limited Hong Kong Branch, Ping An Bank Co., Ltd., Hong Kong Branch, CMB Wing Lung Bank Limited and Malayan Banking Berhad, Hong Kong Branch (as mandated lead arrangers, bookrunners and lenders); (2) Bank of Communications Co., Ltd. Hong Kong Branch (as advisor and co-ordinator for sustainable development-linked loans) and (3) China CITIC Bank International Limited (as facility agent) for a term loan facility in an aggregate amount of HK\$3,900,000,000. The final maturity date of the facility shall be the date falling 36 months after the first utilisation date under the facility.

Pursuant to the facility agreement, it shall be an event of default if, among other things, China Poly Group ceases to: (a) (together with its controlled corporations) be the single largest shareholder of the Company, or directly or indirectly through its controlled corporations, to hold at least 40% of the issued share capital of the Company; (b) maintain management control of the Company; or (c) be under the control and supervision of the SASAC.

2. 於二零二零年十一月十日,本公司全資附屬公司(作為發行人)、本公司(作為擔保人)與中國保利集團就二零二五年到期的500,000,000美元4.00厘票據(「二零二五年到期票據」)訂立維好契約。

根據維好契約及二零二五年到期票據的條款及條件,倘中國保利集團(a)不再為本公司單一最大股東,或不再直接或通過其控制公司(定義見證券及期貨條例第XV部)間接持有本公司至少40%已發行股本;或(b)未能維持本公司的管理控制權,將構成二零二五年到期票據之違約事件。

於二零二四年一月三十一日,本公司(作 3. 為借款人)與(1)華夏銀行股份有限公司香 港分行、浙商銀行股份有限公司(香港分 行)、交通銀行股份有限公司香港分行、 中信銀行(國際)有限公司、中國光大銀 行股份有限公司香港分行、中國農業銀行 股份有限公司香港分行、平安銀行股份有 限公司香港分行、招商永隆銀行有限公司 及馬來亞銀行香港分行(作為牽頭安排行, 賬簿管理行及貸款方);(2)交通銀行股份 有限公司香港分行(作為可持續發展掛鈎 貸款顧問及協調行)及(3)中信銀行(國際) 有限公司(作為融資代理行),就一筆總 額為3,900,000,000港元的定期貸款融資 訂立融資協議。該融資之最後到期日將在 該融資首次提款日起計36個月。

> 根據該融資協議,倘(其中包括)中國保利集團停止以下行為,即構成違約事項: (a)(連同其控制的法團)為本公司的單一最大股東,或直接或間接通過其控制的法團持有不少於本公司已發行股本40%;或(b)維持本公司的管理控制權;或(c)受國資委管轄。

CONTINUING CONNECTED TRANSACTIONS

Set out below the continuing connected transactions of the Group during the year pursuant to the Listing Rules:

(1) Office Lease Framework Agreement, Theatre and Cinema Box Office Income Sharing Framework Agreement and Theatre and Cinema Lease Framework Agreement

On 21 December 2023, the Company and China Poly Group entered into (i) the office lease framework agreement, (ii) the theatre and cinema box office income sharing framework agreement and (iii) the theatre and cinema lease framework agreement (the "Framework Agreements"), each with a term commencing from 1 January 2024 and ending on 31 December 2026.

(i) Office Lease Framework Agreement According to the terms and conditions of the office lease framework agreement, (1) the leased properties shall be used for the purpose of office premises and ancillary services; and (2) the Group and China Poly Group will set out the specific terms and conditions and enter into separate lease agreements according to the principles provided in the office lease framework agreement. The maximum aggregate annual amount of the office lease framework agreement for the three years ending 31 December 2026 shall be RMB15,000,000.

持續關連交易

下文載列本集團年內根據上市規則之持續關連交易:

(1) 辦公室租賃框架協議、劇院及 影城票房收入分賬框架協議及 劇院及影城租賃框架協議

本公司與中國保利集團於二零二三年十二月二十一日簽訂(i)辦公室租賃框架協議、(ii)劇院及影城票房收入分賬框架協議及(iii)劇院及影城租賃框架協議(「框架協議」),期限均為二零二四年一月一日至二零二六年十二月三十一日止。

(i) 辦公室租賃框架協議

根據辦公室租賃框架協議的條款及條件·(1)租賃物業須用作辦公場所及用於輔助服務:以及(2)本集團與中國保利集團將根據辦公室租賃協議規定的原則列則具體條於公室租賃框架協議截至二零二六最高完十一日止三個年度之最高上限為人民幣15,000,000元。





(ii) Theatre and Cinema Box Office Income Sharing Framework Agreement

According to the terms and conditions of the theatre and cinema box office income sharing framework agreement, (1) the Group will provide theatre and cinema premises to China Poly Group for the purposes of China Poly Group operating its theatres and cinemas and providing ancillary services; (2) the Group and China Poly Group will set out the specific terms and conditions and enter into separate agreements according to the principles provided in the theatre and cinema box office income sharing framework agreement; and (3) the Group and China Poly Group will split the net theatre and cinema box office income (i.e., box office income net of taxes including value-added tax and special fund for national film development) generated from performances and movie screenings based on an agreed ratio, and China Poly Group shall pay the Group any theatre and cinema management fee, energy charge and other facilities fees. The maximum aggregate annual amount of the theatre and cinema box office income sharing framework agreement for the three years ending 31 December 2026 shall be RMB9,000,000.

(ii) 劇院及影城票房收入分賬 框架協議

根據劇院及影城票房收入分賬框架 協議的條款及條件,(1)本集團將向 中國保利集團提供劇院及影城,供 其經營其劇院及影城及提供輔助服 務;(2)本集團與中國保利集團將根 據劇院及影城票房收入分賬框架協 議規定的原則列明具體條款及條件 訂立單獨協議;以及(3)本集團與中 國保利集團將按約定比例分攤演出 及電影放映產生的劇院及影城票房 淨收入(即扣除增值税等税項及國 家電影事業發展專項資金後的票房 收入),中國保利集團將向本集團支 付劇院及影城管理費、能源費及其 他設施費。劇院及影城票房收入分 賬框架協議截至二零二六年十二月 三十一日止三個年度之最高年度總 額上限為人民幣9,000,000元。

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(iii) Theatre and Cinema Lease Framework Agreement

According to the terms and conditions of the theatre and cinema lease framework agreement, (1) the leased properties shall be used for the purposes of theatre and cinema operations and ancillary services; and (2) the Group and China Poly Group will set out the specific terms and conditions and enter into separate lease agreements according to the principles provided in the theatre and cinema lease framework agreement. The maximum aggregate annual amount of the theatre and cinema lease framework agreement for the three years ending 31 December 2026 shall be RMB10,000,000.

As at 21 December 2023, China Poly Group and its associates held approximately 48.09% of the total issued ordinary share capital of the Company. China Poly Group and its associates (other than the Group) are therefore connected persons of the Company. Accordingly, the transactions contemplated under the Framework Agreements constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As all the applicable percentage ratios for the annual caps contemplated under each of the framework agreements are less than 5%, the transactions contemplated thereunder are subject to the reporting and announcement requirements but exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules.

(iii) 劇院及影城租賃框架協議

於二零二三年十二月二十一日,中國保利集團及其聯繫人持有本公司已發行普通股本總額約48.09%。因此中國保利集團及其聯繫人(本集團除外)為本公司的關連人士。故此,根據框架協議擬進行的交易構成上市規則第14A章下本公司的持續關連交易。

由於根據各框架協議擬進行之交易年度上限的所有適用百分比率均低於5%,據此擬進行之交易須遵守上市規則第14A.76(2)條的申報及公告規定,但獲豁免遵守獨立股東批准的規定。





During the year under review, (i) the actual rentals for the year ended 31 December 2024 under the office lease framework agreement amounted to RMB10,108,000 and did not exceed the maximum aggregate annual amount of RMB15,000,000; (ii) the actual box office income sharing for the year ended 31 December 2024 under the theatre and cinema box office income sharing framework agreement amounted to RMB2,752,000 and did not exceed the maximum aggregate annual amount of RMB9.000.000: and (iii) the actual rentals for the year ended 31 December 2024 under the theatre and cinema lease framework agreement amounted to RMB6,733,000 and did not exceed the maximum aggregate annual amount of RMB10,000,000.

(2) Financial Framework Agreement

On 19 May 2022, the Company and Poly Finance Company Limited ("Poly Finance") entered into the financial framework agreement (the "2022 Financial Framework Agreement") to replace and supersede the financial framework agreement entered into in 2019. The 2022 Financial Framework Agreement was considered and approved by the independent shareholders of the Company at the extraordinary general meeting held on 11 July 2022.

According to the terms and conditions of the 2022 Financial Framework Agreement, the Group will place deposits with Poly Finance from time to time, and the interest rates should be higher than the interest rates offered by independent third parties for the similar services obtained in the PRC. The Group and Poly Finance will monitor the deposit of the Group's member entities from time to time.

(2) 金融服務框架協議

本公司與保利財務有限公司(「保利財務」) 於二零二二年五月十九日簽訂金融服務 框架協議(「二零二二年金融服務框架協 議」),以取代並代替二零一九年簽訂的金 融服務框架協議。二零二二年金融服務框 架協議已於二零二二年七月十一日舉行 的股東特別大會獲得本公司的獨立股東 審議通過。

根據二零二二年金融服務框架協議的條款及條件,本集團將不時在保利財務存放存款,利率優於中國提供類似服務的獨立第三方所提供利率。本集團與保利財務將監控本集團成員公司不時存放之資金。

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The annual caps of the deposit services (i.e. maximum daily deposit balance) under the 2022 Financial Framework Agreement is RMB2,500,000,000 for each of the three years commencing from 11 July 2022.

On 19 May 2022, Poly Finance was owned as to 82.83% by China Poly Group, the controlling shareholder of the Company, and its associates. Therefore, Poly Finance is an associate of a connected person of the Company. The 2022 Financial Framework Agreement and the deposit services contemplated thereunder therefore constitute a continuing connected transaction of the Company under Chapter 14A of the Listing Rules.

As the highest applicable percentage ratio of the proposed annual caps under the 2022 Financial Framework Agreement exceeds 25% but is less than 75%, the 2022 Financial Framework Agreement and the transactions contemplated thereunder constitute (i) a major transaction of the Company subject to the reporting, announcement and shareholders' approval requirements under Chapter 14 of the Listing Rules; and (ii) continuing connected transaction of the Company subject to the reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

During the year under review, deposits placed with Poly Finance did not exceed the maximum daily balance of RMB2,500,000,000. For the year ended 31 December 2024, the maximum daily balance of RMB2,498,536,000 was placed with Poly Finance.

二零二二年金融服務框架協議之存款服務年度上限(即每日最高存款額度)由二零二二年七月十一日起計的三年均為人民幣2,500,000,000元。

於二零二二年五月十九日,保利財務由本公司控股股東中國保利集團及其聯繫人擁有82.83%。因此,保利財務乃本公司一名關連人士之聯繫人。因此,根據上市規則第14A章,二零二二年金融服務框架協議及所涉存款服務構成本公司一項持續關連交易。

由於二零二二年金融服務框架協議及所涉交易的建議年度上限的最高適用百分比率超出25%但低於75%,故二零二二年金融服務框架協議及所涉交易構成(i)本公司的主要交易,須遵守上市規則第14章項下的申報、公告及股東批准規定;及(ii)本公司的持續關連交易,須遵守上市規則第14A章項下的申報、公告及獨立股東批准規定。

於回顧年內,在保利財務存放的存款並無超出每天最高結餘金額人民幣2,500,000,000元。截至二零二四年十二月三十一日止年度,存放於保利財務的每日最高結餘為人民幣2,498,536,000元。





ANNUAL REVIEW AND CONFIRMATION REGARDING CONTINUING CONNECTED TRANSACTIONS IN PURSUANCE OF RULE 14A.55 AND 14A.56 OF THE LISTING RULES

根據上市規則第14A.55條及 14A.56條有關持續關連交易的年 度審閱及確認

The Independent Non-executive Directors had reviewed the continuing connected transactions (the "Transactions") set out above and confirmed that:

本公司之獨立非執行董事已審閱上文所載持續 關連交易(「該等交易」)並確認:

- 1. the Transactions were entered into in the ordinary and usual course of business of the Group;
- 2. the Transactions were conducted on normal commercial terms or better: and
- the Transactions were entered into in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Board has engaged the auditor of the Company and the auditor of the Company had reviewed the Transactions and provided an unqualified letter to the Board in accordance with Rule 14A.56 of the Listing Rules and confirmed, inter alia, that the Transactions have been entered into in accordance with the relevant agreements governing the Transactions, the Transactions have not exceeded their respective annual caps as disclosed in the relevant announcements, in accordance with the pricing policies of

the Group in all material respects and it has been approved

by the Board.

In respect of the Transactions, the Company has complied with the disclosure requirements under the Listing Rules in force from time to time, and has followed the pricing policies and guidelines as laid down in the guidance letter HKEX-GL73-14 issued by the Stock Exchange when determining the price and terms of the transactions conducted during the year ended 31 December 2024.

- 1. 該等交易乃於本集團之日常及一般業務 過程中訂立;
- 2. 該等交易乃按一般或更佳商業條款進行; 及
- 3. 該等交易乃根據規管該等交易之有關協 議按公平合理且符合本公司股東整體利 益之條款訂立。

本公司董事會已委聘本公司核數師,而本公司核數師已審閱該等交易,並按上市規則第14A.56條之規定,向董事會提交無保留意見函件,確認(其中包括)該等交易乃根據規管該交易的有關協議訂立,該等交易並無超逾相關公告所披露其各自之年度上限,其符合本集團於所有重大方面的定價政策並已由董事會批准。

就該等交易而言,本公司已遵守上市規則中不時規定的披露要求,並於截至二零二四年十二月三十一日止年度進行交易時所制定的價值及交易條款已依從聯交所指引信HKEX-GL73-14中所規定的定價政策及指引。

OTHERS

A summary of significant related party transactions during the year is disclosed in note 46 to the consolidated financial statements of this annual report. Transactions as disclosed in note 46(a) "Transactions and balances with China Poly Group" to the consolidated financial statements also constitute connected/continuing connected transactions as defined in Chapter 14A of the Listing Rules.

The Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules (where applicable) with respect to the connected transactions and continuing connected transactions entered into by the Group during the year.

PERMITTED INDEMNITY PROVISION

During the financial year and as at the date of this report, a qualifying indemnity provision made by the Company for the benefit of the Directors is in force as required by section 470 of the Companies Ordinance (Cap. 622) of the laws of Hong Kong.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year ended 31 December 2024, none of the Directors had any interest, other than the business of the Group, whether directly or indirectly, in any business which competes or may compete with that of the Company and its subsidiaries pursuant to Rule 8.10 of the Listing Rules.

MANAGEMENT CONTRACTS

Save for the employment contracts, no contract concerning the management and administration of the whole or any substantial part of the Company's business was entered into or existed during the year ended 31 December 2024.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

No Director nor any entity connected with a Director is or was materially interested, either directly or indirectly, in any transaction, arrangement or contract, which is of significance to the business of the Group and to which the Company or any of its subsidiaries, its parent company or any of its subsidiaries was a party, subsisting at the end of, or at any time during, the year ended 31 December 2024.

其他

年內的重大關聯方交易概要於本年報綜合財務報表附註46披露。綜合財務報表附註46(a)「與中國保利集團之交易及結餘」所披露的交易亦構成關連/持續關連交易(定義見上市規則第14A章)。

本公司已根據上市規則第14A章,就本集團於本年度所訂立的關連交易及持續關連交易遵守披露要求(倘適用)。

獲准許彌儅條文

於本財政年度及截至本報告日期,本公司基於董事利益之合資格彌償條文根據香港法例(第 622章)公司條例第470條之規定生效。

董事在競爭業務中的利益

截至二零二四年十二月三十一日止年度,根據 上市規則第8.10條的規定,除了本集團業務以 外,不論是直接或間接,董事沒有對與本公司 及其附屬公司的任何業務存在競爭或可能存在 競爭之利益。

管理合約

除僱員聘任合約外,本集團於截至二零二四年十二月三十一日止年度並沒有就本公司的全部或任何重大部分業務的管理及行政訂立或存在任何合約。

董事在交易、安排或重大合約之 權益

概無董事或與董事有關連的任何實體直接或間接於對本集團的業務而言屬重要,且本公司或其任何附屬公司、母公司或其附屬公司為訂約方,而於截至二零二四年十二月三十一日止年度的年底或於年內任何時間仍然有效的任何交易、安排或合約中擁有或曾擁有重大權益。



MAJOR CUSTOMERS AND SUPPLIERS

During the year, both the aggregate sales attributable to the Group's five largest customers and the aggregate purchases attributable to the Group's five largest suppliers were less than 30% of the Group's sales and purchases, respectively.

EMOLUMENT POLICY

The emolument policy of the employees of the Group is set up by the remuneration committee on the basis of their merit, qualifications and competence.

The emoluments of the Directors are decided by the remuneration committee, having regard to the Company's operating results, individual performance and comparable market statistics.

The Company has adopted a Share Option Scheme as an incentive to Directors and eligible employees. The scheme has expired on 27 May 2024 and details of the scheme are set out in this report and note 38 to the consolidated financial statements of this annual report.

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

During the year, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Articles of Association, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

SUFFICIENCY OF PUBLIC FLOAT

Based on information publicly available to the Company and to the best knowledge of the Directors, the Company has maintained a sufficient public float throughout the year ended 31 December 2024 and up to 17 April 2025, being the latest practicable date prior to the issue of this annual report.

主要客戶及供應商

年內,本集團五大客戶所佔之銷售總額,以及本集團五大供應商所佔之購貨總額,皆分別少於本集團銷售額及購貨額之30%。

薪酬政策

本集團之僱員薪酬政策乃由薪酬委員會根據其 表現、資歷及工作能力而釐定。

本公司董事之薪酬乃由薪酬委員會經考慮本公司經營業績、其個人表現及可比較的市場統計 數據而釐定。

本公司已採納一項購股權計劃,旨在給予董事及合資格僱員獎勵。該計劃已於二零二四年五月二十七日屆滿,其詳情載於本報告及本年報綜合財務報表附註38。

購買、出售或贖回本公司之上市 證券

年內,本公司及其任何附屬公司概無購買、出售 或贖回本公司上市證券。

優先購買權

本公司之組織章程細則並無載列有關優先購買權之條文,以規定本公司須向現有股東按比例 提呈發售新股份。

充足公眾持股量

根據本公司可公開獲得且其董事知曉的信息, 截至二零二四年十二月三十一日止年度及截至 二零二五年四月十七日(即刊發本年報前的最 後實際可行日期),本公司一直維持足夠之公眾 持股量。

DIRECTORS' REPORT 董事會報告

AUDITOR

BDO Limited ("BDO") resigned as auditor of the Company on 11 November 2021 and the Board, upon the recommendation of the Audit Committee of the Company, appointed Baker Tilly Hong Kong Limited ("Baker Tilly Hong Kong") as the auditor of the Company with effect from 11 November 2021 to fill the casual vacancy arising from the resignation of BDO.

The consolidated financial statements of the Group for the year ended 31 December 2024 have been audited by Baker Tilly Hong Kong. The term of office of Baker Tilly Hong Kong will expire upon the forthcoming AGM of the Company.

A resolution will be submitted at the forthcoming AGM of the Company to re-appoint Baker Tilly Hong Kong as auditor of the Company.

SIGNIFICANT EVENTS AFTER THE REPORTING PERIOD

No significant post-reporting period events materially affecting the Group have occurred between 31 December 2024 and the date of this report.

On behalf of the Board

WAN Yuging

Chairman

Hong Kong, 20 March 2025

核數師

香港立信德豪會計師事務所有限公司(「香港立信德豪」)於二零二一年十一月十一日辭任本公司核數師職務,董事會根據本公司審核委員會之推薦,委任天職香港會計師事務所有限公司(「天職香港」)為本公司之核數師,自二零二一年十一月十一日起生效,以填補香港立信德豪辭任後的臨時空缺。

本集團截至二零二四年十二月三十一日止年度 之綜合財務報表已由天職香港審核,天職香港 之任期將於本公司應屆股東週年大會後屆滿。

本公司將於應屆股東週年大會上提呈一項決議 案以續聘天職香港為本公司之核數師。

期後重大事項

自二零二四年十二月三十一日至本報告日期, 並無嚴重影響本集團的報告期後重大事項。

代表董事會

主席 萬宇清

香港,二零二五年三月二十日



INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

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

Independent auditor's report to the members of Poly Property Group Co., Limited

(Incorporated in Hong Kong with limited liability)

OPINION

We have audited the consolidated financial statements of Poly Property Group Co., Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 150 to 358, 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 to the consolidated financial statements, including material accounting policy information.

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

致保利置業集團有限公司列位股東之 獨立核數師報告

(於香港註冊成立的有限公司)

意見

本核數師行(「本行」)已完成審計刊於第150至第358頁保利置業集團有限公司(「貴公司」)及 其附屬公司(統稱「貴集團」)之綜合財務報表, 此等綜合財務報表包括於二零二四年十二月 三十一日之綜合財務狀況表及截至該日止年度 之綜合損益表、綜合全面收益表、綜合權益變動 表和綜合現金流量表,以及綜合財務報表附註 (包括重大會計政策資料)。

本行認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈之香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於二零二四年十二月三十一日之綜合財務狀況及截至該日止年度之綜合財務表現和綜合現金流量,並已按照香港公司條例妥為編製。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

BASIS FOR OPINION

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, 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.

(i) Revenue recognition from sales of properties

The Group recognised revenue arising from sales of properties of RMB37,946,206,000 for the year ended 31 December 2024.

We identified revenue recognition from sales of properties as a key audit matter as the revenue from sales of properties is significant to the consolidated statement of profit or loss and there is judgment involved in determining the appropriate timing of revenue recognition from sales of properties.

意見基準

本行已根據香港會計師公會頒佈之香港審計準則(「香港審計準則」)進行審計。本行於該等準則下的責任於本報告「核數師審計綜合財務報表的責任」一節進一步闡述。根據香港會計師公會頒佈的「專業會計師道德守則」(「守則」),本行獨立於 貴集團,並履行守則中的其他道德責任。本行相信本行所獲得的審計憑證能充足及適當地為本行的意見提供基礎。

關鍵審計事項

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

(i) 銷售物業之收入確認

截至二零二四年十二月三十一日止年度, 貴集團確認銷售物業之收入為人民幣37,946,206,000元。

由於銷售物業之收入對綜合損益表而言屬重大且於釐定銷售物業收入的適當確認時間時涉及判斷,因此吾等將銷售物業之收入確認釐定為關鍵審計事項。



The Group's revenue from sales of properties is generally recognised at a point in time when the completed property is transferred to customers, which is when the customer obtains control of the property, the Group has a present right to payment, and collection of consideration is probable. This conclusion depends on a number of considerations including whether the Group's performance creates an asset with an alternative use to the Group and whether the Group has a right to payment for performance completed to date in case of customer cancellation.

Determination of whether revenue should be recognised at a point in time or over time requires significant management judgment. This assessment depends on contractual arrangements, applicable laws, and whether the Group has an enforceable right to payment. Management considers the terms of agreements and applies judgment in evaluating whether a contract meets the criteria for recognising revenue over time or at a point in time.

Refer to notes 5 and 8 to the consolidated financial statements and the accounting policies set out in note 2(u)(i)(a).

Our response:

Our procedures involved testing revenue transactions of sales of properties on a sample basis and specifically included:

- Assessing the management's control over the timing at which revenue from sales of properties is recognised by obtaining an understanding of the management's control process and testing the control on a sample basis;
- Obtaining evidence regarding the transfer of the control of properties (including, where relevant, completion certificates, occupation permits and acceptance letters);

貴集團銷售物業之收入通常於已竣工物業轉讓予客戶之時間點確認,即取付該客戶獲之時間點確認,即取付款之現時權利及可能收取代價之時間點。實權利及可能收取代價之時間點。貴無關稅多項考慮因素,包括 貴集團有替設一項對 貴集團有替況的資產及 貴集團在客戶取消的情況下的方有權利就迄今已完成的工作取得付款。

釐定收益應於某一時間點或按一段時間確認需要管理層作出重大判斷。評估取決於合約安排、適用法律及 貴集團是否具有可強制執行的獲得付款權利。於評估合約是否滿足按一段時間或於時間點確認收入的標準時,管理層考慮協議的條款並應用判斷。

請參閱綜合財務報表附註5及8以及附註 2(u)(i)(a)所載之會計政策。

本行的應對措施:

本行的程序涉及以抽樣方式測試銷售物業收入交易,具體包括:

- 透過了解管理層之控制過程及按抽樣基準測試控制,評估管理層對物業銷售收入確認時間之控制;
- 獲取轉移物業控制權的證據(包括 (如相關)竣工證明書、佔用許可證 及驗收函);

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- Reviewing signed sales and purchase agreements to identify contractual arrangements;
- Reconciling sales amounts from ledgers and agreeing the corresponding contracted terms to the signed sales and purchase agreements; and
- Agreeing deposits, final payments or mortgage receipts to bank statements.
- (ii) Valuation of investment properties

Management has estimated the fair value of the Group's investment properties to be RMB8,676,752,000 at 31 December 2024, with a revaluation loss of RMB66,691,000 recorded in the consolidated statement of profit or loss during the year ended 31 December 2024.

Estimations of fair value are dependent on certain key assumptions and unobservable inputs that require significant management judgment, including capitalisation rates and market transaction prices for comparable properties.

Favourable or unfavourable changes to these assumptions would result in changes in fair value of the Group's investment properties and the corresponding adjustments to the gain or loss recognised in the consolidated statement of profit or loss. As a result, the financial performance can be greatly affected by the assumptions and unobservable inputs.

Refer to notes 5 and 16 to the consolidated financial statements and the accounting policies set out in note 2(h).

- 審閱已簽署買賣合約了解合約安排;
- 對賬賬簿銷售金額,核對已簽署買賣合約的相應條款;及
- 核對銀行結單的定金、尾款或按揭 收據。

(ii) 投資物業估值

管理層估計 貴集團於二零二四年十二月三十一日的投資物業公允值為人民幣8,676,752,000元,截至二零二四年十二月三十一日止年度的重估損失人民幣66,691,000元計入綜合損益表。

公允值估計需依賴管理層作出若干重大 判斷的關鍵假設及不可觀察輸入數據,包 括資本化率及可比較物業市場交易價。

該等假設發生有利或不利變動會導致 貴集團的投資物業公允值變動,亦須相應調整綜合損益表確認的損益。因此,該等假設及不可觀察輸入數據對財務表現有重大影響。

請參閱綜合財務報表附註5及16以及附註 2(h)所載之會計政策。



Our response:

Our procedures in relation to management's valuation of investment properties included:

- Evaluating the competence, capabilities and objectivity of independent external valuers;
- Obtaining external valuation reports, discussing
 with external valuers to understand the results
 of their work and assessing and challenging
 the valuation methodologies used and the
 appropriateness of the significant assumptions,
 including market transaction prices for
 comparable properties and capitalisation rates
 by benchmarking these assumptions to relevant
 market evidence including specific property sales
 and other external data; and
- Checking, on a sample basis, the accuracy and relevance of the input data used in the valuation.

The significant unobservable inputs have been disclosed in note 16.

(iii) Net realisable value of properties under development and held for sale

The total net carrying amount of the Group's properties under development and held for sale as at 31 December 2024 was RMB125,489,623,000. Impairment loss of RMB707,612,000 was recognised for the year ended 31 December 2024.

Estimations of net realisable value of the Group's properties under development and held for sale are dependent on certain key assumptions that require significant management judgment, including current schedules of the projects, construction progress by contractors, estimated costs to completion, intended use and management's expectation on future property market.

本行的應對措施:

本行有關管理層估值投資物業的程序包括:

- 評估獨立外聘估值師的資質、能力和客觀性;
- 查閱外部估值報告,與外聘估值師 討論估值結果,通過對比衡量該等 假設與相關市場證據(包括物業銷 售實例及其他外部數據)評估及斟 酌所用估值方法及重大假設是否恰 當(包括可比較物業市場交易價及 資本化率):及
- 抽查估值所用輸入數據準確及關連 與否。

重大不可觀察輸入數據已於附註16披露。

(iii) 發展中及持作出售物業的可變 現淨值

貴集團於二零二四年十二月三十一日的發展中及持作出售物業總賬面淨值為人民幣125,489,623,000元。截至二零二四年十二月三十一日止年度,已確認減值虧損為人民幣707,612,000元。

貴集團發展中及持作出售物業的可變現 淨值估計需依賴管理層作出若干重大判 斷的關鍵假設,包括當前項目進度、承包 商施工進度、估計竣工成本、擬定用途及 管理層對未來物業市場的估計。

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> Favourable or unfavourable changes to these assumptions would result in change in net realisable value of the Group's properties under development and held for sale and the corresponding adjustments to the impairment recognised in the consolidated statement of profit or loss. As a result, the financial performance can be significantly affected by the assumptions.

該等假設發生有利或不利變動會導致 貴 集團發展中及持作出售物業的可變現淨 值變動,亦須相應調整綜合損益表確認的 減值。因此,該等假設對財務表現有重大 影響。

Refer to notes 5 and 23 to the consolidated financial statements and the accounting policies set out in note 2(l)(i).

請參閱綜合財務報表附註5及23以及附註 2(I)(i)所載之會計政策。

Our response:

Our procedures in relation to management's assessments of the net realisable value of the properties under developments and held for sale included:

- Assessing the valuation methodologies used, and challenging the reasonableness of key assumptions on a sample basis, including future market value, estimated costs to completion, intended use and adjustment based on current market environment:
- Evaluating the reasonableness of the estimated cost to completion of the properties under development, on a sample basis, by comparing the budgeted construction costs, to the signed contracts with subcontractors, and actual development cost of similar completed properties of the Group and comparing the adjustments made by the management, on a sample basis, to current market data;
- Assessing the appropriateness of estimated selling price of the properties held for sale, on a sample basis, by comparing it to the recent market prices achieved in the same project or comparable properties, based on our knowledge of the Group's business and the People's Republic of China (the "PRC") and Hong Kong real estate industry; and

本行的應對措施:

本行有關管理層評估發展中及持作出售 物業之可變現淨值的程序包括:

- 評估所用估值方法,按抽樣基準檢 驗關鍵假設合理與否,具體包括未 來市場價值、估計完成成本、預期用 途以及根據當前市場環境作出的調 整;
- 按抽樣基準,通過比較建築成本預 算、與分包商簽訂的合同以及 貴 集團就類似已竣工物業的實際開發 成本,並通過按抽樣基準比較管理 層就現有市場數據作出的調整,評 估完成發展中物業的估計成本的合 理性;
- 按抽樣基準,通過比較持作出售物 業估計售價與相同項目或可比較 物業的近期市場價格,根據本行 對 貴集團業務及中華人民共和國 (「中國」)與香港房地產行業的了 解,評估持作出售物業估計售價的 合適性;及

- Assessing the recoverable amount of properties by reviewing independent publicly available information, such as property industry reports, for potential impairment indicators. Where the market environment or estimated costs to completion changed significantly, we challenged management as to whether this indicated a decrease in net realisable value.
- 審閱物業行業報告等現有獨立公開 資料識別潛在減值跡象,評估物業 的可收回金額。倘市場環境或估計 完成成本大幅變化,本行會向管理 層核實有否顯示可變現淨值減少。

OTHER INFORMATION IN THE ANNUAL REPORT

The directors are responsible for the other information. The other information comprises all the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

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

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

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

年報的其他資料

董事對其他資料負有責任。其他資料包括年報所載資料,但不包括綜合財務報表及本行就此發出的核數師報告。

本行對綜合財務報表的意見並不涵蓋其他資料, 本行亦不對該等其他資料發表任何形式的鑒證 結論。

就審計綜合財務報表而言,本行的責任是細閱 其他資料,判斷有否與綜合財務報表或本行在 審計過程中獲悉的資料存在重大不符,或疑似 存在重大失實陳述。

倘若本行基於已完成的工作認為其他資料有重 大失實陳述,則須報告該事實。本行就此並無任 何事項須報告。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

DIRECTORS' RESPONSIBILITIES 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 HKFRSs issued by the HKICPA and 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 also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.

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, in accordance with Section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

董事對綜合財務報表承擔的責任

董事須負責根據香港會計師公會頒佈之香港財務報告準則及香港公司條例編製真實公允的綜合財務報表,並落實其認為編製綜合財務報表所必要之內部監控,以使綜合財務報表不存在由於欺詐或錯誤而導致之重大失實陳述。

編製綜合財務報表時,董事負責評估 貴集團 持續經營的能力,並披露與持續經營有關的事項(如適用)。除非董事有意將 貴集團清盤或 令其停止營運,或除此之外並無其他實際可行 的辦法,否則董事須採用以持續經營為基礎的 會計法。

董事亦負責監督 貴集團的財務報告流程。審核委員會則須協助董事履行該職責。

核數師審計綜合財務報表的責任

本行的目標是合理確定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失實陳述,並發出包含本行意見的核數師報告。本行按照香港公司條例第405條僅向整體股東報告,除此以外,本報告別無其他用途。本行不會就本報告內容對任何其他人士負上或承擔任何責任。



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.

合理保證屬高層次的保證,但不能保證根據香港審計準則進行的審計總能發現既有重大失實陳述。失實陳述可能源於欺詐或錯誤,倘個別或整體在合理預期情況下會影響使用者根據綜合財務報表作出的經濟決定,則視為重大失實陳述。

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

本行根據香港審計準則進行審計的工作內容包括運用專業判斷,在整個審計過程中保持專業懷疑態度。本行亦:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 識別及評估綜合財務報表因欺詐或錯誤所致重大失實陳述風險,因應該等風險設計及執行審計程序,獲得充足及適當的審計憑證為本行的意見提供基礎。欺詐可能涉及合謀串通、偽造、故意遺漏、誤導性陳述或凌駕內部控制,未能發現由此所致重大失實陳述的風險比未能發現錯誤所致重大失實陳述的風險更高。
- 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.
- 了解與審計有關的內部控制,以設計恰當 的審計程序,但並非旨在對 貴集團內部 控制有效與否發表意見。
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- 評估所用會計政策是否恰當,以及董事的會計估算和相關披露是否合理。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

- 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.
- 總結董事採用以持續經營為基礎的會計法是否恰當,並根據已獲取的審計憑證,總結有否嚴重挑戰 貴集團持續經營能力的事件或情況等重大不確定因素。倘若本行認為有重大不確定因素,則須在核數關對時時,而倘若相關披露不足,則須該對大行的意見。本行的結論基於截至不知,不可能為基於截至,不可能為其一方。
 本行的結論基於或而,未來事件或情況可能導致 貴集團不再具有持續經營能力。
- 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.
- 評估綜合財務報表的整體列報、架構和內容(包括披露資料),以及綜合財務報表 有否公平反映及列報相關交易及事項。
- plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.
- 規劃並執行集團審計工作,以就 貴集團 旗下各實體或業務單位的財務資料獲得 充足適當的審計憑證,作為對集團綜合財 務報表發表意見的基礎。本行負責指導、 監督及審閱就集團審計工作開展的審計 工作,且對所出具審計意見承擔全部責任。

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

本行與審核委員會交流審計工作的計劃範圍和時間、審計過程中的主要發現(包括內部控制的重大缺失)及其他事項。

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

本行亦向審核委員會作出聲明,確認本行已遵守有關獨立性的操守要求,並與審核委員會交流所有合理認為可能影響核數師獨立性的關係和其他事宜以及用以消除對獨立性產生威脅的行動或採取的防範措施(如適用)。

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.

本行與審核委員會溝通後確定本期綜合財務報 表審計工作的最重要事項,即關鍵審計事項。除 非法律或法規不容許公開披露此等事項或在極 罕有的情況下,本行認為披露此等事項可合理 預期的不良後果將超過公眾知悉此等事項的利 益而不應在報告中予以披露,否則本行會在核 數師報告中描述此等事項。

The engagement director on the audit resulting in this independent auditor's report is Gao Yajun.

出具本獨立核數師報告的審計項目董事為高亞 軍。

Baker Tilly Hong Kong Limited

Certified Public Accountants

Hong Kong, 20 March 2025

Gao Yajun

Practising certificate number P06391

天職香港會計師事務所有限公司

執業會計師

香港,二零二五年三月二十日

高亞軍

執業證書編號P06391

CONSOLIDATED STATEMENT OF PROFIT OR LOSS 綜合損益表

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

		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
Revenue	收入	8	40,208,482	40,932,418
Cost of sales	銷售成本		(33,612,960)	(32,572,337)
Gross profit Decrease in fair value of investment	毛利 投資物業之公允值減少		6,595,522	8,360,081
properties Increase in fair value of financial	金融資產之公允值增加	16	(66,691)	(250,160)
assets			72,160	69,252
Other gains, net	其他收入淨額	9	671,170	663,917
Selling expenses	銷售開支		(1,431,333)	(1,324,200)
Administrative expenses	行政開支		(1,235,987)	(1,268,527)
Gain on disposal of subsidiaries	出售附屬公司之收益	52	184,647	16,036
Impairment loss on properties under development and	發展中及持作出售物業之 減值虧損			
held for sale		23	(707,612)	(101,289)
Other operating expenses	其他營運開支		(446,519)	(447,782)
Finance costs	融資成本	10	(1,583,371)	(1,593,362)
Share of results of associates	分佔聯營公司業績		119,482	(70,740)
Share of results of joint ventures	分佔合營企業業績		70,169	(21,129)
Profit before income tax expense	除所得税開支前溢利	13	2,241,637	4,032,097
Income tax expense	所得税開支	14	(2,145,823)	(2,400,189)
Profit for the year	年內溢利		95,814	1,631,908
Attributable to:	下列應佔:			
Owners of the Company	本公司擁有人		182,867	1,444,626
Non-controlling interests	非控股權益		(87,053)	187,282
Profit for the year	年內溢利		95,814	1,631,908
Earnings per share	每股盈利			
(expressed in RMB cents)	(以人民幣分列示)	15		
– Basic and diluted	一基本及攤薄		4.79	37.81

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收益表

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

		2024 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 for the year	年內溢利	95,814	1,631,908
Other comprehensive income Items that will not be reclassified to profit or loss:	其他全面收入 不會重新分類至損益的項目:		
Surplus arising on revaluation of properties Exchange differences arising on translation of functional currency to presentation currency	物業重估盈餘 功能貨幣換算為呈列貨幣 產生之匯兑差額	77,230 158,436	206,844 167,965
Other comprehensive income before income tax effect Deferred tax liability arising on	所得税前之其他全面收入 物業重估產生之遞延税項	235,666	374,809
revaluation of properties	負債	(19,308)	(51,711)
Other comprehensive income for the year, net of tax	年內其他全面收入 [,] 扣除 税項影響	216,358	323,098
Total comprehensive income for the year	年內全面收入總額	312,172	1,955,006
Attributable to: Owners of the Company Non-controlling interests	下列應佔: 本公司擁有人 非控股權益	400,869 (88,697) 312,172	1,748,941 206,065 1,955,006

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Non-current assets	非流動資產			
Investment properties	投資物業	16	8,676,752	8,917,152
Property, plant and equipment	物業、廠房及設備	17	3,392,941	3,479,549
Right-of-use assets	使用權資產	18	530,439	582,901
Interests in associates	於聯營公司之權益	19	2,765,516	2,258,535
Interests in joint ventures	於合營企業之權益	20	2,702,012	6,073,322
Financial assets at fair value	按公允值計入損益之			
through profit or loss	金融資產	21	785,231	713,048
Loan receivables	應收貸款	27(a)	176,560	196,030
Deposits paid for acquisition of	收購土地使用權已付			
land use rights	按金	22	439,123	426,693
Deferred tax assets	遞延税項資產	40	270,826	249,751
Total non-current assets	非流動資產總額		19,739,400	22,896,981
Current assets	流動資產			
Properties under development	發展中物業	23	80,266,271	102,092,369
Properties held for sale	持作出售物業	23	45,223,352	32,309,830
Other inventories	其他存貨	24	42,361	41,038
Contract costs	合約成本	25	1,104,604	491,253
Trade and other receivables	應收貿易及其他賬款	26	5,477,695	4,984,022
Amounts due from associates	應收聯營公司款項	19	619,885	758,277
Amounts due from joint ventures	應收合營企業款項	20	4,446,368	4,285,403
Amounts due from non-controlling	應收附屬公司非控股	_0	1, 110,000	1,200,400
shareholders of subsidiaries	股東款項	31	3,356,816	2,345,171
Taxation recoverable	可收回税項	0 1	3,754,378	3,748,248
Pledged bank deposits	已抵押銀行存款	32(a)	164,147	226,443
Bank balances, deposits and cash	銀行結存、存款及現金	32(a)	34,507,500	31,631,917
Total current assets	流動資產總額		178,963,377	182,913,971



		Notes 附註	31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
6 . It 1 1994	次科丹			
Current liabilities	流動負債	22	24 427 7/0	20 012 110
Trade and other payables	應付貿易及其他賬款	33	24,127,769	29,913,119
Contract liabilities	合約負債 物業租金按金	36	41,377,239	40,802,298
Property rental deposits Amounts due to associates	物	19	85,681	83,234
	應付合營企業款項		1,761,342	1,110,739
Amounts due to joint ventures Amount due to the ultimate	應付最終控股公司款項	20	925,353	992,316
	應的取於控放公司私與	28	7,000	7 554
holding company Amount due to an intermediate	應付一間中間控股公司	20	7,099	7,554
	たり一间中间控放公司 款項	29	2 702	2.702
holding company Amount due to a fellow subsidiary	減切應付一間同系附屬公司	29	2,792	2,792
Amount due to a fellow subsidiary	款項	30	485	485
Amounts due to non-controlling	無付別屬公司非控股	30	403	403
shareholders of subsidiaries	股東款項	31	3,723,788	4,284,477
Taxation payable	應付税項	31	8,086,584	7,775,280
Note payable – due within one year		35	10,127,000	626,000
Bank and other borrowings –	銀行及其他借貸一	33	10,127,000	020,000
due within one year	一年內到期	34	9,416,401	20,168,686
due within one year	1 1 3 7 3 7 4 3	34	7,410,401	20,100,000
I	→ 私 <i>在 /</i>		00 / / / -00	405.777.000
Total current liabilities	流動負債總額		99,641,533	105,766,980
Net current assets	流動資產淨值		70 224 044	77 144 004
ivet current assets	川 		79,321,844	77,146,991
Total assets less current liabilities	總資產減流動負債		99,061,244	100,043,972

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Capital and reserves attributable to owners of the Company Share capital Reserves Accumulated profits	本公司擁有人應佔 資本及儲備 股本 儲備 累計溢利	37	15,712,159 4,107,704 14,389,490	15,712,159 3,806,190 14,581,921
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔股權非控股權益		34,209,353 12,337,957	34,100,270 11,060,363
Non-current liabilities Bank and other borrowings – due after one year Note payable – due after one year Lease liabilities	股權總額 非流動負債 銀行及其他借貸一 一年後到期 應付票據一一年後到期 租賃負債	34 35 18	36,784,705 14,126,000 11,499	34,551,668 18,549,000 38,341
Loan from a fellow subsidiary Deferred tax liabilities Total non-current liabilities	一間同系附屬公司貸款 遞延税項負債 非流動負債總額	39 40	- 1,591,730 52,513,934	180,000 1,564,330 54,883,339
			99,061,244	100,043,972

Approved and authorised for issue by the Board of Directors on 20 March 2025.

於二零二五年三月二十日經由董事會批准及授權刊發。

Wan Yuqing 萬宇清 Chairman 主席 **Hu Zaixin** 胡在新 *Managing Director* 董事總經理

ONSOLIDATED STATEMENT OF CHANGES IN EQUITY

合權益變動表

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

Attributable to owners of the Company 本公司擁有人應佔

					•	年2. 日報日人際口						
			Hotel									
			properties				Asset					
		Share	revaluation	Translation	PRC statutory	Other capital	revaluation	Other	Accumulated	_	Non-controlling	
		capital	reserve	reserve	reserves (i)	reserve (ii)	reserve	reserve (iii)	profits	Total	interests	Total
			酒店物業	匯兑換算	田が園中	其他資本						
		殿本	重估儲備	儲備	儲備(i)	儲備(ii)	資產重估儲備	其他儲備(III)	累計溢利	伽	非控股權益	伽
		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
Balance at 1 January 2023	於二零二三年一月一日的結餘	15,712,159	648,709	182,774	2,933,389	208,593	81,018	(225,410)	13,389,012	32,930,244	8,859,700	41,789,944
Total comprehensive income for the year	年內全面收入總額	ı	130,410	168,331	1	1	5,574	1	1,444,626	1,748,941	206,065	1,955,006
Transfer	轉撥	1	1	1	98,910	ı	1	1	(98,910)	1	1	1
Dividend approved in respect of the previous year	過往年度之獲批准股息(附註48)											
(note 48)		ı	ı	ı	1	ı	ı	ı	(165,075)	(165,075)	1	(165,075)
Dividends paid to non-controlling shareholders	已付附屬公司非控股股東的股息											
of subsidiaries		ı	ı	ı	1	ı	ı	1	ı	1	(089'66)	(089'66)
Capital contribution by non-controlling shareholders	非控股股東出資 (附註49(vi))											
(note 49(vi))		1	ı	ı	1	1	ı	1	ı	1	2,802,772	2,802,772
Disposal of subsidiaries (note 52)	出售附屬公司(附註52)	ı	ı	ı	(7,789)	ı	ı	1	7,789	1	(237)	(237)
Capital reduction to non-controlling shareholder	附屬公司的非控股股東減資											
of subsidiaries		ı	1	1	ı	1	1	1	1	ı	(1,155,132)	(1,155,132)
De-registration of a subsidiary	註銷附屬公司	ı	1	(4,479)	1	ı	1	1	4,479	1	1	'
Acquisition of additional interests in subsidiaries	增購附屬公司額外權益	ı	ı	ı	1	ı	ı	(413,840)	1	(413,840)	236,421	(177,419)
Acquisition of subsidiaries (note 51)	收購附屬公司(附註51)	ı	ı	ı	1	1	1	1	1	1	210,454	210,454
Balance at 31 December 2023 and	於二零二三年十二月三十一日及											
1 January 2024	二零二四年一月一日的結餘	15,712,159	779,119	346,626	3,024,510	208,593	86,592	(639,250)	14,581,921	34,100,270	11,060,363	45,160,633
Total comprehensive income for the year	年內全面收入總額	1	22,899	160,103	•	ı	•	1	182,867	400,869	(88,697)	312,172
Transfer	轉撥	i.	•	•	83,464	ı	•	•	(83,464)	•	•	•
Dividend approved in respect of the previous year	過往年度之獲批准股息(附註48)											
(note 48)		1	1	1	•	1	ı	1	(291,786)	(291,786)	1	(291,786)
Dividends paid to non-controlling shareholders	已付附屬公司非控股股東的股息											
of subsidiaries		i.	ı	ı	1	ı	ı	•	ı	•	(909'99)	(909'99)
Capital contribution by non-controlling shareholders	非控股股東出資(附註49(vii))											
(note 49(vii))		ı	ı	ı	ı	ı	ı	ı	ı	i .	829,286	829,286
De-registration of a subsidiary	註銷附屬公司	i.	i.	i.	1	ı	i.	•	ı	•	(395)	(395)
Disposal of subsidiaries	出售附屬公司	ı	•	48	•	ı	•	•	(48)	•	•	
Acquisition of subsidiaries (note 51)	收購附屬公司(附註51)	1	1	1	1	1	1	1		1	604,000	604,000
At 31 December 2024	放二零二四年十二月三十一日	15,712,159	837,018	506,777	3,107,974	208,593	86,592	(639,250)	14,389,490	34,209,353	12,337,957	46,547,310

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

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

Notes:

- Statutory reserves are reserves required by the relevant laws in the People's Republic of China (the "PRC") and are applicable to the Group's PRC subsidiaries.
- (ii) Included in other capital reserve at 31 December 2024 is deemed capital contribution arising on acquisition of subsidiaries of RMB141,528,000 (2023: RMB141,528,000) and deemed capital contribution arising from interest-free loans provided by a fellow subsidiary of RMB67,065,000 (2023: RMB67,065,000).
- (iii) Other reserve represents the difference between the fair value of consideration paid and payable and the carrying amount of net assets attributable to the changes in ownership in the subsidiaries being acquired or disposed from non-controlling interests without change of control.

附註:

- 法定儲備乃中華人民共和國(「中國」)相關法例所規定 (i) 且適用於本集團之中國附屬公司的儲備。
- (ii) 於二零二四年十二月三十一日,其他資本儲備包括視 作收購附屬公司所產生出資之人民幣141,528,000元 (二零二三年:人民幣141,528,000元)及由一間同系 附屬公司提供視作不計息貸款所產生之出資之人民幣 67,065,000元(二零二三年:人民幣67,065,000元)。
- 其他儲備指已付及應付代價公允值與在不失去控制權 之情況下從非控股權益購入或出售之附屬公司擁有權 變動應佔之淨資產賬面值兩者之間的差額。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

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

			2024	2022
		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	來自經營活動的現金流量			
Profit before income tax expense Adjustments for:	除所得税開支前溢利 就以下項目作出調整:		2,241,637	4,032,097
Interest income from banks Interest income from loans to	銀行利息收入 貸款予聯營公司帶來之	9	(401,660)	(410,033)
associates	利息收入 貸款予合營企業帶來之	9	(46,056)	(55,919)
Interest income from loans to joint ventures	利息收入 應收附屬公司非控股	9	(166,811)	(206,437)
Interest income from amounts due from non-controlling shareholders	股東款項帶來之			
of subsidiaries Gain on lease termination	利息收入 租賃終止之收益	9 9	(12,217) (865)	(3,654) (141)
Dividend income from financial assets	按公允值計入損益之		(333)	
at fair value through profit or loss Depreciation of right-of-use assets	金融資產之股息收入 使用權資產折舊	9 18	37,792	(54) 43,616
Depreciation of property, plant and equipment	物業、廠房及設備折舊	17	156,342	190,757
Finance costs Reversal of impairment loss on trade	融資成本 應收貿易及其他賬款之	10	1,583,371	1,593,362
and other receivables	減值虧損撥回	13	(10,756)	(9,839)
Reversal of impairment loss on properties under development and	發展中及持作出售物業之 減值虧損撥回			
held for sale Impairment loss on properties under	發展中及持作出售物業之	13	(136,336)	(276,308)
development and held for sale Impairment loss on trade and	減值虧損 應收貿易及其他賬款之	13	707,612	101,289
other receivables Decrease in fair value of investment	減值虧損 投資物業之公允值減少	13	95,814	81,418
properties Increase in fair value of financial assets		16	66,691	250,160
Loss on disposal of investment	出售投資物業之虧損	0	(72,160)	(69,252)
properties Loss on disposal of property, plant	出售物業、廠房及設備之	9	18,869	2,592
and equipment Gain on disposal of subsidiaries	虧損 出售附屬公司之收益	13 52	25,916 (184,647)	20,654 (16,036)
Share of results of associates Share of results of joint ventures	分佔聯營公司業績 分佔合營企業業績		(119,482) (70,169)	70,740 21,129
Amortisation of incremental	難銷增加佣金	25		
commission		25	505,346	511,987
Operating profit before working capital changes	營運資金變動前經營溢利		4,218,231	5,872,128
	收購土地使用權的已付 協会(增加)/減小	22	(40,400)	112.000
acquisition of land use rights Decrease in properties under	按金(增加)/減少發展中及持作出售物業	22	(12,430)	113,000
	減少 其他存貨(增加)/減少		14,057,908 (1,323)	1,236,125 573
(Increase)/decrease in trade and other receivables	應收貿易及其他賬款 (增加)/減少		(581,488)	325,814
Increase in contract costs (Decrease)/increase in trade and	合約成本增加 應付貿易及其他賬款		(1,112,378)	(492,169)
other payables Increase in contract liabilities	(減少)/增加 合約負債增加		(5,926,042) 572,483	69,599 5,809,950
Increase/(decrease) in property	物業租賃按金增加/		2,422	
rental deposits	(<i>別</i> 外 <i>ン</i>)		2,422	(3,245)

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

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

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Cash generated from operations	經營所得現金		11,217,383	12,931,775
Income taxes paid	已付所得税		(1,853,998)	(3,546,590)
Interest paid	已付利息		(2,568,779)	(4,015,826)
interest paid			(2,300,777)	(4,013,020)
Net cash generated from	經營活動所得現金淨額			
operating activities			6,794,606	5,369,359
Cash flows from investing activities	來自投資活動的現金流量			
Purchase of property, plant and	購買物業、廠房及設備			
equipment	将只彻未 	17	(17,725)	(29,222)
Capital reduction of non-controlling	非控股權益減資	17	(17,723)	(27,222)
interests	7F1工/X 催血/% 負		_	(1,155,132)
Net cash inflow arising on disposal	出售附屬公司產生之現金			(1,133,132)
of subsidiaries	流入淨額	52	118,803	13,233
Acquisition of subsidiaries, net of	收購附屬公司,扣除已	32	110,000	10,200
cash acquired	收購現金	51	(289,525)	(218,443)
De-registration of subsidiary	註銷附屬公司	31	(395)	(210,440)
Acquisition of additional interests	增購附屬公司權益		(626)	
in subsidiaries	H // 113 /20 2 () 1 E 1111		_	(152,397)
Acquisition of associates	收購聯營公司		(361,680)	(520,292)
Decrease in loan receivables	應收貸款減少		23,778	44,007
Decrease in pledged bank deposits	已抵押銀行存款減少		62,296	218,196
Bank interest income received	已收銀行利息收入		351,694	410,033
Interest income received from loans	貸款予合營企業帶來之			,,,,,,
to joint ventures	已收利息收入		166,811	206,437
Interest income received from loans	貸款予聯營公司帶來之			,
to associates	已收利息收入		46,056	55,919
Interest income received from amounts	應收附屬公司非控股股東			,
due from non-controlling	款項帶來之已收利息			
shareholders of subsidiaries	收入		12,217	3,654
Dividend income received from	已收按公允值計入損益之			
financial assets at fair value through	金融資產之股息收入			
profits or loss			_	54
Dividend income received from a	已收一間合營企業之			
joint venture	股息收入		96,370	36,921
Dividend income received from	已收聯營公司之股息收入			
associates			36,000	_
Advance to joint ventures	墊款予合營企業		(170,661)	(46,054)
Advance to non-controlling	墊款予附屬公司非控股			
shareholders of subsidiaries	股東		(1,011,645)	(332,810)
Repayments from associates	聯營公司還款		261,422	160,019
Proceeds from disposal of investment	出售投資物業所得款項			
properties			122,849	16,057
Net cash used in investing activities	投資活動所用現金淨額		(553,335)	(1,289,820)
			,,	, , , , /

		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 Borrowings raised Repayments of borrowings Notes payable raised	來自融資活動的現金流量 新增借貸 借貸還款 新增應付票據	35	17,034,692 (25,912,753) 5,220,000	21,340,761 (34,683,091) 7,000,000
Repayment of notes payable Capital contribution by non-controlling shareholders of subsidiaries Repayment to non-controlling	償還應付票據 附屬公司非控股股東出資 還款予附屬公司非控股	35	(220,000) 829,286	- 2,802,772
shareholders of subsidiaries Payments of lease liabilities Repayment to the ultimate holding company	股東 租賃負債付款 還款予最終控股公司	18	(574,849) (22,132) (455)	(677,813) (25,705) (10,954)
Repayment to loan from a fellow subsidiary (Repayments to)/advances from	還款予一間同系附屬公司(還款予合營企業)/合營		(180,000)	-
joint ventures Advance from associates Dividends paid to owners of the Company	企業塾款 聯營公司塾款 已付本公司擁有人之股息	48	(66,963) 650,603 (291,786)	318,038 374,347 (165,075)
Dividends paid to non-controlling shareholders of subsidiaries	已付附屬公司非控股股東 之股息		(66,600)	(99,680)
Net cash used in financing activities Net increase in cash and	融資活動所用現金淨額 現金及等同現金增加淨額		(3,600,957)	(3,826,400)
cash equivalents Cash and cash equivalents at beginning of the year	年初之現金及等同現金		2,640,314	253,139 31,178,704
Effect of exchange rate changes on cash and cash equivalents	匯率變動對現金及等同 現金之影響		235,269	200,074
Cash and cash equivalents at end of the year	年終之現金及等同現金		34,507,500	31,631,917
Analysis of cash and cash equivalents Cash and cash equivalents as stated in the consolidated statement of financial position	分析現金及等同現金 綜合財務狀況表所示之 現金及等同現金		34,507,500	31,631,917
			34,507,500	31,631,917

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

31 December 2024 二零二四年十二月三十一日

1 GENERAL

Poly Property Group Co., Limited (the "Company") is a public limited company incorporated in Hong Kong and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section of the annual report.

The Company is an investment holding company. Its subsidiaries (together with the Company referred to as the "Group") are engaged in property development, property investment and management, hotel operations and its related services, and manufacturing and sales of digital discs and others. The principal activities and other details of the Company's principal subsidiaries are set out in note 49.

The directors consider the Company's immediate holding company is Poly (Hong Kong) Holdings Limited ("Poly Holdings"), a company incorporated in Hong Kong. The ultimate holding company is China Poly Group Corporation Limited ("China Poly"), a state-owned enterprise established in the People's Republic of China (the "PRC"). China Poly and its affiliated companies, other than the Group, are hereinafter collectively referred to as China Poly Group.

1 一般資料

保利置業集團有限公司(「本公司」)乃在香港註冊成立之公眾有限公司,其股份在香港聯合交易所有限公司(「聯交所」)上市。本公司註冊辨事處地址及主要營業地點披露於本年報「公司資料」一節。

本公司為投資控股公司,其附屬公司(連同本公司統稱「本集團」)從事物業發展、物業投資及管理、酒店營運及其相關服務、及製造和銷售數碼光碟及其他項目。本公司主要附屬公司之主要業務及其他資料載於附註49。

董事認為本公司之直接控股公司為保利 (香港)控股有限公司(「保利控股」),該 公司為一間在香港註冊成立之公司。最終 控股公司為中國保利集團有限公司(「中 國保利」),該公司為一間於中華人民共和 國(「中國」)成立之國有企業。除本集團 外,中國保利及其聯號公司在以下統稱為 中國保利集團。



2 MATERIAL ACCOUNTING POLICIES

(a) Statement of compliance

These financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the requirements of the Hong Kong Companies Ordinance (Cap. 622). 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 ("Listing Rules"). Material accounting policies adopted by the Group are disclosed below.

The HKICPA has issued certain amendments to HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current accounting period reflected in these financial statements.

重大會計政策 2

(a) 合規聲明

該等財務報表已根據所有適用香港 財務報告準則(「香港財務報告準 則1)(此統稱包括香港會計師公會 (「香港會計師公會」)頒佈的所有嫡 用的香港財務報告準則、香港會計 準則(「香港會計準則」)及詮釋)、 香港公認之會計原則及香港公司條 例(第622章)的規定編製。該等財 務報表亦符合香港聯合交易所有限 公司證券上市規則(「上市規則」)規 定之適用披露條文。本集團採納的 重大會計政策披露如下。

香港會計師公會已頒佈若干經修訂 香港財務報告準則,該等準則在本 集團當前會計期間首次生效或可供 提早採用。附註2(c)載列因首次應用 與本集團有關的經修訂準則而產生 於該等財務報表內反映當前會計期 間的會計政策變動資料。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

31 December 2024 二零二四年十二月三十一日

MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2024 comprise the Group and the Group's interest in associates and joint ventures.

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

- investment property, including interests in leasehold land and buildings held as investment property where the Group is the registered owner of the property interest (see note 2(h));
- hotel properties carried at revaluated amounts (see note 2(i)); and
- financial assets at fair value through profit or loss (see note 2(g)).

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

(b) 編製財務報表的基準

截至二零二四年十二月三十一日止 年度的綜合財務報表涵蓋本集團以 及本集團於聯營公司及合營企業的 權益。

編製財務報表時所使用的計量基礎 是歷史成本基礎,惟以下資產和負 債按其公允值列賬(詳見下文所載 之會計政策):

- 投資物業,包括本集團作為物 業權益的註冊擁有人持作投資 物業的租賃土地及樓宇權益 (見附註2(h));
- 以重估價值列賬的酒店物業 (見附註2(i));及
- 按公允值計入損益之金融資產 (見附註2(g))。

編製符合香港財務報告準則之綜合 財務報表,要求管理層作出可影響 政策應用以及資產、負債、收入及開 支申報額之判斷、估計及假設。此等 估計及相關假設為根據以往經驗及 因應當時情況認為合理之多項其他 因素作出,在無法依循其他途徑即 時得悉資產與負債之賬面值時,此 等結果構成所作判斷之基準。實際 結果或會與該等估計有異。

MATERIAL ACCOUNTING POLICIES 2 (Continued)

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

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

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 5.

(c) Changes in accounting policies The Group has applied the following amendments to HKFRSs issued by the HKICPA to these financial statements for the current accounting period:

- Amendments to HKAS 1, Presentation of Financial Statements - Classification of Liabilities as Current or Non-current ("2020 amendments") and Amendments to HKAS 1, Presentation of Financial Statements - Non-current Liabilities with Covenants ("2022 amendments")
- Amendments to HKFRS 16, Leases Lease Liability in a Sale and Leaseback
- Amendments to HKAS 7. Statement of Cash Flows and HKFRS 7, Financial Instruments: Disclosures - Supplier Finance Arrangements

重大會計政策(續) 2

(b) 編製財務報表的基準(續)

本集團會持續檢討該等估計及相關 假設。修訂會計估計時,如有關修訂 僅影響修訂估計之期間,則修訂會 計估計會於該期間確認;如修訂影 響當期及以後期間,則於修訂期間 及以後期間確認。

有關管理層於應用香港財務報告準 則時所作出對財務報表有重大影響 的判斷,以及估計不確定性的主要 來源,於附註5討論。

(c) 會計政策變動

本集團於當前會計期間在該等財務 報表中採納下列由香港會計師公會 頒佈的經修訂香港財務報告準則:

- 香港會計準則第1號(修訂 本)一財務報表的呈列一流動 或非流動負債分類(「二零二 零年修訂」)及香港會計準則 第1號(修訂本)一財務報表 的呈列一附帶契諾的非流動負 債(「二零二二修訂」)
- 香港財務報告準則第16號(修 訂本)一租賃一售後租回的租 賃負債
- 香港會計準則第7號(修訂 本) -現金流量表及香港財務 報告準則第7號一金融工具: 披露一供應商融資安排

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

31 December 2024 二零二四年十二月三十一日

2 MATERIAL ACCOUNTING POLICIES (Continued)

(c) Changes in accounting policies (Continued)

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period. Impacts of the adoption of the amended HKFRSs are discussed below:

Amendments to HKAS 1, Presentation of Financial Statements (the 2020 and 2022 amendments, collectively the "HKAS 1 amendments")

The HKAS 1 amendments impact the classification of a liability as current or noncurrent, and have been applied retrospectively as a package.

The 2020 amendments primarily clarify the classification of a liability that can be settled in its own equity instruments. If the terms of a liability could, at the option of the counterparty, result in its settlement by the transfer of the entity's own equity instruments and that conversion option is accounted for as an equity instrument, these terms do not affect the classification of the liability as current or non-current. Otherwise, the transfer of equity instruments would constitute settlement of the liability and impact classification.

The 2022 amendments specify that conditions with which an entity must comply after the reporting date do not affect the classification of a liability as current or non-current. However, the entity is required to disclose information about non-current liabilities subject to such conditions.

Upon the adoption of the HKAS 1 amendments, the Group has reassessed the classification of its liabilities as current or non-current and no reclassification is considered necessary.

2 重大會計政策(續)

(c) 會計政策變動(續)

本集團於當前會計期間並未採納尚 未生效的新訂準則或詮釋。採用經 修訂香港財務報告準則之影響討論 如下:

香港會計準則第1號(修訂本)-財務報表的呈列(二零二零年和二零二二年修訂,統稱為「香港會計準則第1號修訂」)

香港會計準則第1號修訂影響了將 負債歸類為流動或非流動,並作為 一個整體進行了追溯應用。

二零二二年修訂明確列明,在報告 日期後實體必須遵守的條件不影響 將負債歸類為流動或非流動。然而, 實體需要披露有關受到此類條件約 束的非流動負債的信息。

在採用香港會計準則第1號修訂後, 本集團已重新評估其負債的分類為 流動或非流動,並確定不需要進行 重新分類。

2 MATERIAL ACCOUNTING POLICIES (Continued)

(d) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases.

Intra-group balances and transactions, and any unrealised income and expenses (except for foreign currency transaction gains or losses) arising from intra-group transactions, are eliminated. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

For each business combination, the Group can elect to measure any non-controlling interests ("NCI") either at fair value or at the NCI's proportionate share of the subsidiary's net identifiable assets. NCI are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the Company. NCI in the results of the Group are presented on the face of the consolidated statement of profit or loss and the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between NCI and the equity shareholders of the Company. Loans from holders of NCI and other contractual obligations towards these holders are presented as financial liabilities in the consolidated statement of financial position in accordance with notes 2(p) or (g) depending on the nature of the liability.

2 重大會計政策(續)

(d) 附屬公司及非控股權益

附屬公司指由本集團控制的實體。 本集團透過參與其業務而享有或有 權取得其可變回報,及能夠運用對 實體的權力影響該等回報時即控制 該實體。附屬公司之財務報表自控 制開始當日併入綜合財務報表,直 至終止控制為止。

集團之間內部結餘及交易以及集團 之間內部交易產生之未實現收入及 開支(外幣換算收益或虧損除外)悉 數對銷。集團之間內部交易未實現 虧損亦一如未實現收入對銷,但僅 以無減值跡象的數額為限。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

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

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

When the Group loses control of a subsidiary, it derecognises the assets and liabilities of the subsidiary, and any related NCI and other components of equity. Any resulting gain or loss is recognised in profit or loss. Any interest retained in that former subsidiary is measured at fair value when control is lost.

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see note 2(k)), unless it is classified as held for sale (or included in a disposal group classified as held for sale) (see note 2(x)).

(e) Associates and joint ventures

An associate is an entity in which the Group or the Company has significant influence, but not control or joint control, over the financial and operating policies. A joint venture is an arrangement in which the Group or the Company has joint control, whereby the Group or the Company has the rights to the net assets of the arrangement, rather than rights to its assets and obligations for its liabilities.

2 重大會計政策(續)

(d) 附屬公司及非控股權益 (續)

本集團於附屬公司之權益變動若無 導致失去控制權,會按股權交易入 賬。

當本集團喪失對一間附屬公司之控制權,將終止確認附屬公司之資產及負債,以及任何相關非控股權益及權益之其他部分。所產生的盈虧於損益內確認。任何在喪失控制權之時仍保留該前附屬公司之權益按公允值確認。

在本公司之財務狀況表內,於附屬公司之投資乃按成本值減去減值虧損(見附註2(k))列賬,除非該投資分類為持作出售(或計入分類為持作出售的出售組合)(見附註2(x))。

(e) 聯營公司及合營企業

聯營公司指本集團或本公司擁有重大影響力之實體,包括參與財務及營運決策,惟不是控制或聯合控制。 合營企業指本集團或本公司對一實體的淨資產的權利(而非對其資產的權利及債務的義務)有共同控制的安排。



2 MATERIAL ACCOUNTING POLICIES (Continued)

(e) Associates and joint ventures (Continued)

An interest in an associate or a joint venture 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) (see note 2(x)). 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 or joint control ceases.

When the Group's share of losses exceeds its interest in the associate or the joint venture, 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 or the joint venture, after applying the ECL model to such other long-term interests where applicable (see note 2(k)(i)).

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.

2 重大會計政策(續)

(e) 聯營公司及合營企業(續)

於聯營公司或合營企業的投資以權益法入賬,如將該投資分類為持作出售(或計入分類為持作見見所以為持作別論論。投資初步按成本確財政成本。其後,綜為官財政本集團所分佔該政本集團所分佔政報公全經行,直至要失擁有重大影響的投入」),直至要失擁有重力或共同控制權當日止。

因與權益入賬被投資公司進行交易 所產生之未實現收益會按本集團在 被投資公司之權益與投資相抵銷。 未變現虧損會以未變現收益之相同 方法作抵銷,惟必須沒有減值證據。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

(e) Associates and joint ventures (Continued)

In the Company's statement of financial position, an investment in an associate or a joint venture is stated at cost less impairment losses (see note 2(k)), unless it is classified as held for sale (or included in a disposal Group classified as held for sale) (see note 2(x)).

(f) Goodwill

Goodwill arising on acquisition of businesses is measured at cost less accumulated impairment losses and is tested annually for impairment (see note 2(k)).

(g) Other investments in debt and equity securities

The Group's policies for investments in securities, other than investments in subsidiaries, associates and joint ventures, 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 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 7(c). These investments are subsequently accounted for as follows, depending on their classification.

2 重大會計政策(續)

(e) 聯營公司及合營企業(續)

在本公司的財務狀況表中,對聯營公司及合營企業的投資按成本扣除減值虧損入賬(見附註2(k)),除非分類為持作出售(或計入分類為持作出售的出售組合)(見附註2(x))。

(f) 商譽

收購業務產生之商譽按成本減累計減值虧損計量,並於每年進行減值 測試(見附註2(k))。

(g) 其他於債務及股本證券的 投資

本集團於證券的投資(不包括於附屬公司、聯營公司及合營企業的投資)政策載列如下。

於證券的投資於本集團承諾購買/出售該投資當日予以確認/終本值記/終日子以確認/終了實品,該等投資最初按公允值加直接應佔交易成本列賬(除了按公易成本]基份損益內確認)。有關本集團決定金融公具公允值的方法之説明,見附註7(c)。此等投資隨後按以下式入賬,惟須視乎其分類而定。



MATERIAL ACCOUNTING POLICIES 2 (Continued)

- (g) Other investments in debt and equity securities (Continued)
 - Non-equity investments Non-equity investments 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. Expected credit losses, interest income calculated using the effective interest method (see note 2(u)(ii)(c)), foreign exchange gains and losses are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.
 - 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 OCI. When the investment is derecognised, the amount accumulated in OCI is recycled from equity to profit or loss.

重大會計政策(續) 2

- (q) 其他於債務及股本證券的 投資(續)
 - 非股本投資 非股本投資歸入以下其中一個 計量類別:
 - 攤銷成本,倘持有投資 的目的為收取合約現金 流量,即純粹為獲得本 金及利息付款。預期信 貸虧損、使用實際利率 法計算的利息收入(見 附註2(u)(ii)(c))、外匯收 益及虧損於損益確認。 任何終止確認之收益或 虧損於損益確認。
 - 按公允值計入其他全面 收入—可劃轉,倘投資的 合約現金流量僅包括本 金及利息付款,且投資 乃按其目的為同時收取 合約現金流量及出售的 業務模式持有。預期信 貸虧損、利息收入(使用 實際利率法計算)及外 匯收益及虧損於損益確 認,計算方式與金融資 產按攤銷成本計量的方 式相同。公允值與攤銷 成本之間的差額於其他 全面收入確認。當投資 被終止確認,於其他全 面收入累計的金額從權 益劃轉至損益。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

(g) Other investments in debt and equity securities (Continued)

(i) Non-equity investments (Continued)

 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.

(ii) Equity investments

An investment in equity securities is classified as FVPL, unless the investment is not held for trading purposes and on initial recognition the Group makes an irrevocable election to designate the investment at FVOCI (non-recycling) such that subsequent changes in fair value are recognised in OCI. 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 accumulated profits 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 (see note 2(u)(ii)(b)).

2 重大會計政策(續)

- (g) 其他於債務及股本證券的 投資(續)
 - (i) 非股本投資(續)
 - 一 按公允值計入損益,倘 投資不符合按攤銷成本 計量或按公允值計入其 他全面收入計量(可劃 轉)的標準。投資的公允 值變動(包括利息)於損 益確認。

(ii) 股本投資

股本證券投資歸類為按公允值 計入損益,除非該投資並非持 作交易,且於初始確認時,本 集團不可撤銷地選擇將投資指 定為按公允值計入其他全面收 入(不可劃轉),以致其後公允 值變動於其他全面收入確認。 此類選擇逐項作出,但只有當 投資符合發行人角度的股本定 義時方可進行。倘就特定投資 做出該選擇,出售時,於公允 值儲備(不可劃轉)累計的金 額轉入累計溢利,而不會撥回 至損益。來自股本證券投資的 股息(不論分類為按公允值計 入損益或按公允值計入其他全 面收入)均在損益中確認為其 他收入(見附註2(u)(ii)(b))。



MATERIAL ACCOUNTING POLICIES 2 (Continued)

(h) Investment property

Investment property is initially measured at fair value, 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 accordance with note 2(u)(ii)(a).

Property, plant and equipment (i)

Hotel properties held for own use are stated at their revalued amount, being their fair value at the date of the revaluation less any subsequent accumulated depreciation and impairment losses (see note 2(k)), if any.

The following items of property, plant and equipment are stated at cost, which includes capitalised borrowing costs, less accumulated depreciation and any accumulated impairment losses (see note 2(k)):

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

重大會計政策(續) 2

(h) 投資物業

投資物業初始按公允值計量,其後 按公允值計量,且於損益確認其變 動。

出售投資物業產生的任何收益或虧 損於損益確認。投資物業的租金收 入根據附註2(u)(ii)(a)確認。

物業、廠房及設備

持作自用之酒店物業按重估金額列 賬,即重估日期的公允值減去任何 其後累計折舊及減值虧損(如有) (見附註2(k))。

以下物業、廠房及設備項目按成本 (包括資本化借款成本)減累計折舊 及任何累計減值虧損列賬(見附註 2(k)):

- 本集團並非物業權益註冊擁有 人之情況下,因永久業權或租 賃物業產生的使用權資產;及
- 廠房及設備項目,包括租賃相 關廠房及設備產生的使用權資 產(見附註2(i))。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(i) Property, plant and equipment (Continued)

In prior years certain land and buildings held for own use were revalued to their fair value. In preparing these financial statements, advantage has been taken of the transitional provisions set out in paragraph 80AA of HKAS 16 "Property, plant and equipment" issued by the HKICPA, with the effect that these land and buildings have not been revalued to their fair value at the end of the reporting period.

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 accumulated profits and is not reclassified to profit or loss.

Depreciation is calculated to write off the cost or valuation of items of property, plant and equipment, other than construction in progress, less their estimated residual values, if any, using the straight line method at the rates as disclosed in note 17, and is generally recognised in profit or loss.

Construction in progress is stated at cost less impairment losses. Cost comprises direct costs of construction as well as borrowing costs capitalised during the periods of construction and installation. Capitalisation of these costs ceases and the construction in progress is transferred to the appropriate class of property, plant and equipment when substantially all the activities necessary to prepare the assets for their intended use are completed. No depreciation is provided for in respect of construction in progress until it is completed and ready for its intended use.

Depreciation methods, depreciation rates and residual values are reviewed annually and adjusted if appropriate.

2 重大會計政策(續)

(i) 物業、廠房及設備(續)

於過往年度,若干持作自用之土地及樓宇已重估至彼等之公允值。於編製該等財務報表時,因已採納香會計師公會頒佈的香港會計第16號「物業、廠房及設備」第80AA段所載之過渡性條文,以致該等土地及樓宇並未於報告期末重估至彼等之公允值。

倘物業、廠房及設備項目的重大部分具有不同的可使用年期,則作為單獨項目(主要部分)入賬。

出售物業、廠房及設備項目之收益 或虧損於損益確認。任何有關重估 盈餘從重估儲備轉撥至累計溢利且 不會重新分類至損益。

物業、廠房及設備項目(在建工程除外)折舊於扣除其估計剩餘價值(如有)後,以直線法按附註17披露的利率撤銷其成本或估值計算,且通常於損益確認。

在建工程按成本減去減值虧損列賬。 成本包括建築的直接成本以及於建 築及安裝期間內資本化的借貸成本 當為準備資產作其擬定用途的成本 部分必要活動完成時,該等成絕不 再資本化及在建工程轉撥至會就在 別的物業、廠房及設備。不其 工程作出 五至其完成 可供其擬定用途為止。

每年對折舊方法、折舊率及剩餘價 值進行檢討,並於適當時作出調整。

2 MATERIAL ACCOUNTING POLICIES (Continued)

(i) Leased assets

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

(i) As a lessee

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(續)

(j) 租賃資產

本集團於訂立合約時評估該合約是 否屬於或包含租賃。倘合約授予 利在一段時間內控制已識別資產的 使用以換取代價,則該合約為之 含租賃。當客戶同時有權指定官實 別資產的使用及從該使用獲得轉移。 上所有經濟利益時,控制權獲轉移。

(i) 作為承租人

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(i) Leased assets (Continued)

(i) 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 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 (see notes 2(i) and 2(k)(iii)), except for the following types of right-of-use asset:

- right-of-use assets that meet the definition of investment property are carried at fair value (see note 2(h));
 and
- right-of-use assets related to interests in leasehold land where the interest in the land is held as inventory are carried at the lower of cost and net realisable value (see note 2(l)).

Refundable rental deposits are accounted for separately from the right-of-use assets in accordance with the accounting policy applicable to investments in non-equity securities carried at amortised cost (see notes 2(g)(i), 2(u)(ii)(c) and 2(k)(i)). Any excess of the nominal value over the initial fair value of the deposits is accounted for as additional lease payments made and is included in the cost of right-of use assets.

2 重大會計政策(續)

(j) 租賃資產(續)

(i) 作為承租人(續)

- 一 符合投資物業定義的使 用權資產按公允值入賬 (見附註2(h)):及
- 土地權益持有作存貨的 租賃土地權益的相關使 用權資產按成本與可變 現淨值的較低者列賬(見 附註2(I))。

根據適用於按攤銷成本列賬的非股本證券投資的會計政策,可退回租金按金與使用權資產分開列賬(見附註2(g)(i)、2(u)(ii)(c)及2(k)(i))。按金面值超出初始公允值的部分入賬列作額外租賃款項並計入使用權資產成本。

2 MATERIAL ACCOUNTING POLICIES (Continued)

(j) Leased assets (Continued)

(i) As a lessee (Continued)

The Group presents right-of-use assets that do not meet the definition of investment property separately in the consolidated statement of financial position.

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)

(j) 租賃資產(續)

(i) 作為承租人(續)

本集團將不符合投資物業定義 的使用權資產單獨於綜合財務 狀況表呈列。

倘出現租賃修改,即租賃範圍或租賃合約原來並無規定的價出現變動(倘該租赁的賃出現變動(倘該租赁),租賃負債亦予以重新計量。於負債不可負債根據經修訂租赁付款及租期,使用經修訂計現率在修訂生效日期重新計量。

於綜合財務狀況表內,長期租 賃負債的即期部分按報告期後 十二個月內到期結付的合約付 款現值釐定。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

Leased assets (Continued)

(ii) 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 nonlease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. The rental income from operating leases is recognised in accordance with note 2(u)(ii)(a).

(k) Credit losses and impairment of assets

Credit losses from financial (i) instruments and lease receivables

The Group recognises a loss allowance for expected credit losses ("ECLs") on the following items:

- financial assets measured at amortised cost (including pledged bank deposits, cash and cash equivalents, trade and other receivables, and amounts due from associates, joint ventures and non-controlling shareholders of subsidiaries, which are held for the collection of contractual cash flows which represent solely payments of principal and interest); and
- lease receivables.

租賃資產(續) (i)

(ii) 作為出租人

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 的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,租賃分類為經營租賃。

倘合約包含租賃及非租賃部 分,本集團按相關單獨售價基 準將合約代價分配至各部分。 經營租賃所得租金收入根據附 註2(u)(ii)(a)確認。

(k) 信貸虧損及資產減值

金融工具及應收租賃 (i) 款項之信貸虧損

本集團就下列項目之預期信貸 虧損(「預期信貸虧損」)確認 虧損撥備:

- 按攤銷成本計量之金融 資產(包括已抵押銀行 存款、現金及等同現金、 應收貿易及其他賬款、 以及應收聯營公司款項、 應收合營企業款項及應 收附屬公司非控股股東 款項,該等款項為收取 合約現金流量而持有且 現金流量僅為支付本金 及利息);及
- 應收租賃款項。

MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments and lease receivables (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 and trade and other receivables: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate:
- lease receivables: discount rate used in the measurement of the lease receivable.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

- (k) 信貸虧損及資產減值(續)
 - 金融工具及應收租賃 (i) 款項之信貸虧損(續)

計量預期信貸虧損 預期信貸虧損為信貸虧損的概 率加權估計。一般而言,信貸 虧損以合約金額與預期金額之 間所有預期現金差額的現值計 量。

倘貼現的影響重大,則預期現 金差額將使用以下貼現率貼 現:

- 固定利率金融資產以及 應收貿易及其他賬款: 初步確認時釐定的實際 利率或其近似值;
- 浮動利率金融資產:即 期實際利率;
- 應收租賃款項:計量應 收租賃款項時使用的貼 現率。

於估計預期信貸虧損時考慮的 最長期間為本集團承受信貸風 險的最長合約期間。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments and lease receivables (Continued) Measurement of ECLs (Continued)

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.

The Group measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-months FCI s:

- financial instruments that are determined to have low credit risk at the reporting date; and
- other financial instruments (including loan commitments issued) 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.

- (k) 信貸虧損及資產減值(續)
 - 金融工具及應收租賃 款項之信貸虧損(續)

計量預期信貸虧損(續)

預期信貸虧損基於下列其中一 個基準計量:

- 12個月預期信貸虧損: 預計在報告日期後12個 月內(或倘工具之預期 年期少於12個月,則為 更短期間)發生的潛在 違約事件導致的部分預 期信貸虧損;及
- 全期預期信貸虧損:該 等採用預期信貸虧損模 型的項目在預計年期內 發生的所有潛在違約事 件導致的預期信貸虧損。

本集團以與全期預期信貸虧損 相等金額計量虧損撥備,惟下 述者以12個月預期信貸虧損 金額計量:

- 於報告日期釐定為低信 貸風險之金融工具;及
- 其他金融工具(包括已 發出貸款承擔)之信貸 風險(即於金融工具預 計存續期所產生之違約 風險)自初次確認起並 無大幅增加。

應收貿易賬款之虧損撥備始終 以全期預期信貸虧損的金額計 量。

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments and lease receivables (Continued) Significant increases in credit

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.

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).

2 重大會計政策(續)

- (k) 信貸虧損及資產減值(續)
 - 金融工具及應收租賃 (i) 款項之信貸虧損(續)

信貸風險顯著增加

當釐定金融工具之信貸風險自 初步確認後有否大幅增加及於 計量預期信貸虧損時,本集團 會考慮相關及無須付出過多成 本或努力即可獲得之合理及可 靠資料。此包括根據本集團之 過往經驗及已知信貸評估得出 之量化及質化資料及分析,包 括前瞻性資料。

本集團假設,倘金融資產逾期 超過30日,其信貸風險大幅增

本集團認為債務人不太可能在 本集團無追索權採取變現抵押 (倘持有)等行動的情況下悉 數向本集團支付其信貸債務, 則金融資產已處於違約狀態。

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments and lease receivables (Continued)
 Significant increases in credit risk (Continued)

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 non-equity 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 consolidated statement of financial position.

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 creditimpaired includes the following observable events:

significant financial difficulties of the debtor;

2 重大會計政策(續)

- (k) 信貸虧損及資產減值(續)
 - (i) 金融工具及應收租賃 款項之信貸虧損(續)

信貸風險顯著增加(續)

預期信貸虧損於各個報告日期 予以重新計量,以反映自初步 確認後金融工具信貸風險的變 動。預期信貸虧損金額的任何 變動均於損益中確認為減值收 益或虧損。本集團確認所有金 融工具的減值收益或虧損,並 通過虧損撥備賬戶對其賬面值 進行相應調整,惟按公允值計 入其他全面收入計量的非股本 證券(可劃轉)的投資除外,有 關投資之虧損撥備於其他全面 收入確認並於公允值儲備(可 劃轉)中累計,而不減少綜合 財務狀況表中金融資產之賬面 值。

已出現信貸減值之金 融資產

於各報告日期,本集團評估金融資產是否存在信貸減值。當發生會對金融資產估計未來現金流量造成不利影響的一項或多項事件,金融資產存在信貸減值。

金融資產存在信貸減值的證據 包括以下可觀察事件:

債務人出現重大財務困 難;

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments and lease receivables (Continued) Credit-impaired financial assets (Continued)
 - 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 or lease receivable is written off to the extent that there is no realistic prospect of recovery. This is generally the case when the Group 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.

重大會計政策(續) 2

- (k) 信貸虧損及資產減值(續)
 - 金融工具及應收租賃 (i) 款項之信貸虧損(續)

已出現信貸減值之金 融資產(續)

- 違約事項,如未繳付或 逾期超過90天;
- 本集團根據在其他情況 下不會考慮的條款重組 貸款或墊款;
- 借款人可能破產或進行 其他財務重組;或
- 因為發行人的財政困難 而導致某擔保失去活躍 市場。

撇銷政策

倘屬日後實際上不可收回的金 融資產或應收租賃款項,則其 賬面總值會予以撇銷。該情況 通常出現於本集團確定債務人 並無可產生足夠現金流量的資 產或收入來源以償還須撇銷金 額之時。

隨後收回先前撇銷的資產會作 為減值撥回在收回期間於損益 內確認。

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

(k) Credit losses and impairment of assets (Continued)

(ii) 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 (see note 2(u)(ii)(e)).

2 重大會計政策(續)

(k) 信貸虧損及資產減值(續)

(ii) 已發出財務擔保之信 貸虧損

財務擔保為要求發行人(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條款於到期時付款而蒙受之損失,而向持有人支付特定款項之合約。

初步確認為遞延收入的金額其 後按擔保期限於損益內攤銷作 為收入(見附註2(u)(ii)(e))。

- (k) Credit losses and impairment of assets (Continued)
 - (ii) Credit losses from financial quarantees issued (Continued)

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 as described in note 2(k)(i) apply.

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.

重大會計政策(續) 2

- (k) 信貸虧損及資產減值(續)
 - (ii) 已發出財務擔保之信 貸虧損(續)

本集團監測特定債務人將違約 的風險,於確定財務擔保預期 信貸虧損高於有關擔保列賬的 賬面值,則以更高金額重新計 量上述負債。

本集團計量12個月預期信貸 虧損,除非特定債務人自擔保 發出以來的違約風險顯著增 加,在此情況下,則會計量全 期預期信貸虧損。附註2(k)(i) 所述相同違約定義及相同信貸 風險顯著增加評估皆適用。

由於根據已作擔保工具的條 款,本集團於特定債務人違約 時方須作出付款,故根據預期 款項估計預期信貸虧損,以就 持有人蒙受的信貸虧損減本集 **国預期向擔保持有人、特定債** 務人或任何其他人士收取的款 項而向持有人付款。有關款項 其後以目前無風險利率進行貼 現,並就現金流量特定風險作 調整。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

(k) Credit losses and impairment of assets (Continued)

(iii) Impairment of other non-current assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than investment property, properties under development, properties held for sale, other inventories and contract costs 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 cashgenerating units ("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.

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 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.

(k) 信貸虧損及資產減值(續)

(iii) 其他非流動資產減值

於各報告日期,本集團檢討其 非金融資產(投資物業、發展 中物業、持作出售物業、其他 存貨及合約成本以及遞延税項 資產除外) 之賬面值,以確認 是否出現減值跡象。倘出現減 值跡象,則估計資產之可收回 金額。商譽於每年進行減值測 試。

就減值測試而言,有關資產會 集合為可從持續使用資產產生 現金流量而大致獨立於其他資 產或現金產生單位(「現金產 生單位」)的現金流量的最小 資產組別。業務合併所產生的 商譽會分配至預期將受惠於合 併的協同效應的現金產生單位 或現金產生單位組別。

資產或現金產生單位的可收回 金額為其使用價值與其公允值 減出售成本兩者中的較高者。 評估使用價值基於估計未來現 金流量,採用反映當時市場對 貨幣時間價值及該資產或現金 產生單位特定風險的評估的除 税前貼現率貼現至其現值。

(k) Credit losses and impairment of assets (Continued)

(iii) Impairment of other non-current assets (Continued)

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.

(iv) Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the Group is required to prepare an interim financial report in compliance with 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 (see notes 2(k)(i) and (iii)).

Impairment losses recognised in an interim period in respect of goodwill are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss. would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates.

重大會計政策(續) 2

(k) 信貸虧損及資產減值(續)

(iii) 其他非流動資產減值 (續)

倘一項資產或現金產生單位的 賬面值超過其可收回金額,則 確認減值虧損。

減值虧損於損益確認。該等損 失首先分配作削減已獲分配至 現金產生單位的任何商譽的賬 面值,其後按比例分配以削減 該現金產生單位中其他資產的 賬面值。

商譽的減值虧損不予撥回。對 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 虧損而應釐定的賬面值(扣除 折舊或攤銷)時方可撥回減值 虧損。

(iv) 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,本集團須根據 香港會計報告準則第34號中 期財務報告,就財政年度首六 個月編製中期財務報告。於中 期期末,本集團應用的減值測 試、確認及撥回標準與其將於 財政年度末所應用者相同(見 附註2(k)(i)及(iii))。

在中期期間就商譽所確認之減 值虧損不會在其後期間撥回。 即使僅在該中期所屬的財政年 度終結時才評估減值並確認沒 有虧損或所確認的虧損較少, 亦不會撥回減值虧損。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(I) Inventories and other contract costs

(i) Inventories

Inventories are carried at the lower of cost and net realisable value as follows:

Properties under development and held for sales

The cost of properties under development and held for sales comprises specifically identified cost, including the acquisition cost of interests in freehold and leasehold land, aggregate cost of development, materials and supplies, wages and other direct expenses, an appropriate proportion of overheads and borrowing costs capitalised (see note 2(w)). Net realisable value represents the estimated selling price less estimated costs of completion and costs to be incurred in selling the property.

In the case of completed properties developed by the Group which comprise of multiple units which are sold individually, the cost of each unit is determined by apportionment of the total development costs for that development project to each unit on a basis that is representative of the cost of the specific unit. Net realisable value represents the estimated selling price less costs to be incurred in selling the property.

Other inventories

Other inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price less costs to be incurred in selling the inventories.

2 重大會計政策(續)

(1) 存貨及其他合約成本

(i) 存貨

存貨按成本與可變現淨值中較 低者列賬如下:

一 發展中及持作出售 物業

- 其他存貨

其他存貨按成本與可變現淨值兩者中之較低不與 可數。成本使用如極權 均法計算。可變現淨值 指估計售價減將於出 存貨時產生之成本。

Inventories and other contract costs (Continued)

(ii) Other contract costs

Other contract costs are either the incremental costs of obtaining a contract with a customer or the costs to fulfil a contract with a customer which are not capitalised as inventory (see note 2(l)(i)) or property, plant and equipment (see note 2(i)).

Incremental costs of obtaining a contract e.g. sales commission, are capitalised if the costs relate to revenue which will be recognised in a future reporting period and the costs are expected to be recovered. The Group has taken the practical expedient to recognise the incremental costs of obtains a contract as an expense when incurred if the amortisation period of the asset that the entity would otherwise have recognised is one year or less. Other costs of obtaining a contract are expensed when incurred.

Costs to fulfil a contract are capitalised if the costs relate directly to an existing contract or to a specifically identifiable anticipated contract; generate or enhance resources that will be used to provide goods or services in the future; and are expected to be recovered. Otherwise, costs of fulfilling a contract, which are not capitalised as inventory or property, plant and equipment, are expensed as incurred.

重大會計政策(續) 2

存貨及其他合約成本(續) (|)

其他合約成本

其他合約成本是取得客戶合約 的增量成本或履行客戶合約 的成本,其並無資本化為存貨 (見附註2(I)(i))或物業、廠房 及設備(見附註2(i))。

倘有關收入的成本將於未來報 告期間確認,而成本預期可收 回,則資本化取得合約的增量 成本(例如銷售佣金)。倘實 體本應確認的資產攤銷期不超 過一年,則本集團採用可行權 宜方法, 將取得合約的增量成 本於產生時確認為開支。取得 合約的其他成本於產生時支 銷。

倘履行合約的成本與現有合約 或特定可識別的預期合約直接 有關、產生或提升將於未來用 於提供產品或服務的資源,並 預期可收回,則會資本化。否 則,履行合約的成本(其並無 資本化為存貨或物業、廠房及 設備)於產生時支銷。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

Inventories and other contract costs (Continued)

(ii) Other contract costs (Continued)

Capitalised contract costs are stated at cost less accumulated amortisation and impairment losses. Amortisation of capitalised contract costs is recognised in profit or loss when the revenue to which the asset relates is recognised (see note 2(u)).

(m) Contract liabilities

A contract liability is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue (see note 2(u)). 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 cases, a corresponding receivable would also be recognised (see note 2(n)).

When the contract includes a significant financing component, the contract balance includes interest accrued under the effective interest method (see note 2(u)(ii)(c)).

(n) 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. Trade receivables that contain a significant financing component and other receivables are initially measured at fair value plus transaction costs. All receivables are subsequently stated at amortised cost (see note 2(k)(i)).

存貨及其他合約成本(續) (|)

(ii) 其他合約成本(續)

資本化的合約成本按成本減累 計攤銷及減值虧損列賬。當與 資產有關的收入獲確認時,資 本化的合約成本攤銷將於損益 確認(見附註2(u))。

(m) 合約負債

當客戶於本集團確認有關收入(見 附註2(u))前支付不可退還代價,則 確認合約負債。倘本集團在本集團 確認有關收入前擁有無條件收取不 可退還代價的權利,亦確認合約負 債。在該情況下,亦會確認相應的應 收賬款(見附註2(n))。

當合約存在重大融資成分,合約結 餘包括根據實際利率法累計的利息 (見附註2(u)(ii)(c))。

(n) 應收貿易及其他賬款

應收賬款於本集團具備無條件收取 代價的權利時予以確認,而於該代 價到期支付前,僅須經過一段時間。

不包含重大融資成分的應收貿易賬 款初步按其交易價格計量。包含重 大融資成分的應收貿易賬款及其他 應收賬款初步按公允值加交易成本 計量。所有應收賬款其後按攤銷成 本列賬(見附註2(k)(i))。

(o) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments 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 statement of cash flows. Cash and cash equivalents are assessed for ECL (see note 2(k)(i)).

(p) Trade and other payables

Trade and other payables are initially recognised at fair value. Subsequent to initial recognition, trade and other payables are stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at invoice amounts.

(g) Interest-bearing borrowings

Interest-bearing borrowings are measured initially at fair value less transaction costs. Subsequently, these borrowings are stated at amortised cost using the effective interest method. Interest expense is recognised in accordance with note 2(w).

2 重大會計政策(續)

(o) 現金及等同現金

(p) 應付貿易及其他賬款

應付貿易及其他賬款初步按公允值確認。初步確認後,應付貿易及其他賬款按攤銷成本列賬,惟倘貼現影響並不重大,則按發票金額列賬。

(q) 計息借貸

計息借貸初步按公允值減交易成本計量。其後,該等借貸採用實際利率 法按攤銷成本列賬。利息開支根據 附註2(w)確認。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(r) Employee benefits

 (i) 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.

(ii) 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.

(iii) Termination benefits

Termination benefits are expensed at the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises costs for a restructuring.

2 重大會計政策(續)

(r) 僱員福利

(i) 短期僱員福利及界定 供款退休計劃供款

> 短期僱員福利於提供相關服務 時計入開支。倘本集團目前有 法律或推定義務因僱員提供的 過往服務而支付此金額,且義 務可以可靠估計,則確認預期 支付的金額為負債。

> 界定供款退休計劃供款之責任於提供相關服務時計入開支。

(ii) 股份支付

(iii) 離職福利

離職福利於本集團不可再撤回 提供該等福利時及本集團就重 組確認成本時兩者的較早者支 銷。

(s) Income tax

Income tax expense comprises current tax 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 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.

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;

2 重大會計政策(續)

(s) 所得税

所得税開支包括即期税項及遞延税 項。所得税於損益確認,惟與業務合 併或直接在權益或其他全面收入確 認的項目有關者除外。

即期税項資產及負債僅於達成若干 條件後方獲抵銷。

遞延税項根據為編製財務報告而呈 列之資產及負債賬面值與所繳稅金 之暫時差額確認。不就下列各項確 認遞延税項:

 業務合併以外交易中不影響會 計處理或應課稅溢利或虧損且 不會導致同等應課稅及可扣稅 暫時差額之資產或負債初始確 認產生之暫時差額;

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(s) Income tax (Continued)

- temporary differences related to investment in subsidiaries, associates and joint venture 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.

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.

2 重大會計政策(續)

(s) 所得税(續)

- 有關於附屬公司、聯營公司及 合營企業之投資而本集團能控 制其撥回時間且不大可能於可 見將來撥回的暫時差額;
- 初始確認商譽產生的應課税暫時差額;及
- 有關為實施經濟合作與發展組 織發佈的支柱二規則範本而頒 佈或實質頒佈的稅法產生的所 得稅的暫時差額。

本集團就其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。

(s) Income tax (Continued)

Where investment properties are carried at their fair value in accordance with note 2(h), the amount of deferred tax recognised is measured using the tax rates that would apply on sale of those assets at their carrying value at the reporting date, unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the 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.

(t) 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.

A provision for warranties is recognised when the underlying products or services are sold, based on historical warranty data and a weighting of possible outcomes against their associated probabilities.

2 重大會計政策(續)

(s) 所得税(續)

遞延税項資產及負債僅在滿足若干 標準時予以抵銷。

(t) 撥備及或然負債

撥備一般按反映當期市場對貨幣時間價值及相關負債特定風險之稅前 利率貼現預期未來現金流量釐定。

保證撥備乃基於歷史保證數據及可 能出現之結果與其相關可能性之權 衡結果於出售相關產品或服務時予 以確認。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(t) Provisions and contingent liabilities (Continued)

A provision for onerous contracts is measured at the present value of the lower of the expected cost of terminating the contract and the expected net cost of continuing with the contract, which is determined based on the incremental costs of fulfilling the obligation under that contract and an allocation of other costs directly related to fulfilling that contract. Before a provision is established, the Group recognises any impairment loss on the assets associated with that contract (see note 2(k)(iii)).

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Where some or all of the expenditure required to settle a provision is expected to be reimbursed by another party, a separate asset is recognised for any expected reimbursement that would be virtually certain. The amount recognised for the reimbursement is limited to the carrying amount of the provision.

(u) Revenue and other income

Income is classified by the Group as revenue when it arises from the sale of properties and goods, the provision of services or the use by others of the Group's assets under leases in the ordinary course of the Group's business.

2 重大會計政策(續)

(t) 撥備及或然負債(續)

虧損合約之撥備乃按終止合約預期 成本及繼續合約預期成本淨額(乃 基於履行合約項下義務之增量成本 以及分配履行合約直接相關的其他 成本釐定)(以較低者為準)的現值 計量。於計提撥備前,本集團就該合 約相關資產確認任何減值虧損(見 附註2(k)(iii))。

倘經濟利益外流之可能性不大,或 無法就有關金額作出可靠之估計, 則該責任將披露為或然負債,惟倘 經濟利益外流之可能性極低則除外。 倘本集團之可能責任僅視乎某宗 多宗未來事件是否發生方能確定是 否存在,亦會披露為或然負債,惟倘 經濟利益外流之可能性極低則除外。

預期部分或所有清償撥備所需的開 支將由另一方償還,而本集團會就 基本確定能夠收到的任何預期償還 金額單獨確認一項資產。所確認的 償還金額不超過撥備的賬面值。

(u) 收入及其他收入

本集團將於其日常業務過程中銷售物業及貨品、提供服務或由其他方使用本集團租賃項下的資產所產生的收入分類為收入。

(u) Revenue and other income (Continued)

Further details of the Group's revenue and other income recognition policies are as follows:

(i) Revenue from contracts with customers

The Group is the principal for its revenue transactions and recognises revenue on a gross basis, including the sale of properties and goods, building management services income and hotel operations that are sourced externally. In determining whether the Group acts as a principal or as an agent, it considers whether it obtains control of the products or services before they are transferred to the customers. Control refers to the Group's ability to direct the use of and obtain substantially all of the remaining benefits from the products or services.

Revenue is recognised when control over a product or service is transferred to the customer at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties such as value added tax or other sales taxes.

(a) Sale of properties

Revenue arising from the sale of properties developed for sale in the ordinary course of business is recognised when legal assignment is completed, which is the point in time when the customer has the ability to direct the use of the property and obtain substantially all of the remaining benefits of the property.

2 重大會計政策(續)

(u) 收入及其他收入(續)

有關本集團收入及其他收入確認政 策的進一步詳情載列如下:

(i) 客戶合約收入

當產品或服務的控制權轉移至客戶時,則將本集團預期可收取的承諾代價金額(代第三方收取者(如增值税或其他銷售稅)除外)確認為收入。

(a) 銷售物業

在日常業務過程中出售的待售已開發物業完成時態完成時讓完成直達認,即客戶有能力直獲,即客戶有能力直獲,該物業的所有剩餘利益。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

- (u) Revenue and other income (Continued)
 - (i) Revenue from contracts with customers (Continued)
 - (a) Sale of properties (Continued)

When residential properties are marketed by the Group while the property is still under construction, the Group may offer a discount compared to the listed sales price, provided the customer agrees to pay the balance of the consideration early. Otherwise, the customer is required to pay 5-70% of the contract value as a deposit upon signing the sale and purchase agreement ("SPA") with the rest of the consideration being paid no later than on completion of the SPA. Deposits and instalments received on properties sold prior to the date of revenue recognition are included in the consolidated statement of financial position under contract liabilities (see note 2(m)).

To the extent that the advance payments from customers are regarded as providing a significant financing benefit to the Group, interest expense arising from the adjustment of time value of money will be accrued by the Group during the period between the payment date and the completion date of legal assignment. This accrual increases the balance of the contract liability during the period of construction, and therefore increases the amount of revenue recognised when control of the completed property is transferred to the customer. The interest is expensed as accrued unless it is eligible to be capitalised (see note 2(w)).

2 重大會計政策(續)

- (u) 收入及其他收入(續)
 - (i) 客戶合約收入(續)
 - (a) 銷售物業(續)

倘本益日期幣息建亦控確可按記客集,期的時開期因制認予應內提集定計值該約加轉入化用款重團轉提而計債該約加轉入化用意資支成整的加額業戶除利見與大路讓因產提的工至額否銷過。 為資支成整的加額業戶除利見向利付日貨利在,的時非息附

- (u) Revenue and other income (Continued)
 - (i) Revenue from contracts with customers (Continued)
 - (b) Sales of goods

 Revenue is recognised when a customer takes possession of and accepts the goods.
 - (c) Building management services income

 Building management services income is recognised over the

income is recognised over the relevant period in which the services are rendered.

(d) Hotel operations

Revenue from hotel operations and related services is recognised when the relevant services are provided.

- (ii) Revenue from other sources and other income
 - (a) Rental income from operating leases

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) 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)

- (u) 收入及其他收入(續)
 - (i) 客戶合約收入(續)
 - (b) 貨品銷售 收入於客戶佔有及接受 貨品時確認入賬。
 - (c) 樓宇管理服務收入

樓宇管理服務收入於提 供服務之有關期間確認 入賬。

- (d) 酒店營運 酒店營運及有關服務之 收入在提供有關服務時 確認入賬。
- (ii) 來自其他來源之收入 及其他收入
 - (a) 經營租賃的租金收入

(b) 股息

股息收入於本集團收取 付款之權利確立當日於 損益確認。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) (Continued)

- (u) Revenue and other income (Continued)
 - (ii) 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.

- (u) 收入及其他收入(續)
 - (ii) 來自其他來源之收入 及其他收入(續)
 - (c) 利息收入

利息收入採用實際利率 法確認。「實際利率 | 為 將估計未來現金收入通 過金融資產預計有效年 期準確地折現為金融資 產之賬面總值之利率。 於計算利息收入時,當 資產並未出現信貸減值 時,則對資產的賬面總 值應用實際利率計算。 然而,就初始確認後已 發生信貸減值之金融資 產,利息收入乃按金融 資產之攤銷成本應用實 際利率計算。倘資產不 再信貸減值,則利息收 入恢復按總額基準計算。



- (u) Revenue and other income (Continued)
 - (ii) Revenue from other sources and other income (Continued)
 - (d) Government grants

Government grants are recognised in the consolidated statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as income in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

(e) Income from financial guarantees issued

Income from financial guarantees issued is recognised over the term of the guarantees (see note 2(k)(ii)).

(v) 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.

2 重大會計政策(續)

- (u) 收入及其他收入(續)
 - (ii) 來自其他來源之收入 及其他收入(續)
 - (d) 政府補助

當將本的助表集於有收成賬資用益可會集附初內團產系入本面產降內理政符件綜。生支於償助扣使舊確府合時合用開的損本會減用費。生支於償助扣使舊額定補相,財作支同益集於,年用費。與關土助補況本助間為產的於採損團且助補況本助間為產的於採損

(e) 已發出財務擔保的 收入

> 已發出財務擔保的收入 於擔保期內確認入賬(見 附註2(k)(ii))。

(v) 外幣換算

使用外幣進行的交易按交易當日的 匯率換算為本集團各實體各自的功 能貨幣。

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2 MATERIAL ACCOUNTING POLICIES 2 (Continued)

(v) Translation of foreign currencies (Continued)

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.

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into Renminbi at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into Renminbi at the exchange rates at the dates of the transactions.

Foreign currency differences are recognised in OCI and accumulated in the translation reserve, except to the extent that the translation difference is allocated to NCI.

2 重大會計政策(續)

(v) 外幣換算(續)

以外幣計值的貨幣資產及負債按報告日期的匯率換算為功能貨幣。以公允值計量以外幣計值的非貨幣性資產及負債於公允值釐定時的匯率換算為功能貨幣。基於歷史成本計量以外幣計值的非貨幣性資產及負債採用交易當日的匯率進行換算。外匯差額通常於損益中確認。

海外業務的資產及負債(包括商譽及收購產生的公允值調整)按報告日期的匯率換算為人民幣。海外業務的收支按交易日期的匯率換算為人民幣。

外匯差額於其他全面收入確認,並 於換算儲備中累計,惟換算差額分 配至非控股權益除外。



(v) Translation of foreign currencies (Continued)

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 translation 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.

(w) 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.

重大會計政策(續) 2

(v) 外幣換算(續)

倘出售全部或部分海外業務而喪失 控制權、重大影響力或共同控制權、 與海外業務相關的換算儲備累計金 額重新分類至損益,作為出售損益 的一部分。於出售涉及海外業務之 附屬公司時,已歸屬於非控股權益 之與海外業務相關的匯兑差額累計 金額須予以終止確認,惟不得重新 分類至損益。倘本集團出售附屬公 司部分權益並保留控制權,則累計 金額的相關部分應重新歸屬於非控 股權益。倘本集團僅出售聯營公司 或合營企業部分投資並保留重大影 響力或共同控制權,則累計金額的 相關部分重新分類至損益。

(w) 借貸成本

借貸成本是由一項必須經過較長時 期準備方可作擬定用途使用或出售 的資產的收購、建設或生產而直接 產生並予以資本化為該項資產成本 的一部份。其他借貸成本於產生時 計入費用。

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2 MATERIAL ACCOUNTING POLICIES (Continued)

(x) 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.

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.

2 重大會計政策(續)

為持作出售。

(x) 持作出售的非流動資產 非流動資產或由資產及負債組成的 出售組合,若極有可能主要通過出 售而不是繼續使用收回,則被分類

一旦分類為持作出售,無形資產以及物業、廠房及設備不再進行攤銷或折舊,且任何按權益會計法入賬的被投資公司不再按權益入賬。



(y) Related parties

- (a) A person, or a close member of that person's family, is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.

2 重大會計政策(續)

(y) 關連人士

- (a) 在下列情況下,一名人士或該 人士之近親與本集團有關連:
 - (i) 對本集團有控制權或共 同控制權;
 - (ii) 對本集團有重大影響力; 或
 - (iii) 為本集團或本集團母公司之主要管理人員。
- (b) 如符合下列任何條件,則實體 與本集團有關連:
 - (i) 該實體及本集團為同 一集團之成員公司(即 母公司、附屬公司及同 系附屬公司各自互有關 連)。
 - (ii) 一間實體為另一實體之聯營公司或合營企業(或為集團成員公司之聯營公司或合營企業而另一實體為其成員公司)。
 - (iii) 兩間實體為同一第三方 之合營企業。

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MATERIAL ACCOUNTING POLICIES 2 重大會計政策(續) 2 (Continued)

- (y) Related parties (Continued)
 - (Continued)
 - One entity is a joint venture of a (iv) 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.
 - The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

- (v) 關連人士(續)
 - (續) (b)
 - (iv) 一間實體為第三方實體 之合營企業,而另一實 體為該第三方實體之聯 營公司。
 - (v) 該實體為就本集團或與 本集團有關之實體之僱 員福利而設之退休福利 計劃。
 - (vi) 該實體為由(a)段所指明 之人士控制或共同控制。
 - (vii) (a)(i)分段所指之人士對 該實體有重大影響力, 或該人士為該實體(或 該實體之母公司)之主 要管理人員。
 - (viii) 實體或實體作為集團任 何成員公司其中一部分 向本集團或本集團的母 公司提供主要管理人員 服務。

一名人士的近親是指有關人士 在與實體交易時,預期可影響 或受該人士影響的家庭成員。



(z) Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

3 FUNCTIONAL AND PRESENTATION CURRENCY

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The functional currency of the Company and its Hong Kong subsidiaries is HK dollars ("HK\$"). The functional currency of the Group's PRC subsidiaries is Renminbi ("RMB"). As the major operations of the Group are within the PRC, the Group determined to present its consolidated financial statements in RMB.

2 重大會計政策(續)

(z) 分部報告

經營分部以及綜合財務報表呈報的各分部項目金額,乃根據為本集團各類業務及地理位置分配資源及評估其表現而定期提供予本集團最高級行政管理人員的財務資料確定。

就財務申報而言,除非分部具備相似的經濟特徵並在產品及服務性質、生產工序性質、客戶類型或類別、用作分銷產品或提供服務的方法及監管環境的性質方面相似,否則個別重大經營分部不會合併匯總。倘非個別重大的經營分部符合上述大部分標準,則可合併匯總。

3 功能及呈列貨幣

本集團各實體財務報表載列的項目根據該實體所在地的主要經濟環境的貨幣(「功能貨幣」)來計量。本公司及其香港附屬公司的功能貨幣為港元。本集團中國附屬公司的功能貨幣為人民幣。由於本集團主要於中國運營,本集團決定以人民幣來呈列其綜合財務報表。

31 December 2024 二零二四年十二月三十一日

4 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024

The HKICPA has issued a number of new or amended standards which are not yet effective for the year ended 31 December 2024. None of the new and amendments were adopted in these financial statements. These developments include the following which may be relevant to the Group.

4 截至二零二四年十二月 三十一日止年度已頒佈但並 未生效的修訂、新準則及詮 釋可能造成的影響

香港會計師公會已經頒佈了一些對於截至二零二四年十二月三十一日止年度尚未生效的新準則或修訂準則。在這些財務報表中尚未採納任何新條文或修訂。這些準則包括以下可能與本集團有關。

Effective for accounting periods beginning on or after 於下列日期或其後 開始之會計期間生效

Amendment to HKAS 21, The Effects of Changes in Foreign Exchange Rate: Lack of Exchangeability

香港會計準則第21號(修訂本)-匯率變動之影響:缺乏可兑換性

Amendments to HKFRS 9 and HKFRS 7, Amendments to the

Classification and Measurement of Financial Instruments 香港財務報告準則第9號及第7號(修訂本)-金融工具分類和計量的修訂 Annual Improvements to HKFRS Accounting Standards – Volume 11

Annual Improvements to HKFKS Accounting Standards – volume 11 香港財務報告準則會計準則的年度改進-第11卷

HKFRS 18, Presentation and Disclosure in Financial Statements 香港財務報告準則第18號-財務報表的呈列和披露

HKFRS 19, Subsidiaries without Public Accountability: Disclosures 香港財務報告準則第19號-無公眾問責性的附屬公司: 披露

Amendments to HKFRS 10 and HKAS 28, Sale or Contribution of

Assets between an investor and its Associate or Joint Venture 香港財務報告準則第10號及香港會計準則第28號(修訂本)

一投資者與其聯營公司或合營公司之間的資產出售或投入

1 January 2025

二零二五年一月一日

1 January 2026

二零二六年一月一日

1 January 2026

二零二六年一月一日

1 January 2027

二零二七年一月一日

1 January 2027

二零二七年一月一日

To be determined

by the HKICPA

待香港會計師公會確定

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

除了下面提到的香港財務報告準則的新條文和修訂外,本公司董事預期在可預見的未來,對香港財務報告準則的所有其他新條文和修訂的應用對綜合財務報表不會造成重大影響。

4 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024 (Continued)

Amendments to HKFRS 9 and HKFRS 7, Amendments to the Classification and Measurement of Financial Instruments The amendments to HKFRS 9 clarify the recognition and derecognition for financial asset and financial liability and add an exception which permits an entity to deem a financial liability to be discharged before the settlement date if it is settled in cash using an electronic payment system if, and only if certain conditions are met.

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

截至二零二四年十二月 三十一日止年度已頒佈但並 未生效的修訂、新準則及詮 釋可能造成的影響(續)

香港財務報告準則第9號及第7 號(修訂本)-金融工具分類 和計量的修訂

香港財務報告準則第9號的修訂澄清了金 融資產和金融負債的認定和解除認定,並 新增了一項例外,在滿足特定條件的情況 下,如金融負債以電子支付系統以現金結 算,則允許實體可視該筆金融負債在結算 日之前已經清償。

修訂還就金融資產的合約現金流量是否 符合基本借貸安排的評估提供了指引。 修訂明確指出,實體應該關注實體所獲得 的補償而不是補償金額。如果合約現金流 量與一項不是一項基本借貸風險或成本 的變數掛鉤時,則合約現金流量出現與基 本借貸安排不一致。修訂指出,在某些情 況下,一個附帶條款可能導致合約現金流 量在合約現金流量變動之前和之後與基 本借貸安排一致,但附帶事件本身的性質 可以與基本借貸風險和成本的變化無關。 此外,對「無追索權」一詞的描述進行了 加強,並在修訂中澄清了「合約關聯工具」 的特性。

31 December 2024 二零二四年十二月三十一日

4 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024 (Continued)

Amendments to HKFRS 9 and HKFRS 7, Amendments to the Classification and Measurement of Financial Instruments (Continued)

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

The Group has various subsidiaries operating in jurisdictions where the electronic payment systems are not instantaneous. Upon the application of the amendments, the Group will apply the exception to derecognise financial liabilities settled via such electronic payment systems when the payment instruction is initiated. On the other hand, for the settlement by the subsidiaries' customers via electronic settlement systems, the Group can only derecognise the financial assets when cash is deposited in the bank accounts of the subsidiaries.

4 截至二零二四年十二月 三十一日止年度已頒佈但並 未生效的修訂、新準則及詮 釋可能造成的影響(續)

香港財務報告準則第9號及第7號(修訂本) -金融工具分類和計量的修訂(續)

本集團擁有多家於電子支付系統非即時 運作的司法管轄區營運的附屬公司。在應 用該等修訂後,當付款指令發出時,本集 團將採用例外規定以解除確認透過該等 電子支付系統結算的金融負債。另一方面, 就附屬公司客戶透過電子結算系統進行 結算的情況,本集團僅可在現金存入附屬 公司銀行賬戶時方可解除確認金融資產。

4 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2024 (Continued)

HKFRS 18, Presentation and Disclosure in Financial Statements

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

The application of the new standard is expected to affect the presentation of the statement of profit or loss and disclosures in the future financial statements. The Group is in the process of assessing the detailed impact of HKFRS 18 on the Group's consolidated financial statements.

截至二零二四年十二月 三十一日止年度已頒佈但並 未生效的修訂、新準則及詮 釋可能造成的影響(續)

香港財務報告準則第18號一財 務報表的呈列和披露

香港財務報告準則第18號一財務報表的 呈列和披露規定了財務報表中的呈列和 披露要求,將取代香港會計準則第1號一 財務報表的呈列。此新的香港財務報告準 則,在延續了香港會計準則第1號的許多 要求的同時,引入了新的要求,包括在損 益表中呈列指定類別和明確小計;在財務 報表附註中提供有關管理層確定的績效 指標的披露,並改善了應在財務報表中披 露的信息的匯總和細分。此外,一些香港 會計準則第1號的段落已轉移到香港會計 準則第8號和香港財務報告準則第7號。對 香港會計準則第7號-現金流量表和香港 會計準則第33號-每股盈利也進行了輕 微修改。

預計新準則的應用將影響未來財務報表 中損益表的呈列和披露。本集團正在評估 香港財務報告準則第18號對本集團綜合 財務報表的詳細影響。

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5 CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the process of applying the Group's accounting policies, management has made the following accounting judgements:

Critical judgement in applying policies

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

Revenue recognition

Revenue from sales of properties is recognised over time when the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date; otherwise, revenue is recognised at a point in time when the buyer obtains the control of the completed property. The Group may not change or substitute the property unit or redirect the property unit for another use due to the contractual restrictions with the customer and thus the property unit does not have an alternative use to the Group. Significant management's judgments were involved in determining whether there is an enforceable right to payment which depends on the terms of sales contract and the interpretation of the applicable laws governing the sales contracts. The Group obtained legal counsel opinion regarding the enforceability of the right to payment for sales contracts. Management uses judgments in interpreting the applicable laws, based on legal counsel opinion, to identify sales contracts with right to payment and those without such right.

5 關鍵會計判斷及估計不明朗 因素之主要來源

於應用本集團會計政策之過程中,管理層 作出以下會計判斷:

採納政策之關鍵判斷

以下乃本公司董事於應用本集團會計政 策過程中所作對綜合財務報表確認之數 額構成最重大影響之關鍵判斷,惟涉及估 計者除外(請參閱下文)。

收入確認



CRITICAL ACCOUNTING 5 JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Sources of estimation uncertainty

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

Estimated net realisable value of properties under development and held for sale

Management reviews the net realisable value of the Group's properties under development and held for sale with reference to its estimated costs to completion, intended use and current market environment whenever events or changes in circumstances indicate that the carrying amount of the assets exceeds its net realisable value. Appropriate write-down to estimated net realisable value is recognised in profit or loss when there is objective evidence that the asset is impaired.

In determining whether write-down of properties under development and held for sale is required, the Group takes into consideration the intended use of the properties, the estimated costs to completion, the current market environment, the estimated market value of the properties and/or the present value of future cash flows expected to receive. Write-down is recognised based on the higher of estimated future cash flows and estimated market value. If the market environment/circumstances or estimated costs to completion changes significantly, resulting in a decrease in the net realisable value of these properties interest, additional write-down may be required. As at 31 December 2024, the total carrying amounts of properties under development and held for sale are RMB125,489,623,000 (2023: RMB134,402,199,000) net of accumulated impairment loss of RMB1,959,766,000 (2023: RMB1,383,847,000).

關鍵會計判斷及估計不明朗 5 因素之主要來源(續)

估計不明朗因素之來源

以下為有關未來之主要假設及於報告期 末估計不明朗因素之其他主要來源,其有 極大風險導致須對下一個財政年度資產 及負債賬面值作出重大調整。

發展中物業及持作出售物業之 估計可變現淨值

每當有任何事件或情況轉變而顯示本集 團資產之賬面值高於可變現淨值,管理層 會根據其估計完成成本、擬定用途及現行 市場狀況審閱發展中及持作出售物業之 可變現淨值。如有客觀證據顯示資產已減 值,則將有關資產適當地撇減至其估計可 變現淨值,並於損益確認撇銷金額。

釐 定 發 展 中 物 業 及 持 作 出 售 物 業 是 否 需 要撇減時,本集團會考慮此等物業之擬 定用途、估計完成成本、現行市場狀況、 此等物業之估計市值及/或預期收取之 未來現金流量之現值。確認之撇減款額乃 估計未來現金流量及估計市值兩者之較 高者。如市場環境/情況或估計完成成本 有重大轉變,而令該等物業權益之可變 現淨值減少,則可能須作出額外撇減虧 損。於二零二四年十二月三十一日,發展 中及持作出售物業的總賬面值為人民幣 125,489,623,000元(二零二三年:人民幣 134,402,199,000元),已扣除累計減值虧 損人民幣1,959,766,000元(二零二三年: 人民幣1,383,847,000元)。

31 December 2024 二零二四年十二月三十一日

5 CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Sources of estimation uncertainty (Continued)

Estimated impairment of loan receivables and trade and other receivables

The Group makes allowances on receivables based on assumptions about risk of default and expected loss rates. The Group used judgement in making these assumptions and selecting the inputs to the credit loss calculation, based on the past 3 years, existing market conditions and forward looking estimates at the end of each reporting period. As at 31 December 2024, the carrying amounts of loan receivables and trade and other receivables are RMB176,560,000 (2023: RMB196,030,000) (net of allowance for credit loss of RMB19,072,000 (2023: RMB4,984,022,000) (net of allowance for credit loss of RMB273,288,000 (2023: RMB188,230,000)), respectively. More details are given in notes 7(b), 26 and 27.

Estimation of fair value of investment properties

Investment properties were revalued as at 31 December 2024 based on the appraised market value by independent professional valuer. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results.

5 關鍵會計判斷及估計不明朗 因素之主要來源(續)

估計不明朗因素之來源(續)

應收貸款及應收貿易及其他賬 款之估計減值

本集團基於對違約風險及預期虧損率之假設對應收賬款作出撥備。於各報告期末,本集團基於過往三年、現時市況及前瞻性估計,通過判斷作出該等假設及選擇十二月三十一日,應收貸款及應收貿易及其他賬款之賬面值分別為人民幣176,560,000元(二零二三年:人民幣196,030,000元)(扣除信貸虧損撥備人民幣19,072,000元)(扣除信貸虧損撥備人民幣19,072,000元)及民幣4,984,022,000元)(扣除信貸虧損撥信人民幣4,984,022,000元)(扣除信貸虧損份民幣273,288,000元(二零二三年:人民幣4,984,022,000元))。詳情載於附註7(b)、26及27。

估計投資物業之公允值

投資物業於二零二四年十二月三十一日 由獨立專業估值師按經評定之市值進行 重估。有關估值乃根據若干假設進行,故 當中仍有不明確因素,並可能會與實際結 果有重大差異。



CRITICAL ACCOUNTING 5 JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Sources of estimation uncertainty (Continued)

Estimation of fair value of investment properties (Continued)

The fair value measurement of the Group's financial and non-financial assets and liabilities utilises market observable inputs and data as far as possible. Inputs used in determining fair value measurements are categorised into different levels based on how observable the inputs used in the valuation technique utilised are (the "fair value hierarchy"):

- Level 1: Quoted prices in active markets for identical items (unadjusted);
- Level 2: Observable direct or indirect inputs other than Level 1 inputs;
- Level 3: Unobservable inputs (i.e. not derived from market data).

The classification of an item into the above levels is based on the lowest level of the inputs used that has a significant effect on the fair value measurement of the item. Transfers of items between levels are recognised in the period they occur.

The best evidence of fair value is current prices in an active market for similar properties. In the absence of such information, the amount is determined within a range of reasonable fair value estimates. The valuers have relied on the income capitalisation approach or the direct comparison approach. The fair value derived from income capitalisation approach is based upon estimates of future results and a set of assumptions specific to each property to reflect its cashflow profile, while the direct comparison approach considers the recent prices of similar properties with adjustments to reflect the difference in characteristics of the properties.

關鍵會計判斷及估計不明朗 5 因素之主要來源(續)

估計不明朗因素之來源(續)

估計投資物業之公允值(續)

本集團金融及非金融資產及負債之公允 值計量於可行範圍內盡量使用市場可觀 察輸入數據及數據。於釐定公允值計量時 使用的輸入數據,根據所運用估值技術中 使用的輸入數據的可觀察程度,分類為不 同層級(「公允值層級」):

- 層級1:相同項目於活躍市場的報價 (未作調整);
- 層級2:直接或間接可觀察的輸入數 據(不包括層級1輸入數據);
- 層級3:不可觀察的輸入數據(即並 非源自市場數據)。

項目於上述層級的分類乃根據所使用的 對該項目之公允值計量有重大影響的輸 入數據的最低層級確定。項目在層級之間 的轉移於發生期間確認。

公允值最佳證據為類似物業於活躍市場 目前價格。倘無該等信息,有關金額按一 系列合理公允值估算釐定。該評估師主要 採用收益資本化法或直接比較法。按收入 資本化法計算得出的公允值基於對未來 業績及一組適用於各自物業的假設以反 映其現金流量輪廓的估算;而直接比較法 考慮類似物業近期價格,並就反映物業特 性的差異作出調整。

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CRITICAL ACCOUNTING 5 JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Sources of estimation uncertainty (Continued)

Estimation of fair value of investment properties (Continued)

Details of the estimates and assumptions have been disclosed in note 16.

The carrying amount of investment properties at 31 December 2024 was RMB8,676,752,000 (2023: RMB8,917,152,000).

PRC enterprise income tax and deferred taxation

The Group is subject to income taxes in Mainland China. As a result of the fact that certain matters relating to the income taxes have not been confirmed by the local tax bureau, objective estimate and judgment based on currently enacted tax laws, regulations and other related policies are required in determining the provision of income taxes to be made. Where the final tax outcome of these matters is different from the amounts originally recorded, the differences will have impact on the income tax and tax provisions in the period in which the differences realise.

Deferred tax assets relating to certain temporary differences and tax losses are recognised when management considers to be probable that future taxable profit will be available against which the temporary differences or tax losses can be utilised. The outcome of their actual utilisation may be different.

關鍵會計判斷及估計不明朗 因素シ主要來源(續)

估計不明朗因素之來源(續)

估計投資物業之公允值(續)

關於估計及假設的詳情載於附註16。

於二零二四年十二月三十一日,投資物業 之賬面值為人民幣8,676,752,000元(二 零二三年:人民幣8,917,152,000元)。

中國企業所得税及遞延税項

本集團須繳交中國內地所得稅。由於地方 税務局仍未確定有關所得税之若干事項, 故釐定所得税撥備時須基於現行税法、法 規及其他相關政策作出客觀估計及判斷。 倘該等事項最終之税務結果與原先入賬 之金額不同,則會影響差額變現期間之所 得税及税項撥備。

與若干暫時差額及税務虧損有關的遞延 税項資產在管理層認為未來會有應課税 溢利可用於抵銷可動用的暫時差額及税 務虧損時確認,實際未必有如預料可用。



5 CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Sources of estimation uncertainty (Continued)

PRC land appreciation tax ("LAT")

The Group is subject to LAT in Mainland China. The provision of LAT is based on management's best estimates according to the understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalised its LAT calculation and payments with the tax authorities for certain property development projects. The final outcome could be different from the amounts that were initially recorded.

6 CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to owners of the Company through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes the asset-backed securities, bank and other borrowings, and note payable disclosed in notes 33, 34 and 35, lease liabilities disclosed in note 18, bank balances, deposits and cash, and total equity, which comprises issued share capital, reserves and accumulated profits and non-controlling interests.

The directors of the Company review the capital structure on a semi-annual basis. As part of this review, the directors consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the payment of dividends, new share issues and share buy-backs as well as the issue of new debt or the redemption of existing debt.

5 關鍵會計判斷及估計不明朗 因素之主要來源(續)

估計不明朗因素之來源(續)

中國土地增值税(「土地增值 税」)

本集團須繳交中國內地土地增值稅。土地 增值稅之撥備乃基於管理層對有關中 稅務法律及法規所載規定之理解作出包 最佳估計。實際土地增值稅負債於物業開 發項目竣工後由稅務機關釐定。本集團 稅務機關就若干物業開發項目完成 釐定土地增值稅計算方法及付款。最終結 果可能有別於初步入賬之款額。

6 資本風險管理

本集團管理資本之目的乃確保本集團內各實體可以持續方式經營,同時透過優化 負債與股權間之平衡,為本公司擁有人帶來最大回報。本集團之整體策略自上一年 度起維持不變。

本集團資本架構由債務淨額(包括附註 33、34及35所披露之資產擔保證券、銀行 及其他借貸及應付票據及附註18所披露 的租賃負債)、銀行結存、存款及現金及 總權益(當中包括已發行股本、儲備、累 計溢利及非控股權益)。

本公司董事每半年檢討資本架構一次。在檢討之過程中,董事會考慮資本成本及與各類資本有關之風險。本集團會根據董事之推薦建議,透過派付股息、發行新股、購回股份及發行新債或贖回現有債務,平衡其整體資本架構。

31 December 2024 二零二四年十二月三十一日

CAPITAL RISK MANAGEMENT (Continued)

Consistent with others in the industry, the Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total asset-backed securities, bank and other borrowings, note payable and lease liabilities less bank balances, deposits and cash. Total capital is calculated as "total equity", as shown in the consolidated statement of financial position, plus net debt.

The gearing ratios at 31 December 2024 and 2023 were as follows:

6 資本風險管理(續)

與業內其他公司一致,本集團按資產負債 比率監察資本。有關比率以債務淨額除以 資本總額計算。債務淨額以資產擔保證券、 銀行及其他借貸、應付票據及租賃負債總 額減銀行結存、存款及現金計算。資本總 額計算為綜合財務狀況表所示之「股權總 額」加債務淨額。

於二零二四年及二零二三年十二月三十一 日之資產負債比率如下:

		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
Bank and other borrowings (note 34) Note payable (note 35) Asset-backed securities (note 33) Lease liabilities (note 18) Less: Bank balances, deposits and cash (note 32(a))	銀行及其他借貸(附註34) 應付票據(附註35) 資產擔保證券(附註33) 租賃負債(附註18) 減:銀行結存、存款及 現金(附註32(a))	46,201,106 24,253,000 - 25,238 (34,507,500)	54,720,354 19,175,000 588,000 63,498 (31,631,917)
Net debt	債務淨額	35,971,844	42,914,935
Total equity	股權總額	46,547,310	45,160,633
Total capital	資本總額	82,519,154	88,075,568
Gearing ratio	資產負債比率	44%	49%



7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT

7 金融工具及財務風險管理

- (a) Categories of financial instruments
 The following table shows the carrying amount
 of financial assets and liabilities:
- (a) **金融工具分類** 下表列示金融資產及負債的賬面值:

		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
Financial assets	金融資產		
Financial assets at fair value	按公允值計入損益之		
through profit or loss	金融資產	785,231	713,048
Financial assets at amortised cost	按攤銷成本計量之	700/201	7 10,040
	金融資產		
– Loan receivables	一 應收貸款	176,560	196,030
– Trade and other receivables	一 應收貿易及其他賬款	5,163,833	4,795,442
- Amounts due from associates	一 應收聯營公司款項	619,885	758,277
- Amounts due from joint ventures	一 應收合營企業款項	4,446,368	4,285,403
- Amounts due from non-controlling	一 應收附屬公司非控		
shareholders of subsidiaries	股股東款項	3,356,816	2,345,171
 Pledged bank deposits 	一 已抵押銀行存款	164,147	226,443
– Bank balances, deposits and cash	— 銀行結存、存款及現金	34,507,500	31,631,917
Financial liabilities	金融負債		
Financial liabilities at amortised costs	按攤銷成本計量之金融		
	負債		
– Trade and other payables	一 應付貿易及其他賬款	24,078,607	29,249,843
 Asset-backed securities 	一 資產擔保證券	_	588,000
- Property rental deposits	一 物業租金按金	85,681	83,234
- Amounts due to associates	一 應付聯營公司款項	1,761,342	1,110,739
- Amounts due to joint ventures	一 應付合營企業款項	925,353	992,316
– Amount due to the ultimate holding	一 應付最終控股公司款項		
company		7,099	7,554
 Amount due to an intermediate 	一 應付一間中間控股		
holding company	公司款項	2,792	2,792
 Amount due to a fellow subsidiary 	一 應付一間同系附屬		
	公司款項	485	485
 Amounts due to non-controlling 	一 應付附屬公司非控股		
shareholders of subsidiaries	股東款項	3,723,788	4,284,477
– Bank and other borrowings	一 銀行及其他借貸	46,201,106	54,720,354
– Note payable	一應付票據	24,253,000	19,175,000
- Lease liabilities	一租賃負債	25,238	63,498
 Loan from a fellow subsidiary 	——間同系附屬公司貸款	_	180,000

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7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies

Exposure to market risks (currency risk, interest rate risk and other price risk), credit risk and liquidity risk arises in the normal course of the Group's business. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

The Group's activities expose it primarily to the financial risks of changes in foreign currency rates, interest rates and equity security prices. Market risk exposures are further measured by sensitivity analysis. There has been no significant change to the Group's exposure to market risks or the manner in which it manages and measures the risk. Details of each type of market risks are described as follows:

(i) Currency risk

Currency risk refer to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group mainly operates in Hong Kong and the PRC. The functional currency of the Company and its subsidiaries are Hong Kong dollars ("HK\$") and Renminbi ("RMB"). The Group is exposed to currency risk arising from fluctuations on foreign currencies against the functional currencies of the Group entities.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策

本集團在日常業務過程中面臨市場 風險(貨幣風險、利率風險及其他 價格風險)、信貸風險及流動資金風 險。減輕該等風險之政策現載列如 下。管理層管理及監控上述風險,以 確保可合時有效地實施適當措施。

市場風險

本集團之業務主要面對匯率、利率及股本證券價格變動之財務風險。 市場風險進一步以敏感度分析計量。 本集團面對之市場風險或其管理及 計量風險之方式並無重大變動。各 類市場風險之詳情載述如下:

(i) 貨幣風險

貨幣風險指金融工具的公允值或未來現金流由於匯率轉變波動的風險。本集團主要在中港兩地經營,本公司及附屬之門人民幣(「人民幣」)。本集團承受相對本集團各實體功能貨幣的外匯波動風險。

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (b) Financial risk management objectives and policies (Continued) Market risk (Continued)
 - (i) Currency risk (Continued)

For the Group's PRC subsidiaries whose functional currency is RMB, the balance of foreign currency denominated monetary assets or liabilities is not significant as of 31 December 2024 and 2023 and accordingly the Group does not anticipate that there is significant exposure of foreign exchange risk.

Since Hong Kong dollars is being pegged to United States dollars ("US\$"), material fluctuations in exchange rates of Hong Kong dollars against US\$ are remote.

The Group currently does not use any derivative contracts to hedge against its exposure to currency risk. The management manages its currency risk by closely monitoring the movement of the foreign currency rate and consider hedging significant foreign currency exposure should the need arise.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(i) 貨幣風險(續)

由於本集團中國附屬公司的功能貨幣為人民幣,截至二零二四年及二零二三年十二月三十一日,外幣結算的貨幣資產或負債結餘並不重大,因此,本集團預計並不會出現重大外匯風險。

由於港元與美元掛鈎,港元兑 美元匯率出現大幅波動的機會 極微。

本集團目前並無使用任何衍生 工具合約對沖其貨幣風險。管 理層乃透過密切監察外幣匯率 變動以管理其貨幣風險,並會 於有需要時考慮對沖重大外匯 風險。

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7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (b) Financial risk management objectives and policies (Continued) Market risk (Continued)
 - Currency risk (Continued)
 For the Group's Hong Kong subsidiaries whose functional currency is HK\$, the following table details the Group's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in Renminbi, 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 are

excluded.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(i) 貨幣風險(續)

Exposure to foreign currencies (expressed in Renminbi) 外幣風險

(以人民幣列示)

		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
Renminbi Bank balances, deposits and cash Short-term loans to subsidiaries	人民幣 銀行結存、存款及現金 授予附屬公司之短期	-	1
	貸款	7,562,752	7,563,271
Gross exposure arising from recognised assets and liabilities	已確認資產所產生之 風險總額	7,562,752	7,563,272

FINANCIAL INSTRUMENTS AND 7 FINANCIAL RISK MANAGEMENT (Continued)

- (b) Financial risk management objectives and policies (Continued) Market risk (Continued)
 - Currency risk (Continued) The following table indicates the approximate change in the Group's profit after tax and accumulated profits 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. The sensitivity analysis assumes that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group

to foreign currency risk at the end of the

reporting period.

金融工具及財務風險管理

(b) 財務風險管理目標及政策 (續)

市場風險(續)

貨幣風險(續)

下表列示倘本集團於報告期末 面對重大風險的外幣匯率於 該日出現變動時,本集團除稅 後溢利及累計溢利之概約變動 (假設所有其他風險變數維持 不變)。敏感度分析乃假設外 幣匯率變動應用於重估本集團 於報告期末持有並面對外匯風 險的金融工具。

)24 == #=	2023 二零二三年	
		二苓	二四年	二苓.	
			Increase/		Increase/
		Appreciation/	(decrease) in	Appreciation/	(decrease) in
		(depreciation)	profits after tax	(depreciation) in	profits after tax
		in foreign	and accumulated	foreign exchange	and accumulated
		exchange rate	profits	rate	profits
			除税後溢利		除税後溢利
		外幣匯率	及累計溢利	外幣匯率	及累計溢利
		升值/(貶值)	增加/(減少)	升值/(貶值)	增加/(減少)
			RMB'000		RMB'000
			人民幣千元		人民幣千元
Renminbi	常	5%	315,745	5%	315,767
		(5%)	(315,745)	(5%)	(315,767)

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Market risk (Continued)

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to amounts due from/ to related parties, pledged bank deposits, fixed-rate bank and other borrowings, asset-backed securities and note payable (see notes 19, 20, 31, 32, 33, 34 and 35 for details of these balances). The Group aims at keeping borrowings at variable rates. Currently, the Group does not have hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate risk should the need arise.

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management section of this note. The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of Loan Prime Rate ("LPR"), Hong Kong Interbank Offered Rate ("HIBOR") and benchmark rate in the PRC arising from the Group's HK\$ and RMB borrowings. Loan Prime Rate is the prevailing lending interest rate promulgated by People's Bank of China being 3.10% (2023: 3.45%) per annum.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(ii) 利率風險



7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (b) Financial risk management objectives and policies (Continued) Market risk (Continued)
 - (ii) Interest rate risk (Continued)

The Group is also exposed to cash flow interest rate risk in relation to amounts due from/to related parties with variable interest rates, loan receivables, bank balances and variable-rate bank and other borrowings (see notes 27(a), 31, 32 and 34 for details of these balances, bank balances and borrowings).

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period. The analysis is prepared assuming the amount of asset and liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis points increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/lower and all other variables were held constant, the Group's profit for the year ended 31 December 2024 would decrease/increase by RMB10,418,000 (2023: RMB37,259,000). This is mainly attributable to the Group's exposure to interest rates on its variable-rate bank and other borrowings and bank balances.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(ii) 利率風險(續)

本集團亦就浮動利率應收/應 付關連人士款項、應收貸款、 銀行結存及浮動利率銀行及其 他借貸(有關該等結存、銀行 結存及借貸之詳情,請參閱附 註27(a)、31、32及34)面臨現 金流量利率風險。

敏感度分析

以下敏感度分析乃基於衍生及 非衍生工具於報告期末之利 風險釐定。編製此分析時產 設於報告期末之未收取 資還負債金額為全年之額。向主要管理人員內 額。向主要管理人員內 對率風險時,採用50個基點 增減,其代表管理層對利率合 理可能變動之評估。

倘利率上升/下跌50個基點 而所有其他可變數維持不變, 本集團截至二零二四年十二 月三十一日止年度之溢利會 減少/增加人民幣10,418,000 元(二零二三年:人民幣 37,259,000元)。此變化主 來自本集團就其浮動利率銀行 及其他借貸以及銀行結存所面 臨之利率風險。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Market risk (Continued)

(iii) Other price risk

The Group is exposed to equity price risk arising from its investment in financial assets at FVPL. Other than unquoted securities held for strategic purposes, all of these investments are listed. The management manages this exposure by maintaining a portfolio of investments with different risks. The Group's equity price risk is mainly concentrated on listed equity instruments quoted in the Stock Exchange. In addition, the Group has appointed a special team to monitor the price risk and will consider hedging the risk exposure should the need arise.

All of the Group's unquoted investments are held for long term strategic purposes. Their performance is assessed at least biannually 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 long term strategic plans.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(iii) 其他價格風險

本集團所有非上市投資均為長遠策略目的而持有。有關投資表現根據本集團可獲得的有限資料,至少每年兩次與同類上市實體進行評估,並會評估彼等與本集團長遠策略計劃的相關性。



7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (b) Financial risk management objectives and policies (Continued) Market risk (Continued)
 - (iii) Other price risk (Continued) Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to equity price risks at the end of the reporting period.

If the prices of the respective equity instruments had been 5% higher/lower:

Profits after tax and accumulated profits would increase/decrease by RMB42,000 (2023: RMB47,000) for the Group as a result of the changes in fair value of listed financial assets at fair value through profit or loss.

Credit risk

The Group is exposed to credit risk in relation to its trade and other receivables, cash deposits with banks, amounts due from associates, joint ventures and non-controlling shareholders of subsidiaries and loan receivables.

The carrying amounts of trade and other receivables, bank deposits, amounts due from associates, joint ventures and non-controlling shareholders of subsidiaries and loan receivables represent the Group's maximum exposure to credit risk in relation to financial assets.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

(iii) 其他價格風險(續) 敏感度分析

> 以下敏感度分析乃基於報告期 末所面臨之股權價格風險釐 定。

> 倘各股權工具之價格上升/下降5%:

本集團之除稅後溢利及累計溢利將增加/減少人民幣42,000元(二零二三年:人民幣47,000元),乃由於按公允值計入損益之上市金融資產之公允值發生變動。

信貸風險

本集團面臨有關其應收貿易及其他 賬款、銀行現金存款、應收聯營公司、合營企業和附屬公司非控股股 東款項及應收貸款的信貸風險。

應收貿易及其他賬款、銀行存款、應收聯營公司、合營企業和附屬公司 非控股股東款項及應收貸款之賬面 值為本集團就金融資產所面臨最大 信貸風險。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Credit risk (Continued)

To manage this risk, bank deposits are mainly placed with state-owned financial institutions and reputable banks which are all high-creditquality financial institutions. The management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider the Group has no significant concentrations of credit risk, with exposure spread over a large number of counterparties and customers. For other receivables, management makes periodic collective assessments as well as individual assessment on the recoverability of other receivables based on historical settlement records and past experience and forward-looking information. The directors of the Company believe that there is no material credit risk inherent in the Group's outstanding balance of other receivables.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

Other than concentration of credit risk on liquid funds which are deposited with several banks with high credit ratings, the Group does not have any other significant concentration of credit risk.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

信貸風險(續)

為管理該風險,銀行存款主要存置 於信貸質素較高的國有金融機構及 聲譽卓著的銀行。本集團管理層已 委派一支團隊負責釐定信貸限額、 信貸批核及其他監察程序,以確保 會採取跟進行動收回逾期債務。此 外,本集團會於各報告期末審閱各 項個別貿易債務之可收回金額,以 確保就不可收回款項作出足夠之減 值虧損。就此而言,本公司董事認為 本集團並無重大信貸集中風險,且 有關風險分散於大量對手方及客戶。 就其他應收賬款而言,管理層定期 根據過往償付紀錄及過往經驗及前 瞻性資料,對其他應收賬款的可收 回程度作出集體評估以及個別評估。 本公司董事認為本集團其他應收賬 款的尚未償還結餘並無固有的重大 信貸風險。

由於對手方乃國際信貸風險評級機構給予高信貸評級之銀行,故此流動資金信貸風險有限。

除就存放於多間具高信貸評級之銀 行之流動資金所面臨之集中信貸風 險外,本集團並無其他重大之信貸 集中風險。

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)Credit risk (Continued)

The Group considers the probability of default upon initial recognition of, a financial asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk the Group compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forward-looking information. Especially the following indicators are incorporated:

- internal credit rating;
- external credit rating;
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtor's ability to meet its obligations;
- actual or expected significant changes in the operating results of the debtors; and
- significant changes in the expected performance and behaviour of the debtors, including changes in the payment status of debtors in the Group and changes in the operating results of the debtors.

The Group applies the simplified approach to provide for ECL prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for trade receivables.

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

信貸風險(續)

本集團於初步確認金融資產時考慮 違約概率及於各報告期間考慮信貸 風險有否持續顯著增加。為評估信 貸風險有否顯著增加,本集團 資產於報告日期發生違約的風險。 於初步確認日期違約的風險。本 團考慮可獲取的合理有據的前瞻性 資料,尤其納入下列指標:

- 內部信貸評級;
- 外部信貸評級;
- 預期導致債務人履行責任的能力出現重大變動的業務、財務或經濟狀況的實際或預期重大不利變動;
- 債務人經營業績的實際或預期 重大變動;及
- 債務人的預期表現及行為的重大變動,包括債務人於本集團付款狀況的變動及債務人經營業績的變動。

本集團採用香港財務報告準則第9號所允許之簡化方法計提預期信貸虧損,該方法允許就應收貿易賬款使用預期存續期虧損撥備。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Credit risk (Continued)

As at 31 December 2024 and 2023, the loss allowance provision was determined as follows. The ECL below also incorporated forward looking information (e.g. outlook of property market).

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

信貸風險(續)

於二零二四及二零二三年十二月 三十一日·虧損撥備釐定如下。以下 預期信貸虧損亦包含了前瞻性資料 (例如物業市場的展望)。

2024	二零二四年				
			0-90	90 days	
Trade receivables	應收貿易賬款	Current	days	or above	Total
		即期	0至90天	90 天或以上	合計
Expected credit loss rate	預期信貸虧損率	0%	0%	23%	
Gross carrying amount	賬面總值				
(RMB'000)	(人民幣千元)	187,945	16,192	318,911	523,048
Loss allowance provision	虧損撥備				
(RMB'000)	(人民幣千元)	(53)	(59)	(71,892)	(72,004)
2023	二零二三年				
			0-90	90 days	
Trade receivables	應收貿易賬款	Current	days	or above	Total
		即期	0至90天	90天或以上	合計
Expected credit loss rate	預期信貸虧損率	0%	1%	13%	
Gross carrying amount	賬面總值				
(RMB'000)	(人民幣千元)	82,605	23,720	234,273	340,598
Loss allowance provision	虧損撥備				
(RMB'000)	(人民幣千元)	(285)	(223)	(31,449)	(31,957)

Expected loss rate are based on actual loss experience over the past 3 years. These rates are adjusted to reflect differences between economic conditions during the period over which historical data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

預期虧損率是基於過去三年的實際虧損釐定,已有所調整以反映於收集歷史數據期間之經濟狀況、現時狀況及本集團所認為應收賬款預期存續期的經濟狀況之間的差異。

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)Credit risk (Continued)

> Movements in the expected credit loss allowance in respect of trade receivables during the year are as follows:

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

信貸風險(續)

本年度應收貿易賬款預期信貸虧損 撥備的變動情況如下:

		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
At 1 January Impairment loss recognised Reversal of impairment loss	於一月一日 確認減值虧損 撥回減值虧損	31,957 49,070 (9,023)	26,805 11,126 (5,974)
At 31 December	於十二月三十一日	72,004	31,957

As at 31 December 2024, the gross carrying amount of trade receivables was RMB523,048,000 (2023: RMB340,598,000) and the expected credit loss allowance to loss was RMB72,004,000 (2023: RMB31,957,000). The Group made no write-off of trade receivables during the year (2023: Nil).

Except for RMB5,227,935,000 (2023: RMB4,831,654,000) of other receivables were assessed by the management as individually credit-impaired, for the residue other receivables, the amounts due from associates, joint ventures and non-controlling shareholders of subsidiaries and loan receivables, the Group considered the ECL impairment was insignificant as there have been continuous payments with no history of default and there have not been a significant change in credit quality. In the opinion of the management, it is not probable that default payment would result and accordingly, the Group credit risk in this respect is remote.

於二零二四年十二月三十一日,應收貿易賬款的賬面總值為人民幣523,048,000元(二零二三年:人民幣340,598,000元),而預期信貸虧損撥備虧損為人民幣72,004,000元(二零二三年:人民幣31,957,000元)。本集團於年內並無撤銷應收貿易賬款(二零二三年:無)。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Credit risk (Continued)

Movements in the expected credit loss allowance in respect of other receivables during the year are as follows:

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

信貸風險(續)

本年度其他應收賬款預期信貸虧損 撥備的變動情況如下:

		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
At 1 January Impairment loss recognised Reversal of impairment loss	於一月一日 確認減值虧損 撥回減值虧損	156,273 46,744 (1,733)	89,846 70,292 (3,865)
At 31 December	於十二月三十一日	201,284	156,273

Liquidity risk

The Group has net current assets amounting to approximately RMB79,321,844,000 (2023: RMB77,146,991,000) at 31 December 2024.

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management monitors the utilisation of bank and other borrowings and ensures compliance with loan covenants.

流動資金風險

於二零二四年十二月三十一日,本 集團擁有流動資產淨值約人民幣 79,321,844,000元(二零二三年:人 民幣77,146,991,000元)。

於管理流動資金風險方面,本集團監察及維持現金及等同現金於管理層視為充足之水平,以支付本集團營運所需,並減輕現金流量波動之影響。管理層監察銀行及其他借貸之用途,以確保符合貸款契約之規定。



FINANCIAL INSTRUMENTS AND 7 FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Liquidity risk (Continued)

The Group relies on bank and other borrowings as a significant source of liquidity. As at 31 December 2024, the Group has available unutilised bank loan facilities of approximately RMB12,248,491,000 (2023: RMB23,891,591,000). Details of which are set out in note 34.

The following table details the Group's remaining contractual maturity for its financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank loans with a repayment on demand clause are included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The maturity dates for other nonderivative financial liabilities are based on the agreed repayment dates. The table includes both interest and principal cash flows.

金融工具及財務風險管理

(b) 財務風險管理目標及政策 (續)

流動資金風險(續)

本集團依賴銀行及其他借貸作為 主要流動資金來源。於二零二四 年十二月三十一日,本集團之未 動用銀行貸款融資約為人民幣 12,248,491,000元(二零二三年:人 民幣23,891,591,000元)。有關詳情 載於附註34。

下表詳列本集團之金融負債之剩餘 合約期限。該表乃根據金融負債之 未折現現金流量以本集團可被要求 還款之最早日期為基準編製。具體 而言,附有按要求償還條款之銀行 貸款均列入最早之期限,不論銀行 選擇行使權利之概率高低。其他非 衍生金融負債之到期日乃基於協定 之還款日期而定。該表已列入利息 及本金現金流量。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Liquidity risk (Continued)

7 金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

流動資金風險(續)

Liquidity risk (Co	ntinued)			流 勁 1	負	既(
		Weighted average effective interest rate 加權平均 實際利率	On demand or less than 1 year 按要求或 少於一年	1-5 years 一至五年	Over 5 years 五年以上	Total undiscounted cash flows 未折現現金 流量總額	Carrying Amount 賬面值
		東 藤和子	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		70	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
2024	二零二四年						
Non-derivative financial liabilities	非衍生金融負債						
Trade and other payables	應付貿易及其他賬款		24,078,607	-	-	24,078,607	24,078,607
Property rental deposits	物業租金按金		85,681	-	-	85,681	85,681
Lease liabilities	租賃負債	4.27%	14,564	11,981	-	26,545	25,238
Amount due to the ultimate	應付最終控股公司款項						
holding company							
– interest-free	一不計息		7,099	-	-	7,099	7,099
Amount due to an intermediate	應付一間中間控股公司款項						
holding company							
– interest-free	一不計息		2,792	-	-	2,792	2,792
Amounts due to a fellow subsidiary	應付一間同系附屬公司款項						
- interest-free	一不計息		485	-	-	485	485
Amounts due to associates	應付聯營公司款項						
- interest-free	一不計息		1,689,342	-	-	1,689,342	1,689,342
- fixed rate	一固定利率	3.00%	74,160	-	-	74,160	72,000
Amounts due to non-controlling	應付附屬公司非控股股東款項						
shareholders of subsidiaries	T+1 A						
- interest-free	一不計息	E 300/	2,446,897			2,446,897	2,446,897
- fixed rate	一固定利率	5.73%	1,350,055			1,350,055	1,276,891
Amounts due to joint ventures	應付合營企業款項		005.050			005.050	005.050
- interest-free	一不計息		925,353			925,353	925,353
Bank and other borrowings	銀行及其他借貸	2.040/	2.0/2.404	4.075.700	4 4/4 5/0	/ 500 770	F 074 7F0
fixed ratevariable rate	固定利率	3.94%	3,063,484	1,975,728	1,461,560	6,500,772	5,971,750
	一 浮動利率 應付票據	3.12%	10,505,325	25,002,020	7,805,647	43,312,992	40,229,356
Note payable – fixed rate	應刊宗像 一 固定利率	3.40%	10,471,318	15,661,642	-	26,132,960	24,253,000
			54,715,162	42,651,371	9,267,207	106,633,740	101,064,491
			0.17.107.102	12/001/071	7,207,207	100,000,710	10 1,00 1,171
Financial guarantee issued in respect of credit facilities	就信貸融資發出之財務擔保						
- to the Group maximum amount guaranteed (note 43)	一本集團所獲授最高擔 保額(附註 43)		23,496,301	-	-	23,496,301	-
– to associates and joint ventures	一聯營公司及合營企業						
maximum amount quaranteed	所獲授最高擔保額						
(note 43)	(附註43)		3,547,951	_	_	3,547,951	_
liloto 10)	(113 R± 40)		0,0 17,701	_		0,047,701	_

FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued) Liquidity risk (Continued)

金融工具及財務風險管理 (續)

(b) 財務風險管理目標及政策 (續)

流動資金風險(續)

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or less than 1 year 按要求或 少於一年 RMB'000 人民幣千元	1-5 years 一至五年 RMB'000 人民幣千元	Over 5 years 五年以上 RMB'000 人民幣千元	Total undiscounted cash flows 未折現現金 流量總額 RMB'000 人民幣千元	Carrying amount 賬面值 RMB'000 人民幣千元
***	r						
2023	二零二三年						
Non-derivative financial liabilities	非衍生金融負債		20 240 042			20 240 042	20 240 042
Trade and other payables	應付貿易及其他賬款	2.400/	29,249,843	-	-	29,249,843	29,249,843
Asset-backed securities	資產擔保證券	3.40%	607,992	-	-	607,992	588,000
Property rental deposits	物業租金按金	4.540/	83,234	40.470	-	83,234	83,234
Lease liabilities	租賃負債	4.54%	26,649	40,173	-	66,822	63,498
Amount due to the ultimate holding company	應付最終控股公司款項						
– interest-free	一不計息		7,554	-	-	7,554	7,554
Amount due to an intermediate holding company	應付一間中間控股公司款項						
– interest-free	一不計息		2,792	-	-	2,792	2,792
Amounts due to a fellow subsidiary	應付一間同系附屬公司款項						
– interest-free	一不計息		485	-	-	485	485
Amounts due to associates – interest-free	應付聯營公司款項 一不計息		1,110,739	_	_	1,110,739	1,110,739
Amounts due to non-controlling shareholders of subsidiaries	應付附屬公司非控股股東款項		.,,.			1,112,121	.,,
– interest-free	一 不計息		1,408,440	_	_	1,408,440	1,408,440
- fixed rate	一 固定利率	5.46%	3,032,967	_	_	3,032,967	2,876,037
Amounts due to joint ventures	應付合營企業款項						
– interest-free	一 不計息		893,316	_	_	893,316	893,316
– fixed rate	一 固定利率	4.35%	103,307	_	_	103,307	99,000
Bank and other borrowings	銀行及其他借貸		•				,
– fixed rate	一 固定利率	4.24%	3,897,511	4,778,486	3,327,390	12,003,387	10,704,100
– variable rate	一 浮動利率	3.85%	17,192,289	27,027,539	3,274,246	47,494,074	44,016,254
Note payable	應付票據						
– fixed rate	一 固定利率	3.60%	648,536	17,718,123	3,202,273	21,568,932	19,175,000
Loan from a fellow subsidiary	一間同系附屬公司貸款						
- interest-free	一不計息			180,000	_	180,000	180,000
			58,265,654	49,744,321	9,803,909	117,813,884	110,458,292
Financial guarantee issued in respect of credit facilities	就信貸融資發出之財務擔保						
- to the Group maximum amount guaranteed (note 43)	一本集團所獲授最高擔保額 (附註 43)		27,693,189	-	-	27,693,189	_
– to associates and joint ventures maximum amount quaranteed (note 43)	一聯營公司及合營企業所獲授 最高擔保額(附註43)		5,132,349	_		5,132,349	_

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

(c) Fair values

(i) Financial instruments measured at fair value

The following table presents the fair value of financial instruments measured at the end of reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, "Fair Value Measurement". The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 (highest level): fair values measured using quoted prices (unadjusted) in active markets for identical financial instruments
- Level 2: fair values measured using quoted prices in active markets for similar financial instruments, or using valuation techniques in which all significant inputs are directly or indirectly based on observable market data
- Level 3 (lowest level): fair values measured using valuation techniques in which any significant input is not based on observable market data

7 金融工具及財務風險管理 (續)

(c) 公允值

(i) 以公允值計值之金融 工具

根據香港財務報告準則第13 號「公允值計量」所界定期的三個公允值層級,於報告期出 按經常性基準計量的金融允值呈列於下表。公允值呈列於下表。公允值呈列於下表。以以 計量所歸類的層級乃數據的可 估值方法所用輸入數據的可 察程度及重要程度而釐定:

- 第一級(最高等級):利用在活躍市場中相同金融工具的報價(未經調整)計量公允值
- 第二級:利用在活躍市場中類似金融工具的報價,或所有重要輸入數據均直接或間接基於可觀察市場數據之估值技術計量公允值
- 第三級(最低等級):利用各項重要輸入數據均非基於可觀察市場數據之估值技術計量公允值



7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (c) Fair values (Continued)
 - (i) Financial instruments measured at fair value (Continued)

The Group has a team headed by the finance manager performing valuations for the financial instruments, including unlisted equity securities which are categorised into Level 3 of the fair value hierarchy. The team reports directly to the chief financial officer and the audit committee. A valuation report with analysis of changes in fair value measurement is prepared by the team at each interim and annual reporting date, and is reviewed and approved by the chief financial officer. Discussion of the valuation process and results with the chief financial officer and the audit committee is held twice a year, to coincide with the reporting dates.

7 金融工具及財務風險管理 (續)

- (c) 公允值(續)
 - (i) 以公允值計值之金融 工具(續)

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (c) Fair values (Continued)
 - (i) Financial instruments measured at fair value (Continued)

At 31 December 2024 and 2023, the Group had following financial instruments carried at fair value all of which are based on the Level 1 and Level 3 of the fair value hierarchy:

7 金融工具及財務風險管理 (續)

- (c) 公允值(續)
 - (i) 以公允值計值之金融 工具(續)

於二零二四年及二零二三年 十二月三十一日,本集團以下 金融工具按以公允值層級之第 一級及第三級計算之公允值入 賬:

		Fair value measurements as at 31 December 2024 categorised into 於二零二四年十二月三十一日的 公允值計量分類為			
		Fair value at 31 December 2024 於二零二四年	Level 1	Level 2	Level 3
		十二月三十一日的公允值	笠 _ 犯	第二級	第三級
		N公元值 RMB'000 人民幣千元	第一級 RMB'000 人民幣千元	^{第一級} RMB′000 人民幣千元	#三級 RMB'000 人民幣千元
Assets Financial assets at fair value through profit or loss	資產 按公允值計入損 益之金融資產				
ListedUnlisted (Note)	— 上市 — 非上市 (附註)	1,011 784,220	1,011	-	- 784,220
		785,231	1,011	-	784,220

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (c) Fair values (Continued)
 - (i) Financial instruments measured at fair value (Continued)

7 金融工具及財務風險管理 (續)

- (c) 公允值(續)
 - (i) 以公允值計值之金融 工具(續)

Fair value measurements as at 31 December 2023 categorised into 於二零二三年十二月三十一日的

	270 ILL III 3	= >3 >> \ /\/\/\/	
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
人民幣千元	人民幣千元	人民幣千元	人民幣千元

Assets	資產				
Financial assets at	按公允值計入損				
fair value through	益之金融資產				
profit or loss					
– Listed	一上市	1,134	1,134	-	_
- Unlisted (Note)	一 非上市(附註)	711,914	-	_	711,914
	_	713,048	1,134	_	711,914

Note: The fair value of unlisted financial assets at fair value through profit or loss was measured by net asset value approach in which valuation of underlying investments are based on non-observable market data.

During the year ended 31 December 2024 and 2023, there were no transfers between financial instruments in Level 1 and Level 2, or transfer into and 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.

附註: 按公允值計入損益之非上市金融資產的公允值採用資產淨值法計量,其中相關投資的估值乃基於不可觀察市場數據。

截至二零二四年及二零二三年十二月三十一日止年度,第一級及第二級金融工具之間並無任何轉移,第三級亦無轉入及轉出。本集團政策是如要轉移公允值層級,會在報告期末進行。

31 December 2024 二零二四年十二月三十一日

7 FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT (Continued)

- (c) Fair values (Continued)
 - (i) Financial instruments measured at fair value (Continued)

The movements during the period in the balance of these Level 3 fair value measurements are as follows:

7 金融工具及財務風險管理 (續)

- (c) 公允值(續)
 - (i) 以公允值計值之金融 工具(續)

期間該等第三級公允值計量餘額的變動如下:

		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
Unlisted equity securities: At 1 January Net change in fair value recognised in the profit or loss	非上市股本證券: 於一月一日 本年度於損益確認之 公允值變動淨額	711,914	641,983
during the year		72,306	69,931
At 31 December	於十二月三十一日	784,220	711,914

(ii) The fair values of financial assets and financial liabilities are determined as follows:

The fair values of financial assets with standard terms and conditions and traded on active liquid markets are determined with reference to quoted active bid prices and ask prices respectively; and the fair values of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices or rates from observable current market transactions as input.

(ii) 金融資產及金融負債 之公允值按以下方式 釐定:

8 **REVENUE**

Revenue represents the aggregate of the net amounts received and receivable from third parties, net of value-added tax in the PRC. Disaggregation of revenue from contracts with customers by major products or service lines is set out as follows:

收入 8

收入指從第三方已收及應收款項淨額的 總數(扣除中國增值稅)。按主要產品或 服務線將客戶合約的收入分別入賬如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue from contracts with customers within the scope of HKFRS 15	香港財務報告準則 第 15 號範圍內的 客戶合約的收入		
Disaggregated by timing of	按確認收入時間分別		
revenue recognition	入賬		
Point in time	於某一時點		
– Sales of properties	一物業銷售	37,946,206	38,726,390
– Sales of goods	一 出售貨品	30,125	33,008
– Others	一其他	160,841	98,159
Over time	於一段時間內		
 Income from hotel operations 	一 酒店經營收入	364,625	376,940
- Building management services income	一 樓宇管理服務收入	1,206,264	1,206,072
Revenue from other sources outside	香港財務報告準則		
the scope of HKFRS 15	第 15 號範圍外的		
555-ре 6. 1 1.6	其他來源的收入		
– Rental income	一租金收入	500,421	491,849
		40,208,482	40,932,418

Detailed segmentation of revenue from contracts with customers by timing of recognition, major products or service line and geographical markets is disclosed in note 50.

按確認時間、主要產品或服務線及地域市 場對客戶合約的收入之詳細劃分於附註 50披露。

31 December 2024 二零二四年十二月三十一日

8 REVENUE (Continued)

Transaction price allocated to the remaining performance obligation for contracts with customers

The transaction price allocated to the remaining performance obligations as at year end date regarding contracts for sales of properties and the expected timing of recognising relevant revenue are as follows:

8 收入(續)

分配至客戶合約剩餘履約責任 的交易價格

於年結日就物業銷售合約分配至剩餘履 約責任的交易價格以及確認相關收入的 預期時間如下:

		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
Amounts expected to be recognised as revenue: - Within one year - After one year	預期將確認為收入的 金額: — 一年內 — 一年後	36,502,102 13,136,367	31,373,197 17,095,609

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

本集團已將香港財務報告準則第15號第 121段中的可行權宜方法應用於其酒店營運、樓宇管理服務收入及出售貨品,因此, 上述資料未計入本集團於履行該等銷售 合約(原預期合約期限為一年或更短)剩 餘履約責任時將有權取得的酒店營運及 出售貨品所得收入的資料。



OTHER GAINS, NET

其他收入淨額

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Loss on disposal of investment properties Dividend income from financial assets at	出售投資物業的虧損 按公允值計入損益的	(18,869)	(2,592)
fair value through profit or loss	金融資產的股息收入	-	54
Exchange loss, net	匯兑虧損淨額	(164,427)	(168,258)
Forfeiture of deposits	沒收保證金	71,836	78,176
Government subsidy (Note)	政府補貼(附註)	20,361	20,484
Interest income from banks	銀行利息收入	401,660	410,033
Interest income from loans to associates	貸款予聯營公司產生的 利息收入	46,056	55,919
Interest income from loans to	貸款予合營企業產生的		
joint ventures	利息收入	166,811	206,437
Interest income from amounts due from non-controlling shareholders	應收附屬公司非控股 股東款項產生的		
of subsidiaries	利息收入	12,217	3,654
Compensation income	補償收入	26,233	_
Gain on derecognition of trade and	終止確認貿易及其他		
other payables	應付賬款的收益	74,660	_
Gain on lease termination	租賃終止的收益	865	141
Others	其他	33,767	59,869
		671,170	663,917

Note: All government subsidies received by the Group represent incentives provided to compensate for expenses or losses already incurred or as immediate financial support, with no future related costs and no association with the acquisition of assets. As at the reporting date, all conditions attached to the subsidies have been fully satisfied, and there are no unfulfilled obligations in respect of these subsidies.

附註: 本集團收到的所有政府補貼為補償已產生的 開支或虧損而提供的獎勵或作為即時財務支 持,不涉及未來相關成本且與資產收購無關。 於報告日期,與補貼相關的所有條件均已完全 達成,且該等補貼不存在未履行的義務。

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10 FINANCE COSTS

10 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
Finance costs on interest bearing borrowings Interest on lease liabilities Less: amounts capitalized	計息借貸融資成本 租賃負債利息 減:資本化款項	2,799,792 1,921 (1,218,342)	3,213,896 2,608 (1,623,142)
		1,583,371	1,593,362

Borrowing costs capitalisation during the year arose from specific borrowings.

年內資本化之借貸成本源自特定借貸。

The capitalisation rate of borrowings was 3.66% (2023: 4.07%) for the year ended 31 December 2024.

截至二零二四年十二月三十一日止年度,借貸資本化比率為3.66%(二零二三年:4.07%)。

11 DIRECTORS' EMOLUMENTS

Directors emoluments disclosed pursuant to Section 383(1) of the Hong Kong Companies Ordinance (Cap. 622) and Part 2 of the Companies (Disclosure of information about Benefits of Directors) Regulation (Cap. 622G) are as follows:

11 董事酬金

根據香港公司條例(第622章)第383(1) 條及公司(披露董事利益資料)規例(第 622G章)第二部披露的董事酬金如下:

			C	Other emolumen 其他酬金	ts	
		Fees 袍金 RMB'000 人民幣千元	Salaries and other benefits 薪金及 其他福利 RMB'000 人民幣千元	Bonuses 花紅 RMB'000 人民幣千元	Retirement benefit scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total emoluments 酬金總額 RMB'000 人民幣千元
		人民市干儿	人区市干儿	人民市干儿	人人员市下几	人民市下几
2024	二零二四年					
Executive Directors:	執行董事:					
Wan Yuqing (Chairman)	萬宇清(主席)	-	1,714	-	359	2,073
Hu Zaixin (Managing	胡在新(董事總經理)					
Director) (Appointed on	(於二零二四年					
14 March 2024)	三月十四日獲委任)	-	1,375	-	256	1,631
Ye Liwen (Resigned on	叶黎聞(於二零二四年					
30 September 2024)	九月三十日辭任)	-	600	-	194	794
Independent Non-executive Directors:	獨立非執行董事:					
Ip Chun Chung, Robert	葉振忠(於二零二四年					
(Resigned on 22 May 2024)	五月二十二日辭任)	132	_		_	132
Fung Chi Kin	馬志堅	337	_	_	_	337
Leung Sau Fan, Sylvia	梁秀芬	337	_	_	_	337
Wong Ka Lun	黃家倫	337	_	_	_	337
Ng Kim Lam (Appointed on	吳劍林(於二零二四年					
22 May 2024)	五月二十二日獲委任)	206	-	-	-	206
Non-executive Directors:	非執行董事:					
Chen Yuwen (Appointed on	陳育文(於二零二三年					
10 March 2023 and resigned	三月十日獲委任,					
on 21 February 2025)*	於二零二五年					
	二月二十一日辭任)*	-	-	-	-	-
Total	合計	1,349	3,689	_	809	5,847

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11 DIRECTORS' EMOLUMENTS (Continued)

11 董事酬金(續)

Other emoluments 其他酬金

				共他則亚		
					Retirement	
					benefit	
			Salaries and		scheme	Total
		Fees	other benefits	Bonuses	contributions	emoluments
			薪金及		退休福利	
		袍金	其他福利	花紅	計劃供款	酬金總額
		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
2023	二零二三年					
Executive Directors:	執行董事:					
Wan Yuqing (Chairman)	萬宇清(主席)	-	3,480	_	270	3,750
Wang Jian (Managing Director)	王健(董事總經理)					
(Resigned on 3 November 2023)	(於二零二三年					
	十一月三日辭任)	_	2,942	_	243	3,185
Ye Liwen (Resigned on	叶黎聞(於二零二四年					
30 September 2024)	九月三十日辭任)	-	2,892	-	268	3,160
Independent Non-executive	獨立非執行董事:					
Directors:						
Ip Chun Chung, Robert	葉振忠(於二零二四年					
(Resigned on 22 May 2024)	五月二十二日辭任)	330	-	-	-	330
Leung Sau Fan, Sylvia	梁秀芬	330	-	-	-	330
Wong Ka Lun	黃家倫	330	_	-	-	330
Fung Chi Kin	馮志堅	330	-	-	-	330
Non-executive Directors:	非執行董事:					
Chen Yuwen (Appointed on	陳育文(於二零二三年					
10 March 2023 and resigned	三月十日獲委任,					
on 21 February 2025)*	於二零二五年					
	二月二十一日辭任)*	-	-	-	-	-
Guo Jianquan (Resigned on	郭建全(於二零二三年					
10 March 2023)**	三月十日辭任)**		_	_	_	_
Total	合計	1,320	9,314	_	781	11,415
lotal	育 甙	1,320	9,314	_	/81	11,41

^{*} The emoluments to Chen Yuwen are borne by the ultimate holding company of the Group for the both years.

^{**} The emoluments to Guo Jianquan are borne by the ultimate holding company of the Group for the year ended 31 December 2023.

^{*} 於兩個年度內·陳育文的酬金由本集團最終控股公司承擔。

^{**} 截至二零二三年十二月三十一日止年度,郭建 全的酬金均由本集團最終控股公司承擔。

11 DIRECTORS' EMOLUMENTS (Continued)

Notes:

- In each of the two years ended 31 December 2024 and 2023, no emoluments were paid by the Group to the directors as an inducement to join or upon joining the Group or as a compensation for loss of office. None of the directors has waived any emoluments during each of the two years ended 31 December 2024 and 2023.
- During the year ended 31 December 2024 and 2023, there were, no loans, quasi-loans or other dealings in favour of directors of the Company, their controlled body corporates and their connected entities.

12 FIVE HIGHEST PAID INDIVIDUALS

Of the five individuals with the highest emoluments in the Group, none of them are directors (2023: one) of the Company whose emoluments are included in the disclosure in note 11 above. The aggregate of the emoluments in respect of the other five (2023: four) highest paid individuals are as follows:

11 董事酬金(續)

附註:

- 截至二零二四年及二零二三年十二月三十一日 小兩個年度各年,本集團概無向任何董事支付 酬金作為鼓勵加入或於加入本集團時的獎勵 或離職補償。於截至二零二四年及二零二三年 十二月三十一日止兩個年度各年,概無董事放 棄任何酬金。
- 截至二零二四年及二零二三年十二月三十一日 止年度,並無以本公司董事、董事控制的法團 及彼等的關連實體為受益人的貸款、準貸款或 其他交易。

12 五名最高薪酬人士

本集團五名最高薪酬人士中,並無(二零 二三年:一名)為本公司董事(其酬金載 於上文附註11)。其餘五名(二零二三年: 四名)最高薪酬人士的酬金總額如下:

		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
Salaries and other benefits Bonuses Retirement benefits scheme contributions	薪金及其他福利 花紅 退休福利計劃供款	5,494 5,876 1,357	3,784 8,524 995
		12,727	13,303

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12 FIVE HIGHEST PAID INDIVIDUALS (Continued)

The emoluments of the five (2023: four) highest paid individuals were within the following bands:

12 五名最高薪酬人士(續)

五名(二零二三年:四名)最高薪酬人士的酬金處於以下區間內:

		2024 二零二四年 Number of employee 僱員人數	2023 二零二三年 Number of employee 僱員人數
HK\$2,500,001 to HK\$3,000,000	2,500,001港元至		
HK\$3,000,001 to HK\$3,500,000	3,000,000港元 3,000,001港元至	5	-
1110,000,001 to 1110,000,000	3,500,000港元	_	_
HK\$3,500,001 to HK\$4,000,000	3,500,001港元至		
	4,000,000港元	-	4

13 PROFIT BEFORE INCOME TAX 13 除所得税開支前溢利 **EXPENSE**

Profit before income tax expense is arrived at after charging/(crediting):

除所得税開支前溢利已扣除/(計入):

		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
Staff costs – directors' emoluments (note 11) – other staff costs – other staff's retirement benefit scheme contributions	員工成本 一董事酬金(附註11) 一其他員工成本 一其他員工退休福利 計劃供款	5,847 998,625 259,696	11,415 1,097,339 268,849
		1,264,168	1,377,603
Depreciation of right-of-use assets Depreciation of property, plant and equipment	使用權資產之折舊 物業、廠房及設備之折舊	37,792 156,342	43,616 190,757
Total depreciation	折舊總額	194,134	234,373
Auditor's remuneration – audit fee – disbursements Cost of inventories recognised as expenses Loss on disposal of investment properties Loss on disposal of property, plant and equipment Impairment loss on other receivables Impairment loss on trade receivables Impairment loss on properties under development and held for sale Reversal of impairment loss on other receivables Reversal of impairment loss on trade receivables Reversal of impairment loss on properties under development and held for sale Short term leases expenses Low value leases expenses Property rental income and building management services income, net of direct expenses of RMB546,926,000 (2023: RMB539,083,000)	核一一確出出 其應發減其 應 發 短低物 數審計付開資業 收易及損 值值 整	7,330 600 32,025,074 18,869 25,916 46,744 49,070 707,612 (1,733) (9,023) (136,336) 17,978 374	8,100 600 30,998,836 2,592 20,654 70,292 11,126 101,289 (3,865) (5,974) (276,308) 25,966 547
	539,083,000元)	(1,159,759)	(1,158,838)

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14 INCOME TAX EXPENSE

14 所得税開支

		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
Hong Kong Profits Tax – Current taxation – (Over)/under provision in prior years	香港利得税 一即期税項 一過往年度(超額撥備)/ 撥備不足	20,600	18,890 9
		20,595	18,899
PRC Enterprise Income Tax – Current taxation – Under/(over) provision in prior years	中國企業所得税 一即期税項 一過往年度撥備不足/	1,088,210	1,157,693
	(超額撥備)	74,943	(8,501)
		1,163,153	1,149,192
Overseas Taxation – Current taxation – Under provision in prior years	海外税項 一即期税項 一過往年度撥備不足	20,105 -	688 995
		20,105	1,683
PRC Withholding Income Tax PRC Land Appreciation Tax ("LAT")	中國預扣所得税 中國土地增值税	3,086	-
	(「土地增值税」)	951,868	1,239,293
Deferred taxation	遞延税項	2,158,807 (12,984)	2,409,067 (8,878)
		2,145,823	2,400,189

14 INCOME TAX EXPENSE (Continued)

Hong Kong Profits Tax is calculated at 16.5% (2023: 16.5%) based on the estimated assessable profit for the year, except for one subsidiary of the Group which is a qualifying corporation under the two-tiered Profits Tax rates regime. For that subsidiary, the first HK\$2 million of assessable profits are taxed at 8.25% and the remaining assessable profits are taxed at 16.5%.

The provision for Hong Kong Profits Tax for 2024 is taken into account a reduction granted by the Hong Kong SAR Government of 100% of the tax payable for the year of assessment 2023-2024 subject to a maximum reduction of HK\$3.000 for each business (2023: a maximum reduction of HK\$6,000 was granted of 100% of the tax payable for the year of assessment 2022-2023 and was taken into account in calculating the provision for 2023).

The PRC Enterprise Income Tax is calculated at 25% (2023: 25%) based on the estimated assessable profit for the year.

Taxation for other overseas operations (including the United Kingdom and Macau) is calculated at the local prevailing rates.

Under the PRC EIT law, dividends received by foreign investors from investment in foreign-invested enterprises in respect of their profits earned since 1 January 2008 are subject to withholding tax of 5% to 10% unless reduced by treaty.

Certain PRC subsidiaries are also subject to LAT which is levied at progressive rates ranging from 30% to 60% on the appreciation of properties, being the proceeds from sales of properties less deductible expenditure including costs of land use rights and development and construction.

Details of deferred taxation are set out in note 40.

14 所得税開支(續)

香港利得税乃就本年度估計應課税溢利 按税率16.5%(二零二三年:16.5%)計 算,惟本集團一附屬公司在利得税兩級制 下為合資格公司則除外。該附屬公司應課 税溢利的首2,000,000港元按税率8.25% 計算,餘下的應課税溢利則按税率16.5% 計算。

二零二四年的香港利得税機備已計及香 港特區政府就二零二三年至二零二四年 應課税年度應繳税項的100%減免(每 間公司最高減免額為3.000港元)(二零 二三年: 二零二二年至二零二三年應課税 年度應繳税項的100%減免,最高減免額 為6.000港元,已於計算二零二三年撥備 時計算)。

中國企業所得税乃根據本年度估計應課 税溢利按税率25% (二零二三年:25%)計 算。

其他境外業務(包括英國及澳門)的税收 乃按當地現行税率計算。

根據中國企業所得税法,除非按税收協定 減免,否則境外投資者由二零零八年一月 一日起從其投資於外國投資企業獲取之 溢利所得之股息須繳納5%至10%之預扣 税。

若干中國附屬公司亦須繳交土地增值税, 此税項乃就物業升值部分(即出售物業所 得款項減可扣減開支,包括土地使用權成 本和開發及建築成本)按介乎30%至60% 之累進税率徵收。

遞延税項詳情載於附註40。

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14 INCOME TAX EXPENSE (Continued)

The income tax expense for the year can be reconciled to the profit before income tax expense in the consolidated statement of profit or loss as follows:

14 所得税開支(續)

年內所得税開支與綜合損益表中除所得 税開支前溢利對賬如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit before income tax expense	除所得税開支前溢利	2,241,637	4,032,097
Tax at PRC statutory tax rate of 25% (2023: 25%)	按中國法定税率25% (二零二三年:25%)		
Tax effect of share of results of associates	計算的税項 分佔聯營公司業績的 税務影響	560,409	1,008,024 17,685
Tax effect of share of results of joint ventures	分佔合營企業業績的 税務影響	(17,542)	5,282
Tax effect of expenses not deductible for tax purpose	不可作税務扣減開支的 税務影響	185,779	110,999
Tax effect of income not taxable for tax purpose	毋須課税收入的税務影響 + 來認稅 亞 転提 也	(153,366)	(243,833)
Tax effect of tax losses not recognised Tax effect of utilisation of tax losses	未確認税項虧損的 税務影響 動用之前未確認税項虧損	837,343	594,944
previously not recognised Effect of different tax rates of subsidiaries operating in other jurisdictions	的税務影響 於其他司法權區經營的 附屬公司的不同税率	(125,976)	(107,697)
Effect of LAT deductible for calculation	的影響 計算所得税可扣減土地	(7,364)	20,651
of income tax purpose LAT	增值税的影響 土地增值税	(237,967) 951,868	(309,823) 1,239,293
PRC Withholding Income Tax Statutory tax concession	中國預扣所得稅法定稅務寬免	3,086 (152)	– (154)
Under/(over) provision in prior years Others	過往年度撥備不足/ (超額撥備) 其他	74,938 104,638	(7,497) 72,315
Income tax expense	所得税開支	2,145,823	2,400,189

15 EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to the ordinary equity holders of the Company for the year is based on the following data:

15 每股盈利

於本年度,本公司普通股權益股東應佔每 股基本及攤薄盈利乃根據下列數據計算:

		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
Earnings: Profit for the year attributable to	盈利: 本公司擁有人應佔年內		
owners of the Company	溢利	182,867	1,444,626
		2024 二零二四年	2023 二零二三年
Number of shares: Weighted average number of ordinary shares in issue for the purposes of basic earnings per share	股份數目: 每股基本盈利之已發行 普通股加權平均數	3,821,183,118	3,821,183,118
Basic and diluted earnings per share (RMB cents per share)	每股基本及攤薄盈利 (每股人民幣分)	4.79	37.81

There were no potential shares in existence as at 31 December 2024.

At 31 December 2023, the outstanding share options (see note 38) were excluded from the diluted weighted average number of ordinary shares calculation because the exercise price of these options was higher than the average market price for shares for 2023. The average market value of the Company's shares for the purpose of calculating the dilutive effect of share options was based on quoted market prices for the period during which the options were outstanding.

Based on the above, diluted earnings per share for the years ended 31 December 2023 and 2024 were the same as the basic earnings per share.

截至二零二四年十二月三十一日,並無存 在潛在股份。

於二零二三年十二月三十一日,由於該等 尚未行使購股權的行使價高於股份於二 零二三年的平均市場價,故計算普通股攤 薄加權平均數時並不包括該等購股權(見 附註38)。用於計算購股權攤薄效應的本 公司股份之平均市值乃基於購股權尚未 行使期間的市場報價。

基於上述,截至二零二三年及二零二四年 十二月三十一日止年度的每股攤薄盈利 與每股基本盈利相同。

31 December 2024 二零二四年十二月三十一日

16 INVESTMENT PROPERTIES

16 投資物業

		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
Level 3 fair value measurement	第三級公允值計量		
	第二級ムル頃前里 年初	0.047.450	0 / / / 020
At beginning of the year		8,917,152	9,666,939
Transfer from property, plant and	轉自物業、廠房及設備		
equipment (note 17)	(附註17)	-	668
Transfer to properties held for sale	轉到持作出售物業	(34,871)	(492,267)
Increase in fair value recognised in equity	於權益中確認的公允值		
	增加	_	7,432
Change in fair value recognised in	於損益中確認的公允值		•
profit or loss	變動	(66,691)	(250,160)
Disposals	出售	(141,718)	(18,649)
Exchange adjustments	正 · · · · · · · · · · · · · · · · · · ·	2,880	3,189
Exchange adjustments	<u>件</u> 万 卿 正	2,000	3,107
At end of the year	年末	8,676,752	8,917,152

16 INVESTMENT PROPERTIES (Continued)

All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are measured using the fair value model and are classified and accounted for as investment properties.

The fair values of the Group's investment properties at 31 December 2024 and 2023 were arrived at on the basis of a valuation carried out on that date by A A Property Services Limited, an independent professional surveyor and property valuer not connected with the Group. A A Property Services Limited is a member of the Hong Kong Institute of Surveyors, and has appropriate qualifications and experiences in the valuation of properties in the relevant locations. The valuation were determined either on the basis of capitalisation of rental income derived from existing tenancies or by reference to comparable sales transactions as available in the relevant market. The Group's property manager and the chief financial officer have discussions with the valuer on the valuation assumptions and valuation results twice a year when the valuation is performed for interim and annual financial reporting.

16 投資物業(續)

本集團所有根據經營租賃持有以賺取租 金或作資本增值用途的物業權益,均使用 公允值模式計量,並分類入賬列作投資物 業。

本集團的投資物業於二零二四年及二零 二三年十二月三十一日的公允值乃經獨 立專業測量師兼物業估值師環亞物業顧 問有限公司(與本集團概無關連)按於該 日的估值釐定。環亞物業顧問有限公司乃 香港測量師學會會員,具有合適資格及對 有關地點物業進行估值的經驗。該估值乃 按源自現有和賃的租金收入的資本化基 準或經參考於有關市場可用的可資比較 銷售交易而釐定。本集團物業管理人及首 席財務官已於每年兩次估值時與估值師 討論估值假設及估值結果,以便呈列中期 及年度財務報告。

31 December 2024 二零二四年十二月三十一日

16 INVESTMENT PROPERTIES (Continued)

The fair value of the Group's investment properties measured at the end of the reporting period is categorised as Level 3 of fair value hierarchy as defined in HKFRS 13.

The carrying amounts of investment properties comprises:

16 投資物業(續)

於報告期末計量的本集團投資物業的公允值被分類為香港財務報告準則第**13**號 所界定的公允值層級第三級。

投資物業的賬面值包括:

		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
Ownership interests in leasehold investment property, carried at fair value, located at: - long-term leases in Hong Kong - medium-term (10–50 years) land use rights in the PRC	位於以下地點的租賃投資物業所有權權益,按公允值列賬: 一於香港的長期租約一於中國的中期(10至50年)土地使用權	122,760 8,553,992	141,960 8,775,192
g .		8,676,752	8,917,152

16 INVESTMENT PROPERTIES (Continued)

16 投資物業(續)

Information about Level 3 fair value measurements

有關第三級公允值計量的資料

incasar cinci	103				
	Fair value as at 31 December 2024 於二零二四年	Valuation techniques*	Significant unobservable inputs	Range or weighted average	Relationship of unobservable inputs to fair value
	十二月三十一日的 公允值 RMB'000 人民幣千元	估值技術*	重大不可觀察輸入數據	範圍或加權平均	不可觀察輸入數據與公允值的關係
Completed properties in Hong Kong 於香港的竣工物業	122,760 (2023: 141,960) 122,760 (二零二三年: 141,960)	Direct comparison 直接比較	Transaction price (RMB/square feet) 交易價格 (人民幣元/ 平方英呎)	RMB19,864 (2023: RMB22,971) 人民幣19,864元 (二零二三年: 人民幣22,971元)	The higher the transaction price, the higher the fair value 交易價格越高·公允值越高
Completed properties in the PRC 於中國的竣工物業	8,163,992 (2023: 8,385,192) 8,163,992 (二零二三年: 8,385,192)	Direct comparison 直接比較	Transaction price (RMB/square meter) 交易價格 (人民幣元/ 平方英呎)	RMB258-RMB71,124 (2023: RMB262- RMB71,124) 人民幣258元至 人民幣71,124元 (二零二三年: 人民幣262元至 人民幣71,124元)	The higher the transaction price, the higher the fair value 交易價格越高·公允值越高
Completed properties in the PRC 於中國的竣工物業	390,000 (2023: 390,000) 390,000 (二零二三年: 390,000)	Income approach 收入法	Capitalisation rate 資本化比率	7.0% to 8.0% (2023: 7.0% to 8.5%) 7.0%至8.0% (二零二三年: 7.0%至 8.5%)	The higher the capitalisation rate, the lower the fair value 資本化比率越高,公允值越低
Total 合計	8,676,752 (2023: 8,917,152) 8,676,752 (二零二三年: 8,917,152)				

- Fair value of completed properties is generally derived using the direct comparison approach unless reliable market information is not available for certain properties due to their locations or specialised function uses.
- 竣工物業的公允值通常使用直接比較法得出(由 於位置或特定功能用途而缺乏可靠市場資料的 若干物業除外)。

Fair value adjustment of investment properties is recognised in the line item "decrease in fair value of investment properties" on the face of the consolidated statement of profit or loss.

投資物業的公允值調整乃於綜合損益表 內「投資物業的公允值減少 | 項目確認。

There were no transfers into or out of Level 3 during the year.

於年內第三級並無任何轉入或轉出。

31 December 2024 二零二四年十二月三十一日

17 PROPERTY, PLANT AND EQUIPMENT

17 物業、廠房及設備

		Hotel properties	Buildings	Furniture, fixtures and equipment 像風、裝置及	Motor vehicles	Plant and equipment	Construction in progress	Total
		酒店物業 RMB'000 人民幣千元	樓宇 RMB'000 人民幣千元	<mark>設備</mark> RMB'000 人民幣千元	汽車 RMB'000 人民幣千元	廠房及設備 RMB'000 人民幣千元	<mark>在建工程</mark> RMB'000 人民幣千元	<mark>合計</mark> RMB'000 人民幣千元
Cost or valuation: At 1 January 2023	成本或估值: 於二零二三年一月一日	2,654,400	786,051	382,989	73,394	242,271	890	4,139,995
Additions	添置	2,034,400	3,278	14,206	4,480	5,219	2,039	29,222
Elimination of accumulated depreciation	對銷累計折舊	(113,912)	-	-	-	-		(113,912)
Disposals	出售		(16,570)	(11,967)	(13,614)	(1,324)	(2,395)	(45,870)
Disposals of subsidiaries (note 52)	出售附屬公司(附註52)	-	-	(23)	-	-	-	(23)
Transfer from properties held for sale	轉自持作出售物業	-	62,392	-	-	-	-	62,392
Transfer to properties held for sale	轉到持作出售物業	-	(13,881)	-	-	-	-	(13,881)
Transfer to investment	轉到投資物業(附註16)		(0.704)					(0.704)
properties (note 16)	重估盈餘	- 199,412	(2,724)	-	-	-	-	(2,724) 199,412
Surplus arising on revaluation Exchange adjustments	里 D 盆 际	177,412	860	914	198	_	_	1,972
Exchange adjustments	些儿刚走		000	714	170			1,772
At 31 December 2023 and	於二零二三年十二月							
1 January 2024	三十一日及二零二四年 一月一日	2,739,900	819,406	386,119	64,458	246,166	534	4,256,583
Additions	添置	2,737,700	3,375	11,488	904	294	1,664	17,725
Elimination of accumulated depreciation	對銷累計折舊	(95,504)	-	-	-		-	(95,504)
Disposals	出售	-	(9,838)	(28,011)	(9,380)	(2,384)	(1,468)	(51,081)
Surplus arising on revaluation	重估盈餘	77,230	-	-	_	-	_	77,230
Exchange adjustments	匯兑調整		860	937	197	-		1,994
At 31 December 2024	於二零二四年十二月							
	三十一日	2,721,626	813,803	370,533	56,179	244,076	730	4,206,947
Accumulated depreciation:	累計折舊:							
At 1 January 2023	於二零二三年一月一日	-	192,681	266,348	59,828	209,307	-	728,164
Charge for the year	年度扣除	113,912	28,910	38,122	3,911	5,902	-	190,757
Disposals Disposals of subsidiaries (note 52)	出售 出售附屬公司(附註52)	_	(1,867)	(9,553)	(12,530)	(1,266)	-	(25,216)
Disposals of subsidiaries (note 52) Transfer to properties held for sale	轉到持作出售物業	_	(1,672)	(21)	_	_	_	(21) (1,672)
Transfer to investment properties (note 16)	轉到投資物業(附註16)	_	(2,056)	_	_	_	_	(2,056)
Elimination on revaluation	重估時對銷	(113,912)	(2,000)	_	_	_	_	(113,912)
Exchange adjustments	匯		332	467	191	-	_	990
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及二零二四年							
-	一月一日	-	216,328	295,363	51,400	213,943	_	777,034
Charge for the year	年度扣除	95,504	25,243	28,583	2,816	4,196	-	156,342
Disposals	出售	-	(4,290)	(11,770)	(9,080)	(25)	-	(25,165)
Elimination on revaluation	重估時對銷	(95,504)	-	-	-	-	-	(95,504)
Exchange adjustments	匯兑調整	-	349	756	194		-	1,299
At 31 December 2024	於二零二四年							
	// 十二月三十一日	-	237,630	312,932	45,330	218,114	-	814,006
Carrying amounts:	賬面值:							
At 31 December 2024	於二零二四年							
Y	十二月三十一日	2,721,626	576,173	57,601	10,849	25,962	730	3,392,941
At 31 December 2023	於二零二三年 十二月三十一日	2,739,900	603,078	90,756	13,058	32,223	534	3,479,549

17 PROPERTY, PLANT AND **EQUIPMENT** (Continued)

The above items of property, plant and equipment are depreciated using the straight-line basis at the following rates per annum:

2% Hotel properties

Leasehold land over the lease term

2%-18% Buildings Furniture, fixtures and 20%

equipment

Motor vehicles 20% Plant and machinery 5%-23%

17 物業、廠房及設備(續)

上述物業、廠房及設備項目均按直線法折 舊,有關折舊年率如下:

酒店物業 2% 租賃土地 按租約年期 樓宇 2%至18%

傢 係 、 裝 置 及 設 備 20%

汽車 20%

廠房及機器 5%至23%

2024

2023

3,342,978

二零二四年 二零二三年 **RMB'000** RMB'000 人民幣千元 人民幣千元 於以下地點按以下方式 持有的酒店物業及樓宇 的賬面值: 一 於香港的長期租約 23,362 23,642 一於中國的中期(10至 50年)土地使用權 3,274,437 3,319,336

The carrying amounts of hotel properties and building located at:

- long-term leases in Hong Kong
- medium-term (10-50 years) land use rights in the PRC

The fair value of the Group's hotel properties at 31 December 2024 and 2023 was arrived at on the basis of a valuation carried out on that date by A A Property Services Limited, an independent professional surveyor and property valuer not connected with the Group. A A Property Services Limited is a member of the Hong Kong Institute of Surveyors, and has appropriate qualifications and experiences in the valuation of properties in the relevant locations. The valuation were determined by either discounting the construction cost with reference to the remaining useful life or arrived by the income approach, whereby the income derived from the hotel operations with regard to past trading accounts are capitalised at an appropriate rate of return to arrive at the value of the property interests with due allowance for outgoings and expenses. The Group's property manager and the chief financial officer have discussions with the valuer on the valuation assumptions and valuation results twice a year when the valuation is performed for interim and annual financial reporting.

本集團酒店物業於二零二四年及二零 二三年十二月三十一日的公允值乃經獨 立專業測量師兼物業估值師環亞物業顧 問有限公司(與本集團概無關連)按於該 日的估值釐定。環亞物業顧問有限公司乃 香港測量師學會會員,具有合適資格及對 有關地點物業進行估值的經驗。該估值乃 參考可使用年期通過折現建築成本或採 用收入法釐定,即按適當回報率將過往交 易賬目記錄的酒店業務收入資本化,以得 出物業權益的價值,並就相關開支及費用 作出適當撥備。本集團物業管理人及首席 財務官已於每年兩次估值時與估值師討 論估值假設及估值結果,以便呈列中期及 年度財務報告。

3,297,799

31 December 2024 二零二四年十二月三十一日

17 PROPERTY, PLANT AND EQUIPMENT (Continued)

The fair value of the Group's hotel properties measured at the end of the reporting period is categorised as Level 3 of fair value hierarchy as defined in HKFRS 13.

17 物業、廠房及設備(續)

於報告期末計量的本集團酒店物業的公允值被分類為香港財務報告準則第**13**號 所界定的公允值層級第三級。

	Fair value as at 31 December 2024 於二零二四年 十二月三十一日的	Valuation techniques	Significant unobservable inputs	Range or weighted average	Relationship of unobservable inputs to fair value
	公允值 RMB'000 人民幣千元	估值技術	重大不可觀察輸入數據	範圍或加權平均	不可觀察輸入數據與公允值的關係
Hotel properties in Beijing, the PRC 於中國北京的酒店物業	334,000 (2023: 342,000) 334,000 (二零二三年: 342,000)	Income approach 收入法	Capitalisation rate 資本化比率 Estimated profits from operations (RMB/square metre) 估計經營溢利	8% (2023: 8%) 8% (二零二三年: 8%) RMB2,089 (2023: RMB2,122) 人民幣2,089元 (二零二三年:	The higher the capitalisation rate, the lower the fair value 資本化比率越高·公允值越低 The higher the estimated profits, the higher the fair value 估計溢利越高·公允值越高
Hotel properties in Wuhan, Shunde, Shanghai, Liuzhou, Huzhou, the PRC 於中國武漢、順德、上海、 柳州、湖州的酒店物業	2,387,626 (2023: 2,397,900) 2,387,626 (二零三三年: 2,397,900)	Cost approach 成本法	(人民幣元/平方米) Adjustment to construction cost, with reference to the remaining useful life 建築成本調整·參考餘下 使用年期	人民幣2,122元) 11.9%-53.3% (2023: 14.5%-48.7%) 11.9%至53.3% (二零二三年:	The higher the discount rate, the lower the fair value 折現率越高·公允值越低
			Construction cost per square meter 每平方米建築成本	RMB6,900-RMB17,800 (2023: RMB7,080- RMB18,850) 人民幣6,900元至 人民幣17,800元 (二零二三年: 人民幣7,080元至 人民幣18,850元)	The higher the construction cost, the higher the fair value 建築成本越高·公允值越高
Total 合計	2,721,626 (2023: 2,739,900) 2,721,626 (二零二三年: 2,739,900)				

Surplus on revaluation of properties held for own use are recognised in consolidated statement of comprehensive income in "Surplus arising on revaluation of properties".

There were no transfers into or out of Level 3 during the year.

持作自用物業的重估盈餘於綜合全面收 益表的「物業重估盈餘」確認。

於年內第三級並無任何轉入或轉出。

18 RIGHT-OF-USE ASSETS AND LEASE LIABILITIES

Nature of leasing activities (in the capacity as lessee)

The Group leased a number of office premises in the jurisdiction from which it operates, including in the PRC and Hong Kong. The periodic rent of office premises is fixed over the lease term. These leases typically run for an initial period of 10 to 50 years.

The Group also holds several buildings for its hotel business, where its hotel business are primarily located. The Group is the registered owner of these property interests, including the whole or part of undivided share in the underlying land. Lump sum payments were made upfront to acquire these property interests from their previous registered owners, and there are no ongoing payments to be made under the terms of the land lease, other than payments based on rateable values set by the relevant government authorities. These payments vary from time to time and payable to the relevant government authorities.

The values in the table below reflect the current proportions of lease payments that are fixed.

18 使用權資產及租賃負債

租賃活動的性質(以承租人的 身份)

本集團於其運營所在司法權區(包括中國 及香港)租用多處辦公場所。辦公場所的 定期租金於租期內固定不變。該等租約的 初始期限通常為10至50年。

本集團亦持有若干樓字以供其酒店業務 使用,該等樓宇為其酒店業務主要所在地。 本集團為該等物業權益(包括相關土地的 全部或部分不可分割份額)的登記擁有人。 本集團已就自其先前登記擁有人收購該 等物業權益支付一筆付款,而根據土地租 賃的條款,毋須持續作出付款,惟根據相 關政府機構設定的應納税項的付款除外。 該等付款不時變動,並應支付予相關政府 機構。

下表中數值反映了當前固定的租賃付款 比例。

		Number of lease contracts 租賃合約數目	Fixed monthly payments 固定月付款 RMB'000 人民幣千元
31 December 2024 Property leases with fixed payments	二零二四年十二月三十一日 固定付款的物業租賃	9	1,356
31 December 2023 Property leases with fixed payments	二零二三年十二月三十一日 固定付款的物業租賃	20	2,417

31 December 2024 二零二四年十二月三十一日

18 RIGHT-OF-USE ASSETS AND LEASE LIABILITIES (Continued)

18 使用權資產及租賃負債(續)

Right-of-use assets

|--|

Night-of-use assets		区 川 惟 貝 庄		
		Leasehold	Leased	
		land	properties	Total
		租賃土地	租賃物業	合計
		RMB'000	RMB'000	RMB'000
		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	538,973	58,695	597,668
Depreciation provided	年內折舊撥備			
during the year		(19,116)	(24,500)	(43,616)
Lease termination	租賃終止	_	(2,553)	(2,553)
Additions of right-of-use assets	添置使用權資產	_	28,749	28,749
Exchange adjustments	匯兑調整	2,597	56	2,653
At 31 December 2023 and	於二零二三年			
1 January 2024	十二月三十一日			
1 Junuary 2024	及二零二四年			
	一月一日	522,454	60,447	582,901
Depreciation provided during	年內折舊撥備	022, 10 1	00,117	00=,70:
the year	1 1 3 3 1 1 3 2 11 3	(19,226)	(18,566)	(37,792)
Lease termination	租賃終止		(28,550)	(28,550)
Additions of right-of-use assets	添置使用權資產	_	11,298	11,298
Exchange adjustments	匯兑調整	2,515	67	2,582
	* - * - * - *			
At 31 December 2024	於二零二四年	FOF 3 (2)	04.404	F00 400
	十二月三十一日	505,743	24,696	530,439

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

對於本集團可合理確定在租賃期結束時 取得相關租賃資產所有權的使用權資產, 自開始日期至可使用年期結束的期間內 折舊。否則,使用權資產應按估計可使用 年期及租賃期兩者中的較短者以直線法 折舊。

18 RIGHT-OF-USE ASSETS AND LEASE LIABILITIES (Continued)

18 使用權資產及租賃負債(續)

Right-of-use assets (Continued)

The analysis of the net book value of right-of-use assets by class of underlying asset is as follows:

使用權資產(續)

按相關資產類別劃分的使用權資產賬面 淨值分析如下:

		31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Ownership interests in leasehold land carried at depreciated cost with remaining lease term of: – Between 10 and 50 years	剩餘租期處於以下範圍的 租賃土地所有權權益, 以折舊成本列賬: — 10至50年	505,743	522,454
Other properties leased for own use carried at depreciated cost with remaining lease term of: – Less than 10 years	剩餘租期處於以下範圍的 租作自用的其他物業, 以折舊成本列賬: 一10年以內	24,696	60,447

Lease liabilities

租賃負債

		31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Lease liabilities – Current (included in other payables) (note 33) – Non-current	租賃負債 一流動(計入其他應付 賬款)(附註33) 一非流動	13,739 11,499 25,238	25,157 38,341 63,498

31 December 2024 二零二四年十二月三十一日

18 RIGHT-OF-USE ASSETS AND LEASE 18 使用權資產及租賃負債(續) LIABILITIES (Continued)

Lease liabilities (Continued)

租賃負債(續)

		RMB'000
		人民幣千元
At 1 January 2023	於二零二三年一月一日	60,475
Additions during the year	年內添置	28,749
Interest charged to profit or loss	扣除自損益的利息	2,608
Payment during the year	年內付款	(25,705)
Lease termination	租賃終止	(2,694)
Exchange adjustments	匯兑調整	65
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及	
	二零二四年一月一日	63,498
Additions during the year	年內添置	11,298
Interest charged to profit or loss	扣除自損益的利息	1,921
Payment during the year	年內付款	(22,132)
Lease termination	租賃終止	(29,415)
Exchange adjustments	匯兑調整	68
At 31 December 2024	於二零二四年十二月三十一日	25,238

The following table shows the remaining contractual maturities of the Group's lease liabilities at the end of the current and previous reporting periods:

下表載列本報告期間及過往報告期間結 束時本集團的租賃負債餘下合約到期情 況:

		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 After 1 year but within 2 years After 2 years but within 5 years	一年內 一年後但兩年內 兩年後但五年內	13,739 11,088 411	25,157 18,953 19,388
		25,238	63,498

18 RIGHT-OF-USE ASSETS AND LEASE 18 使用權資產及租賃負債(續) LIABILITIES (Continued)

Lease liabilities (Continued)

和 賃 負 債 (續)

Ecase habilities (Continued)		人 []	
		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
Short-term leases expenses	短期租賃開支	17,978	25,966
Low-value leases expenses	低價值租賃開支	374	547
Total cash outflow for lease	租賃現金流出總額	40,484	52,218

19 INTERESTS IN ASSOCIATES

19 於聯營公司的權益

	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
根據權益法計算於聯營 公司的投資	2,765,516	2,258,535
	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
應收聯營公司款項: — 不計息 — 固定利率8%	600,131 19,754	609,477 148,800
	公司的投資 應收聯營公司款項: 一 不計息	二零二四年 RMB'000 人民幣千元 根據權益法計算於聯營 公司的投資 2,765,516 2024 二零二四年 RMB'000 人民幣千元 應收聯營公司款項: 一不計息 600,131

31 December 2024 二零二四年十二月三十一日

19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts due to associates: – Interest-free – Fixed rate of 3%	應付聯營公司款項: 不計息 固定利率3%	1,689,342 72,000	1,110,739 –
		1,761,342	1,110,739

The amounts are unsecured and recoverable/repayable on demand or within one year.

The amounts due from associates relate to a number of associates that have a good track record with the Group. Based on past experience, management believes that ECL allowance is immaterial in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

有關款項為無抵押及可收回/須按要求償還或於一年內償還。

應收聯營公司款項涉及於本集團擁有良好記錄的若干聯營公司。根據過往經驗,管理層認為就該等結餘作出預期信貸虧損撥備並不重大,原因是信貸質量並無重大變動,而結餘仍被視為可悉數收回。



19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

Details of the Group's principal associates as at 31 December 2024 and 2023 are as follows:

於二零二四年及二零二三年十二月三十一 日,本集團的主要聯營公司詳情如下:

Proportion of ownership interest by the Group 本集團擁有權權益比例

Name of associates 聯營公司名稱	Place of establishment and business 成立及營運地點	2024 二零二四年	2023 二零二三年	Principal activities 主營業務
南寧市柳沙房地產開發有限公司 (「南寧柳沙房地產」)	PRC 中國	30%	30%	Property development 物業開發
濟南世茂新紀元置業有限公司 (「濟南世茂」)	PRC 中國	25%	25%	Property development 物業開發
威海國興置業有限公司 (「威海國興」)	PRC 中國	30%	30%	Property development 物業開發
濰坊市中南錦悦房地產開發有限公司 (「濰坊中南錦悦」)	PRC 中國	30%	30%	Property development 物業開發
蘇州宏景置業有限公司 (「蘇州宏景」)	PRC 中國	40%	40%	Property development 物業開發
蘇州滸茂置業有限公司 (「蘇州滸茂」)	PRC 中國	45%	45%	Property development 物業開發
蘇州金悦璨房地產開發有限公司 (「蘇州金悦」)	PRC 中國	20.4%	20.4%	Property development 物業開發
上海融文置業有限公司 (「上海融文」)	PRC 中國	32%	32%	Property development 物業開發
太倉眾發置業有限公司 (「太倉眾發」)	PRC 中國	41%	41%	Property development 物業開發
廣州中建瓏悦台置業有限公司 (「廣州中建」)	PRC 中國`	40%	40%	Property development 物業開發

31 December 2024 二零二四年十二月三十一日

19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

Proportion of ownership interest by the Group 本集團擁有權權益比例

Name of associates 聯營公司名稱	Place of establishment and business 成立及營運地點	2024 二零二四年	2023 二零二三年	Principal activities 主營業務
寧波市美慶房地產發展有限公司 (「寧波美慶」)	PRC 中國	49%	49%	Property development 物業開發
蘇州萬澄保豐房地產有限公司 (「蘇州萬澄」)	PRC 中國	49%	49%	Property development 物業開發
廣州市隽康房地產開發有限公司 (「廣州隽康」)	PRC 中國	37.5%	37.5%	Property development 物業開發
杭州利欣企業管理有限公司 (「杭州利欣」)	PRC 中國	30%	30% (Note ii) (附註ii)	Provision of management services 提供管理服務
蘇州金保悦房地產開發有限公司 (「蘇州金保悦」)	PRC 中國	40% (Note iii) (附註iii)	-	Property development 物業開發
上海盛茗悦房地產開發有限公司 (「上海盛茗悦」)	PRC 中國	49% (Note iv) (附註iv)	-	Property development 物業開發
濟南利坤置業有限公司 (「濟南利坤」)	PRC 中國	30% (Note v) (附註v)	-	Property development 物業開發

Note:

- (i) The above table only lists the associates of the Group which, in the opinion of the directors, principally affected the results, assets or liabilities of the Group. To give details of other associates would, in the opinion of the directors, result in particulars of excessive length.
- (ii) On 7 September 2023, the Group made a cash capital contribution of RMB520,292,000, representing 30% of the total capital contribution in 杭州利欣, an independent unlisted third party established in the PRC. 杭州利欣 is principally engaged in management services.

附註:

- 上表僅列出董事認為對本集團業績、資產或負 債構成主要影響的聯營公司。董事認為倘提供 其他聯營公司的詳情,將導致篇幅過於冗長。
- (ii) 於二零二三年九月七日·本集團向杭州利欣(一間於中國成立的非上市獨立第三方)作出人民幣520,292,000元的現金出資·佔於杭州利欣的出資總額的30%。杭州利欣主要從事管理服務。

19 INTERESTS IN ASSOCIATES (Continued)

Note: (Continued)

- On 28 January 2024, the Group made a cash capital contribution of RMB600,000,000, representing 40% of the total capital contribution in 蘇州金保悦, an independent unlisted third party established in the PRC. 蘇州金保悦 is principally engaged in property development.
- On 1 February 2024 and 27 November 2024, the Group made a capital contribution by land use rights of RMB61,571,000 and a cash capital contribution of RMB28,420,000 respectively, representing 49% of the total capital contribution in 上海盛茗 悦, an independent unlisted third party established in the PRC. 上海盛茗悦 is principally engaged in property development.
- On 27 September 2024, the Group entered into an agreement with two independent third parties in relation to the sale of its 70% equity interest in 濟南利坤. The transaction was completed on 5 December 2024. After the transaction, 濟南 利坤 has ceased to be a subsidiary of the Group but remains as an associate of the Group as the Group holds 30% of the issued share capital of 濟南利坤.

Summarised financial information of material associates

Summarised financial information in respect of the Group's material associates are set out below:

蘇州金保悦

19 於聯營公司的權益(續)

附註:(續)

- 於二零二四年一月二十八日,本集團向蘇州金 保悦(一間於中國成立的非上市獨立第三方) 作出人民幣600.000.000元的現金出資,佔於蘇 州金保悦的出資總額的40%。蘇州金保悦主要 從事物業開發。
- (iv) 於二零二四年二月一日及二零二四年十一月 二十七日,本集團向上海盛茗悦(一間於中國 成立的非上市獨立第三方)分別作出人民幣 61,571,000元(以土地使用權)及現金人民幣 28,420,000元的出資,佔於上海盛茗悦的出資 總額的49%。上海盛茗悦主要從事物業開發。
- 於二零二四年九月二十七日,本集團就出售其 (v) 於濟南利坤的70%股權與兩名獨立第三方訂立 協議。該交易已於二零二四年十二月五日完成。 於該交易後,濟南利坤不再為本集團之附屬公 司,由於本集團持有其已發行股本之30%,濟 南利坤仍為本集團之聯營公司。

重大聯營公司財務資料概要

有關本集團重大聯營公司的財務資料概 要載列如下:

		2024 二零二四年 RMB'000 人民幣千元
As at 31 December Current assets	於十二月三十一日 流動資產	3,680,006
Non-current assets	非流動資產	_
Current liabilities	流動負債	(1,345,970)
Non-current liabilities	非流動負債	(840,000)

31 December 2024 二零二四年十二月三十一日

19 INTERESTS IN ASSOCIATES (Continued)

Summarised financial information of material associates (Continued) 蘇州金保悦

19 於聯營公司的權益(續)

重大聯營公司財務資料概要

		2024 二零二四年 RMB'000 人民幣千元
Year ended 31 December Revenue	截至十二月三十一日止年度 收入	_
Net loss and total comprehensive expense	虧損淨額及全面開支總額	(5,964)
Group's share of result	本集團分佔業績	(2,386)
Dividend received from the associate	自聯營公司收取的股息	_

Reconciliation of the above summarised financial information to the carrying amount of the interest in the associate recognised in the consolidated financial statements:

上述財務資料概要與已於綜合財務報表確認的聯營公司權益的賬面值的對賬:

蘇州金保悦

		2024 二零二四年 RMB'000 人民幣千元
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	1,494,036 40%
Group's share of net assets and carrying amount	本集團分佔資產淨值及賬面值	597,614

19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

Summarised financial information of material associates (Continued) 上海融文 重大聯營公司財務資料概要(續)

		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
As at 31 December Current assets	於十二月三十一日 流動資產	493,086	5,155,370
Non-current assets	非流動資產	1,134	69,162
Current liabilities	流動負債	(230,604)	(4,287,773)
Non-current liabilities	非流動負債	(7)	(25)
上海融文			
		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
Year ended 31 December	截至十二月三十一日 止年度		
Revenue	收入	4,004,724	
Net profit/(loss) and total comprehensive income/(expense)	溢利/(虧損)淨額及 全面收益/(開支)總額	266,625	(359)
Group's share of result	本集團分佔業績	85,320	(115)
Dividend received from the associate	自聯營公司收取的股息	_	_

31 December 2024 二零二四年十二月三十一日

19 INTERESTS IN ASSOCIATES (Continued)

Summarised financial information of material associates (Continued)

上海融文

Reconciliation of the above summarised financial information to the carrying amount of the interest in the associate recognised in the consolidated financial statements:

19 於聯營公司的權益(續)

重大聯營公司財務資料概要(續)

上述財務資料概要與已於綜合財務報表確認的聯營公司權益的賬面值的對賬:

		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
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	263,609 32%	936,734 32%
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	84,355	299,755

The carrying amount of the investment in the associate was impacted by a capital reduction of RMB300,720,000 during the year, while the voting rights and percentage of shareholding remained unchanged.

於該聯營公司之投資的賬面值受年內減資人民幣300,720,000元的影響,而投票權及股權百分比維持不變。

太倉眾發

		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
As at 31 December	於十二月三十一日		
//			
Current assets	流動資產	1,279,027	2,909,900
Non-current assets	非流動資產	15	21
Current liabilities	流動負債	(144,361)	(1,780,443)
Non-current liabilities	非流動負債	(80,000)	(170,000)

19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

Summarised financial information of material associates (Continued) 太倉眾發 重大聯營公司財務資料概要(續)

		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
Year ended 31 December	截至十二月三十一日 止年度		
Revenue	收入	1,641,239	853
Net profit/(loss) and total comprehensive income/(expense)	溢利/(虧損)淨額及 全面收益/(開支)總額	95,203	(37,154)
Group's share of result	本集團分佔業績	39,033	(15,233)
Dividend received from the associate	自聯營公司收取的股息	_	_

Reconciliation of the above summarised financial information to the carrying amount of the interest in the associate recognised in the consolidated financial statements:

上述財務資料概要與已於綜合財務報表確認的聯營公司權益的賬面值的對賬:

太倉眾發

		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
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	1,054,681 41%	959,478 41%
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	432,419	393,386

31 December 2024 二零二四年十二月三十一日

19 INTERESTS IN ASSOCIATES (Continued)

19 於聯營公司的權益(續)

Aggregate information of associates that are not individually material

非個別重大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
Dividend received from associates	自聯營公司收取的股息	36,000	_
Group's share of result from continuing operations	本集團分佔持續經營業務 之業績	(2,485)	(55,392)
Group's share of result from discontinued	本集團分佔已終止經營	(2,400)	(33,372)
operations Group's share of other comprehensive	業務之業績 本集團分佔其他全面收入	-	_
income		-	_
Group's share of total comprehensive income	本集團分佔全面收入總額	87,232	(54,745)
Unrecognised share of loss of associates	本年度未確認分佔聯營	07/202	(34,740)
for the year	公司虧損	-	_
Cumulative unrecognised share of loss of associates	累計未確認分佔聯營 公司虧損	_	_
Aggregate carrying amount of the Group's	本集團於該等聯營公司的		
interests in these associates	權益賬面總值	1,651,128	1,565,394

20 INTERESTS IN JOINT VENTURES

20 於合營企業的權益

		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
Investment in joint ventures under equity method	根據權益法計算於合營 企業的投資	2,702,012	6,073,322



20 INTERESTS IN JOINT VENTURES (Continued)

20 於合營企業的權益(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts due from joint ventures: - Interest-free - Fixed rate of 6.5% - Fixed rate of 7% - Hong Kong Interbank Offered Rate ("HIBOR") plus 1.5%	應收合營企業款項: 一 不計息 一 固定利率6.5% 一 固定利率7% 一 香港銀行同業拆息 (「香港銀行同業 拆息」)加1.5%	1,449,308 1,468 - 2,995,592	1,395,165 196,751 66,707 2,626,780
	אני ל באטרוע	4,446,368	4,285,403
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts due to joint ventures: – Interest-free – Fixed rate of 4.35%	應付合營企業款項: — 不計息 — 固定利率 4.35%	925,353 -	893,316 99,000
		925,353	992,316

The amounts are unsecured and recoverable/repayable on demand.

The amounts due from joint ventures relate to a number of joint ventures that have a good track record with the Group. Based on past experience, management believes that ECL allowance is immaterial in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

有關款項為無抵押及須按要求收回/償還。

應收合營企業款項涉及於本集團擁有良好記錄的若干合營企業。根據過往經驗,管理層認為就該等結餘作出預期信貸虧損撥備並不重大,原因是信貸質量並無重大變動,而結餘仍被視為可悉數收回。

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20 INTERESTS IN JOINT VENTURES (Continued)

20 於合營企業的權益(續)

Details of the Group's principal joint ventures as at 31 December, are as follows:

於十二月三十一日,本集團的主要合營企 業詳情如下:

Proportion of ownership interest by the Group 本集團擁有權權益比例

Name of joint ventures 合營企業名稱	Place of establishment and business 成立及營運地點	2024 二零二四年	2023 二零二三年	Principal activities 主營業務
深圳市保利劇院演出經營有限公司	PRC 中國	45%	45%	Theatre management 劇院管理
上海盛垣房地產開發有限公司 (「上海盛垣」)	PRC 中國	50%	50%	Investment holding 投資控股
上海隆奕投資管理有限公司 (「上海隆奕」)	PRC 中國	50%	50%	Property investment 物業投資
上海隆威商務咨詢有限公司 (「上海隆威」)	PRC 中國	50%	50%	Investment holding 投資控股
昆山市菉淞房產開發有限公司 (「昆山菉淞房地產」)	PRC 中國	49%	49%	Property development 物業開發
昆山象淳房地產開發有限公司 (「昆山象淳房地產」)	PRC 中國	49.5%	49.5%	Property development 物業開發



20 INTERESTS IN JOINT VENTURES (Continued)

20 於合營企業的權益(續)

Proportion of ownership interest by the Group 本集團擁有權權益比例

Name of joint ventures 合營企業名稱	Place of establishment and business 成立及營運地點	2024 二零二四年	2023 二零二三年	Principal activities 主營業務
深圳市保誠房地產開發有限公司 (「深圳保誠房地產」)	PRC 中國	50%	50%	Property development 物業開發
濟南萬保盛輝房地產開發有限公司 (「濟南萬保」)	PRC 中國	33%	33%	Property development 物業開發
寧波上湖置業有限公司 (「寧波上湖」)	PRC 中國	33%	33%	Property development 物業開發
Win Loyal Development Limited ("Win Loyal")	HK 香港	- (Note ii) (附註ii)	30%	Property development 物業開發
Joy Best Global Enterprises Limited ("Joy Best")	BVI 英屬處女群島	35%	35%	Investment holding 投資控股

Notes:

- The above table lists only the joint ventures of the Group which, in the opinion of the directors, principally affected the results, assets or liabilities of the Group. To give details of other joint ventures would, in the opinion of the directors, result in particulars of excessive length.
- During the year, the Group disposed of 100% equity interest (ii) in a subsidiary, which in turn held a 30% interest in Win Loyal, previously classified as a joint venture. After the disposal, Win Loyal is no longer a joint venture of the Group.

附註:

- 上表僅列出董事認為對本集團業績、資產或負 (i) 債構成主要影響的合營企業。董事認為提供其 他合營企業的詳情,將導致篇幅過於冗長。
- 年內,本集團出售其於一間附屬公司的100%股 權,該附屬公司持有Win Loyal 30%權益,先前 分類為合營企業。於出售後, Win Loyal不再為 本集團之合營企業。

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20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures Summarised financial information in respect of the Group's material joint ventures are set out below:

昆山象淳房地產

20 於合營企業的權益(續)

重大合營企業財務資料概要

有關本集團重大合營企業的財務資料概要載列如下:

		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
As at 31 December Current assets	於十二月三十一日 流動資產	2,162,084	4,299,476
Non-current assets	非流動資產	36,195	40,652
Current liabilities	流動負債	(363,464)	(1,897,021)
Non-current liabilities	非流動負債	(406,292)	(1,046,028)
Included in the above amounts are: Cash and cash equivalents	<i>計入上述款項的項目為:</i> 現金及等同現金	321,247	552,031
Current financial liabilities (excluding trade and other payables)	流動金融負債(不包括 應付貿易及其他賬款)	(199,996)	(1,694,050)
Non-current financial liabilities (excluding other payables)	非流動金融負債(不包括 其他應付賬款)	(406,292)	(1,036,292)
Revenue	收入	2,172,332	_
Net profit/(loss) and total comprehensive income/(expense)	溢利/(虧損)淨額及 全面收益/(開支)總額	31,444	(28,618)
Group's share of result	本集團分佔業績	15,565	(14,166)
Dividend received from the joint venture	自合營企業收取的股息	_	_
Included in the above amounts are: Interest income	<i>計入上述款項的項目為:</i> 利息收入	3,784	4,765
Interest expense	利息開支	(8,665)	
Income tax expense	所得税開支	(11,048)	(9,479)

20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued)
Reconciliation of the above summarised financial information to the carrying amount of the interest in the joint venture recognised in the consolidated financial statements:

昆山象淳房地產

20 於合營企業的權益(續)

重大合營企業財務資料概要

上述財務資料概要與已於綜合財務報表確認的合營企業權益的賬面值的對賬:

		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
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	1,428,523 49.5%	1,397,079 49.5%
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	707,119	691,554

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20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued) Summarised financial information in respect of the Group's material joint ventures are set out below:

昆山菉淞房地產

20 於合營企業的權益(續)

重大合營企業財務資料概要 (續)

有關本集團重大合營企業的財務資料概 要載列如下:

		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
As at 31 December Current assets	於十二月三十一日 流動資產	647,666	2,130,896
Non-current assets	非流動資產	58	20,919
Current liabilities	流動負債	(352,629)	(1,935,805)
Non-current liabilities	非流動負債	(165)	_
Included in the above amounts are: Cash and cash equivalents	<i>計入上述款項的項目為:</i> 現金及等同現金	37,370	306,369
Current financial liabilities (excluding trade and other payables)	流動金融負債(不包括 應付貿易及其他賬款)	(15,235)	(97,268)
Non-current financial liabilities (excluding other payables)	非流動金融負債(不包括 其他應付賬款)	(165)	_
Revenue	收入	1,310,706	1,340,157
Net profit and total comprehensive income	溢利淨額及全面收益總額	78,920	75,090
Group's share of result	本集團分佔業績	38,671	36,794
Dividend received from the joint venture	自合營企業收取的股息	_	
Included in the above amounts are: Interest income	<i>計入上述款項的項目為:</i> 利息收入	-	3,079
Interest expense	利息開支	_	(25,127)
Income tax expense	所得税開支	620	(25,030)

20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued)
Reconciliation of the above summarised financial information to the carrying amount of the interest in the joint venture recognised in the consolidated financial statements:

昆山菉淞房地產

20 於合營企業的權益(續)

重大合營企業財務資料概要

上述財務資料概要與已於綜合財務報表確認的合營企業權益的賬面值的對賬:

		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
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	294,930 49%	216,010 49%
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	144,516	105,845

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20 INTERESTS IN JOINT VENTURES (Continued)

20 於合營企業的權益(續)

Summarised financial information of material joint ventures (Continued) 上海隆奕 重大合營企業財務資料概要

		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
As at 31 December Current assets	於十二月三十一日 流動資產	67,328	83,505
Non-current assets	非流動資產	698,056	714,760
Current liabilities	流動負債	(198,160)	(167,961)
Non-current liabilities	非流動負債	(266,000)	(303,000)
Included in the above amounts are: Cash and cash equivalents	<i>計入上述款項的項目為:</i> 現金及等同現金	23,273	40,113
Current financial liabilities (excluding trade and other payables)	流動金融負債(不包括 應付貿易及其他賬款)	1,955	(6,533)
Non-current financial liabilities (excluding other payables)	非流動金融負債(不包括 其他應付賬款)	(266,000)	(303,000)
Revenue	收入	12,035	19,014
Net loss and total comprehensive expense	虧損淨額及全面開支總額	(26,080)	(22,146)
Group's share of result	本集團分佔業績	(13,040)	(11,073)
Dividend received from the joint venture	自合營企業收取的股息	_	_
Included in the above amounts are: Interest income	<i>計入上述款項的項目為:</i> 利息收入	_	-
Interest expense	利息開支	_	_
Income tax expense	所得税開支	_	_

20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued)
Reconciliation of the above summarised financial information to the carrying amount of the interest in the joint venture recognised in the consolidated financial statements:

20 於合營企業的權益(續)

重大合營企業財務資料概要

上述財務資料概要與已於綜合財務報表確認的合營企業權益的賬面值的對賬:

上海隆奕

		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
Net assets Proportion of the Group's ownership interest	資產淨值 本集團擁有權權益比例	301,224 50%	327,304 50%
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	150,612	163,652

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20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued)
Summarised financial information in respect of the Group's material joint ventures are set out below:

濟南萬保

20 於合營企業的權益(續)

重大合營企業財務資料概要(續)

有關本集團重大合營企業的財務資料概要載列如下:

		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
As at 31 December Current assets	於十二月三十一日 流動資產	112,153	218,372
Non-current assets	非流動資產	19	66,770
Current liabilities	流動負債	(514,039)	(687,187)
Non-current liabilities	非流動負債	-	
Included in the above amounts are: Cash and cash equivalents	<i>計入上述款項的項目為:</i> 現金及等同現金	63,950	124,853
Current financial liabilities (excluding trade and other payables)	流動金融負債(不包括 應付貿易及其他賬款)	(617)	(653)
Non-current financial liabilities (excluding other payables)	非流動金融負債(不包括 其他應付賬款)	_	-
Revenue	收入	12,499	1,991
Net profit/(loss) and total comprehensive income/(expense)	溢利/(虧損)淨額及 全面收入/(開支)總額	178	(15,760)
Group's share of result (Note i)	本集團分佔業績(附註i)	-	(7,060)
Dividend received from the joint venture	自合營企業收取的股息	-	
Included in the above amounts are: Interest income	<i>計入上述款項的項目為:</i> 利息收入	1,068	_
Interest expense	利息開支	_	_
Income tax expense	所得税開支	-	_

20 INTERESTS IN JOINT VENTURES (Continued)

Summarised financial information of material joint ventures (Continued)
Reconciliation of the above summarised financial information to the carrying amount of the interest in the joint venture recognised in the consolidated financial statements:

20 於合營企業的權益(續)

重大合營企業財務資料概要

上述財務資料概要與已於綜合財務報表確認的合營企業權益的賬面值的對賬:

濟南萬保

		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
Net liabilities Proportion of the Group's ownership interest	負債淨額 本集團擁有權權益比例	(401,867)	(402,045)
Group's share of net assets and carrying amount	本集團分佔資產淨值及 賬面值	-	_

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20 INTERESTS IN JOINT VENTURES (Continued)

20 於合營企業的權益(續)

Aggregate information of joint ventures that are not individually material

非個別重大合營企業的匯總資料

		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
Divided assessed from initiative	白人然人类此而的吸自	04 270	27.021
Dividend received from joint ventures Group's share of result from continuing	自合營企業收取的股息 本集團分佔持續經營業務	96,370	36,921
operations	之業績	28,973	(25,624)
Group's share of result from discontinued	本集團分佔已終止經營		
operations	業務之業績	-	_
Group's share of other comprehensive	本集團分佔其他全面收入		
income	* 生国八人入五山 1 / 梅苑	_	_
Group's share of total comprehensive	本集團分佔全面收入總額	20.072	(2F (24)
income	本在府土攻河八八人数	28,973	(25,624)
Unrecognised share of loss of joint	本年度未確認分佔合營 企業虧損	(22 474)	/E1 042\
ventures for the year	累計未確認分佔合營企業	(33,476)	(51,942)
Cumulative unrecognised share of loss of	系引 不唯応 刀 旧 口 宮 正 未 虧損	(213,178)	(179,702)
joint ventures Aggregate carrying amount of the Group's	本集團於該等合營企業的	(213,176)	(1/7,/02)
interests in these joint ventures	權益賬面總值	1,699,765	5,112,271

21 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

21 按公允值計入損益的金融資 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
Financial assets at fair value through profit or loss – Equity securities listed in Hong Kong – Unlisted equity securities (Note)	按公允值計入損益的金融 資產 一於香港上市的股本證券 一 非上市股本證券(附註)	1,011 784,220 785,231	1,134 711,914 713,048

Note: The unlisted equity securities mainly represented shares in Poly Finance Company Limited ("Poly Finance"), a company incorporated in PRC and engaged in financial management services. The Group held 11.35% equity interest of Poly Finance during the year 31 December 2024 and 2023. No dividend was received on this investment during the year (2023: RMBnil).

附註: 非上市股本證券主要為持有保利財務有限公司 (「保利財務」)的股份,保利財務為一間於中國 註冊成立並從事金融管理服務的公司。截至二 零二四年及二零二三年十二月三十一日止年度, 本集團持有保利財務11.35%的權益。於年內, 本集團並無就該項投資收取股息(二零二三年: 人民幣零元)。

22 DEPOSITS PAID FOR ACQUISITION OF LAND USE RIGHTS

22 收購土地使用權的已付按金

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At beginning of the year Deposits paid/(refunded) Transfer to other receivables Transfer to properties under development	年初 已付/(退回)按金 轉到其他應收賬款 轉到發展中物業	426,693 12,430 - -	1,214,373 (113,000) (44,000) (630,680)
At end of the year	年末	439,123	426,693

The deposits were paid by the Group to PRC government authority in connection with the bidding of two (2023: one) piece(s) of land in the PRC for property development purpose.

本集團已就中國境內用作物業開發用途 的兩幅(二零二三年:一幅)地塊的投標 向中國政府部門繳付按金。

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23 PROPERTIES UNDER DEVELOPMENT 23 發展中及持作出售物業 AND HELD FOR SALE

		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
Properties under development located	位於中國的發展中物業		
in the PRC	应从"F. 图 的 级 成"F. 彻 未		
- Medium term land use rights (net of	一 中期土地使用權(扣除		
accumulated impairment losses)	累計減值虧損)	76,026,032	98,147,361
Properties under development located	位於香港的發展中物業		
in Hong Kong – Medium term leases (net of	一 中期租約(扣除累計		
accumulated impairment losses)	減值虧損)	4,240,239	3,945,008
accamatacapacc.c.c.,	// V	.,,	377.107000
		80,266,271	102,092,369
Properties held for sale located in the PRC.	位於中國的持作出售物業		, ,
- Medium term land use rights (net of	一 中期土地使用權(扣除		
accumulated impairment losses)	累計減值虧損)	44,499,749	31,312,484
Properties held for sale located	位於香港的持作出售物業		
in Hong Kong	L 110 40 (1 () - 0		
- Medium term leases (net of	一中期租約(扣除累計	702 (02	007.247
accumulated impairment losses)	減值虧損)	723,603	997,346
		45,223,352	32,309,830
		125,489,623	134,402,199

The impairment loss on properties under development and held for sale of RMB707,612,000 (2023: RMB101,289,000) (note 13) is recognised in profit or loss for the year ended 31 December 2024. As at 31 December 2024, the accumulated impairment of properties under development and held for sale is RMB1,959,766,000 (2023: RMB1,383,847,000).

截至二零二四年十二月三十一日止年度, 於損益中確認發展中及持作出售物業減值 虧損人民幣707,612,000元(二零二三年: 人民幣101,289,000元)(附註13)。於二 零二四年十二月三十一日,發展中及持作 出售物業累計減值人民幣1,959,766,000 元(二零二三年:人民幣1,383,847,000 元)。

24 OTHER INVENTORIES

24 其他存貨

		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 Work in progress Finished goods	原材料 在製品 製成品	21,239 187 20,935	20,904 - 20,134
		42,361	41,038

25 CONTRACT COSTS

25 合約成本

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
1,104,604	491,253

Contract costs

合約成本

Contract costs capitalised as at 31 December 2024 and 2023 relate to the incremental sales commissions paid to property agents and customers whose selling activities resulted in customers entering into sale and purchase agreements for the Group's properties which are still under construction at the reporting date. Contract costs are recognised as part of "selling expenses" in the consolidated statement of profit or loss in the period in which revenue from the related property sales is recognised. The amount of capitalised costs recognised in profit or loss during the year was RMB505,346,000 (2023: RMB511,987,000). There was no impairment in relation to the opening balance of capitalised costs or the costs capitalised during the year (2023: Nil) as management expects these contract costs solely are fully recoverable.

於二零二四年及二零二三年十二月 三十一日,資本化合約成本與已付物業代 理及客戶的銷售佣金增加有關,該等物業 代理的銷售活動促成客戶就本集團於報 告日期仍在建的物業訂立買賣協議。合約 成本於相關物業銷售收入確認期間的損 益表中確認為「銷售開支」的一部分。年 內於損益確認的資本化成本金額為人民 幣505,346,000元(二零二三年:人民幣 511,987,000元)。管理層預期合約成本 可悉數收回,故年內資本化成本的期初結 餘或資本化成本並無減值(二零二三年: 無)。

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26 TRADE AND OTHER RECEIVABLES

26 應收貿易及其他賬款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade receivables Less: loss allowance	應收貿易賬款 減:虧損撥備	523,048 (72,004)	340,598 (31,957)
		451,044	308,641
Other receivables Less: loss allowance	其他應收賬款 減:虧損撥備	5,227,935 (201,284)	4,831,654 (156,273)
		5,026,651	4,675,381
		5,477,695	4,984,022

Ageing analysis

The credit terms in connection with sales of properties granted to the customers are set out in the sale and purchase agreements and vary from agreements. There is no concentration of credit risk with respect to trade receivables arising from sales of properties as the Group has numerous customers. In respect of sales of goods granted to trade customers, the Group allows an average credit period of 30 days to 90 days. Further details on the Group's credit policy and credit risk arising from trade receivables are set out in note 7(b). The following is an ageing analysis of trade receivables net of allowance for credit losses at the end of the reporting period presented based on invoice dates:

賬齡分析

就出售物業而授予客戶之信貸期載於買 賣協議,並按不同協議而定。由於本集集 擁有眾多客戶,故此並無有關出售物業 生之應收貿易賬款之集中信貸風險。於 另客戶之貨品銷售方面,本集團容許30天 至90天不等之平均信貸期。有關本集團 信貸政策及應收貿易賬款產生的信貸 險的進一步詳情載於附註7(b)。於報告期 末應收貿易賬款(扣除信貸虧損撥備)按 發票日期呈列之賬齡分析如下:

		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
0 to 30 days	0至30天	187,892	82,320
31 to 90 days	31至90天	16,133	23,497
More than 90 days	超過90天	247,019	202,824
		451,044	308,641
		·	

27 LOAN RECEIVABLES

27 應收貸款

(a) Non-current loan receivables

(a) 非流動應收貸款

2024 二零二四年 **RMB'000** 人民幣千元

2023 二零二三年 RMB'000 人民幣千元

Non-current loan receivables

非流動應收貸款

176,560

196,030

Loan receivables are mortgage loan receivables which are secured on properties and repayable by monthly instalments with various tenors not more than 25 years and carry interest at rates with reference to banks' Best Lending Rates. None of the loan receivables were overdue or impaired. These relate to a number of independent customers for whom the creditworthiness, collateral and subsequent settlement after reporting date are assessed and there has not been a significant change in credit quality and the amounts are still considered recoverable. Impairment losses in respect of loan receivables are assessed using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case an impairment loss is written off against loan receivables.

應收貸款為應收按揭貸款,以物業 為抵押,於25年內依不同年期,每月 分期還款,利息參考銀行最優惠貸 款利率。概無應收貸款已逾期或已 減值。該等款項涉及若干獨立客戶, 並已評估彼等的信用狀況、抵押品 及於報告日期後的還款情況,而信 貸質量並無重大變動,款項仍被視 為可收回。應收貸款的減值虧損以 撥備賬評估,但倘本集團信納有關 款項不大可能收回,則減值虧損會 直接與應收貸款撇銷。

(b) Current loan receivables

(b) 流動應收貸款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Other loans (Note) Less: loss allowance	其他貸款(附註) 減:虧損撥備	19,072 (19,072)	19,072 (19,072)
		_	_

Note: In accordance with loan agreements, the other loans carry interest at 12% (2023: 12%) per annum and repayable on demand. No interest was accrued for the both years ended 31 December 2024 and 2023.

附註: 根據貸款協議,其他貸款按12%(二零 二三年:12%)的年利率計息,並須按要 求償還。截至二零二四年及二零二三年 十二月三十一日止兩個年度並無應計 利息。

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28 AMOUNT DUE TO THE ULTIMATE 28 應付最終控股公司款項 HOLDING COMPANY

2024 二零二四年 **RMB'000**

2023 二零二三年

人民幣千元

RMB'000 人民幣千元

Interest-free

不計息

7,099

7,554

The amount is unsecured and repayable on demand.

該款項為無抵押及須按要求償還。

29 AMOUNT DUE TO AN INTERMEDIATE HOLDING **COMPANY**

29 應付一間中間控股公司款項

2024 二零二四年 **RMB'000**

2023

二零二三年 RMB'000

人民幣千元

人民幣千元

不計息 Interest-free

2,792

2,792

The amount is unsecured and repayable on demand.

該款項為無抵押及須按要求償還。

30 AMOUNT DUE TO A FELLOW **SUBSIDIARY**

30 應付一間同系附屬公司款項

2024
二零二四年
RMB'000
人民幣千元

2023 二零二三年

RMB'000

485

人民幣千元

Interest-free 不計息

The amount is unsecured and repayable on demand.

該款項為無抵押及須按要求償還。

485



31 AMOUNTS DUE FROM/TO NON-CONTROLLING SHAREHOLDERS OF **SUBSIDIARIES**

31 應收/應付附屬公司非控股 股東款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts due from non-controlling shareholders of subsidiaries: - Interest-free - Fixed rate of 3% - Fixed rate of 3.1% - 80% of Loan Prime Rate ("LPR")	應收附屬公司非控股股東款項: 一不計息 一固定利率3% 一固定利率3.1% 一貸款市場報價利率 (「貸款市場報價利率 利率」)的80%	3,190,816 39,800 39,200 87,000	2,258,171 - - 87,000
	/竹竿」/ F以 OO /6 -	3,356,816	2,345,171
Amounts due to non-controlling shareholders of subsidiaries: - Interest-free - Fixed rate of 4.35% - Fixed rate of 5% - Fixed rate of 5.35% - Fixed rate of 6.25% - Fixed rate of 8% - Fixed rate of 10% - One-year Loan Prime Rate ("LPR")	應付附屬公司非控股股東款項: 一不計息 一固定利率4.35% 一固定利率5% 一固定利率5.35% 一固定利率6.25% 一固定利率8% 一固定利率10% 一1年期貸款市場報價利率	2,446,897 190,930 429,569 76,244 297,718 243,630 - 38,800	1,408,440 - 517,769 1,960,016 357,718 11,534 29,000
		3,723,788	4,284,477

The amounts are unsecured and recoverable/repayable on demand.

Loan Prime Rate in the PRC represented the prevailing lending interest rate promulgated by People's Bank of China ("PBOC"), being 3.10% (2023: 3.45%) per annum as at 31 December 2024, which is published on PBOC's official website.

有關款項為無抵押及可收回/須按要求償 還。

於二零二四年十二月三十一日,中國貸款 市場報價利率指中國人民銀行(「中國人 民銀行」)於其官方網站公佈的現行借貸 年利率3.10%(二零二三年:3.45%)。

31 December 2024 二零二四年十二月三十一日

32 PLEDGED BANK DEPOSITS AND BANK BALANCES, DEPOSITS AND CASH

(a) Pledged bank deposits represents deposits pledged to banks to secure general banking facilities granted to the Group. Deposits amounting to RMB164,147,000 (2023: RMB226,443,000) have been pledged to secure general banking facilities and are classified as current assets.

The pledged bank deposits carry interest at a fixed rate ranging from 0.00% to 2.10% (2023: 0.20% to 4.85%) per annum. The pledged bank deposits will be released upon settlement of relevant bank borrowings.

Bank balances include RMB315,265,000 (2023: RMB460,686,000) which carry interest at fixed rates ranging from 0.95% to 4.20% (2023: 0.20% to 5.26%) per annum and RMB34,192,102,000 (2023: RMB31,170,703,000) which carry interest at variable rates ranging from 0.00% to 3.78% (2023: 0.00% to 3.20%) per annum.

Pledged bank deposits and bank balances, deposits and cash denominated in RMB amounted to approximately RMB34,030,989,000 (2023: RMB30,515,726,000) as at 31 December 2024. The RMB is not freely convertible into other currencies.

32 已抵押銀行存款、銀行結存、 存款及現金

(a) 已抵押銀行存款指為取得授予本集 團的一般銀行信貸而抵押予銀行的 存款。人民幣164,147,000元(二零 二三年:人民幣226,443,000元)的 存款已作抵押,以取得一般銀行信 貸,並歸類為流動資產。

已抵押銀行存款按介乎0.00%至2.10%(二零二三年:0.20%至4.85%)的固定年利率計息。已抵押銀行存款將於償清有關銀行借貸時解除抵押。

銀行結存包括人民幣315,265,000元 (二零二三年:人民幣460,686,000元)按介乎0.95%至4.20%(二零二三年:0.20%至5.26%)的固定年利率計息及人民幣34,192,102,000元(二零二三年:人民幣31,170,703,000元)按介乎0.00%至3.78%(二零二三年:0.00%至3.20%)的浮動年利率計息。

於二零二四年十二月三十一日,以人民幣計值的已抵押銀行存款、銀行結存、存款及現金約為人民幣34,030,989,000元(二零二三年:人民幣30,515,726,000元)。人民幣不可自由轉換為其他貨幣。



32 PLEDGED BANK DEPOSITS AND BANK BALANCES, DEPOSITS AND CASH (Continued)

(b) Reconciliation of 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.

32 已抵押銀行存款、銀行結存、 存款及現金(續)

(b) 融資活動產生的負債對賬

下表載列本集團融資活動產生的負 債變動詳情,包括現金及非現金變 動。融資活動產生的負債為現金流 量或未來現金流量於本集團綜合現 金流量表分類為來自融資活動的現 金流量的負債。

				Amount due to the	Amount due to an	Amount	Amounts due to non-						
		Amounts due to associates	Amounts due to joint ventures	ultimate holding company	intermediate holding company	due to a fellow subsidiary	controlling shareholders of subsidiaries	Asset- backed securities	Bank and other borrowings	Note payable	Loan from a fellow subsidiary	Lease liabilities	Total
		associates	ventures	company	company	應付一間	應付附屬公司	securities	borrowings	payable	一間同系	liabilities	IOtal
		應付聯營公 司款項	應付合營企業 款項	應付最終控 股公司款項	應付一間中間 控股公司款項	同系附屬 公司款項	非控股股東 款項	資產 擔保證券	銀行及 其他借貸	應付票據	附屬公司 貸款	租賃負債	合計
		note 19)	积均 (note 20)	IX 公司积均 (note 28)	在取公司款項 (note 29)	(note 30)	积 (note 31)	頭水組分 (note 33)	共18日 貝 (note 34)	原刊录簿 (note 35)	具 (note 39)	但具具具 (note 18)	日刊
		(附註19)	(附註20)	(附註28)	(附註29)	(附註30)	(附註31)	(附註33)	(附註34)	(附註35)	(附註39)	(附註18)	
		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 ————
At 1 January 2024	於二零二四年一月一日 融資現金流量變動:	1,110,739	992,316	7,554	2,792	485	4,284,477	588,000	54,720,354	19,175,000	180,000	63,498	81,125,215
Changes from financing cash flows: Borrowings raised	版具况並加里変期· 新增借貸	_							17.034.692	_		_	17,034,692
Repayments of borrowings	借貨還款	_	_	_	_	_	_	(588,000)	(25,324,753)	_	(180,000)	_	(26,092,753)
Note payable raised	新增應付票據	-	_	_	_	_	_		-	5,220,000	-	_	5,220,000
Repayments of note payable	償付應付票據	-	-	-	-	-	-	-	-	(220,000)	-	-	(220,000)
Repayment to non-controlling	還款予附屬公司非控股												
shareholders of subsidiaries	股東	-	-	-	-	-	(574,849)	-	-	-	-	-	(587,827)
Repayment to the ultimate	還款予最終控股公司			(455)									(455)
holding company Advance from associates	聯營公司墊款	650,603	_	(455)	_	_	_	_	_	_	_	_	(455) 650,603
Repayment to joint ventures	選款予合營企業	030,003	(66,963)			- 1							(66,963)
Lease payments	租賃款項	-	-		-	-	-		-	-	-	(22,132)	(22,132)
7 .11. (6 .	见波和人法自欲私施												
Total changes from financing cash flows	融資現金流量變動總	650,603	(66,963)	(455)			(574,849)	(588,000)	(9.200.041)	5,000,000	(180,000)	(22,132)	(4,017,872)
Casti ilows		050,003	(00,703)	(455)			(3/4,047)	(300,000)	(0,270,001)	5,000,000	(100,000)	(22,132)	(4,017,072)
Exchange adjustments Other changes:	匯兑調整 其他變動:	-	-	-	-	-	14,160	-	120,813	78,000	-	68	226,019
Interest expenses	利息開支	_	_	_	_	_	_	_	_	_	_	1,921	1,921
Addition to lease liabilities	租賃負債的增加	_	_	_	_	_	_	_	_	_	_	11,298	11,298
Lease termination	租賃終止	-	-	-	-	-	-	_	_	-	-	(29,415)	(29,415)
Disposal of subsidiaries	出售附屬公司	-	-	-	-	-	-		(350,000)	-	-	-	(350,000)
Total other changes	其他變動總額	-	-	-	-	-	-		(350,000)	-	-	(16,196)	(366,196)
As at 31 December 2024	於二零二四年 十二月三十一日	1,761,342	925,353	7,099	2,792	485	3,723,788		46,201,106	24,253,000	_	25,238	76,900,203

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32 PLEDGED BANK DEPOSITS AND BANK BALANCES, DEPOSITS AND CASH (Continued)

- 32 已抵押銀行存款、銀行結存、 存款及現金(續)
- (b) Reconciliation of Liabilities Arising from Financing Activities (Continued)
- (b) 融資活動產生的負債對賬 (續)

				Amount									
				due to the	Amount due to		Amounts due to						
		Amounts	Amounts	ultimate	an intermediate	Amount due	non-controlling	Asset-	Bank and		Loan from		
		due to	due to joint	holding	holding	to a fellow		backed	other	Note	a fellow	Lease	
		associates	ventures	company	company	subsidiary	subsidiaries	securities	borrowings	payable	subsidiary	liabilities	Total
						應付一間	應付附屬公司				一間同系		
			應付合營企業	應付最終控	應付一間中間	同系附屬	非控股股	資產	銀行及		附屬公司		
		司款項	款項	股公司款項	控股公司款項	公司款項	東款項	擔保證券	其他借貸	應付票據	貸款	租賃負債	合計
		(note 19)	(note 20)	(note 28)	(note 29)	(note 30)	(note 31)	(note 33)	(note 34)	(note 35)	(note 39)	(note 18)	
		(附註19)	(附註20)	(附註28)	(附註29)	(附註30)	(附註31)	(附註33)	(附註34)	(附註35)	(附註39)	(附註18)	
		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
At 1 January 2023	於二零二三年一月一日	736,392	674,278	18,508	2,792	485	4,952,080	588,000	67,950,656	12,097,000	180,000	60,475	87,260,666
Changes from financing cash flows:	融資現金流量變動:												
Borrowings raised	新增借貸	-	-	-	-	-	-	588,000	20,752,761	-	-	-	21,340,761
Repayments of borrowings	借貸還款	-	-	-	-	-	-	(588,000)	(34,095,091)	-	-	-	(34,683,091)
Note payable raised	新増應付票據	-	-	-	-	-	-	-	-	7,000,000	-	-	7,000,000
Repayment to non-controlling	還款予附屬公司非控股												
shareholders of subsidiaries	股東	-	-	-	-	-	(677,813)	-	-	-	-	-	(677,813)
Repayment to the ultimate	還款予最終控股公司												
holding company		-	-	(10,954)	-	-	-	-	-	-	-	-	(10,954)
Advance from associates	聯營公司墊款	374,347	-	-	-	-	-	-	-	-	-	-	374,347
Advance from joint ventures	合營企業墊款	-	318,038	-	-	-	-	-	-	-	-	-	318,038
Lease payments	租賃款項		-	-	-	-	-	-		-	-	(25,705)	(25,705)
Total changes from financing	融資現金流量變動總												
cash flows		374,347	318,038	(10,954)	-	-	(677,813)	-	(13,342,330)	7,000,000	-	(25,705)	(6,364,417)
Exchange adjustments	匯兑調整						14,160		112,028	78,000		65	204,253
Other changes:	其他變動:	_	_	_	_	_	14,100	_	112,020	70,000	_	03	204,233
Interest expenses	利息開支	_	_	_	_	_	_	_	_	_	_	2,608	2,608
Addition to lease liabilities	租賃負債的増加	_	_	_	_	_	_	_	_	_	_	28,749	28,749
Lease termination	租賃終止	_	_	_	_	_	_	_	_	_	_	(2,694)	(2,694)
Disposal of subsidiaries	出售附屬公司	_	_	_	_	_	(3,950)	_	_	_	_	(2,071)	(3,950)
Sispectal of Substitution	PH BITUM PAYS						(0)/00/						(0),00)
Total other changes	其他變動總額		-	-	-	-	(3,950)	-	-	-	-	28,663	24,713
As at 31 December 2023	於二零二三年												
	十二月三十一日	1,110,739	992,316	7,554	2,792	485	4,284,477	588,000	54,720,354	19,175,000	180,000	63,498	81,125,215

33 TRADE AND OTHER PAYABLES

33 應付貿易及其他賬款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade payables Other payables (Note)	應付貿易賬款 其他應付賬款(附註)	16,559,998 7,567,771 24,127,769	18,936,272 10,976,847 29,913,119

Note: The lease liabilities of RMB13,739,000 (2023: RMB25,157,000) was included in other payables as at 31 December 2024.

At 31 December 2024, there was no payable under asset-backed securities included in other payable (2023: RMB588,000,000, which carried interest at 3.4% per annum and was repayable within 1 year).

At the end of the reporting period, the ageing analysis of trade payables, based on the invoice date, is as follows:

附註: 租賃負債人民幣13,739,000元(二零二三年:人 民幣25,157,000元)已計入於二零二四年十二 月三十一日的其他應付賬款。

於二零二四年十二月三十一日,計入其他 應付賬款的資產擔保證券項下應付賬款 為零(二零二三年:人民幣588,000,000 元,按年利率3.4%計息,並須於一年內償 環)。

於報告期末,應付貿易賬款按發票日期的 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
0 to 30 days 31 to 90 days More than 90 days	0至30天 31至90天 超過90天	1,827,262 290,931 14,441,805	719,730 74,367 18,142,175
		16,559,998	18,936,272

The average credit period is 90 days. The Group has financial risk management policies in place to ensure that all payable is within the credit time frame.

平均信貸期為90天。本集團已實施財務風 險管理政策,確保所有應付賬款不超逾信 貸時限。

31 December 2024 二零二四年十二月三十一日

34 BANK AND OTHER BORROWINGS 34 銀行及其他借貸

		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
Bank and other loans – Secured (Note) – Unsecured	銀行及其他貸款 一有抵押(附註) 一無抵押	27,292,625 18,908,481 46,201,106	25,493,069 29,227,285 54,720,354

These bank and other loans were secured by pledged bank deposits in note 32(a) and pledged assets in note 44.

Note: A PRC subsidiary of the Company engaged in commercial property operation entered into a Commercial Mortgage Backed Services ("CMBS") arrangement, at the interest rate of 3.27%, with an assets management company by pledging of the receivables for certain properties under its operation as well as the self-used properties, the land use rights and the investment properties amounting to RMB1,775,880,000. On 8 March 2022, the CMBS was formally established with an aggregate nominal value of RMB1,000,000,000, with a 12year maturity. The CMBS will be matured on 8 March 2034. As at 31 December 2024, the carrying amount of this CMBS was RMB949,000,000 (2023: RMB973,000,000) which was included in the borrowings.

> Certain PRC subsidiaries of the Company engaged in hotel operations entered into another CMBS arrangement, at the interest rate of 3.58%, with an assets management company by pledging of the receivables for certain properties under its operation as well as the hotel building, the land use rights and the investment properties amounting to RMB1,367,542,000. On 10 May 2022, this CMBS was formally established with an aggregate nominal value of RMB1,045,000,000, with a 12year maturity. This CMBS will be matured on 9 May 2034. As at 31 December 2024, the carrying amount of this CMBS was RMB993,750,000 (2023: RMB1,025,100,000) which was included in the borrowings.

該等銀行及其他貸款由附註32(a)所述已 抵押銀行存款及附註44所述的已抵押資 產擔保。

附註: 本公司一間從事商業物業運營的中國附屬公司 與一間資產管理公司訂立商業物業資產支持證 券(「商業物業資產支持證券」)安排,利率為 3.27%,抵押物為其運營的若干物業的應收款 項以及自用物業、土地使用權及投資物業人民 幣1.775.880.000元。於二零二二年三月八日, 商業物業資產支持證券獲正式確立,總面值為 人民幣1,000,000,000元,為期十二年。商業物 業資產支持證券將於二零三四年三月八日到期。 於二零二四年十二月三十一日,該商業物業資 產支持證券的賬面值人民幣949,000,000元(二 零二三年:人民幣973,000,000元)計入借款。

> 本公司若干從事酒店運營的中國附屬公司與一 間資產管理公司訂立其他商業物業資產支持 證券安排,利率為3.58%,質押物為其運營的 若干物業的應收款項以及酒店樓宇、土地使用 權及投資物業人民幣1,367,542,000元。於二零 二二年五月十日,此商業物業資產支持證券獲 正式確立,總面值為人民幣1,045,000,000元, 為期十二年。此商業物業資產支持證券將於二 零三四年五月九日到期。於二零二四年十二月 三十一日,該商業物業資產支持證券的賬面值 人民幣993,750,000元(二零二三年:人民幣 1,025,100,000元)計入借款。

34 BANK AND OTHER BORROWINGS (Continued)

34 銀行及其他借貸(續)

The bank and other loans are repayable as follows:

銀行及其他貸款的還款期如下:

				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 one year or on demand After one year but within two y After two years but within three After three years but within fou After four years but within five y	e years r years	一年內或應要求 一年後但不超過 兩年後但不超過 三年後但不超過 四年後但不超過 五年以上	兩年 三年 四年	9,416,401 18,322,454 8,993,236 1,162,840 426,499 7,879,676	20,168,686 16,891,355 8,614,602 2,269,148 1,356,131 5,420,432
Less: Amounts due within one y under current liabilities	ear shown	減:列於流動負債 一年內到!		46,201,106 (9,416,401)	54,720,354 (20,168,686)
Amount due after one year		一年後到期款項		36,784,705	34,551,668
			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
Fixed rate Variable rate – Loan Prime Rate ("LPR")		3 市場報價利率	(i)	5,971,750	10,704,100
– Hong Kong Interbank	利率 — 香港銀	思行同業拆息 思行同業拆息	(ii)	36,602,356	38,519,222
Offered Rate ("HIBOR")	(「 拆息	香港銀行同業 息」)	(iii)	3,627,000	5,497,032
				46,201,106	54,720,354

Notes:

- The balance carries interest charged at fixed rates from 3.27% to 4.85% (2023: 3.27% to 5.55%) per annum.
- The balance carries interest charged at variable rates based on LPR ranging from LPR minus 2.10% to LPR plus 0.80% (2023: LPR minus 2.10% to LPR plus 1.74%).
- The balance carries interest charged at variable rates based on HIBOR ranging from HIBOR plus 1.05% to 1.70% (2023: HIBOR plus 1.05% to 2.20%).

附註:

- 結餘按固定年利率3.27%至4.85%(二零二三 年:3.27%至5.55%)計息。
- 結餘按介乎貸款市場報價利率減2.10%至加 0.80%(二零二三年:按貸款市場報價利率減 2.10%至加1.74%)浮動利率計息。
- 結餘按介乎香港銀行同業拆息加1.05%至1.70% (iii) (二零二三年:香港銀行同業拆息加1.05%至 2.20%)浮動利率計息。

31 December 2024 二零二四年十二月三十一日

34 BANK AND OTHER BORROWINGS (Continued)

34 銀行及其他借貸(續)

At the end of the reporting period, the Group has the following undrawn borrowing facilities:

於報告期末,本集團有下列未提取借貸額 度:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Variable rate - expiring within one year - expiring beyond one year Fixed rate - expiring within one year - expiring beyond one year	浮動利率 — 一年內屆滿 — 一年後屆滿 固定利率 — 一年內屆滿 — 一年後屆滿	1,911,081 10,137,410 200,000 -	5,298,488 18,393,103 – 200,000
		12,248,491	23,891,591

Several banking facilities are subject to the fulfilment of covenants relating to certain of the Group's financial position ratios which are commonly found in lending arrangements with financial institutions. If the Group was to breach the covenants, the drawn down facilities would become repayable on demand.

The Group regularly monitors its compliance with these covenants and repayments are made according to the loan agreements. Further details of the Group's management of liquidity risk are set out in note 7(b). As at 31 December 2024, none (2023: none) of the covenants relating to drawn down facilities had been breached.

多項銀行信貸須履行涉及若干本集團財務狀況比率之契諾,而此等常見於與金融機構訂立之借款安排。倘本集團違反契諾, 已支取之信貸即成為須按要求償還。

本集團定期監察其遵守該等契諾,並根據貸款協議償還貸款。本集團管理流動資金 風險的進一步詳情載於附註7(b)。於二零 二四年十二月三十一日,本集團並無違反 有關已動用信貸額度的契諾(二零二三年: 無)。



35 NOTE PAYABLE

The Group has issued the following note payable:

- (i) On 10 November 2020, the Group issued the 4.00% note due in 2025 in the aggregate principal amount of US\$500,000,000 (equivalent to RMB3,627,000,000) (2023: US\$500,000,000 (equivalent to RMB3,549,000,000)). The note bears interest at the rate of 4.00% per annum. The note is payable semi-annually in arrears on the interest payment date falling on 10 May and 10 November, in each year.
- (ii) On 8 September 2021, the Group issued the 3.29% note due in 2027 in the aggregate principal amount of RMB626,000,000 with an redemption right and an interest rate adjustment right exercisable in 2024 held by the noteholders and the Group respectively. The note bore interest at the rate of 3.29% per annum and is payable annually in arrears on the interest payment date falling on 8 September, in each year.

During the year ended 31 December 2024, note with a principal amount of RMB220,000,000 in aggregate has been redeemed upon exercise of the redemption right by the noteholders. On 12 August 2024, the Group exercised the interest rate adjustment right. Since then, the note bears interest at the rate of 2.4% per annum.

(iii) On 18 February 2022, the Group issued the 2.99% and 3.66% notes in the aggregate principal amount of RMB1,500,000,000 and RMB500,000,000 due in 2025 and 2027 respectively. The notes bear interest at the rate of 2.99% and 3.66% per annum. The notes are payable annually in arrears on the interest payment date falling on 18 February, in each year.

35 應付票據

本集團已發行以下應付票據:

- (i) 於二零二零年十一月十日,本集團發行於二零二五年到期年利率為4.00%的票據,本金總額為500,000,000美元(相當於人民幣3,627,000,000元)(二零二三年:500,000,000美元(相當於人民幣3,549,000,000元))。該票據按年利率4.00%計息,利息須每半年於利息支付日(即每年五月十日及十一月十日)支付。
- (ii) 於二零二一年九月八日,本集團發行於二零二七年到期年利率為3.29%的票據,本金總額為人民幣626,000,000元,附有票據持有人及本集團分別可於二零二四年行使的回售權及利率調整權。該票據按年利率3.29%計息,利息須每年於利息支付日(即每年九月八日)支付。

於截至二零二四年十二月三十一日止年度,本金總額為人民幣220,000,000元的票據已於票據持有人行使回售權後被贖回。於二零二四年八月十二日,本集團行使利率調整權。此後,該票據按年利率2.4%計息。

(iii) 於二零二二年二月十八日,本集團分別發行於二零二五年及二零二七年到期年利率為2.99%及3.66%的票據,本金總額為人民幣1,500,000,000元及人民幣500,000,000元。該等票據按年利率2.99%及3.66%計息,利息須每年於利息支付日(即每年二月十八日)支付。

31 December 2024 二零二四年十二月三十一日

35 NOTE PAYABLE (Continued)

- (iv) On 13 April 2022, the Group issued the 3.35% note due in 2025 in the aggregate principal amount of RMB1,500,000,000. The note bears interest at the rate of 3.35% per annum. The note is payable annually in arrears on the interest payment date falling on 13 April, in each year.
- (v) On 6 June 2022, the Group issued the 3.20% and 3.65% notes in the aggregate principal amount of RMB1,000,000,000 and RMB500,000,000 due in 2025 and 2027 respectively. The notes bear interest at the rate of 3.20% and 3.65% per annum. The notes are payable annually in arrears on the interest payment date falling on 6 June, in each year.
- (vi) On 20 June 2022, the Group issued the 3.17% and 3.68% notes in the aggregate principal amount of RMB500,000,000 and RMB500,000,000 due in 2025 and 2027 respectively. The notes bear interest at the rate of 3.17% and 3.68% per annum. The notes are payable annually in arrears on the interest payment date falling on 20 June, in each year.
- (vii) On 26 August 2022, the Group issued the 3.29% note due in 2025 in the aggregate principal amount of RMB1,000,000,000. The note bears interest at the rate of 3.29% per annum. The note is payable annually in arrears on the interest payment date falling on 26 August, in each year.
- (viii) On 1 November 2022, the Group issued the 3.30% note due in 2025 in the aggregate principal amount of RMB1,000,000,000. The note bears interest at the rate of 3.30% per annum. The note is payable annually in arrears on the interest payment date falling on 1 November, in each year.

- (iv) 於二零二二年四月十三日,本集團發行於二零二五年到期年利率為3.35%的票據,本金總額為人民幣1,500,000,000元。該票據按年利率3.35%計息,利息須每年於利息支付日(即每年四月十三日)支付。
- (v) 於二零二二年六月六日,本集團分別 發行於二零二五年及二零二七年到 期年利率為3.20%及3.65%的票據, 本金總額為人民幣1,000,000,000元 及人民幣500,000,000元。該等票據 按年利率3.20%及3.65%計息,利息 須每年於利息支付日(即每年六月 六日)支付。
- (vi) 於二零二二年六月二十日,本集團分別發行於二零二五年及二零二七年到期年利率為3.17%及3.68%的票據,本金總額為人民幣500,000,000元及人民幣500,000,000元。該等票據按年利率3.17%及3.68%計息,利息須每年於利息支付日(即每年六月二十日)支付。
- (vii) 於二零二二年八月二十六日,本集 團發行於二零二五年到期年利率為 3.29%的票據,本金總額為人民幣 1,000,000,000元。該票據按年利率 3.29%計息,利息須每年於利息支付 日(即每年八月二十六日)支付。
- (viii) 於二零二二年十一月一日,本集團發行於二零二五年到期年利率為3.30%的票據,本金總額為人民幣1,000,000,000元。該票據按年利率3.30%計息,利息須每年於利息支付日(即每年十一月一日)支付。

35 NOTE PAYABLE (Continued)

- (ix) On 9 January 2023, the Group issued the 3.82% note due in 2026 in the aggregate principal amount of RMB1,500,000,000. The note bears interest at the rate of 3.82% per annum. The note is payable annually in arrears on the interest payment date falling on 9 January, in each year.
- (x) On 24 February 2023, the Group issued the 3.70% and 4.20% notes in the aggregate principal amount of RMB1,000,000,000 and RMB1,000,000,000 due in 2026 and 2028 respectively. The notes bear interest at the rate of 3.70% and 4.20% per annum. The notes are payable annually in arrears on the interest payment date falling on 24 February, in each year.
- On 6 April 2023, the Group issued the 3.47% and 3.88% notes in the aggregate principal amount of RMB500,000,000 and RMB1,500,000,000 due in 2026 and 2028 respectively. The notes bear interest at the rate of 3.47% and 3.88% per annum. The notes are payable annually in arrears on the interest payment date falling on 6 April, in each year.
- (xii) On 27 July 2023, the Group issued the 3.40% note due in 2026 in the aggregate principal amount of RMB1,000,000,000. The note bears interest at the rate of 3.40% per annum. The note is payable annually in arrears on the interest payment date falling on 27 July, in each year.

- (ix) 於二零二三年一月九日,本集團 發行於二零二六年到期年利率為 3.82%的票據,本金總額為人民幣 1.500.000.000元。該票據按年利率 3.82%計息,利息須每年於利息支付 日(即每年一月九日)支付。
- 於二零二三年二月二十四日, 本集團分別發行於二零二六年及 二零二八年到期年利率為3.70% 及4.20%的票據,本金總額為人 民幣1.000.000.000元及人民幣 1,000,000,000元。該等票據按年利 率3.70%及4.20%計息,利息須每年 於利息支付日(即每年二月二十四 日)支付。
- (xi) 於二零二三年四月六日,本集團分 別發行於二零二六年及二零二八年 到期年利率為3.47%及3.88%的票 據,本金總額為人民幣500,000,000 元及人民幣1,500,000,000元。該等 票據按年利率3.47%及3.88%計息, 利息須每年於利息支付日(即每年 四月六日)支付。
- (xii) 於二零二三年七月二十七日,本集 團發行於二零二六年到期年利率為 3.40%的票據,本金總額為人民幣 1,000,000,000元。該票據按年利率 3.40%計息,利息須每年於利息支付 日(即每年七月二十七日)支付。

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35 NOTE PAYABLE (Continued)

- (xiii) On 17 October 2023, the Group issued the 3.48% note due in 2026 in the aggregate principal amount of RMB500,000,000. The note bears interest at the rate of 3.48% per annum. The note is payable annually in arrears on the interest payment date falling on 17 October, in each year.
- (xiv) On 11 June 2024, the Group issued the 2.50% and 2.80% notes in the aggregate principal amount of RMB500,000,000 and RMB1,000,000,000 due in 2027 and 2029 respectively. The notes bear interest at the rate of 2.50% and 2.80% per annum. The notes are payable annually in arrears on the interest payment date falling on 11 June, in each year.
- (xv) On 22 July 2024, the Group issued the 2.45% and 2.83% notes in the aggregate principal amount of RMB1,200,000,000 and RMB800,000,000 due in 2027 and 2029 respectively. The notes bear interest at the rate of 2.45% and 2.83% per annum. The notes are payable annually in arrears on the interest payment date falling on 22 July, in each year.
- (xvi) On 16 October 2024, the Group issued the 2.98% note due in 2027 in the aggregate principal amount of RMB1,500,000,000. The note bears interest at the rate of 2.98% per annum. The note is payable annually in arrears on the interest payment date falling on 16 October, in each year.

- (xiii) 於二零二三年十月十七日,本集團發行於二零二六年到期年利率為3.48%的票據,本金總額為人民幣500,000,000元。該票據按年利率3.48%計息,利息須每年於利息支付日(即每年十月十七日)支付。
- (xiv) 於二零二四年六月十一日,本集團分別發行於二零二七年及二零二九年到期年利率為2.50%及2.80%的票據,本金總額為人民幣500,000,000元。該等票據按年利率2.50%及2.80%計息,利息須每年於利息支付日(即每年六月十一日)支付。
- (xv) 於二零二四年七月二十二日,本集團分別發行於二零二七年及二零二九年到期年利率為2.45%及2.83%的票據,本金總額為人民幣1,200,000,000元及人民幣800,000,000元。該等票據按年利率2.45%及2.83%計息,利息須每年於利息支付日(即每年七月二十二日)支付。
- (xvi) 於二零二四年十月十六日,本集團發行於二零二七年到期年利率為2.98%的票據,本金總額為人民幣1,500,000,000元。該票據按年利率2.98%計息,利息須每年於利息支付日(即每年十月十六日)支付。



35 NOTE PAYABLE (Continued)

- (a) The movements of the note are set out below:
- (a) 票據變動載列如下:

		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
At 1 January Issuance of notes Redemption of note Exchange adjustments	於一月一日 發行票據 贖回票據 匯兑調整	19,175,000 5,220,000 (220,000) 78,000	12,097,000 7,000,000 - 78,000
At 31 December	於十二月三十一日	24,253,000	19,175,000

- (b) The analysis of the repayment schedule of note payables is as follows:
- (b) 應付票據償還時間表分析如下:

		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 1 year or on demand After 1 year but within 2 years After 2 years but within 5 years After 5 years	一年內或應要求 一年後但不超過兩年 兩年後但不超過五年 五年以上	10,127,000 5,126,000 9,000,000	626,000 9,049,000 7,000,000 2,500,000
		24,253,000	19,175,000

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36 CONTRACT LIABILITIES

36 合約負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Contract liabilities arise from: Sale of properties	<i>合約負債產生自:</i> 銷售物業	41,377,239	40,802,298

Typical payment terms which impact on the amount of contract liabilities are as follows:

影響合約負債金額的一般支付條款如下:

Sales of properties

The Group receives 5%–70% of contract value as a deposit from customers when they sign the sale and purchase agreement. This deposit is recognised as a contract liability until the properties are completed and legally assigned to the customer. The rest of the consideration is typically paid when legal assignment is completed.

Movements in contract liabilities

銷售物業

本集團於客戶簽署買賣協議時向客戶收取5%至70%的合約價值作為按金。有關按金於物業竣工且合法轉讓予客戶前確認為合約負債。剩餘代價通常於完成法定轉讓時支付。

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
	A		
Balance as at 1 January	於一月一日結餘	40,802,298	34,988,848
Disposal of subsidiaries (note 52)	出售附屬公司(附註52)	-	(6)
Increase in contract liabilities as a result of	因銷售物業提前開單而		
billing in advance of sale of properties	產生的合約負債增加	38,143,944	44,736,694
Decrease in contract liabilities as a result of	因確認年內收入而產生		
recognising revenue during the year	的合約負債減少		
- the amount was included in the contract	一 年初計入的合約負債		
liabilities at the beginning of the year		(27,462,242)	(25,167,412)
– the amount was included in the contract	一 年內計入的合約負債		, , , ,
liabilities during the year		(10,109,219)	(13,759,332)
Exchange adjustments	匯兑調整	2,458	3,506
Balance at 31 December	於十二月三十一日結餘	41,377,239	40,802,298

36 CONTRACT LIABILITIES (Continued)

Movements in contract liabilities (Continued)

The amount of contract liabilities expected to be recognised as income after more than one year is RMB11,369,476,000 (2023: RMB16,242,482,000). All of the other contract liabilities are expected to be recognised as income within one year.

36 合約負債(續)

合約負債變動(續)

預期於一年後確認為收入的合約負債金額為人民幣11,369,476,000元(二零二三年:人民幣16,242,482,000元)。所有其他合約負債預期將於一年內確認為收入。

37 SHARE CAPITAL

37 股本

		2024 二零二四年		2023 二零二三	
		No. of shares 股份數目	RMB'000 人民幣千元	No. of shares 股份數目	RMB'000 人民幣千元
Ordinary shares, issued and fully paid At 1 January and 31 December	已發行及繳足的 普通股 於一月一日及 十二月三十一日	3,821,183,118	15,712,159	3,821,183,118	15,712,159

In accordance with section 135 of the Companies Ordinance, the ordinary shares of the Company do not have a par value.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

根據公司條例第135條,本公司的普通股 不會有面值。

普通股持有人享有獲得本公司不時宣派 的股息及於本公司會議上每股投一票的 權利。全部普通股於本公司的剩餘資產上 享有平等地位。

38 SHARE OPTION SCHEMES

The Company has a share option scheme which was adopted on 28 May 2014 whereby the directors of the Company are authorised, at their discretion, to invite employees of the Group, including directors of any Company in the Group, to take up options at HK\$1 consideration for each lot of share options granted to subscribe for shares of the Company.

The options vest after meeting the vesting conditions and are then exercisable within a period of two years. Each option gives the holder the right to subscribe for one ordinary share in the Company and is settled gross in shares.

38 購股權計劃

本公司於二零一四年五月二十八日採納一項購股權計劃,據此本公司董事獲授權全權酌情邀請本集團僱員(包括本集團內任何公司的董事)就每批授出之購股權以1港元之代價接納購股權,以認購本公司股份。

購股權於滿足歸屬條件後歸屬,之後可在 兩年內行使。每份購股權賦予持有人權利 認購本公司一股普通股及以股份悉數結 算。

31 December 2024 二零二四年十二月三十一日

38 SHARE OPTION SCHEMES (Continued)

38 購股權計劃(續)

(a) The terms and conditions of the grants are as follows:

(a) 授出之條款及條件如下:

	Number of instruments 購股權數目	Vesting conditions 歸屬條件	Contractual life of options 購股權之合約期
Options granted to directors: 授予董事之購股權:			
– on 10 January 2019	1,320,000	Two years from the date of grant and certain performance criteria	4 years
- 於二零一九年一月十日		授出日期起計兩年內及若干績效標準	4年
– on 10 January 2019	1,320,000	Three years from the date of grant and certain performance criteria	5 years
- 於二零一九年一月十日		· 授出日期起計三年內及若干績效標準	5年
– on 10 January 2019	1,360,000	Four years from the date of grant and certain performance criteria	6 years
- 於二零一九年一月十日		授出日期起計四年內及若干績效標準	6年
Options granted to employees: 授予僱員之購股權:			
– on 10 January 2019	34,897,500	Two years from the date of grant and certain performance criteria	4 years
- 於二零一九年一月十日		授出日期起計兩年內及若干績效標準	4年
– on 10 January 2019	34,897,500	Three years from the date of grant and certain performance criteria	5 years
- 於二零一九年一月十日		· 授出日期起計三年內及若干績效標準	5年
– on 10 January 2019	35,955,000	Four years from the date of grant and certain performance criteria	6 years
- 於二零一九年一月十日		· 授出日期起計四年內及若干績效標準	6年

Total share options granted 授出購股權總數 109,750,000

All share options granted were cancelled during the year ended 31 December 2023.

所有授出的購股權已於截至二零 二三年十二月三十一日止年度內註 銷。

38 SHARE OPTION SCHEMES (Continued)

38 購股權計劃(續)

(a) (Continued)

The number and weighted average exercise prices of share options are as follows:

(a) (續)

購股權數目及加權平均行使價如下:

			2024 二零二四年		3 三年
		— ₹ — ⊦ Weighted	→ 1	— ₹ — - Weighted	_
		average	Number	average	Number
		exercise price	of options	exercise price	of options
		加權平均行使價	購股權數目	加權平均行使價	購股權數目
		HK\$	′000	HK\$	'000
		港元	千份	港元	千份
Outstanding at the beginning of the period	於期初尚未行使	N/A不適用		2.415	27,293
Cancelled during the year	年內註銷	N/A不適用	_	2.415	(27,293)
Outstanding at the end of the period	於期末尚未行使	N/A 不適用	-	N/A不適用	
Exercisable at the end of the period	於期末可予行使	N/A不適用	-	N/A不適用	-

There were no exercisable share options at the year ended 31 December 2024 (2023: nil).

截至二零二四年十二月三十一日止年度可予行使之購股權的數目為零(二零二三年:零)。

(b) Fair value of share options and assumptions

The fair value of services received in return for share options granted on 10 January 2019 is measured by reference to the fair value of share options granted. The fair value of the share options granted is measured using a binomial model as at the date of grant. Such fair values are subject to a number of limitations, due to the subjective nature of and uncertainty relating to a number of assumptions under the binomial model. The assumptions used in the valuation of the share options granted on 10 January 2019 have been disclosed below. The contractual life of the share option is used as an input into this model. Expectations of early exercise are incorporated into the model.

(b) 購股權的公允值及假設

31 December 2024 二零二四年十二月三十一日

38 SHARE OPTION SCHEMES (Continued)

(b) Fair value of share options and assumptions (Continued)

Fair value of share options and assumptions are as follows:

Share price (HK\$)	2.520 per share
Exercise price (HK\$)	2.520 per share
Grant date	10 January 2019
Total number of share	109,750,000
options granted	
Number of share options	4,000,000
granted to directors*	
Number of share options	105,750,000
granted to employees	
Share option period (years)	6

The fair values of share options granted under the Company's Share Option Scheme to each class of grantees at the date of grant were as follows:

Class of grantees

承授人組別

38 購股權計劃(續)

(b) 購股權的公允值及假設 (續)

購股權的公允值及假設如下:

股價(港元)	每股2.520
行使價(港元)	每股2.520
授出日期	二零一九年
_ 15 11 24 22 145 (/ 41	一月十日
已授出購股權總數	109,750,000
授予董事的購股權	4,000,000
數目*	1,000,000
授予僱員的購股權	105,750,000
數目	
購股權期間(年度)	6

根據本公司購股權計劃授予各承授 人組別之購股權於授出日期之公允 值如下:

> Fair value of share options granted 已授出購股權 之公允值 (HK\$) (港元)

Directors 董事 Employees 僱員

* Mr. Wang Jian was appointed as the Director of the Company on 1 February 2019, and Mr. Wan Yuqing was appointed as the Director of the Company on 26 October 2021 and accordingly, they were classified as employees when the relevant share options were granted on 10 January 2019.

2,623,000 69,689,000

* 王健先生於二零一九年二月一日獲委 任為本公司董事·萬宇清先生則於二零 二一年十月二十六日獲委任為本公司 董事·故於二零一九年一月十日授出相 關購股權時彼等被分類為僱員。

38 SHARE OPTION SCHEMES (Continued)

(b) Fair value of share options and assumptions (Continued)

38 購股權計劃(續)

(b) 購股權的公允值及假設 (續)

Share options

		購股權			
		Lot 1	Lot 2	Lot 3	
		第 1 批	第2批	第 3 批	
First exercise date	首次行使日	10/1/2021	10/1/2023	10/1/2024	
Maturity date	到期日	9/1/2024	9/1/2024	9/1/2025	
Expected volatility (%)	預期波幅(%)	40.631	40.657	39.160	
Dividend yield (%)	股息率(%)	4.122	4.122	4.122	
Risk-free interest rate (%)	無風險利率(%)	1.744	1.769	1.808	
Fair value (HK\$)	公允值(港元)	22,679,000	24,365,000	25,268,000	

Notes:

- (i) The expected volatility is based on the historical volatility, which is calculated based on the weighted average remaining life of the share options and adjusted for any expected changes to future volatility based on publicly available information.
- (ii) The expected dividend yield is based on the dividend payout in the previous year and the average share price in the preceding year.

附註:

- 預期波幅乃根據歷史波幅,按購股權的 加權平均剩餘年期計算,並基於公開可 得資料對未來波幅的任何預期變動作 出調整。
- (ii) 預期股息率基於上一年支付的股息及 上一年的平均股價計算。

39 LOAN FROM A FELLOW SUBSIDIARY

The amount as at 31 December 2023 represented loan from a subsidiary of the ultimate holding company to Poly Plaza Limited ("Poly Plaza"), a subsidiary of the Company. The amount was unsecured, interest-free and repayable upon expiration of the term of the cooperation agreement of Poly Plaza, which was due to be settled not earlier than twelve months from the reporting date. During the year ended 31 December 2024, the amount was fully settled.

39 一間同系附屬公司貸款

於二零二三年十二月三十一日,該款項指 最終控股公司一間附屬公司向本公司附 屬公司保利大廈有限公司(「保利大廈」) 提供之貸款。該款項為無抵押、不計息及 須於保利大廈合作協議期限屆滿時償還, 自報告日期起計不少於十二個月到期結 算。於截至二零二四年十二月三十一日止 年度,該款項已全數結清。

31 December 2024 二零二四年十二月三十一日

40 DEFERRED TAX ASSETS/LIABILITIES 40 遞延税項資產/負債

The deferred tax assets/liabilities recognised by the Group and the movements thereon during the current and prior years are as follows:

本集團於本年度及過往年度確認之遞延 税項資產/負債及其變動如下:

Expenses

			recognised in profit or loss but deductible		
Deferred tax assets:	遞延税項資產:	Tax losses	in subsequent period 損益內已確認 但可於往後期間	Others	Total
		税項虧損 RMB'000 人民幣千元	扣滅的開支 RMB'000 人民幣千元	<mark>其他</mark> RMB'000 人民幣千元	<mark>合計</mark> RMB'000 人民幣千元
At 1 January 2023 Disposal of subsidiaries (note 52)	於二零二三年一月一日 出售附屬公司 (附註52)	35,490	163,139	40,889	239,518
Credited/(charged) to profit or loss	計入/(扣除)自損益	10,821	(19,067)	18,481	10,235
At 31 December 2023 and 1 January 2024	於二零二三年 十二月三十一日及 二零二四年一月一日 計入/(扣除)自損益	46,311	144,072	59,368	249,751
Credited/(charged) to profit or loss	可八/(加林/日供金	36,741	(26,174)	10,508	21,075
At 31 December 2024	於二零二四年 十二月三十一日	83,052	117,898	69,876	270,826

40 DEFERRED TAX ASSETS/LIABILITIES (Continued)

40 遞延税項資產/負債(續)

Revaluation of properties 物業重估

		14-11-111			
遞延税項負債:	Investment properties 投資物業 RMB'000 人民幣千元	Hotel properties 酒店物業 RMB'000 人民幣千元	Properties under developments 發展中物業 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
於二零二三年一月一日 年內其他全面收入扣除	1,144,442	237,345	81,415	48,056	1,511,258
	1,858	49,853	_	_	51,711
(計入)/扣除自損益	(13,443)	-	(16,681)	31,481	1,357
匯兑調整		-		4	4
於二零二三年十二月三十一日					
及二零二四年一月一日	1,132,857	287,198	64,734	79,541	1,564,330
年內其他全面收入扣除					
	-	19,308	-	-	19,308
(計入)/扣除自損益	(6,036)	-	(3,145)	17,272	8,091
匯兑調整	-	-	-	1	1
於二零二四年十二月三十一日	1,126,821	306,506	61,589	96,814	1,591,730
	於二零二三年一月一日 年內其他全面收入扣除 (計入)/扣除自損益 匯兑調整 於二零二三年十二月三十一日 及二零二四年一月一日 年內其他全面收入扣除 (計入)/扣除自損益 匯兑調整	 遞延税項負債:	遞延税項負債:	Investment	Investment

At 31 December 2024, the Group's Hong Kong and overseas subsidiaries had unused tax losses of approximately RMB2,993,513,000 (2023: RMB2,477,150,000) for offset against future assessable profits. Such unused tax losses may be carried forward indefinitely.

In addition, at 31 December 2024, the Group's PRC subsidiaries had, other than those for which deferred tax has been provided for, unused tax losses of approximately RMB10,902,988,000 (2023: RMB9,949,660,000) for offset against future assessable profits. The maximum benefit from unutilised tax losses can be carried forward up to five years from the year in which the loss was originated to offset future taxable profits.

於二零二四年十二月三十一日,本集團之 香港及海外附屬公司有未動用税項虧損 約人民幣2,993,513,000元(二零二三年: 人民幣2,477,150,000元),可抵扣未來應 課税溢利。該等未動用之税項虧損可無限 期結轉。

此外,於二零二四年十二月三十一日,本 集團之中國附屬公司有未動用之税項虧 損約人民幣10,902,988,000元(二零二三 年:人民幣9,949,660,000元)(作出遞延 税項撥備者則除外),可抵扣未來應課税 溢利。未動用税項虧損之最高利益,可由 產生作抵扣未來應課税溢利之虧損之年 度起計,結轉最多五年。

31 December 2024 二零二四年十二月三十一日

40 DEFERRED TAX ASSETS/LIABILITIES (Continued)

The deferred tax assets arising from the above unused tax losses have not been recognised in the consolidated financial statements due to the unpredictability of future profit streams.

At 31 December 2024, deferred taxation has not been provided in the consolidated financial statements in respect of temporary differences attributable to the undistributed profits earned by the PRC subsidiaries amounted to RMB37,253,932,000 (2023: RMB30,201,960,000) as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary difference will not reverse in the foreseeable future.

41 OPERATING LEASES

The Group as lessor:

40 遞延税項資產/負債(續)

由於無法預測未來溢利流量,故此上述未動用稅項虧損所產生之遞延稅項資產尚未於綜合財務報表內確認。

於二零二四年十二月三十一日,由於本集團能夠控制暫時差額轉回的時間,而且該暫時差額在可預見的未來很可能不會轉回,有關於中國附屬公司賺取之未分配溢利應佔之暫時差額人民幣37,253,932,000元(二零二三年:人民幣30,201,960,000元),概無於綜合財務報表內作出遞延税項撥備。

41 經營租約

本集團作為出租人:

		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
Income from operating lease arrangements in respect of office and management services	辦公室經營租約安排及 管理服務之收入	1,706,685	1,697,921

41 OPERATING LEASES (Continued)

At the end of the reporting period, the Group had contracted with tenants for the following future minimal lease payments:

41 經營租約(續)

於報告期末,本集團與租戶已訂約之未來 最低租賃款項如下:

Office and shop 辦公室及商店

		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 one year In the second to fifth year inclusive	一年內 第二至第五年 (包括首尾兩年)	467,677	477,140
Over five years	五年後	1,134,263 1,293,134	1,172,545 1,292,212
		2,895,074	2,941,897

Significant leases are negotiated for a lease term of 1 to 19 years (2023: 1 to 19 years). Certain leases contain a contingent rental element based on the revenue of tenant.

就重大租約磋商議定之租賃期由1至19年 (二零二三年:1至19年)不等。若干租賃 包含基於租戶收入的或然租金部分。

42 CAPITAL COMMITMENTS

42 資本承擔

		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
Capital expenditure contracted for but not provided in the consolidated financial statements in respect of: – property development expenditures	就下列項目已訂約但未 於綜合財務報表撥備之 資本開支: 一物業發展開支	10,004,894	23,315,000

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43 CONTINGENT LIABILITIES

The Group arranged mortgage loan facilities with certain banks for purchasers of property units and provided guarantees to banks to secure obligations of such purchasers of repayment. The maximum guarantees given to banks amounted to approximately RMB23,496,301,000 (2023: RMB27,693,189,000) as at 31 December 2024. Such guarantees terminate upon the earlier of (i) issue of the real estate ownership certificate; and (ii) the satisfaction of the mortgage loans by the buyers of the properties. The Group has not recognised any deferred income in respect of these guarantees as its fair value is considered to be minimal by the directors. The directors also consider that the fair value of the underlying properties is able to cover the outstanding mortgage loans guaranteed by the Group in the event the purchasers default payments to the banks.

At 31 December 2024, the Group had given guarantees to certain banks in respect of credit facilities granted to certain associates and joint ventures of the Group amounting to approximately RMB6,494,874,000 (2023: RMB7,544,812,000) of which approximately RMB3,547,951,000 (2023: RMB5,132,349,000) had been utilised by associates and joint ventures.

43 或然負債

於二零二四年十二月三十一日,本集團就本集團若干聯營公司及合營企業所獲授信貸融資約人民幣6,494,874,000元(二零二三年:人民幣7,544,812,000元)向若干銀行提供擔保,而聯營公司及合營企業已動用其中約人民幣3,547,951,000元(二零二三年:人民幣5,132,349,000元)。



44 PLEDGED ASSETS

At the end of the reporting period, the carrying value of the Group's assets which were pledged to secure credit facilities granted to the Group are as follows:

44 已抵押資產

於報告期末,已抵押作為本集團獲授信貸 融資之擔保之資產賬面值如下:

	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
投資物業 酒店物業 樓宇 使用權資產 發展中物等 持作出售 銀行存款	5,530,726 1,605,000 120,258 205,392 23,421,673 1,118,818 164,147	5,008,576 1,280,000 90,970 123,139 26,817,016 164,296 226,443
	酒店物業 樓宇 使用權資產 發展中物業 持作出售物業	上級二零二四年 RMB'000 人民幣千元投資物業 酒店物業 樓宇 使用權資產 發展中物業 持作出售物業5,530,726 1,605,000 120,258 205,392 23,421,673 1,118,818

In addition to above pledged assets, at 31 December 2024 and 2023, the Group's interests in certain subsidiaries were pledged to secure credit facilities granted to the Group. The details of net assets value of subsidiaries are as follows:

除上述已抵押資產外·於二零二四年及二零二三年十二月三十一日,本集團於若干附屬公司的權益亦已抵押作為本集團獲授的信貸融資的擔保。附屬公司資產淨值的詳情如下:

		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
Total assets Total liabilities	資產總值 負債總額	10,462,976 (10,190,072)	43,069,200 (42,764,844)
Net assets value	資產淨值	272,904	304,356

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45 RETIREMENT BENEFIT SCHEMES

The Company and its subsidiaries in Hong Kong operate a defined contribution scheme for their qualified employees pursuant to the Occupational Retirement Schemes Ordinance. The assets of the scheme are held separately in a fund which is under the control of an independent trustee. The retirement benefit scheme contributions charged to the consolidated statement of profit or loss represent the contributions payable by the Group to the fund at rates specified in the rules of the scheme. When there are employees who leave the scheme prior to becoming fully vested in the contributions, the amount of the forfeited contributions will be used to reduce future contributions payable by the Group.

At the end of the reporting period, there was no significant forfeited contributions, which arose upon employees leaving the retirement benefit scheme, available to reduce the contribution payable in the future years.

To comply with the Mandatory Provident Fund Schemes Ordinance (the "MPFO"), the Group also participates in a Mandatory Provident Fund scheme ("MPF Scheme") for its qualified employees in Hong Kong. The MPF Scheme is registered with the Mandatory Provident Fund Scheme Authority under the MPFO. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the rule of the MPF Scheme, the employer and its employees are each required to make contributions to the scheme at rate specified in the rules. The only obligation of the Group with respect of MPF Scheme is to make the required contributions under the scheme.

45 退休福利計劃

本公司及於香港之附屬公司根據職業退休計劃條例為合資格僱員設立定訊人於其劃。該計劃之資產由獨立受託人於其基金內獨立管理。自綜合損益表扣除之退休福利計劃供款為本集團按照該計劃出決為本集團按所訂定之比率計算應付予基金之供款。倘僱員在完全符合獲取全部供款名格前退出該計劃,則沒收之供款將用作扣減本集團將來應付之供款。

於報告期末,並無因僱員退出退休福利計 劃而產生可用作於未來年度扣減應付供 款之重大沒收供款。

為遵守強制性公積金計劃條例(「強積金條例」),本集團亦為其於香港之合資格僱員參與一項強制性公積金計劃(「強積金計劃」)。強積金計劃已根據強積金條例向強制性公積金計劃管理局註冊。強積金計劃之資產與本集團資產分開持有,並計劃之資產與本集團資產分開持有,並計劃之受託人於其基金管理。根據強積金計劃之規則,僱主及其僱員均須按規則規計劃之規則,僱主及其僱員均須按規則規計劃之之規則,僱主及其僱員均須按規則規計劃之之規則,僱主及其僱員均須按規則規計。本集團就強積金計劃代對。



45 RETIREMENT BENEFIT SCHEMES (Continued)

The retirement benefit scheme contributions arising from the MPF Scheme charged to the consolidated statement of profit or loss represent contributions payable to the funds by the Group at rates specified in the rules of the scheme. No forfeited contribution is available to reduce the contribution payable in the future years.

The employees in the subsidiaries in the PRC are members of state-managed retirement benefit schemes operated by the PRC government. The subsidiaries are required to contribute a certain percentage of their payroll to the retirement benefit scheme to fund the benefit. The only obligation of the Group with respect to the retirement benefit scheme is to make the required contributions under the scheme. No forfeited contribution is available to reduce the contribution payable in the future years.

The total cost charged to consolidated statement of profit or loss for the year ended 31 December 2024 of approximately RMB260,505,000 (2023: RMB269,630,000) represents contributions payable to the schemes by the Group during the year.

45 退休福利計劃(續)

產生自強積金計劃之退休福利計劃供款 會自綜合損益表扣除,相當於本集團按照 該計劃之規則所訂定之比率應付予基金 之供款。概無沒收之供款可用作扣減未來 年度應付之供款。

中國附屬公司之僱員乃中國政府營運之 國家管理退休福利計劃之成員。附屬公司 須按僱員工資之若干百分比供款予該退 休福利計劃以資助有關福利。本集團就退 休福利計劃之唯一責任為根據該計劃作 出所需供款。概無沒收之供款可用作扣減 未來年度應付之供款。

截至二零二四年十二月三十一日 止年度, 自綜合損益表扣除之總成本約為人民 幣260,505,000元(二零二三年:人民幣 269,630,000元),相當於本集團年內應向 該等計劃支付之供款。

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46 RELATED PARTY TRANSACTIONS

(a) Transactions and balances with China Poly Group

The following is a summary of principal related party transactions and balances entered into by the Group with China Poly Group, apart from transactions and balances disclosed in notes 19, 20, 28, 29, 30 and 31. Several transactions also constitute connected transactions as defined under Chapter 14A of Listing Rules. Further details of these connected transactions are disclosed under Directors' Report.

46 關連人士交易

(a) 與中國保利集團之交易及 結餘

下列為除附註19、20、28、29、30 及31所披露的交易及結餘外,本集 團與中國保利集團訂立的主要關連 人士交易及結餘概要。多項交易亦 構成上市規則第14A章定義的關連 交易。該等關連交易的進一步詳情 於董事會報告披露。

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Transactions:	交易:			
Property rental income	物業租金收入	(i)	17,811	19,244
Interest expenses	利息開支	(ii)	46,515	57,935
Management fee income	管理費收入		1,782	1,781
Rental expenses paid	已付租金開支		2,227	2,795

Notes:

- The amount represents rental income received for theatres and office which was made with reference to market price.
- The interest expenses derived from the loans advanced from China Poly Group, which was unsecured, carried interest at a variable rate based on LPR ranging from LPR minus 1.35% to LPR plus 0.835% and repayable within three years.

附註:

- 有關款項指經參考市價後之已收劇院 及辦公室租金收入。
- 利息支出來自中國保利集團墊付之貸 款,為無抵押、按貸款市場報價利率減 1.35%至貸款市場報價利率加0.835%之 浮動利率計息及須於三年內償還。



46 RELATED PARTY TRANSACTIONS (Continued)

46 關連人士交易(續)

- (a) Transactions and balances with China Poly Group (Continued)
- (a) 與中國保利集團之交易及 結餘(續)

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Balances:	結餘:			
Bank balances and deposits	銀行結存及存款	(i)	2,492,556	2,497,988
Amount due from an associate	應收一間聯營公司款項	(ii)	43,378	192,898
Bank and other borrowings	銀行及其他借貸	(iii)	1,815,000	2,630,000

Notes:

- The amount represents the deposits placed by the Group with China Poly Group.
- (ii) Details of the terms are set out in note 19.
- (iii) The amount represents loan from China Poly Group, which was unsecured, carried interest at a variable rate based on LPR ranging from LPR minus 1.35% to LPR plus 0.835% and repayable within three years.
- (b) Transactions and balances with other related parties During the year, the Group entered into the following transactions with related parties other than China Poly Group:

附註:

- (i) 有關款項指本集團存於中國保利集團 之存款。
- (ii) 條款詳情載於附註19。
- (iii) 有關款項指中國保利集團提供之貸款, 為無抵押、按貸款市場報價利率減1.35% 至貸款市場報價利率加0.835%之浮動 利率計息及須於三年內償還。
- (b) 與其他關連人士之交易及 結餘

年內,本集團與中國保利集團以外 的關連人士訂立下列交易:

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Transactions:	交易:			
Interest income	利息收入	(i)	212,867	262,356
Interest expenses	利息開支	(ii)	_	4,505

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46 RELATED PARTY TRANSACTIONS (Continued)

(b) Transactions and balances with other related parties (Continued) Notes:

- (i) The amount represents the interest income from loans to associates and joint ventures. Details of the terms are set out in notes 19 and 20.
- (ii) The amounts represent the interest paid to joint ventures. Details of the terms are set out in note 20.

(c) Material transactions with other state-controlled entities in the PRC Part of the Group's operations is carried out in an economic environment currently predominated by entities directly or indirectly owned or controlled by the PRC government ("state-controlled entities"). In addition, the Group itself is part of a larger group of companies under China Poly which is controlled by the PRC government. Apart from the transactions with China Poly Group, other connected persons and related parties disclosed in this note, the Group also conducts business with other state-controlled entities. The directors consider those state-controlled entities are independent third parties so far as the Group's business transactions with them are concerned.

In establishing its pricing strategies and approval process for transactions with other state-controlled entities, the Group does not differentiate whether the counterparty is a state-controlled entity or not.

46 關連人士交易(續)

(b) 與其他關連人士之交易及 結餘(續)

附註:

- (i) 有關款項指貸款予聯營公司及合營企 業帶來的利息收入。條款詳情載於附註 19及20。
- (ii) 有關款項指已付予合營企業之利息。條款詳情載於附註20。

(c) 與中國其他國營企業之重 大交易

本集團乃於目前由中國政府直接或問接擁有或控制之實體(「國營管院(「國營管理」)主導之經濟環境中進行國別分本集團本身乃中國保利屬下之較與中國保利屬下之較與中國保利所,其他關連人士及關連,其他關連人士及關連國營企業進行交易。董事認為,就本集團,就本集團,就本集團,就等國營企業均屬獨立第三方。

就與其他國營企業進行之交易制定 定價策略及審批流程時,本集團並 無區別對方屬國營企業與否。



46 RELATED PARTY TRANSACTIONS (Continued)

(c) Material transactions with other state-controlled entities in the PRC (Continued)

Material transactions/balances with other statecontrolled entities are as follows:

46 關連人士交易(續)

(c) 與中國其他國營企業之重 大交易(續)

與其他國營企業進行之重大交易/ 結餘如下:

		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
Transactions:	交易:		
Trade sales	貿易銷售	47,577	48,596
Trade purchases	貿易購買	9,878	2,459

In view of the nature of the Group's hotel operating business, the directors are of the opinion that, except as disclosed above, it is impracticable to ascertain the identity of the counterparties and accordingly whether the transactions were with other state-controlled entities.

In addition, the Group has entered into various transactions, including deposit placements, borrowings and other general banking facilities, with certain banks and financial institutions which are state-controlled entities in its ordinary course of business. In view of the nature of those banking transactions, the directors are of the opinion that separate disclosure would not be meaningful.

Except as disclosed above, the directors are of the opinion that transactions with other statecontrolled entities are not significant to the Group's operations.

鑒於本集團之酒店經營業務性質, 董事認為,除上文所披露者外,確定 交易對手之身份乃不切實際,故確 認交易是否與其他國營企業進行亦 不切實際。

此外,本集團已於其日常業務過程 中與若干銀行及財務機構(均為國 營企業)訂立多項交易,包括開立存 款、借貸及其他一般銀行信貸。鑒於 該等銀行交易之性質,董事認為,另 行作出披露並無意義。

除上文所披露者外,董事認為,與其 他國營企業進行之交易對本集團之 經營而言並不重大。

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46 RELATED PARTY TRANSACTIONS (Continued)

46 關連人士交易(續)

(d) Compensation of key management personnel

The remuneration of key management during the year was as follows:

(d) 主要管理人員酬金

年內,主要管理人員之酬金如下:

		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
Short-term benefits Post-employment benefits	短期福利 離職後福利	15,059 2,166	27,302 2,278
		17,225	29,580

The emoluments of key management were within the following bands:

主要管理人員之酬金介乎以下組別:

		2024 二零二四年	2023 二零二三年
		Number of	Number of
		employee	employee
		僱員人數	僱員人數
HK\$nil to HK\$1,000,000	零港元至1,000,000港元	1	_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至		
	1,500,000港元	_	_
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至		
	2,000,000港元	1	_
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至		
	2,500,000港元	1	_
HK\$2,500,001 to HK\$3,000,000	2,500,001港元至		
	3,000,000港元	5	_
HK\$3,000,001 to HK\$3,500,000	3,000,001港元至		
	3,500,000港元	_	1
HK\$3,500,001 to HK\$4,000,000	3,500,001港元至		
	4,000,000港元	-	7
HK\$4,000,001 to HK\$4,500,000	4,000,001港元至		
	4,500,000港元	_	1

47 STATEMENT OF FINANCIAL POSITION OF THE COMPANY

47 本公司財務狀況表

		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
Non-current assets	非流動資產		
Property, plant and equipment	物業、廠房及設備	93	187
Interests in subsidiaries	附屬公司權益	1,655,518	1,608,819
Amounts due from subsidiaries	應收附屬公司款項	17,290,172	17,710,207
Financial asset at fair value through	按公允值計入損益之		
profit or loss	金融資產	713,220	640,914
Total non-current assets	非流動資產總額	19,659,003	19,960,127
Current assets	流動資產		
Other receivables	其他應收賬款	26,923	5,293
Amount due from a subsidiary	應收一間附屬公司款項	5,705,822	5,031,914
Bank balances, deposits and cash	銀行結存、存款及現金	91,929	49,300
·			
Total current assets	流動資產總額	5,824,674	5,086,507
Total carrent assets	//IU 4/3 X III NO HX	0,02.,07.	
Current liabilities	流動負債		
Other payables	其他應付賬款	16,984	7,370
Amounts due to subsidiaries	應付附屬公司款項	3,805,044	3,718,760
Bank borrowings – due within one year	銀行借貸一一年內到期	_	3,549,000
,			
Total current liabilities	流動負債總額	3,822,028	7,275,130
Total carrette habilities		0,022,020	7,273,130
Net current assets/(liabilities)	流動資產/(負債)淨額	2,002,646	(2,188,623)
Total assets less current liabilities	總資產減流動負債	21,661,649	17,771,504

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47 STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

47 本公司財務狀況表(續)

		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
Capital and reserves Share capital (Note 37) Translation reserve (Note) Accumulated profits (Note)	資本及儲備 股本(附註37) 匯兑儲備(附註) 累計溢利(附註)	15,712,159 1,175,692 1,146,798	15,712,159 786,479 1,272,866
Total equity	權益總額	18,034,649	17,771,504
Non-current liabilities Bank borrowings – due after one year	非流動負債 銀行借貸 — 一年後到期	3,627,000	
		21,661,649	17,771,504

Approved and authorised for issue by the Board of Directors on 20 March 2025.

於二零二五年三月二十日經由董事會批 准及授權刊發。

Wan Yuqing 萬宇清 Chairman 主席 **Hu Zaixin** 胡在新 *Managing Director* 董事總經理



47 STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

47 本公司財務狀況表(續)

Note:

The reserves of the Company are as follows:

附註:

本公司之儲備如下:

		Translation reserve 匯兑儲備 RMB'000 人民幣千元	Accumulated profits 累計溢利 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
At 1 January 2023 Loss for the year Other comprehensive income Dividend paid	於二零二三年一月一日 年內虧損 其他全面收入 已付股息	267,951 - 518,528 -	1,649,996 (212,055) – (165,075)	1,917,947 (212,055) 518,528 (165,075)
At 31 December 2023 and 1 January 2024 Profit for the year Other comprehensive income Dividend paid	於二零二三年十二月三十一日及 二零二四年一月一日 年內溢利 其他全面收入 已付股息	786,479 - 389,213 -	1,272,866 165,718 - (291,786)	2,059,345 165,718 389,213 (291,786)
At 31 December 2024	於二零二四年十二月三十一日	1,175,692	1,146,798	2,322,490

As at 31 December 2024, in the opinion of the directors, the reserves of the Company available for distribution to shareholders amounted to RMB1,146,798,000 (2023: RMB1,272,866,000).

⁽a) 於二零二四年十二月三十一日,董事認 為,本公司可供分派予股東之儲備為人民 幣1,146,798,000元(二零二三年:人民幣 1,272,866,000元)。

31 December 2024 二零二四年十二月三十一日

48 DIVIDENDS

48 股息

		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
Dividends recognised as a distribution during the year:	年內已確認為分派之股息:		
2023 final dividend of HK\$0.083 (2022: HK\$0.048) per share (Note)	二零二三年末期股息每股 0.083港元(二零二二年: 0.048港元)(附註)	291,786	165,075

Note:

No interim dividend was declared and paid for both years.

The directors of the Company recommended the payment of a final dividend of HK\$0.021 per share (2023: HK\$0.083 per share) for the year ended 31 December 2024.

附註:

兩個年度均無宣派及派付中期股息。

本公司董事建議就截至二零二四年十二 月三十一日止年度派發末期股息每股0.021 港元(二零二三年:每股0.083港元)。



49 PRINCIPAL SUBSIDIARIES

49 主要附屬公司

Details of the Company's principal subsidiaries at 31 December 2024 are as follows:

於二零二四年十二月三十一日,本公司主 要附屬公司之詳情如下:

Name of subsidiary 附屬公司名稱	註冊成立/成立地點及 已發行及實繳股本/		Attributable portion of the issued share capital/ registered capital held by the Company 本公司所持已發行股本/註冊股本應佔比率		Principal activity 主要業務	
			Directly 直接	Indirectly 間接		
Ace Alliance Development Limited	Hong Kong 香港	1 ordinary share 1股普通股	-	70%	Property development 物業發展	
Able Lucky Development Limited 益福發展有限公司	Hong Kong 香港	1 ordinary share 1股普通股	-	100%	Property development 物業發展	
画画 現代 (成 名 可) Big Nice Development Limited 鉅美 發展 有限 公司	Hong Kong 香港	1 ordinary share 1股普通股	-	100%	Property development 物業發展	
近大弦放有依ム円 CMIC Finance Limited	日/尼 Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	阿来發放 Financial services 金融服務	
CMIC Management Services Limited	^{貨/店} Hong Kong 香港	2版音遊版 100 ordinary shares 100股普通股	100%	-	並 Management services 管理服務	
Ease Trade Global Limited ("Ease Trade") (note v) 安業環球有限公司(「安業」)(附註v)	British Virgin Islands 英屬處女群島	1 ordinary shares 1股普通股	100%	-	Investment holding 投資控股	
Fainland Limited 欣悦有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	
Geldy Limited	Hong Kong 香港	1,000 ordinary shares 1,000股普通股	-	100%	Property investment 物業投資	
High Wealth International Limited 富崇國際有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	
Honorlink Investments Limited 浩聯投資有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	
Hubei Poly Hotel Company Limited ("Hubei Poly") (note i)	PRC, Limited liability	Registered capital RMB62,000,000	-	100%	Investment, management and operation of a hotel	
湖北保利大酒店有限公司(「湖北保利」)(附註i)	中國,有限責任公	註冊股本 人民幣62,000,000元			投資、管理及營運一間酒店	
Poly Plaza Limited ("PPL") (note ii)	PRC, Limited liability	Registered capital US\$10,000,000	-	75%	Investment, management and operation of a hotel	
保利大廈有限公司(「保利大廈」)(附註ii)	中國,有限責任公司	註冊股本 10,000,000美元			投資、管理及營運一間酒店	
Polystar Digidisc Co., Ltd. ("Polystar") (note iii)	PRC, Limited liability	Registered capital RMB9,000,000	-	66%	Manufacturing and wholesaling of compact discs, video comp discs and digital video discs	
北京保利星數據光盤有限公司(「保利星」)(附註;;;)	中國,有限責任公司	註冊股本 人民幣 9,000,000 元			製造及批發光碟、錄像光碟及數碼錄像光碟	
Poly Treasure Holdings Limited	Hong Kong	50,000,000 ordinary shares	100%	-	Asset Management	
保利控股財金有限公司	香港	50,000,000股普通股			資產管理	
Prime Brilliant Limited 傲恒有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	
Propwood Limited 置浩有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	
Saneble Limited 紹寶有限公司	Hong Kong 香港	2 ordinary shares 2股普通股	100%	-	Property investment 物業投資	

31 December 2024 二零二四年十二月三十一日

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/ registered capital 已發行及實繳股本/ 註冊股本詳情	Attributable of the issued sha registered cap by the Com 本公司所持已發 註冊股本應 Directly	re capital/ ital held pany 行股本/	Principal activity 主要業務
			直接	間接	
保利置業集團有限公司 (「保利置業」) (note i and iv) (附註i及iv)	PRC, Limited liability 中國,有限責任公司	Registered capital RMB2,200,000,000 註冊股本	-	100%	Investment holding 投資控股
上海浦利房地產發展有限公司 (note i) (附註i)	PRC, Limited liability	人民幣2,200,000,000元 Registered capital US\$24,000,000	-	100%	Property investment
上海保利廣場資產管理有限公司	中國·有限責任公司 PRC, Limited liability	註冊股本24,000,000美元 Registered capital RMB200,000,000	-	100%	物業投資 Property investment
	中國,有限責任公司	註冊股本 人民幣200,000,000元			物業投資
上海保利佳房地產開發有限公司	PRC, Limited liability	Registered capital RMB150,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣150,000,000元			物業發展
上海保利物業酒店管理集團有限公司	PRC, Limited liability 中國·有限責任公司	Registered capital RMB50,000,000 註冊股本	_	100%	Property management 物業管理
上海保利茂佳房地產開發有限公司		人民幣50,000,000元		1000/	
<u>上</u> / 体体	PRC, Limited liability 中國·有限責任公司	Registered capital RMB50,000,000 註冊股本	-	100%	Property development 物業發展
上海保利和佳房地產開發有限公司	PRC, Limited liability	人民幣50,000,000元 Registered capital	_	100%	
上/9 MiljiieLL/2/CE/UDX 自成為可	中國,有限責任公司	RMB50,000,000 註冊股本		10070	物業發展
上海隆鵬房地產開發有限公司	PRC, Limited liability	人民幣50,000,000元 Registered capital	-	100%	Property development
	中國,有限責任公司	RMB50,000,000 註冊股本 人民幣50,000,000元			物業發展
上海盛力置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
上海盛樟置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
上海盛瀛置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及	establishment and legal entity/principal and paid up capital/ place of operation 注冊成立/成立地點及 已發行及實繳股本/	Attributable portion of the issued share capital/ registered capital held by the Company 本公司所持已發行股本		Principal activity	
附屬公司 有傳	法定地位/主要營業地點	註冊股本詳情	註冊股本應《 Directly 直接	Indirectly 間接	主要業務	
上海盛韞置業有限公司	PRC, Limited liability	Registered capital RMB1,900,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣1,900,000,000元			物業發展	
太倉隆滏商務諮詢有限公司	PRC, Limited liability	Registered capital RMB1,000,000	-	100%	Asset management	
	中國,有限責任公司	註冊股本 人民幣1,000,000元			資產管理	
常州隆嘉實業投資有限公司	PRC, Limited liability	Registered capital RMB1,600,000,000	-	51%	Property development	
	中國,有限責任公司	註冊股本 人民幣1,600,000,000元			物業發展	
上海盛濡置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
太倉盛滏商務諮詢有限公司	PRC, Limited liability	Registered capital RMB1,000,000	-	100%	Asset management	
	中國,有限責任公司	註冊股本 人民幣1,000,000元			資產管理	
上海盛朗玥房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
湖北保利置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development and investment holding	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展及投資控股	
湖北保利投資有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development and investment holding	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展及投資控股	
湖北保利普提金置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	68%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
武漢常陽潤力房地產開發有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展	
武漢眾和置業有限公司	PRC, Limited liability	Registered capital RMB41,200,000	-	55%	Property development	
	中國・有限責任公司	註冊股本 人民幣41,200,000元			物業發展	

31 December 2024 二零二四年十二月三十一日

49 PRINCIPAL SUBSIDIARIES (Continued)

49 主要附屬公司(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/ registered capital 已發行及實繳股本/ 註冊股本詳情	Attributable of the issued sha registered cap by the Com 本公司所持已發 註冊股本應f Directly 直接	re capital/ ital held pany 行股本/	Principal activity 主要業務
武漢聯業科技開發有限責任公司	PRC, Limited liability	Registered capital	-	100%	Property investment
	中國·有限責任公司	RMB100,000 註冊股本 人民幣100,000元			物業投資
湖北保利常陽置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
武漢保置房地產開發有限責任公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
重慶保利小泉實業有限公司	PRC, Limited liability	Registered capital RMB80,000,000	-	51%	Property development
ルカサ (R) 이 (B) 소개 (A) 그	中國,有限責任公司	註冊股本 人民幣80,000,000元		F40/	物業發展
北京花園別墅有限公司	PRC, Limited liability 中國,有限責任公司	Registered capital RMB91,656,147 註冊股本	-	51%	Property investment 物業投資
佛山市保信置業有限公司 (note i) (附註i)	PRC, Limited liability	人民幣91,656,147元 Registered capital	_	100%	Property development
, , , , , , , , , , , , , , , , , , , ,	中國,有限責任公司	RMB1,000,000 註冊股本			物業發展
廣州東灏房地產開發有限公司	PRC, Limited liability	人民幣1,000,000元 Registered capital	-	75%	Property development
	中國,有限責任公司	RMB100,000,000 註冊股本			物業發展
廣州保睿房地產銷售代理有限公司	PRC, Limited liability	人民幣100,000,000元 Registered capital RMB30,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展
佛山市保凱置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展
佛山市保坤置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development
供山本伊玄架巻左明ハヨ	中國,有限責任公司	註冊股本 人民幣30,000,000元		4000/	物業發展
佛山市保彥置業有限公司	PRC, Limited liability 中國,有限責任公司	Registered capital RMB30,000,000 註冊股本	-	100%	Property development 物業發展
	下四: 有敗具止ム川	社Ⅲ仅平			777 木 汉 仄

人民幣30,000,000元

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及	establishment and legal entity/principal place of operation registered capital 已發行及實缴股本/	Attributable portion of the issued share capital/ registered capital held by the Company 本公司所持已發行股本/		Principal activity	
附屬公司名稱	法定地位/主要營業地點	註冊股本詳情	註冊股本應作 Directly 直接	Indirectly 間接	主要業務	
廣州保悦置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
佛山市保邑置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
廣州保輝置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
廣州保駿房地產開發有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
廣州達順置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
廣州保泰置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展	
佛山市亨泰置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
廣州保珺置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣30,000,000元			物業發展	
惠州市保利建業房地產開發有限公司	PRC, Limited liability	Registered capital RMB88,926,900	-	70%	Property development	
	中國,有限責任公司	註冊股本 人民幣88,926,900元			物業發展	
深圳市保銀房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	51%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
惠州市保置房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	

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49 PRINCIPAL SUBSIDIARIES (Continued)

49 主要附屬公司(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/ registered capital 已發行及實繳股本/ 註冊股本詳情	Attributable of the issued sha registered cap by the Com 本公司所持已發 註冊股本應f Directly 直接	are capital/ pital held npany 行股本/	Principal activity 主要業務
深圳市保利置地房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	70%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
深圳市保捷房地產開發有限公司	PRC, Limited liability	Registered capital RMB1,600,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣1,600,000,000元			物業發展
深圳市保卓房地產開發有限公司	PRC, Limited liability	Registered capital RMB3,400,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣3,400,000,000元			物業發展
深圳市保達房地產開發有限公司	PRC, Limited liability	Registered capital RMB200,000,000	=	50%	Property development
	中國,有限責任公司	註冊股本 人民幣200,000,000元			物業發展
深圳市保發房地產開發有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
深圳市保玉房地產開發有限公司	PRC, Limited liability	Registered capital RMB1,460,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣1,460,000,000元			物業發展
保利貴州房地產開發有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property investment
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業投資
貴陽保利房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
保利貴州温泉經營管理有限公司	PRC, Limited liability	Registered capital RMB3,000,000	-	100%	Management services
	中國,有限責任公司	註冊股本 人民幣3,000,000元			管理服務
保利貴州酒店管理有限公司	PRC, Limited liability	Registered capital RMB5,000,000	-	100%	Investment, management and operation of a hotel
	中國,有限責任公司	註冊股本 人民幣5,000,000元			投資、管理及營運一間酒店
貴陽保利鐵投房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本			物業發展

人民幣50,000,000元

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 注册成立/成立地點及 已發行及實繳股本/ 法定地位/主要營業地點 註冊股本詳情		Attributable portion of the issued share capits registered capital held by the Company 本公司所持已發行股本/ 註冊股本應估比率	Principal activity
			Directly Indirec 直接 間	tly 接
貴州金和城企業管理有限責任公司	PRC, Limited liability	Registered capital RMB50,000,000	- 10	9% Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元		物業發展
黑龍江保利澳娛房地產開發有限公司(「保利澳娛」)	PRC, Limited liability	Registered capital RMB100,000,000	- 5	3% Property development
	中國,有限責任公司	註冊股本 人民幣100,000,000元		物業發展
保利置業集團黑龍江有限公司	PRC, Limited liability	Registered capital RMB50,000,000	- 10	0% Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元		物業發展
哈爾濱寶輝房地產發展有限公司	PRC, Limited liability	Registered capital RMB20,000,000	- 10	0% Property development
	中國,有限責任公司	註冊股本 人民幣20,000,000元		物業發展
牡丹江保輝置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	- 10	0% Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元		物業發展
哈爾濱保聯房地產開發有限公司	PRC, Limited liability	Registered capital RMB20,000,000	- 10	0% Property development
	中國,有限責任公司	註冊股本 人民幣20,000,000元		物業發展
哈爾濱保悦房地產開發有限公司	PRC, Limited liability	Registered capital	- 100	0% Property development
	中國,有限責任公司	RMB20,000,000 註冊股本 人民幣20,000,000元		物業發展
哈爾濱時光裡房地產開發有限公司	PRC, Limited liability	Registered capital	- 100	0% Property development
	中國,有限責任公司	RMB50,000,000 註冊股本		物業發展
哈爾濱新區保利房地產開發有限公司	PRC, Limited liability	人民幣50,000,000元 Registered capital	- 100	0% Property development
	中國,有限責任公司	RMB20,000,000 註冊股本		物業發展
濟南保利置業有限公司	PRC, Limited liability	人民幣20,000,000元 Registered capital	- 10	0% Property development
	中國,有限責任公司	RMB237,306,206 註冊股本		物業發展
濟南保利房地產開發有限公司	PRC, Limited liability	人民幣237,306,206元 Registered capital	- 8	5% Property development
	中國,有限責任公司	RMB200,000,000 註冊股本 人民幣200,000,000元		物業發展

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49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary 附屬公司名稱	註冊成立/成立地點及 已發行及實繳股本/		Attributable portion of the issued share capital/ registered capital held by the Company 本公司所持已發行股本/ 註冊股本應佔比率 Directly Indirectly		Principal activity 主要業務	
			直接	間接		
煙台綠科置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	70%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
煙台容潤置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	51%	Property development	
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展	
威海保利置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展	
濟南保利文昌置業有限公司	PRC, Limited liability	Registered capital RMB16,670,000	-	60%	Property development	
	中國,有限責任公司	註冊股本 人民幣16,670,000元			物業發展	
濟南盛利置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	51%	Property development	
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展	
濟南保利新城置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展	
濟南振邦商貿有限公司	PRC, Limited liability	Registered capital RMB35,500,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣35,500,000元			物業發展	
威海威登置業有限公司	PRC, Limited liability	Registered capital RMB120,050,000	-	40%	Property development	
	中國,有限責任公司	註冊股本 人民幣120,050,000元			物業發展	
威海利華置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	51%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
濟南利和置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development	
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展	
濟南保創置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	75%	Property development	
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展	

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/registered capital已發行及實繳股本/註冊股本詳情	Attributable p of the issued sha registered capi by the Com 本公司所持已發 註冊股本應化	re capital/ ital held pany 行股本/	Principal activity 主要業務
			Directly 直接	Indirectly 間接	
淄博貝瑞置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	65%	Property development
	中國·有限責任公司	註冊股本 人民幣10,000,000元			物業發展
淄博保利大成置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	65%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
山東魯坤百俊置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	60%	Property development
	中國·有限責任公司	註冊股本 人民幣50,000,000元			物業發展
濟南保創置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	75%	Property development
	中國·有限責任公司	註冊股本 人民幣100,000,000元			物業發展
濟南保豐置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國·有限責任公司	註冊股本 人民幣50,000,000元			物業發展
濟南舜莊建設發展有限公司	PRC, Limited liability	Registered capital RMB250,000,000	-	80%	Property development
	中國·有限責任公司	註冊股本 人民幣250,000,000元			物業發展
濟南保譽置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國·有限責任公司	註冊股本 人民幣50,000,000元			物業發展
濟南利天置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	51%	Property development
	中國·有限責任公司	註冊股本 人民幣50,000,000元			物業發展
雲南美城房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國·有限責任公司	註冊股本 人民幣50,000,000元			物業發展
昆明保利房地產開發有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	73%	Property development
	中國·有限責任公司	註冊股本 人民幣100,000,000元			物業發展
昆明保喻房地產開發有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	90%	Property development
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展

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49 PRINCIPAL SUBSIDIARIES (Continued)

49 主要附屬公司(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/ registered capital 已發行及實繳股本/ 註冊股本詳情	Attributable p of the issued sha registered capi by the Com 本公司所持已發 註冊股本應化 Directly 直接	re capital/ ital held pany 行股本/	Principal activity 主要業務
昆明保鑫房地產開發有限公司	PRC, Limited liability	Registered capital RMB384,205,882	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣384,205,882元			物業發展
廣西保利房地產有限責任公司	PRC, Limited liability	Registered capital RMB150,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣150,000,000元			物業發展
廣西保利龍湖藍灣發展有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
柳州保利置業有限公司	PRC, Limited liability	Registered capital RMB100,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣100,000,000元			物業發展
廣西南寧領新房地產有限公司	PRC, Limited liability 中國,有限責任公司	Registered capital RMB1,000,000 註冊股本	-	100%	Property development 物業發展
南寧軌道錦繡中堯房地產有限公司	中國,有限貝世公司 PRC, Limited liability	人民幣1,000,000元 Registered capital		51%	视未發放 Property development
用学制起野欄下元店地座刊収益刊	中國,有限責任公司	RMB437,689,000 註冊股本	_	31/6	物業發展
廣西鐵投三岸投資有限公司	PRC, Limited liability	人民幣437,689,000元 Registered capital	_	100%	Property development
	中國,有限責任公司	RMB10,000,000 註冊股本			物業發展
廣西秀程房地產有限公司	PRC, Limited liability	人民幣10,000,000元 Registered capital	-	100%	Property development
	中國,有限責任公司	RMB5,000,000 註冊股本			物業發展
廣西領悦房地產有限公司	PRC, Limited liability	人民幣5,000,000元 Registered capital RMB5,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣5,000,000元			物業發展
廣西鐵投大嶺投資有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
廣西保盈置業有限公司	PRC, Limited liability	Registered capital RMB30,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本			物業發展

人民幣30,000,000元

49 PRINCIPAL SUBSIDIARIES (Continued)

Name of subsidiary	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及	已發行及實繳股本/ 本公司所持已發行股本/		Principal activity	
附屬公司名稱	法定地位/主要營業地點	註冊股本詳情	註冊股本應f Directly 直接	Indirectly 間接	主要業務
寧波保利置業有限公司 (note i) (附註i)	PRC, Limited liability	Registered capital HK\$1,081,780	-	100%	Property development
	中國,有限責任公司	註冊股本 1,081,780港元			物業發展
寧波保信置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
寧波保嘉置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
寧波保坤貿易有限公司	PRC, Limited liability	Registered capital RMB1,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣1,000,000元			物業發展
德清保利置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
余姚保利置業有限公司	PRC, Limited liability	Registered capital HK\$500,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 500,000,000港元			物業發展
蘇州保利房地產開發有限公司	PRC, Limited liability	Registered capital RMB1,200,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣1,200,000,000元			物業發展
蘇州保利隆威置業有限公司	PRC, Limited liability	Registered capital RMB328,623,800	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣328,623,800元			物業發展
蘇州和茂置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
蘇州瑞茂房地產開發有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
蘇州悦威置業有限公司	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展

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49 PRINCIPAL SUBSIDIARIES (Continued)

49 主要附屬公司(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/ registered capital 已發行及實繳股本/ 註冊股本詳情	Attributable p of the issued sha registered capi by the Coop 本公司所持已改 註冊股本應化 Directly 直接	re capital/ ital held pany 行股本/	Principal activity 主要業務
蘇州新利置業有限公司	PRC, Limited liability	Registered capital RMB51,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣51,000,000元			物業發展
蘇州京宏房地產開發有限公司	PRC, Limited liability	Registered capital RMB500,000,000	-	36%	Property development
	中國,有限責任公司	註冊股本 人民幣500,000,000元			物業發展
常熟市保璟置業有限公司	PRC, Limited liability	Registered capital	-	100%	Property development
	中國,有限責任公司	RMB10,000,000 註冊股本 人民幣10,000,000元			物業發展
昆山市悦城置業有限公司	PRC, Limited liability	Registered capital RMB1,800,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣1,800,000,000元			物業發展
昆山市悦茂置業有限公司	PRC, Limited liability	Registered capital RMB10,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣10,000,000元			物業發展
蘇州市保嘉置業有限公司	PRC, Limited liability	Registered capital RMB500,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣500,000,000元			物業發展
蘇州保利隆茂置業有限公司 (note i) (附註i)	PRC, Limited liability	Registered capital HK\$32,482,539	-	100%	Property development
	中國,有限責任公司	註冊股本 32,482,539港元			物業發展
萬寧騰遠發展有限公司 (note i) (附註i)	PRC, Limited liability	Registered capital US\$35,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 35,000,000美元			物業發展
海南帝港置業有限公司 (note i)	PRC, Limited liability	Registered capital HK\$280,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 280,000,000港元			物業發展
中交城投富春灣(杭州)置業開發有限公司	PRC, Limited liability	Registered capital RMB20,000,000	-	50%	Property development
	中國,有限責任公司	註冊股本 人民幣20,000,000元			物業發展
濟南保新投資有限責任公司 (note i) (附註1)	PRC, Limited liability	Registered capital RMB365,000,000	100%	-	Asset management
	中國,有限責任公司	註冊股本			資產管理

人民幣365,000,000元

49 PRINCIPAL SUBSIDIARIES (Continued)

49 主要附屬公司(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and legal entity/principal place of operation 註冊成立/成立地點及 法定地位/主要營業地點	Particulars of issued and paid up capital/registered capital 已發行及實繳股本/註冊股本詳情	nd paid up capital/ egistered capital by the Company A 公司所持已發行股本/ E 冊股本詳情 註冊股本應佔比率		Principal activity 主要業務
			Directly 直接	Indirectly 間接	
濟南利拓置業有限公司 (note i) (附註i)	PRC, Limited liability	Registered capital RMB50,000,000	-	51%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
濟南東博產業園開發有限公司 (note i) (附註i)	PRC, Limited liability	Registered capital RMB50,000,000	-	100%	Property development
	中國,有限責任公司	註冊股本 人民幣50,000,000元			物業發展
寧波隽茂置業有限公司	PRC, Limited liability	Registered capital RMB20,000,000	-	60%	Property development
	中國,有限責任公司	註冊股本 人民幣20,000,000元			物業發展
山東瑞齊置業有限公司(note viii) (附註viii)	PRC, Limited liability	Registered capital RMB900,000,000	-	34%	Property development
	中國,有限責任公司	註冊股本 人民幣900,000,000元			物業發展

The above table only lists those subsidiaries of the Company which, in the opinion of the directors, principally affected the results, assets or liabilities of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

上表僅列出董事認為對本集團之業績、資 產或負債有重大影響之本公司附屬公司。 董事認為如將其他附屬公司之資料詳細 列出,會令資料過於冗長。

Notes:

- These companies are a wholly foreign owned enterprise in the PRC.
- (ii) PPL is a Sino-foreign joint investment company established in the PRC for a renewal term of 50 years commencing 9 July 2003.
- Polystar is a Sino-foreign joint investment company established in the PRC for a term of 30 years commencing 18 December 2000.

附註:

- 該等公司乃於中國之外商獨資企業。
- 保利大廈乃於中國成立之中外合資合營公司, (ii) 經營年期由二零零三年七月九日起計為期五十 年。
- 保利星乃於中國成立之中外合資合營公司,經 營期由二零零零年十二月十八日起計為期三十 年。

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49 PRINCIPAL SUBSIDIARIES (Continued)

Notes: (Continued)

- Ease Trade issued note payable on 10 November 2020 in principal amounts of US\$500,000,000 (note 35).
- (vi) During the year ended 31 December 2023, the non-controlling shareholders have injected to certain subsidiaries, approximately amounting of RMB2,802,772,000. The non-controlling shareholders of 上海盛兆薈房地產開發有限公司, 濟南利天置業有限公司, 昆山市悦城置業有限公司 and 蘇州市保嘉置業有限公司 have injected capital of RMB1,721,272,000, RMB24,500,000, RMB812,000,000 and RMB245,000,000, respectively.
- (vii) During the year ended 31 December 2024, the non-controlling shareholders have injected to certain subsidiaries, approximately amounting of RMB829,286,000. The non-controlling shareholders of 寧波隽茂置業有限公司 and 濟南利 拓置業有限公司 have injected capital of RMB804,786,000 and RMB24,500,000, respectively.
- (viii) The Group entered a Concerted Action Agreement with another shareholder holding a 33% equity interest in 山東瑞齊 置業有限公司 resulting effectively controls 67% of the voting rights through the Concerted Action Agreement. Accordingly, the Group is deemed to have obtained control and has accounted for it as a subsidiary in the consolidated financial statements.

49 主要附屬公司(續)

附註:(續)

- 保利置業於二零二一年九月八日、二零二二 年二月十八日、二零二二年四月十三日、二零 二二年六月六日、二零二二年六月二十日、二 零二二年八月二十六日、二零二二年十一月 一日、二零二三年一月九日、二零二三年二月 二十四日、二零二三年四月六日、二零二三年 七月二十七日、二零二三年十月十七日、二零 二四年六月十一日、二零二四年七月二十二日 及二零二四年十月十六日分別發行本金為人民 幣626,000,000元、人民幣2,000,000,000元、 人民幣1,500,000,000元、人民幣1,500,000,000 元、人民幣1,000,000,000元、人民幣 1,000,000,000元、人民幣1,000,000,000元、人 民幣1.500.000.000元、人民幣2.000.000.000 元、人民幣2,000,000,000元、人民幣 1,000,000,000元、人民幣500,000,000元、人民 幣1,500,000,000元、人民幣2,000,000,000元及 人民幣1,500,000,000元的債券(附註35)。
- (v) 安業於二零二零年十一月十日發行本金為 500,000,000美元的應付票據(附註35)。
- (vi) 截至二零二三年十二月三十一日止年度,非控股股東向若干附屬公司注資約人民幣 2,802,772,000元。上海盛兆薈房地產開發有限 公司、濟南利天置業有限公司、昆山市悦城置 業有限公司及蘇州市保嘉置業有限公司的非控 股股東分別注資人民幣1,721,272,000元、人民 幣24,500,000元、人民幣812,000,000元及人民 幣245,000,000元。
- (vii) 截至二零二四年十二月三十一日止年度, 非控股股東向若干附屬公司注資約人民幣 829,286,000元。寧波隽茂置業有限公司及濟南 利拓置業有限公司的非控股股東分別注資人民 幣804,786,000元及人民幣24,500,000元。
- (viii) 本集團與持有山東瑞齊置業有限公司33%股權的另一名股東訂立一致行動協議,透過一致行動協議實際控制67%的投票權。因此,本集團被視為已取得控制權,並於綜合財務報表中將其列為附屬公司。

49 PRINCIPAL SUBSIDIARIES (Continued)

The following table lists out the information relating to 深圳市保卓房地產開發有限公司, the subsidiary of the Group which has a material non-controlling interest (NCI). The summarised financial information presented below represents the amounts before any intercompany elimination.

49 主要附屬公司(續)

下表載列有關本集團擁有重大非控股權 益的附屬公司深圳市保卓房地產開發有 限公司的資料。以下呈列的財務資料概要 為公司間對銷前的金額。

		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
NCI percentage	非控股權益百分比	49%	49%
Current assets Non-current assets Current liabilities Non-current liabilities Net assets Carrying amount of NCI	流動資產 非流動資產 流動負債 非流動負債 資產淨值 非控股權益之賬面值	5,893,554 42 (1,778,051) - 4,115,545 2,016,617	8,050,838 2,359 (3,039,767) (1,613,707) 3,399,723 1,665,864
Revenue Profit/(loss) for the year Total comprehensive income/(expense) Profit/(loss) allocated to NCI Dividend paid to NCI	收入 年內溢利/(虧損) 全面收入/(開支)總額 分配至非控股權益之 溢利/(虧損) 派付予非控股權益之股息	2,949,372 715,822 715,822 350,753	- (5,038) (5,038) (2,469)
Net cash flows generated from/(used in) operating activities Net cash flows used in investing activities	經營活動所得/(所用) 現金流量淨額 投資活動所用現金流量 淨額	840,444	(345,695) (19)
Net cash flows (used in)/generated from financing activities	融資活動(所用)/所得 現金流量淨額	(1,160,709)	866,663

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50 SEGMENT INFORMATION

Reportable segments

For management purposes, the Group is organised into four operating divisions. These divisions are the basis on which the Group reports its segment information.

Principal activities are as follows:

Property development - property development

business

Property investment and management

- property investment and management

Hotel operations

- hotel and restaurant business and its related services

Other operations

- manufacturing and sales of digital discs and others

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

Segment assets include all tangible, intangible assets and current assets with the exception of interests in associates and joint ventures, deferred tax assets and other corporate assets. Segment liabilities included trade payable, accruals and deposited received attributable to the individual segments and other borrowings managed directly by the segments with the exception of other corporate liabilities.

50 分部資料

可報告分部

為方便管理,本集團劃分為四個經營分部。 本集團按此等分部呈列其主要分部資料。

主要活動如下:

物業發展業務

一物業發展

物業投資及管理

一物業投資及管理

酒店營運

-酒店及餐廳業務及

其相關服務

其他營運

-製造及銷售數碼 光碟及其他

就評估分部表現及各分部間之資源分配 而言,本集團高級行政管理人員按下列基 準監控各個可報告分部之業績、資產及負 倩:

分部資產包括所有有形、無形資產及流動 資產,惟於聯營公司及合營企業之權益、 遞延税項資產及其他企業資產除外。分部 負債包括各個分部之應付貿易賬款、應計 費用及已收按金及其他由分部直接管理 之借貸,惟其他企業負債除外。



50 SEGMENT INFORMATION (Continued)

Reportable segments (Continued)

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments.

The measure used for reporting segment result is "adjusted EBIT" i.e. adjusted earnings before interest and taxes. To arrive at adjusted EBIT, the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as share of results of associates and joint ventures. gain on disposal of interests in subsidiaries, directors' and auditors' remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning adjusted EBIT, management is provided with segment information concerning revenue (including inter-segment sales), interest income and expense from cash balances and borrowings managed directly by the segments, depreciation, amortisation, impairment losses and additions to noncurrent segment assets used by the segments in their operations.

50 分部資料(續)

可報告分部(續)

收入及開支乃參考可報告分部產生之銷 售及承擔之開支而分配至可報告分部,或 經參考分部應佔資產之折舊或攤銷產生 之開支而作分配。

用於報告分部業績之計量方法為經調整 之扣除利息及税項前盈利(「經調整除息 税前盈利」)。為計算經調整除息税前盈 利,本集團之盈利進一步就並非明確歸於 個別分部之項目作出調整,如分佔聯營公 司及合營企業之業績、出售附屬公司權益 之收益、董事及核數師之酬金及其他總部 或企業行政成本。

除獲得有關經調整除息稅前盈利之分部 資料外,管理層亦獲提供有關收入(包括 內部間銷售)、利息收入及由分部直接管 理之現金結餘及借貸開支、折舊、攤銷、 減值虧損及分部營運中所使用之非流動 分部資產添置之分部資料。

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50 SEGMENT INFORMATION (Continued)

50 分部資料(續)

Reportable segments (Continued)
Information about these segments is presented below:

可報告分部(續) 有關此等分部之資料呈列如下:

For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

		Property development business	Property investment and management	Hotel operations	Other operations	Eliminations	Total
		240000	物業投資	0,000,000	operations.		
		物業發展業務	及管理	酒店營運	其他營運	對銷	合計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Revenue from contracts with customers within the scope of HKFRS 15:	範圍內的客戶合約的收入:						
- Recognised at a point in time	一於某一時點確認	38,094,598	4 007 074	2/4/05	42,574	-	38,137,172
 Recognised over time Revenue from other sources outside the scope of HKFRS 15: 	一於一段時間內確認 香港財務報告準則第15號 範圍外的其他來源的收入:	-	1,206,264	364,625	-	-	1,570,889
– Rental income	一租金收入	-	500,421		-	-	500,421
External revenue	對外收入	38,094,598	1,706,685	364,625	42,574	- (405.035)	40,208,482
Inter-segment revenue*	內部間收入*		185,935			(185,935)	
Total revenue	總收入	38,094,598	1,892,620	364,625	42,574	(185,935)	40,208,482
Segment results	分部業績	2,941,537	107,558	(7,469)	82,336	_	3,123,962
Unallocated income	未分配收入						523,580
Unallocated expenses	未分配開支						(196,832)
Gain on disposal of subsidiaries	出售附屬公司之收益	184,647	-	-	-	-	184,647
Finance costs	融資成本						(1,583,371)
Share of results of associates	分佔聯營公司業績	119,482	-	-	-	-	119,482
Share of results of joint ventures	分佔合營企業業績	68,447	-	-	1,722	-	70,169
Profit before income tax expense	除所得税開支前溢利						2,241,637
Income tax expense	所得税開支						(2,145,823)
							(2)
Profit for the year	年內溢利						95,814
	(10)						

Inter-segment revenue were charged with reference to prices charged to external parties for similar services or products.

^{*} 內部間收入乃參考對外提供同類服務或產品所 收取之價格而收取。

50 SEGMENT INFORMATION (Continued)

Reportable segments (Continued) Assets and liabilities As at 31 December 2024

50 分部資料(續)

可報告分部(續) 資產及負債 於二零二四年十二月三十一日

		Property development business 物業發展業務 RMB'000 人民幣千元	Property investment and management 物業投資 及管理 RMB'000 人民幣千元	Hotel operations 酒店營運 RMB'000 人民幣千元	Other operations 其他營運 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Assets	資產					
Segment assets	分部資產	141,335,678	9,200,916	3,035,869	937,823	154,510,286
Interests in associates	於聯營公司之權益	2,765,516	-	-	-	2,765,516
Interests in joint ventures	於合營企業之權益	2,698,940	-	-	3,072	2,702,012
Unallocated corporate assets	未分配企業資產					38,724,963
Total assets	資產總值					198,702,777
Liabilities	負債					
Segment liabilities	分部負債	70,569,736	1,333,672	64,321	8,985	71,976,714
Unallocated corporate liabilities	未分配企業負債					80,178,753
Total liabilities	負債總額					152,155,467
Other information	其他資料					
Capital expenditure	資本開支	6,907	7,347	2,865	606	17,725
Depreciation of property, plant and	物業、廠房及設備之折舊					
equipment		44,458	9,789	100,802	1,293	156,342
Depreciation of right-of-use assets	使用權資產之折舊	21,409	9,516	6,748	119	37,792

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50 SEGMENT INFORMATION (Continued)

50 分部資料(續)

Reportable segments (Continued)
Information about these segments is presented below:

可報告分部(續)

有關此等分部之資料呈列如下:

For the year ended 31 December 2023

截至二零二三年十二月三十一日止年度

		Property development	Property investment and	Hotel	Other		
		business	management 物業投資	operations	operations	Eliminations	Total
		物業發展業務	及管理	酒店營運	其他營運	對銷	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue from contracts with customers within the scope of HKFRS 15:	範圍內的客戶合約的收入:						
- Recognised at a point in time	一於某一時點確認	38,805,770	4 00 / 070	- 27/ 040	51,787	-	38,857,557
 Recognised over time Revenue from other sources outside the scope of HKFRS 15: 	一 於一段時間內確認 香港財務報告準則第15號 範圍外的其他來源的收入:	-	1,206,072	376,940	-	-	1,583,012
– Rental income	一租金收入	-	491,849	_		-	491,849
External revenue	對外收入	38,805,770	1,697,921	376,940	51,787	_	40,932,418
Inter-segment revenue*	內部間收入*	-	144,346	-	-	(144,346)	-
Total revenue	總收入	38,805,770	1,842,267	376,940	51,787	(144,346)	40,932,418
Segment results	分部業績	5,290,033	9,248	(26,630)	72,256		5,344,907
Unallocated income	未分配收入						563,470
Unallocated expenses	未分配開支						(207,085)
Gain on disposal of subsidiaries	出售附屬公司之收益	16,036	-	-	-	-	16,036
Finance costs	融資成本						(1,593,362)
Share of results of associates	分佔聯營公司業績	(70,740)	-	-	-	-	(70,740)
Share of results of joint ventures	分佔合營企業業績	(21,997)	-	-	868		(21,129)
Profit before income tax expense	除所得税開支前溢利						4,032,097
Income tax expense	所得税開支						(2,400,189)
Profit for the year	年內溢利						1,631,908
	(a)						.,-3.,,.00

Inter-segment revenue were charged with reference to prices charged to external parties for similar services or products.

內部間收入乃參考對外提供同類服務或產品所 收取之價格而收取。

50 SEGMENT INFORMATION (Continued)

50 分部資料(續)

Reportable segments (Continued)
Assets and liabilities
As at 31 December 2023

可報告分部(續) 資產及負債 於二零二三年十二月三十一日

			Property			
		Property	investment		0.1	
		development	and	Hotel	Other	+
		business	management 物業投資	operations	operations	Total
		物業發展業務	及管理	酒店營運	其他營運	合計
		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
Assets	資產					
Segment assets	分部資產	148,020,860	9,454,551	3,240,599	894,759	161,610,769
Interests in associates	於聯營公司之權益	2,258,535	_	_	-	2,258,535
Interests in joint ventures	於合營企業之權益	6,071,104	-	-	2,218	6,073,322
Unallocated corporate assets	未分配企業資產					35,868,326
Total assets	資產總值					205,810,952
Liabilities	負債					
Segment liabilities	分部負債	75,785,676	1,407,821	173,034	11,488	77,378,019
Unallocated corporate liabilities	未分配企業負債					83,272,300
Total liabilities	負債總額					160,650,319
Other information	其他資料					
Capital expenditure	資本開支	19,923	4,037	4,717	545	29,222
Depreciation of property, plant and	物業、廠房及設備之折舊					
equipment		49,847	9,673	129,777	1,460	190,757
Depreciation of right-of-use assets	使用權資產之折舊	27,343	5,595	10,559	119	43,616

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50 SEGMENT INFORMATION (Continued)

50 分部資料(續)

Reportable segments (Continued)

An analysis of the Group's revenue by geographical location of its customers is presented below:

可報告分部(續)

本集團之收入按客戶所在地之分析呈列 如下:

		Hong Kong 香港及			PRC 中國		Total 合計	
		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	
		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	
Revenue	收入	340,230	866,012	39,868,252	40,066,406	40,208,482	40,932,418	

The following is an analysis of the carrying amount of specified non-current assets, segment assets and capital expenditure analysed by the geographical area in which the assets are located.

以下乃特定非流動資產、分部資產及資本 開支之賬面值按資產所在地之分析。

		Hong Kong and othersPRC香港及其他中國			To 合	tal 計	
		2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Specified non-current	特定非流動資產						
assets		440,147	3,872,051	18,243,196	18,062,131	18,683,343	21,934,182
Segment assets	分部資產	10,257,911	9,997,329	182,977,338	187,481,766	193,235,249	197,479,095
Capital expenditure	資本開支	177	1,074	17,548	28,148	17,725	29,222

The Group's customer base is diversified and no customer with whom transactions have exceeded 10% of the Group's revenue (2023: 10%).

本集團之客戶基礎多元化,且概無客戶 之交易超過本集團收入之10%(二零二三 年:10%)。



51 ACQUISITION OF SUBSIDIARIES

For the year ended 31 December 2024:

During the year ended 31 December 2024, the Group has entered into sales and purchases agreements with independent third parties to acquire 60% equity interests of 寧波隽茂置業有限公司(「寧波隽茂」) and 34% equity interests of 山東瑞齊置業有限公司(「山東 瑞齊」), which are engaged in property development business in the PRC at a cash consideration of RMB15,000,000 and RMB306,000,000 respectively.

On 10 October 2024, the Group acquired a 34% equity interest in 山東瑞齊 and entered into a Concerted Action Agreement with another shareholder holding a 33% equity interest in the 山東 瑞齊. Pursuant to the terms of the Concerted Action Agreement, unless a termination notice is served or either party withdraws from the 山東瑞齊, all rights relating to the decision-making of the board of directors are delegated to the Group. As a result, the Group effectively controls 67% of the voting rights through the agreement. Accordingly, the Group is deemed to have obtained control and has accounted for it as a subsidiary in the consolidated financial statements.

The transactions have been accounted for using the acquisition method. The subsidiaries were to provide human resources, economic of scale and synergy to the Group.

51 收購附屬公司

截至二零二四年十二月三十一日止年度:

於截至二零二四年十二月三十一日止年 度,本集團與獨立第三方訂立買賣協議, 分別以現金代價人民幣15,000,000元及人 民幣306,000,000元收購寧波隽茂置業有 限公司(「寧波隽茂」)的60%股權及山東 瑞齊置業有限公司(「山東瑞齊」)的34% 股權,該兩間公司均於中國從事物業發展 業務。

於二零二四年十月十日,本集團收購山東 瑞齊34%股權,並與另一名持有山東瑞齊 33%股權的股東訂立一致行動協議。根據 一致行動協議的條款,除非送達終止通知 或任何一方退出山東瑞齊,否則與董事會 決策有關的所有權利均轉授予本集團。因 此,本集團透過該協議實際控制67%的投 票權。因此,本集團被視為已取得山東瑞 齊的控制權,並在綜合財務報表中將其列 為附屬公司。

該等交易已採用收購法入賬。該等附屬公 司為本集團提供人力資源、規模經濟效益 及協同效應。

Name of entity 實體名稱	Date of acquisition 收購日期	% of interest acquired 收購權益百分比(%)	
寧波隽茂置業有限公司	2 June 2024	60%	
	二零二四年六月二日	0070	
山東瑞齊置業有限公司	10 October 2024 - 枣 - 四年十月十日	34%	

31 December 2024 二零二四年十二月三十一日

51 ACQUISITION OF SUBSIDIARIES (Continued)

The fair value of identifiable assets and liabilities of acquired company in 2024 as at date of acquisition was:

51 收購附屬公司(續)

於二零二四年所收購公司於收購日期的 可識別資產及負債的公允值如下:

				Total
		寧波隽茂	山東瑞齊	合計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Properties under development	發展中物業	4,272,699	2,067,609	6,340,308
Trade and other receivables	應收貿易及其他賬款	11,328	2,527	13,855
Bank balances, deposits and cash	銀行結存、存款及現金	15,144	16,331	31,475
Trade and other payables	應付貿易及其他賬款	(4,274,171)	(1,186,467)	(5,460,638)
	\tau_{\\ \tau_{\tau_{\tau_{\tau_{\\ \tau_{\tau_{\\ \tau_{\\ \tau_{\tau_{\\ \tau_{\\ \\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \tau_{\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	05.000	000 000	005.000
Net assets	資產淨值	25,000	900,000	925,000
Non-controlling interests	非控股權益	(10,000)	(594,000)	(604,000)
Net assets acquired Total consideration satisfied by:	所收購資產淨值 總代價支付方式:	15,000	306,000	321,000
Cash paid	現金支付	15,000	306,000	321,000
Net cash inflow/(outflow) arising on acquisition:	收購所產生之現金 流入/(流出)淨額:			
Cash paid	已付現金	(15,000)	(306,000)	(321,000)
Bank balances and cash acquired of	所收購銀行結存、存款及	45.44	44.00	04 4==
	現金	15,144	16,331	31,475
	_	144	(289,669)	(289,525)

51 ACQUISITION OF SUBSIDIARIES (Continued)

The receivables acquired (which principally comprised trade and other receivables) from the acquired company with a fair value of RMB13,855,000 at the date of acquisition. None of these receivables have been impaired and it is expected that the full contractual amounts can be collected.

The non-controlling interests recognised at the date of acquisition was measured by reference to the proportionate share of the recognised value of the net identifiable assets of the acquiree at the date of acquisition amounted to RMB604,000,000.

The acquired subsidiaries did not contribute any revenues for the year ended 31 December 2024. The total net loss to the Group for the period from the acquisition date to 31 December 2024 was RMB79,894,000. Had the companies been consolidated from 1 January 2024, the consolidated statement of profit or loss for the year ended 31 December 2024 would have shown total pro-forma revenue of RMB40,208,482,000 and total profit for the year of RMB95,814,000.

Acquisition-related costs were immaterial and had been excluded from the consideration transferred and had been recognised as an expense in the year of acquisition, within the administrative expenses line item in the consolidated statement of profit or loss.

51 收購附屬公司(續)

於收購日期,自所收購公司收購的應收賬 款(主要包括應收貿易及其他賬款)的公 允值為人民幣13.855.000元。該等應收賬 款並無減值,預期可全數收回合約金額。

於收購日期確認的非控股權益乃參考應 佔被收購方可識別資產淨值於收購日期 的已確認價值比例計量,金額為人民幣 604,000,000元。

所收購附屬公司於截至二零二四年十二 月三十一日止年度並無貢獻任何收入。自 收購日期起至二零二四年十二月三十一 日期間,本集團分佔淨虧損總額人民幣 79,894,000元。倘該等公司自二零二四年 一月一日起綜合入賬,則截至二零二四年 十二月三十一日止年度的綜合損益表將 呈列備考收入總額人民幣40.208.482.000 元及年內總溢利人民幣95,814,000元。

收購相關成本並不重大,已從轉讓代價中 剔除並於收購當年確認為開支,列入綜合 損益表的行政開支內。

31 December 2024 二零二四年十二月三十一日

51 ACQUISITION OF SUBSIDIARIES (Continued)

For the year ended 31 December 2023:

During the year ended 31 December 2023, the Group has entered into a sales and purchases agreement with an independent third party to acquire 51% equity interests of 南寧軌道錦繡中堯房地產有限公司, which is engaged in property development business in the PRC at a cash consideration of RMB219,043,000. The transaction has been accounted for using the acquisition method. The subsidiary was to provide human resources, economic of scale and synergy to the Group.

51 收購附屬公司(續)

截至二零二三年十二月三十一日止年度:

於截至二零二三年十二月三十一日止年度,本集團與獨立第三方訂立買賣協議,以現金代價人民幣219,043,000元收購南寧軌道錦繡中堯房地產有限公司51%的股權,該公司於中國從事物業開發業務。該交易已採用收購法入賬。該附屬公司會為本集團提供人力資源、規模經濟效益及協同效應。

Name of entity	Date of acquisition	% of interest acquired
實體名稱	收購日期	收購權益百分比(%)
南寧軌道錦繡中堯房地產有限公司	2 June 2023 二零二三年六月二日	51%

The fair value of identifiable assets and liabilities of acquired company in 2023 as at date of acquisition was:

於二零二三年所收購公司於收購日期的 可識別資產及負債的公允值如下:

		RMB'000 人民幣千元
Properties under development	發展中物業	437,196
Trade and other receivables	應收貿易及其他賬款	273
Cash and bank	銀行現金	600
Trade and other payables	應付貿易及其他賬款	(8,572)
Net assets	資產淨值	429,497
Non-controlling interests	非控股權益	(210,454)
Net assets acquired	所收購資產淨值	219,043
Total consideration satisfied by:	總代價支付方式:	
Cash	現金	219,043
Net cash outflow arising on acquisition:	收購所產生之現金流出淨額:	
Cash paid	已付現金	(219,043)
Bank balances, deposits and cash acquired	所收購銀行結存、存款及現金	600
		(218,443)

51 ACQUISITION OF SUBSIDIARIES (Continued)

The receivables acquired (which principally comprised trade and other receivables) from the acquired company with a fair value of RMB273,000 at the date of acquisition. None of these receivables have been impaired and it is expected that the full contractual amounts can be collected.

The non-controlling interests recognised at the date of acquisition was measured by reference to the proportionate share of the recognised value of the net identifiable assets of the acquiree at the date of acquisition amounted to RMB210,454,000.

The acquired subsidiary did not contribute any revenues for the year ended 31 December 2023. The total net loss to the Group for the period from the acquisition date to 31 December 2023 was RMB11,070,000. Had the company been consolidated from 1 January 2023, the consolidated statement of profit or loss for the year ended 31 December 2023 would have shown total pro-forma revenue of RMB40,932,418,000 and total profit for the year of RMB1,631,851,000.

Acquisition-related costs were immaterial and had been excluded from the consideration transferred and had been recognised as an expense in the year of acquisition, within the administrative expenses line item in the consolidated statement of profit or loss.

51 收購附屬公司(續)

於收購日期,自所收購公司收購的應收賬 款(主要包括應收貿易及其他賬款)的公 允值為人民幣273.000元。該等應收賬款 並無減值,預期可全數收回合約金額。

於收購日期確認的非控股權益乃參考應 佔被收購方可識別資產淨值於收購日期 的已確認價值比例計量,金額為人民幣 210,454,000元。

所收購附屬公司於截至二零二三年十二 月三十一日止年度並無貢獻任何收入。自 收購日期起至二零二三年十二月三十一 日期間,本集團分佔淨虧損總額人民幣 11,070,000元。倘該公司自二零二三年一 月一日起綜合入賬,則截至二零二三年 十二月三十一日止年度的綜合損益表將 呈列備考收入總額人民幣40.932.418.000 元及年內總溢利人民幣1,631,851,000元。

收購相關成本並不重大,已從轉讓代價中 剔除並於收購當年確認為開支,列入綜合 損益表的行政開支內。

31 December 2024 二零二四年十二月三十一日

52 DISPOSAL OF SUBSIDIARIES

For the year ended 31 December 2024:

Active Success Consultants Limited

On 31 October 2024, the Group entered into an agreement to dispose 100% equity interest in Active Success Consultants Limited ("Active Success") of a cash consideration of RMB3,634,943,000. The transaction was completed on 18 December 2024.

濟南利坤置業有限公司

On 27 September 2024, the Group entered into an agreement ("the Agreement") with two independent third parties in relation to the sale of its 70% equity interest in 濟南利坤置業有限公司(「濟南利坤」) of a total consideration of RMB1,000,000. 濟南利坤is principally engaged in property development. The transaction was completed on 5 December 2024. After the transaction, 濟南利坤 ceased to be accounted as a subsidiary of the Group but remains as an associate as the Group holds 30% equity interest in 濟南利坤.

52 出售附屬公司

截至二零二四年十二月三十一日14年度:

Active Success Consultants Limited

於二零二四年十月三十一日,本集團訂立協議,以現金代價人民幣3,634,943,000元出售Active Success Consultants Limited (「Active Success」)的100%股權。該交易於二零二四年十二月十八日完成。

濟南利坤置業有限公司

於二零二四年九月二十七日,本集團與兩名獨立第三方就出售其於濟南利坤」)的70%股權訂立協議(「該協議」),總代價為人民幣1,000,000元。濟南利坤主要從事房地產開發。該交易於二零二四年十二月五日完成。該交易完成後,濟南利坤不再作為本集團的附屬公司入賬,但由於本集團仍持濟南利坤30%股權,故仍為聯營公司。



52 DISPOSAL OF SUBSIDIARIES (Continued)

Analysis of assets and liabilities of Active Success and 濟南利坤 upon disposal was as follows:

The net assets disposed were as follows:

52 出售附屬公司(續)

Active Success及濟南利坤於出售時的資 產及負債分析如下:

出售的資產淨值如下:

				Total
		Active Success	濟南利坤	合計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Interest in a joint venture	於一間合營企業之權益	3,410,457	_	3,410,457
Properties under development	發展中物業	_	514,039	514,039
Trade and other receivables	應收貿易及其他賬款	_	1,991	1,991
Amount due from a joint venture	應收一間合營企業款項	40,271	-	40,271
Bank balances, deposits and cash	銀行結存、存款及現金	, _	19,897	19,897
Trade and other payables	應付貿易及其他賬款 應付一間同系附屬公司	-	(809)	(809)
Amount due to a fellow subsidiary Bank and other borrowings	款項 銀行及其他借貸	_	(184,550)	(184,550)
– due after one year	——年後到期		(350,000)	(350,000)
Net assets disposed of	已出售資產淨值	3,450,728	568	3,451,296
Consideration	代價	3,634,943	1,000	3,635,943
Gain on disposal Satisfied by: Cash received:	出售收益 支付方式: 已收現金	184,215	432	184,647
- Current year	一本年度	138,000	700	138,700
– Prior year	一以前年度	3,496,943	-	3,496,943
Fair value of retained interest	所保留權益的公允值	-	300	300
		3,634,943	1,000	3,635,943
Net cash inflow/(outflow) arising on disposal:	出售產生的現金流入/ (流出)淨額:			
Cash received	已收現金	138,000	700	138,700
Bank balances and cash disposed of	已出售銀行結存及現金	-	(19,897)	(19,897)
		138,000	(19,197)	118,803

Note: The above assets of Active Success did not include amount due from immediate holding company of approximately RMB158,423,000, which is eliminated in full in preparing the consolidated financial statements.

附註: 上述Active Success的資產並不包括應收直接 控股公司款項約人民幣158,423,000元,該款項 於編製綜合財務報表時已悉數對銷。

31 December 2024 二零二四年十二月三十一日

52 DISPOSAL OF SUBSIDIARIES (Continued)

For the year ended 31 December 2023:

廣州保利置業有限公司

On 18 March 2023, the Group entered into a sale and purchase agreement with an independent third party to dispose 51% equity interest of 廣州保利置業有限公司(「廣州保利置業」) for a consideration of RMB17,310,000. 廣州保利置業 has engaged in property development. The transaction was completed on 22 August 2023.

湖北保利建築工程有限公司

On 1 November 2022, the Group entered into an agreement ("the Agreement") with an independent third party in relation to the sale of its 100% equity interest in 湖北保利建築工程有限公司(「湖北保利」) of a consideration of RMB102,341,000. Pursuant to the Agreement, the consideration was comprised by a cash consideration of RMB2,341,000 and the amount due from immediate holding company of 湖北保利 of approximately RMB100 million. 湖北保利 is principally engaged in property development. The transaction was completed on 16 January 2023.

52 出售附屬公司(續)

截至二零二三年十二月三十一日止年度:

廣州保利置業有限公司

於二零二三年三月十八日,本集團與獨立第三方訂立買賣協議,出售廣州保利置業有限公司(「廣州保利置業」)的51%股權,代價為人民幣17,310,000元。廣州保利置業從物業發展。該交易於二零二三年八月二十二日完成。

湖北保利建築工程有限公司

於二零二二年十一月一日,本集團與獨立第三方就出售其於湖北保利建築工程有限公司(「湖北保利」)100%的股權訂立協議(「該協議」),代價為人民幣102,341,000元。根據該協議,代價以現金代價人民幣2,341,000元以及應收湖北保利直接控股公司款項約人民幣1億元償付。湖北保利主要從事於物業發展。該交易於二零二三年一月十六日完成。



52 DISPOSAL OF SUBSIDIARIES (Continued)

Analysis of assets and liabilities of 廣州保利置業 and 湖北保利 upon disposal was as follows:

The net assets disposed for 2023 were as follows:

52 出售附屬公司(續)

廣州保利置業及湖北保利於出售時的資 產及負債分析如下:

二零二三年出售的資產淨值如下:

		廣州保利置業 RMB′000 人民幣千元	湖北保利 RMB′000 人民幣千元	Total 合計 RMB'000 人民幣千元
Property, plant and equipment	物業、廠房及設備	2	75	77
Deferred tax assets	遞延税項資產	2	-	2
Properties held for sales	持作出售物業	3,765	_	3,765
Trade and other receivables	應收貿易及其他賬款	2,821	12,183	15,004
Bank balances, deposits and cash	銀行結存、存款及現金	1,046	5,372	6,418
Trade and other payables	應付貿易及其他賬款	(2,364)	(14,262)	(16,626)
Contract liabilities	合約負債	(6)	_	(6)
Taxation payable	應付税項	(73)	_	(73)
Amount due to immediate	應付直接控股公司款項	<i>\\</i> - <i>\</i>		, -,
holding company		(759)	_	(759)
Amount due to non-controlling	應付非控股股東款項	(- /		,
shareholder		(3,950)	_	(3,950)
		(0):00)		(5):55)
		484	3,368	3,852
Non-controlling interests	非控股權益	(237)	-	(237)
Tron-controlling interests	7 F] X / [E IIII	(237)		(237)
Net assets disposed of	已出售資產淨值	247	3,368	3,615
Consideration	代價	17,310	2,341	19,651
Consideration		17,310	2,541	17,031
Gain/(loss) on disposal	出售收益/(虧損)	17,063	(1,027)	16,036
Calletta d han	+4++			
Satisfied by: Cash received	支付方式 : 已收現金	17 210	2 241	10 / F1
Cash received	二 以 以 立	17,310	2,341	19,651
Net cash inflow/(outflow) arising on disposal:	出售產生的現金流入/ (流出)淨額:			
Cash received	已收現金	17,310	2,341	19,651
Bank balances and cash disposed of	已出售銀行結存及現金	(1,046)	(5,372)	(6,418)
		16,264	(3,031)	13,233

Note: The above assets of 湖北保利 did not include amount due from immediate holding company of 湖北保利 of approximately RMB100 million, which is eliminated in full in preparing the consolidated financial statements.

附註: 上述湖北保利的資產並不包括應收湖北保利直 接控股公司款項約人民幣1億元,該款項於編製 綜合財務報表時已悉數對銷。

31 December 2024 二零二四年十二月三十一日

53 MAJOR NON-CASH TRANSACTION

During the year ended 31 December 2023, the Group has further acquired 50% equity interest in subsidiary, 貴陽保利鐵投房地產開發有限公司, from the non-controlling interests with consideration of RMB25,022,000 which was settled by properties under development.

53 主要非現金交易

截至二零二三年十二月三十一日止年度, 本集團進一步自非控股權益收購附屬公司貴陽保利鐵投房地產開發有限公司的 50%股權,代價為人民幣25,022,000元, 以發展中物業結算。

FINANCIAL SUMMARY

財務概要



			截至 干		F度	
		2020	2021	2022	2023	2024
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		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
		人氏带干儿	人氏帝十九	人氏帝十九	人氏帝干儿	人氏带干儿
Results	業績					
Revenue	收入 -	27,214,294	30,305,411	41,127,316	40,932,418	40,208,482
Profit before income tax expense	除所得税開支前溢利	5,906,294	6,699,495	5,835,417	4,032,097	2,241,637
Income tax expense	所得税開支	(3,883,860)	(4,535,931)	(4,826,091)	(2,400,189)	(2,145,823)
Profit for the year	年內溢利	2,022,434	2,163,564	1,009,326	1,631,908	95,814
	-					
Attributable to:	下列應佔:					
Owners of the Company	本公司擁有人	1,635,697	2,059,116	816,148	1,444,626	182,867
Non-controlling interests	非控股權益	386,737	104,448	193,178	187,282	(87,053)
Profit for the year	年內溢利	2,022,434	2,163,564	1,009,326	1,631,908	95,814
				ut 31 December ├十二月三十一日		
		2020	2021	2022	2023	2024
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		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
ASSETS AND LIABILITIES	資產及負債					
Total assets	資產總值	172,648,449	193,266,893	203,115,191	205,810,952	198,702,777
Total liabilities	負債總額	(139,713,733)	(155,121,468)	(161,325,247)	(160,650,319)	(152,155,467)
		32,934,716	38,145,425	41,789,944	45,160,633	46,547,310
			"			
Equity attributable to owners	本公司擁有人應佔股權					
of the Company		29,772,985	31,500,827	32,930,244	34,100,270	34,209,353
Non-controlling interests	非控股權益	3,161,731	6,644,598	8,859,700	11,060,363	12,337,957
	_					

At 31 December 2024 於二零二四年十二月三十一日

Details of the Group's properties held for investment 本集團於二零二四年十二月三十一日之持有作 purposes at 31 December 2024 are as follows:

投資物業之詳情如下:

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: 投資物業:			
Room 2502C and Room 2508 of 25th Floor Admiralty Centre Tower I 18 Harcourt Road, Hong Kong	Long lease	Commercial	100%
香港夏慤道18號 海富中心第一期25樓 2502C室及2508室	長期契約	商業	
3 apartments of Legend Garden Villas 89 Capital Airport Road, Beijing The People's Republic of China	Held under a land use right for a term expiring on 31 December 2042	Residential	100%
中華人民共和國 北京市首都機場路89號 麗京花園別墅3個公寓單位	持有土地使用權至 二零四二年十二月三十一日	住宅	
Portions of Basements 1, Portions of 1st Floor, N02, N03 & N04, 11th Floor, North Tower, N02, N03 & N04, 12th Floor, North Tower, Whole of 14th, 15th, 16th, 17th and 18th Floors, South Tower, N04, N05 & N06, 16th floor of North Tower, N07, 19th Floor, North Tower, S01, S02, S03, S04, S07, S08 & S09, 20th Floor, South Tower, N02, N03, N06, N07, N08, N09, 20th Floor, North Tower, Whole of 21st, 22nd, 23rd, 24th, 25th and 27th Floors, South Tower and North Tower, Whole of 26th Floor, North Tower, Shanghai Stock Exchange Building, No. 528 Pudong Road South, Lujiazui,	Held under a land use right for a term expiring on 14 November 2043	Commercial	100%
Pudong, Shanghai, The People's Republic of China 中華人民共和國上海浦東陸家嘴 浦東南路528號上海證券大廈 北座地庫1層部分、1層部分、北座11層N02、N03及N04、 北座12層N02、N03及N04、南座14、15、16、17及 18層全層、北座16層N04、N05及N06、北座19層N07、	持有土地使用權至 二零四三年十一月十四日	商業	

全層及北座26層全層

南座20層S01、S02、S03、S04、S07、S08及S09、 北座20層N02、N03、N06、N07、N08、N09、 南座及北座21、22、23、24、25及27層

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
4 houses, 4 apartments, a commercial centre, a club house, a kindergarten and an extension and a stadium, Legend Garden Villas, 89 Capital Airport Road, Beijing, The People's Republic of China	Held under a land use right for a term expiring on 31 December 2042	Commercial/ Residential	51%
中華人民共和國 北京市首都機場路89號麗京花園別墅 4套別墅、4個公寓單位、一個商業中心、 一個會所、一間幼稚園及分校及一個體育館	持有土地使用權至 二零四二年十二月三十一日	商業/住宅	
Office Tower of Poly Plaza, No. 14 Dongzhimen Nandajie, Dong Cheng District, Beijing, The People's Republic of China	The land use right for the property has been granted for a term of 50 years commencing on 27 October 2003	Commercial	75%
中華人民共和國 北京市東城區 東直門南大街14號 保利大廈辦公大樓	物業土地使用權已出讓,自二零零三年十月二十七日起,為 期五十年	商業	
Commercial/Office buildings at No. 465 Luo Shi Lu, Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	Held under a land use right for a term expiring on 12 May 2047	Commercial	100%
中華人民共和國 湖北省武漢市洪山區 珞獅路465號之商業/辦公大樓	持有土地使用權至 二零四七年五月十二日	商業	
5 commercial units at Zhuo Dao Quan Bei Lu, Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	Held under a land use right for a term expiring on 16 January 2075	Commercial	100%
中華人民共和國 湖北省武漢市洪山區 卓刀泉北路5個商業單位	持有土地使用權至 二零七五年一月十六日	商業	

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業:(續)			
Various commercial units, cultural centre, exhibition centre, theatre, museum, cinemas and car parking spaces, Shenzhen Poly Cultural Plaza, Hou Hai Bin Lu, Nan Shan District, Shenzhen, Guangdong Province, The People's Republic of China	Held under a land use right for a term expiring on 15 January 2054	Commercial	100%
中華人民共和國 廣東省深圳市南山區 后海濱路深圳保利文化廣場 多個商業單位、文化廣場、展覽中心、 劇院、博物館、影院及停車位	持有土地使用權至 二零五四年一月十五日	商業	
Golf training centre together with its ancillary accommodations and an adjoining piece of land, 89 Capital Airport Road, Beijing, The People's Republic of China	Held under a long lease for a term expiring on 30 September 2026	Commercial	40%
中華人民共和國 北京市首都機場路89號之 高爾夫球場、輔助舍房及相連土地	以長期租賃持有至 二零二六年九月三十日	商業	
Various commercial and office units, Poly Mingmen, China Asean International Business District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	Held under a land use right for a term expiring on 22 January 2076	Commercial	100%
中華人民共和國 廣西壯族自治區南寧市 中國東盟國際經濟區 保利銘門多個商業及辦公室單位	持有土地使用權至 二零七六年一月二十二日	商業	
Various office units, Shanghai Poly Plaza, No. 18 Dong Fang Lu, Pudong New District, Shanghai, The People's Republic of China	Held under a land use right for a term expiring on 21 July 2055	Commercial	90%
中華人民共和國 上海浦東新區 東方路18號 上海保利廣場多個辦公室單位	持有土地使用權至 二零五五年七月二十一日	商業	

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
Various commercial units at No. 8 Dong Wu Da Dao Te, Dong Xi Hu District, Wuhan, Hubei Province, The People's Republic of China 中華人民共和國 湖北省武漢市東西湖區 東吳大道特8號多個商業單位	Held under a land use right for a term expiring on 23 April 2042 持有土地使用權至 二零四二年四月二十三日	Commercial 商業	55%
Various commercial units, Guiyang Poly Clouds Hill International, No. 148 Shi Bei Lu, Yun Yan District, Guiyang, Guizhou Province, The People's Republic of China	Held under a land use right for a term expiring on 24 May 2048	Commercial	100%
中華人民共和國 貴州省貴陽市 雲岩區市北路148號 貴陽保利雲山國際 多個商業單位	持有土地使用權至 二零四八年五月二十四日	商業	
A kindergarten, Guiyang Poly Spring Street, Shui Dong Lu, Wudang District, Guiyang, Guizhou Province,	Held under a land use right for a term expiring on 20 February 2050	Commercial	66.5%
The People's Republic of China 中華人民共和國 貴州省貴陽市 烏當區水東路 貴陽保利春天大道之一間幼稚園	持有土地使用權至 二零五零年二月二十日	商業	
Various commercial units, Guiyang Poly Park 2010, Wudang District, Guiyang, Guizhou Province, The People's Republic of China	Held under a land use right for a term expiring on 15 March 2051	Commercial	100%
中華人民共和國 貴州省貴陽市烏當區 貴陽保利公園2010之多個商業單位	持有土地使用權至 二零五一年三月十五日	商業	

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
Various residential units and car parking spaces, Foshan Poly Tongji Mansion, Tong Ji Xi Lu, Chancheng District, Foshan, Guangdong Province,	Held under a land use right for a term expiring on 30 January 2088	Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市 禪城區同濟西路 佛山同濟府之 多個住宅單位及停車位	持有土地使用權至 二零八八年一月三十日	住宅	
Various commercial units, Guiyang Poly Hot Spring Newisland, Wen Quan Lu, Ye Jia Zhuang, Wu Dang District, Guiyang, Guizhou Province, The People's Republic of China	Held under a land use right for a term expiring on 30 August 2046	Commercial	100%
中華人民共和國 貴州省貴陽市 烏當區葉家莊溫泉路 貴陽保利溫泉新城之 多個商業單位	持有土地使用權至 二零四六年八月三十日	商業	
Various commercial units, Guiyang Poly International Plaza, Shi Nan Lu, Nan Ming District, Guiyang, Guizhou Province, The People's Republic of China	Held under a land use right for a term expiring on 24 May 2049	Commercial	100%
中華人民共和國貴州省貴陽市南明區市南路貴陽保利國際廣場之多個商業單位	持有土地使用權至 二零四九年五月二十四日	商業	

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
Various office and car parking spaces, Wuhan Poly Plaza, No. 790 Wuchang Minzhu Road, Wu Chang District, Wuhan, Hubei Province, The People's Republic of China	Held under a land use right for a term expiring on 19 August 2049	Commercial	100%
中華人民共和國 湖北省武漢市武昌區 武昌民主路790號 武漢保利廣場多個辦公室及停車位	持有土地使用權至 二零四九年八月十九日	商業	
A kindergarten, Wuhan Poly Royal Palace, Dong Hu Kai Fa Qu Shang Ma Zhuang, Wuhan, Hubei Province, The Beaula's Banyahlis of China	Held under a land use right for a term expiring on 10 May 2072	Commercial	100%
The People's Republic of China 中華人民共和國 湖北省 武漢市 東湖開發區上馬莊 武漢保利華都 一間幼稚園	持有土地使用權至 二零七二年五月十日	商業	
Various commercial units Jinan Poly Daming Lake, north of Jing Yi Lu, Li Xia District, Jinan, Shandong Province, The People's Republic of China	Held under a land use right for a term expiring on 28 January 2050	Commercial	100%
中華人民共和國 山東省濟南市 歷下區經一路以北 濟南保利大名湖 多個商業單位	持有土地使用權至 二零五零年一月二十八日	商業	

At 31 December 2024 於二零二四年十二月三十一日

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
Various commercial units, Nanning Poly City, Wuyi Xi Lu, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	Held under a land use right for a term expiring on 29 October 2050	Commercial	100%
中華人民共和國 廣西壯族自治區南寧市 江南區五一西路 南寧保利城 多個商業單位	持有土地使用權至 二零五零年十月二十九日	商業	
Various commercial units, Zunyi Poly Metropolis of Future, Zun Yi Da Dao, Zunyi, Guizhou Province, The People's Republic of China	Held under a land use right for a term expiring on 13 May 2051	Commercial	70%
中華人民共和國 貴州省遵義市 遵義大道 遵義保利未來城市 多個商業單位	持有土地使用權至 二零五一年五月十三日	商業	
6 office units at Long Yuan Da Sha, No. 24 Zhong Bei Lu, Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	Held under a land use right for a term expiring on 16 May 2052	Commercial	100%
中華人民共和國 湖北省武漢市洪山區 中北路 24 號 龍源大廈 6 個辦公室單位	持有土地使用權至 二零五二年五月十六日	商業	
A kindergarten Wuhan Poly City Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	Held under a land use right for a term expiring on 24 October 2052	Commercial	68%
中華人民共和國湖北省武漢市洪山區武漢保利城	持有土地使用權至 二零五二年十月二十四日	商業	

一間幼稚園

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業: (續)			
Various commercial units and carparking spaces, Tai Bei Feng Qing Jie, Jiading New City, Jiading District, Shanghai, The People's Republic of China	Held under a land use right for a term expiring on 29 March 2077	Commercial	100%
中華人民共和國 上海嘉定區嘉定新城 台北風情街多個商業單位及停車位	持有土地使用權至 二零七七年三月二十九日	商業	
Various commercial and office units and carparking spaces, Shanghai Poly Felicity, Chang Jiang Xi Lu, Song Nan Zhen, Bao Shan District, Shanghai, The People's Republic of China	Held under a land use right for a term expiring on 7 July 2060	Commercial	100%
中華人民共和國 上海寶山區 淞南鎮長江西路 上海保利悦城 多個商業及辦公室單位及停車位	持有土地使用權至 二零六零年七月七日	商業	
A commercial unit, Poly Joy-Zone, Long Guan Dong Lu and Qing Long Lu, Long Hua Xin District, Shenzhen, The People's Republic of China	Held under a land use right for a term expiring on 12 December 2083	Commercial	70%
中華人民共和國 深圳市 龍華新區龍觀東路及清龍路 保利悦都花園 一個商業單位	持有土地使用權至 二零八三年十二月十二日	商業	
A commercial unit, Poly Central Park, the north of Shunde New City, Shunde District, Foshan, Guangdong Province, The People's Republic of China	Held under a land use right for a term expiring on 28 July 2053	Commercial	100%
中華人民共和國 廣東省佛山市 順德區順德新城北部 保利中央公園 一個商業單位	持有土地使用權至 二零五三年七月二十八日	商業	

Location 地點	Term of lease 契約期限	Type of use 用途	Group's interest 集團權益
INVESTMENT PROPERTIES: (Continued) 投資物業:(續)			
A kindergarten, Huizhou Poly Sunshine Town, Tu Hu Cun Xia Liao, Danshui, Huiyang District, Huizhou, Guangdong Province, The People's Republic of China	Held under a land use right for a term expiring on 31 August 2040	Commercial	70%
中華人民共和國 廣東省惠州市 惠陽區淡水 土湖村下寮地段 惠州保利陽光城之 一間幼稚園	持有土地使用權至 二零四零年八月三十一日	商業	
3 kindergartens, at the junction of Qinghuan Road and Fengling South Road, Qingxiu District, Nanning, Guangxi Zhuang Autonomous Region,	Held under a land use right for a term expiring on 19 October 2086	Commercial	100%
The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 青秀區青環路與鳳嶺南路交匯處 之三家幼稚園	持有土地使用權至 二零八六年十月十九日	商業	
2 kindergartens, at the junction of Qinghuan Road and Fengling South Road, Qingxiu District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	Held under a land use right for a term expiring on 23 September 2084	Commercial	100%
中華人民共和國 廣西壯族自治區南寧市 青秀區青環路與鳳嶺南路交匯處 之兩家幼稚園	持有土地使用權至 二零八四年九月二十三日	商業	

At 31 December 2024 於二零二四年十二月三十一日

Details of the Group's properties held for development 本集團於二零二四年十二月三十一日之持有作 purposes at 31 December 2024 are as follows:

發展物業之詳情如下:

Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地點	完工狀況	預計完工日期	建築面積	用途	集團權益
PROPERTIES HELD FOR DEVELOPMENT: 持有作發展物業:					
A parcel of land in Wu Dang pasture, Wu Dang District, Guiyang, Guizhou Province, The People's Republic of China	Under construction	June 2026	2,219,000 sq.m./ 1,958,000 sq.m.	Commercial/ Residential	100%
中華人民共和國 貴州省 貴陽市烏當區 烏當奶牛場之一塊土地	建造中	二零二六年六月	2,219,000平方米/ 1,958,000平方米	商業/住宅	
A parcel of land in Dong Ao Zhen, Shenzhou Peninsula, Wanning City, Hainan Province, The People's Republic of China	Under construction	April 2025	150,000 sq.m./ 214,000 sq.m.	Commercial/ Residential	100%
中華人民共和國 海南省 萬寧市神州半島 東澳鎮之一塊土地	建造中	二零二五年四月	150,000平方米/ 214,000平方米	商業/住宅	
A parcel of land in Tie Ji Village, Hong Shan District, Wuhan, The People's Republic of China	Under construction	June 2026	367,000 sq.m./ 1,805,000 sq.m.	Office/ Commercial/ Residential	68%
中華人民共和國 武漢市洪山區 鐵機村之一塊土地	建造中	二零二六年六月	367,000平方米/ 1,805,000平方米	辦公室/ 商業/住宅	
A parcel of land in Jin Yin Tan Da Dao, Dong Xi Hu District, Wuhan, The People's Republic of China	Under construction	April 2026	59,000 sq.m./ 285,000 sq.m.	Commercial/ Residential	55%
中華人民共和國 武漢市東西湖區 金銀潭大道之一塊土地	建造中	二零二六年四月	59,000平方米/ 285,000平方米	商業/住宅	

At 31 December 2024 於二零二四年十二月三十一日

Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地點	完工狀況	預計完工日期	建築面積	用途	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Con 持有作發展物業: (續)	tinued)				
Four parcels of land at east of Hua Xi Da Dao, Nan Ming District, Guiyang, Guizhou Province, The People's Republic of China	Under construction	June 2025	218,000 sq.m./ 1,431,000 sq.m.		51%
中華人民共和國 貴州省貴陽市 南明區花溪大道東側 之四塊土地	建造中	二零二五年六月	218,000平方米/ 1,431,000平方米	商業/住宅	
A parcel of land in Dong Jiao Village Li Wan District, Guangzhou, Guangdong Province, The People's Republic of China	Under construction	November 2028	109,000 sq.m./ 549,000 sq.m.		75%
中華人民共和國 廣東省廣州市 荔灣區東漖村 之一塊土地	建造中	二零二八年十一月	109,000平方米/ 549,000平方米	辦公室/ 商業/住宅	
Various parcels of land at west of Zun Yi Da Dao, Zunyi, Guizhou Province, The People's Republic of China	Under construction	August 2027	1,327,000 sq.m./ 5,076,000 sq.m.	Commercial/ Residential	70%
中華人民共和國 貴州省遵義市 遵義大道西側之 多塊土地	建造中	二零二七年八月	1,327,000平方米/ 5,076,000平方米	商業/住宅	
Various parcels of land at eastern region of Dongmeng Business Zone in Qingxiu District o Nanning, Guangxi Zhuang Autonomous Regior The People's Republic of China		August 2026	335,000 sq.m./ 1,695,000 sq.m.	Commercial/ Residential	100%
中華人民共和國廣西壯族自治區南寧市青秀區東盟商務區東部	建造中	二零二六年八月	335,000平方米/ 1,695,000平方米	商業/住宅	

之多塊土地

Location 地點	Stage of completion 完工狀況	Expected completion date 預計完工日期	Site area/Gross floor area 佔地面積/ 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Co 持有作發展物業:(續)	ntinued)				
A parcel of land in Jiangnan New District, Mudanjiang, Heilongjiang Province, The People's Republic of China	Under construction	October 2024	159,000 sq.m./ 332,000 sq.m.	Residential	100%
中華人民共和國 黑龍江省牡丹江市 江南新區 之一塊土地	建造中	二零二四年十月	159,000平方米/ 332,000平方米	住宅	
A parcel of land in the area of West Railway Station, Huaiyin District, Jinan, Shandong Province, The People's Republic of China	Under construction	March 2027	149,000 sq.m./ 660,000 sq.m.		75%
中華人民共和國 山東省濟南市 槐蔭區西客站片區 之一塊土地	建造中	二零二七年三月	149,000平方米/ 660,000平方米	商業/住宅	
A parcel of land in Yau Tong, Kwun Tong, Kowloon East, Hong Kong, The People's Republic of China	Under construction	June 2025	4,000 sq.m./ 42,000 sq.m.	Commercial/ Residential	70%
中華人民共和國 香港九龍東觀塘區油塘分區 之一塊土地	建造中	二零二五年六月	4,000平方米/ 42,000平方米	商業/住宅	
Various parcels of land at Fangwang Area, Guandu District, Kunming, Yunnan Province,	Under construction	March 2028	189,000 sq.m./ 1,080,000 sq.m.		90%
The People's Republic of China 中華人民共和國 雲南省昆明市 官渡區方旺片區 之多塊土地	建造中	二零二八年三月	189,000平方米/ 1,080,000平方米	商業/住宅	

Location 地點 PROPERTIES HELD FOR DEVELOPMENT: ((は な な な な の な か ** * * * * * * * * * * * * * * * *	Stage of completion 完工狀況	Expected completion date 預計完工日期	Site area/Gross floor area 佔地面積 建築面積	Type of use 用途	Group's interest 集團權益
持有作發展物業: (續) A parcel of land in Wuhan Airport Economic Zone, Jinghe Road, Wuhan, Hubei Province, The People's Republic of China	Under construction	October 2026	63,000 sq.m./ 225,000 sq.m.		100%
中華人民共和國 湖北省武漢市 徑河路 武漢臨空港經濟技術開發區 之一塊土地	建造中	二零二六年十月	63,000平方米/ 225,000平方米	商業/住宅	
A parcel of land on the north of Huadu Avenue and the east of Lianshan Road, Huadu District, Guangzhou, Guangdong Province, The People's Republic of China	Under construction	September 2027	64,000 sq.m./ 289,000 sq.m.	Residential	100%
中華人民共和國 廣東省廣州市 花都區花都大道以北 蓮山路以東 之一塊土地	建造中	二零二七年九月	64,000平方米/ 289,000平方米	住宅	
Three parcels of land in Song Bei New District, Harbin, Heilongjiang Province, The People's Republic of China	Under construction	September 2024	204,000 sq.m./ 600,000 sq.m.	Commercial/ Residential	100%
中華人民共和國 黑龍江省哈爾濱市 松北新區 之三塊土地	建造中	二零二四年九月	204,000平方米/ 600,000平方米	商業/住宅	
A parcel of land on the south of Huan Shan Road, Huang Jia Gou Cun, Gao District, Weihai, Shandong Province, The People's Republic of China	Under construction	October 2024	80,000 sq.m./ 224,000 sq.m.	Commercial/ Residential	51%
中華人民共和國山東省威海市高區黃家溝村環山路以南之一塊土地	建造中	二零二四年十月	80,000平方米/ 224,000平方米	商業/住宅	

Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地點	完工狀況	預計完工日期	建築面積	用途	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Con 持有作發展物業: (續)	tinued)				
A parcel of land on Jin Ma Jie Dao, Guandu District, Kunming, Yunnan Province, The People's Republic of China	Under construction	May 2028	28,000 sq.m./ 168,000 sq.m.	Commercial/ Residential	51%
中華人民共和國 雲南省昆明市 官渡區金馬街道 之一塊土地	建造中	二零二八年五月	28,000平方米/ 168,000平方米	商業/住宅	
Two parcels of land on the south of Chen Da Road, and east of Chang Ning Road, Laishan District, Yantai, Shandong Province, The People's Republic of China	Under construction	December 2025	72,000 sq.m./ 185,000 sq.m.	Commercial/ Residential	51%
中華人民共和國 山東省煙台市 萊山區成達路以南與長寧路以東 之兩塊土地	建造中	二零二五年十二月	72,000平方米/ 185,000平方米	商業/住宅	
A parcel of land in Lihu Street, Zengcheng District, Guangzhou, Guangdong Province, The People's Republic of China	Under construction	March 2028	51,000 sq.m./ 218,000 sq.m.		100%
中華人民共和國 廣東省廣州市 增城區荔湖街 之一塊土地	建造中	二零二八年三月	51,000平方米/ 218,000平方米		
A parcel of land in Ronggui Street, Shunde District, Foshan, Guangdong Province, The People's Republic of China	Under construction	May 2026	51,000 sq.m./ 207,000 sq.m.	Commercial/ Residential	100%
中華人民共和國 廣東省佛山市 順德區容桂街 之一塊土地	建造中	二零二六年五月	51,000平方米/ 207,000平方米	商業/住宅	

Location 地點	Stage of completion 完工狀況	Expected completion date 預計完工日期	Site area/Gross floor area 佔地面積/ 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Cont持有作發展物業: (續)	tinued)				
A parcel of land in Da Long Jie, Pan Yu District, Guangzhou, Guangdong Province,	Under construction	January 2026	24,000 sq.m./ 81,000 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省廣州市 番禺區大龍街 之一塊土地	建造中	二零二六年一月	24,000平方米/ 81,000平方米	住宅	
A parcel of land in Yongxing Street, Nanming District, Guiyang City, Guizhou Province,	Under construction	October 2028	72,000 sq.m./ 299,000 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 貴州省貴陽市 南明區永興街 之一塊土地	建造中	二零二八年十月	72,000平方米/ 299,000平方米	商業/住宅	
A parcel of land at the junction of Longgang Street and Pingdi Street, and in the southeast side of the intersection of Longping Road and Longfeng Road, Shenzhen,	Under construction	June 2024	25,000 sq.m./ 180,000 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 深圳市龍崗街道與坪地街道交界處 龍坪路與龍鳳路交叉口東南側 之一塊土地	建造中	二零二四年六月	25,000平方米/ 180,000平方米	商業/住宅	
A parcel of land in Shahu Community, Biling Street, Pingshan District, Shenzhen,	Under construction	September 2024	40,000 sq.m./ 252,000 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 深圳市坪山區碧嶺街道沙湖社區 之一塊土地	建造中	二零二四年九月	40,000平方米/ 252,000平方米	商業/住宅	

Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地 <u>點</u> ————————————————————————————————————	完工狀況	預計完工日期	建築面積	用途 ————————————————————————————————————	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (C 持有作發展物業 : (續)	Continued)				
A parcel of land on Jinke Road, Baoan District, Shenzhen, Guangdong Province, The People's Republic of China	Under construction	June 2027	10,000 sq.m./ 80,000 sq.m.		100%
中華人民共和國 廣東省深圳市 寶安區金科路 之一塊土地	建造中	二零二七年六月	10,000 平方米/ 80,000 平方米	商業/住宅	
A parcel of land on the North of Lao Dong Dong Lu, and west of You Sheng Lu, Changzhou, Jiangsu Province, The People's Republic of China	Under construction	November 2025	94,000 sq.m./ 227,000 sq.m.		51%
中華人民共和國 江蘇省常州市 勞動東路以北 優勝路以西 之一塊土地	建造中	二零二五年十一月	94,000平方米/ 227,000平方米	商業/住宅	
A parcel of land in the north of Jing Wang Lu, Kai Fa District, Kunshan, Jiangsu Province, The People's Republic of China	Under construction	November 2025	46,000 sq.m./ 134,000 sq.m.	Residential	100%
中華人民共和國 江蘇省崑山市 開發區景王路以北 之一塊土地	建造中	二零二五年十一月	46,000平方米/ 134,000平方米	住宅	
A parcel of land in Xing Tang Jie, Industrial Park District, Suzhou, Jiangsu Province, The People's Republic of China	Under construction	March 2026	46,000 sq.m./ 103,000 sq.m.	Residential	51%
中華人民共和國 江蘇省蘇州市 工業園區星塘街 之一塊土地	建造中	二零二六年三月	46,000平方米/ 103,000平方米	住宅	

Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地點	完工狀況	預計完工日期	建築面積	用途	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Cont 持有作發展物業: (續)	tinued)				
A parcel of land on the south of Jing Shi Road and east of Yang Guang Xin Road, Huaiyin District, Jinan, Shandong Province, The People's Republic of China	Under construction	May 2025 (Phase IV)	138,000 sq.m./ 549,000 sq.m.		100%
中華人民共和國 山東省濟南市 槐蔭區 經十路以南與陽光新路以東 之一塊土地	建造中	二零二五年五月 (第四期)	138,000平方米/ 549,000平方米	商業/住宅	
A parcel of land in Zhong Yao Nan Lu, Xi Xiang Tang District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	Under construction	April 2026	43,000 sq.m./ 163,000 sq.m.		51%
中華人民共和國 廣西壯族自治區南寧市 西鄉塘區中堯南路 之一塊土地	建造中	二零二六年四月	43,000平方米/ 163,000平方米	商業/住宅	
A parcel of land in Xiu Feng Lu, Xi Xiang Tang District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	Under construction	December 2027	74,000 sq.m./ 282,000 sq.m.		100%
中華人民共和國 廣西壯族自治區南寧市 西鄉塘區秀峰路 之一塊土地	建造中	二零二七年十二月	74,000平方米/ 282,000平方米	商業/住宅	



Location	Stage of completion	Expected completion date	Site area/Gross floor area 佔地面積/	Type of use	Group's interest
地點	完工狀況	預計完工日期	建築面積	用途	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (0 持有作發展物業: (續)	Continued)				
A parcel of land in Jishigang Town, Haishu District, Ningbo, Zhejiang Province, The People's Republic of China	Under construction	January 2025	29,000 sq.m./ 71,000 sq.m.	Residential	100%
中華人民共和國 浙江省寧波市 海曙區集士港鎮 之一塊土地	建造中	二零二五年一月	29,000平方米/ 71,000平方米	住宅	
A parcal of land on Lianhu Road, Eastern New Town, Ningbo, Zhejiang Province, The People's Republic of China	Under construction	May 2026	66,000 sq.m./ 208,000 sq.m.	Commercial/ Residential	60%
中華人民共和國 浙江省寧波市東部新城蓮湖路 之一塊土地	建造中	二零二六年五月	66,000 平方米/ 208,000 平方米	商業/住宅	
A parcel of land at the junction of Zhu Ying Road and Sheng Li Road, Qing Pu District, Shanghai, The People's Republic of China	Under construction	May 2027	156,000 sq.m./ 604,000 sq.m.		51%
中華人民共和國 上海市青浦區竹盈路與勝利路交界處 之一塊土地	建造中	二零二七年五月	156,000平方米/ 604,000平方米	商業/住宅	
A parcel of land in Qi Qi Ha Er Road, Yangpu District, Shanghai, The People's Republic of China	Under construction	April 2026	11,000 sq.m./ 49,000 sq.m.	Residential	100%
中華人民共和國 上海市楊浦區齊齊哈爾路 之一塊土地	建造中	二零二六年四月	11,000平方米/ 49,000平方米	住宅	

Location 地點	Stage of completion 完工狀況	Expected completion date 預計完工日期	Site area/Gross floor area 佔地面積/ 建築面積	Type of use	Group's interest 年 圃 嫝 兴
心 熟	元工扒沉	限引元丄口别	连 架 山恨	用坯	集團權益
PROPERTIES HELD FOR DEVELOPMENT: (Con 持有作發展物業: (續)	tinued)				
A parcel of land on Meilong Town, Minhang District, Shanghai, The Bearle's Bearthlie of China	Under construction	January 2029	30,000 sq.m./ 85,000 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 上海市閔行區梅隴鎮 之一塊土地	建造中	二零二九年一月	30,000 平方米/ 85,000 平方米	住宅	
A parcel of land at Tongfeng Road, Kunshan Development Zone, Jiangsu Province, The People's Republic of China	Under construction	August 2026	135,000 sq.m./ 356,000 sq.m.	Commercial/ Residential	51%
中華人民共和國 江蘇省崑山市開發區同豐路 之一塊土地	建造中	二零二六年八月	135,000平方米/ 356,000平方米	商業/住宅	
A parcel of land at the north side of the intersection of Yanlong Avenue and Yuling Road in Longcheng Street, Shenzhen, The People's Republic of China	Under construction	May 2025	19,000 sq.m./ 138,000 sq.m.	Commercial/ Residential	51%
中華人民共和國 深圳市龍城街道鹽龍大道與玉嶺路交匯處北側 之一塊土地	建造中	二零二五年五月	19,000平方米/ 138,000平方米	商業/住宅	
A parcel of land on the top of Jiangjiazhuang parking lot of Rail Transit Line 2 in Lixia District, Jinan, Shandong Province, The People's Republic of China	Under construction	March 2025	53,000 sq.m./ 140,000 sq.m.		80%
中華人民共和國 山東省濟南市 歷下區軌道交通2號線姜家莊停車場上蓋 之一塊土地	建造中	二零二五年三月	53,000平方米/ 140,000平方米	商業/住宅	

Location 地點 PROPERTIES HELD FOR DEVELOPMENT: (C 持有作發展物業: (續)	Stage of completion 完工狀況	Expected completion date 預計完工日期	Site area/Gross floor area 佔地面積/ 建築面積	Type of use 用途	Group's interest 集團權益
A parcel of land in Block 11, Science and Technology City, Lixia District, Jinan, Shandong Province,	Under construction	March 2027	81,000 sq.m./ 334,000 sq.m.		100%
The People's Republic of China 中華人民共和國 山東省濟南市 歷下區科技城片區11街區 之一塊土地	建造中	二零二七年三月	81,000平方米/ 334,000平方米	商業/住宅	
A parcel of land on Wei Zi Shan Lu, Li Cheng District, Jinan, Shandong Province,	Under construction	November 2025	44,000 sq.m./ 80,000 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 山東省濟南市 歷城區圍子山路 之一塊土地	建造中	二零二五年十一月	44,000平方米/ 80,000平方米	商業/住宅	
A parcel of land on Lianhuashan Area, Licheng District, Jinan, Shandong Province,	Under construction	March 2027	108,000 sq.m./ 393,000 sq.m.		34%
The People's Republic of China 中華人民共和國 山東省濟南市歷城區蓮花山片區 之一塊土地	建造中	二零二七年三月	108,000 平方米/ 393,000 平方米	商業/住宅	
A parcel of land on Jinan High-Tech Zone, Jinan, Shandong Province, The People's Republic of China	Under construction	December 2026	40,000 sq.m./ 141,000 sq.m.	Commercial/ Residential	51%
中華人民共和國 山東省濟南市高新區 之一塊土地	建造中	二零二六年十二月	40,000 平方米/ 141,000 平方米	商業/住宅	

SUMMARY OF PROPERTIES HELD FOR SALE 持有作銷售物業概要

At 31 December 2024 於二零二四年十二月三十一日

Details of the Group's properties held for sale at 31 December 2024 are as follows:

本集團於二零二四年十二月三十一日之持有作 銷售物業之詳情如下:

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: 持有作銷售物業:			
160 carparking spaces, Poly Garden, Gao Xin District,	N/A	Residential	100%
Suzhou, Jiangsu Province, The People's Republic of China 中華人民共和國 江蘇省蘇州市 高新區 保利雅苑之 160個停車位	不適用	住宅	
Various commercial units and carparking spaces, Nanning Poly Upper House, Zhu Jin Lu,	55 sq.m.	Commercial	100%
China Asean International Business District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 中國東盟國際經濟區 朱槿路 南寧龍騰上園之 多個商業單位及停車位	55平方米	商業	
Various residential units and commercial units, Harbin Poly The Water's Fragrant Dike, San Huan Lu, Song Bei District, Harbin, Heilongjiang Province, The People's Republic of China	529 sq.m.	Commercial/ Residential	58%
中華人民共和國 黑龍江省哈爾濱市 松北區三環路 哈爾濱保利水韻長灘之	529 平方米	商業/住宅	

多個住宅單位及商業單位

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various carparking spaces, Nanning Poly Century, China Asean International Business District, Nanning, Guangxi Zhuang Autonomous Region,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 中國東盟國際經濟區 南寧保利21世家之 多個停車位	不適用	住宅	
Various commercial units and a business centre, Wuhan Poly Royal Palace, Dong Hu Kai Fa Qu Shang Ma Zhuang, Wuhan, Hubei Province, The People's Republic of China	6,528 sq.m.	Commercial	100%
中華人民共和國 湖北省 武漢市 東湖開發區上馬莊 武漢保利華都之 多個商業單位及 一個商務中心	6,528平方米	商業	
Various commercial units and carparking spaces, Shanghai Poly Town, Zhong Fang Cun, Ma Lu Zhen, Jiading District, Shanghai, The Papple's Papple of China	29,778 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 上海 嘉定區 馬陸鎮 眾芳村 上海保利家園之 多個商業單位及停車位	29,778平方米	商業	

持有作銷售物業概要

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various commercial units and carparking spaces, Nanning Poly Landscape, Jing Guan Da Dao, West of Zhu Gan Dao, Dong Gou Ling, Xingning District,	119 sq.m.	Commercial	100%
Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 興寧區東溝嶺 主幹道西 景觀大道 南寧保利山水怡城之 多個商業單位及停車位	119平方米	商業	
Various residential units, commercial units and carparking spaces, Guiyang Poly Clouds Hill International, No. 148 Shi Bei Lu, Yun Yan District, Guiyang, Guizhou Province, The People's Republic of China	4,811 sq.m.	Commercial/ Residential	100%
中華人民共和國 貴州省貴陽市 雲岩區市北路148號 貴陽保利雲山國際之 多個住宅單位、商業單位及 停車位	4,811平方米	商業/住宅	
Various commercial units, office units and carparking spaces, Shanghai Poly Plaza, No. 18 Dong Fang Lu, Pudong New District, Shanghai, The People's Republic of China	1,069 sq.m.	Commercial	100%
中華人民共和國 上海浦東新區 東方路18號上海保利廣場之 多個商業單位、辦公室單位及停車位	1,069平方米	商業	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業 : (續)			
Various villas and residential units, and carparking spaces, Nanning Poly Crescendo, No. 20 Yong Wu Lu, Xing Ning District,	5,038 sq.m.	Residential	100%
Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 興寧區 邕武路20號 南寧保利山漸青之	5,038平方米	住宅	
多個別墅、住宅單位及停車位 Various residential units, commercial units and carparking spaces Guiyang Poly Spring Street, Shui Dong Lu, Wu Dang District, Guiyang, Guizhou Province,	14,337 sq.m.	Commercial/ Residential	66.5%
The People's Republic of China 中華人民共和國 貴州省貴陽市 烏當區水東路 貴陽保利春天大道之 多個住宅單位、商業單位及停車位	14,337平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Jinan Poly Daming Lake, north of Jing Yi Lu, Li Xia District, Jinan, Shandong Province,	4,603 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 山東省濟南市 歷下區經一路以北 濟南保利大名湖之 多個住宅單位、商業單位及停車位	4,603平方米	商業/住宅	

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Made and the second and the set	45 277	Desidential	F10/
Various villas and commercial units of	15,277 sq.m.	Residential	51%
Chongqing Poly Spring Villa, No. 90 Xiao Quan,			
Nan Quan Village,			
Ba Nan District,			
Chongqing,			
The People's Republic of China			
中華人民共和國	15,277平方米	住宅	
重慶市	10,211 1 7571	ш 0	
巴南區南泉村			
小泉90號			
重慶保利小泉之			
多套別墅及商業單位			
Various carparking spaces,	N/A	Residential	100%
Nanning Poly Sincere Garden,			
Feng Lin Lu,			
Nanning, Guangxi Zhuang Autonomous Region,			
The People's Republic of China			
中華人民共和國	不適用	住宅	
廣西壯族自治區南寧市			
楓林路			
南寧保利童心緣之			
多個停車位			
Various commercial units, office units and	110,720 sq.m.	Commercial	100%
carparking spaces,			
Liuzhou Poly Merization World,			
No. 2 Bai Sha Lu,			
Liuzhou, Guangxi Zhuang Autonomous Region,			
The People's Republic of China	440.700 ▼ ₩	→ //	
中華人民共和國	110,720平方米	尚耒	
廣西壯族自治區柳州市 白沙路 2 號			
柳州保利大江郡之			
多個商業單位、辦公室單位及停車位			
ン 回 同 木 干 吐 加 ム 王 干 世 火 庁 干 L			

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various villas, residential units, commercial units and carparking spaces, Guiyang Poly Park 2010, Wudang District, Guiyang, Guizhou Province, The People's Republic of China	75,200 sq.m.	Commercial/ Residential	100%
中華人民共和國 貴州省貴陽市 烏當區 貴陽保利公園2010之 多個別墅、住宅單位、商業單位及停車位	75,200平方米	商業/住宅	
Various commercial units and carparking spaces, Nanning Poly City, Wuyi Xi Lu, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region,	3,644 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 江南區五一西路 南寧保利城之 多個商業單位及停車位	3,644平方米	商業	
Various residential units, commercial units and carparking spaces, Jinan Poly Hyde Mansion, Zhu Shun Lu, Li Cheng District, Jinan, Shandong Province, The People's Republic of China	226 sq.m.	Commercial/ Residential	100%
中華人民共和國 山東省濟南市 歷城區祝舜路 濟南保利海德公館之 多個住宅單位、商業單位及停車位	226平方米	商業/住宅	

持有作銷售物業概要

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units, commercial units and carparking spaces, Yantai Poly Champs Elysees Mansion, west of Hu Shan Nan Lu, north of Feng Huang Nan Lu, Lai Shan District,	5,018 sq.m.	Commercial/ Residential	100%
Yantai, Shandong Province, The People's Republic of China 中華人民共和國 山東省煙台市 萊山區虎山南路以西及鳳凰南路以北 煙台保利香榭里公館之 多個住宅單位、商業單位及停車位	5,018平方米	商業/住宅	
Various carparking spaces, Suzhou Poly Lake Mansion, junction of Guo Xiang Bei Lu and Yin Shan Lake Lu, Suzhou Wuzhong Economic Development Zone, Suzhou, Jiangsu Province,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 江蘇省蘇州市 蘇州吳中經濟開發區 郭巷北路及尹山湖路交界 蘇州保利觀湖國際之 多個停車位	不適用	住宅	
Various carparking spaces, Shanghai Poly Elegant Mansion, Jiading New City, Jiading District, Shanghai, The Beaula's Baruhlia of China	N/A	Residential	100%
The People's Republic of China 中華人民共和國 上海 嘉定區嘉定新城 上海保利天鵝語苑之 多個停車位	不適用	住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various commercial units and carparking spaces, Foshan Poly Cullinan Garden, Chan Cheng District, Foshan City, Guangdong Province,	182 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 廣東省 佛山市禪城區 佛山保利天璽花園之 多個商業單位及停車位	182平方米	商業	
Various carparking spaces, Guangzhou Poly Golf Shire, Hua Du District, Guangzhou, Guangdong Province,	N/A	Residential	51%
The People's Republic of China 中華人民共和國 廣東省 廣州市花都區 廣州保利高爾夫郡之 多個停車位	不適用	住宅	
Various carparking spaces, Guangzhou Poly Zephyr City, Hua Du District, Guangzhou, Guangdong Province,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 廣東省 廣州市花都區 廣州保利花城之 多個停車位	不適用	住宅	
Various commercial units and carparking spaces, Ningbo Poly City, Ningbo, Zhejiang Province	49,738 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 浙江省寧波市 寧波保利城之 多個商業單位及停車位	49,738平方米	商業	

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various carparking spaces, Suzhou Poly West Bank Villa, Dong Fang Da Dao and Dushu Lake Da Dao, Suzhou Wuzhong Economic Development Zone,	N/A	Residential	100%
Suzhou, Jiangsu Province, The People's Republic of China 中華人民共和國 江蘇省蘇州市 蘇州吳中經濟開發區 東方大道及獨墅湖大道	不適用	住宅	
蘇州保利獨墅西岸之 多個停車位 Various residential units and	2,366 sq.m.	Recidential	85%
carparking spaces, Jinan Poly Center, Bei Da Huai Shu region, Huaiyin District, Jinan, Shandong Province,	2,000 34	Residential	0370
The People's Republic of China 中華人民共和國 山東省濟南市 槐蔭區北大槐樹片區 濟南保利中心之 多個住宅單位及停車位	2,366平方米	住宅	
Various villas and residential units, Hainan Poly Peninsula No. 1, Dong Ao Zhen, Shenzhou Peninsula, Wanning, Hainan Province,	204 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 海南省萬寧市 神州半島 東澳鎮 海南保利半島1號之 多個別墅及住宅單位	204平方米	住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various commercial units and carparking spaces, Shanghai Poly Star Island Jiading New City, Jiading District, Shanghai, The People's Republic of China	54,092 sq.m.	Commercial	100%
中華人民共和國 上海嘉定區嘉定新城 上海保利星海嶼築之 多個商業單位及停車位	54,092平方米	商業	
Various commercial units, Shanghai Poly Felicity, Chang Jiang Xi Lu, Song Nan Zhen Bao Shan District, Shanghai,	5,361 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 上海寶山區 淞南鎮長江西路 上海保利悦城之 多個商業單位	5,361平方米	商業	
Various commercial units, office units and carparking spaces, Kunming Poly Sky and Earth, Yu Chi Lu community, Zong Shu Ying sub-district office, Xishan District, Kunming, Yunnan Province, The People's Republic of China	23,364 sq.m.	Commercial	100%
中華人民共和國 雲南省昆明市 西山區 棕樹營街道辦事處 魚翅路社區 昆明保利六合天城之 多個商業單位、辦公室單位及停車位	23,364平方米	商業	

SUMMARY OF PROPERTIES HELD FOR SALE 持有作銷售物業概要

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Huizhou Poly Sunshine Town, Tu Hu Cun Xia Liao,	68,921 sq.m.	Commercial/ Residential	70%
Danshui, Huiyang District, Huizhou, Guangdong Province, The People's Republic of China 中華人民共和國	68,921平方米	商業/住宅	
廣東省惠州市 惠陽區淡水 土湖村下寮地段 惠州保利陽光城之 多個住宅單位、商業單位及停車位			
Various residential units, commercial units and carparking spaces, Guiyang Poly Phoenix Bay, Hua Xi Da Dao, Nanming District, Guiyang, Guizhou Province,	59,152 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 貴州省貴陽市 南明區花溪大道 貴陽保利鳳凰灣之 多個住宅單位、商業單位及停車位	59,152平方米	商業/住宅	
Various villas, residential units, commercial units and carparking spaces, Guiyang Poly The Place of A Lake, Xi Nan Xin Qu, Huaxi District, Guiyang, Guizhou Province, The People's Republic of China	5,633 sq.m.	Commercial/ Residential	100%
中華人民共和國貴州省貴陽市花溪區溪南新區貴陽保利溪湖之多個別墅、住宅單位、商業單位及停車位	5,633平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Bright Moon on Top, Yong Xing Street, Nanming District, Guiyang, Guizhou Province, The People's Republic of China	18,380 sq.m.	Commercial/ Residential	100%
中華人民共和國 貴州省貴陽市 南明區永興街 保利明玥半山之 多個住宅單位、商業單位及停車位	18,380平方米	商業/住宅	
Various villas, residential units, commercial units, office units and carparking spaces, Zunyi Poly Metropolis of Future, Zun Yi Da Dao, Zunyi, Guizhou Province, The People's Republic of China	55,970 sq.m.	Commercial/ Residential	70%
中華人民共和國 貴州省遵義市 遵義大道 遵義保利未來城市之 多個別墅、住宅單位、商業單位、 辦公室單位及停車位	55,970平方米	商業/住宅	
Various residential units, office units and carparking spaces, Wuhan Poly City Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	64,762 sq.m.	Commercial/ Residential	68%
中華人民共和國 湖北省武漢市 洪山區 武漢保利城之 多個住宅單位、辦公室單位及停車位	64,762平方米	商業/住宅	

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various carparking spaces, Poly Aegean Sea, Northwest of Yongwu Overpass, Nanning, Guangxi Zhuang Autonomous Region,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 邕武立交西北角 保利愛琴海之 多個停車位	不適用	住宅	
Various commercial units and carparking spaces, Poly Deluxe Mansion, Jiading New City, Jiading District, Shanghai,	3,581 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 上海嘉定區嘉定新城 保利天琴宇舍之 多個商業單位及停車位	3,581平方米	商業	
Various residential units, Jiading Affordable Housing Project, Huang Du Zhen, Jiading District, Shanghai, The People's Republic of China	11,018 sq.m.	Residential	100%
中華人民共和國 上海嘉定區黃渡鎮 嘉定保障房項目之 多個住宅單位	11,018平方米	住宅	
Various commercial units and carparking spaces, Shanghai Poly Twilight Mansion, Kang Quan Lu, Fengxian District, Shanghai,	14,726 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 中華人民共和國 上海市奉賢區康全路 上海保利明玥霞光之 多個商業單位及停車位	14,726平方米	商業	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units and carparking spaces, Poly Moon Light, Ren Ai Lu, Fengxian District, Shanghai,	10,103 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 上海市奉賢區仁愛路 保利明玥湖光之 多個住宅單位及停車位	10,103平方米	住宅	
Various residential units and carparking spaces, Shanghai Poly Moonrise Mansion, Chengqiao Town, Chongming District, Shanghai,	40,900 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 上海市崇明區城橋鎮 上海保利明玥潮升之 多個住宅單位及停車位	40,900平方米	住宅	
Various carparking spaces, Shanghai Poly Vibe Centro, Dinghai Community, Yangpu District, Shanghai,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 上海市楊浦區定海社區 上海保利瓏譽之 多個停車位	不適用	住宅	

SUMMARY OF PROPERTIES HELD FOR SALE 持有作銷售物業概要

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Shanghai Poly Dawn Light Residence, Nanqiao New Town, Fengxian District, Shanghai,	6,029 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 上海市奉賢區南橋新城 上海保利明玥宸光之 多個住宅單位、商業單位及停車位	6,029 平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Jingyue Palace, Lao Dong Don Lu, Tian Ning District, Changzhou,	24,711 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 常州市天寧區勞動東路 保利景玥府之 多個住宅單位、商業單位及停車位	24,711平方米	商業/住宅	
Various residential units and carparking spaces, Nansha Poly City, Nansha District, Guangzhou, Guangdong Province, The People's Republic of China	672 sq.m.	Commercial/ Residential	100%
中華人民共和國 廣東省 廣州市南沙區 南沙保利城之 多個住宅單位及停車位	672平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various carparking spaces, Poly Up House, Hua Du District, Guangzhou, Guangdong Province, The People's Republic of China	N/A	Residential	100%
中華人民共和國 廣東省 廣州市花都區 保利悦廷之 多個停車位	不適用	住宅	
Various commercial units and carparking spaces, Poly Central Park, the north of Shunde New City, Shunde District, Foshan, Guangdong Province,	20,855 sq.m.	Commercial	100%
The People's Republic of China 中華人民共和國 廣東省佛山市 順德區順德新城北部 保利中央公園之 多個商業單位及停車位	20,855平方米	商業	
Various residential units and carparking spaces, Guangfo Poly City, Lun Jiao Li Cun, Cun Jiao Yu Lu, Shunde District, Foshan, Guangdong Province, The Bookle's Republic of China	24,099 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市順德區 倫教荔村村教育路 廣佛保利城之 多個住宅單位及停車位	24,099平方米	住宅	

SUMMARY OF PROPERTIES HELD FOR SALE

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units and carparking spaces, Guangfo Poly City Phase II, Lun Jiao Li Cun, Cun Jiao Yu Lu, Shunde District, Foshan, Guangdong Province,	4,236 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市順德區 倫教荔村村教育路 廣佛保利城二期之 多個住宅單位及停車位	4,236平方米	住宅	
Various residential units and carparking spaces, Poly Glory, Xinhua Town, Hua Du District, Guangzhou, Guangdong Province,	3,149 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省廣州市花都區 新華鎮 保利明玥晨光之 多個住宅單位及停車位	3,149平方米	住宅	
Various residential units and carparking spaces, Nan Sha Project, Huang Ge Zhen, Nan Sha District, Guangzhou, Guangdong Province, The People's Republic of China	1,053 sq.m.	Residential	100%
中華人民共和國 廣東省廣州市 南沙區黃閣鎮 保利灣上之 多個住宅單位及停車位	1,053平方米	住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units and carparking spaces, Poly Polaris, Hua Du Da Dao, Hua Du District, Guangzhou, Guangdong Province,	28,085 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省廣州市 花都區花都大道 保利上宸之 多個住宅單位及停車位	28,085平方米	住宅	
Various residential units, commercial units and carparking spaces, Guangfo Poly City III, Long Zhou Don Lu, Shunde District, Foshan, Guangdong Province,	7,520 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市 順德區龍洲東路 廣佛保利城三期之 多個住宅單位、商業單位及停車位	7,520平方米	商業/住宅	
Various residential units and carparking spaces, Poly Mansion, Ronggui Street, Shunde District, Foshan, Guangdong Province,	23,288 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市 順德區容桂街道 保利鉑悦府之 多個住宅單位及停車位	23,288平方米	住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Lujiang Lane, Shui Kou Huang Guan Lu, Hui Cheng District, Huizhou, Guangdong Province,	40,172 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 廣東省惠州市 惠城區水口皇冠路 保利鹿江來之 多個住宅單位、商業單位及停車位	40,172平方米	商業/住宅	
Various residential units and carparking spaces, Guangzhou Poly Longyue, Yongning Street, Zengcheng District, Guangzhou, Guangdong Province	41,510 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省廣州市增城區永寧街 廣州保利瓏悦之 多個住宅單位及停車位	41,510 平方米	住宅	
Various residential units and carparking spaces, Guangzhou Poly Moonlight Lake, Lihu Street, Zengcheng District, Guangzhou, Guangdong Province	42,313 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省廣州市增城區荔湖街 廣州保利明玥湖光之	42,313 平方米	住宅	



Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units and commercial units, Shenzhen Poly Vibe Centro, Longhua District, Shenzhen, Guangdong Province The People's Republic of China	63,455 sq.m.	Commercial/ Residential	51%
中華人民共和國 廣東省深圳市龍華區 深圳保利龍譽之 多個住宅單位及商業單位	63,455 平方米	商業/住宅	
Various residential units and commercial units, Shenzhen Poly Urban Cultural Bay, Biling Street, Pingshan District, Shenzhen, Guangdong Province The People's Republic of China	112,455 sq.m.	Commercial/ Residential	100%
中華人民共和國 廣東省深圳市坪山區碧嶺街道 深圳保利明玥瀾岸花園之 多個住宅單位及商業單位	112,455 平方米	商業/住宅	
Various residential units, Poly Keenstar Super City, Wu Lian Road, Long Gang District, Shenzhen,	5,960 sq.m.	Residential	50%
The People's Republic of China 中華人民共和國 深圳市龍崗區 五聯路 保利勤誠達譽都之 多個住宅單位	5,960平方米	住宅	

SUMMARY OF PROPERTIES HELD FOR SALE

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業 : (續)			
Various commercial units,	154 sq.m.	Commercial	70%
Poly Joy-Zone,			
Long Guan Dong Lu and Qing Long Lu,			
Long Hua Xin District,			
Shenzhen,			
The People's Republic of China			
中華人民共和國	154平方米	商業	
深圳市			
龍華新區龍觀東路及清龍路			
保利悦都花園之			
多個商業單位			
Various residential units, commercial units,	21,865 sg.m.	Commercial/	100%
office units and carparking spaces,	, ,	Residential	
Poly Hearty,			
Ming Xiu Lu East,			
Xixiangtang District,			
Nanning, Guangxi Zhuang Autonomous Region,			
The People's Republic of China			
中華人民共和國	21,865平方米	商業/住宅	
廣西壯族自治區南寧市			
西鄉塘區明秀東路			
保利心語之			
多個住宅單位、商業單位、辦公室單位及停車位			
Various residential units,	211 sq.m.	Residential	100%
Poly City,	·		
Rongjiang Lu, Langjiang Lu, Qunli No. 1 Da Dao			
and Qunli No. 2 Da Dao, Qunli Xin Qu,			
Daoli District, Harbin, Heilongjiang Province,			
The People's Republic of China			
中華人民共和國	211平方米	住宅	
黑龍江省哈爾濱市			
道里區群力新區融江路、朗江路、群力第一大道及			
群力第二大道			
保利城之			
多個住宅單位			

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units, and carparking spaces, Guangzhou Poly Gratified West Bay, Li Wan District, Guangzhou, Guangdong Province,	2,284 sq.m.	Residential	75%
The People's Republic of China 中華人民共和國 廣東省廣州市荔灣區 廣州保利西悦灣之 多個住宅單位及停車位	2,284平方米	住宅	
Various residential units, commercial units and carparking spaces, Kunming Poly One Family One World Wu Hua District, Kunming, Yunnan Province,	22,882 sq.m.	Commercial/ Residential	73%
The People's Republic of China 中華人民共和國 雲南省昆明市 五華區 昆明保利大家之 多個住宅單位、商業單位及停車位	22,882平方米	商業/住宅	
Various residential units, commercial units, and carparking spaces, Poly City, Fangwang Area, Guandu District, Kunming, Yunnan Province, The People's Republic of China	30,617 sq.m.	Commercial/ Residential	90%
中華人民共和國 雲南省昆明市 官渡區方旺片區 保利城之 多個住宅單位、商業單位及停車位	30,617平方米	商業/住宅	

At 31 December 2024 於二零二四年十二月三十一日

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units and carparking spaces, Poly Moonlight Mansion, Guandu District, Kunming, Yunnan Province,	385 sq.m.	Residential	51%
The People's Republic of China 中華人民共和國 雲南省昆明市 官渡區 保利明玥半山之 多個住宅單位及停車位	385平方米	住宅	
Various residential units and carparking spaces, Poly Lake Imprint, Eastern New City, Ningbo, Zhejiang Province,	140 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 浙江省寧波市 東部新城核心區 保利湖光印之 多個住宅單位及停車位	140平方米	住宅	
Various commercial units and carparking spaces, Ningbo Poly Wonderland, Shuixiang Lane, Dongshang New Town, Ningbo, Zhejiang Province, The People's Republic of China	11,019 sq.m.	Commercial	100%
中華人民共和國 浙江省寧波市 東商新城水鄉里 寧波保利印江南之	11,019平方米	商業	



多個商業單位及停車位

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units and commercial units, Future Mansion, Fuchunwan New Town, Fuyang District, Hangzhou, Zhejiang Province, The People's Republic of China	184,604 sq.m.	Commercial/ Residential	50%
中華人民共和國 浙江省杭州市 富陽區富春灣新城 江語雲城之 多個住宅單位及商業單位	184,604平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Riverview Mansion, Yinfeng, Haishu District, Ningbo, Zhejiang Province, The People's Republic of China	3,559 sq.m.	Commercial/ Residential	70%
中華人民共和國 浙江省寧波市 海曙區鄞奉片區 保利江上印之 多個住宅單位、商業單位及停車位	3,559平方米	商業/住宅	
Various villas, residential units and carparking spaces, Poly Origin of Nebula, Yuelong Street, Ninghai Country, Ningbo, Zhejiang Province,	4,255 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 浙江省寧波市寧海縣 躍龍街道 保利明玥辰章府之 多個別墅、住宅單位及停車位	4,255平方米	住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units and carparking spaces, Ningbo Poly Spring Poetry, Jishigang Town, Haishu District, Ningbo, Zhejiang Province,	1,946 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 浙江省寧波市海曙區集士港鎮 寧波保利明玥春汀之 多個住宅單位及停車位	1,946 平方米	住宅	
Various residential units and carparking spaces, Ningbo Poly Brocade Scroll, High-tech Zone, Yinzhou District, Ningbo, Zhejiang Province,	8,621 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 浙江省寧波市鄞州區高新區科技園 寧波保利錦上印之 多個住宅單位及停車位	8,621 平方米	住宅	
Various residential units and carparking spaces, Ningbo Poly Rising, Zhuangqiao Area, Jiangbei District, Ningbo, Zhejiang Province, The People's Republic of China	133,095 sq.m.	Residential	100%
中華人民共和國 浙江省寧波市江北區莊橋板塊 寧波保利朗玥旭章之 多個住宅單位及停車位	133,095 平方米	住宅	
Various residential units and carparking spaces, Ningbo Poly Villa Re Place, Fuming Street, Yinzhou District, Ningbo, Zhejiang Province,	159,696 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 浙江省寧波市鄞州區福明街道 寧波保利瑧譽之 多個住宅單位及停車位	159,696 平方米	住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various commercial units and carparking spaces, Guangzhou Poly Jade Hills, Huadu District, Guangzhou, Guangdong Province, The People's Republic of China	79 sq.m.	Commercial	100%
中華人民共和國 廣東省 廣州市花都區 廣州保利翡翠山 多個商業單位及停車位	79 平方米	商業	
Various residential units, Vibe Centro, Kai Tak, Hong Kong,	173 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 香港 啟德 龍譽 多個住宅單位	173平方米	住宅	
Various residential units, commercial units, office units and carparking spaces, Wuhan Poly Up Town, Hong Shan District, Wuhan, Hubei Province, The People's Republic of China	74,936 sq.m.	Commercial/ Residential	100%
中華人民共和國 湖北省武漢市洪山區 武漢保利上城之 多個住宅單位、商業單位、辦公室單位及停車位	74,936平方米	商業/住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Joyful Mansion, Airport Economic Zone, Wuhan, Hubei Province, The People's Republic of China	15,747 sq.m.	Commercial/ Residential	100%
中華人民共和國 湖北省武漢市 臨空港經濟技術開發區 保利悦公館之 多個住宅單位、商業單位及停車位	15,747平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Bright Lights, Jinghe Road, Dong Xi Hu District, Wuhan, Hubei Province, The People's Republic of China	28,924 sq.m.	Commercial/ Residential	100%
中華人民共和國 湖北省武漢市 東西湖區徑河路 保利明玥晨光之 多個住宅單位、商業單位及停車位	28,924平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Mountain Villa, Gui Liu Lu, Liuzhou, Guangxi Zhuang Autonomous Region, The People's Republic of China	9,737 sq.m.	Commercial/ Residential	100%
中華人民共和國 廣西壯族自治區柳州市 桂柳路 保利明玥山語之 多個住宅單位、商業單位及停車位	9,737平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various villas, residential units, commercial units and carparking spaces, Nanning Poly Town, Eastern region of Dongmeng Business Zone in Qingxiu District of Nanning, Guangxi Zhuang Autonomous Region,	81,508 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 廣西壯族自治區南寧市 青秀區東盟商務區東部 南寧保利領秀前城之 多個別墅、住宅單位、商業單位及停車位	81,508平方米	商業/住宅	
Various villas, residential units, commercial units and carparking spaces, Nanning Poly Moon Bay, Wuxiang New District, Nanning, Guangxi Zhuang Autonomous Region, The People's Republic of China	138,871 sq.m.	Commercial/ Residential	100%
中華人民共和國 廣西壯族自治區南寧市五象新區 南寧保利明玥江山之 多個別墅、住宅單位、商業單位及停車位	138,871 平方米	商業/住宅	
Various residential units, commercial units, office units and carparking spaces, Poly Riverview, Wuchang District, Wuhan, Hubei Province, The People's Republic of China	29,588 sq.m.	Commercial/ Residential	51%
中華人民共和國 湖北省武漢市 武昌區 保利江錦之 多個住宅單位、商業單位、辦公室及停車位	29,588平方米	商業/住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units and commercial units, Poly Time Lane, Old City of Pingfang District, Harbin, Heilongjiang Province, The People's Republic of China	61,828 sq.m.	Commercial/ Residential	100%
中華人民共和國 黑龍江省哈爾濱市 平房區老城區 保利明玥時光之 多個住宅單位及商業單位	61,828平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Landscape, Jiangnan New District, Mudanjiang, Heilongjiang Province, The People's Republic of China	12,077 sq.m.	Commercial/ Residential	100%
中華人民共和國 黑龍江省牡丹江市 江南新區 保利江山悦之 多個住宅單位、商業單位及停車位	12,077平方米	商業/住宅	
Various villas, residential units, commercial units and carparking spaces, Poly Tianyue Mansion, Xiangcheng District, Suzhou, Jiangsu Province, The People's Republic of China	537 sq.m.	Commercial/ Residential	100%
中華人民共和國 江蘇省蘇州市 相城區 保利天樾人家之 多個別墅、住宅單位、商業單位及停車位	537平方米	商業/住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various carparking spaces, Poly Yue Ying Ting, Shishan Street, High-tech Zone, Suzhou, Jiangsu Province,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 江蘇省蘇州市高新區獅山街道 保利月映庭之 多個停車位	不適用	住宅	
Various carparking spaces, Poly Poetic Dwelling, Huangqiao Street, Xiangcheng District, Suzhou, Jiangsu Province,	N/A	Residential	100%
The People's Republic of China 中華人民共和國 江蘇省蘇州市 相城區黃橋街 保利棲月雅園之 多個停車位	不適用	住宅	
Various carparking spaces, Poly Longyue Mansion, Hong Qiao District, Changshu, Jiangsu Province, The People's Republic of China	N/A	Residential	100%
中華人民共和國 江蘇省常熟市 虹橋區 保利瓏悦居之 多個停車位	不適用	住宅	

SUMMARY OF PROPERTIES HELD FOR SALE

持有作銷售物業概要

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various carparking spaces, Wonderful Times, Mu Du Town, Wu Zhong District, Suzhou, Jiangsu Province, The Bearle's Bearle's of China	N/A	Residential	51%
The People's Republic of China 中華人民共和國 江蘇省蘇州市 吳中區木瀆鎮 江月時光之 多個停車位	不適用	住宅	
Various residential units and carparking spaces, Suzhou Tide Mansion, Shengpu Area, Suzhou Industrial Park, Suzhou, Jiangsu Province,	61,386 sq.m.	Residential	36%
The People's Republic of China 中華人民共和國 江蘇省蘇州市蘇州工業園區勝浦板塊 蘇州花語瀾苑之 多個住宅單位及停車位	61,386 平方米	住宅	
Various residential units and carparking spaces, Poly Tongji Mansion, Tong Ji Xi Lu, Chan Cheng District, Foshan, Guangdong Province,	24,750 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 廣東省佛山市禪城區 同濟西路 保利同濟府之 多個住宅單位及停車位	24,750平方米	住宅	



Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units and carparking spaces, Guiyang Poly International Center, Shi Nan Lu, Nanming District, Guiyang, Guizhou Province,	455 sq.m.	Residential	100%
The People's Republic of China 中華人民共和國 貴州省貴陽市 南明區市南路 貴陽保利國際廣場之 多個住宅單位及停車位	455平方米	住宅	
Various villas, residential units, commercial units and carparking spaces, Guiyang Poly Hot Spring Newisland, Wen Quan Lu, Ye Jia Zhuang, Wu Dang District, Guiyang, Guizhou Province, The People's Republic of China	6,785 sq.m.	Commercial/ Residential	100%
中華人民共和國 貴州省貴陽市 烏當區葉家莊溫泉路 貴陽保利溫泉新城之 多個別墅、住宅單位、商業單位及停車位	6,785平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Tin Yor, West of Qunli New District, Daoli, Harbin, Heilongjiang Province, The Papple's Republic of China	5,102 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 黑龍江省哈爾濱市 道里區群力新區西部 保利天悦之 多個住宅單位、商業單位及停車位	5,102平方米	商業/住宅	

Location 地點	Gross floor area 建築面積	• •	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業:(續)			
Various residential units, commercial units and carparking spaces, Poly Tin Yor Phase II, West of Qunli New District, Daoli, Harbin, Heilongjiang Province,	3,268 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 黑龍江省哈爾濱市 道里區群力新區西部 保利天悦二期之 多個住宅單位、商業單位及停車位	3,268平方米	商業/住宅	
Various residential units and carparking spaces, Poly Sheng Jing Tai, Da Shi Zi Yuan Village, Wenchang Street Office, Changqing District, Jinan, Shandong Province,	6,859 sq.m.	Residential	51%
The People's Republic of China 中華人民共和國 山東省濟南市 長清區文昌街道辦事處 大柿子園村 保利盛景台之 多個住宅單位及停車位	6,859平方米	住宅	
Various villas, residential units, commercial units and carparking spaces, Poly Mountain Villa, South of Jinniu Jie, Hai Zi Wa, Wenchang Street Office, Changqing District, Jinan, Shandong Province,	79,143 sq.m.	Commercial/ Residential	60%
The People's Republic of China 中華人民共和國 山東省濟南市 長清區文昌街道辦事處 海子洼金牛街南側 保利山語之 多個別墅、住宅單位、商業單位及停車位	79,143 平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Mansion, West of Yinuo Lu, North of Qilu International Plastic Chemical City, Linzi District, Zibo,	3,027 sq.m.	Commercial/ Residential	65%
Shandong Province, The People's Republic of China 中華人民共和國 山東省淄博市 臨淄區一諾路以西 齊魯國際塑化城以北 保利華府之 多個住宅單位、商業單位及停車位	3,027平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly City, South of Xin Cun Lu, West of Dong San Lu, Zhang Dian District, Zibo, Shandong Province,	8,354 sq.m.	Commercial/ Residential	65%
The People's Republic of China 中華人民共和國 山東省淄博市 張店區東三路以西 新村路以南 保利城之 多個住宅單位、商業單位及停車位	8,354平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Grand Joy, South of Jing Shi Road, East of Yang Guang Xin Road,	15,141 sq.m.	Commercial/ Residential	100%
Huaiyin District, Jinan, Shandong Province, The People's Republic of China 中華人民共和國 山東省濟南市 槐蔭區 經十路以南與陽光新路以東 保利天禧之 多個住宅單位、商業單位及停車位	15,141平方米	商業/住宅	
Various villas, residential units, commercial units and carparking spaces, Poly Yuelu Mansion, High-Speed Train New District, Taian, Shandong Province,	9,143 sq.m.	Commercial/ Residential	60%
The People's Republic of China 中華人民共和國 山東省泰安市 高鐵新區 保利岳麓府之 多個別墅、住宅單位、商業單位及停車位	9,143平方米	商業/住宅	
Various residential units and commercial units, Poly Hanlin Mansion, Lingang District, Weihai, Shandong Province, The People's Republic of China	33,222 sq.m.	Commercial/ Residential	40%
中華人民共和國 山東省威海市 臨港區 保利翰林苑之 多個住宅單位及商業單位	33,222平方米	商業/住宅	

Location 地點	Gross floor area 建築面積		Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units, office units and carparking spaces, Huai Yin Project, West Railway Station, Huaiyin District, Jinan, Shandong Province,	86,429 sq.m.	Commercial/ Residential	75%
The People's Republic of China 中華人民共和國 山東省濟南市 槐蔭區西客站片區 槐蔭項目之 多個住宅單位、商業單位、辦公室單位及停車位	86,429平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Grand Joy Phase II, South of Jing Shi Road, East of Yang Guang Xin Road, Huaiyin District, Jinan, Shandong Province,	114,875 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 山東省濟南市槐蔭區 經十路以南與陽光新路以東 保利天禧二期之 多個住宅單位、商業單位及停車位	114,875平方米	商業/住宅	
Various residential units, commercial units and carparking spaces, Poly Moon Fenghua, Torch hi-tech industrial development zone, Weihai, Shandong Province, The People's People of China	54,606 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 山東省威海市 火炬高技術產業開發區 保利明玥風華之 多個住宅單位、商業單位及停車位	54,606平方米	商業/住宅	

Location 地點	Gross floor area 建築面積	Type of use 用途	Group's interest 集團權益
PROPERTIES HELD FOR SALE: (Continued) 持有作銷售物業: (續)			
Various residential units, commercial units and carparking spaces, Poly Moon Mansion, Laishan District, Yantai, Shandong Province,	18,304 sq.m.	Commercial/ Residential	51%
The People's Republic of China 中華人民共和國 山東省煙台市 萊山區 保利明玥春江之 多個住宅單位、商業單位及停車位	18,304平方米	商業/住宅	
Various residential units, Jinan Poly Park TOD, Lixia District, Jinan, Shandong Province, The People's Republic of China	30,631 sq.m.	Residential	80%
中華人民共和國 山東省濟南市歷下區 濟南保利公園上城之 多個住宅單位	30,631 平方米	住宅	
Various residential units, commercial units and carparking spaces, Jinan Poly Jade, Xianwen Area in Jinan High-Tech Zone, Jinan, Shandong Province,	3,755 sq.m.	Commercial/ Residential	100%
The People's Republic of China 中華人民共和國 山東省濟南市高新區賢文板塊 濟南保利臻譽之 多個住宅單位、商業單位及停車位	3,755 平方米	商業/住宅	
Various villas and carparking spaces, Villa La Plage, Castle Peak Road-Castle Peak Bay, Tuen Mun, New Territories, Hong Kong, The People's Republic of China	3,423 sq.m.	Residential	100%
中華人民共和國 香港新界屯門青山公路青山灣段 屯門瑧譽之 多個別墅及停車位	3,423平方米	住宅	



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