

山東鳳祥股份有限公司 Shandong Fengxiang Co., Ltd.

(A joint stock company incorporated in the People's Republic of China with limited liability) (於中華人民共和國註冊成立的股份有限公司) 股份代號 Stock Code: 9977



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Legal Name in Chinese 法定中文名稱

Legal Name in English 法定英文名稱

Legal Representative 法定代表人

Executive Directors 執行董事

Non-executive Directors 非執行董事

Independent non-executive Directors 獨立非執行董事

Supervisors

監事

Authorised Representatives 授權代表

Secretary to the board of directors (the "**Board of Directors**") 董事會(「**董事會**」)秘書 山東鳳祥股份有限公司

Shandong Fengxiang Co., Ltd.

Mr. Zhu Lingjie 朱凌潔先生

Mr. Xiao Dongsheng 肖東生先生 Mr. Shi Lei 石磊先生

Mr. Qiu Zhongwei 邱中偉先生 Mr. Lu Wei 呂崴先生 Mr. Zhu Lingjie 朱凌潔先生 Ms. Zhou Ruijia 周瑞佳女士

Ms. Wang Anyi 王安易女士 Ms. Zhao Yinglin 趙迎琳女士 Mr. Chung Wai Man 鍾偉文先生

Ms. Gao Jin 高瑾女士 Mr. Zhu Kaijie 朱愷杰先生 Mr. Ma Xianwen 馬憲穩先生

Mr. Xiao Dongsheng 肖東生先生 Mr. Shi Lei 石磊先生

Mr. Shi Lei 石磊先生

Joint Company Secretaries 聯席公司秘書

Audit Committee 審計委員會

Nomination Committee 提名委員會

Remuneration Committee 薪酬委員會

Registered Office

註冊辦事處

Headquarters in the People's Republic of China (the "**PRC**")

中華人民共和國(「中國」)總部

Company's Website 公司網站 Mr. Shi Lei 石磊先生 Ms. Yu Wing Sze 余詠詩女士

Mr. Chung Wai Man (Chairman) 鍾偉文先生(主席) Ms. Wang Anyi 王安易女士 Mr. Lu Wei 呂崴先生

Mr. Zhu Lingjie (Chairman) 朱凌潔先生(主席) Ms. Wang Anyi 王安易女士 Ms. Zhao Yinglin 趙迎琳女士

Ms. Wang Anyi (Chairperson) 王安易女士(主席) Ms. Zhao Yinglin 趙迎琳女士 Mr. Qiu Zhongwei 邱中偉先生

Liumiao Village, Anle Town, Yanggu County Liaocheng City, Shandong Province PRC 中國 山東省聊城市 陽穀縣安樂鎮劉廟村

Liumiao Village, Anle Town, Yanggu County Liaocheng City, Shandong Province PRC 中國 山東省聊城市 陽穀縣安樂鎮劉廟村

www.fengxiang.com

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Place of Listing of H Shares H股上市地點	The Stock Exchange of Hong Kong Limited (the "Stock Exchange") 香港聯合交易所有限公司(「聯交所」)
Stock Short Name 股票簡稱	FENGXIANG CO 鳳祥股份
Stock Code 股份代號	9977
H Share Registrar H股過戶登記處	Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong 香港中央證券登記有限公司 香港 灣仔 皇后大道東183號 合和中心 17樓1712–1716號舖
Website of the Stock Exchange for Publishing the Annual Report 登載年度報告的聯交所網站	www.hkexnews.hk
Location where copies of Annual Report are kept 年度報告備置地點	Liumiao Village, Anle Town, Yanggu County Liaocheng City, Shandong Province PRC 中國 山東省聊城市 陽穀縣安樂鎮劉廟村

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	Central
	Hong Kong
香港法律顧問	方達律師事務所
	香港
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中國法律顧問	
	中國
	石門一路288號
	興業太古匯香港興業中心二座24樓
Independent Auditor (the "Auditor")	BDO China SHU LUN PAN Certified Public Accountants LLP
	(Public Interest Entity Auditor recognised in accordance with
	the Financial Reporting Accounting Ordinance)
	No. 61 East Nanjing Road
	Huangpu District, Shanghai PRC
海 · · · · · · · · · · · · · · · · · · ·	
獨立核數師(「 核數師 」)	立信會計師事務所(特殊普通合夥)(於《財務彙報會計條例》下的
	認可公眾利益實體核數師)
	上海市黃浦區
	南京東路61號
Principal Bankers	China Development Bank, Shandong Branch
par Barnere	Agricultural Development Bank of China, Yanggu Sub-Branch
	Industrial Bank, Liaocheng Branch
主要往來銀行	-
工女江不耿门	國家開發銀行山東省分行
	中國農業發展銀行陽穀縣支行
	興業銀行聊城分行

MAJOR FINANCIAL INDICATORS AND KEY OPERATING DATA 主要財務指標及主要經營數據

The following financial statements, notes and discussion and analysis contain certain amounts and percentage figures that have been subject to rounding adjustments. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures preceding them and all monetary amounts shown are approximate amounts only.

以下財務資料報表、附註及討論及分析包括若干經約 整的數額及百分比數字。因此,若干表格中合計一欄 數字未必為其上所列數字的算術總和,而所有列示金 額僅為概約金額。

KEY FINANCIAL DATA 主要財務數據

		For the year ended 31 December 截至12月31日止年度	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Revenue	收入	5,085,790	4,416,764
Gross profit	毛利	583,497	557,939
Net (loss)/profit	淨(虧損)/利潤	(769,029)	47,075
Net (loss)/profit attributable to the shareholders of	歸屬母公司股東的淨(虧損)/利潤		
the parent company		(769,029)	50,911
Adjusted net profit ⁽¹⁾	經調整後淨利潤(1)	39,206	47,075
Basic (losses)/earnings per share (in RMB cents)	每股基本(虧損)/盈利(人民幣分)	(55.4)	3.6

Note 1: Net profit after deducting monetary fund receivables bad debt loss arising from the recognition of an one-off and non-recurring impairment loss on the deposits due from GMK Finance Co., Ltd. ("GMK Finance").

註1:扣除因確認應收新鳳祥財務有限公司(「新鳳祥財務公司」)之存款的一次性及非循環減值虧損所產生的貨幣 資金壞賬損失後的淨利潤。

MAJOR FINANCIAL INDICATORS AND KEY OPERATING DATA 主要財務指標及主要經營數據

KEY OPERATING DATA 主要經營數據



Note 1: Net profit after deducting monetary fund receivables bad debt loss arising from the recognition of a one-off and non-recurring impairment loss on the deposits due from GMK Finance.

註1: 扣除因確認應收新鳳祥財務公司之存款的一次性及非循環減值虧損所產生的貨幣資金壞賬損失後的淨利潤。

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JANUARY





On 8 January, the first product of "優形(iShape)" ("**iShape**") in 2022 — "Gancuiburen" chicken breast chips was launched, and started the era of "All Things Low-fat".

1月8日「優形(iShape)」(「優形」)2022 首發新品「乾脆不忍」 雞胸肉薯片上市,並開啟「萬物皆可低脂」時代。



On 12 January, Shandong Fengxiang Co., Ltd. (the "Company" or "Fengxiang", together with its subsidiaries, the "Group") urgently distributed quality-assured chicken products to fully support Xi'an and help people in Xi'an to fight against the COVID-19 pandemic and overcome the difficulties together.

1月12日,山東鳳祥股份有限公司(「本公司」或「鳳祥股份」,連同其附屬公司統稱為「本集團」)緊急調撥安心雞肉產品全力馳援西安,與西安人民同心抗疫,共克時艱。

MARCH

三月

On 2 March, "鳳祥食品 (Fovo Foods)" (**'Fovo** Foods') raw chicken meat was selected as "Shandong's Good Product".

3月2日,「鳳祥食品 (Fovo Foods)」(「鳳 祥食品」)生雞肉入選「好品山東」名單。

On 4 March, Li Xian, a talented actor born in the 1990s, was engaged as the brand ambassador of iShape.

3月4日,90後實力派演員李現成為優 形品牌代言人。

On 8 March, during the "Women's Day" promotion, iShape launched a new popular single product — low-fat chicken breast sausage and low-fat chicken breast meatballs, which received positive response from the market.

3月8日,女神節大促期間,優形推出 全新人氣單品一低脂雞胸肉腸和低脂 雞胸肉丸,獲得市場良好反饋。







On 16 February, iShape launched its first chili meat-fried salad chicken breast with "Chinese Culinary Flavours".

2月16日,優形首款「中華烹飪風味」辣椒炒肉味沙拉雞胸肉上市。





On 8 April, iShape further accelerated its development of "All Things Low-fat", officially launched iShape chicken breast oat fried rice, a brand new crossover product, on all platforms.

4月8日,優形「萬物皆可低脂」再提速發展,全新跨界新品一優形雞胸肉燕麥炒飯全平台正式上線。

On 18 April, iShape won the "Digital Intelligence Business Competition Annual Gold Award of People Management" at the "2022 Alimama m awards" annual ceremony.

4月18日,「2022年度阿里媽媽m awards」年度頒獎典禮上,優形榮獲「數智經營賽道年度人群經營金獎」。

APRIL 四月

MAY 五月

On 5 May, "All Things Low-fat" under iShape launched another new product — iShape chicken breast luncheon meat, on all platforms.

5月5日,優形下「萬物皆可低脂」 再添新丁一優形雞胸午餐肉全平 台上線。

On 31 May, iShape's salad chicken breast was selected as the only "Tik Tok Annual Products" of the fresh food category at the 2022 Tik Tok E-commerce Ecology Conference.

5月31日, 優形沙拉雞胸肉獲選 2022抖音電商生態大會生鮮品類 唯一「抖音年度好物」。







JULY

In July, Fengxiang was awarded the title of "2022 High-end Brand Enterprise in Shandong Province" by Shandong Administration for Market Regulation, which is another important honor granted to the Company in the national regional brand construction of "Shandong's Good Products" and once again demonstrates its brand leadership.

7月,鳳祥股份被山東省市場監督管理局授 予[2022年度山東省高端品牌培育企業]稱 號,這是公司在[好品山東]全國區域品牌建 設中獲得的又一重要榮譽,再次彰顯出品牌 領先優勢。



On 8 June, iShape became the official supplier of Beijing Guoan Football Club.

6月8日, 優形成為北京國安足球俱樂部的官方 供應商。



On 18 June, iShape won the champion of the omnichannel sales in the subdivided industries, and was the champion of 618 Shopping Festival sales for three consecutive years.

6月18日, 優形斬獲細分行業全渠道銷售冠 軍,連續三年「喜提」618購物節銷冠。

On 28 June, Fengxiang was selected as the "2021 Top 10 Corporate Governance Enterprises of Shandong".

6月28日,鳳祥股份入選「2021魯股公司治理十 大典範」。

JUNE 六月

AUGUST 八月



On 4 August, the new product "iShape MIX tender chicken breast" was launched.

8月4日,優形嫩感MIX雞胸肉新品上市。



On 16 August, the iShape low-fat chicken breast meatballs with new flavours of sweet corn and Orleans crispy bones was launched

8月16日,新香甜玉米味、奥爾良脆骨味優形低脂雞胸肉丸跳 躍上新。

On 29 August, the Ministry of Agriculture and Rural Affairs published the list of highquality development bases for agricultural international trade in 2022. Leveraging core strengths including excellent product quality, continuous innovation capabilities and strong brand strength, coupled with outstanding performances in import and export trade, Fengxiang was recognised by the Ministry of Agriculture and Rural Affairs of PRC as the high-quality development base for agricultural international trade in 2022.

8月29日,農業農村部公佈2022年農業國際貿易高質量發展基地名單。鳳祥股 份憑借卓越的產品品質、持續的創新能力、强勁的品牌實力等核心優勢,以及 在進出口貿易方面的亮眼表現,被農業農村部認定為2022年農業國際貿易高質 量發展基地。

OCTOBER 十月



On 16 October, the controlling interests of the Company were acquired by Pacific Alliance Group through auction, and Fengxiang is well prepared for its new journey.

10月16日,公司控股權被太盟投資集團通過競拍獲得,鳳 祥股份厚積勃發,盟啟新程。

On 27 October, the State Intellectual Property Office issued the Notice on Determining the New Batch of National Intellectual Property Demonstration Enterprises and Advanced Enterprises that Passed the Review in 2022. With its excellent comprehensive strength of intellectual property rights and extensive industry influence, Fengxiang successfully passed the review of "National Intellectual Property Advantageous Enterprises" and ranked on this national list for the sixth consecutive time.

10月27日,國家知識產權局發佈《關於確定2022年新一批 及通過覆核的國家知識產權示範企業和優勢企業的通知》。 鳳祥股份憑借卓越的知識產權綜合實力及廣泛的行業影響 力,順利通過「國家知識產權優勢企業」覆核,第六次蟬聯這 - 「國字號」榜單。



On 5 September, "iShape pocket chicken breast", the first new normal-temperature product of iShape, was launched.

9月5日, 優形首款常溫新品 [優形口袋雞胸 肉」暖心上市。



On 7 September, Wu Genglu spiced chicken was launched.

9月7日,五更爐五香雞鮮香上新。



九月

NOVEMBER 十一月

In November, "iShape" ranked No.1 within the omnichannel chicken breast industry and TOP1 in the category market during the 11.11 Festival.

11月,優形在雙十一期間,居雞胸行業全渠道排名 NO.1,品類市場排名TOP1。



In November, due to the needs of pandemic prevention and control, Liaocheng City implemented static management. In view of this, employees of Fengxiang strived to fight the pandemic and ensure supply, demonstrating a strong sense of responsibility.

11月,因疫情防控需要,聊城市實施靜態管理,鳳祥 股份員工泰山壓頂不彎腰,戰疫情、保供應,展現出 强烈的責任擔當。





On December 29, the list of winners for the "19th People's Choice Craftsmanship Award" was released at the "2022 People's Finance Summit Forum" held in Beijing, iShape Food Technology Co., Ltd. ("**iShape Food Technology**") was honoured with the "Craftsmanship Brand Award" by virtue of its ingenuity, innovative leadership within the industry, comprehensive strength, market recognition and user reputation, making it the only brand of chicken products selected across the country.

12月29日,「2022人民財經高峰論壇」在京公佈了「第十九 屆人民匠心獎」獲獎名單。山東優形食品科技有限公司憑 借匠心智造、品類賽道的創新引領、綜合實力、市場認同 度與用戶美譽度榮膺「人民匠心品牌獎」,係全國唯一入 選雞肉品牌。





Leveraging on the quality standards, channel resources, industry experience and brand reputation accumulated over nearly 30 years of supplying products and services to international customers, the Group has achieved record high in sales revenue from its new export channel and has been the largest export supplier of white-feathered chicken in China for many years.

憑借本集團向國際客戶提供產品和服務近30年所積累的品 質標準、渠道資源、行業經驗和品牌聲譽,新出口渠道銷售 收入創歷史新高記錄,並連續多年成為中國白羽雞行業最大 的出口供應商。

The Group actively undertakes high-end catering brand projects, promotes new product development and independently recommends a variety of new products, becoming a supplier of a full range of chicken products.

本集團積極承接高端餐飲品牌項目,推進新產品開發,自主 推薦多款新品,成為雞肉全品類供應商。

CHAIRMAN'S STATEMENT 董事會主席報告書

MAKING FULL PREPARATIONS FOR A NEW JOURNEY

Dear Shareholders and Investors,

As the new chairman of the Board of Directors of Fengxiang, first of all, I would like to express my gratitude to all of you for working hand in hand with Fengxiang through the extraordinary year of 2022.

2022 was a challenging year, in which Fengxiang had faced numerous challenges at both macro and micro levels.

The domestic and international outbreak of the pandemic, the increased risk of economic downturn and their impacts on people's livelihoods have suppressed the end-user demand and put Fengxiang's sales under tremendous pressure.

Due to the impacts caused by the recurrence of the COVID-19 pandemic and the financial difficulties of its former controlling shareholders, Fengxiang's financial and operational situation was put to a rigorous test.

Nevertheless, with the joint efforts from all colleagues, Fengxiang bucked the trend in 2022 by achieving growth in breeding, human efficiency and operational indicators, and realised a record-high operating revenue of RMB5,085.8 million.

Among which, the new export business played a mainstay role and recorded a significant increase in a sales revenue of RMB1,359.3 million, representing a year-on-year growth of 39.2%.

The new centralised procurement business bucked the trend and achieved a sales revenue of RMB926.2 million, representing a year-on-year growth of 2.7%.

Firstly, I would like to give my thanks to the founder of Fengxiang, Mr. Liu Xuejing, and the former chairman of the Board of Directors, Mr. Liu Zhiguang, for Fengxiang's achievements in 2022. Founded more than 31 years ago, the Company has become a first-class white-feathered broilers integrated breeding and processing enterprise in China laying a good foundation for future development.

厚積勃發,盟啟新程

各位尊敬的股東、各位尊敬的投資人:

作為鳳祥股份的新任董事會主席,首先感謝各位陪伴 鳳祥股份共同度過了不平凡的2022年。

2022年,是充滿挑戰的一年,鳳祥股份在宏觀和微觀 層面都面臨諸多挑戰。

國內外疫情此起彼伏,經濟下行風險增加,人們的生 活受到較大影響,抑制了終端需求,鳳祥股份的銷售 面臨巨大壓力。

疫情的反復帶來的經濟影響及原控股股東的財務因 難的影響,鳳祥股份的財務及運營狀況承受了嚴峻的 考驗。

儘管如此,在各位同仁的共同努力下,2022年鳳祥股 份逆風飛揚,在養殖指標、人效指標、經營指標等諸 多方面取得進步,營業收入達到人民幣5,085.8百萬 元的歷史最高水平。

其中,新出口業務挑起大梁,銷售收入大幅攀升至人 民幣1,359.3百萬元,同比增長39.2%。

新集採業務逆勢而上,銷售收入取得人民幣926.2百 萬元,同比增長2.7%。

鳳祥股份在2022年能夠取得這樣的成績,首先要感 謝鳳祥股份的創始人劉學景先生及原董事會主席劉 志光先生。他們在31年前創立鳳祥股份,將其打造成 國內一流的白羽肉雞養殖、加工一體化企業,為今天 的發展打下了良好的基礎。

CHAIRMAN'S STATEMENT 董事會主席報告書

Secondly, I would like to thank the management team and employees of Fengxiang for their hard work contributions to the development of the Company during the last year.

Looking forward to 2023, we will see both challenges and opportunities.

In 2023, there will still be many challenges in the global economic environment, causing uncertainties to growth. The Ukraine conflict, interest hikes in developed markets and other political and economic environment factors will continue to influence the global economy. The continuity of consumption demands in international markets and the avian influenza in many countries would also have impact on the demand and supply of white-feathered broilers.

In 2023, as the COVID-19 pandemic prevention and control enters a new stage, the consumption environment and order will gradually improve, market expectations and confidence will stabilise, the effect of policy support will constantly show, and thus China's economic operation is expected to rebound in 2023.

At a time of coexistence of challenges and opportunities in 2023, Fengxiang will also face a new life.

At the end of 2022, Pacific Alliance Group (the "**PAG**") became a controlling shareholder of Fengxiang, lending a hand to release Fengxiang's pressure from the debt restructuring of former shareholders. In 2023, PAG will join in Fengxiang on a new journey by bringing more experience and resources to Fengxiang's development, and will explore more business and development opportunities, opening a new chapter for the development of Fengxiang.

In 2023, besides implementing its existing strategies, Fengxiang will further improve the Company's operating efficiency and effectiveness in order to achieve stable and sustainable quality growth.

To this end, Fengxiang will launch the following major strategic initiatives in 2023:

First, based on breeding and farming, Fengxiang will conscientiously ensure the stability and efficiency of the supply side, and build Fengxiang into a leading white-feathered broilers supplier in China and then expand globally.

Secondly, we will further deepen our pipeline deployment, expand Fengxiang's share in each pipeline, and further stabilise Fengxiang's partnership with each pipeline customer. 其次要感謝鳳祥股份的管理團隊和各位員工,在過去 一年為公司發展做出的努力貢獻。

展望2023年,挑戰與機遇並存。

2023年,全球經濟環境仍然會面對很多挑戰,增長 面臨諸多不確定性。烏克蘭危機、發達市場加息等政 治、經濟環境因素對世界經濟的影響將繼續存在。國 際市場消費需求的持續性和多個國家的禽流感疫情 也會對白羽肉雞相關需求和供給造成影響。

2023年,隨著疫情防控進入新的階段,消費環境、 消費秩序逐步改善,市場預期和信心平穩,加之政策 支持效果持續顯現,2023年中國經濟運行有望總體 回升。

在挑戰與機遇並存的2023年,鳳祥股份也將面臨 新生。

2022年底,太盟投資集團(「太盟集團」)成為鳳祥股份 的控股股東,幫助鳳祥股份釋放由於原股東債務重組 而形成的壓力。2023年太盟集團將携手鳳祥股份開 啟新的征程,為鳳祥股份的發展帶來更多的經驗和資 源,幫助公司開拓更多的業務和發展機會,為鳳祥股 份開啟新的發展篇章。

2023年,鳳祥股份在執行現有戰略的基礎上,進一步 提高公司的經營效率和效益,實現穩定持續的高質量 增長。

為此2023年鳳祥股份將有重大戰略舉措:

第一、鳳祥股份將以育種和養殖為基礎抓手,狠抓供 給側的穩定高效,打造鳳祥股份成為中國進而全球的 領先白羽肉雞供應商。

第二、進一步深耕渠道布局,擴大鳳祥股份在各渠道 的佔有率,進一步穩定鳳祥股份同各渠道客戶的合作 關係。

CHAIRMAN'S STATEMENT 董事會主席報告書

Thirdly, we will steadily advance digital marketing capabilities to capture the brand premium brought by sales approach in a new business form and further enhance our competitiveness in the market.

"Charge at the toughest and aim at the farthest" is a line quoted by General Secretary Xi Jinping from Su Shi in his New Year's speech in 2023. It means to take on the biggest challenges and go after the most ambitious goals.

In 2023, we believe that Fengxiang will face challenges and opportunities head-on and seek progress while reinforcing its competitive edge, further enhance its overall competitiveness, and embark on a new journey.

We look forward to your continuous trust and support.

Thank you!

Shandong Fengxiang Co., Ltd. Chairman of the Board of Directors Zhu Lingjie 第三、穩步推進數字化營銷能力,把握新業態下的銷 售方式給鳳祥股份帶來的品牌溢價,進一步提升市場 競爭力。

「犯其至難而圖其至遠」,這是習總書記在2023年的新 年致辭上引用蘇軾的一句話,意思是說「向最難之處 攻堅,追求最遠大的目標」。

2023年我們相信,鳳祥股份將勇於面對挑戰和基於 穩中求進,在鞏固其競爭優勢的同時,進一步提升綜 合競爭力,開啟新的征程。

誠望得到諸位的繼續信任與支持。

謝謝!

山東鳳祥股份有限公司 董事會主席 朱淩潔

COMPANY PROFILE

Introduction

The Company is the largest white-feathered broiler meat exporter and the leading retail enterprise of chicken meat food in China, which was established as a joint stock limited liability company in the PRC on 17 December 2010 and listed on the Main Board of the Stock Exchange on 16 July 2020 (stock code: 9977).

The Group is principally based in Shandong, the PRC and produces and sells processed chicken meat products and raw chicken meat products mainly from white-feathered broilers. The main products include (i) processed chicken meat products; (ii) raw chicken meat products; (iii) chicken breeds; and (iv) others. Apart from its leading domestic market position in the PRC, the Group has an established and growing export business supplying a wide range of premium quality chicken meat products to overseas customers in Japan, Malaysia, Europe, the Middle East, Korea, Mongolia and Singapore.

The Group's white-feathered chicken meat products are halal certified by adopting Islamic slaughter rituals. The Group adopts an integrated "*poultry to plate*" model which enables it to control every stage of the poultry lifecycle, allowing the Group to effectively manage quality and cost throughout the process starting from the breeding of broilers to the distribution and sale of chicken meat products.

Business Segments

Processed Chicken Meat Products

The Group markets its processed chicken meat products under "Fovo Foods", "iShape" and "五更爐 (Wu Genglu)" brands. Processed chicken meat products comprise cooked, semi-cooked and seasoned chicken meat products. Depending on the processing methods, these processed products are required to be chilled or frozen. The raw chicken meat the Group uses in its processed chicken meat production is either supplied by itself or procured from independent third party suppliers. The cooked chicken meat products comprise ready-to-eat chicken meat products and frozen chicken meat products, which are fully cooked and sterilised (end consumers will need to reheat the frozen cooked chicken meat products before consumption according to the instructions provided on the packaging). The semi-cooked chicken meat products are processed, chilled or frozen and boxed (end consumers will need to further process (including steaming, grilling, roasting or frying) such semi-cooked chicken meat products before consumption according to the instructions provided on the packaging). The seasoned chicken meat products include raw chicken meat flavoured with certain ingredients or spices. The Group also offers ready-to-cook pre-prepared meal solutions, including Chinese cuisine. For the year ended 31 December 2022, the sales volume of processed chicken meat products increased by 6.0% to 114.0 million kilogram ("kg") (31 December 2021: 107.6 million kg). For the year ended 31 December 2022, the revenue from sale of processed chicken meat products (after elimination of inter-segment transactions) grew by 3.3% to RMB2,371.1 million (31 December 2021: RMB2,295.4 million), representing 46.6% of the Group's total revenue.

公司概況

簡介

本公司為中國最大的白羽肉雞出口商及領先的雞肉 食品零售企業,於2010年12月17日在中國成立為股 份有限公司,並於2020年7月16日在聯交所主板上市 (股份代號:9977)。

本集團主要位於中國山東,主要用白羽肉雞生產及 銷售深加工雞肉製品及生雞肉製品。主要產品包括(i) 深加工雞肉製品:(ii)生雞肉製品:(iii)雞苗:及(iv)其 他。除在中國國內市場的領先地位外,本集團亦擁有 成熟並不斷壯大的出口業務,向日本、馬來西亞、歐 洲、中東、韓國、蒙古及新加坡的海外客戶供應多種 優質雞肉製品。

本集團的白羽雞肉製品採用伊斯蘭屠宰儀式進行清 真認證。本集團採用一體化「從農場到餐桌」模式,使 本集團能夠控制家禽生命週期的每個階段,從而有效 管理從肉雞養殖到雞肉製品分銷及銷售整個流程的 質量及成本。

業務分部

深加工雞肉製品

本集團以「鳳祥食品」、「優形」及「五更爐(Wu Genglu)」 品牌推廣深加工雞肉製品。深加工雞肉製品包括雞 肉熟食製品、雞肉半熟食製品及調味雞肉製品。該等 深加工產品需冷藏或冷凍,視乎加工方法而定。本集 團於深加工雞肉生產中所使用的生雞肉由其自身供 應,或向獨立第三方供應商採購。雞肉熟食製品包括 即食雞肉製品及冷凍雞肉製品,均已完全煮熟並消毒 (最終消費者於食用前需根據包裝上的指示重新加熱 冷凍雞肉熟食製品)。雞肉半熟食製品已經加工、冷 藏或冷凍及包裝(最終消費者於食用前需根據包裝上 的指示進一步加工(包括清蒸、炙烤、燒烤或油炸)雞 肉半熟食製品)。調味雞肉製品採用生雞肉與若干原 料或香辛料調製而成。本集團亦提供預先加工的即烹 肉類食品,包括中式菜餚。截至2022年12月31日止 年度,深加工雞肉製品的銷量增長6.0%至114.0百萬 千克(「千克」)(2021年12月31日:107.6百萬千克)。 截至2022年12月31日止年度,銷售深加工雞肉製品 所得收入(於對銷分部間交易後)增長3.3%至人民幣 2.371.1百萬元(2021年12月31日:人民幣2.295.4百萬 元),佔本集團總收入的46.6%。

Raw Chicken Meat Products

The Group offers raw white-feathered chicken meat products, which include whole frozen chickens and chicken portions, such as chicken wings, chicken breast, chicken drumsticks, chicken drumettes, bone-in chicken thighs, boneless chicken fillets, chicken head, chicken feet and chicken legs. The Group's broilers are then cut into portions according to its internal or customers' requirements, which will be chilled or frozen depending on the product's nature. For the year ended 31 December 2022, the sales volume of raw chicken meat products increased by 24.0% to 251.5 million kg (31 December 2021: 202.9 million kg). For the year ended 31 December 2022, the revenue from external sale of raw chicken meat products increased by 30.7% to RMB2,500.6 million (31 December 2021: RMB1,913.3 million), representing 49.2% of the Group's total revenue.

Chicken Breeds

The Group sells some of its chicken breeds hatched from broiler eggs to other independent third parties for breeding into broilers. The sales volume of the Group's chicken breeds is based on the average selling prices of chicken breeds, which is market-driven. The Group sells chicken breeds to local chicken farmers and other poultry business operators, who are independent third parties. For the year ended 31 December 2022, the sales volume of chicken breeds increased by 3.2% to 32.1 million birds (31 December 2021: 31.1 million birds). For the year ended 31 December 2022, the revenue from external sale of chicken breeds dropped by 17.3% to RMB53.6 million (31 December 2021: RMB64.8 million), representing 1.1% of the Group's total revenue.

Other Products

The Group sells other products, including the sale of broilers that cannot satisfy the Group's quality requirements and excess broiler eggs that exceed the Group's internal needs, by-products (such as chicken feathers, chicken blood and unused chicken organs), packing materials and other miscellaneous products. Revenue from the external sale of other products grew by 12.0% to RMB160.5 million for the year ended 31 December 2022 (31 December 2021: RMB143.3 million), representing 3.2% of the Group's total revenue.

生雞肉製品

本集團提供生白羽雞肉製品,其中包括冷凍全雞及 雞部位,如雞翅尖、雞胸、雞小腿、雞翅根、帶骨雞 腿、無骨雞柳、雞頭、雞爪及雞腿。本集團屆時將根 據內部或客戶要求將肉雞切成各個部位,並根據產品 性質將其冷藏或冷凍。截至2022年12月31日止年度, 生雞肉製品的銷量增長24.0%至251.5百萬千克(2021 年12月31日:202.9百萬千克)。截至2022年12月31 日止年度,對外銷售生雞肉製品所得收入增長30.7% 至人民幣2,500.6百萬元(2021年12月31日:人民幣 1,913.3百萬元),佔本集團總收入的49.2%。

雞苗

本集團銷售一部分由種蛋孵化成的雞苗予其他獨立 第三方,以飼養成肉雞。本集團的雞苗銷量基於受 市場驅動的雞苗平均售價。本集團向當地雞農及其 他家禽業務經營者(均為獨立第三方)銷售雞苗。截 至2022年12月31日止年度,雞苗的銷量增長3.2%至 32.1百萬隻(2021年12月31日:31.1百萬隻)。截至 2022年12月31日止年度,對外銷售雞苗所得收入下 跌17.3%至人民幣53.6百萬元(2021年12月31日:人 民幣64.8百萬元),佔本集團總收入的1.1%。

其他產品

本集團銷售其他產品,包括銷售淘汰雞及超出本集團 內部需要的多餘種蛋、副產品(如雞毛、雞血及尚未 使用的雞隻內臟)、包裝材料和其他雜項產品。截至 2022年12月31日止年度,對外銷售其他產品所得收 入增長12.0%至人民幣160.5百萬元(2021年12月31 日:人民幣143.3百萬元),佔本集團總收入的3.2%。

BUSINESS REVIEW

2022 marked the third year since Fengxiang's listing, and also the third year of Fengxiang's resilient growth amid the pandemic.

Be it in the financial year ended 31 December 2022 (the "**Reporting Period**") or in the past three years, Fengxiang withstood multiple challenges and pressures and strode forward steadily in the face of difficulties.

In spite of the limitations caused by various intertwining factors such as the volatile industry cycle, the impact of the COVID-19 pandemic, the suppression of market demand, the surging costs of animal feed ingredients and the debt pressure on the Company, the Group still achieved outstanding results compared to its peers in the industry of which we are deeply proud.

In 2022, with the three major themes of industry restructuring, product innovation and upgrade, and production efficiency enhancement, the Group focused on overcoming internal and external difficulties, reinforcing foundation, controlling costs, retaining customers and striving for space.

During the year, the Group achieved sales revenue of RMB5,085.8 million (2021: RMB4,416.8 million), representing a year-on-year increase of 15.1%, with net loss of RMB769.0 million (2021: net profit of RMB47.1 million). Our net profit after deducting monetary fund receivables bad debt loss arising from the recognition of an one-off and non-recurring impairment loss on the deposits due from GMK Finance was RMB39.2 million (2021: RMB47.1 million), representing a year-on-year decrease of 16.7%.

業務回顧

2022年是鳳祥股份上市以來的第三個年頭,也是鳳 祥股份在疫情中頑強生長的第三年。

無論是截至2022年12月31日止年度這個財政年度 (「報告期」),還是過往三年,鳳祥股份都頂住了種種 挑戰與壓力,迎難而上,奮力前行。

在行業周期波動、新冠疫情影響,市場需求受抑制、 飼料原料成本高企、母公司債務壓力等的多重不利因 素交互制約下,本集團仍然取得放之全行業亦顯突出 的業績,我們深感自豪。

2022年,圍繞產業結構調整、產品創新升級、生產效 率提升三大主題,本集團重在克服內外部困難,穩住 底盤,控住成本,留住客戶,爭得空間。

本年度,本集團實現銷售收入人民幣5,085.8百萬元 (2021年:人民幣4,416.8百萬元),同比增長15.1%。 實現淨虧損人民幣769.0百萬元(2021年:淨利潤人民 幣47.1百萬元)。扣除因確認應收新鳳祥財務公司之 存款的一次性及非循環減值虧損所產生的貨幣資金 壞賬損失後的淨利潤人民幣39.2百萬元(2021年:人 民幣47.1百萬元),同比下降16.7%。

During the Reporting Period, the Group achieved the above performance mainly because:

- (1) the diversified channel strategy achieved stable performance against fluctuating market demands. The export business grew at a fast rate and achieved its best-ever performance, the single product strategy of the new centralised procurement business was implemented steadily, and the key food and beverage customers business stably developed;
- (2) the breeding results gradually stabilised and reached its record high with significant improvements in the overall breeding quality and other various indicators;
- (3) annual rearing volume reached a record high of 154.8 million birds;
- (4) the strength of the core channels of the B2C new retail business were outstanding, and its market share was stable; and
- (5) the integration of the whole industry chain of production, sales, quality and research achieved synergy effects, enhanced quality and efficiency and enabled innovation.

(I) Business Highlights

1. New Export Business Became a Pillar

The export business of white-feathered chicken meat products is the foundation of Fengxiang. In the process of providing products and services to international customers for nearly 30 years, the Group has accumulated domestically-leading and international quality standards, channel resources, industry experience and brand reputation.

The sales revenue of the new export business further rose to RMB1,359.3 million (2021: RMB976.5 million), representing a year-on-year increase of 39.2%, and its proportion of business increased to 26.7% (same period: 22.1%), making the Group the largest export supplier in the white-feathered chicken industry in China and driving and supporting the continuous growth of the Group's overall business in adversity. 報告期內,本集團取得上述業績的主要原因在於:

- (1) 多元化的渠道戰略在市場需求波動的情況下取 得穩定的業績。出口業務加速發展創歷史最佳 業績,新集採業務大單品戰略穩步實施,重點 餐飲客戶業務穩健發展;
- (2) 養殖業績逐步穩定,達到歷史最好水平,整體 育種質量與其他各項指標顯著提升;
- (3) 全年飼養量持續增長達到154.8百萬羽,創歷年 新高;
- (4) C端新零售業務核心渠道優勢突出,市場佔有 率穩定;及
- (5) 產、銷、質、研全產業鏈一體化協同作戰,提質 增效,賦能革新。

(一)業務亮點

1. 新出口業務挑起大樑

白羽雞肉製品出口業務是鳳祥股份的立 身之本,在近30年向國際客戶提供產品與 服務的過程中,本集團積累了國內領先、 具有國際水準的品質標準、渠道資源、行 業經驗和品牌聲譽。

新出口業務銷售收入進一步攀升至人民 幣1,359.3百萬元(2021年:人民幣976.5百 萬元),同比增長39.2%,業務佔比幅度擴 至26.7%(同期佔比22.1%),連續成為中 國白羽雞行業最大出口供應商,帶動和支 撐本集團整體業務在逆境中持續增長。

The Group continued to have a leading position in exports to East Asian countries such as Japan, and recorded significant growth in Europe and Southeast Asia, in particular the new Middle East market, with more diversified and boutique channels.

It is notable that over the years, the Group has attached great importance to product and service quality and cultivated overseas markets, accumulating valuable customer satisfaction and loyalty. During the global pandemic, the Group received tremendous trust and support from international customers and obtained opportunities for extraordinary growth.

2. Major Customer Business

The major customer business is the supply of chicken meat products by the Group to international Western-style fast food stations in Mainland China.

Sales revenue from the major customer business reached RMB684.2 million (2021: RMB643.5 million), representing a year-on-year increase of 6.3%. The Group serves major customers located in most regions in the PRC such as Northeast, North, East, Central and Northwest China. On the basis of expanding the coverage of sales territory, the Group has actively cooperated with customers' needs and promoted product innovation, added several new types of processed food products, basically covering all relevant products supplied by the customers.

Under the challenges unfavourable to the macroenvironment in 2022, with national food and beverage revenue declining by 6.3% compared to the same period last year, the Group's various industrial lines worked together and further strengthened its cooperation with the key customers, recording good results in terms of sales revenue growth. 本集團持續有面向日本等東亞國家出口 的領先地位,並且在歐洲、東南亞,特別 是中東新市場,本集團業績均有顯著增 長,渠道更加多元化與精品化。

值得一提的是,本集團多年來注重產品品 質與服務品質,深耕海外市場,積累了寶 貴的客戶滿意度與忠誠度,在全球疫情期 間,得到國際客戶的極大信任與支持,獲 得超額增長的機會。

2. 重要客戶業務

重要客戶業務為本集團在中國內地為全 球性西式快餐機構供應雞肉產品。

重點客戶業務銷售收入取得人民幣684.2 百萬元(2021年:人民幣643.5百萬元),同 比增長6.3%。本集團服務重點客戶東北、 華北、華東、華中、西北等中國大部分地 區,在擴大銷售區域覆蓋的基礎上,本集 團積極配合客戶需求,推進產品創新,新 增多個深加工產品品類,基本覆蓋客戶供 應的所有相關產品。

在2022年不利宏觀環境的挑戰下,全國餐 飲收入較上年同期下降6.3%,本集團各產 業條線通力協作,與重點客戶的合作進一 步加強,錄得銷售收入增長的良好成績。

3. New Centralised Procurement Business Rose as a Star

The new centralised procurement business achieved sales revenue of RMB926.2 million (2021: RMB901.7 million), representing a year-on-year increase of 2.7% and accounting for 18.2% (same period: 20.4%) of the overall business.

During the Reporting Period, the centralised procurement business division endeavoured to improve operations by deploying a series of refined operating means to various aspects including the focused development of single products, extensive exploration in gaining new customers, speedy turnovers of products, achieving a year-on-year increase of 19.3% in human resources efficiency indicators as compared to the last reporting period.

Due to the COVID-19 pandemic, the revenue of national food and beverage industry in 2022 decreased by 6.3% compared with the same period last year, of which its revenue in the first half year decreased by 7.7% compared with the same period last year (source: National Bureau of Statistics). In light of multiple rounds of pandemic lockdown implemented in Shanghai, Xi'an, Shenyang, Zhengzhou and other cities, stores of high-end food and beverage brand have suspended dine-in for a long time. Under the severe pandemic situation, the Group rapidly expanded its market shares against the difficulties. Therefore, the sales volume of high-end food and beverage brands in the second half year increased by 22.2% over the same period last year, with a growth of 11.3% in sales volume through channels during the year. Meanwhile, in response to the development trend of the industry and the demand for new products of customers, the Group actively undertook projects of high-end food and beverage brands, facilitated new product development and independently recommended a variety of new products, becoming a supplier of all chicken meat products.

3. 新集採業務異軍突起

新集採業務銷售收入取得人民幣926.2百 萬元(2021年:人民幣901.7百萬元),同 比增長2.7%,業務佔比達到18.2%(同期 佔比20.4%)。

報告期內,集採事業部強抓運營,在重點發展大單品、深入挖掘新客戶、產品快速 周轉等諸多方面,通過一系列精細化運 營手段,人效指標較上一報告期同比增長 19.3%。

受到新冠疫情衝擊,2022年度全國餐飲收 入比上年同期下降6.3%,其中上半年餐飲 收入比上年同期下降7.7%(來源:國家統 計局):上海、西安、瀋陽、鄭州等城市實 施了多輪疫情封控,高端餐飲品牌門店較 長時間暫停堂食。在嚴峻的疫情形勢下, 本集團逆流而上迅速擴充市場份額,下 半年對高端餐飲品牌銷售量較上年同期 增長22.2%,實現了全年渠道銷售量增長 11.3%。本集團適應行業發展趨勢和客戶 新品需求,積極承接高端餐飲品牌項目, 推進新品開發,自主推薦多款新品,成為 雞肉全品類供應商。

The No.1 Central Document for 2023 has introduced a proposal to "nurture and develop the prepared dish industry" for the first time, making prepared dish a new business model and industry that promotes the high-quality development of rural industries and has a trillion-dollar market with immense potential for growth. Poultry meat is a key ingredient for prepared dishes, thus poultry prepared dishes may become a new growth point for poultry enterprises. The Group has years of experience in the development of prepared dishes for overseas B-end institutions and domestic B-end institutions and C-end consumers, serving a wide range of ready-to-eat, microwaveable, boiled, steamed, roasted and stir-fried prepared dishes. After continuous upgrade of production lines and product optimisation, the Group's production capacity of processed chicken meat products reached 142,000 tonnes. This has enabled the Group to meet the production and processing demands for four major categories of dishes, including ready-to-cook, ready-to-eat, ready-to-heat and ready-to-prepare dishes. In 2022, sales revenue of its processed chicken meat products business accounted for 46.6%, which delivered a higher and more stable profit.

In addition, the Group intensified its efforts in new product development, broadened its portfolio and launched a number of new products to meet the rapidly changing customer and market demand for prepared dish products.

4. New Retail Business Remained as a Leader

The new retail business achieved sales revenue of RMB625.9 million (2021: RMB948.1 million), representing a year-on-year decrease of 34.0% and accounting for 12.3% (same period: 21.5%) of the overall business.

Among which, the share of "iShape" in the new retail business increased from 51.6% for the same period to 54.4%, continuing to play a major role as the Company's customer-end products.

國家在2023年中央一號文件中首次提出 「培育發展預製菜產業」,將預製菜作為促 谁鄉村產業高質量發展的新模式新業態, 萬億市場規模的預製菜,發展潛力巨大, 而禽肉是預製菜的重要原料, 禽類預製菜 或成為禽企發展的新增長點;本集團有多 年服務國外B端機構、國內B端機構、C端 消費者的預製菜產品開發經驗,擁有即 食、微波、水煮、蒸烤、烹炒等多品類快 速食用的預製菜產品,經過持續的產綫升 級和產品優化,本集團深加工雞肉製品產 能達到14.2萬噸,可實現預製菜即烹、即 食、即熱、即配的四大品類的生產加工要 求。2022年深加工雞肉製品業務銷售額佔 比達46.6%,深加工雞肉製品業務帶來了 更高更穩定的利潤率。

本集團亦加大新品開發工作力度,擴充新 品池,開展多形勢的新品推薦會,滿足預 製菜產品更迭快的客戶和市場需求。

4. 新零售業務繼續領先

新零售業務實現銷售收入人民幣625.9百 萬元(2021年:人民幣948.1百萬元),同 比減少34.0%,業務佔比12.3%(同期佔比 21.5%)。

其中,優形品牌在新零售業務的佔比由同 期的51.6%上升到54.4%,繼續主力擔當 公司C端產品。

During the period when the chicken breast products business was severely affected by the pandemic, even though the whole business saw negative growth, "iShape" brand steadily maintained its price levels and market shares. For example, in the two major battle fields of online sales TMall and JD.com, the market shares of "iShape" exceeded that of the first runner-up by 5.1% with unit prices nearly twice its major competing products. In terms of offline markets, the products under the "iShape" series have covered nearly 60,000 network points across 142 cities, among which the majority are quality convenience stores and boutique key accounts. And in the postpandemic era, "iShape" speeds up the establishment and promotion of campus distribution channels to further focus on the young consumers.

For several years, "iShape" has consistently implemented its strategy of single products to continuously add new products into existing ones and has made great success so far. Among which, the sales of salad chicken breast, our competitive product, amounted to over RMB300 million; newly-launched Xiao Q chicken breast, chicken breast bar, Jia'ge chicken drumstick, low-fat chicken breast meatball and chicken breast luncheon meat also demonstrated excellent growth.

The four products newly launched during the Reporting Period all demonstrated the research and development ("**R&D**") level of new products and the competitiveness of the products of the Company. Low-fat chicken breast meatball, a product with sales exceeding RMB10 million within 10 months of launch, became the top seller among new products. Chicken breast meat fried rice achieved a repurchase rate of 17.5%, becoming an ace in terms of repurchase rate among new products. Room-temperature chicken breast sausage achieved sales of over RMB7 million within 10 months of launch. Tender MIX chicken breast became the best new product representing quality, forming a new barrier for low temperature categories in the future.

在雞胸肉產品板塊受到疫情嚴重影響的 這一時期,整個細分賽道均為負增長,優 形品牌穩穩守住了價盤與市場佔有率。以 天猫京東兩大綫上銷售戰場數據為例,優 形以高出主要競品將近兩倍的單價,市場 佔有率仍比第二名高出5.1%;在線下,優 形系列產品已覆蓋142個城市的近60,000 個網點,其中以優質便利店與精品KA為 主;在後疫情時代,優形加快了校園渠道 的鋪建與推廣,進一步聚焦於年輕群體。

優形幾年來一直貫徹實施大單品戰略,新 老結合,成效顯著。其中,拳頭產品沙拉 雞胸肉銷售已經超過人民幣3億元;新近 推出的小Q雞胸肉、雞胸棒、加個雞腿、 低脂雞胸肉丸、雞胸午餐肉也都呈現出了 良好的成長性。

報告期內新推出的四款新品,均快速證明 了公司的新品研發水平與產品競爭力。低 脂雞胸肉丸成為新品銷量冠軍,推出10個 月即衝至千萬級單品;雞胸肉炒飯複購率 達到17.5%,成為新品複購之王;常溫雞 胸肉腸推出10個月銷售突破人民幣700萬 元;嫩感MIX雞胸肉成為最具品質感的新 品,構建低溫品類未來新壁壘。

(II) Observation of Current Trends

1. China will be the World's Largest Consumer Market and is entering an Era of Quality and Personalised Consumption

Two significant signs of China entering a new era of consumption are: (i) China's GDP per capita has crossed the threshold of US\$10,000, and consumption has become the primary driver of economic growth for six consecutive years; (ii) the combination of three major waves of change — people, traffic channels and supply chains has led to an unprecedented transformation in the cost structure of consumer goods in China.

2. Strong Growth in Processed Chicken Meat Products under the Common Choice of Three Specific Customer Groups

Over the past five years, changes in 14 segments, including food and beverage, have had a significant impact on consumers' lives, with a particularly obvious trend of consumption upgrade. White-collar women occupy the main position of consumption decision-making, and our major consumer groups, namely "Her Economy", "Generation *Z*" and "Silver Economy", have shown convergence in their choice of food, which focus on choosing the "healthier", "tastier" and "more convenient" products.

With higher protein, lower fat and lower energy consumption, white-feathered broiler becomes an important growth pole in the trend towards nutrition and consumption upgrade. According to Frost & Sullivan, the average growth rate of the white-feathered broiler market is expected to exceed 10% in the next five years, reaching RMB150 billion in 2025.

The white-feathered broiler industry has undergone comprehensive transformation and upgrade in recent years, from producing chicken breeds and raw chicken meat products primarily to mainly providing processed chicken meat products instead. The size of the processed chicken meat market is expected to exceed RMB60 billion in 2024.

(二) 趨勢觀察

中國即將成為全球第一大消費市場, 進入品質化與個性化消費大時代

中國進入新消費時代的兩大標志是:其 一,中國人均GDP跨過1萬美元門檻,消 費連續6年成為經濟增長的第一推動力: 其二,人、流量渠道、供應鏈三大浪潮變 化的叠加,導致中國消費品成本結構發生 前所未有的變化。

三大特定消費人群的共同選擇下,雞 肉深加工食品增長強勁

在過往5年,食品飲料等14個細分領域的 變化顯著影響著消費者的生活,消費升級 趨勢尤為明顯。白領女性佔據著消費決策 的主力位置,在「她經濟」、「Z世代」、「銀 發經濟」三大特定消費人群在對食品的選 擇上,選擇標準越來越趨同:「更健康」、 「更美味」、「更便捷」。

而由於具備高蛋白、低脂肪、低能耗三大 優勢,白羽肉雞成為營養與消費升級大趨 勢下的重要增長極,根據弗若斯特沙利文 數據,預計未來五年白羽肉雞市場平均增 長率超過10%,2025年將達到人民幣1,500 億元規模。

白羽肉雞行業近年來全面轉型升級,由之前的雞苗和生雞肉為主,逐漸過渡到深加 工雞肉製品為主,預計2024年深加工雞肉 市場規模超過人民幣600億元。

3. Changes in Underlying Logic of Consumption Industry

Due to the combined effect of the industry cycle and the pandemic cycle, the underlying logic of the consumption industry has undergone significant changes: consumer attitude had changed from impulsive consumption for "internet celebrity, most popular and fresh-seeking" previously to the current rational consumption for "high quality, excellent price and pragmatism". The growth driver of the consumer market has changed from attention-driven to product quality-driven accordingly.

(III) Strategic Path: Achieving Quality Growth by Shifting from Raw Food Business to Cooked Food Business, and Relying on B + C

1. Development Goal

In order to adjust to market demands, we are committed to upgrading the industry of traditional chicken meat products and achieving sustainable, steady and balanced quality growth.

We will continue to pursue balanced growth across multiple channels and expand production lines. We aim to maintain our industry leadership in new export business and enhance profitability and international influence. Based on the needs of key clients from B-end, we will ceaselessly enhance product quality, introduce new products and improve shares.

We will continue to steadily enhance the quality of breeding, and drive the growth in breading capacity, and ensure the healthy improvement of supply chain management capabilities.

We strive to build "iShape" as the most popular brand of chicken meat products and even low burden food among consumers, and to continue to create higher market value of the new retail business.

3. 消費品行業底層邏輯發生變化

在行業周期與疫情周期的叠加影響下,消 費品行業底層邏輯發生重大變化:消費者 需求由之前沖動型的「網紅、爆款、嘗鮮」 落地為理智型的「優質,優價、務實」,消 費市場增長驅動力由流量拉動回歸為更 本真的產品驅動。

(三)戰略路徑: 生轉熟, B+C, 實現優質增長

1. 發展目標:

適應市場需求,致力於傳統雞肉製品的產 業升級,實現持續、穩定、平衡的的高質 量增長。

繼續維持多渠道的平衡發展,拓展產品 線。保持新出口業務的行業領先,提升 贏利水平與國際影響力。基於B端客戶需 求,不斷提升產品質量,推出新品,提高 份額。

繼續穩定提高養殖質量,穩定推進養殖 產能增長,確保供應鏈管理能力的健康 提升。

力爭將優形打造為最受消費者歡迎的雞 肉製品乃至低負擔食品品牌,力爭新零售 業務持續創造更高市場價值。

2. Strategic Path: Adhering to the "123" Strategy, Focusing on Downstream Channel and Creating a Leading Chicken Meat Products Brand

In recent years, the Group has been actively transforming and upgrading itself, continuously implementing the "123" development strategy ("One Foundation, Two Major Markets and Three Driving Forces"), increasing the proportion of sales of processed food products, expanding the retail business and building itself as China's leading brand of chicken meat products.

(1) "One Foundation"

We insist to extend the Group's advantage in its vertically integrated business model across the entire industry value chain and the industry ecological chain, and strengthen management on the quality of raw material supply, so as to ensure food quality and safety, offer consumers with quality-assured products and lay a solid foundation for product quality; and on top of this, we steadily promote the growth of our breeding capacity and strengthen the foundation of our integrated industry-chain business model.

(2) "Two Major Markets"

We simultaneously drive the balanced development of the domestic market and the international market, ensure "same production line, same standard, same quality" for domestic sales and export sales, and facilitate the dual circulation of the domestic and international markets.

(3) "Three Driving Forces"

Firstly, we continue to strengthen our comprehensive business capabilities and business scale for key food and beverage customers and use it as a starting point to continue to expand the centralised procurement business facing the food and barrage industry and the convenience store system and provide food and beverage, retail and group customers with quality centralised procurement products. 戰略路徑:堅持「123」戰略,重點前 移下游,創造領先的雞肉品牌

> 近年來本集團積極轉型升級,繼續實施 [123]發展戰略(「一個基礎、兩大市場、 三駕馬車」),不斷加大深加工食品銷售比 重,不斷拓展零售業務,創造中國領先的 雞肉品牌。

(1) 「一個基礎」

堅持縱向一體化業務模式優勢擴 展至全產業價值鏈與生態鏈持續, 加強原料供應品質管理,確保食品 質量安全,為消費者提供安心的產 品,奠定堅實的品質基礎;在此基 礎上穩健推進養殖產能增長,穩固 全產業鏈一體化業務模式的基礎。

(2) 「兩大市場」

同步平衡發展國內市場與國際市場,堅持內外銷「同綫同標同質」, 加速促進國內、國際雙循環。

(3) 「三駕馬車」

一是繼續加強在重點餐飲客戶的綜 合業務能力和業務規模,並以此為 起點繼續拓展面向餐飲行業與便利 店系統的集採業務,向餐飲、零售 和集團客戶提供優質的集採產品。

Secondly, we continue to optimise the products, services and channels of the export business and reinforce the Company's leading position in the export business, and continue to upgrade its services, develop markets and broaden channels so as to provide the most outstanding service and achieve diversification of channels.

Thirdly, we focus on the development of new retail business through online and offline collaboration. In line with the Group's efforts in the development of B2C business commenced several years ago, the new retail business mainly provides consumers with quality products including "iShape" and "Fovo Foods" through channels such as online e-commerce, offline convenience stores and boutique supermarkets.

Through the implementation of the new strategy, the Group realised the mutual promotion of the domestic market and the international market. Great synergy and three driving forces are created among the new retail business, the new centralised procurement business and the new export business. With the quality and standard for serving global top food and beverage giants for years, the Group provided hundreds of millions of families and individual consumers with quality products and services, creating a leading brand of chicken meat products.

3. The Development Direction of "iShape"

The strategy of "iShape" is to achieve steady development of the chicken breast products, then gradually transform from high-end chicken breast products to "low-burden" meat products and healthy food.

We have been building "iShape" with the focus on "health needs", gradually transforming from rational brand philosophy of "high nutrition" and "high function" to emotional brand philosophy of "low physical burden", "low psychological burden". In our relentless pursuit of "professionalism" and "fashion", we continue to subdivide user groups and maximise the satisfaction of consumers' diversified needs. 二是繼續優化出口業務的產品、服 務和渠道,強化公司在出口業務的 領先地位,繼續升級服務,開發市 場,拓寬渠道,實現服務的極致化 與渠道的多元化。

三是線上線下協力重點發展新零售 業務。新零售,對應本集團在幾年 前開始大力佈局發展的2C業務,主 要通過線上電商、線下便利店及精 品商超等渠道,直接向消費者提供 [優形]、「鳳祥食品」等優質的產品。

本集團通過新戰略的實施,實現國 內市場與國際市場的相互促進,新 零售、新集採與新出口業務的高效 協同、三輪驅動,以多年服務全球 頂級餐飲巨頭的品質與標準,為億 萬家庭和個人用戶提供優質產品和 服務,創造領先的雞肉品牌。

3. 優形品牌發展方向

優形的戰略選擇是穩紥穩打做好雞胸肉 產品,再逐步從高端雞胸肉產品擴充到 「低負擔」的肉製品與健康食品。

搭建以「健康需求」為軸心的優形品牌光 譜,從「高營養」、「高功能」的理性品牌訴 求逐漸轉向「低身體負擔」、「低心理負擔」 等情感品牌訴求,不懈追求「更專業」、「更 時尚」,不斷細分用戶人群,最大程度地 滿足消費者多元化的消費需求。

FINANCIAL REVIEW

(I) Overall Performance

For the year ended 31 December 2022, the Group experienced an increase of 15.1% in revenue as compared to that of 2021. There was a net loss of RMB769.0 million as compared with a net profit of RMB47.1 million in 2021, mainly due to the recognition of an one-off and non-recurring impairment loss on deposits due from GMK Finance. The Company recorded a net profit of RMB39.2 million in 2022, representing a year-on-year decrease of 16.7%, without taking into account the monetary fund bad debt loss arising from such an impairment loss. There was an increase of 4.6% in gross profit as compared to that of 2021. The basic loss per share was RMB55.4 cents in 2022. Set out below is the detailed information on the fluctuations in the Company's results for the year ended 31 December 2022.

財務回顧

(一) 整體業績

截至2022年12月31日止年度,本集團的收入較 2021年增加15.1%。淨虧損為人民幣769.0百萬 元,而2021年則為淨利潤人民幣47.1百萬元, 主要由於確認應收新鳳祥財務公司之存款的一 次性及非循環減值虧損所致。在未計及上述減 值虧損所產生的貨幣資金壞賬損失下,本公司 2022年的淨利潤為人民幣39.2百萬元,同比下 降16.7%。與2021年同期相比,毛利增加4.6%。 2022年的每股基本虧損為人民幣55.4分。截至 2022年12月31日止年度,本公司業績波動的詳 情載列如下。

		For the year ended 31 December 截至12月31日止年度		
		2022	2021	Change
		2022 年	2021年	變動
		RMB'000	RMB'000	(%)
Items	項目	人民幣千元	人民幣千元	(%)
Total operating revenue	營業總收入	5,085,790	4,416,764	+15.1
Operating costs	營業成本	4,502,293	3,858,825	+16.7
Selling expenses	銷售費用	329,206	345,019	-4.6
Administrative expenses	管理費用	108,499	89,311	+21.5
R&D expenses	研發費用	31,944	24,983	+27.9
Finance costs	財務費用	49,105	47,696	+3.0
Other gains	其他收益	9,676	13,392	-27.7
Gain/(loss) on changes in fair value	公允價值變動收益/(虧損)	21,694	(4,170)	+620.3
Total (loss)/profit	(虧損)/利潤總額	(768,257)	48,744	-1,676.1
Net (loss)/profit	淨(虧損)/利潤	(769,029)	47,075	-1,733.6
Adjusted net profit ⁽¹⁾	經調整後淨利潤 ^⑴	39,206	47,075	-16.7
Gross profit	毛利潤	583,497	557,939	+4.6
Gross profit margin	毛利率	11.5%	12.6%	-8.7
Net (loss)/profit margin	淨(虧損)/利潤率	(15.1)%	1.1%	-1,472.7

Note 1: Net profit after deducting monetary fund bad debt loss arising from the recognition of an one-off and non-recurring impairment loss on the deposits due from GMK Finance.

註1:扣除因確認應收新鳳祥財務公司之存款的一次性 及非循環減值虧損所產生的貨幣資金壞賬損失後 的淨利潤。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

Revenue by Products

按產品劃分的收入

		For the year ended 31 December 截至12月31日止年度		
		2022	2021	Change
		2022 年	2021年	變動
		RMB'000	RMB'000	(%)
		人民幣千元	人民幣千元	(%)
Raw chicken meat products	生雞肉製品	2,500,559	1,913,256	+30.7
Processed chicken meat products	深加工雞肉製品	2,371,087	2,295,406	+3.3
Chicken breeds	雞苗	53,619	64,822	-17.3
Others	其他	160,525	143,280	+12.0
Total	合計	5,085,790	4,416,764	+15.1

During the Reporting Period, the Group's sales revenue increased due to the increase in chicken meat products sold and exported by the Group to Europe, Malaysia and other countries.

報告期內,本集團銷售收入增加,乃由於本集 團銷往歐洲、馬來西亞及其他國家的雞肉製品 增加所致。

> (%) (%)

Sales Volume and Average Selling Price by Products

按產品劃分的銷量、平均售價

For the year ended 31 December				
截				
2022	2021	Change		
2022 年	2021年	變動		

Raw chicken meat products	生雞肉製品			
Sales volume <i>(per kg)</i>	銷量(每千克)	251,535,459	202,911,040	+24.0
Average selling price (RMB per kg)	平均售價(<i>每千克人民幣)</i>	9.94	9.43	+5.4
Processed chicken meat products	深加工雞肉製品			
Sales volume <i>(per kg)</i>	銷量(每千克)	114,020,427	107,572,326	+6.0
Average selling price (RMB per kg)	平均售價(<i>每千克人民幣)</i>	20.8	21.34	-2.5
Chicken breeds	雞苗			
Sales volume (per bird)	銷量(<i>每隻)</i>	32,067,474	31,082,052	+3.2
Average selling price (RMB per bird)	平均售價(每隻人民幣)	1.67	2.09	-19.8

During the Reporting Period, the number of white-feathered broilers being slaughtered experienced a year-on-year increase of 13.4%, and the production and sales volume of chicken meat products both experienced corresponding growth. The growth of breeding, processing and sales are related. For raw chicken meat products, there was an increase in average selling price due to increased sales volume in new export channels; for processed chicken meat products, there was a slight decrease in the average selling price due to decreased sales volume of the "iShape" products. During the Reporting Period, the price of chicken breeds fluctuated significantly due to the market impact, with a drop in the average selling price.

報告期內,公司白羽肉雞宰殺量同比增長 13.4%,雞肉製品的產銷量均保持相應增長,養 殖、加工、銷售增長關係相匹配。生雞肉製品 因新出口渠道銷量增加,出現平均售價上漲; 深加工雞肉製品因優形品牌產品銷量下跌,平 均售價小幅下跌。報告期內,雞苗價格受市場 影響價格波動較大,平均售價下跌。

Revenue by Geographic Territory and Products

按地理區域分佈及產品劃分的收入

	For the year ended 31 December 截至12月31日止年度		
	2022	2021	Change 變動 (%)
	2022 年	2021年	
	RMB'000	RMB'000	
	人民幣千元	人民幣千元	(%)
中國內地	3,726,469	3,440,302	+8.3
日本	387,353	369,488	+4.8
馬來西亞	329,914	275,957	+19.6
歐洲	558,309	262,068	+113.0
其他國家	83,745	68,949	+21.5
合計	5,085,790	4,416,764	+15.1
	日本 馬來西亞 歐洲 其他國家	截3 2022 2022年 RMB'000 人民幣千元 中國內地 3,726,469 日本 387,353 馬來西亞 329,914 歐洲 558,309 其他國家 83,745	截至12月31日止年度202220212022年2021年2022年2021年RMB'000RMB'000人民幣千元人民幣千元中國內地3,726,4693,440,302日本387,353369,488馬來西亞329,914275,957歐洲558,309262,068其他國家83,74568,949

During the Reporting Period, the Company's revenue growth in the Mainland China market was driven by an increase in sales volume of raw chicken meat products. Also, in light of the competitiveness of the Company's products and the re-structuring of the international landscape, growth was achieved in sales revenue from Malaysia, Europe and other markets. 報告期內, 生雞肉製品銷量增長帶動中國內地 市場收入增長。此外, 得益於本公司產品的競 爭力及國際格局重構, 使得馬來西亞、歐洲及 其他市場的銷售收入實現增長。

B2B and B2C Sales Revenue

The Company's B2B sales are mainly direct sales or distribution of products to domestic and international customers, primarily food service or industrial customers, fast food restaurants, and food retailers. B2C sales are primarily through online and offline platforms to the end consumers.

B2B及B2C銷售收入

公司B2B銷售主要針對國內及國際客戶直銷或 分銷產品,主要針對食品服務或工業客戶、速 食餐廳、及食品零售商:B2C銷售主要通過線 上及線下平台向最終消費者銷售產品。

		For the year ended 31 December 截至12月31日止年度		
		2022	2021	Change
		2022 年	2021年	變動
		RMB'000	RMB'000	(%)
		人民幣千元	人民幣千元	(%)
B2B	B2B	4,459,921	3,468,674	+28.6
B2C	B2C	625,869	948,089	-34.0
Of which: Online	其中:線上	266,356	486,325	-45.2
Offline	線下	359,513	461,764	-22.1
Total	合計	5,085,790	4,416,764	+15.1

During the Reporting Period, the Company further expanded its B2B customer base and achieved growth in sales volume. Revenue from the B2B business increased by 28.6% and accounted for 87.7% (2021: 78.5%) of the total revenue, representing an increase of 9.2%. Accordingly, revenue from the B2C business decreased by 34.0% due to the decline in sales volume of the products under the iShape and Fovo Foods series caused by the impact of the COVID-19 pandemic. Revenue from the B2C business reached 12.3% (2021: 21.5%) of the total revenue, representing a decrease of 9.2%.

Operating Costs

The Group's operating costs increased by 16.7% to RMB4,502.3 million for the year ended 31 December 2022 (2021: RMB3,858.8 million), mainly due to (i) a 9.9% increase in the sales of white-feathered broilers reared by the Company and (ii) rising costs of animal feeds due to the year-on-year increase in corn and soybean meal prices.

報告期內,公司2B端客戶範圍進一步擴大,並 且銷量增長,收入增長28.6%,2B端業務收入佔 比達到87.7%(2021年:78.5%),提高9.2%。由 於受新冠疫情影響,2C端的優形、鳳祥食品系 列產品銷量均下降,2C端收入下降34.0%。2C 端業務收入佔比達到12.3%(2021年:21.5%), 降低9.2%。

營業成本

本集團截至2022年12月31日止年度營業成本 上升16.7%至人民幣4,502.3百萬元(2021年:人 民幣3,858.8百萬元),主要由於(i)本公司白羽肉 雞飼養量增加9.9%及(ii)玉米、豆粕價格同比上 漲,造成飼料成本上漲。

Administrative Expenses

The Group's administrative expenses increased by 21.5% to RMB108.5 million in 2022 (2021: RMB89.3 million), mainly due to the increase in the share incentive expenses and service fees.

Selling Expenses

The Group's selling expenses decreased by 4.6% to RMB329.2 million in 2022 (2021: RMB345.0 million), mainly due to the decrease of sales and marketing expense of the Group.

R&D Expenses

The Group's R&D expenses increased by 27.9% to RMB31.9 million in 2022 (2021: RMB25.0 million), mainly due to increased investment in R&D with the establishment of a multi-level new product R&D system.

Finance Costs

The Group's finance costs for the year ended 31 December 2022 increased by 3.0% to RMB49.1 million (2021: RMB47.7 million), which was mainly due to (i) the increase in borrowing rates; and (ii) the decrease in interest income.

Total Profit/(Loss)

During the Reporting Period, loss for the year was primarily due to the recognition of impairment loss on deposits due from GMK Finance.

(II) Analysis on Capital Resources

1. Liquidity and Capital Resources

The Group has funded its operations principally with cash generated from its operations, borrowings and capital contributions of shareholders of the Company (the "**Shareholders**"). The Group's primary uses of cash in 2022 were for working capital purposes and capital expenditures for expansion and improvement of production equipment and facilities.

管理費用

本集團2022年的管理費用增加21.5%至人民幣 108.5百萬元(2021年:人民幣89.3百萬元),主 要由於股權激勵費用及服務費用增加所致。

銷售費用

本集團2022年的銷售費用下降4.6%至人民幣 329.2百萬元(2021年:人民幣345.0百萬元),主 要由於本集團銷售推廣費投入減少。

研發費用

本集團2022年的研發費用上升27.9%至人民幣 31.9百萬元(2021年:人民幣25.0百萬元),主要 由於公司搭建多層次新品研發體系,加大研發 投入所致。

融資成本

本集團截至2022年12月31日止年度的融資成本 上升3.0%至人民幣49.1百萬元(2021年:人民幣 47.7百萬元),主要由於(i)借款利率上升:及(ii) 利息收入減少。

溢利/(虧損)總額

報告期內,年內虧損乃主要歸因於確認應收新 鳳祥財務公司存款的減值虧損。

(二)資本資源分析

1. 流動資金及資本資源

本集團的業務資金主要來自其經營所產 生的現金、借貸以及本公司股東(「**股東**」) 資本出資。於2022年,本集團的主要現金 用途為營運資金目的以及擴大及改善生 產設備及設施所需資本開支。

2. Capital Structure

As at 31 December 2022, the registered capital of the Company was RMB1,400,000,000 and the total number of issued shares of the Company was 1,400,000,000 shares ("**Shares**"), comprising 1,045,000,000 domestic Shares and 355,000,000 H Shares with a nominal value of RMB1.0 each.

As at 31 December 2022, the total borrowings of the Group amounted to RMB1,489 million, representing a decrease of 39.5% as compared to that as at 31 December 2021. The decrease was mainly attributable to: (i) the repayment of certain long-term borrowings that has fallen due; and (ii) the decrease of pledged borrowings.

The Group monitors capital using a gearing ratio, which is total borrowings divided by total equity, and balance sheet ratio, which is total borrowings divided by total assets. The gearing ratio and balance sheet ratio as at 31 December 2022 was 57.0% (31 December 2021: 72.4%) and 50.0% (31 December 2021: 51.0%), respectively.

3. Contingent Liabilities and Pledge of Assets

The Group's bank borrowings as at 31 December 2022 were secured by (i) mortgages of the Group's lands situated in the PRC with aggregate net carrying values of RMB74.3 million (31 December 2021: RMB57.7 million); (ii) pledge of the Group's bank deposits of RMB187.7 million (31 December 2021: RMB472.4 million); (iii) pledge of certain of the Group's property, plant and equipment with aggregate net carrying amount of RMB1,948.5 million (31 December 2021: RMB667.8 million); and (iv) guarantee from a related party for loans up to RMB264.0 million (31 December 2021: RMB313.0 million).

As at 31 December 2022, the Group did not have any material contingent liabilities.

2. 資本架構

於2022年12月31日,本公司註冊資本為 人民幣1,400,000,000元,本公司已發行股 份總數為1,400,000,000股股份(「股份」), 包括1,045,000,000股內資股及355,000,000 股H股,每股面值為人民幣1.0元。

於2022年12月31日,本集團借款總額人 民幣1,489百萬元,較2021年12月31日減 少39.5%。減少主要是因為:(i)部分已到 期的長期借款歸還;及(ii)質押借款減少。

本集團使用資本負債比率(即借款總額除 以權益總額)及資產負債率(即借款總額 除以資產總額)監管資本。於2022年12月 31日,資本負債比率及資產負債率分別為 57.0%(2021年12月31日:72.4%),50.0% (2021年12月31日:51.0%)。

3. 或然負債及資產抵押

本集團於2022年12月31日的銀行借款以 (i)抵押本集團位於中國的總賬面淨值為人 民幣74.3百萬元(2021年12月31日:人民 幣57.7百萬元)的土地:(ii)抵押本集團人 民幣187.7百萬元(2021年12月31日:人 民幣472.4百萬元)的銀行存款:(iii)抵押本 集團總賬面淨值為人民幣1,948.5百萬元 (2021年12月31日:人民幣667.8百萬元) 的若干物業、廠房及設備:及(iv)關聯方提 供貸款擔保額至人民幣264.0百萬元(2021 年12月31日:人民幣313.0百萬元)。

於2022年12月31日,本集團並無任何重 大或然負債。

PRINCIPAL RISKS AND UNCERTAINTIES

The results and business operations of the Group are affected by a number of risks and uncertainties directly or indirectly related to the business of the Group. Primary risk factors are outlined as follows:

Price Risks

Price risks refer to the losses of costs increase or profits decrease due to the fluctuation of the purchase price and the sales price. We operate in a competitive industry, where the raw materials and products are commodities, all of which have been subject to significant price fluctuations. We are exposed to the risk of fluctuations of commodity prices, including prices of corn and soybean meals (which are our primary animal feed ingredients), chicken breeds and poultry products in China. Fluctuations in these commodity prices have had and are expected to continue to have an effect on our profitability. Commodity prices generally fluctuate with market conditions, including supply and demand, diseases, government policies and weather conditions in major agricultural and farming regions.

Health Risks

Health risks refer to the risks of outbreak of diseases among or attributed to chicken. A lot of countries have encountered animal diseases, including but not limited to, foot-and-mouth disease, avian influenza and other animal diseases. Avian influenza, in particular H5N1 virus, H7N9 virus and H5N6 virus, is a type of disease which spreads through poultry and is capable of killing millions of poultry and may, in some circumstances, be transmitted to humans, causing symptoms such as fever, cough, sore throat, muscle aches and, in severe cases, breathing problems and pneumonia that may be fatal. Outbreak of diseases in neighbouring areas of any of our production facilities could raise concerns of the public and our customers on the safety and quality of our products. To solve health risks, the Group has implemented comprehensive procedures to prevent diseases among our breeders and broilers and focuses on reaction measures in response to any potential risk of disease outbreak. The Group has a technical specialist responsible for collecting information relating to livestock disease and providing early warning. In particular, we implemented a disease and mortality rate monitoring programme whereby our staff will check and remove dead breeders and broilers and will inform our veterinarians accordingly. Our veterinarians monitor the mortality rate of breeders and broilers on a daily basis and we maintain records of their health conditions throughout their lifespan. Such records include feed consumption, mortality, daily egg production, average egg weight, medication, vaccinations and disinfection records.

重大風險及不確定性

本集團的業績及業務營運受到與本集團業務直接或 間接相關的眾多風險及不明朗因素影響。主要風險概 述如下:

價格風險

價格風險是指銷售價格的波動導致成本上升或利潤 下降的損失。我們在一個充滿競爭的行業經營,當中 的主要原材料及產品均為商品並且有顯著的價格波 動。我們面臨商品價格波動的風險,包括中國的玉米 及豆粕(為我們的主要飼料原料)、雞苗及雞肉製品價 格。該等商品價格的波動已經並預期繼續對我們的盈 利能力產生影響。商品價格通常隨市況(包括供需、 政府政策及主要農牧區的天氣狀況)起伏。

健康風險

健康風險是指生雞爆發疾病或生雞引發的疾病的風 險。眾多國家爆發過動物疾病,包括但不限於口蹄 疫、禽流感及其他動物疾病。禽流感(尤其是H5N1病 毒、H7N9病毒及H5N6病毒)為一種在家禽中傳播的 疾病,能夠殺死成百萬的家禽,且於一些情況下,會 傳播給人類,引起發燒、咳嗽、喉嚨疼痛、肌肉痛等 症狀,且於嚴重情況下引發可能致命的呼吸疾病及肺 炎。我們任何生產設施的鄰近地區爆發疾病或會引 起公眾及我們的客戶對我們產品的安全和質量的關 注。對於健康風險,本集團已實行全面的種雞及肉雞 疾病防控程序,並重點關注應對任何疾病爆發的潛在 風險的響應措施。本集團的一名技術專員負責收集禽 類疾病的相關資訊並進行預警。具體而言,我們實施 了疾病及死亡率監控計劃,藉此,我們的員工將會檢 查及清除已死亡的種雞及肉雞, 並根據情況通知我們 的獸醫。我們的獸醫每日監控種雞及肉雞的死亡率, 而我們記錄其整個生命週期的健康狀況。該等記錄包 括飼料消耗、死亡率、日產蛋量、平均蛋重、藥物治 療、疫苗接種及消毒記錄。

Food Safety Risks

Food safety risks refer to risks of severe customer complaints, largescale product recalls and other negative effects resulted from unqualified product and food safety indicators due to deficient food safety management system as well as early warning mechanism. To solve possible food safety risks, we have established and maintain a quality control system covering each stage of our operations. In addition to our quality control system covering each stage of our operations, we have established a food safety control system covering issues related to our R&D, supplier certification and management, procurement, production, storage, transportation and sales and distribution activities, and has obtained, among other things, (i) ISO22000 (Food Safety) Certificate; (ii) ISO9001 (Quality) Certificate; (iii) GLOBALG.A.P. (Global Good Agricultural Practices Certification); and (iv) HACCP Certification.

Safety Production Risks

Safety production risks refer to risks of corporate property loss, temporary production suspensions or tarnished reputation due to production safety accidents caused by deficient safety management system or inadequate accident preventive measures. The Group has formulated food safety and management system manuals and procedure documents in accordance with the requirements of Food Safety Law of the PRC, GB/T27341-2009 Hazard Analysis and Critical Control Point (HACCP) System — General Requirements for Food Production Enterprises and other laws and regulations and relevant industry standards. Further, the results of our bacteria tests on our chicken meat products have complied with the Fresh and Frozen Poultry Product National Standards of the PRC and we procure our raw materials, Parent Stock Day-old Chicks and frozen chicken meat products from third party suppliers that have obtained the necessary licences and permits.

Epidemic Risks

Epidemic risks are the major risks faced by the development of animal husbandry. Outbreaks of health epidemics such as COVID-19, the severe acute respiratory syndrome, Middle East Respiratory Syndrome as well as the Ebola virus could materially and adversely affect our business operations. The Group will continue to monitor closely the development of the epidemics, assess and react actively its impacts on the Group's financial position and operating results, and ensure hygiene measures have been adopted. Vehicles, staff, visitors and relevant equipment entering and exiting the breeder and broiler farms are required to undergo a disinfection process and be logged, and our staff are prohibited from bringing their uniforms out of the enclosed farm area to minimise the chance of introducing bacteria from the external environment.

食品安全風險

食品安全風險是指食品安全管理體系不完善和預警 機制執行不到位等導致產品食品安全指標不合格,造 成嚴重客戶投訴、產品大規模召回和其他負面影響的 風險。針對食品安全方面可能存在的風險,我們已制 定並持續使用貫穿各個業務階段的質量控制系統。除 貫穿各個業務階段的質量控制系統外,我們亦建立了 食品安全控制系統,以解決與研發、供應商認證及管 理、採購、生產、儲存、運輸以及銷售與分銷活動有 關的問題,且已獲得(其中包括):(i) ISO22000(食品 安全)認證;(ii) ISO9001(質量)認證;(iii) GLOBALG. A.P.(全球良好農業操作規範認證);及(iv) HACCP認 證等。

安全生產風險

安全生產風險是指安全管理制度不健全或事故防 範措施不到位,導致生產安全事故,造成企業財產 損失、生產暫時中止或聲譽受損的風險。本集團 亦已根據《中華人民共和國食品安全法》的規定、 GB/T27341-2009危害分析與關鍵控制點(HACCP)體 系一食品生產企業通用要求以及其他法律法規及相 關行業標準制定食品安全及管理體系指南及程序文 件。此外,雞肉製品細菌測試結果符合中國鮮、凍禽 產品國家標準,我們從已獲得所需牌照及許可證的 第三方供應商採購原材料、父母代種雞苗及冷凍雞肉 製品。

疫病風險

疫病風險是畜牧行業發展中面臨的主要風險。衛生疫 情(例如新冠疫情、嚴重急性呼吸系統綜合症、中東 呼吸綜合症及埃博拉病毒)爆發亦會對我們的業務營 運造成重大不利影響。本集團將繼續密切監察疫情的 進展情況,並評估及積極回應其對集團財務狀況及經 營業績的影響,並確保已採取衛生措施。所有人員在 進入種雞場及肉雞場所在封閉區域前均需穿上本集 團提供的制服及鞋子。我們禁止員工將其制服帶離封 閉場區以將由外部環境帶入細菌的幾率降至最低。

In addition, the ongoing COVID-19 pandemic since late 2019 has caused significant disruption to the PRC and world-wide economic activities. To cope with the risks caused by the COVID-19 pandemic, the Company has established an epidemic prevention and containment team and formulated a comprehensive and stringent prevention and control plan according to the development trend of the epidemic and national policies, and strived to ensure employee safety, stable production and smooth sales.

Financial Risks

As at 31 December 2022, the balance of unrestricted monetary funds of the Group was RMB144,732,800. The balance of short-term borrowings was RMB1,124,613,700. The balance of long-term borrowings and long-term payables due within one year was RMB112,372,600.

The bank deposit balance in the consolidated balance sheet of the Company included funds amounting to RMB1,041,438,100 deposited with GMK Finance, which was controlled by GMK Holdings Group Co., Ltd. ("GMK Holdings"), the former controlling shareholder of the Company. GMK Holdings and its subsidiaries had overdue debts. GMK Finance was involved in overdue repayment disputes and litigation. The management of the Company did not provide sufficient supporting evidence regarding the possible impact of the matter on the above deposits and the reasons for not providing for impairment. The Auditor therefore expressed a qualified opinion on the financial statements of the Company for the year 2021. As at 31 December 2022, a full provision of impairment loss was made for the funds of RMB808,234,800 deposited with GMK Finance and included in credit impairment loss for the year 2022. The management of the Company did not provide sufficient information on whether it was necessary to make a provision for impairment for the funds deposited in GMK Finance as at the end of 2021. Therefore, the Auditors was unable to obtain sufficient and appropriate audit evidence on the opening balance of such deposits and on whether the credit impairment loss of RMB808,234,800 should be fully recognised in 2022, and to assess whether any adjustments to the financial statements of the Company were necessary.

These situations indicate the existence of material uncertainties that may cast significant doubt on the Company's ability to continue as a going concern.

此外,自2019年年底以來的新冠疫情持續疫情對中國及世界經濟活動造成重大干擾。為了應對由新冠疫情大流行引起的風險,本公司已成立疫情防控小組, 結合疫情發展趨勢及國家政策,指定全方位的嚴格防 控方案,全力保障員工安全、生產平穩、銷售順暢。

財務風險

於2022年12月31日,本集團未受限的貨幣資金餘額為人民幣14,473.28萬元,短期借款餘額為人民幣 112,461.37萬元,一年內到期的長期借款及長期應付款餘額為人民幣11,237.26萬元。

本集團合併資產負債表的銀行存款餘額中包括存放 在受本集團原控股股東新鳳祥控股集團有限責任公 司(「新鳳祥控股」)控制的新鳳祥財務公司的資金人 民幣104.143.81萬元。新鳳祥控股及其附屬公司出現 債務逾期情況,新鳳祥財務公司涉及逾期還款糾紛 及訴訟。本公司管理層未就這些事項對上述存款可 能產生的影響以及未計提減值準備的理由提供充分 的支持性證據。核數師因此對本集團2021年度財務 報表發表了保留意見。2022年12月31日,本集團存 放於新鳳祥財務公司的資金本金人民幣80.823.48萬 元,已全額計提減值損失準備並全部計入2022年度 信用減值損失。本公司管理層未提供有關是否有必要 對2021年末存放於新鳳祥財務公司的資金計提減值 準備的充分資料,因此,核數師無法對該存款的期初 餘額及80,823.48萬元的信用減值損失應否全部計入 2022年度獲取充分、適當的審計證據。無法確定是否 有必要對本公司財務報表作出調整。

這些情況表明存在可能導致對本集團持續經營能力 產生重大疑慮的重大不確定性。
MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Policy and Regulation Risks

We are subject to laws, rules and regulations inside and outside the PRC. Changes in domestic and foreign economic environment and the continuous development of the poultry industry could result in the relevant laws and regulations and industry policies being adjusted accordingly. Such changes may, to a certain extent, result in uncertainties in the future business development and operating results of the Group.

SIGNIFICANT INVESTMENTS, ACQUISITIONS AND DISPOSALS

Save as disclosed in this annual report, during the Reporting Period, the Group did not have any other significant investments, acquisitions or disposals.

HUMAN RESOURCES

As at 31 December 2022, the Group had 7,202 employees who were directly employed by the Group, of which 7,198 employees were employed in the PRC and 4 employees were located in Japan. The remuneration packages for the employees include salary, bonuses and allowances. As required by the PRC regulations, the Group (i) participates in social insurance schemes operated by the relevant local government authorities, and (ii) maintains mandatory pension contribution plans, medical insurance, work-related injury insurance, unemployment insurance and maternity insurance. The Group also provides continuing education and training programmes to its employees to improve their skills and develop their potential. The Company also adopted two share award schemes on 24 June 2020 and 10 December 2021, respectively, and any full-time or part-time employees of the Group (including any director of the Company (the "**Director(s)**")) are eligible participants under the said schemes.

政策法規風險

我們需遵守中國境內外的法律,法規和規章。國內外 經濟環境的變化以及家禽業的不斷發展,可能會導致 相關法律法規和產業政策的調整。該等變動在一定程 度上可能導致本集團未來業務發展及經營業績的不 確定性。

重大投資、收購及出售事項

除本年報所披露者外,於報告期內,本集團並無任何 其他重大投資、收購或出售事項。

人力資源

於2022年12月31日,本集團有7,202名直接受僱於本 集團的僱員,其中在中國僱用7,198名僱員及4名僱 員位於日本。僱員薪酬待遇包括薪金、獎金及津貼。 按照中國法規規定,本集團(i)參加由相關地方政府機 構運作的社會保險計劃,及(ii)設立強制性養老金供 款計劃並投購醫療保險、工傷保險、失業保險及生育 險。本集團亦向僱員提供持續教育及培訓課程,以提 高其技能及發揮其潛能。於2020年6月24日及2021年 12月10日,本公司亦分別採納兩項股份獎勵計劃, 且本集團任何全職或兼職僱員(包括任何本公司董事 (「董事」)均為上述計劃下的合資格參與者。

BUSINESS OUTLOOK

1. Opportunities and Potential Development

- the recovery and eruption of demands as feed grain prices have stabilised and the industry cycle returned to a new round of rising period;
- (2) increasing and rapid growth in healthy-food market, with chicken breast as the main ingredient;
- (3) improvement in the efficiency of convenience stores, Tmall and other advantageous channels, and a rapid rise in new e-commerce platforms such as Tik Tok, Kuaishou;
- (4) further accumulation of strength and rapid amplification of energy of the "iShape" brand value; and
- (5) re-structuring of the international landscape opening opportunities for us to enter into more overseas markets.

2. Premium Growth Strategies at Current Stage

- maintain stability: taking advantage of breeding and farming, and making full efforts to ensure stability and efficiency on the supply side;
- (2) consolidate business foundation: strengthening team building, infrastructure and system construction, and striving to stay as the best in the industry with regard to overall operation and management standards;
- (3) strengthen development: continue to seek benefits from business growth and stimulate internal strength from development;
- (4) plan for the future: actively establish a plan by keeping pace with outstanding domestic and foreign peers to enhance competitiveness in a sustainable manner; and
- (5) comprehensive management: significantly enhance quality, increase revenue and reduce costs by focusing on human, financial, material from farming, production to marketing.

業務展望

1. 機會與發展空間

- (1) 飼用糧價已趨於穩定,行業周期回歸新一 輪上升期,需求復蘇與噴發;
- (2) 以雞胸肉為主要原料的健康美食市場更 快速的增長;
- (3) 便利店、天貓等優勢渠道效率的進一步 提升,抖音、快手等新電商平台的快速 崛起;
- (4) 優形品牌價值的進一步蓄勢與能量快速 放大;及
- (5) 國際格局重構為進入更多海外市場提供 機遇。

2. 本階段優質增長策略

- (1) 保穩定:以育種和養殖為基礎抓手,狠抓 供給側的穩定高效;
- (2) 夯基礎:加強團隊建設、基礎建設與體系 建設,整體運營管理水平力爭行業上游;
- (3) 強發展:繼續向增長要效益,從發展中激發內在生命力;
- (4) 謀佈局:對標國內外優秀同行,積極佈局,提升可持續競爭力;及
- (5) 抓縱橫:圍繞人、財、物,貫穿養、產、 銷,大幅度實現提質、增收與降本。

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

The Directors, supervisors (the "**Supervisors**") and senior management of the Company during the year ended 31 December 2022 and up to the date of this annual report are set out below:

DIRECTORS 董事

Name 姓名

Mr. Liu Zhiguang (retired on 18 January 2023) 劉志光先生(於2023年1月18日退任)

Mr. Xiao Dongsheng 肖東生先生

Mr. Wang Jinsheng (resigned on 30 March 2022) 王進聖先生(於2022年3月30日辭任)

Ms. Zhou Jinying (appointed on 31 May 2022 and retired on 18 January 2023)
周勁鷹女士(於2022年5月31日委任 並於2023年1月18日退任)

Mr. Shi Lei (appointed on 31 May 2022) 石磊先生(於2022年5月31日委任)

Mr. Liu Xuejing (retired on 18 January 2023) 劉學景先生(於2023年1月18日退任)

Mr. Zhang Chuanli (retired on 18 January 2023) 張傳立先生(於2023年1月18日退任)

Mr. Ow Weng Cheong (resigned on 30 March 2022) 區永昌先生(於2022年3月30日辭任)

Mr. Qiu Zhongwei (appointed on 18 January 2023) 邱中偉先生(於2023年1月18日委任)

Mr. Zhu Lingjie (appointed on 18 January 2023) 朱凌潔先生(於2023年1月18日委任)

Mr. Lu Wei (appointed on 18 January 2023) 呂崴先生(於**2023**年1月18日委任)

董事、監事及高級管理層

本公司於截至2022年12月31日止年度內及截至本 年報日期的董事、監事(「監事」)和高級管理層載列 如下:

Position in the Company 公司職位

Chairman of the Board of Directors and executive Director 董事會主席兼執行董事

Executive Director and general manager 執行董事兼總經理

Executive Director, vice general manager and general manager of the breeding department 執行董事、副總經理兼養殖事業部總經理

Executive Director and vice general manager

執行董事兼副總經理

Executive Director, vice general manager, chief financial officer, secretary to the Board of Directors and joint company secretary 執行董事、副總經理、財務總監、董事會秘書兼聯席公司秘書

Non-executive Director 非執行董事

Non-executive Director 非執行董事

Non-executive Director 非執行董事

Non-executive Director 非執行董事

Chairman of the Board of Directors and non-executive Director 董事會主席兼非執行董事

Non-executive Director 非執行董事

Name 姓名

Ms. Zhou Ruijia (appointed on 18 January 2023) 周瑞佳女士(於2023年1月18日委任)

Mr. Guo Tianyong (retired on 18 January 2023) 郭田勇先生(於**2023**年1月18日退任)

Ms. Wang Anyi (appointed on 18 January 2023) 王安易女士(於2023年1月18日委任)

Ms. Zhao Yinglin 趙迎琳女士

Mr. Chung Wai Man 鍾偉文先生

The biographical details of the Directors are set out as follows:

Executive Directors

Mr. Xiao Dongsheng, aged 51, an executive Director and the general manager of the Company. He was appointed as a Director on 1 November 2018. He is primarily responsible for the sales and marketing functions of the Group. He is also a director of iShape Food Technology and Fengxiang Foods (Japan) Co., Ltd and an executive director of Shandong Fengxiang Industrial Co., Ltd. ("**Fengxiang Industrial**").

Mr. Xiao has over 25 years of experience in corporate and business management. He joined the Group in December 2010. He has been a general manager and the general manager of international marketing centre of Shandong Fengxiang Food Development Co., Ltd. ("Fengxiang Food Development") since December 2011. He has also been a general manager of iShape Food Technology since June 2019. Mr. Xiao obtained a bachelor's degree in engineering from Nanjing University of Chemical Technology (currently known as Nanjing Tech University) in the PRC in July 1994.

Mr. Shi Lei, aged 37, an executive Director, the vice general manager, chief financial officer, the secretary to the Board of Directors and a joint company secretary of the Company. He was appointed as a Director on 31 May 2022. He is primarily responsible for the financial aspects of the Group.

Position in the Company 公司職位

Non-executive Director 非執行董事

Independent non-executive Director 獨立非執行董事

Independent non-executive Director 獨立非執行董事

Independent non-executive Director 獨立非執行董事

Independent non-executive Director 獨立非執行董事

董事的履歷詳情載列如下:

執行董事

肖東生先生,51歲,為本公司執行董事兼總經理。彼 於2018年11月1日獲委任為董事。彼主要負責本集團 銷售及營銷職能。彼亦為優形食品科技及鳳祥食品株 式会社的董事、山東鳳祥實業有限公司(「**鳳祥實業**」) 的執行董事。

肖先生在企業及業務管理方面擁有逾25年經驗。彼 於2010年12月加入本集團。自2011年12月起,彼於 山東鳳祥食品發展有限公司(「**鳳祥食品發展**」)發展 擔任總經理兼國際營銷中心總經理。自2019年6月 起,彼亦於優形食品科技擔任總經理。肖先生於1994 年7月獲得中國南京化工學院(現稱南京工業大學)工 學學士學位。

石磊先生,37歲,為本公司執行董事、副總經理、財務總監、董事會秘書兼聯席公司秘書。彼於2022年 5月31日獲委任為董事。彼主要負責本集團的財務 事宜。

Mr. Shi has over 13 years of experience in finance, accounting and management, and joined the Group in June 2013. Mr. Shi served as a vice general manager of financial budget and analysis department, a financial manager and an assistant director of financial centre of the Company from June 2013 to February 2018. Mr. Shi has been a supervisor of Yucheng Fengming Food Co., Ltd. since August 2017. Prior to joining the Group, Mr. Shi worked for the finance department of Qingdao Zhengda Co., Ltd. from January 2008 to June 2010, and worked as a supervisor of the finance department of OSI Group (Weihai) Poultry Development Co., Ltd. from June 2010 to June 2013. Mr. Shi obtained a bachelor's degree in financial management from Qingdao Agricultural University in the PRC in July 2007.

Non-executive Directors

Mr. Qiu Zhongwei, aged 54, a non-executive Director of the Company. He was appointed as a Director on 18 January 2023. Mr. Qiu is a member of the remuneration committee of the Company (the "**Remuneration Committee**").

Mr. Qiu has over 30 years of experience in corporate finance and private equity investment. He has been a partner and managing director of PAG Asia Capital since April 2015. From 1990 to 2000, Mr. Qiu served as a vice president at Goldpark China Limited, a subsidiary of China Huaneng Group. Mr. Qiu has served as the managing director and managing partner at Hony Capital for 10 years from January 2005. Before that, he was the chairman of Yintai Holdings Limited, From July 2006 to June 2015, he served as a non-executive director of Changsha Zoomlion Heavy Industry Science and Technology Development Co., Ltd. (currently known as Zoomlion Heavy Industry Science and Technology Co., Ltd.), a company listed on the Main Board of the Stock Exchange (stock code: 01157) and the Shenzhen Stock Exchange (stock code: 000157). He has been a director of Metro Land Corporation Ltd., a company listed on the Shanghai Stock Exchange (stock code: 600683), since December 2017; and a non-executive director of China Youran Diary Group Limited, a company listed on the Main Board of the Stock Exchange (stock code: 09858), since August 2020. He is currently the chairman and the general manager of Shanghai Baosteel Gases Co., Ltd.. Mr. Qiu obtained a bachelor's degree in engineering from Xi'an Jiaotong University in the PRC in 1990. He then obtained a master's degree in business administration jointly awarded by Kellogg School of Management of Northwestern University in the United States and the Hong Kong University of Science and Technology in Hong Kong in 2003.

石先生在財務、會計及管理方面具備逾13年的經驗, 並於2013年6月加入本集團。石先生於2013年6月至 2018年2月期間先後擔任本公司財務預算及分析部門 副總經理、財務經理、財務中心主任助理。石先生自 2017年8月起擔任禹城鳳鳴食品有限公司監事。加入 本集團前,石先生於2008年1月至2010年6月任職於 青島正大有限公司財務部,並曾於2010年6月至2013 年6月擔任福喜(威海)農牧發展有限公司財務部主 管。石先生於2007年7月獲得中國青島農業大學財務 管理學士學位。

非執行董事

邱中偉先生,54歲,為本公司非執行董事。彼於2023 年1月18日獲委任為董事。邱先生為本公司薪酬委員 會(「**薪酬委員會**」)成員。

邱先生於企業融資及私募股權投資方面擁有逾30年 經驗。彼自2015年4月起一直為太盟亞洲資本合夥 人及董事總經理。自1990年至2000年,邱先生擔任 Goldpark China Limited (中國華能集團的附屬公司)副 總裁。邱先生自2005年1月起計10年擔任弘毅投資董 事總經理及管理合夥人。此前,彼曾擔任銀泰控股公 司董事長。自2006年7月至2015年6月,彼擔任長沙 中聯重工科技發展股份有限公司(現稱中聯重科股份 有限公司,於聯交所主板(股份代號:01157)及深圳 證券交易所(股份代號:000157)上市的公司)之非執 行董事。自2017年12月起,彼擔任上海證券交易所上 市公司京投發展股份有限公司(股份代號:600683) 的董事;及自2020年8月起擔任聯交所主板上市公司 中國優然牧業集團有限公司(股份代號:09858)之非 執行董事。彼現時為上海寶鋼氣體有限公司的董事長 兼總經理。邱先生於1990年自中國西安交通大學取 得工學學士學位。彼其後於2003年獲美國西北大學 凱洛格商學院與香港科技大學聯合頒發工商管理碩 士學位。

Mr. Lu Wei, aged 44, a non-executive Director. He was appointed as a Director on 18 January 2023. Mr. Lu is a member of the audit committee of the Company (the "**Audit Committee**").

Mr. Qiu has over 20 years of experience in banking, investment and business consultation. He joined PAG Asia Capital as a senior associate in August 2011 and was subsequently promoted to vice president and executive director. He is currently a managing director of PAG Asia Capital. From September 2001 to June 2004, Mr. Lu served at the Shanghai office of Standard Chartered Bank (China) Limited. From August 2004 to April 2010, he served as a business analyst and an associate at McKinsey & Company. He served as a senior associate at the Shanghai office of CITIC Capital from May 2010 to August 2011. Mr. Lu obtained a bachelor's degree in economics with a major in international finance from Renmin University of China in the PRC in July 2001. He then obtained a master's degree in business administration from Harvard University in the United States in June 2009.

Mr. Zhu Lingjie, aged 43, is the chairman of the Board of Directors and a non-executive Director. He was appointed as a Director on 18 January 2023. Mr. Zhu is the chairman of the nomination committee of the Company (the "**Nomination Committee**").

Mr. Zhu has over 18 years of experience in business and marketing strategy formation and investment. Mr. Zhu joined PAG Asia Capital in October 2013 and his current position is managing director. He has extensive experience in consumer goods sector and retail industry as a consultant and professional manager. From July 2005 to March 2008, he worked as a senior manager at Opera Solutions, LLC., a company providing analytics consulting service. From March 2008 to March 2012, he served as a senior project manager at Roland Berger, a worldwide management consulting company. Mr. Zhu joined Beiersdorf AG, a German multinational company that manufactures and retails personal care products in April 2012, and he served as the trade marketing director and the head of e-commerce of the "NIVEA" brand and the business unit head of the "Eucerin" brand. Mr. Zhu obtained a bachelor's degree in finance from Nanjing University in the PRC in July 2002. He then obtained a certificate of graduate studies from Johns Hopkins University Nanjing University Center for Chinese and American Studies in July 2004. He further obtained a master's degree in finance from Nanjing University in the PRC in July 2005.

呂崴先生,44歲,為非執行董事。彼於2023年1月18 日獲委任為董事。呂先生為本公司審計委員會(「審計 委員會」)成員。

呂先生於銀行、投資及商業諮詢方面擁有逾20年經 驗。彼於2011年8月加入太盟亞洲資本擔任高級投資 經理,其後晉升為副總裁及執行董事。彼現時為太 盟亞洲資本的董事總經理。自2001年9月至2004年6 月,呂先生曾於渣打銀行(中國)有限公司上海辦事處 任職。自2004年8月至2010年4月,彼於麥肯錫公司 (McKinsey & Company)擔任商業分析員及諮詢顧問。 自2010年5月至2011年8月,彼擔任中信資本(CITIC Capital)上海辦事處高級投資經理。呂先生於2001年 7月取得中國人民大學國際金融專業經濟學學士學 位。彼其後於2009年6月自美國哈佛大學取得工商管 理碩士學位。

朱凌潔先生,43歲,為董事會主席兼非執行董事。彼 於2023年1月18日獲委任為董事。朱先生為本公司提 名委員會(「提名委員會」)主席。

朱先生於商業及營銷策略制定及投資經驗方面擁有 超過18年。朱先生於2013年10月加入太盟亞洲資本, 彼現時職位為董事總經理。彼作為顧問及職業經理 人,在消費品界別及零售業界方面積累豐富經驗。於 2005年7月至2008年3月,彼於Opera Solutions, LLC. 擔任高級經理,該公司提供分析顧問服務。於2008年 3月至2012年3月,彼於羅蘭貝格(Roland Berger)擔任 高級項目經理,該公司為一間全球管理諮詢公司。朱 先生於2012年4月加入拜爾斯多夫(Beiersdorf AG), 該公司為一間製造及銷售個人護理產品的德國跨國 公司,彼擔任「妮維雅」品牌的渠道行銷總監及電子商 務主管以及「優色林」品牌的業務單位主管。朱先生於 2002年7月取得中國南京大學金融學學士學位。彼其 後於2004年7月取得南京大學一約翰斯•霍普金斯 大學中美文化研究中心的研究生證書,並於2005年7 月取得中國南京大學金融學碩士學位。

Ms. Zhou Ruijia, aged 34, is a non-executive Director. She was appointed as a Director on 18 January 2023.

Ms. Zhou has over 11 years of experience in investment, financial and operational management. Ms. Zhou currently serves as an executive director of PAG Asia Capital, focusing on buyouts, privatisations, and structured minority investments. Since joining PAG Asia Capital in 2013, Ms. Zhou has been actively involved in a number of investments in the business services and technology sectors, including several leading public companies on the New York Stock Exchange and the Stock Exchange. She is primarily responsible for conducting investments and advising invested portfolio companies on strategic, financial and operational initiatives. Prior to joining PAG Asia Capital, Ms. Zhou worked as an analyst in the investment banking division of Goldman Sachs in New York from July 2011 to July 2013, primarily responsible for conducting financial analysis and advising corporate clients and financial institutions on mergers and acquisitions, as well as equity and debt issuances. Ms. Zhou obtained a bachelor of science degree from Duke University in the United States in 2011.

Independent non-executive Director

Ms. Wang Anyi, aged 46, is an independent non-executive Director. She was appointed as a Director on 18 January 2023. Ms. Wang is the chairperson of the Remuneration Committee, a member of the Audit Committee and a member of the Nomination Committee.

Ms. Wang has over 20 years of experience in business consultancy, corporate management and finance. Ms. Wang has been a partner and the chief financial officer of BosWinner, a company providing building and facility construction and management software, since June 2017. Prior to that, she served as the chief financial officer of e-Shang, an integrated development and investment management business that subsequently merged into the ESR Group from 2014 to 2017. Ms. Wang started her career as an analyst at McKinsey & Company in 1999. She joined Morgan Stanley as an associate in its Chicago office's mergers and acquisition team in 2004 and then served in the global capital markets team in the Hong Kong office in 2006. She was promoted to vice president of the China investment banking and real estate team in the Hong Kong office in 2007. From 2009 to 2013, she served as the head of corporate finance and investor relations at Yanlord Land Group Limited. Ms. Wang obtained a bachelor's degree in international finance and real estate from Shanghai Jiaotong University in the PRC in 1999. She then obtained a master's degree in business administration from Kellogg School of Management of Northwestern University in the United States in 2004.

周瑞佳女士,34歲,為非執行董事。彼於2023年1月 18日獲委任為董事。

周女士於投資、財務及營運管理方面擁有逾11年經 驗。周女士現為太盟亞洲資本的執行董事,專注於收 購、私有化及結構性少數股權投資。自2013年加入太 盟亞洲資本以來,周女士參與了多項商業服務及科技 領域的投資,被投公司中包含多家於紐約證券交易所 及聯交所上市的公眾公司。彼主要負責進行投資以及 就戰略、財務及經營管理等方面向所投資公司提供意 見和建議。於加入太盟亞洲資本前,自2011年7月至 2013年7月,周女士於高盛(Goldman Sachs)投資銀行 部門紐約辦公室擔任分析師,主要負責進行金融財務 分析及就併購以及股權及債務發行向公司客戶及金 融機構提供意見和建議。周女士於2011年在美國杜 克大學取得理學學士學位。

獨立非執行董事

王安易女士,46歲,為獨立非執行董事。彼於2023年 1月18日獲委任為董事。王女士為薪酬委員會主席、 審計委員會成員及提名委員會成員。

王女士於商業諮詢、企業管理及融資方面擁有逾20 年經驗。自2017年6月起,王女士一直為盈嘉互聯 (BosWinner)的合夥人兼首席財務官,該公司提供建 築及設施建造及管理軟件。此前,彼於2014年至2017 年在易商(e-Shang)擔任首席財務官,易商(e-Shang) 為綜合發展及投資管理業務,其後合併至易商紅木 集團(ESR Group)。王女士於1999年在麥肯錫公司 (McKinsey & Company) 擔任分析師開展事業。彼於 2004年加入摩根士丹利擔任芝加哥辦事處收購兼併 組經理,其後於2006年服務香港辦事處的環球資本 市場組。彼於2007年晉升為香港辦事處中國投資銀 行及房地產組副總裁。自2009年至2013年,彼於仁 恒置地集團有限公司擔任公司金融及投資者關係主 管。王女士於1999年取得中國上海交通大學國際金 融及房地產學士學位。彼其後於2004年獲美國西北 大學凱洛格商學院頒授工商管理碩士學位。

Ms. Zhao Yinglin, aged 57, an independent non-executive Director. She was appointed as a Director on 28 May 2021. Ms. Zhao is a member of the Remuneration Committee and the Nomination Committee.

Ms. Zhao has 23 years of experience in corporate and business management. She was the general manager of the investment management department of China Life Property & Casualty Insurance Company Limited between October 2007 and March 2020 and the chief investment officer of PICC Health Insurance Company Limited from March 2020 to February 2021. Ms. Zhao completed her postgraduate studies in finance and investment and received her doctorate degree in economics from the Northwest University in the PRC in July 2000. She obtained the Securities Practitioners Qualifications Certificate from the Securities Association of China in February 2004 and obtained the Independent Director Qualification Certificate from the Shanghai Stock Exchange in March 2014.

Mr. Chung Wai Man, aged 59, an independent non- executive Director. He was appointed as a Director on 8 August 2019. Mr. Chung is the chairman of the Audit Committee.

Mr. Chung has over 29 years of experience in accounting, taxation and finance. Mr. Chung has served as an independent non-executive director of Net Pacific Financial Holdings Limited (stock code: 5QY) since June 2018, the shares of which are listed on the Singapore Exchange Limited and E Lighting Group Holdings Limited (stock code: 08222) since September 2014, the shares of which are listed on GEM of the Stock Exchange. Mr. Chung has been the general manager of Yipei Global Capital Limited since May 2021.

Mr. Chung obtained a bachelor's degree in social sciences from University of Hong Kong in December 1989 and a master's degree in international business management from City University of Hong Kong in November 1998. Mr. Chung has been an associate member of the Hong Kong Institute of Certified Public Accountants since April 1995 and a fellow of The Association of Chartered Certified Accountants in the United Kingdom since November 1999. **趙迎琳女士**,57歲,為獨立非執行董事。彼於2021年 5月28日獲委任為董事。趙女士為薪酬委員會成員及 提名委員會成員。

趙女士在企業及業務管理方面有23年經驗。彼自 2007年10月至2020年3月在中國人壽財產保險股份 有限公司任投資管理部總經理,自2020年3月至2021 年2月在中國人民健康保險股份有限公司任首席投資 執行官。趙女士於2000年7月在西北大學經濟管理學 院完成金融與投資專業學習,並獲得研究生學歷,經 濟學博士學位。彼於2004年2月獲中國證券業協會證 券從業人員資格證書:於2014年3月獲上海證券交易 所獨立董事資格證書。

鍾偉文先生,59歲,為獨立非執行董事。彼於2019年 8月8日獲委任為董事。鍾先生為審計委員會主席。

鍾先生在會計、税務及金融方面擁有逾29年經驗。 鍾先生自2018年6月至今擔任利通太平洋金融控股有 限公司(股份代號:5QY)之獨立非執行董事,該股份 於新加坡交易所有限公司上市。鍾先生亦自2014年 9月至今擔任壹照明集團控股有限公司(股份代號: 08222)之獨立非執行董事,該公司的股份於聯交所 GEM上市。鍾先生自2021年5月起擔任藝沛環球資本 有限公司總經理。

鍾先生於1989年12月獲得香港大學社會科學學士學 位及於1998年11月獲得香港城市大學國際商業管理 碩士學位。鍾先生自1995年4月起一直為香港會計師 公會會員,自1999年11月起一直為英國特許公認會 計師公會資深會員。

SUPERVISORS 監事

Name 姓名

Mr. Zhang Jun (retired on 18 January 2023) 張軍先生(於**2023**年1月18日退任)

Mr. Chen Dehe (retired on 18 January 2023) 陳德賀先生(於2023年1月18日退任)

Ms. Lian Xianmin (retired on 18 January 2023) 廉憲敏女士(於2023年1月18日退任)

Ms. Gao Jin (appointed on 18 January 2023) 高瑾女士(於2023年1月18日委任)

Mr. Zhu Kaijie (appointed on 18 January 2023) 朱愷杰先生(於2023年1月18日委任)

Mr. Ma Xianwen (appointed on 18 January 2023) 馬憲穩先生(於2023年1月18日委任)

The biographical details of the Supervisors are set out as follows:

Ms. Gao Jin, aged 40, is the chairperson of the Board of Supervisors and a shareholders representative Supervisor. She was appointed as a Supervisor on 18 January 2023.

Ms. Gao has over 10 years of experience in professional accounting and tax advisory services. Ms. Gao joined PAG Asia Capital in April 2019 and her current position is vice president. From August 2005 to October 2014, she served as a manager at KPMG Advisory (China) Ltd.. From November 2014 to June 2015, she worked as a senior manager at WTS Consulting (Shanghai) Ltd. From July 2015 to February 2019, she served as a director at Sinopharm Capital Management Co., Ltd. (currently known as Sinopharm Capital Management Limited Company). Since June 2020, she has been a supervisor at Shenzhen Xin Jiao Cultural Information Consulting Co., Ltd.. Since June 2021, she has been a director at Mingya Insurance Brokers Co., Ltd. Since April 2022, she concurrently serves as a manager at Chengdu Xuyu Education Consulting Co., Ltd. and Chengdu Fanshun Education Consulting Co., Ltd.. Ms. Gao obtained a bachelor's degree in accounting from Fudan University in the PRC in July 2005. Ms. Gao has been a certified public accountant in the PRC since December 2006 and a certified tax advisor in the PRC since August 2009.

Position in the Company 公司職位

Shareholders representative Supervisor 股東代表監事

Shareholders representative Supervisor 股東代表監事

Employees representative Supervisor 職工代表監事

Shareholders representative Supervisor 股東代表監事

Shareholders representative Supervisor 股東代表監事

Employees representative Supervisor 職工代表監事

監事履歷詳情如下:

高瑾女士,40歲,為監事會主席及股東代表監事。彼於2023年1月18日獲委任為監事。

高女士於專業會計及税務顧問服務方面有逾10年經 驗。高女士於2019年4月加入太盟亞洲資本,現時職 位為副總裁。於2005年8月至2014年10月,彼於畢馬 威企業諮詢(中國)有限公司擔任經理。於2014年11 月至2015年6月,彼擔任偉拓商務諮詢(上海)有限公 司之高級經理。於2015年7月至2019年2月,彼於國 藥資本管理有限公司(現稱上海健壹私募基金管理有 限公司)擔任董事。自2020年6月起,彼一直擔任 圳鑫教文化信息諮詢有限公司之監事。自2021年6月 起,彼一直擔任明亞保險經紀股份有限公司之董事。 自2022年4月起,彼同時擔任成都煦予教育諮詢有限 公司及成都梵順教育諮詢有限公司之經理。高女士於 2005年7月在中國復旦大學取得會計學學士學位。高 女士自2006年12月起成為中國註冊公共會計師,並 自2009年8月起成為中國註冊税務顧問。

Mr. Zhu Kaijie, aged 27, is a shareholders representative Supervisor. He was appointed as a Supervisor on 18 January 2023.

Mr. Zhu has over five years of experience in finance and investment banking. Mr. Zhu joined PAG Asia Capital in February 2021 and his current position is senior associate of private equity strategy. From July 2017 to August 2019, he worked at Morgan Stanley Asia Limited with his last position as an associate of the investment banking division. From September 2019 to January 2021, he worked as an analyst at DCP Capital. Mr. Zhu obtained a bachelor's degree in arts with a double major in economics and mathematics-statistics from Columbia University in the City of New York in the United States in May 2017 with magna cum laude honour.

Mr. Ma Xianwen, aged 37, is the employees representative Supervisor. He was appointed as a Supervisor on 18 January 2023.

Mr. Ma is the senior manager of the human resources department of the Company and the manager of the human resources department of iShape Food Technology. Mr. Ma joined the Company in November 2009. He was a recruitment specialist of the human resources department of the Company from November 2009 to December 2011. From January 2012 to July 2016, he successively served as the section chief of recruitment division and integrated personnel division under the human resources department of the Company. He worked as the manager of the human resources department of the Company from August 2016 to December 2020 and was promoted to senior manager in January 2021. Mr. Ma obtained a bachelor's degree in human resources management from Liaocheng University in the People's Republic of China in June 2009. 朱愷杰先生,27歲,為股東代表監事。彼於2023年1 月18日獲委任為監事。

朱先生在金融及投資銀行方面擁有逾五年經驗。朱先 生於2021年2月加入太盟亞洲資本,現時職位為私募 股權策略的高級經理。於2017年7月至2019年8月, 彼任職於摩根士丹利亞洲有限公司,最後職位為投資 銀行部門經理。於2019年9月至2021年1月,彼於德 弘資本(DCP Capital)擔任分析師。朱先生於2017年5 月以優等生榮譽獲美國紐約市哥倫比亞大學頒授文 學士學位,主修經濟及數理統計學雙專業。

馬憲穩先生,37歲,為職工代表監事。彼於2023年1 月18日獲委任為監事。

馬先生為本公司人力資源部高級經理及優形食品科 技人力資源部經理。馬先生於2009年11月加入本公 司。於2009年11月至2011年12月,彼為本公司人力 資源部招聘專員。於2012年1月至2016年7月,彼先 後擔任本公司人力資源部旗下招聘科及綜合人事科 科長。彼於2016年8月至2020年12月擔任本公司人力 資源部經理,並於2021年1月晉升為高級經理。馬先 生於2009年6月獲得中國聊城大學人力資源管理學士 學位。

SENIOR MANAGEMENT 高級管理層

Name Position in the Company 姓 名 公司職位 Mr. Xiao Dongsheng General manager 肖東生先生 總經理 Mr. Wang Jinsheng (resigned on 30 March 2022) Vice general manager and general manager of the breeding department 副總經理兼養殖事業部總經理 王進聖先生(於2022年3月30日辭任) Mr. Wang Zhixian Vice general manager 汪之現先生 副總經理 Mr. Meng Tao Vice general manager 孟濤先生 副總經理 Ms. Zhou Jinying Vice general manager 周勁鷹女士 副總經理 Mr. Shi Lei Vice general manager, chief financial officer, secretary to the Board of 石磊先生 Directors and joint company secretary 副總經理、首席財務總監、董事會秘書兼聯席公司秘書

The biographical details of senior management of the Company are set out as follows:

For biographical details of Mr. Xiao Dongsheng (肖東生) and Mr. Shi Lei (石磊), please refer to "Directors - Executive Directors" of this section.

Mr. Wang Zhixian, aged 57, a vice general manager of the Company. He is primarily responsible for the food safety and quality management functions of the Group.

Mr. Wang has over 21 years of experience in food safety and quality management industry. He joined the Group in August 2001. He was a vice general manager of Fengxiang Food Development from August 2001 to August 2011. He served as a vice general manager of food business department of Fengxiang Food Development from August 2011 to July 2016. Mr. Wang served as a general manager and an executive director of Xingwen Tianyang Jishi Food Development Co., Ltd. from July 2016 to October 2019 and from May 2016 to October 2019, respectively. He has been a general manager of Fengxiang Industrial since December 2011.

Mr. Wang completed his education specialising in Chinese enterprise operator project from Peking University in the PRC in July 2017. He also completed his education specialising in refrigeration from Shandong Commercial School in the PRC in July 1986.

本公司高級管理層履歷詳情如下:

有關肖東生先生及石磊先生的履歷詳情,請參閱本章 節的「董事一執行董事」。

汪之現先生,57歲,為本公司副總經理。彼主要負責 本集團食品安全及質量管理職能。

汪先生在食品安全及質量管理行業擁有逾21年經 驗。彼於2001年8月加入本集團。彼自2001年8月至 2011年8月擔任鳳祥食品發展副總經理。自2011年8 月至2016年7月,彼擔任鳳祥食品發展食品業務部副 總經理。自2016年7月至2019年10月及自2016年5月 至2019年10月,汪先生分別擔任興文天養極食食品 發展有限公司總經理及執行董事。自2011年12月起, 彼擔任鳳祥實業總經理。

汪先生於2017年7月完成了中國北京大學中國企業經 營項目的學習。彼亦於1986年7月完成了中國山東省 商業學校製冷專業的學習。

Mr. Meng Tao, aged 55, a vice general manager of the Company. He is primarily responsible for the operational planning and supply chain centre of the Group.

Mr. Meng has over 33 years of experience in meat product industry. He joined the Group in February 2013. He was a vice general manager of production department of Fengxiang Food Development from February 2013 to November 2013. He served as a general manager of production department of Fengxiang Industrial from November 2013 to September 2016. Mr. Meng served as a vice general manager of Fengxiang Food Development from September 2016 to February 2018.

Mr. Meng completed his education specialising in mechanical engineering from Beijing Union University in the PRC in August 1989. Mr. Meng was awarded the Post Experience Certificate in engineering business management from The University of Warwick in the United Kingdom in November 2002.

Ms. Zhou Jinying, aged 50, a vice general manager of the Company. She is the person-in-charge of the business of "iShape", and is also the general manager of marketing centre.

Ms. Zhou has over 25 years of experience in marketing and media industry. She joined the Group in February 2018. She has been a vice general manager of the Company since February 2018 served as an executive Director of the Company from May 2022 to January 2023.

Prior to joining the Group, Ms. Zhou served as a general manager of the brand management centre and a chief brand officer at GMK Holdings from September 2016 to April 2018. She was a vice general manager and chief brand officer of GMK Holdings from April 2018 to January 2019.

Ms. Zhou obtained a bachelor's degree in cultural business management from Beijing Film Academy in the PRC in June 1998.

Save as disclosed in this annual report, none of the Directors, Supervisors and senior management (i) hold any other directorship in other publicly listed companies in the last three years; (ii) has any relationship with any other Directors, Supervisors, senior management, substantial shareholders or controlling shareholders of the Company; (iii) hold any other position in the Company or other members of the Group; (iv) hold any other interest in the shares of the Company with the meaning of Part XV of the Securities and Futures Ordinance (the "**SFO**"); and (v) has other information relating to him/her that should be disclosed pursuant to the events under Rule 13.51(2)(h) to 13.51(2)(v) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Listing Rules**"). **孟濤先生**,55歲,為本公司副總經理。彼主要負責分 管本集團運營規劃和供應鏈中心。

孟先生在肉類產品行業擁有逾33年經驗。彼於2013 年2月加入本集團。彼自2013年2月至2013年11月擔 任鳳祥食品發展生產部副總經理。彼自2013年11月 至2016年9月擔任鳳祥實業生產部總經理。孟先生自 2016年9月至2018年2月擔任鳳祥食品發展副總經理。

孟先生於1989年8月完成了中國北京聯大機械工程學院機械工程專業的學習。孟先生於2002年11月獲英國華威大學頒發的工程商務管理進修證書。

周勁鷹女士,50歲,為本公司副總經理。彼為優形業務負責人,亦為市場中心總經理。

周女士在營銷及媒體行業擁有逾25年經驗。彼於 2018年2月加入本集團。彼自2018年2月起擔任本公 司副總經理並於2022年5月至2023年1月期間擔任本 公司執行董事。

加入本集團之前,周女士自2016年9月至2018年4 月擔任新鳳祥控股品牌管理中心總經理兼首席品牌 官。彼自2018年4月至2019年1月擔任新鳳祥控股副 總經理及首席品牌官。

周女士於1998年6月在中國獲得北京電影學院文化事 業管理學士學位。

除本年度報告所披露者外,董事、監事及高級管理人 員(i)並無於過往三年於其他公眾上市公司擔任任何 其他董事職務:(ii)與本公司任何其他董事、監事、高 級管理人員、主要股東或控股股東概無任何關係; (iii)並無於本公司或本集團其他成員公司擔任任何職 位:(iv)並無於本公司股份中擁有《證券及期貨條例》 (「《證券及期貨條例》」)第XV部所界定之權益;及(v) 並無其他有關彼等之資料須根據《香港聯合交易所有 限公司證券上市規則》(「《上市規則》」)第13.51(2)(h)至 13.51(2)(v)條所述事項予以披露。

UPDATE ON DIRECTORS' AND SUPERVISORS' INFORMATION

Change of Directors

On 30 March 2022, Mr. Wang Jinsheng tendered his resignation from his position as an executive Director, and Mr. Ow Weng Cheong tendered his resignation from his position as a non-executive Director. On 30 March 2022, Ms. Zhou Jinying and Mr. Shi Lei were proposed to be appointed as executive Directors of the Company and were elected at the annual general meeting of the Company held on 31 May 2022.

The fourth session of the Board of Directors expired upon the conclusion of the 2023 first extraordinary general meeting (the "General Meeting") and the H share class meeting of the Company held on 18 January 2023 (the "Shareholders Meetings"), and all incumbent Directors retired from their positions as Directors at that time. On 28 December 2022, the Board of Directors resolved to re-elect Mr. Xiao Dongsheng and Mr. Shi Lei as executive Directors, elect/re-elect Ms. Wang Anyi, Ms. Zhao Yinglin and Mr. Chung Wai Man as independent non-executive Directors, and elect Mr. Qiu Zhongwei, Mr. Lu Wei, Mr. Zhu Lingjie and Ms. Zhou Ruijia as non-executive Directors at the General Meeting. On 18 January 2023, the appointments of each of the above Directors of the fifth session of the Board of Directors were approved by the Shareholders at the General Meeting. Mr. Zhu Lingjie was elected and appointed as the chairman of the Board of Directors.

Changes of Supervisors

The fourth session of the Board of Supervisors expired upon the conclusion of the Shareholders Meetings, and all incumbent Supervisors retired from their positions as Supervisors at that time. On 28 December 2022, the Board of Supervisors resolved to elect Ms. Gao Jin and Mr. Zhu Kaijie as shareholders representative Supervisors at the General Meeting. On 18 January 2023, the appointments of each of the above Supervisors of the fifth session of the Board of Supervisors were approved by the Shareholders at the General Meeting. On the same date, Mr. Ma Xianwen was elected as an employees representative Supervisor at the employees representative meeting of the Company. Ms. Gao Jin was elected and appointed as the chairperson of the Board of Supervisors.

董事及監事資料更新

董事變動

於2022年3月30日,王進聖先生辭去執行董事職務及 區永昌先生辭去非執行董事職務。於2022年3月30 日,周勁鷹女士及石磊先生獲建議委任為本公司執行 董事,並已於2022年5月31日舉行的本公司股東週年 大會上獲選。

第四屆董事會於本公司於2023年1月18日舉行的 2023年第一次臨時股東大會(「股東會議」)及H股類別 股東大會(「股東大會」)結束時屆滿,屆時全體現任董 事退任其董事職務。於2022年12月28日,董事會議 決於股東會議上重選肖東生先生及石磊先生為執行 董事,選舉/重選王安易女士、趙迎琳女士及鍾偉文 先生為獨立非執行董事,及選舉邱中偉先生、呂歲先 生、朱凌潔先生及周瑞佳女士為非執行董事。於2023 年1月18日,上述第五屆董事會各董事的委任已獲股 東於股東會議上批准。朱凌潔先生已獲選及獲委任為 董事會主席。

監事變動

第四屆監事會於股東大會結束時屆滿,屆時全體現任 監事退任其監事職務。於2022年12月28日,監事會 議決於股東會議上選舉高瑾女士及朱愷杰先生為股 東代表監事。於2023年1月18日,上述第五屆監事會 各監事的委任已獲股東於股東會議上批准。同日,馬 憲穩先生於本公司職工代表大會上獲選為職工代表 監事。高瑾女士已獲選及獲委任為監事會主席。 The Board of Directors is pleased to present its report (the "**Report of Board of Directors**") together with the financial statements of the Company for the year ended 31 December 2022.

PRINCIPAL BUSINESS

The principal business of the Company is the R&D, processing and sale of chicken meat products made with white-feathered broilers. Main products include processed chicken meat products and raw chicken meat products.

RESULTS

The results for the year ended 31 December 2022 are set out in the consolidated income statement on pages 135 to 137 of this annual report.

DIVIDENDS DISTRIBUTION

The Company has adopted in its general dividend policy. The Company has implemented a three-year dividend plan, pursuant to which, in the absence of certain special circumstances, if the Company records profit for the year and its accumulated undistributed profit is positive, and is capable of meeting the actual demand for distribution, the Company shall distribute dividends in cash, and the aggregate profits distributed in cash for such three years shall not be less than 30% of the total distributable profits realised for the latest three years as set out in the Company's financial statements and the dividends to be distributed in each particular year shall be decided by the Board of Directors. Any proposed distribution of dividends shall be formulated by the Board of Directors and shall be subject to approval at the shareholders' meeting. A decision to declare or to pay any dividends in the future, and the amount of any dividends, will depend on a number of factors, including our results of operations, cash flows, financial condition, capital adequacy ratio, payments by our subsidiaries of cash dividends to us, business prospects, statutory, regulatory and contractual restrictions on our declaration and payment of dividends and other factors that the Board of Directors may consider important.

According to the applicable PRC laws and the articles of association of the Company (the "**Articles of Association**"), we will pay dividends out of our profit after tax only after we have made the following allocations:

- recovery of accumulated losses, if any;
- allocations to the statutory reserve equivalent to 10% of our profit after tax, and, when the statutory reserve reaches and is maintained at or above 50% of our registered capital, no further allocations to this statutory reserve will be required;

董事會欣然提呈本公司截至2022年12月31日止年度 之報告(「董事會報告」)及財務報表。

主要經營業務

本公司主要經營業務是用白羽雞為原材料,研發、加 工及推銷雞肉製品。主要產品包括深加工雞肉製品、 生雞肉製品。

業績

截至2022年12月31日止年度業績載於本年報第135 頁至第137頁的合併利潤表中。

股息分配

本公司已採納一般股息政策。本公司已實施三年期股 息計劃,根據該計劃,除若干特殊情況外,倘本公司 在當年錄得利潤且累計未分配利潤為正並且能滿足 實際分派需要,本公司應當採取現金方式分派股息, 三年內以現金方式分派的利潤總額不應少於本公司 財務報表所載最近三年實現的可供分配利潤總額的 30%,且每一特定年度將予分派的股息須由董事會暫 定。任何分派股息的計劃須由董事會制定並須經股限 之會批准。未來宣派或派付任何股息的決定及任何股 息的金額將取決於多項因素,包括我們的經營業績、 現金流量、財務狀況、資本充足率、附屬公司向我們 派付的現金股息、業務前景、有關我們宣派及派付股 息的法定、監管及合同限制,以及董事會可能認為重 要的其他因素。

根據適用中國法律及本公司《公司章程》(「《公司章 程》」),我們將僅在作出下述分配後,方會從税後利 潤中派付股息:

- 彌補累積虧損(如有);
- 將税後利潤的10%分配至法定儲備,倘法 定儲備達至且維持在我們註冊資本的50% 或以上,則無須再分配至該法定儲備;

- allocations, if any, to a discretionary common reserve fund that are approved by the Shareholders in a shareholders' meeting; and
- allocation of employee welfare funds to be borne by the Company.

The Articles of Association stipulates that the Company may distribute dividends by means of cash, stock or a combination of cash and stock. There is no assurance that we will be able to declare dividends of such any amount each year or in any year.

Pursuant to the Notice of the State Administration of Taxation on Issues Concerning Individual Income Tax Collection and Management after the Repeal of Guo Shui Fa [1993] No. 045 (Guo Shui Han [2011] No. 348), individuals who are resident outside the PRC and who hold shares issued in Hong Kong by domestic non-foreign invested enterprises enjoy preferential tax rate in accordance with the tax conventions between Mainland China and the country where the residents reside and the tax arrangements between the Mainland China and Hong Kong (Macao). Individual shareholders will be generally subject to a withholding tax rate of 10% when domestic non-foreign invested enterprises which issue shares in Hong Kong distribute dividends to their shareholders, unless otherwise required by the regulations of relevant tax laws and tax conventions. Pursuant to the Notice on the Issues Concerning Withholding the Enterprises Income Tax on the Dividends Paid by Chinese Resident Enterprises to H Share Holders Who Are Overseas Non-resident Enterprises (Guo Shui Han [2008] No. 897) of the State Administration of Taxation, we are obliged to withhold and pay enterprise income tax at the rate of 10% from dividends paid or payable for H Shares when distributing dividends to non-resident enterprise shareholders of H Shares. No tax is pavable in Hong Kong in respect of dividends paid by us according to the current practice of the Hong Kong Inland Revenue Department. Shareholders are recommended to consult their tax advisers regarding the tax implication in the PRC, Hong Kong and other tax implications arising from their holding and disposal of H Shares of the Company.

The Board of Directors has resolved not to declare any final dividend for the year ended 31 December 2022 (2021: nil). As at the date of this annual report, the Board of Directors is not aware of any Shareholders who have waived or agreed to waive any dividends.

- 經由股東於股東大會上批准的金額(如 有),可分配至任意公積金;及
- 分配僱員福利基金(由本公司承擔)。

《公司章程》規定,本公司可以現金、股票或現金與股 票相結合的方式分派股息。概不保證我們將能夠每年 或任何一個年度宣派該等任何金額的股息。

根據《國家税務總局關於國税發[1993]045號文件 廢止後有關個人所得税徵管問題的通知》(國税函 [2011]348號),境外居民個人持有境內非外商投資企 業在香港發行的股票,按照中國內地與居民居住國的 税收協定和中國內地與香港(澳門)的税收安排,享受 優惠税率。在香港發行股票的境內非外商投資企業向 股東分配股息時,除有關税法和税收協定另有規定 外,個人股東一般按10%的預提税率繳納。根據《國 家税務總局關於中國居民企業向境外非居民企業H股 股東派發股息扣繳企業所得税有關問題的通知》(國 税函[2008]897號),我們在向非居民企業H股股東派 發股息時,有義務從已支付或應支付的H股股息中按 10%的税率扣繳企業所得税。根據香港税務局現行慣 例,我們在香港支付股息無須繳税。關於股東持有及 出售本公司H股的中國、香港及其他税務影響,本公 司建議股東自行諮詢税務顧問。

董事會已議決不宣派截至2022年12月31日止年度的 任何末期股息(2021年:零)。於本年報日期,董事會 並不知悉任何股東已放棄或同意放棄任何股息。

ANNUAL GENERAL MEETING

The annual general meeting (the "**AGM**") of the Company will be held on Friday, 19 May 2023. The notice of the AGM will be published and despatched to the Shareholders in due course in the manner as required by the Articles of Association and the Listing Rules.

CLOSURE OF REGISTER OF MEMBERS

In order to determine the entitlement to attend and vote at the AGM, the register of members of the Company will be closed from Tuesday, 16 May 2023 to Friday, 19 May 2023 (both days inclusive), during which period no transfer of Shares will be effected. In order to be qualified to attend and vote at the AGM, all transfers accompanied by the relevant share certificates must be lodged with the H Share Registrar of the Company, namely Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong (in respect of H Shareholders), or to the Company's registered office in the PRC at Liumiao Village, Anle Town, Yanggu County, Liaocheng City, Shandong Province, PRC (in respect of domestic Shareholders) no later than 4:30 p.m. on Monday, 15 May 2023.

BUSINESS REVIEW

A fair review of the business and a discussion and analysis of the Group's performance during the year and the material factors underlying its results and financial position are provided in the "Management Discussion and Analysis" on pages 15 to 37 of this annual report. Description of the principal risks and uncertainties faced the Group can be found throughout this annual report. Particulars of important events affecting the Group that have occurred after 31 December 2022, if any, can also be found in the notes to the financial statements.

In addition, more details regarding the Group's performance by reference to financial key performance indicators and environmental policies, as well as compliance with relevant laws and regulations which have a significant impact on the Group, are provided in the "Management Discussion and Analysis" of this annual report. Each of the abovementioned relevant contents form an integral part of the Report of Board of Directors.

股東週年大會

本公司將於2023年5月19日(星期五)舉行股東週年大 會(「股東週年大會」)。股東週年大會通告將於適當時 候按《公司章程》及《上市規則》規定的方式刊登及向 股東寄發。

暫停辦理股份過戶登記

為確定可出席股東週年大會並於會上投票之資格,本 公司將於2023年5月16日(星期二)至2023年5月19日 (星期五)(包括首尾兩天)暫停辦理股份過戶登記手 續,期間不接受任何股份轉讓登記。為符合出席股東 週年大會並於會上投票之資格,所有過戶文件連同相 關股票須不遲於2023年5月15日(星期一)下午四時三 十分送達本公司H股股份過戶登記處,即香港中央證 券登記有限公司,地址為香港灣仔皇后大道東183號 合和中心17樓1712-16號舖(就H股股東而言),或本 公司中國註冊辦事處,地址為中國山東省聊城市陽穀 縣安樂鎮劉廟村(就內資股股東而言)。

業務回顧

本集團於本年度內業務的公平回顧及本集團表現的 討論及分析,以及與其業績及財務狀況相關的重大因 素已載列於本年報第15至第37頁的「管理層討論及分 析」。有關本集團面對之主要風險及不確定因素之描 述已載於本年報內。2022年12月31日之後發生的影 響本集團的重要事件的詳細信息(如有)也載列於財 務報表的附註中。

此外,本年報的「管理層討論及分析」中還提供了有關 本集團財務關鍵績效指標和環境政策方面表現的更 多詳細信息,以及對本集團有重大影響的相關法律法 規的合規情況。上述相關內容是本董事會報告不可分 割的組成部分。

FINANCIAL SUMMARY

A summary of the Company's results, assets and liabilities for the last five financial years are set out on page 324 of this annual report. This summary does not form part of the financial statements.

AUDIT QUALIFICATION FOR THE YEAR ENDED 31 DECEMBER 2022

The Board of Directors and Audit Committee's View and the Plan to Address the Opinion

I. Qualified Opinion in 2022

The Auditor has expressed a qualified opinion in the independent auditors' report relating to the audit of the financial statements of the Group for the year ended 31 December 2022. The Board of Directors would like to provide the following additional information:

The Company was notified by GMK Holdings, the former controlling shareholder of the Company, that its subsidiaries had overdue debts in March 2022. Among such subsidiaries, GMK Finance was involved in overdue repayment disputes, pursuant to which the creditor filed a civil complaint against GMK Finance, and the guarantors for such loans, including Mr. Liu Xuejing (former controlling shareholder and nonexecutive Director), GMK Holdings and certain of its subsidiaries were named as defendants (the "**Debt Dispute**"). GMK Holdings, by itself and through its subsidiaries, provided guarantees for some of the loans obtained by the Group from banks, and provided deposits, loan facilities (including term loans and entrusted loans) and bill financing services to the Group. The deposits with GMK Finance have been unavailable for withdrawal and utilisation by the Group for daily operation since November 2022. In addition, there was an overdue payment for deposit interests from GMK Finance to the Group.

II. Basis of Qualified Opinion

As the Group is not able to estimate the recoverable amounts of deposits and related accrued interests in GMK Finance for the years ended 31 December 2021 and 31 December 2022, the Auditor has not been provided with sufficient and appropriate audit evidence regarding the possible impact of the abovementioned matter, they were unable to make a judgment as to whether adjustments to the related disclosures in the financial statements are necessary. The Auditor's audit opinion on the financial statements for the year ended 31 December 2022 was qualified accordingly.

財務概要

本集團於過往五個財政年度的業績、資產及負債之概 要載列於本年報第324頁。此概要不構成財務報表的 一部份。

截 至2022年12月31日 止 年 度 的 審 計 保 留 意見

董事會及審計委員會的觀點及解決該意見的 計劃

一、於2022年的保留意見

核數師已於獨立核數師報告中就本集團截至2022年 12月31日止年度的財務報表的審計發表保留意見。 董事會謹此提供以下補充資料:

本公司接獲本公司前控股股東新鳳祥控股的通知, 其附屬公司於2022年3月出現債務逾期情況。當中新 鳳祥財務公司涉及逾期還款糾紛,據此,債權人已針 對新鳳祥財務公司發出民事起訴狀,前控股股東兼非 執行董事劉學景先生、新鳳祥控股及其若干附屬公 司作為該等貸款之擔保人,同時被列為被告(「債務糾 紛」)。新鳳祥控股及通過其附屬公司現時為本集團向 銀行獲取的部分貸款提供擔保,以及向本集團提供存 款、貸款融通(包括定期貸款及委託貸款)及票據融資 服務。自2022年11月起,於新鳳祥財務公司的存款本 集團已不可取出及用於日常經營。此外,新鳳祥財務 公司逾期向本集團支付存款利息。

二、保留意見基準

由於本集團尚無法估計於截至2021年12月31日及 2022年12月31日止年度在新鳳祥財務公司的存款的 可收回性比例,而核數師並未就上述事項對存款的可 能影響獲提供充分及適當之審計憑證,彼等無法判斷 是否有必要對財務報表的相關披露作出調整。因此核 數師就截至2022年12月31日止年度的財務報表的審 計意見為保留意見。

The Group made a full impairment of the deposits with GMK Finance for the year ended 31 December 2022 and as at 31 December 2022 due to the following reasons: (i) the Group has been unable to withdraw and utilise the deposits with GMK Finance since November 2022, and there was an overdue payment for deposit interests from GMK Finance to the Group; (ii) the Debt Dispute is still ongoing, and the Board of Directors cannot predict the timing and outcome of the actions initiated by the creditors; (iii) as at the date of this annual report, there is no material progress on the restructuring proposal of the debt arrangement with GMK Holdings and its subsidiaries; and (iv) the Company has consulted legal advisers regarding the bankruptcy risk of GMK Finance, the potential debt procedures and recoverability of the deposits from GMK Finance based on current circumstances. Based on the foregoing, the management of the Company considered the timing and possibility of the recoverability of the deposits with GMK Finance was highly uncertain and therefore full provision of impairment has been made accordingly.

III. Removal of Audit Qualification

The management of the Company has discussed with the Auditor and confirmed that since the Auditor expressed an audit qualification on the 2022 financial figures of the Group, this will have carryforward impact on the Company's annual results for the year ending 31 December 2023. The Company expects that the audit qualification would only affect the corresponding comparative figures of the financial statements for the year ended 31 December 2023 but will be removed in the consolidated financial statements for the year ending 31 December 2024.

IV. The Audit Committee's View

During the audit process, the Audit Committee reviewed the management's position above and agreed with such position addressing the issues.

本集團對截至2022年12月31日止年度及於2022年12 月31日就存放於新鳳祥財務公司的存款悉數計提減 值,原因如下:(i)自2022年11月起,本集團已不可取 出及動用於新鳳祥財務公司的存款,新鳳祥財務公 司應付本集團的存款利息已逾期:(ii)債務糾紛仍在 進行中,董事會無法預測債權人發起行動的時間及 結果:(iii)截至本年報日期,與新鳳祥財務公司及其 附屬公司債務安排的重組建議尚無重大進展;及(iv) 本公司已根據目前情況就新鳳祥財務公司的破產風 險、潛在的債務程序及向新鳳祥財務公司收回存款的 可能性諮詢法律顧問。根據以上闡述,本公司管理層 認為收回存放於新鳳祥財務公司存款的時間及可能 性存在很大不確定性,故已悉數計提減值撥備。

三、消除審計保留意見

本公司管理層已與核數師討論並確認,由於核數師 就本集團2022年財務數據發表審核保留意見,其將 對截至2023年12月31日止年度之本公司年度業績產 生結轉影響。本公司預期有關保留意見僅會影響截 至2023年12月31日止年度之財務報表之相關比較數 據,惟將於截至2024年12月31日止年度之綜合財務 報表中移除。

四、審計委員會的觀點

於審計過程中,審計委員會已審查管理層的上述立 場,並同意其解決該等問題的立場。

ENVIRONMENTAL POLICY

The Group is subject to the PRC national and local environmental laws and regulations, including but not limited to the Environmental Protection Law of the PRC, the Law on the Prevention and Treatment of Water Pollution of the PRC and the Law for the Prevention and Treatment of Air Pollution of the PRC. In particular, there are environmental regulations concerning the treatment of wastewater produced by our slaughtering and processing facilities and we are subject to annual inspection by the regulatory authorities for compliance with these laws and regulations. Failure to comply with applicable PRC environmental protection laws and regulations may result in significant consequences, including administrative, civil and criminal penalties, liability for damages and negative publicity. Further, such failure to comply, or allege on failure to comply, with the relevant PRC laws, regulations or government policies on environmental protection, may lead to costly litigation or penalty imposed by the relevant judicial or governmental authorities. We emphasise on environmental protection and strive to minimise the environmental impact brought by our business operations.

The Group has established environmental policies and procedures aimed at compliance with local environmental and other laws. Management performs regular reviews to identify environmental risks and to ensure that the systems in place are adequate to manage these risks.

There had been no material administrative penalties imposed on the Group as a result of non-compliance with any PRC laws or regulations in relation to environmental protection during the year ended 31 December 2022.

The Board of Directors has authorised the senior management to control and monitor the environmental, social and governance ("**ESG**") performance for the daily management of ESG. Investors can search for information related to the ESG report on the investors relationship page of the Company's website. As reported by the senior management, the Board of Directors considers that the Group's ESG performance, with respect to the subject areas and individual aspects that are set out in Appendix 27 to the Listing Rules, has been satisfactory.

環境政策

本集團須遵守中國國家及地方環保法律法規,包括但 不限於《中華人民共和國環境保護法》、《中華人民共 和國水污染防治法》及《中華人民共和國大氣污染防 治法》,尤其是關於我們屠宰加工設施所產生污水的 處理的環保法規,而我們須接受監管機構年檢以確保 遵守該等法律法規。倘我們未能遵守適用的中國環境 保護法律法規,可能會帶來嚴重後果,包括行政、民 事及刑事處罰、損害賠償責任以及負面報導。此外, 該等未能遵守或被指控未遵守有關環境保護的相關 中國法律、法規或政府政策,可能會導致費用高昂的 訴訟或受到相關司法或政府部門的處罰。我們注重環 保並努力將我們業務運營對環境的影響降至最低。

本集團已制定旨在遵守當地環境及其他法律的環境 政策及程序。管理層定期進行審查以識別環境風險, 並確保所實行的制度足以管理該等風險。

於截至2022年12月31日止年度期間,本集團未因違 反有關環境保護的中國法律或法規而受到重大行政 處罰。

董事會授權予高級管理層,以讓其對日常環境、社會 及管治(「環境、社會及管治」)管理工作,對環境、社 會及管治表現進行控制及監察。投資者可在本公司網 站的投資者關係頁面,查詢環境、社會及管治報告資 料。按照高級管理層的匯報,董事會認為本集團的環 境、社會及管治在《上市規則》附錄二十七中的所列的 主要範疇和各層面而言,均令人滿意。

RELATIONSHIP WITH STAKEHOLDERS

Employees

As at 31 December 2022, we had 7,202 employees who were directly employed by us, of which 7,198 employees were employed in the PRC and four employees were located in Japan.

The remuneration packages for our employees include salary, bonuses and allowances. Except for Japanese employees who are required to comply with Japanese laws and regulations, as required by the PRC regulations, we participate in social insurance schemes operated by the relevant local government authorities and maintain mandatory pension contribution plans, medical insurance, work-related injury insurance, unemployment insurance and maternity insurance for some of our employees. We also contribute to housing provident fund for some of our employees. No forfeited contribution was used by the employer to reduce the contribution payable in the future years. Details of the defined contribution and benefit scheme of the Group for the year ended 31 December 2022 are set out in note (XIX) to the financial statements.

When we make hiring decisions, we take into account factors such as our business strategies, our development plans, industry trends and the competitive environment. We recruit our employees based on a number of factors such as their work experience, educational background and vacancy needs. We endeavour to attract and retain appropriate and suitable personnel to serve the Group.

We provide continuing education and training programmes to our employees to improve their skills and develop their potential. We also adopt evaluation programmes through which our employees can receive feedback. We foster strong employee relations by offering various staff benefits and personal development support. Our subsidiaries in China have established labour unions in accordance with the applicable PRC law. We are not subject to any collective bargaining agreements. As at the date of this annual report, we had not experienced any material labour disputes or claims.

The Company also adopted two share award schemes on 24 June 2020 and 10 December 2021, respectively, and any full-time or parttime employees of the Group (including any Director) are eligible participants under the said schemes.

與主要利益相關者的關係

僱員

於2022年12月31日,我們有7,202名直接受僱於我們 的僱員,其中包括7,198名位於中國的僱員及四名位 於日本的僱員。

僱員薪酬待遇包括薪金、獎金及津貼。除日本僱員須 遵守日本法律法規外,按照中國法規規定,我們參加 由相關地方政府機構運作的社會保險計劃,並為部分 僱員設立強制性退休金供款計劃並投購醫療保險、工 傷保險、失業保險及生育險。我們亦為部分僱員支付 住房公積金供款。概無已沒收的供款可供僱主用以減 少於未來數年應付的供款。本集團截至2022年12月 31日止年度的設定提存及福利計劃詳情載於財務報 表附註(十九)。

當我們作出僱傭決定時,會考慮業務策略、發展計 劃、行業趨勢和競爭環境等因素。我們基於僱員的工 作經驗、教育背景及職位空缺需求等眾多因素來聘請 僱員。我們致力於吸引並留住適當和合適的人員來為 本集團服務。

我們向僱員提供繼續教育及培訓課程,以提高其技能 及發揮其潛能。我們亦採納評估計劃,據此,僱員可 收到反饋意見。我們通過提供多種員工福利及個人發 展支持來促進牢固的僱員關係。我們於中國的附屬公 司已根據適用中國法律成立工會。我們並不受到任何 集體談判協議規限。截至本年報日期,我們尚未發生 任何重大的勞資糾紛或索賠。

於2020年6月24日及2021年12月10日,本公司亦分 別採納兩項股份獎勵計劃,且本集團任何全職或兼 職僱員(包括任何董事)均為上述計劃下的合資格參 與者。

Customers

We had a diversified customer base of over 3,000 customers globally, including internationally renowned food processors and traders as well as fast food restaurant chains (and their poultry meat suppliers and sourcing agents). We exported to countries including Japan, Malaysia, Europe, Korea, the Middle East, Mongolia and Singapore. We also sell our products to our distributors whose designated sales regions are all within the PRC.

For the year ended 31 December 2022, the Group's sales to its five largest customers accounted for 23.15% (2021: 25.01%) of the Group's total sales and sales to the largest customer accounted for 10.80% (2021: 11.39%).

Suppliers

We procured (i) raw materials for the production of our animal feeds, including corn, soybean meal, soybean oil and wheat, and (ii) Parent Stock Day-old Chicks for the production of our chicken meat products in the PRC. We also procured raw chicken meat products from third party suppliers domestically as well as from overseas (generally from Brazil) for producing our processed chicken meat products in order to meet customers' growing demand. During the Reporting Period, we did not enter into hedging activities.

For the year ended 31 December 2022, purchases from the Group's five largest suppliers accounted for 22.12% (2021: 16.37%) of the Group's total purchases and purchases from the largest supplier accounted for 6.42% (2021: 6.45%).

During the year ended 31 December 2022, none of the Directors or the Supervisors or any of their associates or any shareholders (which, to the best knowledge of the Directors and Supervisors own more than 5% of the number of issued shares of the Company) had any interest in the Company's five largest customers and suppliers.

客戶

我們在全球擁有由逾3,000名客戶所組成的多元化客 戶群,包括國際知名食品加工商及貿易商以及快餐連 鎖店(及其禽肉供應商及採購代理)。我們出口的國家 包括日本、馬來西亞、歐洲、韓國、中東、蒙古及新 加坡。我們亦將產品售予我們的分銷商,彼等的指定 銷售區域均位於中國境內。

截至2022年12月31日止年度,本集團對五大客戶 的銷售額佔本集團銷售總額的23.15%(2021年: 25.01%),其中對最大客戶的銷售額佔10.80%(2021 年:11.39%)。

供應商

我們採購(i)原材料(包括玉米、豆粕、豆油及小麥)以 生產飼料,及(ii)父母代種雞苗以在中國生產雞肉製 品。為生產深加工雞肉製品以迎合不斷增長的客戶需 求,我們亦從國內第三方供應商及海外(通常從巴西) 採購生雞肉製品。於報告期內,我們沒有進行對沖 活動。

截至2022年12月31日止年度,本集團自五大供應 商的採購額佔本集團採購總額的22.12%(2021年: 16.37%),其中自最大供應商的採購額佔6.42%(2021 年:6.45%)。

截至2022年12月31日止年度,概無董事或監事或其 任何聯繫人士或股東(據董事及監事所深知,擁有超 過5%之公司已發行股份數)於公司五大客戶和供應 商中擁有任何權益。

SHARE CAPITAL

Details of movements in the share capital of the Company during the year ended 31 December 2022 are set out in note (XXIX) to the financial statements.

As at 31 December 2022, the issued share capital of the Company was 1,400,000,000 Shares (of which 1,045,000,000 were domestic Shares and 355,000,000 were H Shares).

RESERVES

Details of movements in the reserves of the Group during the year ended 31 December 2022 are set out in the consolidated statement of changes in owners' equity.

DISTRIBUTABLE RESERVES

As at 31 December 2022, pursuant to the relevant laws and regulations, the Company has distributable reserves of RMB456.3 million in total available for distribution (2021: RMB1,225.3 million).

BANK LOANS AND OTHER BORROWINGS

Particulars of bank loans and other borrowings of the Company as at 31 December 2022 are set out in note (XV), note (XVI), note (XXII) and note (XXIV) to the financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year ended 31 December 2022 are set out in note (VIII) to the financial statements.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association or the PRC laws that would oblige the Company to offer new shares on a pro rata basis to existing Shareholders.

股本

本公司截至2022年12月31日止年度之股本變動詳情 載於財務報表附註(二十九)。

於2022年12月31日,本公司已發行股本為 1,400,000,000股,其中,1,045,000,000股為內資股, 355,000,000股為H股。

儲備

本集團於截至2022年12月31日止年度之儲備變動詳 情載於合併所有者權益變動表中。

可供分派儲備

於2022年12月31日,根據相關法律法規,本公司可 供分派的儲備合共為人民幣456.3百萬元(2021年:人 民幣1,225.3百萬元)。

銀行貸款及其他借貸

本公司於2022年12月31日之銀行貸款及其他借貸詳 情載列於財務報表附註(十五)、附註(十六)、附註 (二十二)及附註(二十四)。

物業、廠房及設備

本集團截至2022年12月31日止年度之物業、廠房及 設備變動詳情載於財務報表附註(八)。

優先購買權

在《公司章程》或中國法律中,並無規定本公司有責任 按比例向現有股東提呈發售新股的優先購買權條文。

SERVICE CONTRACTS OF DIRECTORS AND SUPERVISORS

According to the Articles of Association, the terms of service of both the Directors and the Supervisors are for three years, and all Directors and Supervisors are subject to re-appointment or re-election upon the expiry of their term. Each of the executive Directors, non-executive Directors, independent non-executive Directors and Supervisors has entered into a service contract generally with a term of three years with the Company. None of the Directors or Supervisors has or is proposed to have a service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation (other than statutory compensation).

INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received from each of the independent nonexecutive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors to be independent and remain so as at the date of this annual report.

SECURITIES TRANSACTIONS OF DIRECTORS AND SUPERVISORS

Securities Transactions of Directors and Supervisors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix 10 to the Listing Rules as a code of conduct for securities transactions by the Directors and Supervisors. The Company has made specific enquiries with each Director and Supervisor and each of them confirmed that he or she had complied with all required standards under the Model Code during the Reporting Period and up to the date of this annual report.

董事和監事之服務合約

根據《公司章程》的規定,董事和監事的任期均為三 年,所有董事和監事的任期屆滿,均應重新任命或重 選。每一位執行董事、非執行董事、獨立非執行董事 及監事已分別與本公司訂立一項通常為期三年的服 務合約。概無董事或監事與本公司或其任何附屬公司 訂定或建議簽訂任何不得在一年內於毋須作出賠償 下(法定賠償除外)將其終止之服務合約。

獨立非執行董事之獨立性

根據《上市規則》第3.13條之規定,本公司已收悉每名 獨立非執行董事有關其獨立性之年度確認書。本公司 認為所有獨立非執行董事均具獨立性,且於本年報日 期仍然如此。

董事及監事的證券交易

董事及監事的證券交易

本公司已採納《上市規則》附錄十所載的《上市發行人 董事進行證券交易的標準守則》(「《標準守則》」),作 為董事及監事進行證券交易的行為守則。本公司已 向各董事及監事作出具體查詢並獲各董事及監事確 認,於報告期內及直至本年報日期已遵守《標準守則》 項下規定的所有標準。

INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVES IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2022, the interests and short positions of the Directors, Supervisors and chief executives in any shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning as defined in Part XV of the SFO, which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which they were taken or deemed to have under such provisions of the SFO), or to be entered in the register to be kept pursuant to section 352 of the SFO, or other wise required to be notified to the Company and the Stock Exchange pursuant to the Model Code as set out in Appendix 10 to the Listing Rules are as follows:

The Company

董事、監事及最高行政人員於公司股份、 相關股份及債券中擁有的權益及淡倉

於2022年12月31日,董事、監事及最高行政人員於 本公司或其任何相聯法團(定義見《證券及期貨條例》 第XV部)的任何股份、相關股份及債券中,擁有根據 《證券及期貨條例》第XV部第7及第8分部須知會本公 司及聯交所的權益及淡倉(包括根據《證券及期貨條 例》有關條文被當作或視為擁有的權益及淡倉),或根 據《證券及期貨條例》第352條須記入所存置的登記冊 內的權益及淡倉,或根據《上市規則》附錄十所載的 《標準守則》須另行知會本公司及聯交所的權益及淡 倉如下:

本公司

Name of Directors/ Supervisors 董事/監事姓名	Nature of interest 權益性質	Class of Shares 股份類別	Number of Shares 股份數目	Approximate percentage of interest in the relevant class of Shares of the Company ⁽¹⁾ 於本公司相關 股份類別中 所佔概約權益 百分比 ⁽¹⁾	Approximate percentage of interest in the total share capital of the Company ⁽²⁾ 於本公司總股本 中所佔概約權益 百分比 ⁽²⁾
Mr. Zhang Chuanli⁽⁴⁾ 張傳立先生 ⁽⁴⁾	Beneficial interest 實益權益	Domestic Shares 內資股	2,703,000 (L)	0.26%	0.19%
Mr. Xiao Dongsheng⁽³⁾ 肖東生先生 ⁽³⁾	Beneficiary of a trust 信託受益人	H Shares H 股	3,216,000 (L)	0.91%	0.23%
Ms. Zhou Jinying^{(3), (4)} 周勁鷹女士 ^{(3), (4)}	Beneficiary of a trust 信託受益人	H Shares H股	2,605,000 (L)	0.73%	0.19%
Mr. Shi Lei⁽³⁾ 石磊先生 ⁽³⁾	Beneficiary of a trust 信託受益人	H Shares H 股	586,000 (L)	0.17%	0.04%
Ms. Lian Xianmin^{(3), (4)} 廉憲敏女士 ^{(3), (4)}	Beneficiary of a trust 信託受益人	H Shares H股	341,600 (L)	0.10%	0.02%

Notes:

- The calculation is based on the percentage of shareholding in domestic Shares or H Shares respectively.
- (2) The calculation is based on the total number of 1,045,000,000 domestic Shares in issue and 355,000,000 H Shares in issue.
- (3) Mr. Xiao Dongsheng, Ms. Zhou Jinying, Mr. Shi Lei and Ms. Lian Xianmin have been granted the awarded shares under the 2020 Share Award Scheme and/or 2021 Share Award Scheme. They are deemed to be interested in the issued share capital of the Company for the awarded shares which have been granted to them pursuant to Part XV of the SFO. As at 31 December 2022, Mr. Xiao Dongsheng, Ms. Zhou Jinying, Mr. Shi Lei (each a Director as at 31 December 2022) and Ms. Lian Xianmin (a Supervisor as at 31 December 2022) have been granted 2,976,000, 2,465,000, 506,000 and 301,600 awarded shares respectively under the 2020 Share Award Scheme and 2021 Share Award Scheme (representing approximately 0.21%, 0.18%, 0.04% and 0.02% of all the issued Shares), all of which have not yet been vested.
- (4) Mr. Zhang Chuanli and Ms. Zhou Jinying retired as Directors on 18 January 2023, and Ms. Lian Xianmin retired as a Supervisor on 18 January 2023.
- (5) The letter "L" denotes a long position in the Shares.

Save as disclosed above, as at 31 December 2022, none of the Directors, Supervisors or chief executives or their associates have or are deemed to have any interests and short positions in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning as defined in Part XV of the SFO), which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which they were taken or deemed to have under such provisions of the SFO), or pursuant to section 352 of the SFO, required to be entered in the register referred therein, or otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

- (1) 分別以內資股或H股的持股百分比為基準計算。
- (2) 以合共1,045,000,000股已發行內資股及355,000,000股 已發行H股為基準計算。
- (3) 肖東生先生、周勁鷹女士、石磊先生及廉憲敏女士已 根據2020年股份獎勵計劃及2021年股份獎勵計劃獲 授獎勵股份,根據《證券及期貨條例》第XV部,彼等已 被視作就其獲授的獎勵股份而於本公司已發行股本中 擁有權益。於2022年12月31日,肖東生先生、周勁鷹 女士、石磊先生(於2022年12月31日各為董事)及廉憲 敏女士(於2022年12月31日為監事)已根據2020年股 份獎勵計劃及2021年股份獎勵計劃分別獲授2,976,000 股、2,465,000股、506,000股及301,600股獎勵股份 (分別佔已發行股份總數約0.21%、0.18%、0.04%及 0.02%),全部均尚未歸屬。
- (4) 張傳立先生及周勁鷹女士於2023年1月18日退任董事:康憲敏女士於2023年1月18日退任監事。
- (5) 字母「L」指股份中的好倉。

除上文所披露者外,於2022年12月31日,概無董事、 監事或最高行政人員或彼等聯繫人士於或被視為於 本公司或其相聯法團(定義見《證券及期貨條例》第XV 部)的股份、相關股份或債券中擁有任何根據《證券及 期貨條例》第XV部第7及第8分部須知會本公司及聯 交所的權益及淡倉(包括根據《證券及期貨條例》有關 條文被當作或視為擁有的權益及淡倉),或根據《證券 及期貨條例》第352條須記入該條所述之登記冊內的 權益及淡倉,或根據《標準守則》須另行知會本公司及 聯交所的權益及淡倉。

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN THE SHARES AND UNDERLYING SHARES

As at 31 December 2022, to the best knowledge of the Directors, the following persons (not being the Directors or Supervisors or chief executives) had interests or short positions in the shares or underlying shares which were required to be entered in the register referred to in section 336 of the SFO by the Company or would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO:

主 要 股 東 於 股 份 和 相 關 股 份 中 的 權 益 和 淡倉

於2022年12月31日,就董事所深知,以下人士(並非 董事或監事或最高行政人員)於股份或相關股份擁有 本公司根據《證券及期貨條例》第336條須記入該條所 述之登記冊或根據《證券及期貨條例》第XV部第2及第 3分部條文須向本公司披露的權益或淡倉:

Name of Shareholders	Nature of interest	Class of Shares	Number of Shares	Approximate percentage of interest in the relevant class of Shares of the Company ⁽¹⁾ 於本公司相關股份 類別中所佔概約	Approximate percentage of interest in the total share capital of the Company ⁽²⁾ 於本公司 總股本中所佔概約
股東名稱	權益性質	股份類別	股份數目	權益百分比 ^⑴	權益百分比 ⁽²⁾
Shan Weijian ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
單偉建 ⁽³⁾	受控法團權益	內資股			
PAG Capital Limited ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
PAG Capital Limited ⁽³⁾	受控法團權益	內資股			
PAG Asia Capital GP IV Limited ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
PAG Asia Capital GP IV Limited ⁽³⁾	受控法團權益	內資股			
PAG Asia IV LP ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
PAG Asia IV LP ⁽³⁾	受控法團權益	內資股			
PAG ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
PAG ⁽³⁾	受控法團權益	內資股			
Pacific Alliance Group Limited ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
Pacific Alliance Group Limited ⁽³⁾	受控法團權益	內資股			
Falcon Holding GP Limited ⁽³⁾	Interest in controlled corporation	Domestic Shares	992,854,500 (L)	95.01%	70.92%
Falcon Holding GP Limited ⁽³⁾	受控法團權益	內資股			

Name of Shareholders 股東名稱	Nature of interest 權益性質	Class of Shares 股份類別	Number of Shares 股份數目	Approximate percentage of interest in the relevant class of Shares of the Company ⁽¹⁾ 於本公司相關股份 類別中所佔概約 權益百分比 ⁽¹⁾	Approximate percentage of interest in the total share capital of the Company ⁽²⁾ 於本公司 總股本中所佔概約 權益百分比 ⁽²⁾
Falcon Holding LP $^{(3)}$ Falcon Holding LP $^{(3)}$	Beneficial interest 實益權益	Domestic Shares 內資股	992,854,500 (L)	95.01%	70.92%
Hwa-An International Limited Hwa-An International Limited	Beneficial interest 寳益權益	H Shares H股	34,909,000 (L)	9.80%	2.49%
Dragonstone Capital Management Limited	Investment manager	H Shares	31,808,000 (L)	8.96%	2.27%
Dragonstone Capital Management Limited	投資經理	H股			
CICFH New Dynamic Investment SPC	Beneficial interest	H Shares	29,705,000 (L)	8.36%	2.12%
CICFH New Dynamic Investment SPC	實益權益	H股			
Futu Trustee Limited ⁽⁴⁾ 富途信託有限公司 ⁽⁴⁾	Trustee 受託人	H Shares H股	17,883,000 (L)	5.04%	1.28%
Notes:			附註:		

(1) The calculation is based on the percentage of shareholding in Domestic Shares or H Shares respectively.

- The calculation is based on the total number of 1,045,000,000 Domestic (2) Shares in issue and 355,000,000 H Shares in issue.
- (3) PAG Capital Limited is directly owned as to 45% by Shan Weijian and indirectly owned as to 55% by PAG through its wholly-owned interest in Pacific Alliance Group Limited. PAG Capital Limited is indirectly interested in the Shares of the Company through its wholly-owned corporations PAG Asia Capital GP IV Limited, PAG Asia IV LP, Falcon Holding GP Limited and Falcon Holding LP. Accordingly, Shan Weijian, PAG, Pacific Alliance Group Limited, PAG Capital Limited, PAG Asia Capital GP IV Limited, PAG Asia IV LP and Falcon Holding GP Limited are deemed to be indirectly interested in the 992,854,500 shares held by Falcon Holding LP.
- (4) As at 31 December 2022, Futu Trustee Limited held 21,133,000 H Shares, representing 5.95% of the total issued H Shares and 1.51% of the total Shares in issue.
- The letter "L" denotes a long position in the Shares. (5)

- (1) 分別以內資股或H股的持股百分比為基準計算。
- 以合共1,045,000,000股已發行內資股及355,000,000股 (2) 已發行H股為基準計算。
- 單 偉 健 直 接 持 有 PAG Capital Limited 的 45% 權 益,及 (3) PAG透過全資持有Pacific Alliance Group Limited而間 接持有PAG Capital Limited的55%權益。PAG Capital Limited透過其全資控制法團PAG Asia Capital GP IV Limited $\$ PAG Asia IV LP $\$ Falcon Holding GP Limited &Falcon Holding LP間接持有本公司股份權益。因此, 單 偉 健、PAG、Pacific Alliance Group Limited、PAG Capital Limited N PAG Asia Capital GP IV Limited N PAG Asia IV LP及Falcon Holding GP Limited 被視作於Falcon Holding LP持有的992,854,500股股份中間接擁有權益。
- 於2022年12月31日,富途信託有限公司持有21,133,000 (4) 股H股,相當於已發行H股總數的5.95%及已發行股份 總數的1.51%。
- 字母「L」指股份中的好倉。 (5)

Save as disclosed above, as at 31 December 2022, the Company has not been notified by any other person (excluding the Directors or Supervisors or chief executives), who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed pursuant to Divisions 2 and 3 of Part XV of the SFO, or required to be entered in the register kept by the Company under section 336 of the SFO.

PURCHASE, SALE OR REDEMPTION OF THE LISTED SECURITIES

During the year ended 31 December 2022, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities.

DIRECTORS' AND SUPERVISORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as otherwise disclosed in this annual report, at no time during the Reporting Period, was the Company or any of its subsidiaries a party to any arrangement that would enable the Directors or Supervisors to acquire benefits by means of acquisition of Shares in, or debentures of, the Company or any other body corporate, and none of the Directors or Supervisors or any of their spouses or children under the age of 18 were granted any right to subscribe for the equity or debt securities of the Company or any other body corporate or had exercised any such right.

ISSUANCE OF DEBENTURES

During the year ended 31 December 2022, no issuance of debentures was made by the Company.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at 31 December 2022, none of the Directors is interested in any business, apart from the Group's businesses, which competes or is likely to compete, either directly or indirectly, with the businesses of the Group.

除上文所披露者外,於2022年12月31日,本公司尚 未接獲任何其他人士(董事或監事或最高行政人員 除外)通知,表示其於本公司股份或相關股份中擁有 根據《證券及期貨條例》第XV部第2及第3分部須予披 露,或須記入根據《證券及期貨條例》第336條須由本 公司存置的登記冊的權益或淡倉。

購買、出售或贖回上市證券

於截至2022年12月31日止年度期間,本公司或其任何附屬公司概無購買、出售或贖回任何本公司之上市證券。

董事及監事購買股份或債券之權利

除本年報所披露者外,本公司或其任何附屬公司於報告期內任何時間概無訂立任何安排,致使董事或監事可藉購買本公司或任何其他法人團體之股份或債券 而獲益,以及並無董事或監事或其配偶或18歲以下 之子女獲授予任何權利以認購本公司或任何其他法 人團體之股本或債務證券,或已行使任何該等權利。

債券發行

於截至2022年12月31日止年度期間,本公司並無發 行債券。

董事於競爭業務之權益

於2022年12月31日,概無董事於本集團業務之外與 本集團業務構成或可能構成直接或間接競爭的任何 業務中擁有利益。

INFORMATION RELATING TO NON-COMPETITION UNDERTAKING

On 24 June 2020, Mr. Liu Xuejing, Ms. Zhang Xiuying, Mr. Liu Zhiguang, GMK Holdings, Shandong Fengxiang (Group) Co., Ltd. ("Fengxiang Group"), Shandong Fengxiang Investment Co., Ltd., Guangdong Hengqin Zhengxing Investment Centre (Limited Partnership), Guangdong Hengqin Shangchen Investment Limited Partnership (Limited Partnership) and Guangdong Hengqin Pengtu Investment Co., Ltd. (collectively, the "Former Controlling Shareholders") executed the non-competition undertaking (the "Non-competition Undertaking") in favour of the Company.

Pursuant to the Non-Competition Undertaking, the Former Controlling Shareholders have jointly and severally made irrevocable covenants to the Company that during the Relevant Period (as defined below), each of the Former Controlling Shareholders, will not and will procure that its respective close associates will not:

- (a) solely or jointly with a third party, engage in or participate in any commercial business or activity (domestic or abroad) which constitute or may constitute competition with our principal business directly or indirectly in any manner (including but not limited to investments, mergers and acquisitions, associations, joint ventures, cooperation, partnerships, contracting or operating leases, purchases of shares of listed companies or equity participation) (the "**Restricted Business**") (in each case whether as a Director, Shareholder (other than being a Director or Shareholder of the Group), partner, agent or other wise and whether for profit, reward or interest other wise);
- (b) directly or indirectly, hold any interest or obtain any control domestically or abroad in any business entities, institutions or economic organisations, which constitute or may constitute competition with our principal business (in each case whether as a Director or Shareholder (other than being a Director or Shareholder of the Group), partner, agent or other wise and whether for profit, reward or interest other wise);
- (c) directly or indirectly, induce or attempt to induce, any director, manager, consultant or employee of the Group to terminate his service contract or employment contract with the Group, whether or not such act of that person would constitute a breach of that person's service contract or employment contract;
- (d) without the prior consent from the Company, make use of any information pertaining to the principal business of the Group which may have come to their knowledge in the capacity as the Controlling Shareholders for any purpose of engaging in any commercial activities (except for activities related to the Group) or obtaining his personal benefits; and

有關不競爭承諾書之資料

2020年6月24日,劉學景先生、張秀英女士、劉志光 先生、新鳳祥控股、山東鳳祥(集團)有限責任公司 (「**鳳祥集團**」)、山東鳳祥投資有限公司、廣東橫琴 正星投資中心(有限合夥)、廣東橫琴上辰投資合夥 企業(有限合夥)及廣東橫琴鵬途投資有限公司(合稱 「前控股股東」)簽署了有利於本公司的不競爭承諾書 (「**不競爭承諾書**」)。

根據不競爭承諾書的規定,前控股股東亦已共同及個 別向本公司作出不可撤銷承諾,於有關期間(定義見 下文),各前控股股東不會並將促使其各自的緊密聯 繫人不會:

- (a) 單獨或與第三方共同以任何形式從事或參與與 我們的主要業務直接或間接構成或可能構成競 爭的國內或國外商業業務或活動(包括但不限 於投資、併購、聯營公司、合資企業、合作、夥 伴關係、承包或經營租賃、購買上市公司股份 或參股)(「受限制業務」)(於每種情況下,無論 以董事、股東(本集團董事或股東除外)、合作 夥伴、代理或其他身份,且無論是為利潤、報 酬或其他利益);
- (b) 於國內或國外直接或間接於與我們的主要業務構成或可能構成競爭的任何商業實體、機構或經濟組織中持有任何權益或獲得任何控制權(於每種情況下,無論以董事或股東(本集團董事或股東除外)、合作夥伴、代理或其他身份及無論是為利潤、報酬或其他利益);
- (c) 直接或間接誘使或試圖誘使本集團任何董事、 經理、顧問或僱員終止其與本集團的服務合約 或僱傭合約,不論該人士的行為是否違反該人 士的服務合約或僱傭合約;
- (d) 未經本公司事先同意,為從事任何商業活動(與本集團相關的活動除外)或為謀取其個人利益 而利用作為控股股東所知悉的與本集團主要業 務有關的任何資料;及

(e) directly or indirectly, solicit any customer or supplier or employee of the Group for employment by them to engage in the Restricted Business.

The restrictions as set out in (a) and (b) above are not applicable to circumstances where any of the Former Controlling Shareholders or its close associates invests in, holds, engages in or participates in less than 5% of the equity interests and does not take part in the business management in any other companies (whether listed or not) which engage in business competing with our business.

The Former Controlling Shareholders confirm that since the date of listing ("Listing Date") (i.e. 16 July 2020) and up to 20 December 2022 (being the date on which each of the Former Controlling Shareholders ceased to be a controlling shareholder of the Company), none of them carried on, participated or was interested or engaged in or held any other business which is or may be in competition with the business of any member of the Group from time to time. Relying on this confirmation and the fact that all executive Directors (with one of them being the Controlling Shareholders) have devoted their time and resources in different business activities of the Group, the independent non-executive Directors are satisfied that the Non-Competition Undertaking was fully complied with by the Former Controlling Shareholders since the Listing Date and up to 20 December 2022.

CONTINUING CONNECTED TRANSACTIONS

During the Reporting Period, the Group has entered into certain transactions with its Former Controlling Shareholders, Directors, and/or their respective associates, which constitute continuing connected transactions of the Group under Chapter 14A of the Listing Rules, and shall be disclosed below under the requirement of Chapter 14A of the Listing Rules. The transactions as listed below are entered into in the ordinary and usual course of business and on normal commercial terms or better.

(e) 直接或間接招攬本集團任何客戶、供應商或僱 員從事受限制業務。

上文(a)及(b)項所載的限制不適用於任何前控股股東 或其緊密聯繫人投資、持有、從事或參與任何其他公 司(從事與我們業務構成競爭的業務,無論上市與否) 5%以下的股權及並無參與業務管理的情況。

前控股股東確認自上市日期(「上市日期」,即2020年 7月16日)起至2022年12月20日止(即各前控股股東 不再為本公司控股股東當日),彼等並無不時開展、 參與或擁有權益或從事或持有任何其他與本集團任 何成員公司的業務構成或可能構成競爭的業務。基於 此確認,以及所有執行董事(其中一名為控股股東)均 將其時間和資源投入到本集團的不同業務活動中,獨 立非執行董事確信,自上市日期起至2022年12月20 日,前控股股東已全面遵守不競爭承諾。

持續關連交易

於本報告期間,本集團已與其前控股股東、董事及/ 或其各自的聯繫人士訂立若干交易,其構成《上市規 則》第14A章下的持續關連交易,須根據《上市規則》 第14A章於下文中披露。以下所列的交易於一般及日 常業務過程中並按正常或更佳的商業條款訂立。

Non-exempt Continuing Connected Transactions

1. Sales of Poultry Products and By-products

The Company entered into the product sales framework agreement with GMK Holdings and Xiangrui International Stock Holding Group Company Ltd. on 25 June 2020, pursuant to which the Group would sell poultry products and by-products to the members of GMK Holdings, its subsidiaries and associates (the "GMK Group") and Xiangrui International, its subsidiaries and associates (the "Xiangrui Group"). On 28 August 2021, the Company and GMK Holdings further entered into the new product sales framework agreement (the "New Product Sales Framework Agreement"), pursuant to which the Group shall sell commodities including poultry products, by-products and other livestock and poultry breeding waste materials such as mixture of paddy husk and chicken manure to GMK Group. The New Product Sales Framework Agreement had a term from 28 August 2021 to 31 December 2022, renewable for a term of three years upon mutual consent of all parties to the agreement and subject to compliance by the Company with the requirements under the Listing Rules and other applicable laws and regulations. During the Reporting Period, the supply prices of poultry products and by-products sold under the New Product Sales Framework Agreement were determined with reference to the market price. The market price refers to (i) the price paid by an independent third party which purchases such commodities at the time, or (ii) the price charged when providing such commodities to an independent third party at that time under normal commercial transaction conditions within Liaocheng, Shandong Province. At the relevant time, GMK Holdings, a Former Controlling Shareholder and an associate of the Director(s), was a connected person of the Company and as a result, the transactions contemplated under the New Product Sales Framework Agreement constituted continuing connected transactions of the Company under Chapter 14A of the Listing Rules. For details, please refer to the Company's announcement dated 28 August 2021.

不獲豁免持續關連交易

1. 出售禽肉製品及副產品

本公司已於2020年6月25日與新鳳祥控股及祥瑞國 際控股集團股份有限公司訂立產品銷售框架協議, 據此,本集團向新鳳祥控股、其附屬公司及聯營公司 (「**新鳳祥集團**」)及祥瑞國際、其附屬公司及聯營公司 (「祥瑞集團」)的成員公司銷售禽肉製品及副產品。於 2021年8月28日,本公司與新鳳祥控股進一步訂立新 產品銷售框架協議(「**新產品銷售框架協議**」),據此, 本集團須向新鳳祥集團出售禽肉製品、副產品以及其 他畜禽及家禽養殖廢料(如稻殼及雞糞的混合物)等 商品。新產品銷售框架協議有效期為自2021年8月28 日起至2022年12月31日止,經協議各方同意可續期 三年,但前提是本公司須遵守《上市規則》及其他適用 法律法規的規定。於報告期內,該新產品銷售框架協 議下出售的禽肉製品及副產品的供應價格參照市價 而定。市價指於山東省聊城市的範圍內在正常商業交 易情況下(i)獨立第三方購買有關商品時所支付的價 格,或(ii)向獨立第三方提供有關商品時所收取的價 格。在相關時間,新鳳祥控股為前控股股東及董事的 一名聯繫人,因此為本公司關連人士,根據《上市規 則》第14A章,新產品銷售框架協議項下擬進行的交 易構成本公司的持續關連交易。有關詳情,請參閱本 公司日期為2021年8月28日的公告。

2. Procurement of Logistic Services

The Company entered into the logistics services framework agreement with Qingdao Xiangguang Logistics Co., Ltd. ("Xiangguang Logistics") (the "Logistics Services Framework Agreement") on 25 June 2020, pursuant to which the Group may procure Logistics Services from Xiangguang Logistics. The Logistics Services Framework Agreement had a term from the Listing Date to 31 December 2022, renewable for a term of three years upon mutual consent of all parties to the agreement and subject to compliance by the Company with the requirements under the Listing Rules and other applicable laws and regulations. During the Reporting Period, in considering whether to engage Xiangguang Logistics to provide the logistics services, the Company would regularly compare the prevailing market price of similar logistics services in the market which is ascertained by, among other methods, obtaining quotations from independent third party logistics service providers. At the relevant time, Xiangguang Logistics, an associate of the Director(s), was a connected person of the Company and as a result, the transactions contemplated under the Logistics Services Framework Agreement constituted continuing connected transactions of the Company under Chapter 14A of the Listing Rules. For details, please refer to the section headed "Connected Transactions" in the prospectus of the Company dated 30 June 2020 (the "Prospectus").

2. 採購物流服務

本公司於2020年6月25日與青島祥光物流有限公司 (「祥光物流」)訂立物流服務框架協議(「物流服務框架 協議」),據此,本集團可從祥光物流採購物流服務。 物流服務框架協議的有效期為自上市日期起至2022 年12月31日止,經協議各方同意可續期三年,但前提 是本公司須遵守《上市規則》及其他適用法律法規的 規定。於報告期內,在考慮是否聘請祥光物流提供物 流服務時,本公司將定期比較市場當時類似物流服務 的現行市價,該價格通過(其中包括)獲取獨立第三方 物流服務供應商所報價格釐定。在相關時間,祥光物 流為董事的一名聯繫人,因此,彼等為本公司關連人 士,故而根據《上市規則》第14A章,物流服務框架協 議下擬進行的交易構成本公司的持續關連交易。有關 詳情,請參閱本公司日期為2020年6月30日的招股章 程([招股章程])中「關連交易」一節。

3. Receiving Procurement and Outsourcing Services

The Company entered into a framework agreement with GMK Holdings on 28 August 2021, for the provision of raw materials and processing services for production materials to the Group (the "Procurement and Outsourcing Framework Agreement"). The Procurement and Outsourcing Framework Agreement had a term from 28 August 2021 to 31 December 2022, renewable for a term of three years upon mutual consent of all parties to the agreement and subject to compliance with the Company with the requirements under the Listing Rules and other applicable laws and regulations. During the Reporting Period, the pricing of the raw materials, consumption goods and/or services under the Procurement and Outsourcing Framework Agreement should be determined with reference to the market price. The market price refers to (i) the price charged by an independent third party which provides such raw materials, consumption goods and/or services at the time, or (ii) the price charged when providing such raw materials, consumption goods and/or services to an independent third party at that time under normal commercial transaction conditions within Liaocheng, Shandong Province. At the relevant time, GMK Holdings, a Former Controlling Shareholder and an associate of the Director(s), was a connected person of the Company and as a result, the transactions contemplated under the New Product Sales Framework Agreement constituted continuing connected transactions of the Company under Chapter 14A of the Listing Rules. For details, please refer to the Company's announcement dated 28 August 2021.

3. 接受採購及外包服務

本公司於2021年8月28日與新鳳祥集團就向本集團 提供原材料及生產材料加工服務訂立框架協議(「採 購及外包框架協議」)。採購及外包框架協議的有效期 為自2021年8月28日起至2022年12月31日止,經協 議各方同意可續期三年,但前提是本公司須遵守《上 市規則》及其他適用法律法規的規定。於報告期內, 採購及外包框架協議項下原材料、消費品及/或服務 的定價應參照市價釐定。市價指於山東省聊城市的範 圍內在正常商業交易情況下(i)獨立第三方提供有關 原材料、消費品及/或服務時所收取的價格,或(ii)向 獨立第三方提供有關原材料、消費品及/或服務時所 收取的價格。在相關時間,新鳳祥控股為前控股股東 及董事的一名聯繫人,因此為本公司關連人士,根據 《上市規則》第14A章,新產品銷售框架協協議項下擬 進行的交易構成本公司的持續關連交易。有關詳情, 請參閱本公司日期為2021年8月28日的公告。

4. Deposit of Funds

The Company renewed the deposit services framework agreement (the "Deposit Service Framework Agreement") with GMK Finance on 31 August 2020, pursuant to which GMK Finance would provide deposit services to the Group. The Deposit Service Framework Agreement had a term of two years from 1 January 2021 to 31 December 2022, renewable upon mutual consent of all parties to the agreement and subject to compliance by the Company with the requirements under the Listing Rules and other applicable laws and regulations. During the Reporting Period, the deposit interest rates offered by GMK Finance to the Group should comply with the benchmark deposit interest rates promulgated by the People's Bank of China from time to time (if any) for financial institutions such as GMK Finance, and the Group's deposit interest rates shall be the same as those offered by GMK Finance to independent third parties (or better), and the Group would only deposit its funds with GMK Finance if the rates quoted by GMK Finance are no less favourable than the quotes of deposit rates offered by two other banks offering deposit services obtained by the Group. At the relevant time, GMK Finance, a subsidiary of the Former Controlling Shareholder and an associate of the Director(s), was a connected person of the Company and as a result, the transactions contemplated under the Deposit Service Framework Agreement constituted continuing connected transactions of the Company under Chapter 14A of the Listing Rules. For details, please refer to the Company's announcement dated 31 August 2020 and circular dated 30 September 2020.

4. 存入款項

本公司於2020年8月31日與新鳳祥財務續簽存款服務 框架協議(「存款服務框架協議」),據此,新鳳祥財務 將向本集團提供存款服務。存款服務框架協議的有 效期自2021年1月1日起至2022年12月31日止為期兩 年,經協議各方同意後方可續期,但前提是本公司須 遵守《上市規則》及其他適用法律法規的規定。於報告 期內,新鳳祥財務向本集團提供的存款利率應符合中 國人民銀行不時為金融機構(如新鳳祥財務)所頒佈 的存款基準利率(如有),且本集團存款利率應與新鳳 祥財務向獨立第三方提供的利率相同(或更優),且本 集團僅在新鳳祥財務所提供的利率不遜於其他兩家 銀行所提供的有關存款服務的存款利率時,方會將資 金存入新鳳祥財務。在相關時間,新鳳祥財務公司為 前控股股東的附屬公司及董事的一名聯繫人,故為本 公司關連人士,因此,新鳳祥財務公司為本公司關連 人士,故而根據《上市規則》第14A章,存款服務框架 協議下擬進行的交易構成本公司的持續關連交易。有 關詳情,請參閱本公司日期為2020年8月31日的公告 及日期為2020年9月30日的通函。

5. Receiving Financial Assistance by the Discounting of Commercial Bills

The Company entered into a framework agreement with GMK Finance on 25 June 2020, for the provision of financial assistance by GMK Finance to the Group through the discounting of commercial bills (the "Bill Financing Framework Agreement") based on the prevailing market rates for such financing. The Bill Financing Framework Agreement had a term from the Listing Date to 31 December 2022, renewable for a term of three years upon mutual consent of all parties to the agreement and subject to compliance with the Company with the requirements under the Listing Rules and other applicable laws and regulations. During the Reporting Period, the finance department of the Company would regularly (in any event, no less frequently than twice every calendar year) review the interest rates that were charged by two other independent third party banks or financial institutions for the rates offered for the discounting of commercial bills guoted by GMK Finance, and would only discount commercial bills with GMK Finance if the rates offered by it were at least as favourable as those offered by independent third party banks or financial institutions. At the relevant time, GMK Finance, a subsidiary of the Former Controlling Shareholder and an associate of the Director(s), was a connected person of the Company and as a result, the transactions contemplated under the Bill Financing Framework Agreement constituted continuing connected transactions of the Company under Chapter 14A of the Listing Rules. For details, please refer to the section headed "Connected Transactions" in the Prospectus.

5. 通過貼現商業票據接受財務資助

本公司與新鳳祥財務於2020年6月25日就新鳳祥財 務按有關融資的現行市價通過商業票據貼現為本集 團提供財務資助而訂立框架協議(「票據融資框架協 議Ⅰ)。票據融資框架協議的有效期為自上市日期起至 2022年12月31日止,經協議各方同意可續期三年, 但前提是本公司須遵守《上市規則》及其他適用法律 法規的規定。於報告期內,本公司財務部門將定期 (無論如何不少於每日曆年兩次)審核另外兩家獨立 第三方銀行或金融機構就新鳳祥財務所提供的商業 票據貼現利率所收取的利率,僅在新鳳祥財務提供的 利率不遜於獨立第三方銀行或金融機構所提供者的 情況下,本公司才會與其進行商業票據貼現。在相關 時間,新鳳祥為前控股股東的附屬公司及董事的一名 聯繫人,故財務公司為本公司關連人士,根據《上市 規則》第14A章,票據融資框架協議下擬進行的交易 構成本公司的持續關連交易。有關詳情,請參閱招股 章程[關連交易]一節。

The following table sets forth the respective annual caps and actual amounts for the non-exempt continuing connected transactions of the Company for the year ended 31 December 2022:

下表載列本公司截至2022年12月31日止年度不獲豁 免之持續關連交易的各自年度上限及實際金額:

Continuing connected transactions 持續關連交易		For the year ended 31 December 2022 截至2022年12月31日止年度 Actual accumulated/			
				Annual caps 年度上限 (RMB'000) (人民幣千元)	maximum amounts 實際累計/ 最高金額 (RMB'000) (人民幣千元)
I.	requ	ntinuing connected transactions subject to the annual reporting and uirements 遵守年度申報及公告規定的持續關連交易	annour	ncement	
	次是 1 .	New Product Sales Framework Agreement 新產品銷售框架協議		32,000	10,798
	2.	Logistics Services Framework Agreement 物流服務框架協議		19,987	15,630
	3.	Procurement and Outsourcing Framework Agreement 採購及外包框架協議		11,000	2,052
II. Continuing connected transactions subject to the annual reporting, announcement, circular and independent Shareholders' approval requirements 須遵守年度申報、公告、通函及獨立股東批准規定的持續關連交易					
	4.	Deposit Service Framework Agreement ^(Note 1) 存款服務框架協議 ^(附註1)		1,350,000	1,242,545
	5.	Bill Financing Framework Agreement 票據融資框架協議		500,000	46,590
Note	:		附註		
1.	The	annual caps and actual amounts being the maximum daily balance of	1.	年度上限及實際金額為存款的每	日最高存款結餘(包

deposits (including interests accrued thereon).
The independent non-executive Directors have, for the purpose of Rule 14A.55 of the Listing Rules, reviewed the continuing connected transactions set out above and have confirmed that these continuing connected transactions have been entered into by the Group (i) in the ordinary and usual course of its business; (ii) on normal commercial terms or on terms no less favourable to the Group than terms available to or from independent third parties; and (iii) in accordance with the terms of the agreements governing such transactions that are fair and reasonable and in the interests of the Shareholders as a whole. The annual transaction values of the above continuing connected transactions did not exceed the annual caps in relation to the respective continuing connected transactions.

Pursuant to Rule 14A.56 of the Listing Rules, the Auditor was engaged to report on the Group's continuing connected transactions in accordance with "Standards on Other Assurance Engagements for Certified Public Accountants of China No. 3101-Assurance Engagements Other than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The Auditor has not qualified its report in respect of the continuing connected transactions disclosed above by the Group. A copy of the Auditor's letter has been provided by the Company to the Stock Exchange.

Save as disclosed above, the Group had not entered into any connected transaction during the Reporting Period, which is required to be disclosed under Chapter 14A of the Listing Rules.

就《上市規則》第14A.55條而言,獨立非執行董事已審 閱上述各項持續關連交易,並已確認該等持續關連交 易已由本集團(i)於一般及日常業務過程中訂立:(ii)按 正常商業條款或不遜於本集團向獨立第三方提供或 獨立第三方向本集團提供的條款訂立:及(iii)根據協 議條款進行,而該等條款屬公平合理,並符合股東的 整體權益。上述持續關連交易的年度交易價值並無超 出有關持續關連交易的年度上限。

根據《上市規則》第14A.56條,核數師已獲聘請根據中 國註冊會計師其他鑑證服務第3101號一歷史財務信 息審計或審閱以外的鑑證業務及參照香港會計師公 會發出的《實務説明》第740號「關於香港《上市規則》 所述持續關連交易的核數師函件」以匯報本集團關連 交易。核數師並無就本集團上文披露的持續關連交易 作出保留意見的報告。本公司已向聯交所提供核數師 函件的副本。

除上述所披露者外,本集團於報告期內並無訂立任何 根據《上市規則》第14A章須予披露的任何關連交易。

DIRECTORS' AND SUPERVISORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as disclosed in this annual report, no Director or Supervisor or an entity connected with a Director or Supervisor was materially interested, either directly or indirectly, in any transaction, arrangement or contract which is significant to the business of the Group to which the Company or any of its subsidiaries or fellow subsidiaries was a party subsisting during the year ended 31 December 2022 or at the end of the year ended 31 December 2022.

CONTRACT OF SIGNIFICANCE

Save as disclosed in this annual report, no contract of significance was entered into between the Company, or one of its subsidiary companies, and a controlling Shareholder or any of its subsidiaries during the year ended 31 December 2022.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 December 2022 between the Company and a person other than a Director or Supervisors or any person engaged in the full-time employment of the Company.

EQUITY-LINKED AGREEMENT

During the Reporting Period, the Company did not enter into or renew any equity-linked agreement.

DIRECTORS' PERMITTED INDEMNITY PROVISION

The Company has arranged appropriate insurance cover for Directors' liabilities in respect of legal actions arising out of corporate activities against the Directors during the year ended 31 December 2022 up to the date of this annual report.

Except for such insurances, at no time during the Reporting Period and up to the date of this annual report, there was or is, any permitted indemnity provision being in force for the benefit of any of the directors of the Company or associated companies.

董事及監事於重大交易、安排或合約中的 權益

除本年報所披露者外,概無董事或監事或與董事或監 事有關連之實體直接或間接於截至2022年12月31日 止年度內或於截至2022年12月31日止年度末存續的 本公司或其任何附屬公司或同系附屬公司作為訂約 方並且對本集團業務而言屬重大的任何交易、安排或 合約中擁有重大權益。

重大合約

除本年報所披露者外,於截至2022年12月31日止年 度內,本公司或本公司之附屬公司與控股股東或其任 何附屬公司之間概無訂立任何重大合約。

管理合約

截至2022年12月31日止年度,本公司概無就本公司 全部或任何部份重大業務的管理及行政事務與除董 事或監事或本公司全職僱員之外的個人訂立或存有 任何合約。

股票掛鈎協議

報告期內,本公司未訂立或存續任何股票掛鈎協議。

董事之獲准許彌償條文

本公司已為董事就於2022年12月31日年度期間至本 年報日期止因企業活動而引致對其展開的法律訴訟 安排適當之責任保險。

除該等保險外,在報告期內及直至本年報日期止任何 時間,均未曾有或現有生效的任何獲准許彌償條文惠 及本公司或聯營公司的任何董事。

RELATED PARTY TRANSACTIONS

Details of the material related party transactions undertaken by the Group in its normal course of business are set out in note X to the financial statements. The Company has complied with the applicable requirements under the Listing Rules for those related party transactions which constituted continuing connected transactions under the Listing Rules, which are set out in the paragraph headed "Continuing Connected Transactions" on pages 65 to 72.

Save as disclosed above, no other related party transactions disclosed in the financial statements constituted a notifiable connected transaction as defined under the Listing Rules.

EMOLUMENT POLICY AND DIRECTORS' REMUNERATION

Our employees are generally remunerated by way of fixed salary. Our remuneration policies are formulated based on the performance of individual employees and are reviewed regularly. A remuneration committee was set up for reviewing the Company's emolument policy and structure for all remuneration of the Directors and senior management of the Company, having regard to the Company's operating results, individual performance of the Directors and senior management and comparable market practices.

Details of the emoluments of the Directors and the Supervisors and five highest paid individuals for the year ended 31 December 2022 are set out in note X to the financial statements.

IMPLEMENTATION OF EQUITY INCENTIVE PLAN

2020 Share Award Scheme

The Board of Directors has approved the adoption of the share award scheme (the "2020 Share Award Scheme") on 4 June 2020, which was effective from the Listing Date. The 2020 Share Award Scheme is analogous to a share scheme and subject to the provisions of Chapter 17 of the Listing Rules. On 22 June 2020, the Company established a trust in connection with the 2020 Share Award Scheme (the "2020 Trust") and has appointed Bank of Communications Trustee Limited (the "BOC Trustee") as trustee to administer the 2020 Trust. Pursuant to the 2020 Share Award Scheme, the grant of award (the "2020 Awarded Shares") by the Board of Directors to the selected participants may vest in the form of H Shares or the net sale proceeds of the 2020 Awarded Shares in cash in accordance with the 2020 Share Award Scheme.

關連方交易

本集團於一般業務過程中進行之重大關連方交易詳 情載於財務報表附註十。本公司已遵守《上市規則》對 該等根據《上市規則》構成持續關連交易的關連人士 交易的適用規定,該等規定載於第65至72頁「持續關 連交易」一段。

除上文所披露者外,財務報表所披露之其他關連人 士交易並不構成《上市規則》所界定之須予公佈關連 交易。

薪酬政策及董事薪酬

我們一般以固定薪金之方式向僱員提供薪酬。我們的 薪酬政策乃根據個別僱員的表現編製,並會定期予以 審核。我們已成立薪酬委員會,以審閱本公司之薪酬 政策及本公司董事及高級管理層之所有薪酬結構,當 中考慮到本公司之經營業績、董事及高級管理層之個 別表現以及可比較市場慣例。

董事和監事及五名最高薪人士於截至2022年12月31 日止年度的薪酬詳情載於財務報表附註十。

股權激勵計劃實施情況

2020年股份獎勵計劃

董事會已於2020年6月4日批准採納並自上市日期 起生效的股份獎勵計劃(「2020年股份獎勵計劃」)。 2020年股份獎勵計劃與股份計劃相似,受《上市規則》 第十七章的條文規管。於2020年6月22日,本公司已 就2020年股份獎勵計劃成立信託(「2020年信託」), 並已委任交通銀行信託有限公司為受託人(「交通銀 行受託人」)管理2020年信託。根據2020年股份獎勵 計劃,董事會向選定參與者授出的獎勵(「2020年獎勵 股份」)可以H股的形式或根據2020年股份獎勵計劃以 現金授出2020年獎勵股份銷售所得款項淨額的形式 歸屬。

Purposes

The purposes of the 2020 Share Award Scheme is to recognise the contribution by the Group's personnel and to provide them with incentives in order to retain them for the continual operation and development of the Group, to stimulate further development of the Group, and to provide retirement protection to the Group's personnel.

Participants

Pursuant to the 2020 Share Award Scheme, any full-time or part-time employees of the Group (including any Director) are eligible participants of the 2020 Share Award Scheme.

Administration

The 2020 Share Award Scheme shall be subject to the administration of the Board of Directors and BOC Trustee in accordance with the scheme rules and the trust deed. The decision of the Board of Directors with respect to any matter arising under the 2020 Share Award Scheme (including the interpretation of any provision) shall be final and binding. BOC Trustee shall hold the trust fund in accordance with the terms of the trust deed.

Duration

Subject to any early termination as may be determined by the Board of Directors, the 2020 Share Award Scheme shall be valid and effective for a term of 10 years commencing on the date of listing.

Scheme Limit and Entitlement

The Board of Directors shall not make any further award which will result in the maximum number of new H Shares that can be awarded and issued for the purpose of the 2020 Share Award Scheme in any financial year is 3% of the total number of issued share capital in the H Shares at the relevant time (i.e. 10,650,000 H Shares). The maximum number of new H Shares that can be allotted and issued to a selected employee in any 12-month period shall not exceed 1% of the total number of issued share capital in the H Shares at the relevant time (i.e. 3,550,000 H Shares). The total number of shares available for award (less those vested and cancelled)under the 2020 Share Award Scheme was 9,095,000 as at the date of this annual report, representing 0.6% of the issued share capital as at the date of this annual report.

Since the adoption date of the 2020 Share Award Scheme and up to the date of this annual report, a total of 2,050,000 shares had been granted under the 2020 Share Award Scheme, representing about 0.15% of the number of shares in issue on the adoption date.

目的

2020年股份獎勵計劃的目的在於表彰本集團人員作 出的貢獻並向其提供獎勵,以為本集團的持續經營及 發展留任該等人士,促進本集團的進一步發展並向本 集團的人員提供退休保障。

參與者

根據2020年股份獎勵計劃,本集團任何全職或兼職 僱員(包括任何董事)均為2020年股份獎勵計劃的合 資格參與者。

管理

2020年股份獎勵計劃將由董事會及交通銀行受託人 根據計劃規則及信託契據管理。董事會對2020年股 份獎勵計劃項下任何事宜(包括對任何條文的詮釋) 所作決定將屬最終決定及具有約束力。交通銀行受託 人將根據信託契據的條款持有信託基金。

年期

除非董事會決定提前終止,否則2020年股份獎勵計 劃將於上市日期起計10年內有效及生效。

計劃上限及資格

倘在任何財政年度可就2020年股份獎勵計劃獎授及 發行新H股數目上限為於有關時間H股已發行股本總 額的3%(即10,650,000股H股),則董事會不得進一步 授出獎勵。在任何12個月期間可向獲選僱員配發及 發行的新H股數目上限不得超過於有關時間已發行H 股股本總額的1%(即3,550,000股H股)。於本年報日 期,根據2020年股份獎勵計劃可獎授的股份(除去已 歸屬及注銷之股份)總數為9,095,000股,佔本年報日 期已發行股本股份的0.6%。

自2020年股份獎勵計劃採納日期至本年報日期止,根據2020年股份獎勵計劃已授予的股份合共 2,050,000股,佔採納日期當日已發行股份約0.15%。

Grant

After the Board of Directors has decided to make a grant to any selected employee, the Board of Directors shall send a grant notice to such selected employee with a copy thereof to the BOC Trustee within 14 business days after the grant was made. Such selected employee shall confirm acceptance of the awarded shares by signing and returning to the Board of Directors the acceptance form within 14 business days after the date of the relevant grant notice.

Vesting and Conditions

The Board of Directors is entitled to impose any conditions (the "2020 **Vesting Conditions**") as it deems appropriate in its absolute discretion with respect to the vesting of the 2020 Awarded Shares on the selected employee, and shall set out the relevant 2020 Vesting Conditions and the 2020 Awarded Shares in the relevant grant notice.

Subject to the terms and conditions of the 2020 Share Award Scheme and the fulfilment of all 2020 Vesting Conditions on such selected participant as specified in the 2020 Share Award Scheme and the relevant grant notice, the respective awarded shares held by the BOC Trustee on behalf of the selected participant shall vest in such selected participant in accordance with the vesting schedule as set out in the relevant grant notice.

On 26 June 2020, the Board of Directors granted to 18 selected participants 2,050,000 2020 Awarded Shares under the 2020 Share Award Scheme (the "**Planned Share Award**"). As at 31 December 2022, the BOC Trustee held 495,000 H Shares that it purchased from the open market.

On 30 September 2020 and 30 June 2021, the Company granted to 18 selected participants 820,000 and 410,000 2020 Awarded Shares, and of which have already been vested, representing in aggregate 60% of the Planned Share Award.

授出

在董事會決定向任何獲選僱員授出獎勵股份後,董事 會應在授予後的14個營業日內向該等獲選僱員發出 授予通知,並將其副本送交交通銀行受託人。該等獲 選僱員應在有關授予通知日期後的14個營業日內, 通過簽署並向董事會返還接納表格以確認接納所授 予的股份。

歸屬及條件

董事會有權就獲選僱員的2020年獎勵股份的歸屬施 加其全權酌情認為適當的任何條件(「2020年歸屬條 件」),並應在有關授予通知中列明相關2020年歸屬條 件及2020年獎勵股份。

根據2020年股份獎勵計劃的條款及條件以及待2020 年股份獎勵計劃及有關授予通知中所規定就選定參 與者歸屬獎勵股份的所有2020年歸屬條件獲達成 後,交通銀行受託人根據其規定代表選定參與者持有 的各獎勵股份將根據有關授予通知中列出的歸屬時 間表歸屬於有關選定參與者。

於2020年6月26日,董事會根據2020年股份獎勵計劃 向18名選定參與者授出2,050,000股2020年獎勵股份 (「計劃股份獎勵」)。於2022年12月31日,交通銀行受 託人持有495,000股自公開市場購買的H股。

於2020年9月30日及2021年6月30日,本公司向18名 選定參與者授出的820,000股及410,000股2020年獎勵 股份已獲歸屬,合計佔計劃股份獎勵的60%。 The table below sets out the movements of 2020 Awarded Shares during the period from 1 January 2022 to 31 December 2022:

下表載列於2022年1月1日至2022年12月31日期間 2020年獎勵股份的變動:

Number of awarded shares 獎勵股份數目

					樊勵股份數目	1			
Name	Date of grant	Vesting date ^(Note 1)	As at 1 January 2022	Granted during the year ^(Note 2)	Vested during the year ^(Note 2)	Cancelled/ lapsed during the year ^(Note 3) 於年內	Outstanding as at 31 December 2022 ^(Note 2) 於2022年	Closing price of the Company's H Shares immediately before the date of grant in 2022 (HK\$) ^(Noe 2) 緊接2022年 授出日期前 本公司H股的	Closing price of the Company's H Shares immediately before the vesting date in 2022 (HK\$) 緊接 2022年 歸屬日期前 本公司H股的
姓名	授出日期	歸屬日期 ^(附註1)	於 2022 年 1月1日	於年內 授出 ^(附註2)	於年內 歸屬 ^(附註2)	註銷/	が2022年 12月31日 尚未行使 ^(附註2)	本公司11版的 收市價 (港元) ^(附莊2)	本公司而放的 收市價 (港元)
Directors									
董事									
≝ - − Mr. Xiao Dongsheng ^(Note 4)	26 June 2020	30 June 2022	120,000	_	60,000	_	60,000	_	1.17
肖東生先生 ^(附註4)	2020年6月26日	2022年6月30日	120,000		00,000		00,000		
Mr. Ow Weng Cheong (resigned on	26 June 2020	30 June 2022	80,000	_	_	80,000	_	_	_
30 March 2022)			,			,			
區永昌先生(於2022年 3月30日辭任)	2020年6月26日	2022年6月30日							
Mr. Wang Jinsheng (resigned on 30 March 2022)	26 June 2020	30 June 2022	80,000	-	—	80,000	-	_	_
王進聖先生(於2022年 3月30日辭任)	2020年6月26日	2022年6月30日							
Ms. Zhou Jinying (appointed as executive Director on 31 May 2022 and retired on	26 June 2020	30 June 2022	70,000	_	35,000	_	35,000	_	1.17
18 January 2023) ^{Wob 4} 周勁鷹女士(於2022年 5月31日獲委任為執行董事 並於2023年1月18日 退任) ^{(////////////////////////////////////}	2020年6月26日	2022年6月30日							
Mr. Shi Lei (appointed as executive Director on	26 June 2020	30 June 2022	40,000	_	20,000	_	20,000	_	1.17
31 May 2022) ^{Note 4)} 石磊先生(於2022年5月31日 獲委任為執行董事) ^(朋柱4)	2020年6月26日	2022年6月30日							
Supervisor 監事									
Ms. Lian Xianmin (retired on 18 January 2023)	26 June 2020	30 June 2022	20,000	-	10,000	-	10,000	_	1.17
廉憲敏女士 (於 2023年1月18 日退任)	2020年6月26日	2022年6月30日							
Senior Management 高級管理層									
裔廠督⊈層 Mr. Wang Zhixian 汪之現先生	26 June 2020 2020年6月26日	30 June 2022 2022年6月30日	32,000	_	16,000	_	16,000	-	1.17
Mr. Meng Tao <i>(Note 4)</i> 孟濤先生 <i>(附註4)</i>	26 June 2020 2020年6月26日	30 June 2022 2022年6月30日	70,000	_	35,000	_	35,000	_	See Note 4 見附註4
Other Selected Employees 甘州澤宁原昌	26 June 2020 2020 年 6 日 26 日	30 June 2022 2022 年6日 20日	308,000	_	149,000	40,000	119,000	_	See Note 5
其他選定僱員 Total 合計	2020年6月26日	2022年6月30日	820,000	_	325,000	200,000	295,000	_	見附註5

Notes:

- The awarded shares granted on 26 June 2020 shall be vested in four tranches with the vesting schedule as follows: (i) as to 40% of the 2020 Awarded Shares on 30 September 2020; (ii) as to 20% of the 2020 Awarded Shares on 30 June 2021; (iii) as to 20% of the 2020 Awarded Shares on 30 June 2022; and (iv) as to 20% of the 2020 Awarded Shares on 30 June 2023.
- No H Shares under the 2020 Share Award Scheme were granted during 2022. The purchase prices of the vested share awards during 2022 and unvested share awards as at 31 December 2022 were nil.
- 3. The outstanding awarded shares (unvested) lapsed during 2022 upon the resignation of the employees.
- 4. Mr. Xiao Dongsheng, Mr. Shi Lei, Ms. Zhou Jinying, and Mr. Meng Tao were four of the five highest-paid employees as at 31 December 2022, and the aggregate number of shares vested to them during 2022 were 150,000. The weighted average closing price of these shares before the relevant vesting dates in 2022 was HK\$1.17.
- In 2022, a total of 149,000 shares were vested to other selected employees. The weighted average closing price of these shares before the relevant vesting dates in 2022 was HK\$1.17.

2021 Share Award Scheme

The Board of Directors has approved the adoption of the 2021 share award scheme (the "**2021 Share Award Scheme**") on 10 December 2021. The 2021 Share Award Scheme is analogous to a share scheme and subject to the provisions of Chapter 17 of the Listing Rules. Pursuant to the 2021 Share Award Scheme, the grant of 2021 awarded shares (the "**2021 Awarded Shares**") by the Board of Directors to the selected participants may vest in the form of H Shares.

Purposes

Considering the continual operation and further development of the Group, the purpose and objective of the 2021 Share Award Scheme are to recognise the contributions by certain employees of the Group and to provide them with incentives in order to retain them and to attract suitable personnel.

附註:

- 於2020年6月26日授予的獎勵股份將分四期歸屬, 歸屬時間表如下:(i)於2020年9月30日為2020年獎勵 股份的40%:(ii)於2021年6月30日為2020年獎勵股份 的20%:(iii)於2022年6月30日為2020年獎勵股份的 20%:及(iv)於2023年6月30日為2020年獎勵股份的 20%。
- 概無於2022年授出2020年股份獎勵計劃項下之H股。 於二零二二年的已歸屬股份獎勵及於二零二二年十二 月三十一日的未歸屬股份獎勵的購買價為零。
- 由於僱員辭職後,未授予的獎勵股份(未歸屬)已於 2022年失效。
- 於2022年12月31日,肖東生先生、石磊先生、周勁鷹 女士及孟濤先生為五名最高薪酬僱員的其中四名, 於2022年歸屬予彼等之股份總數為150,000股。該等 股份於2022年相關歸屬日期前的加權平均收市價為 1.17港元。
- 5. 2022年,合共149,000股股份歸屬予其他選定僱員。該 等股份於2022年相關歸屬日期前的加權平均收市價為 1.17港元。

2021年股份獎勵計劃

董事會已於2021年12月10日批准採納2021年股份獎勵計劃(「2021年股份獎勵計劃」)。2021年股份獎勵計劃與股份計劃相似,受《上市規則》第十七章的條文規管。根據2021年股份獎勵計劃,董事會向選定參與者的授出的獎勵(「2021年獎勵股份」)可以H股的形式歸屬。

目的

考慮到本集團的持續經營及進一步發展,2021年股 份獎勵計劃的目的及目標在於表彰本集團若干僱員 的貢獻並為彼等提供獎勵,以留住彼等並吸引合適的 人才。

Participants

Pursuant to the 2021 Share Award Scheme, any full-time or part-time employees of the Group (including any Director) of any member of the Group at any time during the trust period are eligible participants of the 2021 Share Award Scheme.

Administration

The 2021 Share Award Scheme shall be subject to the administration of the Board of Directors and the trustee (the "**Futu Trustee**") in accordance with the scheme rules and the trust deed. The decision of the Board of Directors with respect to any matter arising under the 2021 Share Award Scheme (including the interpretation of any provision) shall be final and binding. The Futu Trustee shall hold the trust fund in accordance with the terms of the trust deed.

Duration

Subject to any early termination as may be determined by the Board of Directors pursuant to the scheme rules, the 2021 Share Award Scheme shall be valid and effective for a term of 10 years commencing on the adoption date.

Scheme Limit and Entitlement

The Board of Directors shall not make any further award which will result in the aggregate number of the Shares awarded by the Board of Directors under the 2021 Share Award Scheme exceeding 10% of the issued share capital of the Company from time to time (i.e. 140,000,000 H Shares). The maximum number of Shares which may be awarded to a selected employee under the 2021 Share Award Scheme shall not exceed 1% of the issued share capital of the Company in any 12-month period (i.e. 14,000,000 H Shares). The total number of shares available for award (less those vested and cancelled) under the 2021 Share Award Scheme was 140,000,000 as at the date of this annual report, representing 10% of the issued share capital as at the date of this annual report.

Since the adoption date of the 2021 Share Award Scheme and up to the date of this annual report, a total of 23,487,800 shares had been granted under the 2021 Share Award Scheme, representing approximately 1.68% of the number of shares in issue on the adoption date.

參與者

根據2021年股份獎勵計劃,本集團任何成員公司於 信託期任何時間的任何全職或兼職僱員(包括任何董 事)均為2021年股份獎勵計劃的合資格參與者。

管理

2021年股份獎勵計劃將由董事會及受託人(「富途受 託人」)根據計劃規則及信託契據的管理。董事會對 2021年股份獎勵計劃項下任何事宜(包括對任何條文 的詮釋)所作決定將屬最終決定及具有約束力。富途 受託人將根據信託契據的條款持有信託基金。

年期

除非董事會根據計劃規則決定提前終止,否則2021 年股份獎勵計劃將於採納日期起計10年內有效及 生效。

計劃上限及資格

倘進一步授出獎勵股份將導致董事會根據2021年股 份獎勵計劃已授予的股份總數超過本公司不時已發 行股本的10%(即140,000,000股H股),則董事會不得 進一步授出獎勵。於任何12個月期間,根據2021年股 份獎勵計劃可授予獲選僱員的最高股份數量不得超 過本公司已發行股本的1%(即14,000,000股H股)。於 本年報日期,根據2021年股份獎勵計劃可獎授的股 份(除去已歸屬及注銷之股份)總數為140,000,000股, 佔本年報日期已發行股本股份的10%。

自2021年股份獎勵計劃採納日期至本年報日期止,根據2021年股份獎勵計劃已授予的股份合共 23,487,800股,佔採納日期當日聯交所已發行股份約 1.68%。

Grant

After the Board of Directors has decided to make a grant to any selected employee, the Board of Directors shall send a grant notice to such selected employee with a copy thereof to Futu Trustee within five business days after the grant was made. Such selected employee shall confirm acceptance of the awarded shares by signing and returning to the Board of Directors the acceptance form within five business days after the date of the relevant grant notice.

Vesting and Conditions

Subject to the terms and condition of the 2021 Share Award Scheme and the fulfillment of all vesting conditions to the vesting of the awarded shares on such selected employee as specified in the 2021 Share Award Scheme and the relevant grant notice, the respective awarded shares held by Futu Trustee on behalf of the selected employee pursuant to the provision hereof shall vest in such selected employee in accordance with the vesting schedule as set out in the relevant grant notice.

On 10 December 2021, an aggregate of 23,487,800 2021 Awarded Shares were granted to 63 selected participants the by the Board of Directors under the 2021 Share Award Scheme, and 2,609,800 reserved shares will be kept for the time being in the pool of the trust fund as reserve for future grants of 2021 Awarded Shares to the selected employees (the "**Reserved Shares**"). The 2021 Awarded Shares and the Reserved Shares shall be purchased from the open market out of cash contributed by the Group. As no new Shares will be issued by the Company pursuant to the grant, it will not result in any dilution effect on the shareholdings of existing Shareholders. For details, please refer to the Company's announcement dated 10 December 2021. As at 31 December 2022, the Futu Trustee held 21,133,000 H Shares that it purchased from the open market.

授出

在董事會決定向任何獲選僱員授出獎勵股份後,董事 會應在授予後的五個營業日內向該等獲選僱員發出 授予通知,並將其副本送交富途受託人。該等獲選僱 員應在有關授予通知日期後的五個營業日內,通過 簽署並向董事會返還接納表格以確認接納所授予的 股份。

歸屬及條件

根據2021年股份獎勵計劃的條款及條件以及待2021 年股份獎勵計劃及有關授予通知中所規定就獲選僱 員歸屬獎勵股份的所有歸屬條件獲達成後,富途受託 人根據其規定代表獲選僱員持有的各獎勵股份將根 據有關授予通知中列出的歸屬時間表歸屬於有關獲 選僱員。

於2021年12月10日,董事會根據2021年股份獎勵計 劃向63名選定參與者授出共23,487,800股2021年獎勵 股份。而2,609,800股保留股份將暫時存入信託基金 池中,作為日後向獲選僱員授予2021年獎勵股份的 儲備(「保留股份」)。本集團將以現金出資方式立從公 開市場上購買2021年獎勵股份及保留股份。由於本 公司將不會根據授予發行新股份,故不會對現有股東 的股權造成任何攤薄影響。詳情請參閱本公司日期為 2021年12月10日的公告。於2022年12月31日,富途 受託人持有21,133,000股自公開市場購買的H股。 The table below sets out the movements of 2021 Awarded Shares during the period from 1 January 2022 to 31 December 2022:

下 表載 列 於2022年1月1日至 2022年12月31日期 間 2021年獎勵股份的變動:

Closing price

Number of awarded shares 獎勵股份數目

Name 姓名	Date of grant 授出日期	Vesting date 歸屬日期	Vesting period 3 歸屬期間	As at 1 January 2022 於2022年 1月1日	Granted during the year ^(Note 1) 於年內 授出 ^(所注1)	Vested during the year ^(//ce 1) 於年內 歸屬	Cancelled/ lapsed during the year ^{0fore 2)} 於年內 註鎖/ 失效 ^(所注2)	Outstanding as at 31 December 2022 ^(Wole 1) 於2022年 12月31日 尚未行使	Closing price of the Company's H Shares immediately before the date of grant in 2022 (HK\$) ^(Nice 1) 緊接2022年 授出日期前 本公司H股的 收市價 (港元) ^(派註1)	Closing price of the Company's H Shares immediately before the vesting date in 2022 (HK\$) ^(Note 1) 緊接2022年 歸屬日期前 本公司H股的 收市價 (港元) ^(新注1)
Directors 茶声										
董事 Mr. Xiao Dongsheng ^(Note 3)	10 December 2021	_	30 April 2023 to	2,916,000	_	_	_	2,916,000	_	_
肖東生先生 ^(朋娃3)	2021年 12月10日		30 April 2025 2023年4月30日至 2025年4月30日							
Ms. Zhou Jinying (appointed as executive Director on 31 May 2022 and retired on 18 January 2023) ^(Note 3)	10 December 2021	_	30 April 2023 to 30 April 2025	2,430,000	_	_	_	2,430,000	-	_
周勁鷹女士(於2022年5月31日 獲委任為執行董事 並於2023年1月18日退任) ^(附注3)	2021年12月10日		2023年4月30日至 2025年4月30日							
Mr. Shi Lei (appointed as executive Director on 31 May 2022) ^(Note 3)	10 December 2021	-	30 April 2023 to 30 April 2025	486,000	-	-	-	486,000	-	-
石磊先生(於2022年5月31日 獲委任為執行董事) ^(爾柱3)	2021年12月10日		2023年4月30日至 2025年4月30日							
Supervisor 監事										
Ms. Lian Xianmin (retired on 18 January 2023)	10 December 2021	_	30 April 2023 to 30 April 2025	291,600	-	-	-	291,600	_	-
廉憲敏女士 (於2023年1月18日退任)	2021年12月10日		2023年4月30日至 2025年4月30日							
Senior Management 高級管理層										
Mr. Wang Zhixian	10 December 2021	_	30 April 2023 to 30 April 2025	350,100	-	-	-	350,100	_	-
汪之現先生	2021年 12月10日		2023年4月30日至 2025年4月30日							
Mr. Meng Tao ^(Note 3)	10 December 2021	_	30 April 2023 to 30 April 2025	583,200	_	_	-	583,200	_	_
孟濤先生 ^(附注3)	2021年12月10日		2023年4月30日至 2025年4月30日							
Highest-paid Employee (excluding Directors and Senior Management) ^(Note 3)	10 December 2021	_	30 April 2023 to 30 April 2025	364,500	_	_	_	364,500	_	_
最高薪酬僱員 (不包括董事及 高級管理層) ^(所註3)	2021年12月10日		2023年4月30日至 2025年4月30日							
Other Selected Employees	10 December 2021	_	30 April 2023 to 30 April 2025	16,066,400	-	-	1,770,200	14,296,200	_	-
其他選定僱員	2021年12月10日		2023年4月30日至 2025年4月30日							
Total 合計				23,487,800	_	_	1,770,200	21,717,600	-	-

Notes:

- No H Shares under the 2021 Share Award Scheme were granted nor vested during 2022. The purchase price of the unvested share awards as at 31 December 2022 was nil.
- 2. The outstanding awarded shares (unvested) lapsed during 2022 upon the resignation of the employees.
- Mr. Xiao Dongsheng, Ms. Zhou Jinying, Mr. Shi Lei and Mr. Meng Tao were four of the five highest-paid employees as at 31 December 2022.

CHARITABLE DONATIONS

The donations made by the Group during the year ended 31 December 2022 amounted to RMB505,330.93.

USE OF NET PROCEEDS FROM LISTING

The shares of the Company were listed on the Main Board of the Stock Exchange on 16 July 2020 by way of global offering, raised total net proceeds of HK\$1,081.5 million (i.e. equivalent to approximately RMB975.3 million) (the "Net Proceeds") after deducting professional fees, underwriting commissions and other related listing expenses. On 7 June 2022, the Company had unutilised net proceeds from the offer of shares of the Company (the "Unutilised Net Proceeds") of approximately RMB122.0 million, which was expected to be invested in the expansion of the Group's breeding and production capacities of white-feathered broilers as disclosed in the prospectus of the Company dated 30 June 2020. The Board of Directors had resolved to change the use of the Unutilised Net Proceeds to repay the then existing borrowings, replenish the cash flow of the Group, and drive the sales of the existing businesses with sufficient working capital, which was more beneficial to meet the Group's operation needs and allowed the Group to deploy its financial resources in a more effective way.

As at the date of this annual report, the Group has used up all unutilised Net Proceeds.

附註:

- 概無於2022年授出或歸屬2021年股份獎勵計劃項下 之H股。於2022年12月31日的未歸屬股份獎勵的購買 價為零。
- 由於僱員辭職後,未授予的獎勵股份(未歸屬)已於 2022年失效。
- 於2022年12月31日,肖東生先生、周勁鷹女士、石磊 先生及孟濤先生為五名最高薪酬僱員的其中四名。

慈善捐款

本集團於截至2022年12月31日止年度作出慈善捐款 人民幣505,330.93元。

上市所得款項淨額用途

本公司股份於2020年7月16日以全球發售的方式在聯 交所主板上市,經扣除專業費用、包銷佣金和其他相 關上市費用後,籌集所得款項淨額合共1,081.5百萬 港元(即約人民幣975.3百萬元)(「所得款項淨額」)。 於2022年6月7日,本公司發售本公司股份的未動用 所得款項淨額(「未動用所得款項淨額」)約為人民幣 122.0百萬元,誠如本公司日期為2020年6月30日的 招股章程所披露,預期投資於本集團白羽肉雞的飼養 及產能擴充。董事會議決更改未動用所得款項淨額的 用途以償還當時的現有借款、補充本集團的現金流 量,並以充足營運資金推動現有業務銷售,此舉對滿 足本集團營運需要而言更為有利,並可令本集團更有 效投放財務資源。

於本年報日期,本集團已用完所有未動用所得款項 淨額。

SIGNIFICANT EVENTS DURING AND AFTER THE REPORTING PERIOD

Proposed Initial Public Offering of A Shares

On 29 January 2021, the Board of Directors has resolved and approved to commence the relevant preparation related to the proposed initial public offering of A shares of the Company. The Company has engaged Huatai United Securities Co., Ltd. as the pre-listing tutoring institution and submitted the registration application for pre-listing tutoring with the Shandong Supervisory Commission of the China Securities Regulatory Commission on 29 January 2021. As at the date of this annual report, the Company is in the stage of pre-listing tutoring procedure and has not commenced filing the application for the proposed initial public offering of A shares of the Company.

MGO

On 5 May 2022, an application for judicial restructuring (the "Judicial **Restructuring**") was filed against Yanggu Xiangguang Copper Co., Ltd. (陽穀祥光銅業有限公司) ("Xiangguang Copper"), a subsidiary of GMK Holdings, with the Liaocheng Intermediate People's Court, Shandong Province in the PRC by a creditor on the ground that Xiangguang Copper is unable to repay the debts falling due. The People's Court of Yanggu County, Shandong Province in the PRC as appointed to hear the case, subsequently accepted the application of Judicial Restructuring of 19 companies, including GMK Holdings, Fengxiang Group and Fengxiang Investment (each a former controlling shareholders) and Xiangguang Copper (but, for the avoidance of doubt, does not include the Company).

On 16 September 2022, an auction announcement was published by the administrator of Xiangguang Copper (the "Administrator") on the network platform of Alibaba Judicial Auction in relation to the proposed auction sale of the domestic shares of the Company held by the above three former controlling shareholders.

On 16 October 2022, Falcon Holding LP ("**Falcon**" or the "**Offeror**") won the auction at the aggregate bid price of RMB1,372,279,100 (equivalent to HK\$1,502,336,359) for the sale shares, being 992,854,500 domestic shares in the Company (the "**Sale Share(s)**"), which represents a consideration of RMB1.3822 per Sale Share (equivalent to HK\$1.5132 per Sale Share) (the "**Acquisition**"). The Offeror, the Administrator, and the above three former controlling shareholders entered into a sale and purchase agreement and a supplemental agreement thereto on 16 October 2022 and 19 December 2022, respectively. On 20 December 2022, the Acquisition was completed and the Offeror became the new controlling shareholder of the Company.

於報告期內及期後重大事項

建議首次公開發售A股

2021年1月29日,董事會已決議及批准開始有關首次 公開發行本公司A股股份之編製。本公司聘請華泰聯 合證券有限責任公司為上市前輔導機構,並於2021 年1月29日向中國證券監督管理委員會山東證監局提 交了上市前輔導登記申請。於本年報日期,本公司正 處於預上市輔導階段,尚未開始進行有關擬議中的本 公司A股首次公開發行的申請。

強制性全面要約

於2022年5月5日,一名債權人以陽穀祥光銅業有限 公司(「祥光銅業」)(新鳳祥控股旗下附屬公司)無力償 還到期債務為由,向中國山東省聊城市中級人民法院 提出對祥光銅業的司法重整(「司法重整」)申請。中國 山東省陽穀縣人民法院接受指定審理此案,隨後受理 新鳳祥控股、鳳祥集團及鳳祥投資(各為前控股股東) 以及祥光銅業等19家公司(為免生疑問,不包括本公 司)的司法重整申請。

於2022年9月16日,祥光銅業管理人(「管理人」)於阿 里巴巴司法拍賣網絡平台刊發拍賣公告,內容有關建 議拍賣上述三名前控股股東所持本公司內資股股份。

於2022年10月16日 Falcon Holding LP(「Falcon」或「要約人」)以銷售股份(即本公司992,854,500股內資股) (「銷售股份」)總競價人民幣1,372,279,100元(相當於 1,502,336,359港元)贏得拍賣,即代價為每股銷售股 份人民幣1.3822元(相當於每股銷售股份1.5132港元) (「收購事項」)。於2022年10月16日及2022年12月19 日,要約人、管理人及上述三名前控股股東分別訂立 買賣協議及其補充協議。於2022年12月20日,收購 事項已完成,要約人成為本公司的新控股股東。

The Offeror was required to make unconditional mandatory general offers in cash for all the issued domestic Shares and H Shares not already owned or agreed to be acquired by the Offeror and its concert parties in accordance with the Code on Takeovers and Mergers issued by the Securities and Futures Commission of Hong Kong (the "Takeovers Code"). The Offeror also proposed to delist the Company from the Stock Exchange and accordingly the Company had agreed to convene its Shareholders' meetings for the purpose of independent Shareholders to consider and vote on the delisting resolution (the "Delisting Resolution") (among other business).

On 28 December 2022, the Offeror and the Company jointly despatched the composite document (the "**Composite Document**") comprising (including without limitation) the offer document from the Offeror, the response document from the Board of Directors, details of the Offers and the Delisting Resolution (including the expected timetable and terms of the Offers), a letter of recommendation from the independent board committee of the Board of Directors to the independent Shareholders in relation to the Offers, a letter of advice from the independent financial adviser in relation to the Offers and the forms of acceptance to the Shareholders in accordance with the requirements of the Takeovers Code.

On 18 January 2023, the Delisting Resolution was not approved at the Shareholders Meetings held on that date, and the Delisting Resolution was not implemented and lapsed.

The Offers were closed at 4:00 p.m. on 1 February 2023. The Offeror and the parties acting in concert with it were interested in a total of 1,210,640,005 Shares (representing approximately 86.47% of the issued Shares), comprising 992,854,500 domestic shares (representing approximately 95.01% of the issued domestic shares) and 217,785,505 H shares (representing approximately 61.35% of the issued H shares).

For details, please refer to the joint announcements of the Company and the Offeror dated 28 October 2022, 17 November 2022, 20 December 2022, 28 December 2022, 13 January 2023, 18 January 2023 and 1 February 2023; and the Composite Document. 根據香港證券及期貨事務監察委員會頒佈的公司收 購及合併守則(「收購守則」),要約人須就要約人及其 一致行動人士並無擁有或同意將予收購本公司的全 部已發行內資股及H股提出無條件強制性現金全面要 約。要約人亦建議將本公司於聯交所除牌,因此,本 公司已同意召開其股東會議,以供獨立股東考慮除牌 決議案(「除牌決議案」)(及其他事項)並就此投票。

於2022年12月28日,要約人與本公司根據收購守則 的規定向股東聯合寄發綜合文件(「綜合文件」),當中 包括(包括但不限於)要約人的要約文件,董事會的回 應文件,有關該等要約及除牌決議案的詳情(包括該 等要約的預期時間表及條款),董事會轄下獨立董事 委員會就該等要約致獨立股東的推薦函件,獨立財務 顧問關於該等要約及接納表格的意見函件。

於2023年1月18日,由於除牌決議案在本公司於該日 舉行的股東大會上未獲批准,除牌決議案沒有落實及 已失效。

於2023年2月1日,該等要約已於下午四時正截止。要約人及其一致行動人士擁有合共1,210,640,005股股份的權益(佔已發行股份約86.47%),包括992,854,500股內資股(佔已發行內資股約95.01%)及217,785,505股H股(佔已發行H股約61.35%)。

有關詳情,請參閱本公司與要約人日期為2022年10 月28日、2022年11月17日、2022年12月20日、2022 年12月28日、2023年1月13日、2023年1月18日 及 2023年2月1日的聯合公告;及綜合文件。

Public Float and Suspension of Trading in the H shares of the Company

As the Delisting Resolution was not approved and the public float of the Company fell below 25% following the close of the Offers, the minimum public float requirement as set out in Rule 8.08(1)(a) of the Listing Rules is not satisfied. The directors of Falcon Holding GP Limited (being the general partner of the Offeror), for and on behalf of the Offeror, undertook to the Stock Exchange to take appropriate steps to ensure that sufficient public float exists in the Shares, which may include issuance of new Shares by the Company or placing down part of the interest that the Offeror or its parties acting in concert with it hold in the Company following the close of the Offers, to ensure the minimum percentage of the shares as required under Rule 8.08(1)(a) of the Listing Rules to the public. To restore the public float by placing down, the Offeror may either directly dispose of, transfer, or engage a placing agent for placing of, the shares held by the Offeror or its concert parties. In addition, the Directors jointly and severally undertook to the Stock Exchange to take appropriate steps to ensure that sufficient public float exists in the Shares.

The Company has applied for a temporary waiver from strict compliance with Rule 8.08(1)(a) of the Listing Rules.

Pursuant to Note 1 to Rule 8.08(1)(b) of the Listing Rules, at the request of the Company, trading in the H shares has been suspended from 9:00 a.m. on 2 February 2023 since the percentage of public float fell below 15% following the close of the Offers. For details, please refer to the joint announcement of the Company and the Offeror dated 1 February 2023.

Save as disclosed above, during the year ended 31 December 2022, based on information that is publicly available to the Company and to the best knowledge of the Directors, the Directors confirm that the Company maintained the public float as required under Listing Rules.

公眾持股量及本公司H股暫停買賣

由於除牌決議案未獲批准,且本公司的公眾持股量於 該等要約截止後跌至低於25%,故本公司未符合《上 市規則》第8.08(1)(a)條所載最低公眾持股量規定。 Falcon Holding GP Limited (為要約人的普通合夥人)董 事已代表要約人向聯交所承諾採取適當措施確保股 份具備足夠的公眾持股量,其中可能包括本公司向公 眾發行新股份或在該等要約截止後配售減持要約人 或其一致行動人士於本公司持有的部分權益,以確保 符合《上市規則》第8.08(1)(a)條規定的股份最低百分 比。為通過配售減持恢復公眾持股量,要約人可直接 出售、轉讓或委聘配售代理配售要約人或其一致行動 人士持有的股份。此外,董事已共同及個別向聯交所 承諾採取適當措施確保股份具備足夠的公眾持股量。

本 公 司 已 申 請 暫 時 豁 免 嚴 格 遵 守《上 市 規 則》第 8.08(1)(a)條。

根據《上市規則》第8.08(1)(b)條附註1,由於公眾持股 量百分比於該等要約截止後跌至低於15%,應本公司 要求,H股已自2023年2月2日上午九時正起暫停買 賣。有關詳情,請參閱本公司與要約人日期為2023年 2月1日的聯合公告。

除上文所披露者外,截至2022年12月31日止年度, 根據本公司公開可得之資料及據董事所深知,董事確 認,本公司維持《上市規則》所規定之公眾持股量。

Continuing Connected Transaction

On 28 January 2023, the Company and Falcon entered into the loan framework agreement (the "Loan Framework Agreement"), pursuant to which Falcon will provide a revolving loan facility to the Group for a term of one year commencing from 28 January 2023 and ending on 27 January 2024. The proposed annual caps, being the maximum daily balance of the loans (including interests accrued) for the transactions contemplated under the Loan Framework Agreement for the year ended 31 December 2023 and 2024 is USD13,591,000 and USD13,591,000 (the annual cap for the year ending 31 December 2024 is set up to 27 January 2024, being the end date of the term of the Loan Framework Agreement), respectively. At the time of the transaction, Falcon is the controlling shareholder of the Company directly holding over 70% interest in the Company's total issued share capital. Accordingly, Falcon is a connected person of the Company and as a result, the transactions contemplated under the Loan Framework Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. The Company has complied with the applicable disclosure requirements under Chapter 14A of the Listing Rules. Please refer to the Company's announcement dated 29 January 2023 for details.

Save as disclosed above, the Group had not entered into any connected transaction during the Reporting Period and up to the date of this annual report, which is required to be disclosed under Chapter 14A of the Listing Rules.

Amendments to the Articles of Association

Due to the change in the controlling shareholder of the Company, the enterprise type of the Company has changed from "other limited company (listed)" to "company limited by shares (foreign investment, listed)". As a result, the scope of business of the Company as set out in the Articles of Association shall be amended according to the PRC regulatory requirements.

The resolution in relation to the above amendments was considered and approved by the Shareholders at the extraordinary general meeting of the Company on 28 February 2023. Save as disclosed above, during the Reporting Period and up to the date of this annual report, there had been no material change to the Articles of Association. The Articles of Association is available on the websites of the Company and the Stock Exchange.

持續關連交易

於2023年1月28日,本公司與Falcon訂立貸款框架協 議(「貸款框架協議」),據此,Falcon將向本集團提供 循環貸款融資,期限自2023年1月28日起至2024年1 月27日止為期一年。建議年度上限,即截至2023年 及2024年12月31日止年度貸款框架協議項下擬進行 的交易的最高每日貸款結餘(包括應計利息),分別為 13,591,000美元及13,591,000美元(截至2024年12月 31日止年度的年度上限乃按截至2024年1月27日(即 貸款框架協議期限結束日期)而釐定)。於交易進行 時,Falcon為本公司控股股東,直接持有本公司全部 已發行股本超過70%之權益。因此,Falcon為本公司 的關連人士,故此根據《上市規則》第14A章,貸款框 架協議項下擬進行的交易構成本公司的持續關連交 易。本公司已遵守《上市規則》第14A章項下的適用披 露規定。有關詳情,請參閱本公司日期為2023年1月 29日的公告。

除上述所披露者外,本集團於報告期內及直至本年報 日期並無訂立任何根據《上市規則》第14A章須予披露 的任何關連交易。

修訂公司章程

由於本公司控股股東變更,本公司的企業類型已由 「其他股份有限公司」(上市)更改為「股份有限公司」 (外商投資、上市)。因此,本公司於公司章程所載的 經營範圍將根據中國監管規定進行修訂。

有關上述修訂的決議案乃經股東於本公司在2023年 2月28日舉行的臨時股東大會上審議及批准。除上文 所披露者外,報告期內及直至本年報日期,公司章程 概無重大變動。公司章程可於本公司及聯交所網站 查閱。

Change of Overseas Auditors

In view of the change to the standards in the preparation of the Company's overseas financial statements in 2021 from International Financial Reporting Standards to China Accounting Standards for Business Enterprises, the Board of Directors also proposed to change the Company's overseas auditor from BDO Limited to BDO China SHU LUN PAN Certified Public Accountants LLP, which was approved by the Shareholders at the annual general meeting of the Company held on 28 May 2021.

Change of Address of the Principal Place of Business in Hong Kong

The address of the principal place of business in Hong Kong of the Company has been changed to 31/F, Tower Two, Times Square, 1 Matheson Street, Causeway Bay, Hong Kong with effect from 30 December 2022.

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

During the Reporting Period, the Company has complied with all the applicable code provisions of the Corporate Governance Code (the "**CG Code**") under Appendix 14 to the Listing Rules. The Company will continue to review and monitor its corporate governance practice to ensure the compliance of the CG Code. Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 94 to 119 of this annual report.

AUDIT COMMITTEE

The Audit Committee has reviewed together with the management and the Board of Directors the accounting principles and policies adopted by the Company, the audited annual results and the financial statements of the Company for the year ended 31 December 2022. The Audit Committee also recommended and submitted the annual results and the financial statements for the year ended 31 December 2022 to the Board of Directors for approval.

AUDITOR

The financial statements of the Group for the year ended 31 December 2022 have been audited by BDO China SHU LUN PAN Certified Public Accountants LLP.

更換境外核數師

鑒於上述編製本公司2021年境外財務報表準則由國 際財務報告準則變為中國企業會計準則,董事會亦建 議將本公司的境外核數師由香港立信德豪會計師事 務所有限公司變更為立信會計師事務所(特殊普通合 夥)並經股東於2021年5月28日舉行的本公司的股東 週年大會上批准。

更改香港主要營業地點之地址

本公司香港主要營業地點之地址已更改為香港銅鑼 灣勿地臣街1號時代廣場二座31樓,自2022年12月30 日起生效。

遵守企業管治守則

報告期內,本公司已遵守《上市規則》附錄十四項下之 《企業管治守則》(「**企業管治守則**」)的所有適用守則條 文。本公司將繼續檢討及監察其企業管治常規,以確 保遵守企業管治守則。有關本公司所採納的企業管治 常規詳情載於本年報第94至119頁之企業管治報告。

審計委員會

審計委員會已與管理層及董事會審閲本公司採納的 會計原則及政策、本公司截至2022年12月31日止年 度的經審計年度業績及財務報表。審計委員會亦已向 董事會建議及提交截至2022年12月31日止年度的年 度業績及財務報表以獲批准。

核數師

本集團截至2022年12月31日的財務報表已經立信會計師事務所(特殊普通合夥)審計。

MEMBERS OF THE BOARD OF DIRECTORS

董事會成員

於本董事會報告日期,董事會由以下人員構成:

As at the date of the Report of Board of Directors, the composition of the Board of Directors is as follows:

Executive Directors:	Mr. Xiao Dongsheng Mr. Shi Lei	執行董事:	肖東生先生 石磊先生
Non-executive Directors:	Mr. Qiu Zhongwei Mr. Lu Wei Mr. Zhu Lingjie Ms. Zhou Ruijia	非執行董事:	邱中偉先生 呂崴先生 朱凌潔先生 周瑞佳女士
Independent non-executive Directors:	Ms. Wang Anyi Ms. Zhao Yinglin Mr. Chung Wai Man	獨立非執行董事:	王安易女士 趙迎琳女士 鍾偉文先生
By order of the Board of Directors Zhu Lingjie <i>Chairman of the Board of Director</i>	s	承董事會命 朱凌潔 董事會主席	
Shandong, PRC, 30 March 2023		山東,中國,2023	年 3 月30日

88 SHANDONG FENGXIANG CO., LTD. 山東鳳祥股份有限公司

MEMBERS OF THE BOARD OF SUPERVISORS

As at the date of the report of Board of Supervisors, the composition of the Board of Supervisors is as follows:

Shareholders representative Supervisor:	Ms. Gao Jin	股東代表監事:	高瑾女士
	Mr. Zhu Kaijie		朱愷杰先生
Employees representative Supervisor:	Mr. Ma Xianwen	職工代表監事:	馬憲穩先生

FUNCTIONS AND AUTHORITIES AND **OPERATION OF THE BOARD OF SUPERVISORS**

Pursuant to the Articles of Association, the functions and powers of the Board of Supervisors include, among other things:

- (I) to supervise the Directors, general manager and other senior management to ensure that they do not act in contravention of any laws, administrative regulations or the Articles of Association during the performance of their functions, and to propose removal of Directors and senior management who have violated laws, administrative regulations, the Articles of Association or the resolutions of the general meetings;
- (II) to require Directors and senior management to make corrections if their conduct has damaged the interests of the Company;
- (III) to review the financial position of the Company;
- (IV) to verify the financial information such as the financial report, business report and profit distribution plan to be submitted by the Board of Directors to the general meetings and to appoint, in the name of the Company, certified public accountants and practicing auditors to assist in the re-examination of such information should any doubt arise in respect thereof;
- (V) to propose the convening of extraordinary general meetings and, in case the Board of Directors does not perform the obligations to convene and preside over the general meetings in accordance with Company Law, to convene and preside the general meetings;

監事會的組成

於監事會報告日期,監事會成員如下:

監事會的職能和權限以及運作情況

根據《公司章程》,監事會的職能和權限包括(其中 包括):

- (一) 對董事、總經理和其他高級管理人員在執行職 務時違反法律、行政法規或《公司章程》的行為 進行監督,對違反法律、行政法規、《公司章程》 或者股東大會決議的董事、高級管理人員提出 罷免的建議;
- (二) 當董事、高級管理人員的行為損害本公司的利 益時,要求其予以糾正;
- (三) 檢查公司的財務狀況;
- (四) 核對董事會擬提交股東大會的財務報告、營業 報告和利潤分配方案等財務資料,發現疑問 的,可以公司名義委託註冊會計師、執業審計 師幫助覆審;
- (五) 提議召開臨時股東大會, 在董事會不履行《公司 法》規定的召集和主持股東大會職責時召集和 主持股東大會;

REPORT OF BOARD OF SUPERVISORS 監事會報告

- (VI) to submit proposals to the general meeting;
- (VII) to propose the convening of a provisional meeting of the Board of Directors;
- (VIII) to initiate legal proceedings against Directors and senior management in accordance with Article 151 of the Company Law; and
- (IX) to exercise other functions and powers stipulated by laws, administrative regulations and the Articles of Association.

MEETING OF THE BOARD OF SUPERVISORS

During the Reporting Period, the Board of Supervisors had held five meetings and considered and approved proposals and matters including 2021 Work Report of the Board of Supervisors, 2021 Annual Report, Annual Profit Distribution Plan, Internal Control Report, 2022 Interim Results and Interim Report and Resolutions on Early Election of the New Session and the Candidates for Supervisor of the Fifth Session. The attendance of the Supervisors of the Company at meetings of the Board of Supervisors during the Reporting Period is listed below:

(六) 向股東大會提出提案;

(七)提議召開董事會臨時會議;

- (八)依照《公司法》第151條的規定,對董事、高級管 理人員提起訴訟;及
- (九)法律、行政法規及《公司章程》規定的其他職權。

監事會會議

報告期內,監事會共召開了五次會議,審議通過了 《2021年度監事會工作報告》、《2021年年度報告》、《年 度利潤分配方案》、《內部監控報告》、《2022年中期業 績及中期報告》、《關於提前換届及第五届監事候選人 的議案》等提案和事項。報告期內,本公司監事出席 監事會會議的情況如下:

Supervisors	監事	Number of meetings attended ⁽¹⁾ /Number of attendance required 出席會議次數 ⁽¹⁾ / 需出席會議次數
Mr. Chen Dehe (retired on 18 January 2023) Ms. Lian Xianmin (retired on 18 January 2023) Mr. Zhang Jun (retired on 18 January 2023)	陳德賀先生(於2023年1月18日退任) 廉憲敏女士(於2023年1月18日退任) 張軍先生(於2023年1月18日退任)	5/5 5/5 5/5
Note:	註:	

 Attendance in meetings includes on-site attendance and attendance by way of telephone and video conference. (1) 出席會議包括現場出席和電話、視頻會議出席。

WORK OF THE BOARD OF SUPERVISORS DURING THE REPORTING PERIOD

During the Reporting Period, with a view to be committed to the Shareholders and the Company, the Board of Supervisors has diligently performed its duties of supervision pursuant to applicable laws and regulations and the Articles of Association. The Board of Supervisors continued to improve the supervisory methods to improve its effectiveness and influence so as to effectively protect the interests of the Shareholders and the Company to exercise its supervisory and counter balancing under the corporate governance of the Company and specifically carried out the following work:

- supervised the operation of the Company in accordance with the 1. law, the implementation of the Company's decision-making procedures, internal control system and the performance of duties by the Directors and senior management in accordance with the law, and the production, operation and management of the Company and other major matters. The Board of Supervisors is of the view that: the Company operates in strict accordance with the relevant laws and regulations and the provisions of the Articles of Association, etc., the decision-making procedures are legal and there are no irregularities in operation; the Directors and senior management of the Company can perform their duties faithfully and diligently in accordance with the relevant laws and regulations of the State and the relevant provisions of the Articles of Association, and no acts detrimental to the interests of the Company and its Shareholders have been found;
- 2. the Board of Supervisors inspected and supervised the financial situation of the Company in 2022 and checked the financial information such as financial report, business report and profit distribution plan to be submitted to the Shareholders' meeting by the Board of Directors, and the Board of Supervisors was of the opinion that: the Company conducted financial management in strict accordance with the requirements of relevant laws and regulations, its financial system was sound and effectively implemented, its capital was in good condition, and it could effectively prevent operational risks;

監事會在報告期內的工作情況

報告期內,監事會本著對股東和本公司負責的態度, 按照適用的法律法規和《公司章程》的規定,認真履行 監督職責。監事會不斷改進監督方式,提高監督的有 效性和影響力,以有效地維護股東和本公司的利益, 發揮其在公司治理下的監督和制衡作用。具體開展了 以下工作:

 監督本公司依法運作情況,對本公司決策程 序、內部控制制度的執行和董事、高級管理人 員依法履行職務的情況進行了監督,對本公司 生產、經營、管理等重大事項進行監督。監事 會認為:公司嚴格按照有關法律、法規及《公司 章程》等的規定規範運作,決策程序合法,不存 在違規經營情況;本公司董事、高級管理人員 能按照國家有關法律、法規和《公司章程》的有 關規定,忠實勤勉地履行其職責,未發現任何 有損於公司和股東利益的行為;

2. 監事會對本公司2022年度財務狀況進行檢查 和監督,核對董事會擬提交股東大會的財務 報告、營業報告和利潤分配方案等財務資料, 監事會認為:本公司嚴格按照相關法律、法規 的要求進行財務管理,財務制度健全且執行有 效,資金狀況良好,能有效防範經營風險;

REPORT OF BOARD OF SUPERVISORS 監事會報告

- 3. the Board of Supervisors has conducted a comprehensive inspection of the related party transactions of the Company and is of the opinion that: the parties to the transactions have followed the principle of "fairness and impartiality" and the transaction prices are fair and have not harmed the interests of the Company and other non-connected Shareholders;
- 4. the Board of Supervisors supervised the internal control and concluded that: the Company follows the basic principles of internal control and has established a sound internal control system covering all aspects of the Company in accordance with its actual situation to ensure the safety, integrity and effective use of assets. The Company's internal control organization is complete, and the internal audit department and personnel are fully equipped and in place to ensure that the implementation and supervision of the key activities of the Company's internal control are adequate and effective; and
- 5. the Board of Supervisors inspected of the Company's information disclosure matters and concluded that: as of the end of the Reporting Period, the Company has established the information disclosure related system in compliance with relevant laws and regulations, and the Company's information disclosure was true, accurate, timely and complete, which could effectively protect the right to information of investors, especially the small and medium Shareholders.

- 監事會對本公司發生的關聯方交易進行了全面 檢查,認為:交易雙方遵循了「公平、公正」的 原則,交易價格公允,沒有損害本公司和其他 非關聯方股東的利益;
- 4. 監事會對內部控制進行監督,認為:公司遵循 內部控制的基本原則,按照自身的實際情況, 建立健全了覆蓋本公司各環節的內部控制制 度,保證了資產的安全、完整和有效使用。本 公司內部控制組織機構完整,內部審計部門及 人員配備齊全到位,保證了本公司內部控制重 點活動的執行及監督充分有效;及
- 5. 對本公司信息披露事項進行檢查,認為:截止 報告期末,本公司已經建立信息披露相關制 度,符合相關法律、法規的規定,本公司信息 披露真實、準確、及時、完整,能夠有效保障投 資者特別是中小股東的知情權。

WORK PLAN FOR 2023

In 2023, the Board of Supervisors will continue to faithfully and diligently perform its duties to further promote the improvement of the Company's corporate governance structure and the standardised operation of its business management, and to establish a good and honest image of the Company.

- strengthen supervision of Directors and senior management in accordance with laws and urge the Company to further improve the governance structure and enhance the level of governance in accordance with the requirements of laws and regulations;
- continue to strengthen and perform supervisory functions, keep abreast with and actively focus on major decision-making matters of the Company, and supervise and promote the legality of various decision-making procedures to better safeguard the rights and interests of Shareholders; and
- 3. further strengthen the implementation of the internal control system by supervising and inspecting the Company's finances as well as supervising and inspecting the production and operation of the Company; strengthen the supervision and inspection of the enterprise, to prevent operational risks and to promote the healthy and stable development of the Company.

Save as disclosed above, the Board of Supervisors had no objection to other supervisory issues during the Reporting Period.

2023年工作計劃

2023年,監事會將繼續忠實勤懇履行職責,進一步 促進公司法人治理結構的完善和經營管理的規範運 營,樹立公司良好的誠信形象。

- 依法對董事、高級管理人員加強監督,按照法 律法規的要求,督促公司進一步完善治理結 構,提高治理水平;
- 繼續加強、履行監督職能,及時掌握、主動關 注公司重大決策事項,並監督促進各項決策程 序的合法性,更好地維護股東的權益;及
- 通過對公司財務進行監督檢查以及對公司生 產、經營情況的監督檢查,進一步加強內控制 度的落實,加強對企業的監督檢查,防範經營 風險,推動公司健康、穩定地發展。

除上述披露外,本報告期內,監事會對其他監事事項 無異議。

By order of the Board of Supervisors Gao Jin Chairperson of the Board of Supervisors

Shandong, PRC, 30 March 2023

承監事會命 **高瑾** *監事會主席*

山東,中國,2023年3月30日

The Board of Directors is committed to maintaining high corporate governance standards. The Board of Directors believes that high corporate governance standards are essential in providing a framework for the Company to safeguard the interests of Shareholders and to enhance corporate value and accountability.

Since the H Shares of the Company were listed on the Main Board of the Stock Exchange on the Listing Date, the Company has been complying with the principles and code provisions as set out in the CG Code contained in Appendix 14 to Listing Rules throughout the period from the Listing Date to the date of this annual report.

The Company has been committed to enhancing its corporate governance practices appropriate to the conduct and the growth of its business and to reviewing such practices from time to time to ensure that the Company compiles with statutory and professional standards and align with the latest development.

BOARD OF DIRECTORS

The Board of Directors oversees the Group's businesses, strategic decisions and performance and takes decisions objectively in the best interest of the Company.

The Board of Directors regularly reviews the contribution required from a Director to perform his/her responsibilities to the Company, and whether the Director is spending sufficient time per forming them. 董事會始終致力維持高水平之企業管治標準。董事會 相信,在為本公司提供框架以保障股東利益及提升企 業價值和問責方面,高水平企業管治標準必不可少。

於上市日期,本公司H股於聯交所主板上市,自上市 日期至本年報日期,本公司始終遵循《上市規則》附錄 十四所載之企業管治守則原則及守則條文。

本公司始終致力提升適合本公司業務操守及發展之 企業管治常規,並不時檢討該等常規,以確保本公司 符合法定及專業標準,以及參照標準之最新發展。

董事會

董事會監察本集團業務、策略決策及表現,並客觀地 作出決策以符合本公司最佳利益。

董事會定期檢討董事於履行其對本公司職責時所須 作出之貢獻,以及其是否投入足夠時間以履行該等 職責。

Board of Directors Composition

The Board of Directors currently comprises nine Directors, consisting of two executive Directors, four non-executive Directors and three independent non-executive Directors. The current members of the Board of Directors are listed as follows:

董事會組成

董事會現由九名董事組成,包括兩名執行董事、四名 非執行董事及三名獨立非執行董事。董事會現有成員 名單如下:

姓名 本公司職位 姓名 本公司職位 Mr. Xiao Dongsheng 肖東生先生 転行董事兼總經理 Mr. Shi Lei Executive Director and general manager, chief financial officer, secretary to the Board of Directors and joint company secretary 石磊先生 執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書 Mr. Qiu Zhongwei Non-executive Director 邱中偉先生 非執行董事 Mr. Lu Wei Non-executive Director 呂歲先生 非執行董事 Mr. Zhu Lingjie Chairman of the Board of Directors and non-executive Director 朱凌潔先生 董事會主席兼非執行董事 Ms. Zhou Ruijia Non-executive Director 周瑞佳女士 非執行董事 Ms. Wang Anyi Independent non-executive Director 黃安易女士 獨立非執行董事 Ms. Zhao Yinglin Independent non-executive Director 趙迎琳女士 獨立非執行董事	Name	Position in the Company
肖東生先生執行董事兼總經理Mr. Shi LeiExecutive Director, vice general manager, chief financial officer, secretary to the Board of Directors and joint company secretary石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director吕威先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	姓名	本公司職位
肖東生先生執行董事兼總經理Mr. Shi LeiExecutive Director, vice general manager, chief financial officer, secretary to the Board of Directors and joint company secretary石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director吕威先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事		
Mr. Shi LeiExecutive Director, vice general manager, chief financial officer, secretary石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director呂歲先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	Mr. Xiao Dongsheng	Executive Director and general manager
Secretary to the Board of Directors and joint company secretary石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director呂歲先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	肖東生先生	執行董事兼總經理
Secretary石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director呂崴先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	Mr. Shi Lei	Executive Director, vice general manager, chief financial officer,
石磊先生執行董事、副總經理、財務總監、董事會秘書兼聯席公司 秘書Mr. Qiu ZhongweiNon-executive Director邱中偉先生非執行董事Mr. Lu WeiNon-executive Director呂歲先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事		
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Mr. Lu WeiNon-executive Director呂歲先生非執行董事Mr. Zhu LingjieChairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	5	
出版非執行董事Ar. Zhu Lingjiefbairman of the Board of Directors and non-executive Director朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事		
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朱凌潔先生董事會主席兼非執行董事Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	呂崴先生	非執行董事
Ms. Zhou RuijiaNon-executive Director周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	Mr. Zhu Lingjie	Chairman of the Board of Directors and non-executive Director
周瑞佳女士非執行董事Ms. Wang AnyiIndependent non-executive Director王安易女士獨立非執行董事Ms. Zhao YinglinIndependent non-executive Director趙迎琳女士獨立非執行董事	朱凌潔先生	董事會主席兼非執行董事
Ms. Wang Anyi Independent non-executive Director 王安易女士 獨立非執行董事 Ms. Zhao Yinglin Independent non-executive Director 趙迎琳女士 獨立非執行董事	Ms. Zhou Ruijia	Non-executive Director
王安易女士 獨立非執行董事 Ms. Zhao Yinglin Independent non-executive Director 趙迎琳女士 獨立非執行董事	周瑞佳女士	非執行董事
Ms. Zhao Yinglin Independent non-executive Director 趙迎琳女士 獨立非執行董事	Ms. Wang Anyi	Independent non-executive Director
道迎琳女士 獨立非執行董事	王安易女士	獨立非執行董事
	Ms. Zhao Yinglin	Independent non-executive Director
Mr. Chung Wai Man Independent non-executive Director	趙迎琳女士	獨立非執行董事
	Mr. Chung Wai Man	Independent non-executive Director
鍾偉文先生 獨立非執行董事		-

The list of Directors (by category) is also disclosed in all corporate communications issued by the Company from time to time pursuant to the Listing Rules. The independent non-executive Directors are expressly identified in all corporate communications pursuant to the Listing Rules.

The biographical information of the Directors is set out in the section headed "Biographies of Directors, Supervisors and Senior Management" of this annual report.

Save as disclosed in this annual report, to the best knowledge of the Company, there are no financial, business, family, or other material relationships among members of the Board of Directors.

董事名單(按分類)亦根據《上市規則》於本公司不時 公佈之所有公司通訊內予以披露。獨立非執行董事身 份均已根據《上市規則》在所有公司通訊中明確説明。

董事之簡歷詳情載於本年報之「董事、監事及高級管 理層履歷」一節。

除本年報所披露者外,據本公司所知,董事會成員之 間概無財務、業務、家庭或其他重大關係。

Chairman and General Manager

Mr. Zhu Lingjie is the chairman of the Board of Directors and Mr. Xiao Dongsheng is the general manager. The chairman of the Board of Directors and the general manager are two different positions, and their duties are clearly separated and set out in the Articles of Association.

The main duties of the chairman are: to preside over Shareholders' general meetings, and convene and preside over meetings of the Board of Directors; to supervise and examine the implementation of the resolutions of the Board of Directors; to sign the shares, corporate bonds and other marketable securities issued by the Company: to sign important documents of the Board of Directors and other documents that should be signed by the legal representative of the Company, and exercise functions and powers of the legal representative; in case of force majeure or major emergency in which a meeting of the Board of Directors cannot be held in time, to exercise the special right of disposal in respect of the business of the Company in compliance with laws and in the interests of the Company, and report to the Board of Directors afterwards; to organise formulation of regulations on the operation of the Board of Directors, and coordinate the operation of the Board of Directors; to listen to regular or irregular work reports of the senior management members of the Company, and propose guiding opinions on implementation of the resolutions of the Board of Directors; to nominate candidates for the general manager of the Company and secretary to the Board of Directors; to handle external affairs on behalf of the Company and sign economic contracts concerning investments, cooperative operations, joint ventures and loans; and to exercise other functions and powers specified in relevant laws, regulations or the Articles of Association and granted by the Board of Directors.

主席與總經理

朱凌潔先生為董事會主席,肖東生先生為總經理。董 事會主席與總經理為兩個不同職位,《公司章程》明確 劃分了兩者職責。

主席主要職責:主持股東大會和召集、主持董事會會 議;督促、檢查董事會決議的實施情況;簽署公司發 行的股票、公司債券及其他有價證券;簽署董事會重 要文件和應由公司法定代表人簽署的其他文件,行 使法定代表人的職權:在發生不可抗力或重大危急情 形,無法及時召開董事會會議的緊急情況下,對公司 事務行使符合法律規定和公司利益的特別處置權,並 在事後及時向董事會報告;組織制訂董事會運作的各 項制度,協調董事會的運作;聽取公司高級管理人員 定期或不定期的工作報告,對董事會決議的執行提出 指導性意見;提名公司總經理、董事會秘書人選;代 表公司處理對外事宜和簽訂包括投資、合作經營、合 資經營、借款等在內的經濟合同;法律法規或《公司 章程》規定,以及董事會授予的其他職權。

The principal duties of general manager are: take charge of production, operation and management matters of the Company and report to the Board of Directors: organise the implementation of resolutions of the Board of Directors, annual business plans and investment plans of the Company: draft the Company's basic management system and plans for the establishment of the internal management structure of the Company; formulate the specific rules of the Company; propose to the Board of Directors to appoint or dismiss the deputy general manager, financial officer and other senior management members; appoint or dismiss management personnel and general staff other than those that should be appointed or dismissed by the Board of Directors, propose policies on the salaries, welfares, rewards and penalties related to the employees of the Company; propose the convening of a provisional meeting of the Board of Directors; decide on other issues of the Company within the authority granted by the Board of Directors; decide on the loan (both within the annual budget and extra-annual budget), external investment, purchase or sale of assets, acquisition, lease, mortgage, pledge or any other matters in relation to asset disposal and guarantee with an amount of less than 10% of the Company's audited total assets for the latest period: and exercise other functions and powers conferred in the Articles of Association and by the Board of Directors.

Independent Non-Executive Directors

Since the Listing Date to the date of this annual report, the Board of Directors at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors representing at least one-third of the Board of Directors with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent nonexecutive Directors are independent and remain so as at the date of this annual report. 總經理主要職責:主持公司的生產經營管理工作,並 向董事會報告工作;組織實施董事會決議、公司年度 經營計劃和投資方案;擬訂公司的基本管理制度和內 部管理機構設置方案;制定公司具體規章;提請董事 會聘任或者解聘副總經理、財務負責人等其他高級管 理人員;聘任或者解聘除應由董事會聘任或者解聘 以外的負責管理人員及一般員工,擬定公司職工的 工資、福利、獎懲制度;提議召開董事會臨時會議; 在董事會授權的範圍內,決定公司的其他事項;決定 單項金額為公司最近一期經審計總資產的10%以下 的貸款(包括年度預算內和年度預算外)、對外投資、 資產出售、收購、租賃、抵押、質押及其他資產處置 和擔保及其他事項;《公司章程》和董事會授予的其他 職權。

獨立非執行董事

從上市日期至本年報日期,董事會一直遵守《上市規 則》有關規定,委任至少三名獨立非執行董事,佔董 事會至少三分之一,其中一名獨立非執行董事須具備 適當專業資格或會計或相關財務管理專業知識。

本公司已根據《上市規則》第3.13條所載之獨立性指 引,自各獨立非執行董事接獲有關彼之獨立性之年度 書面確認書。本公司認為所有獨立非執行董事均具獨 立性,且於本年報日期仍然如此。

Appointment and Re-election of Directors

Each of the executive Directors, non-executive Directors and independent non-executive Directors has entered into a service contract with the Company generally for a term of three years commencing from general meeting, which are subject to termination in accordance with their respective terms, and shall be subject to retirement by rotation once every three years.

Directors shall be elected or replaced by the general meeting and serve a term of office of three years. A Director may serve consecutive terms if re-elected upon the expiration of his/her term. Any person appointed as Director by the Board of Directors to fill a temporary vacancy or add the quota of Directors of the Board of Directors shall serve until the next annual general meeting of the Company, at which time the said person is eligible for re-election.

Responsibilities, Accountabilities and Contributions of the Board of Directors and Management

The Board of Directors should assume responsibility for leadership and control of the Company and is collectively responsible for directing and supervising the Company's affairs.

The Board of Directors directly, and indirectly through its committees, leads and provides direction to the management by laying down strategies and overseeing their implementation, monitors the Group's operational and financial performance, and ensures that sound internal control and risk management systems are in place.

All Directors, including non-executive Directors and independent nonexecutive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board of Directors for its efficient and effective functioning. The independent non-executive Directors are responsible for ensuring a high standard of regulatory reporting of the Company and providing a balance in the Board of Directors for bringing effective independent judgement on corporate actions and operations.

All Directors have full and timely access to all the information of the Company and may, upon request, seek independent professional advice in appropriate circumstances, at the Company's expenses for discharging their duties to the Company.

董事之委任與重選

每位執行董事、非執行董事及獨立非執行董事已分別 與本公司訂立一項通常為期三年之服務合約。合約自 股東大會起計,根據各自期限終止,每三年輪值退任 一次。

董事由股東大會選舉或更換,任期3年。董事任期屆 滿,可連選連任。由董事會委任為董事以填補董事會 臨時空缺或增加董事會名額的任何人士,只任職至公 司的下屆股東週年大會為止,並於其時有資格重選 連任。

董事會及管理層之責任、職責及貢獻

董事會應負責領導與管控本公司,並共同負責指導與 監督本公司事務。

董事會直接並間接地透過其委員會,領導管理層,並 透過制定與落實策略向管理層提供指導,監督本集團 營運與財務表現,並確保建立健全之內部管控及風險 管理制度。

全體董事,包括非執行董事及獨立非執行董事,均為 董事會帶來不同領域之寶貴業務經驗、知識及專業精 神,使其高效及有效運作。獨立非執行董事負責確保 本公司維持高水平之監管報告制度,並就企業行動 及營運提供有效之獨立判斷,有助維持董事會內之 平衡。

所有董事均可全面及適時地獲得本公司一切資料,並 可在適當情況下於提出請求後,尋求獨立專業意見以 履行其對本公司之職責,費用概由本公司負責。 The Directors shall disclose to the Company details of other offices held by them.

The Board of Directors reserves for its decisions on all major matters relating to policy matters, strategies and budgets, internal control and risk management, material transactions (in particular those that may involve conflict of interests), financial information, election of director candidates and other significant operational matters of the Company. Responsibilities relating to implementing decisions of the Board of Directors, directing and coordinating the daily operation and management of the Company are delegated to the management. The Company has arranged appropriate insurance coverage on Directors' liabilities in respect of any legal action taken against them arising out of corporate activities. The insurance coverage would be reviewed by the Company on an annual basis.

Continuous Professional Development of Directors

Directors shall keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board of Directors remains informed and relevant.

Every newly appointed Director has received a formal and comprehensive induction on the first occasion of his appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of Director's responsibilities and obligations under the Listing Rules and relevant statutory requirements. Such induction shall be supplemented by visits to the Company's key plant sites and meetings with senior management of the Company.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills. Internally-facilitated briefings for Directors would be arranged and reading materials on relevant topics would be provided to Directors where appropriate. All Directors are encouraged to attend relevant training courses at the Company's expenses.

During 2022, the Company organised training sessions conducted by the legal advisers for all Directors. The training sessions covered a wide range of relevant topics including directors' duties and responsibilities, continuing connected transaction, disclosure of interests and regulatory updates. In addition, relevant reading materials including compliance manual/legal and regulatory updates/seminar handouts have been provided to the Directors for their reference and studying. 董事須向本公司披露彼等擔任之其他職務詳情。

董事會負責決定所有重要事宜,當中涉及政策事宜、 策略及預算、內部監控及風險管理、重大交易(特別 是或會涉及利益衝突之事宜)、財務資料、推選董事 侯選人及本公司其他重大營運事宜。有關執行董事會 決定、指導及協調本公司日常營運及管理之責任轉授 予管理層。本公司已就因公司事務而對董事提出之任 何法律訴訟,安排授購適當之董事責任保險。本公司 會每年審閱受保範圍。

董事之持續專業發展

為有效履行其責任及確保於具備全面資訊及切合所 需之情況下對董事會作出貢獻,董事須不斷留意監管 發展及變動。

每名新委任董事均會於首次接受委任時獲得正式且 全面之入職介紹,以確保其對本公司業務及營運均有 適當認知,以及完全知悉《上市規則》及有關監管規定 規範下董事之職務及責任。有關就任須知還包括考察 本公司主要廠房場地,並與本公司高級管理層會面。

董事應參與適當的持續專業發展以建立及更新自身 的知識及技能。本公司將為董事安排內部舉辦之簡介 會,並將於適當時向董事發出相關議題之閱讀資料。 本公司鼓勵全體董事出席相關培訓課程,而費用概由 本公司承擔。

於2022年期間,本公司安排法律顧問為全體董事提 供多次培訓課程。該等培訓課程覆蓋多個相關話題, 包括董事職責、持續關連交易、權益披露以及監管更 新。此外,已向董事提供包括合規手冊/最新法律及 監管諮詢/研討會講義在內之相關閱讀材料,供彼等 參閱及研習。

The training records of the Directors for the year ended 31 December 2022 are summarised as follows:

截至2022年12月31日止年度,董事之培訓記錄總結如下:

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Name of Directors 董事姓名	Attending training, briefings, seminars, conferences and workshops relevant to the Company's industry and business, director's duties and/or corporate governance 出席與本公司行業及業務、 董事職責及/或 公司治理相關之培訓、 總結、研討、會議及講習課程	Reading news alerts, newspapers, journals, magazines and publications relevant to the Company's industry and business, director's duties and/or corporate governance 閱讀與本公司行業及業務、 董事職責及/或 公司治理相關之新聞快訊、 報紙、期刊、雜誌及出版物		
Executive Directors 執行董事				
₩1J 里 ➔ Mr. Liu Zhiguang (retired on 18 January 2023)	\checkmark	\checkmark		
劉志光先生(於2023年1月18日退任)	,	·		
Mr. Xiao Dongsheng	\checkmark	\checkmark		
肖東生先生				
Mr. Wang Jinsheng (resigned on 30 March 2022)	×	\checkmark		
王進聖先生(於2022年3月30日辭任) Ms. Zhou Jinying (appointed on 31 May 2022 and				
retired on 18 January 2023)	\checkmark	\checkmark		
周勁鷹女士(於2022年5月31日獲委任並於2023年				
1 月 18 日退任)				
Mr. Shi Lei (appointed on 31 May 2022)	\checkmark	\checkmark		
石磊先生(於2022年5月31日獲委任)				
Non-executive Directors				
非執行董事				
Mr. Liu Xuejing (retired on 18 January 2023)	\checkmark	\checkmark		
劉學景先生(於2023年1月18日退任)				
Mr. Zhang Chuanli (retired on 18 January 2023) 張傳立先生(於2023年1月18日退任)				
MR. Ow Weng Cheong (resigned on 30 March 2022)	×	\checkmark		
區永昌先生(於 2022 年 3 月 30 日辭任)		·		
Independent non-executive Directors				
獨立非執行董事 Mr. Guo Tianyong (retired on 18 January 2023)	\checkmark	2		
新田勇先生(於2023年1月18日退任)	v	N		
Ms. Zhao Yinglin	\checkmark	\checkmark		
お池珠女士				

趙迎琳女士 Mr. Chung Wai Man √ 鍾偉文先生

Board Independence Policy

The Company has formulated the policy regarding the independence of the Board of Directors and has appointed Mazars Risk Advisory Services Limited to assess the effectiveness of such policy. The Board of Directors has adopted the board independence policy (the **"Board Independence Policy**") as a mechanism to ensure independent views and input are available to the Board of Directors. The summary of which is set out below:

(i) Composition

The Board of Directors ensures the appointment of at least three independent non-executive Directors representing at least onethird of the Board of Directors with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise. Further, independent nonexecutive Directors will be appointed to board committees of the Company (the "**Board Committees**") as far as practicable to ensure independent views are available.

(ii) Independence Assessment

The Nomination Committee strictly adopted the Nomination Policy with regard to the nomination of independent non-executive Directors. The Nomination Committee also assesses the independence of independent non-executive Directors annually to ensure independent judgement is exercised.

(iii) Compensation

No equity-based remuneration with performance-related elements will be granted to independent non-executive Directors as this may lead to bias in their decision-making and compromise their objectivity and independence.

(iv) Board Decision Making

Directors (including independent non-executive Directors) are entitled to seek further information from the management on the matters to be discussed at meetings of the Board of Directors. Independent professional advice would be provided to Directors upon reasonable request to assist them to perform their duties to the Company. Any Directors who have a material interest in a contract, transaction or arrangement shall not vote or be counted in the quorum on any resolution approving the same.

董事會獨立性政策

本公司已就董事會之獨立性制定政策並委任中審眾 環(香港)風險評估服務有限公司進行評估。董事會已 採納董事會獨立性政策(「董事會獨立性政策」)作為 確保董事會獲得獨立意見和觀點的機制。其摘要載列 如下:

(i) 組成

董事會確保委任至少三名獨立非執行董事(佔 董事會成員人數至少三分之一),而其中一名擁 有適當的專業資格或具備適當的會計或相關的 財務管理專長。此外,獨立非執行董事將在切 實可行的情況下獲委任加入本公司董事委員會 ([**董事委員會**]),以確保獲得獨立意見。

(ii) 獨立性評估

提名委員會就提名獨立非執行董事嚴格採納提 名政策。提名委員會每年亦會評估獨立非執行 董事的獨立性,以確保其作出獨立判斷。

(iii) 薪酬

概無授予獨立非執行董事與業績掛鈎的股權薪 酬,原因為此可能導致其於決策中持有偏見, 並影響其客觀性及獨立性。

(iv) 董事會決策

董事(包括獨立非執行董事)有權就董事會會議 擬議事項向管理層索取進一步資料。獨立專業 意見將應合理要求向董事提供,以協助其履行 對本公司的職責。於合約、交易或安排中擁有 重大權益的任何董事不得進行投票或列入批准 有關合約、交易或安排決議案的法定人數。

(v) Board Evaluation

Evaluation of the Board of Directors is a continual process. In accordance with the Board Independence Policy, each Director reviews the performance of the Board of Directors, as well as the performance of the Board Committees, through various means:

Annual questionnaires

An annual self-evaluation questionnaire is conducted by the Board of Directors and Board Committees. Each of the Board is required to submit an anonymous questionnaire on relevant matters such as the Board's performance, its dynamics and processes, its composition and diversity, risk management, and the proceedings of Board meetings. The questionnaire encourages Directors to share suggestions, provide comments and raise any concerns.

— Feedback

A summary of the evaluation result is prepared based on the anonymous questionnaires collected, and is provided to the Board of Directors and Board Committees.

— Action Plan

The Board of Directors and Board Committees consider and discuss constructive insights and action plans in light of the evaluation process, as appropriate.

(vi) Evaluation Results

Mazars Risk Advisory Services Limited has conducted a evaluation on the independence of the Board of Directors in 2022, including, among others, the composition of the Board, time commitment of Directors, professional input obtained by Directors, self-evaluation of the Board of Directors and the evaluation of independence of the non-executive Directors. In accordance with the relevant evaluation results, Mazars Risk Advisory Services Limited concluded that the Board Independence Policy adopted by the Group was effective as a mechanism to ensure that the Board of Directors acquires independent input and views.

The Board of Directors has reviewed the evaluation results and the Board Independence Policy, and considered that the Company's mechanism in ensuring independent views and input are provided to the Board of Directors is effective.

(v) 董事會評估

董事會評估是一項持續進行的程序。按本公司 制定之董事會獨立性政策,各董事通過多種方 式檢討董事會及董事委員會的表現:

- 年度問卷
 董事會及董事委員會每年進行一次問卷
 自我評估。各董事會須就董事會的表現、
 其動力及流程、其組成及多元化、風險管
 理以及董事會會議的程序等相關事項遞
 交一份匿名問卷。問卷鼓勵董事提出建
 議、反映意見及提出任何疑問。
- *反饋* 評估結果的摘要乃根據收集的匿名問卷
 編製,可供董事會及董事委員會閲覽。
- 一 行動計劃
 董事會及董事委員會因應評估程序審視
 並討論有建設性的見解,按情況審議行動
 計劃。

(vi) 評估結果

中審眾環(香港)風險評估服務有限公司對2022 年度董事會之獨立性進行評估,工作內容主要 包括董事會之組成、董事投入時間、董事獲得 專業意見、董事會自我評估、及非執行董事獨 立性評估等,而按有關之評估審查結果,中審 眾環(香港)風險評估服務有限公司認為本集團 所採納之董事會獨立性政策均為有效,以作為 確保董事會獲得獨立意見和觀點的機制。

董事會檢討了評估結果及董事會獨立性政策, 並認為本公司在確保向董事會提供獨立意見及 觀點的機制均為有效。

BOARD COMMITTEES

The Board of Directors has established three committees, namely the Audit Committee, the Remuneration Committee and the Nomination Committee, each of which has been delegated responsibilities and reports back to the Board of Directors. The roles and functions of these committees are set out in their respective terms of reference. The terms of reference of each of these committees will be revised from time to time to ensure that they continue to meet the needs of the Company and to ensure compliance with the CG Code where applicable. The terms of reference of the Audit Committee, the Remuneration Committee and the Nomination Committee are posted on the Company's website and the Stock Exchange's website and are available to Shareholders upon request.

Audit Committee

During the Reporting Period, the Audit Committee comprises three members, including three independent non-executive Directors, namely Mr. Chung Wai Man, Mr. Guo Tianyong and Ms. Zhao Yinglin. Mr. Chung Wai Man was the chairman of the Audit Committee.

The terms of reference of the Audit Committee are of no less exacting terms than those set out in the CG Code. The main duties of the Audit Committee are to make recommendations on the appointment, re-appointment and removal of the external auditors; to review and monitor the independence and objectiveness of the external auditors and the effectiveness of the audit procedure in accordance with applicable standards; the Audit Committee shall discuss the nature and scope of audit and the reporting requirements with the auditors before the commencement of audit; to review the financial information of the Company and its disclosure; to oversee the financial reporting system, internal control procedure and risk management of the Company; to enhance the communication between internal auditors and external auditors; and to develop a policy on engaging external auditors to supply non-audit services to our Board of Directors.

During the year ended 31 December 2022 and up to the date of this annual report, the Audit Committee held two meetings, during which matters such as the annual results and report for the year ended 31 December 2021, the interim financial results and report for the six months ended 30 June 2022, and adoption information disclosure and management measures, etc. were considered and internal control reports were discussed and reviewed.

The Audit Committee also met the external auditors once without the presence of the executive Directors.

董事委員會

董事會已成立三組委員會,即審計委員會、薪酬委員 會及提名委員會。每組委員會均獲相關責任之委派並 向董事會匯報。各組委員會之職務及職能載於各自職 權範圍中。各組委員會之職權範圍將不時修改,以確 保彼等繼續滿足公司需求,並在適用情況下符合企業 管治守則。審計委員會、薪酬委員會及提名委員會之 職權範圍刊登於本公司網站及聯交所網站,並可應要 求時供股東查閱。

審計委員會

於報告期內,審計委員會由三名獨立非執行董事組 成,即鍾偉文先生、郭田勇先生及趙迎琳女士。審計 委員會主席為鍾偉文先生。

審計委員會職權範圍之條款不會較企業管治守則所 載條款寬鬆。審計委員會的主要職責是建議委聘、續 聘或罷免外部核數師:按照適用標準審核及監督外部 核數師的獨立性及客觀性以及審核過程的有效性;審 計委員會應於審核工作開始前先與核數師討論審核 性質及範疇及有關申報責任;審閲本公司的財務資料 及其披露;監督本公司的財務申報制度、內部監控程 序及風險管理;及制定政策,聘請外部核數師向董事 會提供非審核服務以加強內部核數師與外部核數師 的溝通。

截至2022年12月31日止年度及截至本年報日期, 審計委員會召開了二次會議,會議期間審議了截至 2021年12月31日之年度的年度業績及報告、截至 2022年6月30日止六個月的中期財務業績及報告及採 取信息披露管理措施等事項並討論及審閱了內部控 制報告。

審計委員會亦在沒有執行董事出席之情況下與外聘 核數師會晤一次。

Remuneration Committee

During the Reporting Period, the Remuneration Committee comprises three members, including two independent non-executive Directors, namely Mr. Guo Tianyong and Mr. Chung Wai Man and one executive Director, namely Mr. Liu Zhiguang. Mr. Guo Tianyong was the chairman of the Remuneration Committee.

The terms of reference of the Remuneration Committee are of no less exacting terms than those set out in the CG Code. The primary functions of the Remuneration Committee include to make recommendations to the Board of Directors on the remuneration policies and package of all Directors and senior management of the Company and the proper and transparent procedures for the formulation of remuneration policies; to review and approve the remuneration proposals of the management with reference to the corporate targets and objectives set by the Board of Directors; to make recommendations to the Board of Directors on remuneration package of individual executive directors and senior management members; this shall include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment; to make recommendations to the Board of Directors on the remuneration of non-executive Directors; to take into account the salary levels of comparable companies, time commitment and responsibilities and employment terms of other positions of the Group; to review and approve compensation payable to executive Directors and senior management for any loss or termination of office or appointment to ensure that the compensation is in compliance with contractual terms. In the event of any inconsistency with contractual terms, the compensation shall also be fair and reasonable but not excessive; to review and approve the compensation arrangement for dismissal or removal of Directors for misconduct to ensure that it is in compliance with the contractual terms. In the event of any inconsistency with contractual terms, the compensation shall also be reasonable and appropriate; to ensure that no Director or any of their associates participate in the decision of their own remuneration; to review and/or approve matters relating to share schemes under Chapter 17 of the Listing Rules, including any grants of options or awards to directors or senior management, and to make disclosure and give explanation in the corporate governance report on the appropriateness to approve such material matters (if any); and other duties commissioned by the Board of Directors.

During the year ended 31 December 2022, the Remuneration Committee held three meetings, during which matters such as emolument policy and structure of the Company, Directors' remuneration packages, review of the terms of reference of the Remuneration Committee and other related matters were discussed.

薪酬委員會

於報告期內,薪酬委員會包含三名成員,兩名獨立 非執行董事,即郭田勇先生及鍾偉文先生,與一名 執行董事,即劉志光先生。薪酬委員會主席為郭田勇 先生。

薪酬委員會職權範圍之條款不會較企業管治守則所 載條款寬鬆。薪酬委員會的主要職能包括就公司董事 及高級管理人員的全體薪酬政策及架構,及就設立正 規而具透明度的程序制訂薪酬政策,向董事會提出建 議;因應董事會所訂企業方針及目標而檢討及批准管 理層的薪酬建議;向董事會建議個別執行董事及高 級管理人員的薪酬待遇。此應包括非金錢利益、退休 金權利及賠償金額(包括喪失或終止職務或委任的賠 償);就非執行董事的薪酬向董事會提出建議;考慮 同類公司支付的薪酬、須付出的時間及職責以及集 團內其他職位的僱用條件;檢討及批准向執行董事及 高級管理人員就其喪失或終止職務或委任而須支付 的賠償,以確保該等賠償與合約條款一致;若未能與 合約條款一致,賠償亦須公平合理,不致過多;檢討 及批准因董事行為失當而解僱或罷免有關董事所涉 及的賠償安排,以確保該等安排與合約條款一致;若 未能與合約條款一致,有關賠償亦須合理適當;確保 任何董事或其任何連絡人不得參與釐定他自己的薪 酬;檢討及/或批准《上市規則》第17章股份計劃的相 關事宜,包括向董事或高級管理層授出任何期權或獎 勵,以及就所批准的重大事宜(如有)是否適當,在企 業管治報告中作出披露及解釋;及董事會授予的其他 職權。

截至2022年12月31日止年度,薪酬委員會曾舉行三次會議,期間討論事項包含本公司之薪酬政策與架構、董事之薪酬待遇、審閱薪酬委員會之議事規則及 其他相關事宜。 Pursuant to code provision E.1.5 of the CG Code, the remuneration paid to the senior management by bands for the year ended 31 December 2022 is set out below:

根據企業管治守則條文第E.1.5條,下表載列截至 2022年12月31日止年度按區間劃分支付予高級管理 層的薪酬:

Remuneration bands	薪酬中區間	Number of Individuals	人數
Nil to HK\$5,000,000	零至 5,000,000 港元	5	5

Nomination Committee

During the Reporting Period, the Nomination Committee comprises three members, including one executive Director, namely Mr. Liu Zhiguang, two independent non-executive Directors, namely Mr. Guo Tianyong and Ms. Zhao Yinglin. Mr. Liu Zhiguang was the chairman of the Nomination Committee.

The terms of reference of the Nomination Committee are of no less exacting terms than those set out in the CG Code. The principal duties of the Nomination Committee include (I) reviewing the selection criteria and procedures, structure, number, composition and diversity (including but not limited to gender, age, culture and education, expertise, skill, knowledge and term of office) of Directors and senior management annually and make suggestions on any proposed changes to the Directors and senior management based on the strategy of the Company; (II) identifying and selecting qualified candidates to be nominated as Directors and senior management or make recommendations to the Board of Directors. As for the identification of suitable candidates, the Nomination Committee shall consider their merits and review measurable requirements with due regard to the benefits of diversity of Directors and senior management; (III) making recommendations to the Board of Directors on the appointment or reappointment of and the succession planning for Directors and senior management. The Nomination Committee shall at its discretion, together with the Board of Directors, take into account various factors, including the strategy of the Company, and the personnel skill, knowledge, experience and member diversity to be required; (IV) reviewing, at its discretion, the diversity policy and relevant measurable targets of the Board of Directors, supervise the implementation progress of the targets and make relevant disclosure in corporate governance report annually; (V) reviewing the independence of independent non-executive Directors; and (VI) other duties as authorised by the Board of Directors.

提名委員會

於報告期內,提名委員會包含三名成員,一名執行 董事,即劉志光先生,與兩名獨立非執行董事,即郭 田勇先生及趙迎琳女士。提名委員會主席為劉志光 先生。

提名委員會職權範圍之條款不會較企業管治守則所 載條款寬鬆。提名委員會主要職責包括(一)每年審核 董事及高級管理人員選拔標準與流程、架構、人數、 組成及成員多元化(包括但不限於性別、年齡、文化 及教育背景、專業經驗、技能、知識及服務任期),並 就任何為配合公司的戰略而擬對董事及高級管理人 員作出的任何變動提出建議;(二)物色合資格擔任董 事及高級管理人員的人士,並挑選提名有關人士出任 董事或就此向董事會提供意見;在物色合適人選時, 提名委員會應考慮候選人的優點及檢討可計量的目 標,並應適當考慮董事會及高級管理層多元化的益 處;(三)就董事及高級管理人員委任或重新委任以 及繼任計劃向董事會提出建議,其中應酌情與董事 會一同考慮本公司的企業戰略以及未來所需的人員 技能、知識、經驗及成員多元化的需要等組合因素; (四)酌情檢討董事會多元化政策;檢討董事會為執行 此政策而定的可計量目標, 並監督達標的進度; 及每 年於企業管治報告內作出相關披露;(五)審核獨立非 執行董事的獨立性;及(六)董事會授予的其他職權。

The Nomination Committee carries out the process of selecting and recommending candidates for directorships by making reference to the balance of expertise, skills, experience, professional knowledge, personal integrity and time commitments of such individuals, business, requirements of the Group and other relevant statutory requirements and regulations.

During the year ended 31 December 2022, the Nomination Committee held two meetings, during which matters such as structure, size and composition of the Board of Directors and the independence of the independent non-executive Directors were discussed. The Nomination Committee considered an appropriate balance of diversity perspectives of the Board of Directors is maintained.

The procedures for the appointment, re-election and removal of Directors are set out in the Articles of Association. The Nomination Committee will identify individuals suitably qualified to become Directors and make recommendations to the Board of Directors on the selection of individuals. The Nomination Committee will determine the composition of members of the Board of Directors based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The Nomination Committee will also make recommendations to the Board of Directors on the appointment or re-appointment of directors and succession planning for Directors (in particular the chairman of the Board of Directors and the general manager), taking into account the Company's corporate strategy and mix of skills, knowledge, experience and diversity needed in the future.

BOARD DIVERSITY POLICY

The Board of Directors has adopted a board diversity policy which sets out the objective and approach to achieve and maintain diversity on the Board of Directors. The board diversity policy provides that the Company should endeavour to ensure that the members of the Board of Directors have the appropriate balance of skills, experience and diversity of perspectives that are required to support the execution of the Group's business strategy. Pursuant to the board diversity policy, we seek to achieve Board diversity through the consideration of a number of factors, including but not limited to professional experience, skills, knowledge, age, gender, cultural and education background, ethnicity and length of service. The Nomination Committee shall review this policy and the measurable objectives at least annually, and as appropriate, to ensure the continued effectiveness of the Board of Directors. 提名委員會在甄選及推薦董事候選人的過程中,會參 考該等人士的專門技術、技能、經驗、專業知識、個 人操守及時間承諾的平衡、業務、本集團的要求及其 他相關法定要求及法規。

截至2022年12月31日止年度,提名委員會曾舉行兩次會議,期間討論事項包含董事會之架構、規模與構成,及獨立非執行董事之獨立性。提名委員會認為董 事會已在成員多元化方面保持適當平衡。

董事之委任、重選連任及罷免程序載於《公司章程》細 則。提名委員會可物色具備合適資格可擔任董事之 人選,並就有關人士之挑選向董事會提出建議。提名 委員會在委任董事會成員候選人時將會考慮多項因 素,包括並不限於性別、年齡、文化及教育背景、種 族、專業經驗、技能、知識及服務年期等。提名委員 會亦可根據本公司企業戰略並綜合未來發展所需技 能、知識、經驗及多樣性,就董事之委任或重新委任 以及董事(尤其是董事會主席與總經理)之繼任計劃 向董事會提出建議。

董事會多元化政策

董事會採用董事會多元化政策,載有實現及維持董事 會多元化的目標與方針。董事會多元化政策規定,本 公司應盡最大努力確保董事會成員具備支持本集團 業務策略執行所必需的適當平衡的技能、經驗及多元 化觀點。根據董事會多元化政策,我們尋求通過考慮 若干因素(包括但不限於專業經驗、技能、知識、年 齡、性別、文化和教育背景、種族及服務年限)來實 現董事會多元化。提名委員會應至少每年檢討該政策 與可計量目標,並於適用情況下,確保董事會持續行 之有效。

As at the date of this annual report, the Board of Directors comprises nine directors, three of which are females. The Board of Directors targets to maintain at least the current level of female representation, with the ultimate goal of achieving gender parity in the near future. The Company has also maintained an approximately workforce 50%:50% (male:female) gender ratio in the past year.

In considering the Board of Directors' succession, the Board of Directors recognises that the gender diversity of the Board of Directors is achieved but can be further improved. We will endeavour to identify suitable female candidates for future appointment to the Board of Directors and provide career development and training opportunities for our female employees to qualify them for future management and the Board of Directors positions.

The Company will continue to take steps to promote gender diversity of the Board of Directors and senior management and shall increase the proportion of female members over time when selecting and making recommendation on suitable candidates for the Board of Directors, with the ultimate goal of bringing greater gender diversity to the Board of Directors.

NOMINATION POLICY

The Company has adopted a nomination policy which sets out the selection criteria and nomination procedures adopted to guide the Nomination Committee to select and recommend candidates for directorship so as to ensure that the Board of Directors has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business.

The factors listed below would be used as reference by the Nomination Committee in assessing the suitability of a proposed candidate:

- character and integrity;
- qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Company's business and corporate strategy;
- willingness to devote adequate time to discharge duties as a member of the Board of Directors and other directorships and significant commitments;

於本年報日期,董事會由九名董事組成,其中三名為 女性。董事會旨在將其女性成員比例至少維持現時水 平,最終目標為於不久將來實現董事會的性別平等。 本公司於去年維持約50%:50%(男:女)的員工性別 比例。

在考慮董事會繼任時,董事會認為,董事會已實現性 別多元化,惟可進一步改善。我們將致力於物色合適 的女性候選人,以備將來被任命為董事會成員,並為 我們的女性員工提供職業發展和培訓機會,使她們有 資格在將來擔任管理和董事會職位。

本公司將繼續採取步驟促進董事會和高級管理層的 性別多元化,並在挑選和推薦合適的董事會成員人選 時,逐步增加女性成員的比例,最終目標是提高董事 會的性別多元化。

提名政策

本公司已採納提名政策,當中載有甄選準則及提名程 序,以指導提名委員會甄選及推薦董事候選人,以確 保董事會擁有適合本公司業務要求的技能、經驗及多 元化觀點的平衡。

提名委員會在評估建議候選人是否合適時,將參考下 列因素:

- 品格與誠實;
- 資格,包括專業資格、技能、知識及與本公司
 業務及策略相關的經驗;
- 是否願意投入足夠的時間履行董事會成員的職 責,以及其他董事職務和重大承諾;
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- for independent non-executive Directors, requirement for the Board of Directors to have independent non-executive Directors in accordance with the Listing Rules and whether the candidates would be considered independent with reference to the independence guidelines set out in the Listing Rules;
- board diversity policy and any measurable objectives adopted by the Nomination Committee for achieving diversity on the Board of Directors; and
- such other perspectives appropriate to the Company's business.

CORPORATE GOVERNANCE FUNCTIONS

The Board of Directors is responsible for performing the functions set out in the code provision A.2.1 of the CG Code.

From the Listing Date to the date of this annual report, the Board of Directors had reviewed the Company's policies and practices in compliance with legal and regulatory requirements, training and continuous professional development of Directors and senior management, the corporate governance policies and practices, the compliance of the Model Code, and the Company's compliance with the CG Code and the disclosure in this Corporate Governance Report.

MEETINGS ATTENDED AND HELD

Since the Listing Date, the Company adopts the practice of holding meetings of the Board of Directors regularly, at least four times a year for meetings of the Board of Directors, and at approximately quarterly intervals with active participation of majority of Directors, either in person or through electronic means of communication.

- 就獨立非執行董事而言,根據《上市規則》,董 事會須有獨立非執行董事的規定,以及參考《上 市規則》所載的獨立指引,候選人是否會被視為 獨立;
- 董事會多元化政策以及提名委員會為達致董事 會成員多元化而採納的任何可計量目標;及
- 適合本公司業務發展的其他觀點。

企業管治職能

董事會負責履行企業管治守則條文第A.2.1條所載 職能。

自上市日期至本年報日期,董事會檢討本公司政策及 常規以符合法律及監管規定,檢討董事及高級管理人 員之培訓及持續專業發展事宜,檢討企業管治政策及 常規,檢討操守守則、本公司遵守企業管治守則之情 況及檢討是否於企業管治報告內作出披露。

舉行及出席會議

本公司自上市日期起,採納定期舉行董事會會議常 規,每年至少召開四次董事會會議,間隔大約一個 季度,且大多數董事親自或透過電子通訊方式積極 出席。 For the year ended 31 December 2022, the attendance records of each Director of the Board of Directors at the meetings of the Board of Directors and general meetings held by the Company are set out below: 截至2022年12月31日止年度,各董事會董事出席本 公司舉行之董事會會議及股東大會記錄載列如下:

			ce/Number of mee 席次數╱會議數目	ting(s)	
Name of Directors	Meeting(s) of the Board of Directors 董事會	Audit Committee meeting(s) 審計委員會	Remuneration Committee meeting(s) 薪酬委員會	Nomination Committee meeting(s) 提名委員會	General meeting(s)
董事姓名 ————————————————————	會議	會議	會議	會議	股東大會
Executive Directors 執行董事					
Mr. Liu Zhiguang (retired on 18 January 2023) 劉志光先生(於2023年1月18日退任)	7/7	N/A 不適用	3/3	2/2	1/1
Mr. Xiao Dongsheng 肖東生先生	7/7	N/A 不適用	N/A 不適用	N/A 不適用	1/1
Mr. Wang Jinsheng (resigned on 30 March 2022) (Note 1)	0/0	N/A	N/A	N/A	0/0
王進聖先生(於2022年3月30日辭任)(附註1) Ms. Zhou Jinying (appointed on 31 May 2022 and	6/6	不適用 N/A	不適用 N/A	不適用 N/A	0/0
retired on 18 January 2023) (<i>Note 2</i>) 周勁鷹女士(於2022年5月31日獲委任並 於2023年1月18日退任)(<i>附註2</i>)		不適用	不適用	不適用	
Mr. Shi Lei (appointed on 31 May 2022) <i>(Note 2)</i> 石磊先生(於2022年5月31日獲委任) <i>(附註2)</i>	6/6	N/A 不適用	N/A 不適用	N/A 不適用	0/0
Non-executive Directors 非執行董事					
が 税17 単 争 Mr. Liu Xuejing (retired on 18 January 2023) 劉學景先生(於2023年1月18日退任)	7/7	N/A 不適用	N/A 不適用	N/A 不適用	1/1
Mr. Zhang Chuanli (retired on 18 January 2023) 張傳立先生(於2023年1月18日退任)	7/7	N/A 不適用	N/A 不適用	N/A 不適用	1/1
Mr. Ow Weng Cheong (resigned on 30 March 2022) (<i>Note 1</i>)	0/0	N/A	N/A	N/A	0/0
區永昌先生(於2022年3月30日辭任)(附註1)		不適用	不適用	不適用	
Independent non-executive Directors 獨立非執行董事					
Mr. Guo Tianyong (retired on 18 January 2023) 郭田勇先生(於2023年1月18日退任)	7/7	2/2	3/3	2/2	1/1
Ms. Zhao Yinglin 趙迎琳女士	7/7	2/2	N/A 不適用	2/2	1/1
Mr. Chung Wai Man 鍾偉文先生	7/7	2/2	3/3	N/A 不適用	1/1
Notes:		附註	:		
 Mr. Wang Jinsheng and Mr. Ow Weng Chec holding of the meeting of the Board of Directors. 	ong resigned before	the 1.	王進聖先生及區永	昌先生於舉行董事	『會會議前辭任。
2. Ms. Zhou Jinying and Mr. Shi Lei shall attend 6	meetings of the Board	of 2.	周勁鷹女士及石磊	先生應出席6次董	事會會議、0次署

 Ms. Zhou Jinying and Mr. Shi Lei shall attend 6 meetings of the Board of Directors, 0 Audit Committee meeting, 0 Remuneration Committee meeting, 0 Nomination Committee meeting and 0 general meeting. 周勁鷹女士及石磊先生應出席6次董事會會議、0次審 計委員會會議、0次薪酬委員會會議、0次提名委員會 會議及0次股東大會。

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Meetings of the Board of Directors include regular meetings and extraordinary meetings. Regular meetings of the Board of Directors shall be held at least four times a year and shall be convened by the chairman. Notice of a regular meeting of the Board of Directors shall be given to all Directors and supervisors at least 14 days in advance and the board papers together with all appropriate, complete and reliable information shall be delivered to all Directors at least three days prior to the date of such regular meeting of the Board of Directors.

An extraordinary meeting of the Board of Directors may be held by request of Shareholders representing more than 10% of the voting rights or by request of no less than one-third Directors or by the chairman or by two or more independent non-executive Directors or by request of the Board of Supervisors or by request of the general manager. Notice of an extraordinary meeting of the Board of Directors shall be given to all Directors, supervisors and general manager at least five days in advance and the board papers thereof shall be delivered to all Directors at least three days prior to the date of such meeting.

The Board of Directors shall keep minutes on matters discussed at meetings of the Board of Directors, including any concerns or objections raised by the Directors. The minutes shall be signed by the Directors present at the meeting and by the secretary to the Board of Directors. Minutes of the meeting of the Board of Directors shall be kept as the Company's record for a period of ten years.

The Board of Directors and each Director also have separate and independent access to the senior management whenever necessary.

董事會會議包括董事會定期會議和董事會臨時會 議。定期董事會會議每年至少召開四次,由董事長召 集。應當提前至少14日向全體董事及監事發放董事 會定期會議之通知。應當在董事會定期會議召開前 三日,將準確,完整及可信之董事會文件送達全體 董事。

臨時會議可應超過10%具有表決權之股東、或三分之 一董事成員、或主席、或兩名及兩名以上獨立非執行 董事、或監事會、或總經理之請求召開。應當提前至 少五日向全體董事、監事及總經理發放董事會臨時會 議之通知。應當在董事會臨時會議召開前三日,將相 關董事會會議文件送達全體董事。

董事會應將董事會會議所討論事項匯總作會議記錄,包括董事會所提任何擔憂及反對意見。出席會議 之董事及董事會秘書應當在會議記錄上簽名。董事會 會議記錄作為公司檔案保存,保存期限為十年。

於需要時,董事會及各董事亦可個別獨立聯絡高級管 理層。

RISK MANAGEMENT AND INTERNAL CONTROL

Risk Management and Internal Control Systems

The Board of Directors has the ultimate responsibility for oversight of the risk management and internal control systems of the Group. The Board of Directors has delegated oversight to the Audit Committee to oversee the Group's risk management and internal control systems on an ongoing basis, and to conduct reviews of the effectiveness of the Group's risk management and internal control systems. The Group has established risk management and internal control systems, consisting of relevant organisational framework policies and procedures, financial reporting procedures and processes, compliance rules and policies and risk management measures that the Group believes are appropriate processes for its business operations to identify, evaluate and manage significant risks. The aforementioned systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Internal Audit

The Company has adopted an internal audit system and has external auditors responsible for the independent and objective supervision, examination and evaluation of the Company's conditions such as revenues and expenditures, business activities, risk conditions and internal control. The auditors shall report to the Board of Directors or the Audit Committee and the Board of Supervisors annually if any material problems are discovered during the audit procedure.

The Board of Directors is responsible for supervising, reviewing and evaluating the Company's internal audit to ensure that the internal audit was independent and effective. The Audit Committee is responsible for reviewing the Company's internal audit methods, audit policies and procedures and annual auditing plans and providing guidance and supervision. The Company had adhered to the principles of independence, objectivity, prudence, efficiency, importance and pertinence during the internal auditing process. The Company's internal audit system is comprehensive covering business operation, risk management, internal control and corporate governance.

風險管理及內部控制

風險管理及內部控制系統

董事會具有監督本集團風險管理及內部控制系統之 最終責任。董事會已授權予審計委員會以持續監督本 集團之風險管理和內部控制系統,並檢討本集團風險 管理及內部控制系統有效性。本集團已設立風險管理 及內部控制系統,包含本集團認為對業務經營屬適當 程序之相關組織框架政策及程序、財務報告程序及流 程、合規規則及政策及風險管理措施,以識別、評估 及管理重大風險。上述系統旨在針對有關風險作出管 理,而並不會完全消除可能令我們無法實現業務目標 之風險,同時隻能對重大錯誤陳述或損失提供合理而 非絕對之保證。

內部審核

本公司已採納內部審核系統,配備外部核數師,對本 公司收入及開支、業務活動、風險狀況、內部控制等 情況進行獨立客觀之監督、檢查和評價。核數師於審 核程序中發現之任何重大問題,應每年向董事會或審 計委員會及監事會進行匯報。

董事會負責監督、審核及考核本公司內部審核工作, 以確保內部審核工作獨立及有效。審計委員會負責審 核本公司內部審核方法、審核政策與程序以及年度審 核計劃,提供指導與監督。本公司在整個內部審核工 作過程中堅持獨立、客觀、審慎、高效、重視及中肯 之原則。本公司內部審核系統涵蓋範圍全面,包括業 務經營、風險管理、內部控制及企業管治。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Company and the external auditors conducted an annual internal control review (the "Internal Control Review") on, among others, control environment, risk management, information and communication, monitoring of controls, operational level controls and provided recommendations to enhance the internal control system of our Group.

We have adopted and implemented the recommendations provided by the external auditors and the external auditors have not identified any material findings which may have material impact on the effectiveness of our internal control system.

Based on the result of the Internal Control Review, the Board of Directors, as supported by the Audit Committee, reviewed the risk management and internal control systems, including the financial, operational and compliance controls, for the year ended 31 December 2022, and considered that such systems are effective and adequate. The annual review also covered the financial reporting, internal audit function, adequacy of resources, staff qualifications and experiences, training programmes and budget of the Company's accounting, internal audit and financial reporting functions.

WHISTLEBLOWING POLICY

The Company has adopted arrangement to facilitate employees and other stakeholders to raise concerns, in confidence, about possible improprieties in financial reporting, internal control or other matters.

The Audit Committee shall review such arrangement regularly and ensure that proper arrangements are in place for fair and independent investigation of these matters and for appropriate follow-up action.

ANTI-CORRUPTION POLICY

The Company strictly complies with the Anti-Corruption and Bribery Law of the People's Republic of China, the Anti-Money Laundering Law of the People's Republic of China and other laws and regulations, which expressly prohibit corrupt practices such as corruption and bribery. To prevent fraud, strengthen corporate governance and internal control, reduce corporate risks, regulate business practices and protect the legitimate rights and interests of the Company and its shareholders, we have developed the "Employee Behaviour Red Line" and "Employee Non-Compliance Management System", which clearly define the violations, types of penalties, principles of penalties, investigation of violations and management of penalty files. 本公司與外部核數師就(其中包括)控制環境、風險管理、信息與溝通、監控、操作層面的控制進行了年度 內部控制審查(「**內部控制審查**」),並就加強本集團的 內部控制制度提出了建議。

我們已採納並實施外部核數師的建議,而外部核數師 並未任何可能對我們內部控制制度的有效性有重大 影響的重大發現。

根據內部控制審查的結果,董事會在審計委員會的 支持下,審查了截至2022年12月31日止年度的風險 管理和內部控制制度,包括財務、運營和合規控制, 並認為該等制度有效且充分。年度審核亦涵蓋財務匯 報、內部審計職能、資源的充足性、僱員的資歷與經 驗、培訓計劃及本公司會計、內部審計及財務匯報職 能預算方面的充足性。

舉報政策

本公司已採納相關安排以協助僱員以及其他利益相 關方可暗中對財務匯報、內部控制或其他方面可能發 生之不正當行為提出關注。

審計委員會應定期檢討該類安排並確保有適當安 排,讓本公司對此等事宜作出公平獨立之調查及採取 適當行動。

反腐敗政策

本公司嚴格遵守《中華人民共和國反貪污賄賂法》、 《中華人民共和國反洗錢法》等法律法規,明令禁止 貪污、賄賂等貪腐行為。我們為防止舞弊,加强公司 治理和內部控制,降低公司風險,規範經營行為,維 護公司和股東合法權益,制定了《員工行為紅綫》和 《員工違規行為管理制度》,明確了違規行為、處罰類 型、處罰原則、違規行為調查、處罰檔案管理等方面 的規定。

INSIDE INFORMATION

The Company has developed its disclosure policy which provides a general guide to the Company's Directors, senior management and relevant employees in handling confidential information, monitoring information disclosure and responding to enquiries. Control procedures have been implemented to ensure that unauthorised access and use of inside information are strictly prohibited.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 to the Listing Rules. Specific enquiries have been made to all the Directors and Supervisors and the Directors and Supervisors have confirmed that they have complied with the Model Code from the Listing Date up to the date of this annual report. The Company's employees, who are likely to be in possession of unpublished inside information of the Company, are also subject to the Model Code.

DIRECTORS' RESPONSIBILITY IN RESPECT OF FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended 31 December 2022.

The Board of Directors is responsible for presenting a balanced, clear and understandable assessment of annual and interim reports, announcements relating to disclosure of inside information and other disclosures required under the Listing Rules and other statutory and regulatory requirements.

The management has provided to the Board of Directors such explanation and information as are necessary to enable the Board of Directors to carry out an informed assessment of the Company's financial statements, which are put to the Board of Directors for approval.

Save as disclosed in this annual report, the Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern.

The statement of the independent Auditor of the Company about their reporting responsibilities on the financial statements is set out in the Independent Auditor's Report of this annual report.

內幕消息

本公司已制定披露政策,就處理機密信息、監控信息 披露及應對查詢向本公司董事、高級管理層及相關僱 員提供一般指引,並已實施監控程序,確保嚴格禁止 未經授權訪問及使用內幕消息。

證券交易之標準守則

本公司已採納《上市規則》附錄十所載標準守則。本公 司已向所有董事及監事作出個別查詢,而董事及監事 已確認彼等於上市日期直至本年報日期一直遵守標 準守則。本公司僱員若可能擁有本公司尚未發佈之內 幕消息,亦須遵守標準守則。

董事就財務報表之責任

董事明瞭彼等編製本公司截至2022年12月31日止年 度財務報表之責任。

董事會須負責就年報及中期報告、與披露內幕消息 有關公告及根據《上市規則》及其他法定及規管要求 規定之其他披露事項作出平衡、清晰而易於理解之 評估。

管理層向董事會提供必要闡釋及資料,使董事會能 對提呈予董事會批准之本公司財務報表進行知情之 評估。

除本年報所披露者外,董事並不知悉任何可能對本集 團繼續其持續經營之能力產生嚴重質疑之事件或情 況之任何重大不明朗因素。

有關本公司獨立核數師對其財務報表申報責任之聲 明載於本年報獨立核數師報告。

CORPORATE GOVERNANCE REPORT 企業管治報告

AUDITOR'S REMUNERATION

The total fee paid/payable to the external Auditors of the Company, BDO China SHU LUN PAN Certified Public Accountants LLP, in respect of audit services and non-audit services for the year ended 31 December 2022 is set out below:

核數師酬金

截至2022年12月31日止年度,本公司外聘核數師立 信會計師事務所(特殊普通合夥)之審核服務與非審 核服務已付/應付總計費用如下表:

Category of services	服務項目	Fee paid/payable 已付╱應付費用 RMB'000 人民幣千元
Audit services Non-audit services	審核服務 非審核服務	1,800 350
Total	總計	2,150

The non-audit services mainly included work on reviewing the interim financial report.

非審核服務主要包括有關審閱中期財務報告之工作。

JOINT COMPANY SECRETARIES

Mr. Shi Lei and Ms. Yu Wing Sze are currently the joint company secretaries of the Company. Ms. Yu is an associate member of both The Hong Kong Institute of Chartered Secretaries (currently known as The Hong Kong Chartered Governance Institute) and The Institute of Chartered Secretaries and Administrators (currently known as The Chartered Governance Institute) in the United Kingdom. Ms. Yu is now working in TMF Hong Kong Limited. Mr. Shi and Ms. Yu worked and communicated closely to discharge the functions of joint company secretaries.

During the year ended 31 December 2022, each of Mr. Shi and Ms. Yu has undertaken not less than 15 hours of relevant professional training.

聯席公司秘書

石磊先生及余詠詩女士目前擔任本公司聯席公司秘 書。余女士為香港特許秘書公會(現稱香港公司治理 公會)及英國特許秘書及行政人員公會(現稱特許公 司治理公會)的會員,現任職於達盟香港有限公司。 石先生與余女士密切合作溝通,以履行聯席公司秘書 之職責。

截至2022年12月31日止年度,石先生與余女士均接受了不少於15小時之相關專業培訓。

GOING CONCERN BASIS

As at 31 December 2022, the unrestricted monetary funds balance of Fengxiang amounted to RMB144.7 million, the balance of short-term borrowings amounted to RMB1,124.6 million, and the balance of long-term borrowings and long-term payables due within one year amounted to RMB112.4 million. Such matters, together with other circumstances as described in Note II (II) to the independent auditors' report indicate the existence of material uncertainties that may cast significant doubt about the ability of Fengxiang to continue as a going concern. This matter does not affect the expressed audit opinion.

The Directors have reviewed the cash flow projections prepared by the management covering a period of not less than 12 months from the date of filing of these financial statements by the Group. The management of the Company is of the opinion that the Group will be able to obtain sufficient working capital to ensure that the Group will be able to continue as a going concern for a period of 12 months after 31 December 2022. Accordingly, the Company considers it appropriate to adopt the going concern basis in preparing the financial statements of the Company.

Further discussion on the Group's going concern uncertainties and the Group's action plans have been set out in the "Report of the Board of Directors — Audit Qualification for the Year Ended 31 December 2022", the "Independent Auditor's Report — Basis of Qualified Opinion" and "Note II — Basis of Preparation of the Financial Statements — Going Concern" to the financial statements in this annual report.

持續經營基礎

於2022年12月31日,鳳祥股份未受限的貨幣資金餘額為人民幣144.7百萬元,短期借款餘額為人民幣 1,124.6百萬元,一年內到期的長期借款及長期應付 款餘額為人民幣112.4百萬元。這些事項或情況,連 同獨立核數師報告附註二(二)所述的其他情況,表 明存在可能導致對鳳祥股份持續經營能力產生重大 疑慮的重大不確定性。該事項不影響已發表的審計 意見。

董事已審閱管理層編製的本集團現金流量預測,其涵蓋期間自本集團在本財務報表報出日起不少於12個 月的期間。本公司管理層認為本集團將能夠獲得足夠 的營運資金以確保本集團於2022年12月31日後12個 月內能夠持續經營。因此,本公司認為採用持續經營 基礎編製本公司財務報表是恰當的。

有關本集團持續經營的不確定性以及本集團行動計 劃的進一步討論載於本年度報告中的「董事會報告— 截至2022年12月31日止年度的審計保留意見」、「獨 立核數師報告—保留意見基準」以及財務報表「附註 二—財務報表的編製基礎—持續經營」。

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Company also recognises the importance of transparency and timely disclosure of corporate information, which will enable Shareholders and investors to make the best investment decisions.

The Company adopts shareholders' communication policy and reviews it on a regular basis to ensure its effectiveness. The shareholders' communication policy sets out various communication channels including, among other things, the Company's website (www.fengxiang, com) where information and updates on the Company's financial information, corporate governance practices, biographical information of the Board of Directors and other information are available for public access, investor briefings and Shareholders' meetings, through which Shareholders, both individual and institutional, may communicate with and provide feedback to the Company from time to time. The Company endeavours to maintain an on-going dialogue with Shareholders and in particular, through annual general meetings and other general meetings. The general meetings of the Company provide a platform for communication between the Board of Directors and the Shareholders. The chairman of the Board of Directors as well as the chairman/ chairperson of the Audit Committee, the Remuneration Committee and the Nomination Committee or, in their absence, other members of the respective committees, are available to answer Shareholders' questions at general meetings. The external auditor of the Company is also invited to attend annual general meetings to answer questions about the conduct of audit, the preparation and content of the auditor's report, the accounting policies and auditor independence.

The Board of Directors reviewed the Group's shareholders and investors engagement and communication activities conducted in 2022 and was satisfied with the implementation and effectiveness of the shareholders' communication policy.

SHAREHOLDERS' RIGHTS

To safeguard Shareholders' interests and rights, separate resolution should be proposed for each substantially separate issue at general meetings, including the election of Director. All resolutions put forward at general meetings will be voted on by poll pursuant to the Listing Rules and poll results will be posted on the websites of the Company and of the Stock Exchange after each general meeting.

與股東及投資者之溝通

本公司認為,與股東保持有效溝通,對促進投資者關 係及加深投資者對本集團業務表現及策略之了解至 為重要。本公司亦確認公司資料透明度以及及時披露 公司資料以便股東及投資者能夠作出最佳投資決定 之重要性。

本公司採用股東通訊政策,並定期對其進行檢討,以 確保其有效性。股東通訊政策中列出不同的溝通渠 道,其中包括本公司網站(www.fengxiang.com),以刊 登本公司財務資料、企業管治常規、董事會簡歷詳情 及其他資料更新的信息及以供公眾查閲,投資者簡報 會及股東會議,個人及機構股東均可透過這些渠道不 時與本公司溝通及向本公司反映意見。本公司致力維 持與股東持續對話,尤其是透過股東週年大會及其他 股東大會等渠道。本公司之股東大會為董事會與股東 之間提供一個重要平台。董事會主席,以及審計委員 會、薪酬委員會及提名委員會之主席,或在彼等缺席 之情況下,各委員會之其他成員將於股東大會上為股 東解答提問。本公司之外聘核數師亦受邀出席本公司 之股東週年大會,以解答有關審核工作、核數師報告 之編製與內容、會計政策及核數師獨立性之提問。

董事會已審閱於2022年進行的本集團股東與投資者 的參與及溝通活動,並對股東溝通政策的實施及成效 表示滿意。

股東權利

為保障股東利益及權利,本公司會就各項獨立重大問題(包括推選個別董事)於股東大會提呈決議案。股東 大會上提呈之所有決議案將根據《上市規則》進行投 票表決,且投票表決之結果將於各股東大會後在本公 司及聯交所網站上刊載。

Procedures for Shareholders to Convene Extraordinary General Meeting

According to the Articles of Association, if Shareholders require convening an extraordinary general meeting or class meeting, the following procedure shall be followed:

- 1. Two or more Shareholders jointly holding more than 10% (inclusive) of shares with voting rights at the general meeting to be convened may sign one or several written requests with the same format and content to propose to the Board of Directors to convene the extraordinary general meeting or class meeting, and specify the topics of the meeting. The Board of Directors shall convene the extraordinary general meeting or class meeting responsively after receipt of the aforesaid written request. The aforesaid amount of shareholding is calculated on the day when the Shareholders tender the written request.
- If the Board of Directors fails to issue a notice of meeting within 30 days after receipt of the aforesaid written request, the Shareholders tendering the said request may request the Board of Supervisors to convene an extraordinary general meeting or class meeting.
- 3. If the Board of Supervisors fails to issue a notice of meeting within 30 days after receipt of the aforesaid written request, the Shareholders individually or jointly holding more than 10% of shares with voting rights at the meeting to be convened for 90 consecutive days may by themselves convene a meeting within four months after the Board of Directors receives the said request, and the convening procedure shall to the extent possible be the same as the procedure by which the Board of Directors convenes the general meeting.

Where the Shareholders convene a meeting because the Board of Directors or the Board of Supervisors fails to convene the meeting pursuant to the aforesaid provision, the reasonable expenses incurred shall be borne by the Company and shall be deducted from the monies payable by the Company to the defaulting Directors or supervisors.

臨時股東大會召開流程

根據《公司章程》,股東要求召集臨時股東大會或者類 別股東會議,應當按照下列程序辦理:

- 合計持有在該擬舉行會議上有表決權之股份 10%以上(含10%)之兩名或者兩名以上股東, 可以簽署一份或者數份同樣格式內容之書面要 求,提請董事會召集臨時股東大會或類別股東 會議,並闡明會議議題。董事會在收到前述書 面要求後應當盡快召集臨時股東大會或類別 股東會議。前述持股數按股東提出書面要求日 計算。
- 倘董事會在收到前述書面要求後30日內沒有發出召集會議之通告,提出該要求的股東可以提請監事會召集臨時股東大會或類別股東會議。
- 3. 倘監事會在收到前述書面要求後30日內沒有發出召集會議之通告,連續90日以上單獨或合計持有在該擬舉行會議上有表決權之股份10%以上之股東可以在董事會收到該要求後四個月內自行召集會議,召集程序應當盡可能與董事會召集股東會議程序相同。

股東因董事會、監事會未應前述要求舉行會議而自 行召集並舉行會議時,其所發生之合理費用,應當 由公司承擔,並從公司欠付失職董事、監事之款項中 扣除。

CORPORATE GOVERNANCE REPORT 企業管治報告

When the Company convenes the general meeting, the Board of Directors, the Board of Supervisors and the Shareholders individually or jointly holding not less than 5% (inclusive) of the total number of shares carrying voting rights of the Company shall have the right to put forward proposals to the Company in writing. The Company shall include the matters falling within the scope of duties of the general meeting set out in the proposal in the agenda of the meeting.

Putting Forward Proposals at General Meetings

There are no provisions in the Articles of Association or in the laws of the PRC for putting forward proposals of new resolutions by Shareholders at general meetings. Shareholders who wish to move forward a resolution may request the Company to convene a general meeting in accordance with the procedures mentioned above. For proposing a person for election as a Director, please refer to the procedures set out in the paragraph below.

Procedures for Shareholders to Nominate Candidates of Directors

Written notices specifying the intention to nominate a person for election as a Director and acceptance of such nomination by such person, as well as the written information on such person, shall be sent to the Company no earlier than the day after dispatch of the notice of the General Meeting and no later than seven days prior to the date of such meeting. The minimum length of period during the nomination and acceptance of such nomination shall not be less than seven days.

Based on this, if a Shareholder of the Company intends to propose any person for election as a Director, the following documents shall be effectively delivered to the Company's headquarter in the PRC at Liumiao Village, Anle Town, Yanggu County, Liaocheng City, Shandong Province, the PRC or the Company's H Share share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong, including: (i) the signed notice of the intention to propose the candidate for election as a Director in general meeting; and (ii) the signed notice of the candidate required to be disclosed under Rule 13.51(2) of the Listing Rules, and (b) the written consent indicating the consent of the candidate to release his or her personal information.

本公司召開股東大會時,董事會、監事會和單獨或共同持有不少於本公司有表決權股份總數5%(含5%)的股東,有權向本公司提出書面提案。本公司應將提案中規定的屬於股東大會職責範圍的事項列入會議議程。

於股東大會提呈建議

章程細則或中國法律概無有關股東於股東大會提呈 新決議案建議。有意提呈決議案的股東可根據上文所 述程序要求本公司召開股東大會。就建議某名人士競 選董事,請參閱下段所載程序。

股東提名董事候選人之流程

有關提名董事候選人之意圖以及被提名人表明願意 接受提名之書面通知,以及被提名人情況之有關書面 材料,應當在不早於股東大會發出該通知第二天及其 不遲於股東大會召開七日前。提名與接受提名間之最 短期限應當不少於七日。

基於此,倘本公司股東擬提名任何人當選董事,應將 以下文件及時送至本公司位於中國之總部,即中國山 東省聊城市陽穀縣安樂鎮劉廟村,或本公司H股股份 登記處,即香港灣仔皇后大道東183號合和中心17樓 1712-1716號舖香港中央證券登記有限公司。文件包 括:(i)擬議於股東大會提議選舉候選人為董事之簽名 通知;及(ii)該候選人表明其願意接受選舉之簽署通 知書,及(a)根據《上市規則》第13.51(2)條須予披露之 候選人相關資料,及(b)表明候選人同意披露其個人 信息之紙質同意書。

Putting Forward Enquiries to the Board of Directors

For putting forward any enquiry to the Board of Directors, Shareholders may send written enquiries to the Company. The Company will not normally deal with verbal or anonymous enquiries.

Shareholders may send their enquiries or requests as mentioned above to the following:

Address:	Liumiao Village, Anle Town, Yanggu County
	Liaocheng City, Shandong Province, PRC
	(For the attention of the Board of Directors)
Email:	lei.shi@fengxiang.com

For the avoidance of doubt, Shareholders must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

向董事會作出問詢

就向董事會作出問詢而言,股東可將書面查詢發送給 本公司。本公司通常不會處理口頭或匿名問詢。

股東可將其如上文所述之問詢或要求寄往以下地址:

地址:	中國山東省
	聊城市陽穀縣安樂鎮劉廟村
	(致董事會)
郵箱:	lei.shi@fengxiang.com

為免生疑問,股東必須郵寄或發送正式簽署之書面請 求、通知或聲明,或問詢(根據情況而定)之原本至上 述地址,並提供其全名、聯絡資料及身份證明,以使 其問詢生效。股東資料可能根據法律規定作出披露。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

TO THE SHAREHOLDERS OF SHANDONG FENGXIANG CO., LTD.:

(A joint stock company incorporated in the People's Republic of China with limited liability)

I. QUALIFIED OPINION

We have audited the financial statements of the Shandong Fengxiang Co., Ltd. ("Fengxiang"), which comprise the consolidated and the Company's balance sheets as at 31 December 2022, the consolidated and the Company's income statements for 2022, the consolidated and the Company's cash flow statements, the consolidated and the Company's statements of changes in owners' equity for the year then ended, and notes to the financial statements.

We are of the view that, except for the possible impact of matters described in the section "BASIS OF QUALIFIED OPINION", the accompanying financial statements present fairly, in all material respects, the consolidated and the Company's financial position as at 31 December 2022 and the consolidated and the Company's financial performance and cash flows for 2022 in accordance with the requirements of Accounting Standards for Business Enterprises.

II. BASIS OF QUALIFIED OPINION

As of 31 December 2021, the bank deposit balance in the consolidated balance sheet of Fengxiang includes RMB 1,041,438,100 deposited with GMK Finance Co., Ltd. ("GMK Finance"), which is controlled by GMK Holdings Group Co., Ltd. ("GMK Holdings"), a former controlling shareholder of Fengxiang. GMK Holdings and its subsidiaries have overdue debts, and GMK Finance is involved in overdue repayment disputes and lawsuits. The management of Fengxiang did not provide sufficient supporting evidence on the possible impact of these matters on the above-mentioned deposits and the reasons for not making impairment provisions. We therefore express a qualified opinion on the financial statements of Fengxiang for 2021. As of 31 December 2022, a full provision of loss of RMB808,234,800 has made for the funds deposited with GMK Finance by Fengxiang amounting to RMB808,234,800 and fully included in the credit impairment loss for 2022. The management of Fengxiang did not provide sufficient information on whether it is necessary to make impairment provisions for the funds deposited in GMK Finance at the end of 2021. Therefore, we are unable to obtain sufficient and appropriate audit evidence regarding the opening balance of the deposit and whether the credit impairment loss of RMB808,234,800 should all be included in 2022. It is uncertain whether it is necessary to make adjustments to the financial statements of Fengxiang.

山東鳳祥股份有限公司全體股東:

(在中華人民共和國註冊成立的股份有限公司)

一、保留意見

我們審計了山東鳳祥股份有限公司(以下簡稱鳳 祥股份)財務報表,包括2022年12月31日的合併 及母公司資產負債表,2022年度的合併及母公司 利潤表、合併及母公司現金流量表、合併及母公 司所有者權益變動表以及相關財務報表附註。

我們認為,除「形成保留意見的基礎」部分所述事 項可能產生的影響外,後附的財務報表在所有重 大方面按照企業會計準則的規定編製,公允反映 了鳳祥股份2022年12月31日的合併及母公司財 務狀況以及2022年度的合併及母公司經營成果 和現金流量。

二[、]形成保留意見的基礎

2021年12月31日, 鳳祥股份合併資產負債表的 銀行存款餘額中包括存放在受鳳祥股份原控股 股東新鳳祥控股集團有限責任公司(以下簡稱「新 鳳祥控股」)控制的新鳳祥財務有限公司(以下簡 稱「新鳳祥財務公司」)的資金人民幣104,143.81 萬元。新鳳祥控股及其附屬公司出現債務逾期情 况,新鳳祥財務公司涉及逾期還款糾紛及訴訟。 鳳祥股份管理層未就這些事項對上述存款可能 產生的影響以及未計提減值準備的理由提供充 分的支持性證據。我們因此對鳳祥股份2021年度 財務報表發表了保留意見。2022年12月31日, 鳳祥股份存放於新鳳祥財務公司的資金人民幣 80,823.48萬元,已全額計提減值準備並全部計入 2022年度信用減值損失。鳳祥股份管理層未提供 有關是否有必要對2021年末存放於新鳳祥財務 公司的資金計提減值準備的充分資料。因此,我 們無法對該存款的期初餘額及80,823.48萬元的 信用減值損失應否全部計入2022年度獲取充分、 適當的審計證據。無法確定是否有必要對鳳祥股 份財務報表作出調整。

We conducted our audit in accordance with China Standards on Auditing ("CSAs"). Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Financial Statements" section of our report. We are independent of Fengxiang in accordance with the Code of Ethics for Professional Accountants of the Chinese Institute of Certified Public Accountants ("CICPA Code"), and we have fulfilled our other ethical responsibilities in accordance with the CICPA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

III. MATERIAL UNCERTAINTIES IN RELATION TO GOING CONCERN

We would like to draw the attention of users of the financial statements to the fact that as stated in Note II (II) to the financial statements, as at 31 December 2022, the unrestricted monetary funds balance of Fengxiang amounted to RMB144,732,800, the balance of short-term borrowings amounted to RMB1,124,613,700, and the balance of long-term borrowings and long-term payables due within one year amounted to RMB112,372,600. Such matters and situations, together with other circumstances as described in Note II (II) to the financial statements, indicate the existence of material uncertainties that may cast significant doubt about the ability of Fengxiang to continue as a going concern. This matter does not affect the expressed audit opinion.

IV. KEY AUDIT MATTERS

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

我們按照中國註冊會計師審計準則的規定執行了 審計工作。審計報告的「註冊會計師對財務報表 審計的責任」部分進一步闡述了我們在這些準則 下的責任。按照中國註冊會計師職業道德守則, 我們獨立於鳳祥股份,並履行了職業道德方面的 其他責任。我們相信,我們獲取的審計證據是充 分、適當的,為發表保留意見提供了基礎。

三、與持續經營相關的重大不確定性

我們提醒財務報表使用者關注,如財務報表附註 二(二)所述,2022年12月31日,鳳祥股份未受限 的貨幣資金餘額為14,473.28萬元,短期借款餘額 為112,461.37萬元,一年內到期的長期借款及長 期應付款餘額為11,237.26萬元。這些事項或情 況,連同財務報表附註二(二)所述的其他情況, 表明存在可能導致對鳳祥股份持續經營能力產生 重大疑慮的重大不確定性。該事項不影響已發表 的審計意見。

四、關鍵審計事項

關鍵審計事項是我們根據職業判斷,認為對本期 財務報表審計最為重要的事項。這些事項的應對 以對財務報表整體進行審計並形成審計意見為背 景,我們不對這些事項單獨發表意見。

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Except for the matters described in the sections headed "BASIS OF QUALIFIED OPINION " and " MATERIAL UNCERTAINTIES IN RELATION TO GOING CONCERN", key audit matters identified in our audit are summarised as follows: 除「形成保留意見的基礎」部分和「與持續經營相 關的重大不確定性」部分所述事項外,我們在審 計中識別出的關鍵審計事項匯總如下:

Key audit matters 關鍵審計事項

How our audit addressed the matter 該事項在審計中是如何應對的

(I) revenue recognition

(-) 營業收入確認 Fengxiang's operating revenue for the year ended 31 December 2022 was RMB5,085,790,100. 2022年度鳳祥股份營業收入為508,579.01萬元。

Operating revenue of Fengxiang are primarily generated from the sales of frozen chicken products and meat products, which are mainly supplied to large catering chain enterprises, wholesale market for agricultural products, supermarket chains and other market fields. Fengxiang recognizes operating revenue when the control of the goods is transferred to the customer.

鳳祥股份主要營業收入來源於雞肉凍品、肉製品銷售 業務,產品主要供應給大型餐飲連鎖企業、農貿批發市 場、連鎖超市等市場領域。鳳祥股份於商品控制權轉移 給客戶時確認營業收入。

- Communicated with the management to understand the impact of industry policies and market environment on the performance of Fengxiang, and evaluated the rationality of fluctuations in operating revenue;
- (1) 與管理層進行溝通,了解行業政策、市場環境對鳳祥股 份公司業績的影響,評估營業收入波動的合理性;
- (2) Conducted interviews with management and selected sales contracts for inspection to identify contract terms related to the transfer of control over goods, and evaluated whether the operating revenue recognition policy of Fengxiang complied with the relevant requirements of the Accounting Standards for Business Enterprises;
- (2) 與管理層訪談及選取銷售合同進行檢查,識別與商品控 制權轉移相關的合同條款,評價鳳祥股份公司的營業收 入確認政策是否符合企業會計準則的相關要求;
- (3) Combined with product categories, types of sales channels, major business customers, etc., analysed the changes in operating revenue and gross profit margin this year while paying attention to whether there were abnormal fluctuations;
- (3) 結合產品類別、銷售渠道類型、主要業務客戶等,對本 年營業收入及毛利率變動情況進行分析,關注是否存在 異常波動情況;
- (4) Selected samples and implemented confirmation procedures for trade receivable and operating revenue, checked the confirmation results against book records, and carried out substitute tests for no reply samples;
- (4) 選取樣本對應收賬款和營業收入實施了函證程序,並將 函證結果與賬面記錄進行了核對,對未回函樣本進行了 替代測試;

Key audit matters 關鍵審計事項

Since operating revenue is one of the key performance indicators of Fengxiang, there is an inherent risk that the management of Fengxiang (hereinafter as the "management") will control the timing of operating revenue recognition in order to achieve specific goals or expectations, so we determine operating revenue recognition as a key audit matter. Please refer to Note III (XXV) and Note V (XXXV) for the above accounting policies, significant accounting judgments and estimates and related financial statement disclosures.

由於營業收入是鳳祥股份的關鍵業績指標之一,從而 存在鳳祥股份管理層(以下簡稱「管理層」)為了達到特 定目標或期望而操縱營業收入確認時點的固有風險, 我們將營業收入確認確定為關鍵審計事項。上述會計 政策、重大會計判斷和估計以及相關財務報表披露參 見附註三(二十五),以及附註五(三十五)。

(II) Valuation of biological assets

(二) 生物資產的估值

As of 31 December 2022, the book balance of Fengxiang's consumptive biological assets and productive biological assets was RMB190,022,300 and RMB255,692,300, respectively.

截至2022年12月31日, 鳳祥股份消耗性生物資產及 生產性生物資產的賬面餘額分別為19,002.23萬元、 25,569.23萬元。

The measurement of the fair value of Fengxiang's biological assets involves significant management judgment, particularly the estimated culling rate and the market prices of breeders, broilers and broiler eggs. As a result, there is an inherent risk that management will control the fair value valuation to achieve specific goals, so we identify the valuation of biological assets as a key audit matter. Please refer to Note III (XI), (XVII) and Note V (V), (X) for the above accounting policies, significant accounting judgments and estimates and related financial statement disclosures.

鳳祥股份生物資產公允價值的計量涉及管理層的重大 判斷,特別是預計淘汰率、種雞、肉雞、種蛋的市價 等。從而存在管理層為達到特定目標操縱公允價值估 值的固有風險,我們將生物資產的估值識別為關鍵審 計事項。上述會計政策、重大會計判斷和估計以及相關 財務報表披露參見附註三(十一)、(十七),以及附註五 (五)、(十)。 How our audit addressed the matter 該事項在審計中是如何應對的

- (5) Selected operating revenue transaction samples, checked sales contracts, orders, outbound documents, invoices and customer receipt documents, export declaration forms and other supporting documents for operating revenue recognition, and evaluated whether revenue recognition conformed to the Company's accounting policies on operating revenue recognition;
- (5) 選取營業收入交易樣本,核對銷售合同、訂單、出庫 單、發票及客戶簽收單、出口報關單等收入確認支持性 文件,及評價營業收入確認是否符合公司營業收入確認 的會計政策;
- (6) Checked the operating revenue transactions before and after the balance sheet date, checked the outbound documents, customer receipt documents, export declaration forms and other supporting documents for revenue recognition, and evaluated whether operating revenue was recorded in the appropriate accounting period.
- (6) 檢查資產負債表日前後的營業收入交易,核對出庫單、 客戶簽收單、出口報關單等收入確認支持性文件,評價 營業收入是否被記錄於恰當的會計期間。
- Evaluated the competence, professionalism and objectivity of the external appraiser engaged by the Company;
- (1) 評價公司聘請的外部評估師的勝任能力、專業素質和客 觀性;
- (2) Evaluated the reasonableness of the key assumptions used in the valuation of the productive biological assets with the assistance of an external appraiser;
- (2) 我們在外部評估專家的協助下,評價生產性生物資產估值中採用的關鍵假設的合理性;
- (3) Implemented monitoring procedures for the Company's productive biological assets and reviewed the quantities of biological assets in the valuation model to verify the accuracy and relevance of the input data.
- (3) 對公司的生產性生物資產實施監盤程序,並覆核估值模型中生物資產數量,核實所用輸入數據的準確性及相關性。

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V. OTHER INFORMATION

The management of Fengxiang (hereinafter as the "management") is responsible for the other information which comprises all the information in the 2022 annual report of Fengxiang other than the financial statements and this auditor's report.

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

In conjunction with our audit to the financial statements, our responsibility is to read the other information. During the process, we considered whether there was material inconsistency or there was likely material misstatement between the other information and the financial statements or the information we obtained during the audit.

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. As described in the "BASIS OF QUALIFIED OPINION" section above, we were unable to obtain sufficient and appropriate audit evidence regarding the opening balance of the deposit and whether the credit impairment loss of RMB 808,234,800 should all be included in 2022. Accordingly, we were unable to ascertain whether other information relating to this matter was materially misstated.

VI. RESPONSIBILITIES OF THE MANAGEMENT AND GOVERNING BODIES FOR THE FINANCIAL STATEMENTS

The management shall be responsible for the preparation of financial statements in accordance with the Accounting Standards for Business Enterprises to enable them to be fairly reflected and to design, implement and maintain the necessary internal control so that there is no material misstatement, whether due to fraud or error, in the financial statements.

In the preparation of the financial statements, the management is responsible for assessing Fengxiang's continuing operating capacity, disclosing matters relating to continuing operations (if applicable) and applying the continuing operating assumptions unless the management either intends to liquidate the Company or to cease its operations, or has no realistic alternative but to do so.

The governing bodies are responsible for overseeing the financial reporting process of Fengxiang.

五、其他信息

鳳祥股份管理層(以下簡稱管理層)對其他信息 負責。其他信息包括鳳祥股份2022年年度報告 中涵蓋的信息,但不包括財務報表和我們的審計 報告。

我們對財務報表發表的審計意見不涵蓋其他信 息,我們也不對其他信息發表任何形式的鑒證 結論。

結合我們對財務報表的審計,我們的責任是閱讀 其他信息,在此過程中,考慮其他信息是否與財 務報表或我們在審計過程中了解到的情況存在重 大不一致或者似乎存在重大錯報。

基於我們對審計報告日前獲取的其他信息已執行 的工作,如果我們確定其他信息存在重大錯報, 我們應當報告該事實。如上述「形成保留意見的 基礎」部分所述,我們無法對該存款的期初餘額 及80,823.48萬元的信用減值損失應否全部計入 2022年度獲取充分、適當的審計證據。因此,我 們無法確定與該事項相關的其他信息是否存在重 大錯報。

六[、]管理層和治理層對財務報表的責任

管理層負責按照企業會計準則的規定編製財務報 表,使其實現公允反映,並設計、執行和維護必 要的內部控制,以使財務報表不存在由於舞弊或 錯誤導致的重大錯報。

在編製財務報表時,管理層負責評估鳳祥股份的 持續經營能力,披露與持續經營相關的事項(如 適用),並運用持續經營假設,除非計劃進行清 算、終止運營或別無其他現實的選擇。

治理層負責監督鳳祥股份的財務報告過程。

VII. RESPONSIBILITIES OF CERTIFIED PUBLIC ACCOUNTANTS FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report containing audit opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that audits carried out in accordance with the audit standards will always detect a material misstatement when it exists. Misstatements may be caused by fraud or error and are generally considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users made on the basis of these financial statements.

As part of an audit in accordance with the auditing standards, we exercise professional judgment and maintain professional scepticism throughout the audit. We also performed the following works:

- (I) Identify and assess the risks of material misstatement of the 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.
- (II) Understand the internal control related to the audit to design the appropriate audit procedures, but not for the purpose of expressing an opinion on the effectiveness of the internal control.
- (III) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.

七、註冊會計師對財務報表審計的責任

我們的目標是對財務報表整體是否不存在由於舞 弊或錯誤導致的重大錯報獲取合理保證,並出具 包含審計意見的審計報告。合理保證是高水平的 保證,但並不能保證按照審計準則執行的審計在 某一重大錯報存在時總能發現。錯報可能由於舞 弊或錯誤導致,如果合理預期錯報單獨或匯總起 來可能影響財務報表使用者依據財務報表作出的 經濟決策,則通常認為錯報是重大的。

在按照審計準則執行審計工作的過程中,我們運 用職業判斷,並保持職業懷疑。同時,我們也執 行以下工作:

- (一)識別和評估由於舞弊或錯誤導致的財務報表 重大錯報風險,設計和實施審計程序以應對 這些風險,並獲取充分、適當的審計證據, 作為發表審計意見的基礎。由於舞弊可能涉 及串通、偽造、故意遺漏、虛假陳述或淩駕 於內部控制之上,未能發現由於舞弊導致的 重大錯報的風險高於未能發現由於錯誤導致 的重大錯報的風險。
- (二)了解與審計相關的內部控制,以設計恰當的 審計程序,但目的並非對內部控制的有效性 發表意見。
- (三)評價管理層選用會計政策的恰當性和作出會 計估計及相關披露的合理性。

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- (IV) Conclude on the appropriateness of the management's 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 ability of Fengxiang 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 financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the information available to us up to the date of our auditor's report. However, future events or conditions may cause Fengxiang to cease to continue as a going concern.
- (V) Evaluate the overall presentation (including disclosures), structure and content of the financial statements and to assess whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- (VI) Obtain sufficient and appropriate audit evidence of the financial information of the entities or business activities of Fengxiang in order to express an opinion on the consolidated financial statements. We are responsible for directing, supervising and performing group audits. We take full responsibility for the audit opinion.

We communicated with the governing bodies 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 the audit.

We also provided a statement to the governing bodies on compliance with ethical requirements related to independence and communicated with them about all relationships and other matters that may be reasonably considered to affect our independence, as well as related precautions (if applicable).

- (四)對管理層使用持續經營假設的恰當性得出結 論。同時,根據獲取的審計證據,就可能導 致對鳳祥股份持續經營能力產生重大疑慮的 事項或情況是否存在重大不確定性得出結 論。如果我們得出結論認為存在重大不確定 性,審計準則要求我們在審計報告中提請報 表使用者注意財務報表中的相關披露;如果 披露不充分,我們應當發表非無保留意見。 我們的結論基於截至審計報告日可獲得的信 息。然而,未來的事項或情況可能導致鳳祥 股份不能持續經營。
- (五)評價財務報表的總體列報(包括披露)、結構 和內容,並評價財務報表是否公允反映相關 交易和事項。
- (六)就鳳祥股份中實體或業務活動的財務信息獲 取充分、適當的審計證據,以對合併財務報 表發表審計意見。我們負責指導、監督和執 行集團審計,並對審計意見承擔全部責任。

我們與治理層就計劃的審計範圍、時間安排和重大審 計發現等事項進行溝通,包括溝通我們在審計中識別 出的值得關注的內部控制缺陷。

我們還就已遵守與獨立性相關的職業道德要求向治 理層提供聲明,並與治理層溝通可能被合理認為影響 我們獨立性的所有關係和其他事項,以及相關的防範 措施(如適用)。

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From the matters we had discussed with the governing bodies, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless any law or regulation precludes public disclosure about such matters or when, in tiny minority 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.

BDO China Shu Lun Pan Certified Public Accountants LLP Chinese Certified Public Accountant: Zhang Guiying (Engagement Partner) Chinese Certified Public Accountant: Wang Xuzeng

Shanghai • China 30 March 2023

從與治理層溝通過的事項中,我們確定哪些事項對本 期財務報表審計最為重要,因而構成關鍵審計事項。 我們在審計報告中描述這些事項,除非法律法規禁止 公開披露這些事項,或在極少數情形下,如果合理預 期在審計報告中溝通某事項造成的負面後果超過在 公眾利益方面產生的益處,我們確定不應在審計報告 中溝通該事項。

立信會計師事務所(特殊普通合夥) 中國註冊會計師:強桂英(項目合夥人)

中國註冊會計師:王緒增

中國•上海 2023年3月30日

Assets	資產	Note V 附註五	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Current assets:	流動資產:			4 05 4 770 00 4 00
Monetary funds	貨幣資金	(I) (-)	332,155,982.00	1,854,773,834.62
Settlement reserves	結算備付金			
Loans to banks and other financial institutions	拆出資金			
Financial assets held for trading	交易性金融資產			
Derivative financial assets	衍生金融資產			
Bills receivable	應收票據			
Trade receivable	應收賬款	(II)(=)	194,977,409.18	260,284,666.39
Financing receivables	應收款項融資			
Prepayments	預付款項	(Ⅲ) (<u></u>)	46,040,884.22	84,921,646.18
Premiums receivables	應收保費			
Reinsurance accounts receivable	應收分保賬款			
Provision of cession receivable	應收分保合同準備金			
Other receivables	其他應收款	(IV) (四)	14,832,112.57	13,776,273.32
Financial assets held under resale agreements	買入返售金融資產			
Inventories	存貨	(V) (五)	897,446,575.83	1,018,047,140.80
Contract assets	合同資產			
Assets held for sale	持有待售資產			
Non-current assets due within one year	一年內到期的非流動			
	資產			
Other current assets	其他流動資產	(VI) (六)	75,107,651.29	99,165,474.37
Total current assets	流動資產合計		1,560,560,615.09	3,330,969,035.68

Assets	資產	Note V 附註五	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Non-current assets:	非流動資產 :			
Disbursement of loans and advances	發放貸款和墊款			
Debt investments	債權投資			
Other debt investments	其他債權投資			
Long-term receivables	長期應收款			
Long-term equity investments	長期股權投資	(VII) (と)	59,841,234.64	63,069,900.18
Investment in other equity instruments	其他權益工具投資			
Other non-current financial assets	其他非流動金融資產			
Investment properties	投資性房地產			
Fixed assets	固定資產	(VIII) ()()	3,055,596,832.42	2,961,615,175.06
Construction in progress	在建工程	(IX) (九)	996,180.00	35,293,113.33
Productive biological assets	生產性生物資產	(X) (+)	255,692,300.00	204,484,100.00
Oil and gas assets	油氣資產			
Right-of-use assets	使用權資產	(XI)(+-)	201,487,069.31	194,629,713.97
Intangible assets	無形資產	(XII) (+=)	89,420,826.97	91,837,058.07
Development expenditures	開發支出			
Goodwill	商譽			
Long-term deferred expenses	長期待攤費用			
Deferred income tax assets	遞延所得税資產	(XIII) (+Ξ)	165,745.68	184,161.86
Other non-current assets	其他非流動資產	(XIV) (十四)	4,573,164.42	48,969,974.44
Total non-current assets	非流動資產合計		3,667,773,353.44	3,600,083,196.91
Total assets	資產總計		5,228,333,968.53	6,931,052,232.59

Liabilities and owners' equity	負債和所有者權益	Note V 附註五	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Current liabilities:	流動負債:			
Short-term borrowings	短期借款	(XV) (十五)	1,124,613,662.56	1,731,044,138.88
Borrowings from central bank	向中央銀行借款			
Loans from banks and other financial institutions	拆入資金			
Financial liabilities held for trading	交易性金融負債			
Derivative financial liabilities	衍生金融負債			
Bills payable	應付票據	(XVI) (十六)	70,000,000.00	46,606,601.35
Trade payable	應付賬款	(XVII) (+と)	454,943,148.32	448,843,615.58
Advances from customers	預收款項			
Contract liabilities	合同負債	(XVIII) (十八)	46,449,176.46	34,352,314.47
Financial assets sold under repurchase agreements	賣出回購金融資產款			
Absorption of deposits and interbank deposit	吸收存款及同業存放			
Client money received for acting as securities trading agent	代理買賣證券款			
Client money received for acting as securities underwriter	代理承銷證券款			
Payroll payable	應付職工薪酬	(XIX) (十九)	80,136,759.06	67,837,764.09
Taxes payable	應交税費	(XX)(=+)	10,034,876.49	9,674,077.39
Other payables	其他應付款	(XXI)	,	-, ,
		(=+-)	228,506,878.96	236,504,040.71
Handle fee and commission payable	應付手續費及佣金	()	,,	200,00 .,0 .0
Reinsurance accounts payable	應付分保賬款			
Liabilities held for sale	持有待售負債			
Non-current liabilities due within one year	一年內到期的非流動	(XXII)		
	負債	(=+=)	120,412,587.86	132,598,490.89
Other current liabilities	其他流動負債	(XXIII)	,	,,
		$(\pm \pm \pm)$	2,497,015.86	3,003,157.34
Total current liabilities	流動負債合計		2,137,594,105.57	2,710,464,200.70
Non-current liabilities:	非流動負債:			
Reserve for insurance contracts	保險合同準備金			
Long-term borrowings	長期借款	(XXIV) (二十四)	252,148,000.00	475,112,000.00
Bonds payable	應付債券			
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債			
Lease liabilities	租賃負債	(XXV) (二十五)	199,665,992.14	196,897,137.78
Long-term payables	長期應付款		133,003,332.14	190,097,107.70
Long-lenn payables	以为応门承	(XXVI) (二十六)	6,070,952.51	125,990,704.41
Long-term payroll payables	長期應付職工薪酬	(-1/1)	0,070,002.01	120,330,704.41
Estimated liabilities	丧朔應內噸工新酬 預計負債	(XXVII)		
	則 못 마지	(<i>二</i> + <i>七</i>)	124,180.88	154,688.25
Deferred income	遞延收益	(XXVIII)	124,100.00	104,000.20
		(ニナハ)	20,756,084.55	22,821,583.69
Deferred income tax liabilities	遞延所得税負債	(-1)()	20,100,004.00	22,021,000.08
Other non-current liabilities	其他非流動負債			
Total non-current liabilities	非流動負債合計		478,765,210.08	820,976,114.13
Total liabilities	負債合計		2,616,359,315.65	3,531,440,314.83

			Balance at the end of	Balance at the end of
	白佳和能方老塘光	Note V 附註五	the period 期主会短	last year 上年年末餘額
Liabilities and owners' equity	負債和所有者權益	四 声 고	期末餘額	上十十木跡祖
Owners' equity:	所有者權益:			
Share capital	股本	(XXIX)		
·		(ニナカ)	1,400,000,000.00	1,400,000,000.00
Other equity instruments	其他權益工具			
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債			
Capital reserve	資本公積	(XXX)		
		$(\equiv +)$	628,701,588.64	621,754,244.95
Less: treasury shares	減:庫存股	(XXXI)		
		(=+-)	27,684,645.05	2,547,916.16
Other comprehensive income	其他綜合收益	(XXXII)		
		$(\pm \pm \pm)$	-673,735.26	-254,496.85
Special reserves	專項儲備			
Surplus reserves	盈餘公積	(XXXIII)		
		$(\equiv \pm \pm)$	155,377,605.51	155,377,605.51
General risk reserves	一般風險準備			
Undistributed profits	未分配利潤	(XXXIV)		
		(三十四)	456,253,839.04	1,225,282,480.31
Total equity attributable to owners of	歸屬於母公司所有者			
the Company	權益合計		2,611,974,652.88	3,399,611,917.76
Minority interests	少數股東權益			
Total owners' equity	所有者權益合計		2,611,974,652.88	3,399,611,917.76
Total liabilities and owners' equity	負債和所有者權益總計		5,228,333,968.53	6,931,052,232.59
The accompanying notes form an integ statements.	ral part of these financial	後附財務報表	長附註為財務報表的	組成部分。
Person-in-charge of the Company: Zhu Lingjie		公司負責人: 朱凌潔		
Chief Accountant: Shi Lei		主管會計工作 石磊	F負責人:	
Head of the Accounting Department: Shen Sanxing		會計機構負責 沈三興	劉人:	

BALANCE SHEET OF THE COMPANY 母公司資產負債表

Assets	資產	Note XVI 附註十六	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Current assets:	流動資產:			
Monetary funds	貨幣資金		168,956,500.60	1,257,368,979.84
Financial assets held for trading	交易性金融資產			
Derivative financial assets	衍生金融資產			
Bills receivable	應收票據	(I) (—)	100,000,000.00	442,000,000.00
Trade receivable	應收賬款	(II)(二)	861,768,659.50	535,573,320.38
Financing receivables	應收款項融資			
Prepayments	預付款項		32,100,800.12	51,317,503.17
Other receivables	其他應收款	(III) (三)	13,254,134.80	9,705,069.18
Inventories	存貨		370,517,426.61	404,606,014.83
Contract assets	合同資產			,,
Assets held for sale	持有待售資產			
Non-current assets due within one year	一年內到期的非流動			
····· · ··· ··· ··· ··· ··· ··· ··· ··	資產			
Other current assets	其他流動資產		83,733.83	
Total current assets	流動資產合計		1,546,681,255.46	2,700,570,887.40
Non-current assets:	非流動資產:			
Debt investments	債權投資			
Other debt investments	其他債權投資			
Long-term receivables	長期應收款			
Long-term equity investments	長期股權投資	(IV) (四)	1,199,366,591.52	1,038,738,237.49
Investment in other equity instruments	其他權益工具投資			
Other non-current financial assets	其他非流動金融資產			
Investment properties	投資性房地產			
Fixed assets	固定資產		1,773,707,922.78	1,658,733,163.41
Construction in progress	在建工程		996,180.00	33,682,050.76
Productive biological assets	生產性生物資產		230,123,070.00	180,103,800.00
Oil and gas assets	油氣資產			
Right-of-use assets	使用權資產		174,024,097.56	178,214,185.94
Intangible assets	無形資產		31,777,858.71	32,951,456.15
Development expenditures	開發支出			
Goodwill	商譽			
Long-term deferred expenses	長期待攤費用			
Deferred income tax assets	遞延所得税資產		165,745.68	184,161.86
Other non-current assets	其他非流動資產		590,746.60	34,091,563.05
Total non-current assets	非流動資產合計		3,410,752,212.85	3,156,698,618.66

BALANCE SHEET OF THE COMPANY 母公司資產負債表

		Notes	Balance at the end of the period	Balance at the end of last year
Liabilities and owners' equity	負債和所有者權益 ————————————————————	附註	期末餘額	上年年末餘額
Current liabilities:	流動負債:			
Short-term borrowings	短期借款		1,044,196,479.00	1,341,013,249.99
Financial liabilities held for trading	交易性金融負債		.,,,,	1,011,010,210.00
Derivative financial liabilities	衍生金融負債			
Bills payable	應付票據			33,887,748.02
Trade payable	應付賬款		301,212,028.93	241,206,475.67
Advances from customers	預收款項		001,212,020.00	241,200,470.07
Contract liabilities	合同負債		827,991.23	5,617,032.85
Payroll payable	應付職工薪酬		25,649,053.23	21,627,577.10
Taxes payable	應交税費		4,743,975.43	4,439,006.69
Other payable	其他應付款		117,900,838.83	140,252,017.97
Liabilities held for sale	持有待售負債		117,900,030.03	140,252,017.97
Non-current liabilities due within one year	行有付告負負 一年內到期的非流動			
Non-current liabilities due within one year	4 内 封 朔 时 并 加 勤 負 債		114,137,492.20	93,713,486.04
Other current liabilities	其他流動負債		114,137,492.20	93,713,400.04
Total current liabilities	流動負債合計		1,608,667,858.85	1,881,756,594.33
			-,;;;	.,
Non-current liabilities:	非流動負債:			
Long-term borrowings	長期借款		252,148,000.00	275,112,000.00
Bonds payable	應付債券		, ,	,.,
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債			
Lease liabilities	租賃負債		178,716,971.36	182,190,221.10
Long-term payables	長期應付款		,	90,447,906.50
Long-term payroll payables	長期應付職工薪酬			,
Estimated liabilities	預計負債			
Deferred income	遞延收益		19,388,963.22	21,146,422.36
Deferred income tax liabilities	遞延所得税負債			, . 10, 122.00
Other non-current liabilities	其他非流動負債			
Total non-current liabilities	非流動負債合計		450,253,934.58	568,896,549.96
Total liabilities	負債合計		2,058,921,793.43	2,450,653,144.29

BALANCE SHEET OF THE COMPANY 母公司資產負債表

Liabilities and owners' equity	負債和所有者權益	Notes 附註	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Owners' equity: Share capital Other equity instruments Including: Preferred shares	所有者權益: 股本 其他權益工具 其中 : 優先股		1,400,000,000.00	1,400,000,000.00
Perpetual bonds Capital reserve Less: treasury shares Other comprehensive income	永續債 資本公積 減:庫存股 其他綜合收益		628,305,677.69 27,684,645.05	621,358,334.00 2,547,916.16
Special reserves Surplus reserves Undistributed profits	專項儲備 盈餘公積 未分配利潤		159,571,799.87 738,318,842.37	159,571,799.87 1,228,234,144.06
Total owners' equity	所有者權益合計		2,898,511,674.88	3,406,616,361.77
Total liabilities and owners' equity	負債和所有者權益總計		4,957,433,468.31	5,857,269,506.06
The accompanying notes form an integ statements.	gral part of these financial	後附財務報家	 专附註為財務報表的	組成部分。
Person-in-charge of the Company: Zhu Lingjie		公司負責人 朱凌潔		
Chief Accountant: Shi Lei		主管會計工作 石磊	乍負責人:	
Head of the Accounting Department: Shen Sanxing		會計機構負責 沈三興	責人:	

CONSOLIDATED INCOME STATEMENT 合併利潤表

Items	項目	Note V 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
	※ 半 / 山 山]			4 440 700 575 00
I. Total operating revenue	 一、營業總收入 其中: 營業收入 	(XXXV)(三十五)	5,085,790,084.29	4,416,763,575.99
Including: Operating revenue Interest income	兵甲· 宮未收入 利息收入	(^^^)(= † _)	5,085,790,084.29	4,416,763,575.99
Premiums earned	已賺保費			
Handle fee and commission income	上 嘛 休賀 手續費及佣金收入			
II. Total operating costs	」 二、營業總成本		5,060,201,964.33	4,395,383,985.61
Including: Operating costs	二 · 吕禾志风平 其中: 營業成本	(XXXV)(三十五)	4,502,293,389.58	3,858,825,346.50
Interest expenses	利息支出	(XXXV)(_ /)	4,302,233,303.30	3,030,023,340.30
Handle fee and commission expense	手續費及佣金支出			
Surrender value	退保金			
Net amount of compensation payout	賠付支出淨額			
Net amount withdrawn for insurance liability reserves	提取保險責任準備金淨額			
Commissions on insurance policies	保單紅利支出			
Cession charges	分保費用			
Taxes and charges	税金及附加	(XXXVI)(三十六)	39,155,180.17	29,550,280.08
Selling expenses	銷售費用	$(XXXVII)(=+\pm)$	329,205,686.52	345,018,719.94
Administrative expenses	管理費用	(XXXVIII)(=+1)	108,499,423.88	89,310,527.43
R&D expenses	研發費用	(XXXIX)(三十九)	31,943,547.85	24,983,123.40
Finance costs	財務費用	(XL)(四十)	49,104,736.33	47,695,988.26
Including: Interest expenses	其中: 利息費用	(XL)(四十)	74,095,066.76	51,849,048.52
Interest income	利息收入	(XL)(四十)	23,447,718.05	37,433,512.81
Add: Other income	加:其他收益	(XLI)(四十一)	9,676,253.49	13,392,460.82
Investment income (loss to be inserted with "-")	投資收益(損失以[_]號		•,•••,=•••	,,
	填列)	(XLII)(四十二)	-11,141,441.61	18,790,813.44
Including: Income on investments in associates and	其中: 對聯營企業和合營	[,
joint ventures	企業的投資收益		-3,229,692.59	-1,741,065.89
Income from derecognition of financial assets	以攤餘成本計量的			, ,
measured at amortised cost	金融資產終止確認	收益		
Exchange gain (loss to be inserted with "")	匯兑收益(損失以「-」號填列)			
Income from net exposure hedging (loss to be inserted	淨敞口套期收益(損失以「-」」	ŧ		
with "—")	填列)			
Gains from the changes in fair value (loss to be inserted	公允價值變動收益(損失以「-		04 000 704 40	
with "—")	號填列) 后田述佐提生(提生NI」地	(XLIII)(四十三)	21,693,761.10	-4,169,866.00
Credit impairment loss (loss to be inserted with "-")	信用減值損失(損失以)-」號		040.050.574.04	0.450.400.44
	填列) 次文试在提供(提供)以「 」時	(XLIV)(四十四)	-810,858,571.24	-2,150,400.44
Asset impairment loss (loss to be inserted with "-")	資產減值損失(損失以)-」號	$(M + n) (m + \pi)$		
	填列) 次文点黑师关(提生N「」時	(XLV)(四十五)	-3,936,921.91	
Gains on disposal of assets (loss to be inserted with "–")	資產處置收益(損失以「-」號 填列)	(XLVI)(四十六)	761,369.73	1,621,508.51

CONSOLIDATED INCOME STATEMENT 合併利潤表

Items	項目		Note V 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
III. Operating profit (loss to be inserted with "–")	Ξ·	營業利潤(虧損以[—]號填列)		-768,217,430.48	48,864,106.71
Add: non-operating income		加: 營業外收入	(XLVII)(四十七)	947,900.39	943,271.37
Less: non-operating expenses		減: 營業外支出	(XLVIII)(四十八)	987,625.06	1,063,324.87
IV. Total profits (total loss to be inserted with "")	四、	利潤總額(虧損總額以[_]號填列)		-768,257,155.15	48,744,053.21
Less: income tax expenses		減: 所得税費用	(XLIX)(四十九)	771,486.12	1,668,638.58
V. Net profit (net loss to be inserted with "-")	Ξ`	淨利潤(淨虧損以[-]號填列)		-769,028,641.27	47,075,414.63
(I) Breakdown by continuity of operations		(一) 按經營持續性分類			
 Net profit from continuing operations (net loss to be inserted with "-") 		 持續經營淨利潤(淨虧損以 「-」號填列) 		-769,028,641.27	47,075,414.63
 Net profit from discontinued operations (net loss to be inserted with "-") 		 終止經營淨利潤(淨虧損以 「-」號填列) 			
(II) Breakdown by attributable interests		(二)按所有權歸屬分類			
 Net profit attributable to the shareholders of the Company 		1. 歸屬於母公司股東的淨利潤			
(net loss to be inserted with "-")		(淨虧損以[-]號填列)		-769,028,641.27	50,910,673.32
2. Profit or loss attributable to minority interests (net loss to		2. 少數股東損益(淨虧損以			
be inserted with "-")		「–」號填列)			-3,835,258.69
VI. Net other comprehensive income after tax	$\frac{1}{1}$,	其他綜合收益的税後淨額		-419,238.41	-408,498.48
Net other comprehensive income attributable to the		歸屬於母公司所有者的其他綜合			
shareholders of the Company after tax		收益的税後淨額		-419,238.41	-408,498.48
(I) Other comprehensive income that cannot be reclassified		(一)不能重分類進損益的其他			
into profit or loss		綜合收益			
1. Changes arising from remeasurement of defined		1. 重新計量設定受益計劃變			
benefit plan		動額			
2. Other comprehensive income that cannot be		2. 權益法下不能轉損益的其他			
reclassified into profit or loss under the equity method		綜合收益			
3. Change in fair value of investment in other equity		3. 其他權益工具投資公允價值			
instruments		變動			
4. Change in fair value of corporate credit risks		 企業自身信用風險公允價值 變動 			
(II) Other comprehensive income that can be reclassified into		(二)將重分類進損益的其他綜合			
profit or loss		收益		-419,238.41	-408,498.48
1. Other comprehensive income to be reclassified into		1. 權益法下可轉損益的其他			
profit or loss under the equity method		綜合收益			
2. Change in fair value of other debt investments		2. 其他債權投資公允價值變動			
3. Amount of financial assets to be reclassified into other		3. 金融資產重分類計入其他			
comprehensive income		综合收益的金額			
4. Credit impairment provision for other debt investments		4. 其他債權投資信用減值準備			
5. Cash flow hedging reserve		5. 現金流量套期儲備			
6. Exchange differences on translation of foreign currency		6. 外幣財務報表折算差額		440 000 44	100,100,10
financial statements		7 甘州		-419,238.41	-408,498.48
7. Others		7. 其他 鲟屬故小勳股市的其他综合收关的			
Net other comprehensive income attributable to minority interests after tax		歸屬於少數股東的其他綜合收益的 税後淨額			
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CONSOLIDATED INCOME STATEMENT 合併利潤表

Items	項目	<i>Note V</i> 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
VII. Total comprehensive income	七、綜合收益總額		-769,447,879.68	46,666,916.15
Total comprehensive income attributable to the shareholde	rs 歸屬於母公司所有者的綜合收益			
of the Company	總額		-769,447,879.68	50,502,174.84
Total comprehensive income attributable to minority interest	s 歸屬於少數股東的綜合收益總額			-3,835,258.69
VIII. Earnings per share:	八、 每股收益:			
(I) Basic earnings per share (RMB per Share)	(一)基本每股收益(元/股)	(L) (五十)	-0.55	0.04
(II) Diluted earnings per share (RMB per Share)	(二)稀釋每股收益(元/股)	(L)(五十)	-0.55	0.04

Person-in-charge of the Company:	
Zhu Lingjie	公司負責人:
	朱凌潔
Chief Accountant:	
Shi Lei	主管會計工作負責人:
	石磊
Head of the Accounting Department:	
Shen Sanxing	會計機構負責人:
-	沈三興

INCOME STATEMENT OF THE COMPANY 母公司利潤表

Items	項目	Note XVI 附註十六	Amount of the current period 本期金額	Amount of the previous period 上期金額
I. Operating revenue Less: Operating costs Taxes and charges	一、營業收入 減:營業成本 税金及附加	(V)(五) (V)(五)	3,260,206,263.49 3,093,615,405.77 16,835,143.09	2,610,065,993.02 2,422,717,452.14 13,184,045.39
Selling expenses Administrative expenses R&D expenses Finance costs	銷售費用 管理費用 研發費用 財務費用		4,307,073.71 72,401,634.08 10,984,830.74 59,696,070.59	4,902,172.82 61,621,966.47 8,882,025.83 50,802,463.72
Including: Interest expenses Interest income Add: Other gains Investment income (loss to be inserted with "–")	其中:利息費用 利息收入 加:其他收益 投資收益(損失以「-」號		64,453,593.76 16,114,754.18 5,824,931.02	46,896,932.31 21,974,817.90 10,675,063.75
Including: Income on investments in associates and joint ventures	填列) 其中:對聯營企業和合營 企業的投資收益	(VI)(六) (VI)(六)	-11,140,414.56 -3,228,665.54	-10,735,826.89 -1,741,065.89
Income from derecognition of financial assets measured at amortised cost	以攤餘成本計量的 金融資產終止確認 收益	(VI)(六)		
Income from net exposure hedging (loss to be inserted with "") Gains from the changes in fair value (loss to be	「-」號填列) 公允價值變動收益(損失以		44 445 007 40	0.000 500 60
inserted with "-") Credit impairment loss (loss to be inserted with "-")	「-」號填列) 信用減值損失(損失以「-」號 填列)		11,145,987.49 -497,583,093.88	-8,686,583.69 -515,111.86
Asset impairment loss (loss to be inserted with "-") Gains on disposal of assets (loss to be inserted with "-")			70.000.50	4 075 400 00
 II. Operating profit (loss to be inserted with "-") Add: non-operating income Less: non-operating expenses 	填列) 二、營業利潤(虧損以[-]號填列) 加:營業外收入 減:營業外支出		-70,330.59 -489,456,815.01 566,009.05 224,290.00	1,075,426.03 39,768,833.99 662,785.86 522,394.24
 III. Total profits (total loss to be inserted with "-") Less: income tax expenses IV. Net profit (net loss to be inserted with "-") (1) Net profit from continuing experitions (net loss to be inserted) 	 三、利潤總額(虧損總額以「-」號填列) 減:所得税費用 四、淨利潤(淨虧損以「-」號填列) (一)持續經營淨利潤(淨虧損以) 		-489,115,095.96 800,205.73 -489,915,301.69	39,909,225.61 3,216.45 39,906,009.16
 (I) Net profit from continuing operations (net loss to be inserted with "-") (II) Net profit from discontinued operations (net loss to be inserted with "-") 	「–」號填列)		-489,915,301.69	39,906,009.16

INCOME STATEMENT OF THE COMPANY 母公司利潤表

For the year ended 31 December 2022 (All amounts are expressed in RMB unless otherwise stated) 2022年度(除特別註明外,金額單位均為人民幣元)

Items	項目	Note XVI 附註十六	Amount of the current period 本期金額	Amount of the previous period 上期金額
	<u>Я</u> П	MIRL /\	个为业识	上为亚识
V. Net other comprehensive income after tax	五、其他綜合收益的税後淨額			
(I) Other comprehensive income that cannot be reclassified into	(一) 不能重分類進損益的其他			
profit or loss	綜合收益			
 Changes arising from remeasurement of defined benefit plan 	 重新計量設定受益計劃 變動額 			
2. Other comprehensive income that cannot be reclassified	2. 權益法下不能轉損益的			
into profit or loss under the equity method	其他綜合收益			
3. Change in fair value of investment in other equity	3. 其他權益工具投資公允			
instruments	價值變動			
4. Change in fair value of corporate credit risks	4. 企業自身信用風險公允			
······································	價值變動			
(II) Other comprehensive income that can be reclassified into profi	t (二)將重分類進損益的其他			
or loss	綜合收益			
1. Other comprehensive income to be reclassified into profit or	· 1. 權益法下可轉損益的其他			
loss under the equity method	綜合收益			
2. Change in fair value of other debt investments	 其他債權投資公允價值 變動 			
3. Amount of financial assets to be reclassified into other	3. 金融資產重分類計入其他			
comprehensive income	綜合收益的金額			
4. Credit impairment provision for other debt investments	4. 其他債權投資信用減值			
	準備			
5. Cash flow hedging reserve	5. 現金流量套期儲備			
6. Exchange differences on translation of foreign currency	6. 外幣財務報表折算差額			
financial statements				
7. Others	7. 其他			
/I. Total comprehensive income	六、 綜合收益總額		-489,915,301.69	39,906,009.16

statements.

Person-in-charge of the Company:	公司負責人:
Zhu Lingjie	朱凌潔
Chief Accountant:	主管會計工作負責人:
Shi Lei	石磊
Head of the Accounting Department:	會計機構負責人:
Shen Sanxing	沈三興

CONSOLIDATED STATEMENT OF CASH FLOW 合併現金流量表

Items	項目	Note V 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
I. Cash flows from operating activities	一、 經營活動產生的現金流量			
Cash received from sales of goods and rendering of services	銷售商品、提供勞務收到的現金		5,532,056,046.84	4,621,184,833.21
Net increase in customer deposits and deposits from other banks	客戶存款和同業存放款項淨增			
and financial institutions	加額			
Net increase in borrowing from central bank	向中央銀行借款淨增加額			
Net increase in loans from other financial institutions	向其他金融機構拆入資金淨增 加額			
Cash received from receiving insurance premium of original	收到原保險合同保費取得的現金			
insurance contract				
Net cash received from reinsurance business	收到再保業務現金淨額			
Net increase in deposits and investments from policyholders	保戶儲金及投資款淨增加額			
Cash received from interest, fees and commissions	收取利息、手續費及佣金的現金			
Net increase in loans from banks and other financial institutions	拆入資金淨增加額			
Net capital increase in repurchase business	回購業務資金淨增加額			
Net cash received from securities trading brokerage services	代理買賣證券收到的現金淨額			
Tax refunds received	收到的税費返還		127,543,233.78	44,064,793.15
Cash received from other operating activities	收到其他與經營活動有關的現金	(LI)(五十一)	68,445,216.58	169,307,017.50
Sub-total of cash inflows from operating activities	經營活動現金流入小計		5,728,044,497.20	4,834,556,643.86
Cash paid for goods purchased and services received	購買商品、接受勞務支付的現金		4,418,519,185.46	3,781,942,095.93
Net increase in customer's loans and advances	客戶貸款及墊款淨增加額			
Net increase in deposits with central bank and other financial	存放中央銀行和同業款項			
institutions	淨增加額			
Cash paid for original insurance contract claims	支付原保險合同賠付款項的現金			
Net increase in loans to banks and other financial institutions	拆出資金淨增加額			
Cash paid for interest, fees and commissions	支付利息、手續費及佣金的現金			
Cash paid for policy dividends	支付保單紅利的現金			
Cash paid to and on behalf of employees	支付給職工以及為職工支付的			
	現金		590,306,572.37	654,318,425.25
Cash paid for taxes	支付的各項税費		54,053,370.90	56,286,765.44
Cash paid for other operating activities	支付其他與經營活動有關的現金	(LI)(五十一)	91,775,936.73	177,871,414.60
Sub-total of cash outflows from operating activities	經營活動現金流出小計		5,154,655,065.46	4,670,418,701.22
Net cash flows generated from operating activities	經營活動產生的現金流量淨額		573,389,431.74	164,137,942.64

CONSOLIDATED STATEMENT OF CASH FLOW 合併現金流量表

ltems	項目	Note V 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
II. Cash flows from investing activities	二、 投資活動產生的現金流量			
Cash received from disposal of investments	业 收回投資收到的現金			
Cash received from gains on investments	取得投資收益收到的現金			
Net cash received from disposal of fixed assets, intangible	處置固定資產、無形資產和其他			
assets and other long-term assets	長期資產收回的現金淨額		707,633.25	1,659,759.15
Net cash received from disposal of subsidiaries and other	處置子公司及其他營業單位收到			.,,
business units	的現金淨額			
Cash received from other investing activities	收到其他與投資活動有關的現金		6,570,339.00	
Sub-total of cash inflows from investing activities	投資活動現金流入小計		7,277,972.25	1,659,759.15
Cash paid to acquire and construct fixed assets, intangible	購建固定資產、無形資產和其他			
assets and other long-term assets	長期資產支付的現金		291,725,607.34	577,385,950.27
Cash paid for investments	投資支付的現金			
Net increase in pledge loans	質押貸款淨增加額			
Net cash paid to acquire subsidiaries and other business units	取得子公司及其他營業單位支付			
	的現金淨額			
Cash paid for other investing activities	支付其他與投資活動有關的現金	(LI)(五十一)	808,234,759.31	5,911,229.73
Sub-total of cash outflows from investing activities	投資活動現金流出小計		1,099,960,366.65	583,297,180.00
Net cash flows from investing activities	投資活動產生的現金流量淨額		-1,092,682,394.40	-581,637,420.85
III. Cash flows from financing activities	三、 籌資活動產生的現金流量			
Cash from absorption of investments	吸收投資收到的現金			
Including: Cash received by subsidiaries from investment	其中:子公司吸收少數股東投資			
by minority shareholders	收到的現金			
Cash received from borrowings	取得借款收到的現金		419,692,500.00	2,752,594,727.73
Cash received from other financing activities	收到其他與籌資活動有關的現金	(LI)(五十一)	519,497,645.15	200,000,000.00
Sub-total of cash inflows from financing activities	籌資活動現金流入小計		939,190,145.15	2,952,594,727.73
Cash paid for debts repayments	償還債務支付的現金		1,249,316,000.00	1,972,198,949.33
Cash paid for distribution of dividends and profits or payment of	分配股利、利潤或償付利息支付			
interest	的現金		54,204,427.87	82,034,077.16
Including: Dividends and profits paid to minority shareholders	其中:子公司支付給少數股東的			
by subsidiaries	股利、利潤			
Cash paid for other financing activities	支付其他與籌資活動有關的現金	(LI)(五十一)	366,992,550.20	394,432,658.97
Sub-total of cash outflows from financing activities	籌資活動現金流出小計		1,670,512,978.07	2,448,665,685.46
Net cash flows from financing activities	籌資活動產生的現金流量淨額		-731,322,832.92	503,929,042.27

CONSOLIDATED STATEMENT OF CASH FLOW 合併現金流量表

For the year ended 31 December 2022 (All amounts are expressed in RMB unless otherwise stated) 2022年度(除特別註明外,金額單位均為人民幣元)

lten	15	項目	<i>Note V</i> 附註五	Amount of the current period 本期金額	Amount of the previous period 上期金額
IV.	Effect of fluctuation in exchange rate on cash and cash equivalents	四、匯率變動對現金及現金等價物的 影響		20,237,387.42	-1,299,359.00
V. VI.	Net increase in cash and cash equivalents Add: Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	五、現金及現金等價物淨增加額 加:期初現金及現金等價物餘額 六、期末現金及現金等價物餘額		-1,230,378,408.16 1,375,111,214.07 144,732,805.91	85,130,205.06 1,289,981,009.01 1,375,111,214.07

The accompanying notes form an integral part of these financial statements.

後附財務報表附註為財務報表的組成部分。

Person-in-charge of the Company:	公司負責人:
Zhu Lingjie	朱凌潔
Chief Accountant:	主管會計工作負責人:
Shi Lei	石磊
Head of the Accounting Department:	會計機構負責人:
Shen Sanxing	沈三興

CASH FLOW STATEMENT OF THE COMPANY 母公司現金流量表

ltems	項目	Notes 附註	Amount of the current period 本期金額	Amount of the previous period 上期金額
L. Oracle flavor form an anti-stic statistics	※ご到支上が頂人法目			
I. Cash flows from operating activities	一、經營活動產生的現金流量		0 740 404 400 50	0.440.070.004.00
Cash received from sales of goods and rendering of services Tax refunds received	銷售商品、提供勞務收到的現金 收到的現書に漂		2,716,191,192.59	2,449,272,964.30
	收到的税費返還 收到其他與經營活動有關的現金		4 000 004 000 00	F74 04F 007 00
Cash received from other operating activities			1,038,024,038.06	574,245,867.32
Sub-total of cash inflows from operating activities	經營活動現金流入小計 購買商品 接受燃改工付的現合		3,754,215,230.65	3,023,518,831.62
Cash paid for goods purchased and services received	購買商品、接受勞務支付的現金		2,829,385,714.46	2,247,871,663.93
Cash paid to and on behalf of employees	支付給職工以及為職工支付的		450 400 400 57	100 001 101 00
	現金 支付的各項税費		156,198,492.57	183,384,181.30
Cash paid for taxes			17,766,166.12	13,174,363.80
Cash paid for other operating activities	支付其他與經營活動有關的現金		991,694,459.95	425,038,317.99
Sub-total of cash outflows from operating activities	經營活動現金流出小計 		3,995,044,833.10	2,869,468,527.02
Net cash flows generated from operating activities	經營活動產生的現金流量淨額		-240,829,602.45	154,050,304.60
II. Cash flows from investing activities	二、投資活動產生的現金流量			
Cash received from disposal of investments	收回投資收到的現金			
Cash received from gains on investments	取得投資收益收到的現金			
Net cash received from disposal of fixed assets, intangible	處置固定資產、無形資產和其他			
assets and other long-term assets	長期資產收回的現金淨額		127,988.25	1,148,482.75
Net cash received from disposal of subsidiaries and other	處置子公司及其他營業單位收到			
business units	的現金淨額			10,000.00
Cash received from other investing activities	收到其他與投資活動有關的現金		6,570,339.00	
Sub-total of cash inflows from investing activities	投資活動現金流入小計		6,698,327.25	1,158,482.75
Cash paid to acquire and construct fixed assets, intangible	購建固定資產、無形資產和其他			
assets and other long-term assets	長期資產支付的現金		206,389,134.62	380,735,214.62
Cash paid for investments	投資支付的現金		160,000,000.00	
Net cash paid to acquire subsidiaries and other business units	取得子公司及其他營業單位支付			
	的現金淨額			
Cash paid for other investing activities	支付其他與投資活動有關的現金		496,803,156.26	
Sub-total of cash outflows from investing activities	投資活動現金流出小計		863,192,290.88	380,735,214.62
Net cash flows from investing activities	投資活動產生的現金流量淨額		-856,493,963.63	-379,576,731.87
CASH FLOW STATEMENT OF THE COMPANY 母公司現金流量表

For the year ended 31 December 2022 (All amounts are expressed in RMB unless otherwise stated) 2022年度(除特別註明外,金額單位均為人民幣元)

Item	15	項目		<i>Notes</i> 附註	Amount of the current period 本期金額	Amount of the previous period 上期金額
.	Cash flows from financing activities	Ξ·	籌資活動產生的現金流量			
	Cash from absorption of investments		吸收投資收到的現金			
	Cash received from borrowings		取得借款收到的現金		339,692,500.00	1,466,890,000.00
	Cash received from other financing activities		收到其他與籌資活動有關的現金		67,264,466.67	150,000,000.00
Sub	-total of cash inflows from financing activities	籌資	活動現金流入小計		406,956,966.67	1,616,890,000.00
	Cash paid for debts repayments		償還債務支付的現金		217,316,000.00	1,246,000,000.00
	Cash paid for distribution of dividends and profits or payment of		分配股利、利潤或償付利息支付			
	interest		的現金		50,461,030.63	87,680,163.67
	Cash paid for other financing activities		支付其他與籌資活動有關的現金		252,743,036.47	30,912,366.12
Sub	-total of cash outflows from financing activities	籌資	活動現金流出小計		520,520,067.10	1,364,592,529.79
Net	cash flows from financing activities	籌資	活動產生的現金流量淨額		-113,563,100.43	252,297,470.21
IV.	Effect of fluctuation in exchange rate on cash and cash	四、	匯率變動對現金及現金等價物的			
	equivalents		影響		-460,728.44	-211,694.40
V.	Net increase in cash and cash equivalents	五、	現金及現金等價物淨增加額		-1,211,347,394.95	26,559,348.54
	Add: Cash and cash equivalents at beginning of period		加:期初現金及現金等價物餘額		1,250,392,069.70	1,223,832,721.16
VI.	Cash and cash equivalents at end of period	六、	期末現金及現金等價物餘額		39,044,674.75	1,250,392,069.70

The accompanying notes form an integral part of these financial statements.

後附財務報表附註為財務報表的組成部分。

Person-in-charge of the Company:	公司負責人:
Zhu Lingjie	朱凌潔
Chief Accountant:	主管會計工作負責人:
Shi Lei	石磊
Head of the Accounting Department:	會計機構負責人:
Shen Sanxing	沈三興

對所有者(或股東)的分配 其他

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Profit distributed to owners (or shareholders) Others

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								Amount of the current period	urrent period					
								本期金額	麗					
						Consol	dated statement of	Consolidated statement of changes in owners' equity	equity					
							合併所有者	冾						
			Other ec 其	Other equity instruments 其他權益工具										
								Other						
			Preferred	Perpetual			Less:	comprehensive		General risk U	Undistributed			Total
	u V	Share capital	shares = + ==	bonds			treasury shares	income Sp ###∧###	Surplu	ES BY BS	profits	W		s'equity ≢≚ ∧ ±1
Items	щ	殿	優先脫	水績債	世 第	貨不公禎	溪:庫仔版	具他称台收益	專現儲備 盈餘公積	- 般風險準備	禾分配利潤	小討 少數股果種益	R 種 쇼	문 슈 라 다
1. Balance at the end of last year	一、上年年末餘額	1,400,000,000.00				621,754,244.95	2,547,916.16	-254,496.85	155,377,605.51	1,22	1,225,282,480.31 3,399,611,917.76	9,611,917.76	3,399,611,917.76	917.76
Add: Changes in accounting policies	加:會計政策變更													
Correction of accounting errors in prior period	前期差錯更正													
Business combination under common control	同一控制下企業合併													
Others	其他													
 Balance at the beginning of the year 	二、本年年初餘額	1,400,000,000.00				621,754,244.95	2,547,916.16	-254,496.85	155,377,605.51	1,22	1,225,282,480.31 3,399,611,917.76	9,611,917.76	3,399,611,917.76	917.76
III. Increases/decreases at current period (decreases to be inserted with "-")	三、本期增減變動金額(減少以[-]號填列)					6,947,343.69	25,136,728.89	-419,238.41		-76	-769,028,641.27 -78	-787,637,264.88	-787,637,264.88	7,264.88
 Total comprehensive income 	(一) 综合收益總額							-419,238.41		-76	-769,028,641.27 -76	-769,447,879.68	-769,447,879.68	7,879.68
 Capital contributed and reduced by owners 	(二)所有者投入和減少資本					6,947,343.69	25,136,728.89				÷	-18,189,385.20	-18,189,	-18,189,385.20
 Ordinary shares contributed by owners 	1. 所有者投入的普通股													
Capital contributed by the holders of other equity instruments	2. 其他權益工具持有者投入資本													
Amounts of share-based payments	3. 股份支付計入所有者權益的金額					6,947,343.69	25,136,728.89				÷	-18,189,385.20	-18,189,	-18,189,385.20
4. Others	4. 其他													
(III) Profit distribution	(三)利潤分配													
 Withdrawal of surplus reserves 	1 提取盈餘公積													
2. Withdrawal of general risk reserves	2 提取一般風險準備													

it period	General risk Undistributed Surplus reserves reserves profits Sub-total Minority interest	專項儲備	00 G27 J20 199 G 100 G26 G27 S27	102/1/1/10/2010 102/10/2010/2010/2010/20
Amount of the current period 本態金額 Consolidated statement of charages in owners' equity 台讲所有者羞忿變動表 Other	Less: comprehensive shares income Speci	其他综合收益	5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	-0 (3, /35.2b
idated statement of 合併所有者	Less: treasury shares	斌:庫存股	597 67E 16	cl, c40, 450, 12
Conso	Capi	資本公積	73 05 14 14 10 10 10 10 10 10 10 10 10 10 10 10 10	6 0,886,101,828
格	Others	其		
Other equity instruments 其後離立具	Perpetual bonds	永鏡債		
Other	Preferred shares	優先股		
	Share capital	殿本	XE	1,440,000,000
		項日	 (四)所有者種語內的時期轉一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個	四、今期現木稼喪
		ltems 」 一	mers' equity i reserves into pati-in capital (or share the reserves arges in the defined benefit plan for arges in the defined benefit plan for arges in the defined benefit plan for the particle	IV. Balarveatmeenoomeperoo

							Amount of the previous period	revious period						
							上期金額	観						
					Consc	lidated statement of	Consolidated statement of changes in owners' equity	quity						
						合供所有者權益變動表	權益變動表							
			Other equity instruments 其他權益工具											
							Other							
			Preferred			Less:	comprehensive			General risk	Undistributed			Total
smal	通日	Share capital 股本	shares Perpetual bonds 優先服 永續債	Others 其 市	Capital reserve 資本公積	treasury shares 減:庫存股	income S 其他綜合收益	Special reserves 專項儲備	Surphus reserves 盈餘公積	reserves 一般風險準備	profits 未分配利潤	Sub-total 小計	Minority interest 少數股東權益	owners'equity 所有者權益合計
 Balance at the end of last year 	一、 上年年末餘額	1,400,000,000.00			621,211,053.56	3,821,874.24	154,001.63		151,387,004.59	1,2	1,220,362,407.91 3,389,292,593.45	389,292,593.45	-1,757,001.46 3,387,535,591.99	,387,535,591.99
Add: Changes in accounting policies	加: 會計政策變更													
Correction of accounting errors in prior period	前期差錯更正													
Business combination under common control	同一控制下企業合併													
Others	其他													
 Balance at the beginning of the year 	二、本年年初餘額	1,400,000,000.00			621,211,053.56	3,821,874.24	154,001.63		151,387,004.59	1,2	,220,362,407.91 3,389,292,593.45	389,292,593.45	-1,757,001.46 3,387,535,591.99	,387,535,591.99
 Increases/decreases at current period (decreases to be inserted with "-") 	三、本期增減變動金額(減少以[-]號填列)				543, 191.39	-1,273,958.08	-408,498.48		3,990,600.92		4,920,072.40	10,319,324.31	1,757,001.46	12,076,325.77
 Total comprehensive income 	(一) 綜合收益總額						-408,498.48				50,910,673.32	50,502,174.84	-3,835,258.69	46,666,916.15
 Capital contributed and reduced by owners 	(二)所有者投入和減少資本				543, 191.39	-1,273,958.08						1,817,149.47	5,592,260.15	7,409,409.62
 Ordinary shares contributed by owners 	1. 所有者投入的													
	普通股													
Capital contributed by the holders of other equity instruments	2. 其他權益工具持有者投入資本													
Amounts of share-based payments	3. 股份支付計入所有者權益的金額				543, 191.39	-1,273,958.08						1,817,149.47		1,817,149.47
4. Others	4. 其治												5,592,260.15	5,592,260.15
(III) Profit distribution	(三)利潤分配								3,990,600.92	•	45,990,600.92	-42,000,000.00		-42,000,000:00
 Withdrawal of surplus reserves 	1. 提取盈餘公積								3,990,600.92		-3,990,600.92			
Withdrawal of general risk reserves	2. 提取一般風險準備													
Profit distributed to owners (or shareholders)	 對所有者(或股東)的分配 										-42,000,000.00	-42,000,000.00		-42,000,000.00
4. Others	4. 其他													



CHANGES IN OWNERS' EQUITY STATEMENT OF THE COMPANY 母公司所有者權益變動表

Image: manual sector of the control of the						Change	Amount of the cu 本期金 sin owners' equity of the 母公司所有者薩益變動	Amount of the current period 本期金額 Changes in owners' equity of the company 母公司所有進益變動	p				
1 0 00 <th></th> <th></th> <th></th> <th>Other equ 其修</th> <th>ity instruments 權益工具</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th>				Other equ 其修	ity instruments 權益工具								
41 Strendt Mendelse Optime Mendelse Constrained Sector Mendelse Manual Mendelse									Other comprehensive			Undistributed	Total
部 1-1 (11) (11) (11) (11) (11) (11) (11) (tems	藍	Sharecapital P 殿本	referred shares Perp 優先設	tual bonds 永續債				, income Sp 其他综合收益	ecial reserves Su 專項儲備	plus reserves 盈餘公積	profits 未分配利潤	owners'equity 所有者權益合計
は 「 「 「 「 「 「 「 「 「 「 「 「 「 「 「 「 「 「	L. Balance at the end of last veer	一、上年年末餘額	1,400,000,000.00			62	1,358,334.00	2,547,916.16			159,571,799.87 1.	228,234,144.06	3,406,616,361.77
Control E目ELI Control 1 4 640 <td< td=""><td>Add: Changes in accounting policies</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	Add: Changes in accounting policies												
満年 満年 (4000000 2.5 年年11月8 (40000000 2.5 年年11月8 (40000000 2.5 年年11月8 (40000000 2.5 年年11月8 (40000000 2.5 年月8 (40000000 (507.348) (507.348	Correction of accounting errors in prior period	前期差錯更正											
ac control 1 - 255516 (2011) (201	Others	東 4											
action (for consect hori = 1) - 「一般也能通用 = (1) - 」」 = (1) - 」」 = (1) - 」」 = (1) - 」 = (1) -] = (1)		二、 本年年初餘額	1,400,000,000.00			62	1,358,334.00	2,547,916.16			159,571,799.87 1	228,234,144.06	3,406,616,361.77
中国 (1)官会理書面 (547.548) (54	III. Increases/decreases at current period (decreases to be inserted with "-")	三、本期增減變動金額(減少以[-]號填列)					6,947,343.69	25,136,728.89				489,915,301.69	-508,104,686.89
Control (1)所書表入総分末本 L (1)所書表入総分末本 L (1)所書表入(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(Total comprehensive income 	(-)综合收益總額										489,915,301.69	489,915,301.69
Did Polones () 所希表以時曲級 Did Notes of concernants () 所希表以時曲級 Did Notes of concernants () 所希者以所由MS Did Notes of concernants () 所希者 Did Notes of concernants () 所希者 Did Notes of concernants () 所参者 Did Notes of concernants () 用約 Exercise () 目前 Exercise () 目前 Exercise () 目前 Exercise () 目前 () 目前 Exercise () 目前 () 目前 Exercise () 目前 () 目前 () 日 Exercise () 目前 () 目前 () 日 () 日 Exercise () 目前 () 日 () 日 () 日 () 日 Exercise () 日 Exercise () 日 () 日 () 日 () 日 () 日 () 1 () 1 () 1 Exercise () 日 () 日 () 1 () 1 () 1 () 1 () 1 Exercise	(II) Capital contributed and reduced by owners	(二)所有者投入和減少資本						25,136,728.89					-18, 189, 385.20
the holes of the requirisionnes	 Ordinary shares contributed by owners 	1. 所有者投入的普通股											
41 世紀 3. 服公式出入所得著進出注意 6.97,30.05 2.06,51,70.05 </td <td></td>													
1 民他 1 月間 1 日間	Amounts of share-based payments						6,947,343.69	25,136,728.89					-18, 189, 385.20
Esteres	4. Others	4. 其他											
Iterative 1. 提供融低項 Iterative 1. 提供融低項 Iterative 2. 對所有者(成現)的分配 Iterative 3. 其他 Restriction 2. 對所有者(成現)的分配 Restriction 1. 其本公開着增有(成形) Restriction 1. 其本公開着增有(成形) Restriction 1. 其本公開着增有(成形) Restriction 2. 直接公開着信 Restriction 2. 直接公開着信 Restriction 3. 直接 Restriction 3. [30,000 Constriction 5. [30,000	(III) Profit distribution	温分離(三)											
mest (or share colored) 2. 對所有或((R)(1))公配 cert on pole/in capital 3. 其他 inst could (1) 資本点機構着大成股本) itserves into pole/in capital (1) 資本点機構有大成股本) itserves into pole/in capital (2) 空崎公構構構作 itserves in pole/in capital (2) 空崎公構構作 itserves 3 空崎公園会社 (3) itserves 3 ご会ら公園会社 (3) itserves 3 ご会会社 (3) itserves 3 ご会会社 (3) (3) itserves 3 ご会会社 (4) (4) itserves 1 本場見 (4) (4) itserves 1 (4) (4) (4) (4)	 Withdrawal of surplus reserves 	1. 提取盈餘公積											
3 其他 3 其他 Rest on pativin capial (or share capial) (四)府者考醒出の問題構業者(成政本) Rest on pativin capial (or share capial) (1) 資本公職構業者(成政本) Rest on pativin capial (or share capial) 2. 盈座公職業者者(成政本) Rest on pativin capial (or share capial) 2. 盈座公職業者者(成政本) Rest on pativin capial (or share capial) 3. 盈座公職業者者(成政本) Rest on the interimed armings 6. 具地 Competensite in the ferrited armings 6. 具地 Competensite in the ferrited armings 1. 本原規 Rest of the ferrited armings 1. Anononononononono 62.06,67.158 7.164,64.055													
rest <pre>cert of the control is the section of the act And the act And Act Act And Act And Act Act And Act Act Act And Act Act Act Act Act Act Act Act Act Act</pre>	3. Others	 其他 											
reserves int packin capital (or stare capital) (a 音本 公理報資本 (成長 本) (1 音本 公理報資本 (成長 本) (1 音本 公理報資本 (成長 本) (1 音 広 (1 1 音 広 (1 1 音 広 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(IV) Internal carry-forward of owners' equity	(四)所有者權益內部結轉											
testines into jackin capital (or stare capital) 1. 高速の通知能 (Service) 2. 副本の通知能能 2. 副本の通知能能 2. 目前的 claim defained earnings 5. 目前的 claim defained earnings 6. 目前 1. 本規規制 1. 本規制 1. Automotion 1. 本規制 1. Automotion 1. 本規制 1. Automotion 1.	 Conversion of capital reserves into paid-in capital (or share capital) 	 資本公積轉增資本(或股本) 											
Is reserves 3. 盈裕心漏漏痛損 ges in the defined teenings 4. 取号型計算型領導損留存成当 Ges in the defined teenings 5. 其也结合收益措得召收益 Comprehensive income bir relained earnings 6. 其也 E. 其也结合收益措得召收益 1. 本規型 E. 其也合的 1. 本規型 E. 其他合い 1. 本規型 E. 其他の 1. 本規型 E. 其他のののののの 2. 本規使用 E. 其相関大規模 1. A00000000													
ges in the defined carrings 4. 設定 包払計量度要額結構目下以益 (comprehensive income for relained carrings 5. 其他信令人必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必必													
competensie income briteland sarings 5. 其地統合政治議業目中反過 (五)事項運需 (五)事項運需 (五)事項運需 (五)事項運需 (五)事項運需 (五)事項運需 (五)事項運需 (五)書項運用 (五)書項運用 (五)書項運需 (五)書項運需 (五)書項運用 (五)書(五)書(五) (五)書(五) (五)書(五) (五)書(五) (五)書(五) (五)書(五) (五)書(五) (五) (五) (五) (五) (五) (五) (五)	Carry-forward of changes in the defined benefit plan for retained earnings												
 6. 其地 (1)專項協議 (1)專項協議 1. 本政認可 1. 本政認可 2. 本期市田 (2) 本的市田 (2) 本的市田 (3) 大利 (3) 大利 (4,00,000,000 (2,306,67159 27,64,64.05 	Carry-forward of other comprehensive income for retained earnings												
(五)專環議者 (五)專環議 1. 本興選取 1. 本興選取 2. 本聯結用 2. 本聯結用 (六)其他 (六)其他 日: 本興報形未辦額 1,400,000,000 (五) 本融報水未辦額 1,400,000,000	6. Others												
The period 1. 本規提取 2. 本期使用 2. 本期使用 (六)其他 (六)其他 日・本期時未能額 1,400,000,000 523.06/77.69 27,64,66.05	(V) Special reserves												
eriod (小)其他 回,其期期末解解 1,400,000,000 623,30,677.59 27,684,664.05	 Amount withdrawn for the period 	1. 本期提取											
(六)其他 回,本期期末後額 1,400,000,000 623,306,677.69 27,694,663.05	Amount used for the period	2. 本期使用											
四、本期期未被續 1,400,000,000 000.00 623,306,577,69 27,584,645,05	(VI) Others	(六)其他											
	IV. Balance at the end of the period	四、本期期末餘額	1,400,000,000.00			62	8,305,677.69	27,684,645.05			159,571,799.87	738,318,842.37	2,898,511,674.88

CHANGES IN OWNERS' EQUITY STATEMENT OF THE COMPANY 母公司所有者權益變動表

			4	Amount of the previous period	eriod				
			Changes in owner 육 쇼司所	上期金額 Changes in owners' equity of the company 母公司所有者藉益參動	λι				
		Other equity instruments 其他權益工具							
								Undistributed	Total
suaj	項目	Share capital Preferred shares Penpetual bonds 股本 優先股 头癱黃	Others Capital reserve 其他 資本公積	ve treasury shares 積 減:庫存股	income Sp 其他綜合收益	Special reserves Surpl 專項儲備	Surplus reserves 盈餘公積	profits 未分配利潤 所	owners'equity 所有者權益合計
 Balance at the end of test year 	一、上年年末餘額	1,400,000,000,00	621,211,053.56	56 3,821,874.24		155,	155,581,198.95 1,2	1,234,318,735.82 3,407,289,114.09	407,289,114.09
Add: Changes in accounting policies Connection of accounting errors in prior period	加:會計政策變更 前期岸緒更正								
Chhers	其金								
	 □、 本年年初錄鏡 → 中国法は商業へをによっい「 「副本市町) 	1,400,000,000,000.00	621,211,053.56			155,	581,198.95 1,2	155,581,198.95 1,234,318,735.82 3,407,289,114,09	407,289,114.09
III. Indreases decreases at ourient period (decreases to be maeried with) (1) Total comprehensive income	 本用酒濃愛朝至親(減少从一一)或現例) (一) 統合收益總額 		14/ 200.44	1,2/3,958.08		Ŕ	3,990,600.92	-6,084,591.76 39,906,009.16	-6/2,/52.32 39.906.009.16
(II) Capital contributed and reduced by owners	(二)所有者投入和減少資本		147,280.44	44 -1,273,958.08					1,421,238.52
	1. 所有者投入的普通服								
 Lapital controuted by the nodels of other equity instruments A movines of charac hased naviments 	 只把種油工具所有着成入買件 器係古村計入所有差據送的全部 		AL ORC TAL	1 273 058 08					1 401 02850
	 (A) (A) (A) (A) (A) (A) (A) (A) (A) (A)								70007 1711
(III) Profit distribution	(三)利潤分配					3,		45,990,600.92	-42,000,000.00
 Withdrawal of surplus reserves 	1. 提取盈餘公積					3	3,990,600.92	-3,990,600.92	
Profit distributed to owners (or shareholders)	 對所有者(或股東)的分配 						•	-42,000,000.00	-42,000,000.00
3. Officers	3. 叫名								
(IV) Internal camy-torward of owners' equity	(III) 肝白者羅ഹ冈部路轉 - ※+< 4 4 4 4 4 4 4 4 4 4 4 4 4 4								
 Universion of capital reserves filling pationin capital (or share capital) Pronuexion of sum his reserves into realiding capital (or share - carital) 	 「単本近視時活真や(以反本) 								
	4. 設定受益計劃變動額結轉留存收益								
Cany-forward of other comprehensive income for retained earnings	5. 其他綜合收益結轉留存收益								
6. Others	6.								
(V) Special Reserves 4 Amount utility/enum for the moded	 (山/専項協商 本部自由 								
 Amount windwami to use period Amount used for the period 	1. 个的现代								
(VII) Others	(大) 其他								
IV. Balance at the end of the period	四、本期期末餘額	1,400,000,000.00	621,358,334,00	00 2,547,916.16		159,	571,799.87 1,2	159,571,799.87 1,228,234,144.06 3,406,616,361.77	406,616,361.77
The accompanying notes form an integral part of these financial statements.	irt of these financial statements.		後附財務報	表附註為	表附註為財務報表的組成部分	的組成部	ŝ		
Person-in-charge of the Company: Zhu Lingjie			公司負責人 朱凌潔						
Chief Accountant: Shi Lei			主管會計工作負 石磊	作負責人	••;				
Head of the Accounting Department:			會計機構負責 注一霝	責人:					
Shen Sanxing			沈三興						

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

I. BASIC INFORMATION OF THE COMPANY

(I) Company Profile

Shandong Fengxiang Co., Ltd. (hereinafter referred to as the "Company" or "the Company") was approved by Liaocheng Administrative Examination and Approval Service Bureau in December 2010, and it was a joint stock company jointly established by GMK Holdings Group Co., Ltd. (新鳳祥控股集 團有限責任公司) and Shandong Fengxiang Investment Co., Ltd. (山東鳳祥投資有限公司). The Company's Enterprise Legal Person Business License registration number is 91371500723866545F. The Company was listed on the Hong Kong Stock Exchange in July 2020, which is classified as livestock breeding industry.

As of 31 December 2022, the total number of share capital issued by the Company was 1,400,000,000 shares, and the registered capital was RMB1,400,000,000. The registered office is located at Liumiao Village, Anle Town, Yanggu County, Shandong Province. The headquarter is located at GMK Building, Yanggu County, Shandong Province. The principal businesses of the Company are: the sale of animal feeds for animal husbandry and fishery, the sale of agricultural by-products, the sale of fertilizers, technical service, technology development, technical consultation, technical exchanges, technology transfer and technology promotion; planting of herbs used in Chinese medicine; purchase and sale of locally produced Chinese herbal medicine (excluding slices of prepared Chinese medicine); and convention and exhibition services. Approved items for operation: poultry breeding; slaughtering; breeding stock and breeding poultry production and operation; food production and operation; online food sales; food purchase; animal feed production; veterinary drug operation; fertilizer production; innocuous treatment of animals; food import and export; goods import and export; technology import and export; import and export agency.

GMK Holdings Group Co., Ltd., Shandong Fengxiang Investment Co., Ltd. and Shandong Fengxiang (Group) Co., Ltd. are former controlling shareholders of Fengxiang. On 16 October 2022, Falcon Holding LP obtained 70.92% of the Company's equity held by GMK Holdings Group Co., Ltd., Shandong Fengxiang Investment Co., Ltd. and Shandong Fengxiang (Group) Co., Ltd. through judicial auctions. The completion of registration of transfer at China Securities Depository and Clearing Co., Ltd. took place on 20 December 2022 and the equity transfer was officially completed.

- 、公司基本情況

(一) 公司概況

山東鳳祥股份有限公司(以下簡稱「公司」或 「本公司」)系於2010年12月經聊城市行政審 批服務局批准,由新鳳祥控股集團有限責任 公司和山東鳳祥投資有限公司共同發起設立 的股份有限公司。公司的企業法人營業執照 註冊號:91371500723866545F。2020年7月 在香港聯合證券交易所上市。所屬行業分類 為畜牧養殖業。

截至2022年12月31日止,本公司累計發 行股本總數140,000.00萬股,註冊資本為 140,000.00萬元,註冊地:山東省陽穀縣安 樂鎮劉廟村,總部地址:山東省陽穀縣新鳳 祥大廈。本公司主要經營活動為:畜牧漁業 飼料銷售,農副產品銷售,肥料銷售,技術 服務、技術開發、技術諮詢、技術交流、技 術轉讓、技術推廣;中草藥種植;地產中草 藥(不含中藥飲片)購銷:會議及展覽服務。 許可項目:家禽飼養;家禽屠宰;種畜禽 生產;種畜禽經營;食品生產;食品經營; 食品互聯網銷售;糧食收購;飼料生產;獸 藥經營;肥料生產;動物無害化處理;食品 進出口;貨物進出口;技術進出口;進出口 代理。

新鳳祥控股集團有限責任公司、山東鳳祥投 資有限公司、山東鳳祥(集團)有限責任公司 為本公司原控股股東,2022年10月16日, Falcon Holding LP通過司法拍賣獲得新鳳祥 控股集團有限責任公司、山東鳳祥投資有限 公司、山東鳳祥(集團)有限責任公司持有的 本公司70.92%股權,2022年12月20日完成 了在中國證券登記結算有限責任公司的登記 過戶,股權正式完成交割。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

I. BASIC INFORMATION OF THE COMPANY (Continued)

(I) Company Profile (Continued)

The new Controlling Company of the Company is Falcon Holding LP, and the de facto controller of the Company is Pacific Alliance Group (PAG, registered in the Cayman Islands). The financial statements were approved and issued by the Board of the Company on 30 March 2023.

(II) Scope of the consolidated financial statement

For relevant details of the Company's subsidiaries, please refer to the Note "VII. Equity in other entities".

For details of the change in the scope of consolidation during the reporting period, please refer to the Note "VI. Change in the scope of consolidation".

II. BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS

(I) Basis of preparation

The financial statements are prepared in accordance with the Accounting Standard for Business Enterprises issued by the Ministry of Finance and respective specific accounting standards, application guidelines for accounting standards for business enterprises, interpretation for accounting standards for business enterprises, and other relevant regulations (hereinafter collectively referred to as the "Accounting Standards for Business Enterprises"). In addition, the financial statements also comply with the disclosure requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and the applicable disclosure requirements of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong).

(II) Going concern

In 2022, the Company incurred a net loss of RMB769,028,600, with the unrestricted monetary funds balance of Fengxiang amounted to RMB144,732,800, the balance of short-term borrowings amounted to RMB1,124,613,700, and the balance of long-term borrowings and long-term payables due within one year amounted to RMB112,372,600, indicating the existence of material uncertainties that may cast significant doubt on Fengxiang's ability to continue as a going concern.

The Company's management intends to take relevant measures to improve its liquidity and expects to be able to obtain sufficient funds to support the Company's operating needs for the foreseeable next 12 months.

(-) 公司概況(續)

本公司的新控股股東為Falcon Holding LP, 本公司的最終控股公司為PAG(太盟投資集 團),註冊地:開曼群島。本財務報表業經公 司董事會於2023年3月30日批准報出。

(二)合併財務報表範圍

本公司子公司的相關信息詳見本附註「七、 在其他主體中的權益」。

本報告期合併範圍變化情況詳見本附註 「六、合併範圍的變更」。

二、財務報表的編製基礎

(一) 編製基礎

本財務報表按照財政部頒布的《企業會計準則一基本準則》和各項具體會計準則、企業 會計準則應用指南、企業會計準則解釋及其 他相關規定(以下合稱「企業會計準則」)編 製,此外,本財務報表還符合《香港聯合交易 所有限公司發佈的證券上市規則》的披露條 文,亦符合香港法例第622章《公司條例》的 適用披露規定。

(二)持續經營

本公司2022年度發生淨虧損76,902.86萬元, 截至2022年12月31日鳳祥股份未受限的貨 幣資金餘額為14,473.28萬元,短期借款餘額 為112,461.37萬元,一年內到期的長期借款 及長期應付款餘額為11,237.26萬元,表明存 在可能導致對鳳祥股份持續經營能力產生重 大疑慮的重大不確定性。

公司管理層擬採取相關措施改善流動性,預 計能夠獲取足夠的資金以支持本公司可見未 來十二個月的經營需要。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

II. BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS (Continued)

(II) Going concern (Continued)

The Company intends to take the following measures to improve the Company's ability to continue as a going concern:

- (1) the controlling shareholder of the Company intends to provide loans to the Company for its operation. According to the Company's announcement dated 29 January 2023, the new controlling shareholder and the Company have signed a loan framework agreement for a period from January 2023 to January 2024.
- (2) the Company has been actively negotiating with financial institutions to obtain new loans at a reasonable cost. At present, some financial institutions have indicated intentions to grant new loans to the Company and secure the Company's loan renewals. Given the Company's good credit history over the past years and the influence of controlling shareholder, the Directors are confident that new loans can be obtained at a reasonable cost.
- (3) the Company will continue to focus on its main businesses, fully release production capacity to achieve business growth, continuously develop new products to expand overseas customers, strengthen pipeline construction, and speed up inventory turnover, while continuing to adopt cost reduction and efficiency enhancement measures to increase operating cash flows.
- (4) the Company will further improve its capability to cope with financial risks, optimise its debt structure, reduce short-term liabilities and increase long-term liabilities to minimise the pressure of short-term debt repayment.

The Directors of the Company have reviewed the cash flow projections prepared by the management covering a period of not less than 12 months from the date of filing of these financial statements by the Group. The management of the Company is of the opinion that the Group will be able to obtain sufficient working capital to ensure that the Group will be able to continue as a going concern for a period of 12 months after 31 December 2022 through the above measures. Accordingly, the Company considers it appropriate to adopt the going concern basis in preparing the financial statements of the Company. 二、**財務報表的編製基礎**(續)

(二) 持續經營(續)

本公司擬採取以下措施以改善公司的持續經 營能力:

- (1)本公司控股股東計劃為公司提供借款,以供公司經營所需。根據本公司2023年 1月29日的公告,新控股股東與本公司簽訂了期限自2023年1月至2024年1月的貸款框架協議。
- (2)本公司正積極與金融機構磋商,爭取按 合理成本獲得新貸款,目前部分金融機 構已表示其有意向本公司授出新貸款, 目前公司續貸正常。鑒於本公司過往良 好信貸歷史及控股股東的影響力,董事 有信心,能夠按合理成本獲得新貸款。
- (3)本公司將繼續聚焦主業,充分釋放產 能,以此帶來業務增長:不斷研發新品 拓展海外客戶,加強渠道建設;加快庫 存周轉,同時持續採用降本增效措施, 增加經營性現金流。
- (4) 本公司進一步提高財務風險應對能力, 優化債務結構,減少短期負債,增加長 期負債,減輕短期償債壓力。

本公司董事已審閲管理層編製的本集團現金 流量預測,其涵蓋期間自本集團在本財務報 表報出日起不少於12個月的期間。本公司管 理層認為本集團將能夠通過上述措施,獲得 足夠的營運資金以確保本集團於2022年12月 31日後12個月內能夠持續經營。因此,本公 司認為採用持續經營基礎編製本公司財務報 表是恰當的。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

II. BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS (Continued)

二·財務報表的編製基礎(續)

(II) Going concern (Continued)

Notwithstanding the above, there are still significant uncertainties as to whether the management of the Group will be able to implement the above plans and measures. The Group's ability to continue as a going concern will depend on:

- timely receipt of the borrowing from the holding company and settlement of foreign exchange to domestic subsidiaries;
- (2) successfully maintaining ongoing and normal business relationships with the Group's existing lenders so that the relevant lenders will not take action to exercise their contractual rights to demand immediate repayment of such borrowings;
- (3) gradual release of the company's production capacity, continuous stability of overseas customers, maintaining good inventory turnover, and timely recovery of accounts receivable;
- (4) successful extension of loan term;

If the Group does not achieve the expected results of these plans and measures, it may not be able to continue as a going concern, and adjustments will have to be made to reduce the carrying value of the Group's assets to their recoverable amounts, to accrue for any further liabilities that may arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities. The effect of these adjustments has not been reflected in the consolidated financial statements.

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES

(I) Declaration on compliance with the Accounting Standards for Business Enterprises

The financial statements comply with the requirements of the Accounting Standards for Business Enterprises issued by the Ministry of Finance, and truthfully and completely reflect the consolidated and the Company's financial position as at 31 December 2022 and the consolidated and the Company's results of operations and cashflows for the year ended 31 December 2022.

(二) 持續經營(續)

盡管如此,本集團管理層能否落實上述計劃 及措施仍存在重大不確定因素。本集團能否 持續經營將取決於:

- (1) 控股公司借款及時到賬結匯至境內子 公司;
- (2) 成功與本集團現有貸款人維持持續及正常業務關係,使相關貸款人不會採取行動行使其合約權利要求立即償還有關借款;
- (3) 公司產能的逐步釋放,海外客戶持續穩 定存貨周轉正常,應收賬款的及時回收;
- (4) 貸款期限的順利延長;

如果本集團未能達到上述計劃及措施的預期 效果,則可能無法維持持續經營,並須作出 調整,將本集團資產的賬面價值減至可收回 金額,計提任何可能產生的進一步負債,並 將非流動資產和非流動負債重新分類為流動 資產和流動負債。這些調整的影響並未反映 在綜合財務報表中。

三、重要會計政策及會計估計

(一)遵循企業會計準則的聲明

本財務報表符合財政部頒佈的企業會計準則的要求,真實、完整地反映了本公司2022 年12月31日的合併及母公司財務狀況以及 2022年度的合併及母公司經營成果和現金 流量。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(II) Accounting period

The accounting year is from 1 January to 31 December of the calendar year.

(III) Business cycle

The Company's business cycle is 12 months.

(IV) Functional currency

The Company adopts RMB as its functional currency.

(V) Accounting treatment of business combinations under common control and not under common control

Business combinations under common control: The assets and liabilities acquired by acquirer through business combination shall be measured at the carrying value of the assets, liabilities (including goodwill arising from the acquisition of the acquiree by controlling party) of the acquiree in the consolidated financial statements of the ultimate controlling party at the date of combination. The difference between the carrying amount of the net assets obtained and the carrying amount of the consideration paid for the combination (or total nominal value of the issued shares) is adjusted to capital premium in capital reserve. If the capital reserve is not sufficient to absorb the difference, any excess shall be adjusted against retained earnings.

Business combinations not under common control: The cost of combination is the assets paid, the liabilities incurred or committed and fair value of the equity securities issued by the acquirer for acquisition of control over the acquiree on the date of acquisition. Where the cost of combination is higher than the fair value of the identifiable net assets acquired from the acquiree in business combination, such difference shall be recognised as goodwill; where the cost of combination is less than the fair value of the identifiable net assets acquired from the acquiree in business combination, such difference shall be charged to current profit or loss. Each of the identifiable assets, liabilities and contingent liabilities of the acquiree, which are acquired in the combination and meet the criteria for recognition, shall be measured at fair value on the date of acquisition.

三、重要會計政策及會計估計(續)

(二)會計期間

自公曆1月1日起至12月31日止為一個會計 年度。

(三)營業周期

本公司營業周期為12個月。

(四)記賬本位幣

本公司採用人民幣為記賬本位幣。

(五)同一控制下和非同一控制下企業合併的 會計處理方法

同一控制下企業合併:合併方在企業合併中 取得的資產和負債(包括最終控制方收購被 合併方而形成的商譽),按照合併日被合併 方資產、負債在最終控制方合併財務報表中 的賬面價值為基礎計量。在合併中取得的淨 資產賬面價值與支付的合併對價賬面價值 (或發行股份面值總額)的差額,調整資本公 積中的股本溢價,資本公積中的股本溢價不 足沖減的,調整留存收益。

非同一控制下企業合併:合併成本為購買方 在購買日為取得被購買方的控制權而付出的 資產、發生或承擔的負債以及發行的權益性 證券的公允價值。合併成本大於合併中取得 的被購買方可辨認淨資產公允價值份額的差 額,確認為商譽;合併成本小於合併中取得 的被購買方可辨認淨資產公允價值份額的差 額,計入當期損益。在合併中取得的被購買 方符合確認條件的各項可辨認資產、負債及 或有負債在購買日按公允價值計量。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(V) Accounting treatment of business combinations under common control and not under common control (Continued)

The direct relevant expenses incurred for the business combinations are recognised as the profit or loss in the period when the costs are incurred; the transaction costs for the equity securities or debt securities issued for business combination shall be recognised as the initial recognition amount of equity securities or debt securities.

(VI)Preparation method of consolidated financial statements

1. Scope of consolidation

The scope of consolidation of the consolidated financial statements is determined on the basis of control, and the scope of consolidation comprises the Company and all of its subsidiaries. Control refers to the power of a company over the investee, the rights to enjoy variable returns from its involvement in relevant activities of the investee, and the ability to use its power over the investee to affect the amount of its returns.

2. Consolidation procedures

When preparing the consolidated financial statements, the Company considers the entire enterprise group as a single accounting entity and presents the overall financial position, operating results and cash flows of the enterprise group based on the consistent accounting policies. The impact of internal transactions between the Company and its subsidiaries, and among its subsidiaries, shall be offset. If internal transactions indicate impairment losses on relevant assets, such losses shall be recognised in full. Any inconsistent accounting policies and accounting period adopted by a subsidiary will be subject to necessary adjustments to align with those of the Company when preparing the consolidated financial statements.

三、重要會計政策及會計估計(續)

(五)同一控制下和非同一控制下企業合併的 會計處理方法(續)

為企業合併發生的直接相關費用於發生時計 入當期損益:為企業合併而發行權益性證券 或債務性證券的交易費用,計入權益性證券 或債務性證券的初始確認金額。

(六)合併財務報表的編製方法

1、合併範圍

合併財務報表的合併範圍以控制為基礎 確定,合併範圍包括本公司及全部子公 司。控制,是指公司擁有對被投資方的 權力,通過參與被投資方的相關活動而 享有可變回報,並且有能力運用對被投 資方的權力影響其回報金額。

2、合併程序

本公司將整個企業集團視為一個會計 主體,按照統一的會計政策編製合併財 務報表,反映本企業集團整體財務狀 況、經營成果和現金流量。本公司與子 公司、子公司相互之間發生的內部交易 的影響予以抵銷。內部交易表明相關資 產發生減值損失的,全額確認該部分損 失。如子公司採用的會計政策、會計期 間與本公司不一致的,在編製合併財務 報表時,按本公司的會計政策、會計期 間進行必要的調整。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(VI)Preparation method of consolidated financial statements (Continued)

2. Consolidation procedures (Continued)

Owners' equity, net profit or loss of the current period and comprehensive income attributable to minority shareholders of the current period of subsidiaries are stated separately under owners' equity in the consolidated balance sheet, net profit in the consolidated income statement and total comprehensive income respectively. Loss of the current period assumed by minority shareholders of a subsidiary in excess of minority shareholders' share of owners' equity in that subsidiary at the beginning of the period is offset against minority interests.

(1) Addition of subsidiary or business

During the reporting period, if there is an addition of subsidiary or business due to business combination under common control, the operating results and cash flow of the subsidiary or business combination from the beginning of the period to the end of the reporting period will be included in the consolidated financial statements, and the amounts at the beginning of the period in the consolidated financial statements and relevant items in the comparative statements will also be adjusted as if the reporting entity after combination had been existing since the control of the ultimate controlling party started.

Where control over the investee under common control is obtained due to reasons such as increase in investments, for equity investment held before the control over the acquiree is obtained, profit or loss, other comprehensive income and other changes in net assets recognised from the later of the acquisition of the original equity interest and the date when the acquirer and the acquiree are placed under common control until the date of combination are offset against retained profit at the beginning of the period of the comparative financial statements or profit or loss of the period respectively. (六)合併財務報表的編製方法(續)

2、合併程序(續)

子公司所有者權益、當期淨損益和當期 綜合收益中屬於少數股東的份額分別在 合併資產負債表中所有者權益項目下、 合併利潤表中淨利潤項目下和綜合收益 總額項目下單獨列示。子公司少數股東 分擔的當期虧損超過了少數股東在該子 公司期初所有者權益中所享有份額而形 成的餘額,沖減少數股東權益。

(1) 增加子公司或業務

在報告期內,因同一控制下企業合 併增加子公司或業務的,將子公司 或業務合併當期期初至報告期末的 經營成果和現金流量納入合併財務 報表,同時對合併財務報表的期初 數和比較報表的相關項目進行調 整,視同合併後的報告主體自最終 控制方開始控制時點起一直存在。

因追加投資等原因能夠對同一控制 下的被投資方實施控制的,在取得 被合併方控制權之前持有的股權投 資,在取得原股權之日與合併方和 被合併方同處於同一控制之日孰 晚日起至合併日之間已確認有關損 益、其他綜合收益以及其他淨資產 變動,分別沖減比較報表期間的期 初留存收益或當期損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(VI)Preparation method of consolidated financial statements (Continued)

2. Consolidation procedures (Continued)

(1) Addition of subsidiary or business (Continued)

During the reporting period, if there is an addition of subsidiary or business due to business combination not under common control, it shall be included, from the date of purchase, in the consolidated financial statements based on the fair value of each of the identifiable assets, liabilities or contingent liabilities determined on the date of purchase.

Where control over the investee not under common control is obtained due to reasons such as increase in investments, for the equity interest of the acquiree held before the date of purchase, the Company remeasures the equity interest at its fair value as at the date of purchase, and any difference between the fair value and its book value will be accounted for as investment gains of the period. Other comprehensive income that will be reclassified into losses and profits and other changes in owners' equity under equity accounting with respect to the equity interest in the acquiree held before the date of purchase are transferred to investment gains of the period to which the date of purchase belongs. (六)合併財務報表的編製方法(續)

2、合併程序(續)

(1) 增加子公司或業務(續)

在報告期內,因非同一控制下企業 合併增加子公司或業務的,以購買 日確定的各項可辨認資產、負債及 或有負債的公允價值為基礎自購買 日起納入合併財務報表。

因追加投資等原因能夠對非同一控 制下的被投資方實施控制的,對於 購買日之前持有的被購買方的股 權,按照該股權在購買日的公允價 值進行重新計量,公允價值與其能 面價值的差額計入當期投資收益。 購買日之前持有的被購買方的股權 涉及的以後可重分類進損益的其他 綜合收益、權益法核算下的其他所 有者權益變動轉為購買日所屬當期 投資收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

- (VI)Preparation method of consolidated financial statements (Continued)
 - 2. Consolidation procedures (Continued)
 - (2) Disposal of subsidiary

① General treatment for disposal

When control over the investee is lost due to the disposal of part of the equity investment or other reasons, the Company re-measures the remaining equity investment after the disposal at fair value as at the date on which control is lost. The difference between the sum of the consideration received from equity disposal and the fair value of the remaining equity interest and the sum of the net assets of the subsidiary proportionate to the original shareholding accumulated from the date of purchase or combination and goodwill is included in investment gains of the period during which the control is lost. Other comprehensive income that will be reclassified into losses and profits and other changes in owners' equity under equity accounting with respect to the equity investment in the original subsidiary are transferred to investment gains of the period during which the control is lost.

(六)合併財務報表的編製方法(續)

2、合併程序(續)

(2) 處置子公司

① 一般處理方法

因處置部分股權投資或其他原 因喪失了對被投資方控制權 時,對於處置後的剩餘股權投 資,按照其在喪失控制權日的 公允價值進行重新計量。處置 股權取得的對價與剩餘股權公 **允價值之和**,減去按原持股比 例計算應享有原有子公司自購 買日或合併日開始持續計算的 淨資產的份額與商譽之和的差 額,計入喪失控制權當期的投 資收益。與原有子公司股權投 資相關的以後可重分類進損 益的其他綜合收益、權益法核 算下的其他所有者權益變動, 在喪失控制權時轉為當期投資 收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

- (VI)Preparation method of consolidated financial statements (Continued)
 - 2. Consolidation procedures (Continued)
 - (2) Disposal of subsidiary (Continued)

② Stepwise disposal of subsidiary

In respect of stepwise disposal of equity investment in a subsidiary through multiple transactions until control is lost, if the terms, conditions and economic effects of the transactions of equity investment in the subsidiary satisfy one or more of the following conditions, the transactions are normally accounted for as a package of transactions:

- these transactions are entered into simultaneously or after considering the effects of each other;
- ii. these transactions constitute a complete commercial result as a whole;
- iii. one transaction is conditional upon at least one of the other transaction;
- iv. one transaction is not economical on its own but is economical when considering together with other transactions.

Where the transactions constitute a package of transactions, the Company accounts for the transactions as a transaction of disposal of a subsidiary resulting in the loss of control; the difference between the amount received each time for disposal before control is lost and the net assets of such subsidiary corresponding to the disposal of investment is recognised as other comprehensive income in the consolidated financial statements, and upon loss of control, is transferred to profit or loss of the period during which control is lost. (六)合併財務報表的編製方法(續)

2、合併程序(續)

(2) 處置子公司(續)

② 分步處置子公司

通過多次交易分步處置對子公 司股權投資直至喪失控制權 的,處置對子公司股權投資的 各項交易的條款、條件以及經 濟影響符合以下一種或多種情 況,通常表明該多次交易事項 為一攬子交易:

- 這些交易是同時或者在考 慮了彼此影響的情況下訂 立的;
- ii. 這些交易整體才能達成一 項完整的商業結果;
- iii. 一項交易的發生取決於其 他至少一項交易的發生;
- Ⅳ. 一項交易單獨看是不經濟 的,但是和其他交易一並考 慮時是經濟的。

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III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(VI)Preparation method of consolidated financial statements (Continued)

- 2. Consolidation procedures (Continued)
 - (2) Disposal of subsidiary (Continued)
 - ② Stepwise disposal of subsidiary (Continued)

Where the transactions do not constitute a package of transactions, before the loss of control, the transactions are accounted for based on partial disposal of equity investment in a subsidiary that does not involve loss of control; when control is lost, they are accounted for using the general method for disposal of subsidiaries.

(3) Purchase of minority interests in subsidiary

For the difference between the long-term equity investment newly acquired due to the purchase of minority interests and the share of net assets of the subsidiary that the Company is entitled to calculated according to the new shareholding accumulated from the date of purchase or date of combination, share premium of the capital reserve in the consolidated balance sheet will be adjusted; where share premium of the capital reserve is insufficient for the write-down, retained profit will be adjusted.

(4) Partial disposal of equity investment in subsidiary without loss of control

For the difference between the consideration received from disposal and the net assets of the subsidiary that the Company is entitled to corresponding to the long-term equity investment disposed accumulated from the date of purchase of date of combination, share premium of the capital reserve in the consolidated balance sheet will be adjusted; where share premium of the capital reserve is insufficient for the write-down, retained profit will be adjusted.

- **三、重要會計政策及會計估計**(續)
 - (六)合併財務報表的編製方法(續)

2、合併程序(續)

- (2) 處置子公司(續)
 - ② 分步處置子公司(續)

各項交易不屬於一攬子交易 的,在喪失控制權之前,按不喪 失控制權的情況下部分處置對 子公司的股權投資進行會計處 理;在喪失控制權時,按處置 子公司一般處理方法進行會計 處理。

(3) 購買子公司少數股權

因購買少數股權新取得的長期股權 投資與按照新增持股比例計算應享 有子公司自購買日或合併日開始持 續計算的淨資產份額之間的差額, 調整合併資產負債表中的資本公積 中的股本溢價,資本公積中的股本 溢價不足沖減的,調整留存收益。

(4) 不喪失控制權的情況下部分處 置對子公司的股權投資

> 處置價款與處置長期股權投資相對 應享有子公司自購買日或合併日開 始持續計算的淨資產份額之間的 差額,調整合併資產負債表中的資 本公積中的股本溢價,資本公積中 的股本溢價不足沖減的,調整留存 收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(VII)Classification of joint arrangements and accounting treatment for joint operations

Joint arrangements can be classified into joint operations and joint ventures.

Joint operations represent the joint arrangement that a party to a joint arrangement has rights to the assets, and obligations for the liabilities, relating to such arrangement.

The Company recognises the following items in relation to its share of benefits in joint operations:

- the assets held solely by the Company and those jointly held on a prorate basis;
- the liabilities assumed solely by the Company and those jointly assumed on a pro-rata basis;
- (3) the income generated from the sale of the products of the joint operation attributable to the Company;
- (4) the income generated by the joint operation from the sale of products on a pro-rata basis;
- (5) the expenses incurred solely by the Company and those incurred by the joint operation on a pro-rata basis.

The Company's investments in joint ventures are accounted for using the equity method. Please refer to the Note "III. (XIII) Long-term Equity Investment" for details.

(VIII) Recognition standard for cash and cash equivalents

Cash represents the Company's cash on hand and deposits that can be used readily for payments. Cash equivalents represent investments that satisfy four conditions, namely short-term, highly liquid, readily convertible to known amounts of cash, and subject to an insignificant risk of changes in value.

(七) 合營安排分類及共同經營會計處理方法

合營安排分為共同經營和合營企業。

共同經營,是指合營方享有該安排相關資產 且承擔該安排相關負債的合營安排。

本公司確認與共同經營中利益份額相關的下 列項目:

- (1) 確認本公司單獨所持有的資產,以及按 本公司份額確認共同持有的資產;
- (2) 確認本公司單獨所承擔的負債,以及按 本公司份額確認共同承擔的負債;
- (3) 確認出售本公司享有的共同經營產出份 額所產生的收入;
- (4) 按本公司份額確認共同經營因出售產出 所產生的收入;
- (5) 確認單獨所發生的費用,以及按本公司 份額確認共同經營發生的費用。

本公司對合營企業的投資採用權益法核算, 詳見本附註「三、(十三)長期股權投資」。

(八)現金及現金等價物的確定標準

現金,是指本公司的庫存現金以及可以隨時 用於支付的存款。現金等價物,是指本公司 持有的期限短、流動性強、易於轉換為已知 金額的現金、價值變動風險很小的投資。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(IX)Foreign currency transactions and translation of financial statements denominated in foreign currency

1. Foreign currency transactions

Foreign currency transactions shall be translated into RMB at the spot Exchange rate on the day when the transactions occurred.

Balance sheet date foreign currency monetary items shall be translated using the spot exchange rate at the balance sheet date. The resulting Exchange difference are recognised in profit or loss for the current period, except for those differences related to a specific-purpose borrowing denominated in foreign currency for acquisitions and construction of the qualified assets, which should be capitalised as cost of the borrowings.

2. Translation of financial statements denominated in foreign Currency

For the translation of financial statements of foreign operation denominated in foreign currency, the assets and liabilities in the balance sheets are translated at the spot exchange rates on the balance sheet date; except for "retained earnings" items, all items under owner's equity are translated at the spot exchange rates when incurred. The income and expense items in the income statement are translated at the approximate spot exchange rates on the transaction dates.

On disposal of foreign operations, exchange differences in financial statements denominated in foreign currencies related to the foreign operation shall be transferred from owner's equity items to profit or loss to profit or loss from disposal for the current period. (九)外幣業務和外幣報表折算

1、外幣業務

外幣業務採用交易發生日的即期匯率作 為折算匯率將外幣金額折合成人民幣 記賬。

資產負債表日外幣貨幣性項目餘額按資 產負債表日即期匯率折算,由此產生的 匯兑差額,除屬於與購建符合資本化條 件的資產相關的外幣專門借款產生的匯 兑差額按照借款費用資本化的原則處理 外,均計入當期損益。

2、外幣財務報表的折算

資產負債表中的資產和負債項目,採用 資產負債表日的即期匯率折算;所有者 權益項目除「未分配利潤」項目外,其他 項目採用發生時的即期匯率折算。利潤 表中的收入和費用項目,採用交易發生 日的即期匯率折算。

處置境外經營時,將與該境外經營相關 的外幣財務報表折算差額,自所有者權 益項目轉入處置當期損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments

One of the financial asset, financial liabilities or equity instrument is recognised when the Company becomes a party to the contract of the financial instruments.

1. Classification of financial instruments

According to the business model of the Company for management of financial assets and the contractual cash flow characteristics of financial assets, financial assets are classified at the initial recognition as financial assets measured at amortised cost, or financial assets measured at fair value through other comprehensive income, or other financial assets that are measured at fair value through current profit or loss.

The Company shall classify financial assets that meet the following conditions and are not designated as financial assets at fair value through current profit or loss as financial assets measured at amortised cost:

- The objective of the business model is to collect contractual cash lows;
- The contractual cash flows are solely payment of the principal and the interest based on the outstanding principal amount.

The Company shall classify financial assets that meet the following conditions and are not designated as financial assets at fair value through current profit or loss as financial assets (debt instruments) measured at fair value through other comprehensive income:

- The objective of the business model for managing such financial assets is both to collect contractual cash flows and to dispose of the financial assets;
- The contractual cash flows are solely payment of the principal and the interest based on the outstanding principal amount.

三·重要會計政策及會計估計(續)

(十)金融工具

本公司在成為金融工具合同的一方時,確認 一項金融資產、金融負債或權益工具。

1、金融工具的分類

根據本公司管理金融資產的業務模式和 金融資產的合同現金流量特徵,金融資 產於初始確認時分類為:以攤餘成本計 量的金融資產、以公允價值計量且其變 動計入其他綜合收益的金融資產和以公 允價值計量且其變動計入當期損益的金 融資產。

本公司將同時符合下列條件且未被指定 為以公允價值計量且其變動計入當期損 益的金融資產,分類為以攤餘成本計量 的金融資產:

- 業務模式是以收取合同現金流量為 目標;
- 合同現金流量僅為對本金和以未償 付本金金額為基礎的利息的支付。

本公司將同時符合下列條件且未被指定 為以公允價值計量且其變動計入當期損 益的金融資產,分類為以公允價值計量 且其變動計入其他綜合收益的金融資產 (債務工具):

- 業務模式既以收取合同現金流量又
 以出售該金融資產為目標;
- 合同現金流量僅為對本金和以未償 付本金金額為基礎的利息的支付。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

1. Classification of financial instruments (Continued)

For an investment in equity instruments not held for trading purposes, the Company may irrevocably designate it as financial assets (equity instrument) measured at fair value through other comprehensive income at the initial recognition. This designation is made on an investmentby-investment basis and the relevant investment meets the definition of equity instrument from the perspective of the issuer.

All financial assets not classified as measured at amortised cost or fair value through other comprehensive income as described above are measured at fair value through current profit or loss. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at fair value through other comprehensive income as at fair value through current profit or loss if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial liabilities, at initial recognition, are classified into financial liabilities at fair value through current profit or loss and financial liabilities measured at amortised cost.

When meeting any of the following criteria, the Company may, at initial recognition, designate a financial liability as measured at fair value through current profit or loss:

(1) Such designation would eliminate or significantly reduce an accounting mismatch.

三·重要會計政策及會計估計(續)

(+) 金融工具(續)

1、金融工具的分類(續)

對於非交易性權益工具投資,本公司可 以在初始確認時將其不可撤銷地指定為 以公允價值計量且其變動計入其他綜合 收益的金融資產(權益工具)。該指定在 單項投資的基礎上作出,且相關投資從 發行者的角度符合權益工具的定義。

除上述以攤餘成本計量和以公允價值計 量且其變動計入其他綜合收益的金融資 產外,本公司將其餘所有的金融資產分 類為以公允價值計量且其變動計入當期 損益的金融資產。在初始確認時,如果 能夠消除或顯著減少會計錯配,本公司 可以將本應分類為以攤餘成本計量或以 公允價值計量且其變動計入其他綜合收 益的金融資產不可撤銷地指定為以公允 價值計量且其變動計入當期損益的金融 資產。

金融負債於初始確認時分類為:以公允 價值計量且其變動計入當期損益的金融 負債和以攤餘成本計量的金融負債。

符合以下條件之一的金融負債可在初始 計量時指定為以公允價值計量且其變動 計入當期損益的金融負債:

(1) 該項指定能夠消除或顯著減少會計 錯配。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

- (X) Financial Instruments (Continued)
 - 1. Classification of financial instruments (Continued)
 - (2) A group of financial liabilities or financial assets and financial liabilities is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the entity's key management personnel.
 - (3) The financial liabilities include embedded derivatives which can be split separately.

2. Recognition basis and measurement method of financial instruments

(1) Financial assets measured at amortised cost

Financial assets measured at amortised cost, including bills receivable and trade receivable, other receivable, long-term receivable, and debt investment, are initially measured at fair value plus relevant transaction costs. Trade receivables that do not contain significant financing components and trade receivable that the Company has decided not to consider for a financing component of no more than one year are initially measured at the contractual transaction price.

Interest calculated under the effective interest method during the period of holding is included in current profit or loss.

When recovering or disposing, the difference between the price obtained and the book value of the financial asset is included in current profit or loss. 三·重要會計政策及會計估計(續)

(+) 金融工具(續)

1、金融工具的分類(續)

- (2) 根據正式書面文件載明的企業風險 管理或投資策略,以公允價值為基 礎對金融負債組合或金融資產和金 融負債組合進行管理和業績評價, 並在企業內部以此為基礎向關鍵管 理人員報告。
- (3) 該金融負債包含需單獨分拆的嵌入 衍生工具。

2、金融工具的確認依據和計量方法

(1) 以攤餘成本計量的金融資產

以攤餘成本計量的金融資產包括應 收票據、應收賬款、其他應收款、 長期應收款、債權投資等,按公允 價值進行初始計量,相關交易費用 計入初始確認金額;不包含重大融 資成分的應收賬款以及本公司決定 不考慮不超過一年的融資成分的應 收賬款,以合同交易價格進行初始 計量。

持有期間採用實際利率法計算的利 息計入當期損益。

收回或處置時,將取得的價款與該 金融資產賬面價值之間的差額計入 當期損益。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

- (X) Financial Instruments (Continued)
 - 2. Recognition basis and measurement method of financial instruments (Continued)
 - (2) Financial assets (debt instruments) measured at fair value through other comprehensive income

Financial assets (debt instruments) measured at fair value through other comprehensive income, including financing receivables and other debt investments, are initially measured at fair value plus relevant transaction costs. These financial assets are subsequently measured at fair value, with changes in fair value included in other comprehensive income except for interest, impairment losses or gains and exchange gains or losses calculated using the effective interest method.

On derecognition, the accumulated gain or loss previously recognised in other comprehensive income is transferred out from other comprehensive income and recognised in current profit or loss.

(3) Financial assets (equity instruments) measured at fair value through other comprehensive income

Financial assets (equity instruments) measured at fair value through other comprehensive income, including other equity instruments investments, are initially measured at fair value plus relevant transaction costs. These financial assets are subsequently measured at fair value, with changes in fair value included in other comprehensive income. The dividends received are included in current profit or loss.

On derecognition, the accumulated gain or loss previously recognised in other comprehensive income is transferred out from other comprehensive income and recognised in retained earnings. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

2、金融工具的確認依據和計量方法 (續)

(2) 以公允價值計量且其變動計入 其他綜合收益的金融資產(債務 工具)

> 以公允價值計量且其變動計入其 他綜合收益的金融資產(債務工具) 包括應收款項融資、其他債權投資 等,按公允價值進行初始計量,相 關交易費用計入初始確認金額。 該金融資產按公允價值進行後續 計量,公允價值變動除採用實際利 率法計算的利息、減值損失或利得 和匯兑損益之外,均計入其他綜合 收益。

> 終止確認時,之前計入其他綜合收 益的累計利得或損失從其他綜合收 益中轉出,計入當期損益。

(3) 以公允價值計量且其變動計入 其他綜合收益的金融資產(權益 工具)

> 以公允價值計量且其變動計入其他 綜合收益的金融資產(權益工具)包 括其他權益工具投資等,按公允價 值進行初始計量,相關交易費用計 入初始確認金額。該金融資產按公 允價值進行後續計量,公允價值變 動計入其他綜合收益。取得的股利 計入當期損益。

> 終止確認時,之前計入其他綜合收 益的累計利得或損失從其他綜合收 益中轉出,計入留存收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

- (X) Financial Instruments (Continued)
 - 2. Recognition basis and measurement method of financial instruments (Continued)
 - (4) Financial assets at fair value through current profit or loss

Financial assets measured at fair value through current profit or loss, including held-for-trading financial assets, derivative financial assets and other non-current financial assets, are initially measured at fair value with relevant transaction costs included in current profit or loss. These financial assets are subsequently measured at fair value, with changes in fair value included in current profit or loss.

(5) Financial liabilities measured at fair value through current profit or loss

Financial liabilities measured at fair value through current profit or loss, including held-for-trading financial liabilities, derivative financial liabilities, etc., are initially measured at fair value with relevant transaction costs recognised in current profit or loss. These financial liabilities are subsequently measured at fair value, with changes in fair value included in current profit or loss.

On derecognition, the difference between the carrying amount and the consideration paid is recognised in current profit or loss.

(6) Financial liabilities measured at amortised cost

Financial liabilities measured at amortised cost, including short-term loans, bills payable, trade payable, other payable, long-term borrowings, bonds payable and long-term payables, are initially measured at fair value plus relevant transaction costs. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

2、金融工具的確認依據和計量方法 (續)

(4) 以公允價值計量且其變動計入 當期損益的金融資產

> 以公允價值計量且其變動計入當期 損益的金融資產包括交易性金融資 產、衍生金融資產、其他非流動金 融資產等,按公允價值進行初始計 量,相關交易費用計入當期損益。 該金融資產按公允價值進行後續計 量,公允價值變動計入當期損益。

(5) 以公允價值計量且其變動計入 當期損益的金融負債

> 以公允價值計量且其變動計入當期 損益的金融負債包括交易性金融負 債、衍生金融負債等,按公允價值 進行初始計量,相關交易費用計入 當期損益。該金融負債按公允價值 進行後續計量,公允價值變動計入 當期損益。

> 終止確認時,其賬面價值與支付的 對價之間的差額計入當期損益。

(6) 以攤餘成本計量的金融負債

以攤餘成本計量的金融負債包括短 期借款、應付票據、應付賬款、其 他應付款、長期借款、應付債券、 長期應付款,按公允價值進行初始 計量,相關交易費用計入初始確認 金額。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

2. Recognition basis and measurement method of financial instruments (Continued)

(6) Financial liabilities measured at amortised cost (Continued)

Interest calculated under the effective interest method during the period of holding is included in current profit or loss.

On derecognition, the difference between the consideration paid and the carrying amount of the financial liability is recognised in current profit or loss.

3. Derecognition of financial asset and financial asset transfers

The Company derecognizes a financial asset if it meets one of the following conditions:

- the contractual rights to receive the cash flows from the financial asset expire;
- the financial asset has been transferred, and substantially all the risks and rewards of ownership of the financial asset have been transferred to the transferee;
- the financial asset has been transferred, and the Company neither transferred nor retained substantially all the risks and rewards related to the ownership of the financial assets, but did not retain its control over the said financial assets.

When transferring a financial asset, if the Company retains substantially all the risks and rewards of ownership of the financial asset, the Company shall continue to recognize such asset.

When judging whether the transfer of a financial asset meets the above criteria for derecognition, the substanceover-form principle shall be applied. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

2、金融工具的確認依據和計量方法 (續)

(6) 以攤餘成本計量的金融負債 (續)

> 持有期間採用實際利率法計算的利 息計入當期損益。

> 終止確認時,將支付的對價與該金 融負債賬面價值之間的差額計入當 期損益。

3、金融資產終止確認和金融資產轉移

滿足下列條件之一時,本公司終止確認 金融資產:

- 收取金融資產現金流量的合同權利 終止;
- 金融資產已轉移,且已將金融資產
 所有權上幾乎所有的風險和報酬轉
 移給轉入方;
- 金融資產已轉移,雖然本公司既沒 有轉移也沒有保留金融資產所有權
 上幾乎所有的風險和報酬,但是未
 保留對金融資產的控制。

發生金融資產轉移時,如保留了金融資 產所有權上幾乎所有的風險和報酬的, 則不終止確認該金融資產。

在判斷金融資產轉移是否滿足上述金融 資產終止確認條件時,採用實質重於形 式的原則。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

3. Derecognition of financial asset and financial asset transfers (Continued)

The Company differentiates the transfer of a financial asset as full transfer or partial transfer. If the full transfer of a financial asset meets the criteria for derecognition, then the difference between the following two amounts was included in current profit or loss:

- (1) the book value of the financial asset transferred;
- (2) the sum of the consideration received from the transfer and the total amount of the fair value changes that is directly charged or credited to owners' equity (if the asset transferred is a financial asset (debt instruments) at fair value through other comprehensive income).

When the partial transfer of a financial asset meets the criteria for derecognition, the entire book value of the financial asset transferred shall be allocated between the part derecognised and the part to be recognised based on their respective fair value, with the difference between the following two included in current profit or loss:

- (1) The book value of the part that is derecognised;
- (2) The sum of the consideration attributable to the part derecognised and the total amount of the fair value changes that is directly charged or credited to owners' equity and attributable to the part derecognised (if the asset transferred is a financial asset (debt instruments) at fair value through other comprehensive income).

If the transfer of a financial asset does not meet the criteria for derecognition, the financial asset shall continue to be recognised and the consideration received is recognised as a financial liability. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

3、金融資產終止確認和金融資產轉移 (續)

公司將金融資產轉移區分為金融資產整 體轉移和部分轉移。金融資產整體轉移 滿足終止確認條件的,將下列兩項金額 的差額計入當期損益:

- (1) 所轉移金融資產的賬面價值;
- (2) 因轉移而收到的對價,與原直接計 入所有者權益的公允價值變動累計 額(涉及轉移的金融資產為以公允 價值計量且其變動計入其他綜合收 益的金融資產(債務工具)的情形) 之和。

金融資產部分轉移滿足終止確認條件 的,將所轉移金融資產整體的賬面價 值,在終止確認部分和未終止確認部分 之間,按照各自的相對公允價值進行分 攤,並將下列兩項金額的差額計入當期 損益:

- (1) 終止確認部分的賬面價值;
- (2) 終止確認部分的對價,與原直接計入所有者權益的公允價值變動累計額中對應終止確認部分的金額(涉及轉移的金融資產為以公允價值計量且其變動計入其他綜合收益的金融資產(債務工具)的情形)之和。

金融資產轉移不滿足終止確認條件的, 繼續確認該金融資產,所收到的對價確 認為一項金融負債。

i instruments (Continued)

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(X) Financial Instruments (Continued)

4. Derecognition of financial liabilities

If all or part of the current obligations of a financial liability have been discharged, the financial liability or part of it will be derecognised; if the Company signs an agreement with the creditor to replace the existing financial liability with new financial liability of substantially different contractual terms, the existing financial liability shall be derecognised while the new financial liability shall be recognised.

If substantial changes are made to the contractual terms (in whole or in part) of the existing financial liability, the existing financial liability (or part of it) shall be derecognised, and the financial liability after the modification of terms shall be recognised as a new financial liability.

When a financial liability is derecognised in whole or in part, the difference between the book value of the financial liability derecognised and the consideration paid (including the non-cash assets transferred out or the new financial liability assumed) shall be included in current profit or loss.

If the Company repurchases part of a financial liability, the book value of the entire financial liability is allocated between the part that continues to be recognised and the part that is derecognised on the repurchase date based on their respective relative fair value. The difference between the book value assigned to the part derecognised and the consideration paid (including the non-cash assets transferred out or the new financial liability assumed) shall be included in current profit or loss.

(+)金融工具(續)

4、金融負債終止確認

金融負債的現時義務全部或部分已經解除的,則終止確認該金融負債或其一部 分;本公司若與債權人簽定協議,以承 擔新金融負債方式替換現存金融負債, 且新金融負債與現存金融負債的合同條 款實質上不同的,則終止確認現存金融 負債,並同時確認新金融負債。

對現存金融負債全部或部分合同條款作 出實質性修改的,則終止確認現存金融 負債或其一部分,同時將修改條款後的 金融負債確認為一項新金融負債。

金融負債全部或部分終止確認時,終止 確認的金融負債賬面價值與支付對價 (包括轉出的非現金資產或承擔的新金 融負債)之間的差額,計入當期損益。

本公司若回購部分金融負債的,在回購 日按照繼續確認部分與終止確認部分的 相對公允價值,將該金融負債整體的賬 面價值進行分配。分配給終止確認部分 的賬面價值與支付的對價(包括轉出的 非現金資產或承擔的新金融負債)之間 的差額,計入當期損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

5. Determination of fair value of financial assets and financial liabilities

As for financial instruments with an active market, their fair values are determined by quoted prices in the active market. As for financial instruments without an active market, their fair values are determined by using valuation techniques. At the time of valuation, the Company adopts valuation techniques that are applicable in the current circumstances and sufficiently supported by available data and other information, and selects inputs that are consistent with the characteristics of the assets or liabilities considered by the market participants in the transactions of the relevant assets or liabilities, and prioritizes the use of relevant observable inputs. Unobservable inputs are used only if the relevant observable inputs are unavailable or not reasonably available.

6. Test and accounting methods for impairment of financial assets

The Company estimates financial assets measured at amortised cost by way of single or combination, or the expected credit losses of financial assets (debt instruments) measured at fair value through other comprehensive income and the financial guarantee contract, etc.

The probability-weighted amount of the difference in present value between the cash flow of receivable from contracts and the cash flow expected to be received, weighted with the risk of default, will be measured by taking into account of reasonable and valid information on, among other things, past events, current status and the forecast of future economic conditions to recognize the expected credit losses. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

5、金融資產和金融負債的公允價值的 確定方法

6 · 金融資產減值的測試方法及會計處 理方法

本公司以單項或組合的方式對以攤餘成 本計量的金融資產、以公允價值計量且 其變動計入其他綜合收益的金融資產 (債務工具)和財務擔保合同等的預期信 用損失進行估計。

本公司考慮有關過去事項、當前狀況以 及對未來經濟狀況的預測等合理且有依 據的信息,以發生違約的風險為權重, 計算合同應收的現金流量與預期能收到 的現金流量之間差額的現值的概率加權 金額,確認預期信用損失。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

6. Test and accounting methods for impairment of financial assets (Continued)

If the credit risk of a financial instrument has increased significantly since the initial recognition, the Company measures the loss provisions according to the lifetime expected credit loss of the financial instrument; if the credit risk on a financial instrument has not increased significantly since the initial recognition, the Company measures the loss provisions at an amount equal to 12-month expected credit losses of the financial instrument. The resulting increase in or reversal of loss provision shall be included in current profit or loss as impairment losses or gains.

In determining changes in the risk of default during the expected lifetime of a financial instrument and assessing whether the credit risk of a financial instrument has increased significantly since initial recognition, the Company compares the risk of default occurring on the financial instrument assessed at the balance sheet date with that assessed at the date of initial recognition. Usually, if it is overdue for more than 30 days, the Company will consider that the credit risk of the financial instrument has increased significantly, unless there is conclusive evidence to prove that the credit risk on a financial instrument has not increased significantly since initial recognition.

For a financial instrument with lower credit risk on the balance sheet date, the Company assumes that its credit risk on a financial instrument has not increased significantly since the initial recognition.

If there is objective evidence that a financial asset has been credit impaired, the Company shall make individual provision for the impairment of the financial asset. 三、重要會計政策及會計估計(續)

(+) **金融工具**(續)

6、金融資產減值的測試方法及會計處 理方法(續)

如果該金融工具的信用風險自初始確認 後已顯著增加,本公司按照相當於該金 融工具整個存續期內預期信用損失的金 額計量其損失準備;如果該金融工具的 信用風險自初始確認後並未顯著增加, 本公司按照相當於該金融工具未來12 個月內預期信用損失的金額計量其損失 準備。由此形成的損失準備的增加或轉 回金額,作為減值損失或利得計入當期 損益。

本公司通過比較金融工具在資產負債表 日發生違約的風險與在初始確認日發 生違約的風險,以確定金融工具預計存 續期內發生違約風險的相對變化,以評 估金融工具的信用風險自初始確認後 是否已顯著增加。通常逾期超過30日, 本公司即認為該金融工具的信用風險已 顯著增加,除非有確鑿證據證明該金融 工具的信用風險自初始確認後並未顯著 增加。

如果金融工具於資產負債表日的信用風 險較低,本公司即認為該金融工具的信 用風險自初始確認後並未顯著增加。

如果有客觀證據表明某項金融資產已經 發生信用減值,則本公司在單項基礎上 對該金融資產計提減值準備。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(X) Financial Instruments (Continued)

6. Test and accounting methods for impairment of financial assets (Continued)

For trade receivables and contract asset formed by the transactions regulated in the Accounting Standards for Business Enterprises No.14-Revenue (2017) whether contain significant financing components or otherwise, the Company always measures the loss provision at the lifetime expected credit loss.

For lease receivables, the Company chooses to always measures the loss provisions at the lifetime expected credit loss.

Where the Company no longer reasonably expects contractual cash flows of a financial asset to be fully or partially recoverable, the book balance of the financial asset is directly written down.

(XI) Inventories

1. Classification for inventories

Inventories are classified into: goods in transit, raw materials, turnover materials, goods in stock, work in process, finished goods, consumptive biological assets, etc.

三·重要會計政策及會計估計(續)

(+) 金融工具(續)

6、金融資產減值的測試方法及會計處 理方法(續)

對於由《企業會計準則第14號一收入》 (2017)規範的交易形成的應收款項和合 同資產,無論是否包含重大融資成分, 本公司始終按照相當於整個存續期內預 期信用損失的金額計量其損失準備。

對於租賃應收款,本公司選擇始終按照 相當於整個存續期內預期信用損失的金 額計量其損失準備。

本公司不再合理預期金融資產合同現金 流量能夠全部或部分收回的,直接減記 該金融資產的賬面餘額。

(+-)存貨

1、存貨的分類和成本

存貨分類為:在途物資、原材料、周轉 材料、庫存商品、在產品、發出商品、消 耗性生物資產等。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XI) Inventories (Continued)

2. Consumptive biological assets

The consumptive biological assets refer to broilers, chicks and hatchable eggs held by the Company. Consumptive biological assets are measured at fair value less sales costs at the end of the year. Any gain or loss arising from changes in fair value less sales costs is included in current profit or loss for the period in which the gain or loss arises.

3. Valuation of inventories

(1) Costs of other inventories

Other inventories are initially measured at cost, which comprises purchase costs, processing costs and other expenses incurred in bringing the inventories to their current location and condition.

(2) Measurement for inventories delivered

The standard cost method is adopted for inventories measurement on a normal basis. The difference between actual cost and standard cost at the end of the period is included in the current profit or loss or carried forward to the cost of the corresponding asset. When the actual cost of inventories fluctuates significantly from the standard cost each quarter, the Company will revise the relevant standard cost.

三·重要會計政策及會計估計(續)

(+-)存貨(續)

2、消耗性生物資產

消耗性生物資產指公司持有的肉雞、雞 雞、可孵化雞蛋。消耗性生物資產於年 末按公允價值減出售費用計量。任何因 公允價值減出售費用的變動產生的收益 或虧損於該等收益或虧損發生期間計入 當期損益。

3、存貨的計價方法

(1) 其他存貨的成本

其他存貨按成本進行初始計量,存 貨成本包括採購成本、加工成本和 其他使存貨達到目前場所和狀態所 發生的支出。

(2) 發出存貨的計價方法

存貨計價日常採用標準成本法,期 末將實際成本與標準成本之間的差 異計入當期損益或結轉至所對應資 產成本。每季度存貨的實際成本與 標準成本發生較大波動時,公司將 會修正相關標準成本。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XI) Inventories (Continued)

(+-)存貨(續)

4. Basis for the determination of net realizable value of different type of inventories

On the balance sheet date, inventories are stated at the lower of cost and net realisable value. When the cost of inventories was higher than their net realisable value, the provision decline in value of inventories shall be made. Net realisable value is the estimated selling price of the inventories in the ordinary course of business deducting the estimated costs upon completion, the estimated selling expenses and the related taxes.

Net realizable value of held-for-sale commodity stocks, such as finished products, goods in stock, and held-forsale raw materials, during the normal course of production and operation, shall be determined by their estimated selling prices less related selling costs and taxes; the net realizable value of inventory materials, which need to be processed, during the normal course of production and operation, shall be determined by the amount after deducting the estimated cost of completion, estimated selling costs and relevant taxes from the estimated selling price of finished goods; the net realizable value of inventories held for execution of sales contracts or labor contracts shall be calculated on the ground of the contracted price. If an enterprise holds more inventories than the quantity stipulated in the sales contract, the net realizable value of the excess part shall be calculated on the ground of general selling price.

4、不同類別存貨可變現淨值的確定 依據

資產負債表日,存貨應當按照成本與可 變現淨值孰低計量。當存貨成本高於其 可變現淨值的,應當計提存貨跌價準 備。可變現淨值,是指在日常活動中, 存貨的估計售價減去至完工時估計將要 發生的成本、估計的銷售費用以及相關 税費後的金額。

產成品、庫存商品和用於出售的材料等 直接用於出售的商品存貨,在正常生產 經營過程中,以該存貨的估計售價減去 估計的銷售費用和相關税費後的金額, 確定其可變現淨值;需要經過加工的材 料存貨,在正常生產經營過程中,以所 生產的產成品的估計售價減去至完工時 估計將要發生的成本、估計的銷售費用 和相關税費後的金額,確定其可變現淨 值; 為執行銷售合同或者勞務合同而持 有的存貨,其可變現淨值以合同價格為 基礎計算,若持有存貨的數量多於銷售 合同訂購數量的,超出部分的存貨的可 變現淨值以一般銷售價格為基礎計算。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XI) Inventories (Continued)

4. Basis for the determination of net realizable value of different type of inventories (Continued)

After the provision decline in value of inventories, if the factors resulting in the previously recorded inventory impairment disappeared, as a result of which the net realisable value of the inventories became higher than its book value, it would be written back to the extent of the original provision decline in value of inventories made, and such written-back amounts would be charged to the current profit or loss.

5. Inventory system

The perpetual inventory system is adopted.

6. Amortisation of low-value consumables and packaging materials

- (1) Low-value consumables are mortised using the immediate write off method.
- (2) Packaging materials are mortised using the immediate write-off method.

三·重要會計政策及會計估計(續)

(+-)存貨(續)

4、不同類別存貨可變現淨值的確定 依據(續)

計提存貨跌價準備後,如果以前減記存 貨價值的影響因素已經消失,導致存貨 的可變現淨值高於其賬面價值的,在原 已計提的存貨跌價準備金額內予以轉 回,轉回的金額計入當期損益。

5、存貨的盤存制度

採用永續盤存制。

- 6、低值易耗品和包裝物的攤銷方法
 - (1) 低值易耗品採用一次轉銷法。
 - (2) 包裝物採用一次轉銷法。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XII)Contract assets

1. Recognition and standard of contract assets

The Company presents contract assets or contract liabilities in the balance sheet based on the relationship between performance obligations and customer payments. The consideration that the Company has the right (and this right depends on factors other than passage of time) to receive for goods transferred to customers is listed as a contract assets. Contract assets and contract liabilities under the same contract shall be shown on a net basis. The right of the Company to charge the customer unconditionally (only depends on the passage of time) is listed as a receivable individually.

2. Method of determination of expected credit loss of contract assets and accounting treatment methods

For the method of determination of expected credit loss of contract assets and accounting treatment methods, please refer to the Note "III. (X) 6. Test and accounting methods for impairment of financial assets".

(XIII) Long-term equity investments

1. Joint control or significant influence criterion

Joint control is the contractually agreed sharing of control of an arrangement, and exists only when decisions about the relevant activities of the arrangement require the unanimous consent of the parties sharing control. If the Company together with the other joint venture parties can jointly control over the investee and are entitled to the right of the net assets of the investee, the investee is joint venture of the Company.

(+二)合同資產

1、合同資產的確認方法及標準

本公司根據履行履約義務與客戶付款之 間的關係在資產負債表中列示合同資產 或合同負債。本公司已向客戶轉讓商品 或提供服務而有權收取對價的權利(且 該權利取決於時間流逝之外的其他因 素)列示為合同資產。同一合同下的合 同資產和合同負債以淨額列示。本公司 擁有的、無條件(僅取決於時間流逝)向 客戶收取對價的權利作為應收款項單獨 列示。

2、合同資產預期信用損失的確定方法 及會計處理方法

合同資產的預期信用損失的確定方法及 會計處理方法詳見本附註「三、(十)6、 金融資產減值的測試方法及會計處理 方法」。

(+王)長期股權投資

1、共同控制、重大影響的判斷標準

共同控制,是指按照相關約定對某項安 排所共有的控制,並且該安排的相關活 動必須經過分享控制權的參與方一致同 意後才能決策。本公司與其他合營方一 同對被投資單位實施共同控制且對被投 資單位淨資產享有權利的,被投資單位 為本公司的合營企業。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XIII) Long-term equity investments (Continued)

1. Joint control or significant influence criterion (Continued)

Significant influence refers to the power to participate in making decisions on the financial and operating policies of investee, but not the power to control, or jointly control, the formulation of such policies with other parties. Where the Company can exercise significant influence over an investee, the investee is an associate of the Company.

2. Determination of initial investment cost

(1) Long-term equity investments acquired through business combination

For a long-term equity investment in subsidiaries resulting from a business combination involving entities under common control, the initial investment cost of long-term equity investments are its share of the book value of the owners' equity of the acquiree in the financial statements of the ultimate controlling party on the date of combinations. The difference between initial investment cost of long-term equity investment and the carrying value of paid consideration is to adjust share premium in the capital reserve. If the balance of share premium in the capital reserve is insufficient, any excess is adjusted to retained earnings. In connection with imposing control over the investee under joint control as a result of additional investment and other reasons the difference between initial investment cost of longterm equity investment according to the aforesaid principle, and the sum of the carrying value of longterm equity investment before combination and the carrying value of newly paid consideration for additional shares acquired on the date of combination is to adjust share premium. If the balance of share premium is insufficient, any excess is adjusted to retained earnings.

三、重要會計政策及會計估計(續)

(+王)長期股權投資(續)

4、共同控制、重大影響的判斷 標準(續)

重大影響,是指對被投資單位的財務和 經營決策有參與決策的權力,但並不能 夠控制或者與其他方一起共同控制這些 政策的制定。本公司能夠對被投資單位 施加重大影響的,被投資單位為本公司 聯營企業。

2、初始投資成本的確定

(1) 企業合併形成的長期股權投資

對於同一控制下的企業合併形成的 對子公司的長期股權投資,在合併 日按照取得被合併方所有者權益在 最終控制方合併財務報表中的賬面 價值的份額作為長期股權投資的 初始投資成本。長期股權投資初始 投資成本與支付對價賬面價值之 間的差額,調整資本公積中的股本 溢價;資本公積中的股本溢價不足 沖減時,調整留存收益。因追加投 資等原因能夠對同一控制下的被投 資單位實施控制的,按上述原則確 認的長期股權投資的初始投資成本 與達到合併前的長期股權投資賬面 價值加上合併日進一步取得股份新 支付對價的賬面價值之和的差額, 調整股本溢價,股本溢價不足沖減 的,沖減留存收益。
(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XIII) Long-term equity investments (Continued)

- 2. Determination of initial investment cost (Continued)
 - (1) Long-term equity investments acquired through business combination (Continued)

For a long-term equity investment in subsidiaries resulting from a business combination involving entities not under common control, the cost of the combination determined on the date of acquisition shall be taken as the initial investment cost of the long-term equity investment. In connection with imposing control over the investee not under joint control as a result of additional investment and other reasons, the initial investment cost shall be the sum of the carrying value of the equity investment originally held and the newly increased investment cost.

(2) Long-term equity investments acquired by other means other than business combination

The initial investment cost of a long-term equity investment obtained by the Company by cash payment shall be the purchase cost which is actually paid.

The initial investment cost of a long-term equity investment obtained by the Company by means of issuance of equity securities shall be the fair value of the equity securities issued. (+王)長期股權投資(續)

- 2、初始投資成本的確定(續)
 - (1) 企業合併形成的長期股權投資 (續)

對於非同一控制下的企業合併形成 的對子公司的長期股權投資,按照 購買日確定的合併成本作為長期股 權投資的初始投資成本。因追加投 資等原因能夠對非同一控制下的被 投資單位實施控制的,按照原持有 的股權投資賬面價值加上新增投資 成本之和作為初始投資成本。

(2) 通過企業合併以外的其他方式 取得的長期股權投資

> 以支付現金方式取得的長期股權投 資,按照實際支付的購買價款作為 初始投資成本。

> 以發行權益性證券取得的長期股權 投資,按照發行權益性證券的公允 價值作為初始投資成本。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XIII) Long-term equity investments (Continued)

- 3. Subsequent measurement and recognition of profit or loss
 - (1) Long-term equity investment accounted for by cost method

Long-term equity investments in subsidiaries are accounted for using cost method unless the investments meet the conditions of held-for-sale. Except for the actual consideration paid for the acquisition of investment or the declared but not yet distributed cash dividends or profits which are included in the consideration, investment gains is recognised as the Company's share of the cash dividends or profits declared by the investee.

(2) Long-term equity investment accounted for by equity method

Long-term equity investments in associates and jointly ventures are accounted for using equity method. Where the initial investment cost of a longterm equity investment exceeds the Company's share of the fair value of the investee's identifiable net assets at the acquisition date, no adjustment shall be made to the initial investment cost; where the initial investment cost is less than the Company's share of the fair value of the investee's identifiable net assets at the acquisition date, the difference shall be charged to current profit or loss and the cost for longterm equity investment shall be adjusted. (+王)長期股權投資(續)

3、後續計量及損益確認方法

(1) 成本法核算的長期股權投資

公司對子公司的長期股權投資,採 用成本法核算,除非投資符合持有 待售的條件。除取得投資時實際支 付的價款或對價中包含的已宣告但 尚未發放的現金股利或利潤外,公 司按照享有被投資單位宣告發放的 現金股利或利潤確認當期投資收益。

(2) 權益法核算的長期股權投資

對聯營企業和合營企業的長期股 權投資,採用權益法核算。初始投 資成本大於投資時應享有被投資 單位可辨認淨資產公允價值份額的 差額,不調整長期股權投資的初始 投資成本:初始投資成本小於投資 時應享有被投資單位可辨認淨資產 公允價值份額的差額,計入當期損 益,同時調整長期股權投資的成本。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XIII) Long-term equity investments (Continued)

3. Subsequent measurement and recognition of profit or loss (Continued)

(2) Long-term equity investment accounted for by equity method (Continued)

The Company recognizes the investment income and other comprehensive income according to its shares of net profit or loss and other comprehensive income realized by the investee respectively, and simultaneously makes adjustment to the carrying value of long-term equity investments. The carrying value of long-term equity investment shall be reduced by attributable share of the profit or cash dividends for distribution declared by the investee. In relation to other changes of owner's equity (the "Other Changes of Owner's Equity") except for net profits and losses, other comprehensive income and profit distribution of the investee, the carrying value of long-term equity investment shall be adjusted and included in owner's equity.

The Company's share of net profit or loss, other comprehensive income and Other Changes of Owner's Equity of an investee is determined based on the fair value of identifiable assets of the investee at the time when the investment is obtained, and according to the accounting policies and accounting period of the Company, recognition shall be made to the net profit of the investee after the adjustment and other comprehensive income, etc.

The unrealized profit or loss resulting from transactions between the Company and its associates or joint venture shall be eliminated in, based on which investment income or loss shall be recognised. Any losses resulting from transactions, which are attributable to impairment of assets, shall be fully recognised, except for the disposal of assets that consist of operations. (+王)長期股權投資(續)

3、後續計量及損益確認方法(續)

(2) 權益法核算的長期股權投資 (續)

> 在確認應享有被投資單位淨損益、 其他綜合收益及其他所有者權益變 動的份額時,以取得投資時被投資 單位可辨認淨資產的公允價值為基 礎,並按照公司的會計政策及會計 期間,對被投資單位的淨利潤和其 他綜合收益等進行調整後確認。

> 公司與聯營企業、合營企業之間發 生的未實現內部交易損益按照應享 有的比例計算歸屬於公司的部分, 予以抵銷,在此基礎上確認投資收 益,但投出或出售的資產構成業務 的除外。與被投資單位發生的未實 現內部交易損失,屬於資產減值損 失的,全額確認。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

ontinued)

(XIII) Long-term equity investments (Continued)

- 3. Subsequent measurement and recognition of profit or loss (Continued)
 - (2) Long-term equity investment accounted for by equity method (Continued)

The Company discontinues recognising its share of net losses of the investee after the carrying amount of the long-term equity investment and any long-term interest that is in substance forms part of the Company's net investment in the associate or the joint venture is reduced to zero, except to the extent that the Company has an obligation to assume additional losses. Where net profits are subsequently made by the associate or joint venture, the Company resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

(3) Disposal of long-term equity investments

When long-term equity investments are disposed of, the difference between the carrying amount and the actual proceeds received should be charged to current profit or loss.

For the certain long-term equity investment treated under the equity method, where the remaining equity continues to be accounted for using the equity method, the other comprehensive income previously recognised under the equity method shall be transferred in proportion by using the same basis as the investee used for direct disposal of relevant assets or liabilities. Other Changes of Owner's Equity shall be transferred in proportion into current profit or loss. (+3)長期股權投資(續)

三、重要會計政策及會計估計(續)

3、後續計量及損益確認方法(續)

(2) 權益法核算的長期股權投資 (續)

> 公司對合營企業或聯營企業發生的 淨虧損,除負有承擔額外損失義務 外,以長期股權投資的賬面價值以 及其他實質上構成對合營企業或聯 營企業淨投資的長期權益減記至零 為限。合營企業或聯營企業以後 環 利潤的,公司在收益分享額彌 補未確認的虧損分擔額後,恢復確 認收益分享額。

(3) 長期股權投資的處置

處置長期股權投資,其賬面價值與 實際取得價款的差額,計入當期 損益。

部分處置權益法核算的長期股權 投資,剩餘股權仍採用權益法核算 的,原權益法核算確認的其他綜合 收益採用與被投資單位直接處置相 關資產或負債相同的基礎按相應比 例結轉,其他所有者權益變動按比 例結轉入當期損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XIII) Long-term equity investments (Continued)

3. Subsequent measurement and recognition of profit or loss (Continued)

(3) Disposal of long-term equity investments (Continued)

When the Group loses the control or material influence over the investee due to disposal of equity investment and other reasons, for other comprehensive income recognised in the original equity investment due to the equity method is adopted, it shall be treated using the same accounting basis as the investee used for direct disposal of relevant assets or liabilities when ceasing to use the equity method. Other Changes of Owner's Equity shall be transferred into the current profit or loss when ceasing to use the equity method.

When the Group loses the control over the investee due to partially disposal of equity investment and other reasons, the remaining equity interest after disposal shall be accounted for under equity method in preparation of separate financial statements provided that joint control or material influence over the investee can be imposed and shall be adjusted as if such remaining equity interest had been accounted for under the equity method since being obtained. The other comprehensive income previously recognised before obtaining the control over the investee shall be transferred in proportion by using the same basis as the investee used for direct disposal of relevant assets or liabilities. Changes in other owner's equity recognised as a result of the adoption of the equity method shall be transferred to the current profit or loss on pro rata basis. Where the remaining equity interest after disposal cannot exercise joint control or exert material influence over the investee, it shall be recognised as financial asset, and the difference between fair value and the carrying value on the date of losing control shall be included in current profit or loss. All the other comprehensive income and Other Changes of Owner's equity recognised before obtaining the control over the investee shall be transferred.

(+王)長期股權投資(續)

3、後續計量及損益確認方法(續)

(3) 長期股權投資的處置(續)

因處置股權投資等原因喪失了對被 投資單位的共同控制或重大影響 的,原股權投資因採用權益法核算 而確認的其他綜合收益,在終止採 用權益法核算時採用與被投資單位 直接處置相關資產或負債相同的基 礎進行會計處理,其他所有者權益 變動在終止採用權益法核算時全部 轉入當期損益。

因處置部分股權投資等原因喪失了 對被投資單位控制權的,在編製個 別財務報表時,剩餘股權能夠對被 投資單位實施共同控制或重大影響 的,改按權益法核算,並對該剩餘 股權視同自取得時即採用權益法核 算進行調整,對於取得被投資單位 控制權之前確認的其他綜合收益採 用與被投資單位直接處置相關資產 或負債相同的基礎按比例結轉,因 採用權益法核算確認的其他所有者 權益變動按比例結轉入當期損益; 剩餘股權不能對被投資單位實施共 同控制或施加重大影響的,確認為 金融資產,其在喪失控制之日的公 允價值與賬面價值間的差額計入當 期損益,對於取得被投資單位控制 權之前確認的其他綜合收益和其他 所有者權益變動全部結轉。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XIII) Long-term equity investments (Continued)

- 3. Subsequent measurement and recognition of profit or loss (Continued)
 - (3) Disposal of long-term equity investments (Continued)

For disposal of the equity investment in a subsidiary in stages by multiple transactions resulting in the loss of control, where the Company accounts for a package deals, accounting treatment shall be conducted for all transactions as the equity investment for disposal of a subsidiary and the transaction in the loss of control. In the individual consolidated financial statements, the differences between the consideration disposed and the corresponding carrying value of long-term equity investment of the disposed equity in each transaction prior to the loss of control shall be recognised in other comprehensive income first and transferred to the current profit or loss when the parent eventually loses control over the subsidiary. Where the no package deal is accounted for, accounting treatment shall be conducted for each transaction individually.

(XIV) Fixed assets

1. Recognition and initial measurement of fixed assets

Fixed assets are tangible assets that are held for use in production or supply of goods or services, for rental to others, or for administrative purposes, and have a useful life of more than one accounting year. Fixed asset is recognised when it meets the following conditions:

- it is probable that the economic benefits associated with the fixed asset will flow to the enterprise;
- (2) its cost can be reliably measured.

Fixed assets are initially measured at cost (and taking into account the effect of estimated costs of disposal).

(+王)長期股權投資(續)

3、後續計量及損益確認方法(續)

(3) 長期股權投資的處置(續)

通過多次交易分步處置對子公司股 權投資直至喪失控制權,屬於一攬 子交易的,各項交易作為一項處 子公司股權投資並喪失控制權為一項處 了會計處理;在喪失控制權的 之司股權投資並喪失控制權的 定期股權投資販面價值之間 的差額,在個別財務報表中,先制 服 時再一並轉入喪失控制權的當期損 益。不屬於一攬子交易的,對每一 項交易分別進行會計處理。

(+四)固定資產

1、固定資產的確認和初始計量

固定資產指為生產商品、提供勞務、出 租或經營管理而持有,並且使用壽命超 過一個會計年度的有形資產。固定資產 在同時滿足下列條件時予以確認:

- (1) 與該固定資產有關的經濟利益很可 能流入企業;
- (2) 該固定資產的成本能夠可靠地計量。

固定資產按成本(並考慮預計棄置費用 因素的影響)進行初始計量。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XIV) Fixed assets (Continued)

1. Recognition and initial measurement of fixed assets (Continued)

For subsequent expenses related to fixed assets, if the related economic benefits are likely to flow into the enterprise and its cost could be reliably measured, such expenses are included in the cost of the fixed asset; and the carrying amount of the replaced part will be derecognised. All other subsequent expenses are included in current profit or loss upon occurrence.

2. Methods for depreciation

Fixed assets of the Company are depreciated by categories using the straight-line method, and the annual depreciation rates are determined by categories based upon their estimated useful lives and their estimated residual values. For fixed assets that have made provision for the impairment, the amount of depreciation of it is determined by carrying value after deducting the provision for the impairment based on useful life during the future period. Where different components of a fixed asset have different useful lives or generate economic benefits for the enterprise in different ways, different depreciation rates or depreciation methods shall apply, and each component is depreciated separately.

三、重要會計政策及會計估計(續)

(+四) 固定資產(續)

1、固定資產的確認和初始計量(續)

與固定資產有關的後續支出,在與其有 關的經濟利益很可能流入且其成本能夠 可靠計量時,計入固定資產成本;對於 被替換的部分,終止確認其賬面價值; 所有其他後續支出於發生時計入當期 損益。

2、折舊方法

固定資產折舊採用年限平均法分類計 提,根據固定資產類別、預計使用壽命 和預計淨殘值率確定折舊率。對計提了 減值準備的固定資產,則在未來期間按 扣除減值準備後的賬面價值及依據尚可 使用年限確定折舊額。如固定資產各組 成部分的使用壽命不同或者以不同方式 為企業提供經濟利益,則選擇不同折舊 率或折舊方法,分別計提折舊。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

2. Methods for depreciation (Continued)

(XIV) Fixed assets (Continued)

三·重要會計政策及會計估計(續)

(+四) 固定資產(續)

2、折舊方法(續)

The depreciation methods, useful life of depreciation, residual value rate and annual depreciation rate of each category of fixed assets are as follows:

各類固定資產折舊方法、折舊年限、殘 值率和年折舊率如下:

Category 類 別	Depreciation method 折舊方法	Useful life (Years) 折舊年限 (年)	Residual value rate (%) 殘值率(%)	Annual depreciation rate (%) 年折舊率(%)
House and buildings	Straight-line method	20–40	5	2.38–4.75
房屋及建築物	平均年限法			
Machine and equipment	Straight-line method	4–15	5	6.33–23.75
機器設備	平均年限法			
Vehicle	Straight-line method	5–8	5	11.88–19.00
運輸設備	平均年限法			
Electronic equipment	Straight-line method	5–8	5	11.88–19.00
電子設備	平均年限法			

3. Disposal of fixed assets

A fixed asset is derecognised on disposal or when no future economic benefits are expected from using or disposal. The amount of proceeds on sale, transfer, retirement or damage of a fixed asset net of its carrying amount and related taxes and expenses is recognised in current profit or loss.

(XV) Construction in progress

Construction in progress is measured at actual cost. Actual cost comprises construction costs, installation costs, borrowing costs that are eligible for capitalisation and other costs necessary to bring the construction in progress ready for their intended use. Construction in progress is transferred to fixed assets when the assets are ready for their intended use, and depreciation begins from the following month.

3、固定資產處置

當固定資產被處置、或者預期通過使用 或處置不能產生經濟利益時,終止確認 該固定資產。固定資產出售、轉讓、報 廢或毀損的處置收入扣除其賬面價值和 相關税費後的金額計入當期損益。

(+五) 在建工程

在建工程按實際發生的成本計量。實際成本 包括建築成本、安裝成本、符合資本化條件 的借款費用以及其他為使在建工程達到預定 可使用狀態前所發生的必要支出。在建工程 在達到預定可使用狀態時,轉入固定資產並 自次月起開始計提折舊。

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III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XVI) Borrowing costs

1. Criteria for recognition of capitalised borrowing costs

The Company's borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised into the cost of relevant assets. Other borrowing costs are recognised as expenses in profit or loss in the period in which they are incurred.

Qualifying assets include fixed assets, investment property and inventories that necessarily take a substantial period of time for acquisition, construction or production to get ready for their intended use or sale.

2. Capitalisation period of borrowing costs

The capitalisation period refers to the period beginning from the commencement of capitalising borrowing costs to the date of ceasing capitalisation, excluding the period of suspension of capitalisation.

Capitalisation of borrowing costs begins when the following three conditions are fully satisfied:

- expenditures for the assets (including cash paid, noncash assets transferred or interest-bearing liabilities assumed for the acquisition, construction or production of qualifying assets) have been incurred;
- (2) borrowing costs have been incurred;
- (3) acquisition, construction or production that are necessary to enable the asset get ready for their intended use or sale have commenced.

Capitalisation of borrowing costs shall cease when the qualifying asset under acquisition, construction or production gets ready for intended use or sale.

(+六) 借款費用

1、借款費用資本化的確認原則

公司發生的借款費用,可直接歸屬於符 合資本化條件的資產的購建或者生產 的,予以資本化,計入相關資產成本; 其他借款費用,在發生時根據其發生額 確認為費用,計入當期損益。

符合資本化條件的資產,是指需要經過 相當長時間的購建或者生產活動才能達 到預定可使用或者可銷售狀態的固定資 產、投資性房地產和存貨等資產。

2、借款費用資本化期間

資本化期間,指從借款費用開始資本化 時點到停止資本化時點的期間,借款費 用暫停資本化的期間不包括在內。

借款費用同時滿足下列條件時開始資 本化:

- (1) 資產支出已經發生,資產支出包括 為購建或者生產符合資本化條件的 資產而以支付現金、轉移非現金資 產或者承擔帶息債務形式發生的 支出;
- (2) 借款費用已經發生;
- (3) 為使資產達到預定可使用或者可銷 售狀態所必要的購建或者生產活動 已經開始。

當購建或者生產符合資本化條件的資產 達到預定可使用或者可銷售狀態時,借 款費用停止資本化。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XVI)Borrowing costs (Continued)

3. Suspension of capitalisation period

Capitalisation of borrowing costs shall be suspended during periods in which the acquisition, construction or production of a qualifying asset is interrupted abnormally, and the interruption is for a continuous period of more than 3 months; if the interruption is a necessary step for making the qualifying asset under acquisition, construction or production ready for the intended use or sale, the capitalisation of the borrowing costs shall continue. The borrowing costs incurred during such period of interruption shall be recognised in current profit or loss. When the acquisition, construction or production of the asset resumes, the capitalisation of borrowing costs continues.

4. Capitalisation rate and calculation of capitalisation amount of borrowing costs

As to specific borrowings for the acquisition, construction or production of qualifying assets, borrowing costs from the specific borrowings actually incurred in the current period minus the interest income earned on the unused borrowing loans as a deposit in the bank or the investment income earned from temporary investment will be used to determine the amount of borrowing costs for capitalisation.

As to general bor rowings for the acquisition, construction or production of qualifying assets, the to-be-capitalised amount of borrowing costs on the general borrowing shall be calculated and determined by multiplying the weighted average asset disbursement of the part of the accumulative asset disbursements minus the specific borrowings and the capitalisation rate of the said general borrowings. The capitalisation rate shall be calculated and determined according to the weighted average actual interest rate of general borrowings.

三·重要會計政策及會計估計(續)

(† 치) 借款費用(續)

3、暫停資本化期間

符合資本化條件的資產在購建或生產過 程中發生的非正常中斷、且中斷時間連 續超過3個月的,則借款費用暫停資本 化;該項中斷如是所購建或生產的符合 資本化條件的資產達到預定可使用狀態 或者可銷售狀態必要的程序,則借款費 用繼續資本化。在中斷期間發生的借款 費用確認為當期損益,直至資產的購建 或者生產活動重新開始後借款費用繼續 資本化。

4、借款費用資本化率、資本化金額的 計算方法

對於為購建或者生產符合資本化條件的 資產而借入的專門借款,以專門借款當 期實際發生的借款費用,減去尚未動用 的借款資金存入銀行取得的利息收入或 進行暫時性投資取得的投資收益後的金 額,來確定借款費用的資本化金額。

對於為購建或者生產符合資本化條件的 資產而佔用的一般借款,根據累計資產 支出超過專門借款部分的資產支出加 權平均數乘以所佔用一般借款的資本化 率,計算確定一般借款應予資本化的借 款費用金額。資本化率根據一般借款加 權平均實際利率計算確定。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XVI) Borrowing costs (Continued)

4. Capitalisation rate and calculation of capitalisation amount of borrowing costs (Continued)

During the capitalisation period, exchange differences related to the principal and interest on a specific-purpose borrowing denominated in foreign currency are capitalised as part of the cost of the qualifying asset. The exchange differences related to the principal and interest on foreign currency borrowings other than a specific-purpose borrowing are included in the current profits and losses when incurred.

(XVII) biological assets

1. Classification and costs for biological assets

The Company's biological assets are classified as consumptive biological assets and productive biological assets, including broilers, chicks, hatchable eggs and breeders. Productive biological assets are classified into immature productive biological assets and mature productive biological assets according to different stages. The two stages refer the breeding stage and the production stage, respectively.

Productive biological assets are measured at fair value less sales costs at initial recognition and the end of each reporting period. Any gain or loss arising from changes in fair value less sales costs is included in current profit or loss for the period in which the gain or loss arises.

Breeding costs and other related costs (such as labour costs, depreciation and amortisation expenses and public expenses) are capitalised at the breeding and the production stage until normal and stable egg production.

三·重要會計政策及會計估計(續)

(†ホ) 借款費用(續)

4、借款費用資本化率、資本化金額的 計算方法(續)

> 在資本化期間內, 外幣專門借款本金及 利息的匯兑差額, 予以資本化, 計入符 合資本化條件的資產的成本。除外幣專 門借款之外的其他外幣借款本金及其利 息所產生的匯兑差額計入當期損益。

(+t) 生物資產

1、生物資產的分類和成本

本公司生物資產分類為消耗性生物資產 和生產性生物資產,包括肉雞、雛雞、 可孵化雞蛋和種雞。生產性生物資產根 據不同的階段劃分為未成熟生產性生物 資產和成熟生產性生物資產,兩個階段 分別為育雛育成階段及產蛋階段。

生產性生物資產於初始確認時和各報告 期期末按公允價值減出售費用計量。任 何因公允價值減出售費用的變動產生的 收益或虧損於相應收益或虧損發生期間 計入當期損益。

育雛育成階段飼養成本及其他相關成本 (如人工成本、折舊及攤銷費用及公共費 用)被資本化,直到能夠開始正常穩定產 蛋為止。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XVII) biological assets (Continued)

2. Inventory system of productive biological assets

The Company takes inventory of parent stock day-old chicks by batch once every six months or at the time of culling. The perpetual inventory system is adopted.

(XVIII)Intangible assets

1. Measurement of intangible assets

(1) Intangible assets are initially measured at cost upon acquisition by the Company;

The costs of an externally purchased intangible asset include the purchase price, relevant tax expenses, and other expenditures directly attributable to bringing the asset ready for its intended use.

(2) Subsequent measurement

The Company shall analyse and judge the useful life of intangible Assets upon acquisition.

As for intangible assets with a finite useful life, they are amortised over the term in which economic benefits are brought to the firm; If the term in which economic benefits are brought to the firm by an intangible asset cannot be estimated, the intangible asset shall be taken as an intangible asset with indefinite useful life, and shall not be amortised.

三·重要會計政策及會計估計(續)

(+t) 生物資產(續)

2、生產性生物的盤存制度

公司對父母代種雞按批次進行盤點,每 半年或者淘汰時盤點一次。採用永續盤 存制。

(†ハ) 無形資產

1、無形資產的計價方法

(1) 公司取得無形資產時按成本進 行初始計量;

> 外購無形資產的成本,包括購買價款、相關税費以及直接歸屬於使該 項資產達到預定用途所發生的其他 支出。

(2) 後續計量

在取得無形資產時分析判斷其使用 壽命。

對於使用壽命有限的無形資產,在 為企業帶來經濟利益的期限內攤 銷;無法預見無形資產為企業帶來 經濟利益期限的,視為使用壽命不 確定的無形資產,不予攤銷。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XVIII)Intangible assets (Continued)

2. Estimate of useful life for the intangible assets with finite useful life

三·重要會計政策及會計估計(續)

(+1.) 無形資產(續)

標準

2、使用壽命有限的無形資產的使用壽 命估計情況

Items 項目	Estimated Useful Years 預計使用壽命	Amortisation method 攤銷方法	Residual value rate 殘值率	Basis 依據
Land use rights	25-50	Straight-line	0	Terms for bringing economic benefits
g		method		to the Company
土地使用權		年限平均法		為公司帶來經濟利益的期限
Computer software	10	Straight-line	0	Terms for bringing economic benefits
		method		to the Company
電腦軟件		年限平均法		為公司帶來經濟利益的期限
Patents	20	Straight-line	0	Terms for bringing economic benefits
		method		to the Company
專利權		年限平均法		為公司帶來經濟利益的期限

phase and development Phase

The expenses for internal research and development projects of the Company are divided into expenses in the research phase and expenses in the development phase.

Research phase: a phase in which innovative and scheduled investigations and research activities are conducted to obtain and understand new scientific or technological knowledge.

Development phase: a phase in which the research outcomes or other knowledge are applied for a plan or a design prior to the commercial production or use in order to produce new or substantially improved materials, devices, products, etc.

3、劃分研究階段和開發階段的具體

公司內部研究開發項目的支出分為研究 階段支出和開發階段支出。

研究階段:為獲取並理解新的科學或技 術知識等而進行的獨創性的有計劃調 查、研究活動的階段。

開發階段:在進行商業性生產或使用 前,將研究成果或其他知識應用於某項 計劃或設計,以生產出新的或具有實 質性改進的材料、裝置、產品等活動的 階段。

3. Specific criteria for the division of research

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XVIII)Intangible assets (Continued)

4. Specific conditions for capitalisation of expenditure incurred in development phase

Expenditures incurred in the research stage are recognised in profit or loss for the period. Expenditures incurred in the development stage are recognised as intangible assets only when all of the following conditions are satisfied, and the expenditures in the development stage that does not meet all of the following conditions are recognised in profit or loss for the period:

- the technical feasibility of completing the intangible asset so that it will be available for use or for sale;
- (2) the intention to complete the intangible asset for use or for sale;
- (3) the ways in which the intangible asset generate economic benefits, including there is evidence that the products produced using the intangible asset has a market or the intangible asset itself has a market, or if the intangible asset is for internal use, there is evidence that proves its usefulness;
- (4) the availability of adequate technical, financial and other resources to complete the development and the ability to use or sell the intangible asset;
- (5) the expenditures attributable to the development phase of the intangible asset could be reliably measured.

If the expenditures cannot be distinguished between the research phase and development phase, all of which should be included in the current profit or loss.

三、重要會計政策及會計估計(續)

(†N) **無形資產**(續)

4、開發階段支出資本化的具體條件

研究階段的支出,於發生時計入當期損益。開發階段的支出同時滿足下列條件 的,確認為無形資產,不能滿足下述條 件的開發階段的支出計入當期損益:

- (1) 完成該無形資產以使其能夠使用或 出售在技術上具有可行性;
- (2) 具有完成該無形資產並使用或出售 的意圖;
- (3) 無形資產產生經濟利益的方式,包括能夠證明運用該無形資產生產的產品存在市場或無形資產自身存在市場,無形資產將在內部使用的,能夠證明其有用性;
- (4) 有足夠的技術、財務資源和其他資源支持,以完成該無形資產的開發,並有能力使用或出售該無形資產;
- (5) 歸屬於該無形資產開發階段的支出 能夠可靠地計量。

無法區分研究階段支出和開發階段支 出的,將發生的研發支出全部計入當期 損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XIX) Impairment of long-term assets

Long-term equity investments, fixed assets, construction in progress, right-of-use assets, use of intangible assets with a finite useful life, oil and gas assets and other long-term assets are tested for impairment if there is any indication that such assets may be impaired at the balance sheet date. If the result of the impairment test indicates that the recoverable amount of the asset is less than its carrying amount, a provision for impairment and an impairment loss are recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and the present value of the future cash flows expected to be derived from the asset. Provision for asset impairment is determined and recognised on the individual asset basis. If it is not possible to estimate the recoverable amount of an individual asset, the recoverable amount of a group of assets to which the asset belongs is determined. A group of assets is the smallest group of assets that is able to generate independent cash inflows.

Goodwill formed by business merger, intangible assets with indefinite useful lives and intangible assets that are not yet ready for use are tested for impairment at least at the end of each year regardless of whether there is any sign of impairment.

When the Company performs impairment test on goodwill, the Company shall, as of the purchase day, allocate on a reasonable basis the carrying value of the goodwill formed by merger of enterprises to the relevant asset groups, or if there is a difficulty in allocation, to allocate it to the set of asset groups. The related asset groups or the set of asset groups refers to these ones that can benefit from the synergies of a business combination.

三、重要會計政策及會計估計(續)

(†九)長期資產減值

長期股權投資、固定資產、在建工程、使用 權資產,使用壽命有限的無形資產、油氣資 產等長期資產,於資產負債表日存在減值 象的,進行減值測試。減值測試結果表 個別試。減值測試結果表 的可收回金額低於其賬面價值的,按其 額 約 可收回金額低於其賬面價值的,按其 額 資產預計未來現金流量的現值兩者之 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一 額 資產和的可收回金額。資產組是能夠獨立產 生現金流入的最小資產組合。

對於因企業合併形成的商譽、使用壽命不確 定的無形資產、尚未達到可使用狀態的無形 資產,無論是否存在減值跡象,至少在每年 年終進行減值測試。

本公司進行商譽減值測試,對於因企業合併 形成的商譽的賬面價值,自購買日起按照合 理的方法分攤至相關的資產組;難以分攤至 相關的資產組的,將其分攤至相關的資產組 組合。相關的資產組或者資產組組合,是能 夠從企業合併的協同效應中受益的資產組或 者資產組組合。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XIX) Impairment of long-term assets (Continued)

For the purpose of impairment test on the relevant asset groups or the set of asset groups containing goodwill, if any evidence shows that the impairment of asset groups or set of asset groups related to goodwill is possible, an impairment test will be made firstly on the asset groups or set of asset groups not containing goodwill, thus calculating the recoverable amount and comparing it with the relevant carrying value so as to recognize the corresponding impairment loss. Then, the Company will conduct impairment tests on the asset groups or set of asset groups that includes goodwill and compare its carrying value against its recoverable amount. If the recoverable amount is lower than its carrying value, the amount of impairment loss is first offset against the carrying value of the goodwill allocated to the asset groups or set of asset groups, then, based on the proportion of the carrying value of other assets in the asset groups or set of asset groups other than goodwill, offset against the carrying value of other assets proportionally.

Once the above asset impairment loss is recognised, it will not be reversed in subsequent accounting periods.

(XX) Long-term deferred expenses

Long-term prepaid expenses are expenses which have occurred but will benefit over 1 year and shall be amortised over the current period and subsequent periods.

The amortisation period and amortisation method for each expense are: evenly amortised over the benefit period.

(XXI) Contract liabilities

The Company has presented contract assets or contract liabilities in the balance sheet based on the connection between the fulfilment of performance obligations and payment of the customers. A contract liability represents the obligation to transfer goods or services to a customer for that the Company has received a consideration or an amount of consideration that is due from the customer. A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

三·重要會計政策及會計估計(續)

(†九) 長期資產減值(續)

在對包含商譽的相關資產組或者資產組組合 進行減值測試時,如與商譽相關的資產組或 者資產組組合存在減值跡象的,先對不包含 商譽的資產組或者資產組組合進行減值測 試,計算可收回金額,並與相關賬面價值值 比較,確認相應的減值損失。然後對包含商 譽的資產組或者資產組組合進行減值測 比較其賬面價值與可收回金額,如可收回金 額、如可收回金額 分攤至資產組或者資產組組合中商譽的賬面 價值,再根據資產組或者資產組組合中除商 醫之外的其他各項資產的賬面價值所佔比 重,按比例抵減其他各項資產的賬面價值。

上述資產減值損失一經確認,在以後會計期 間不予轉回。

(二+)長期待攤費用

長期待攤費用為已經發生但應由本期和以 後各期負擔的分攤期限在一年以上的各項 費用。

各項費用的攤銷期限及攤銷方法為:受益期 內平均攤銷。

(:+-)合同負債

本公司根據履行履約義務與客戶付款之間的 關係在資產負債表中列示合同資產或合同負 債。本公司已收或應收客戶對價而應向客戶 轉讓商品或提供服務的義務列示為合同負 債。同一合同下的合同資產和合同負債以淨 額列示。

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III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXII) Employee benefits

1. Accounting treatment method of short-term benefits

In the accounting period in which employees provide services for the Company, short-term benefits actually incurred are recognised as liabilities and charged into current profit or loss or cost of relevant assets.

With regard to the social insurance and housing provident funds contributed and labour union expenses and employee education expenses paid as required by regulations, the Company should calculate and recognise the corresponding employee benefits payables according to the appropriation basis and proportion as stipulated by relevant requirements in the accounting period in which employees provide services for the Company.

At the time of actual occurrence, the Company's employee benefits are recorded in the current profit or loss or costs of relevant assets as incurred. The noncurrency welfare expenses are measured at fair value.

2. Accounting treatment method of postemployment benefits

(1) Defined contribution scheme

The Company will pay basic pension insurance and unemployment insurance for the staff in accordance with the relevant provisions of the local government. During the accounting period in which the staff provides services for the Company, the Company will calculate the amount payable in accordance with the local stipulated basis and proportions, and such amount will be recognised as liabilities and charged into current profit or loss or cost of relevant assets.

三·重要會計政策及會計估計(續)

(二十二) 職工薪酬

1、短期薪酬的會計處理方法

本公司在職工為本公司提供服務的會計 期間,將實際發生的短期薪酬確認為負 債,並計入當期損益或相關資產成本。

本公司為職工繳納的社會保險費和住 房公積金,以及按規定提取的工會經費 和職工教育經費,在職工為本公司提供 服務的會計期間,根據規定的計提基礎 和計提比例計算確定相應的職工薪酬 金額。

本公司發生的職工福利費,在實際發生 時根據實際發生額計入當期損益或相關 資產成本,其中,非貨幣性福利按照公 允價值計量。

2、離職後福利的會計處理方法

(1) 設定提存計劃

本公司按當地政府的相關規定為職 工繳納基本養老保險和失業保險, 在職工為本公司提供服務的會計期 間,按以當地規定的繳納基數和比 例計算應繳納金額,確認為負債, 並計入當期損益或相關資產成本。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXII) Employee benefits (Continued)

2. Accounting treatment method of postemployment benefits (Continued)

(2) Defined benefit scheme

According to the formula determined under the expected cumulative welfare unit method, the Company attributes the welfare obligations arising from the defined benefit scheme to the period during which the employees provide services, and such obligations would be charged into current profit or loss or costs of relevant assets.

The deficit or surplus generated from the present value of obligations of the defined benefit scheme minus the fair value of the assets of defined benefit scheme is recognised as net liabilities or net assets of a defined benefit scheme. When the defined benefit Scheme has surplus, the Company will measure the net assets of the defined benefit scheme at the lower of the surplus of defined Benefit scheme and the upper limit of the assets.

All defined benefit schemes obligations, including the expected duty of payment within 12 months after the end of annual reporting period during which the staff provided service, are discounted based on the market yield of government bonds matching the term and currency of defined benefit scheme obligations or corporate bonds of high quality in the active market on the balance sheet date.

The service cost incurred by the defined benefit scheme and the net interest of the net liabilities and net assets of the defined benefit scheme would be charged to current profit or loss or relevant costs of assets. The changes arising from the remeasurement of the net liabilities or net assets of the defined benefit scheme would be included in other comprehensive income and are not reversed to profit or loss in a subsequent accounting period; when the previously defined benefit scheme is terminated, all of such amount previously included in other comprehensive income shall be carried forward to undistributed profit within the scope of equity. 三、重要會計政策及會計估計(續)

[井] **職工薪酬**(續)

2、離職後福利的會計處理方法(續)

(2) 設定受益計劃

本公司根據預期累計福利單位法確 定的公式將設定受益計劃產生的 福利義務歸屬於職工提供服務的 期間,並計入當期損益或相關資產 成本。

設定受益計劃義務現值減去設定受 益計劃資產公允價值所形成的赤字 或盈餘確認為一項設定受益計劃淨 負債或淨資產。設定受益計劃存在 盈餘的,本公司以設定受益計劃的 盈餘和資產上限兩項的孰低者計量 設定受益計劃淨資產。

所有設定受益計劃義務,包括預期 在職工提供服務的年度報告期間結 束後的十二個月內支付的義務,根 據資產負債表日與設定受益計劃義 務期限和幣種相匹配的國債或活躍 市場上的高質量公司債券的市場收 益率予以折現。

設定受益計劃產生的服務成本和設 定受益計劃淨負債或淨資產的利息 淨額計入當期損益或相關資產成 本:重新計量設定受益計劃淨負債 或淨資產所產生的變動計入其他綜 合收益,並且在後續會計期間不轉 回至損益,在原設定受益計劃終止 時在權益範圍內將原計入其他綜合 收益的部分全部結轉至未分配利潤。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXII) Employee benefits (Continued)

2. Accounting treatment method of postemployment benefits (Continued)

(2) Defined benefit scheme (Continued)

When the defined benefit scheme is settled, the gain or loss is recognised based on the difference between the present value of obligations under the defined benefit scheme and the settlement price at the settlement date.

3. Accounting treatment method of termination benefits

When the Company provides employees with termination benefits, the staff remuneration liabilities arising from termination benefits are recognised and recorded in current profit or loss whichever of the following is earlier: when the Company cannot unilaterally revoke such termination benefits provided due to dissolution of labour relationship plan or layoff proposal; when the Company recognises such cost or expenses associated with the restructuring involving the payment of termination benefits.

(XXIII) Estimated liabilities

The Company shall recognise an obligation related to contingencies as the estimated liability, when all of the following conditions are satisfied:

- (1) such obligation is the present obligation of the Company;
- the performance of such obligation is likely to lead to an outflow of economic benefits of the Company;
- (3) the amount of such obligation can be reliably measured.

The estimated liabilities are initially measured at the best estimate of expenditure required for the performance of relevant present obligations. 三、重要會計政策及會計估計(續)

(計) **職工薪酬**(續)

2、離職後福利的會計處理方法(續)

(2) 設定受益計劃(續)

在設定受益計劃結算時,按在結算 日確定的設定受益計劃義務現值和 結算價格兩者的差額,確認結算利 得或損失。

3、辭退福利的會計處理方法

本公司向職工提供辭退福利的,在下列 兩者孰早日確認辭退福利產生的職工薪 酬負債,並計入當期損益:公司不能單 方面撤回因解除勞動關係計劃或裁減建 議所提供的辭退福利時;公司確認與涉 及支付辭退福利的重組相關的成本或費 用時。

(計)預計負債

與或有事項相關的義務同時滿足下列條件 時,本公司將其確認為預計負債:

- (1) 該義務是本公司承擔的現時義務;
- (2) 履行該義務很可能導致經濟利益流出本 公司;
- (3) 該義務的金額能夠可靠地計量。

預計負債按履行相關現時義務所需的支出的 最佳估計數進行初始計量。

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III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIII) Estimated liabilities (Continued)

The Company shall take into consideration the risks, uncertainties, time value of money and other factors relating to the contingencies in determining the best estimate. If the time value of money is significant, the best estimates shall be determined after discount of relevant future cash outflows.

If there is a successive range of the required expenditure, and the likelihood of occurrence of various results within the range is the same, the best estimate is determined by the intermediate value. In other cases, the best estimate is handled as follows:

- Where the contingency is related to individual item, the best estimate should be determined as the most likely amount.
- Where the contingency is related to a number of items, the best estimate should be calculated and determined according to the various possible results and the relevant probabilities.

When all or part of the expenditures necessary for the settlement of an estimated liability is expected to be compensated by a third party, the compensation should be separately recognised as an asset only when it is virtually certain that the compensation will be received. The amount recognised for the compensation should not exceed the carrying amount of estimated liabilities.

The Company reviews the carrying amount of estimated liabilities on balance sheet date. If there is clear evidence that the carrying amount does not reflect the current best estimate, the carrying amount is adjusted to the current best estimate.

(XXIV) Share-based payments

The share-based payments of the Company are transactions that grant equity instruments or assume equity-instrument based liabilities for receiving services rendered by employees or other parties. The share-based payments of the Company include equity-settled share-based payments and cash-settled share-based payments. 三、重要會計政策及會計估計(續)

[計] 預計負債(續)

在確定最佳估計數時,綜合考慮與或有事項 有關的風險、不確定性和貨幣時間價值等因 素。對於貨幣時間價值影響重大的,通過對 相關未來現金流出進行折現後確定最佳估 計數。

所需支出存在一個連續範圍,且該範圍內各 種結果發生的可能性相同的,最佳估計數按 照該範圍內的中間值確定:在其他情況下, 最佳估計數分別下列情況處理:

- 或有事項涉及單個項目的,按照最可能 發生金額確定。
- 或有事項涉及多個項目的,按照各種可 能結果及相關概率計算確定。

清償預計負債所需支出全部或部分預期由第 三方補償的,補償金額在基本確定能夠收到 時,作為資產單獨確認,確認的補償金額不 超過預計負債的賬面價值。

本公司在資產負債表日對預計負債的賬面價 值進行覆核,有確鑿證據表明該賬面價值不 能反映當前最佳估計數的,按照當前最佳估 計數對該賬面價值進行調整。

[1] 股份支付

本公司的股份支付是為了獲取職工或其他方 提供服務而授予權益工具或者承擔以權益工 具為基礎確定的負債的交易。本公司的股份 支付分為以權益結算的股份支付和以現金結 算的股份支付。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXIV) Share-based payments (Continued)

1. Equity-settled share-based payments and equity instruments

Equity-settled share-based payments made in exchange for services rendered by employees are measured at the fair value of equity instruments granted to employees. If the equity instruments granted to employees vest immediately, the fair value of the equity instruments granted is, on grant date, recognised as relevant cost or expenses with a corresponding increase in capital reserve. If the equity instruments granted to employees do not vest until the completion of services for a vesting period, or until the specified performance conditions are met, the Company, at each balance sheet date during the vesting period, makes the best estimation according to the number of equity instruments expected to vest. The Company recognises the services received for the current period as related costs or expenses, with a corresponding increase in capital reserve, at an amount equal to the fair value of the equity instruments at the grant date.

If the terms of the equity-settled share-based payment are amended, the Company shall recognise the services received at least based on the situation before the amendment was made. In addition, any amendment resulting in the increase of the fair value of the equity instrument granted or changes that are beneficial to the staff on the amendment date will be recognised as an increase in the service received.

During the vesting period, where the granted equity instrument is cancelled, the Company shall accelerate the exercise of rights thereunder, recognising the outstanding amount for the remainder of the vesting period in current profit or loss, while recognising capital reserve. However, if new equity instruments are granted and they are verified at the granting date of new equity instrument as alternatives granted to the cancel led equity instruments, the treatment on the new equity instrument is in conformity with the modified treatment on disposal of equity instrument with the same terms and conditions. [H] 股份支付(續)

1、以權益結算的股份支付及權益工具

如果修改了以權益結算的股份支付的條 款,至少按照未修改條款的情況確認取 得的服務。此外,任何增加所授予權益 工具公允價值的修改,或在修改日對職 工有利的變更,均確認取得服務的增加。

在等待期內,如果取消了授予的權益工 具,則本公司對取消所授予的權益性工 具作為加速行權處理,將剩餘等待期內 應確認的金額立即計入當期損益,同時 確認資本公積。但是,如果授予新的權 益工具,並在新權益工具授予日認定所 授予的新權益工具是用於替代被取消的 權益工具的,則以與處理原權益工具條 款和條件修改相同的方式,對所授予的 替代權益工具進行處理。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXIV) Share-based payments (Continued)

に 開股份支付(續)

2. Cash-settled share-based payments and equity instruments

A cash-settled share-based payment shall be measured in accordance with the fair value of liability calculated and determined based on the shares or other equity instruments undertaken by the Company. If the equity instruments granted to employees vest immediately, the fair value of the liability undertaken by the Company shall. on the date of the grant, be included in the relevant costs or expenses, and the liabilities shall be increased accordingly. If the equity instruments granted to employees do not vest until the completion of services for a vesting period, or until the specified performance conditions are met, at each balance sheet date during the vesting period, the services obtained in the current period shall, based on the best estimate of the information about the exercisable right, be included in the relevant costs or expenses and the corresponding liabilities at the fair value of the liability undertaken by the Company. On each of the balance sheet date and settlement date before the settlement of the relevant liabilities, fair value of the liabilities will be remeasured and the changes will be included in the profit or loss for the current period.

The Company amends the terms and conditions of a cash-settled share-based payment agreement to make it become an equity-settled share-based payment. At the date of amendment (whether occurring during or after the end of a vesting period), the Company measures the equity-settled share-based payment at the fair value of the equity instruments at the grant date by including the acquired services in capital reserves and derecognising the liability recognised for the cash-settled share-based payment on the date of amendment, where the difference is recognised in profit or loss for the current period. If a vesting period is extended or shortened as a result of the amendment, the Company will account for in accordance with the amended vesting period.

一的版切文的(領)

2、以現金結算的股份支付及權益工具

本公司修改以現金結算的股份支付協議 中的條款和條件,使其成為以權益結算 的股份支付的,在修改日(無論發生在等 待期內還是等待期結束後),本公司按照 所授予權益工具當日的公允價值計量以 權益結算的股份支付,將已取得的服務 計入資本公積,同時終止確認以現金結 算的股份支付在修改日已確認的負債, 兩者之間的差額計入當期損益。如果由 於修改延長或縮短了等待期,本公司按 照修改後的等待期進行會計處理。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXV)Revenue

(二十五)收入

1. Accounting policies for revenue recognition and measurement

The Company recognises revenue when the performance obligation in a contract is fulfilled, that is, the customer obtains control over relevant goods or services. Control over a good or service refers to the ability to direct the use of the good or service, and obtain substantially all of the benefits from the good or service.

If a contract contains two or more performance obligations, at the commencement of the contract, the Company allocates the transaction price into each individual performance obligation according to the relative proportion of each individual selling price of goods or services committed by individual performance obligation, and recognises the revenue according to the transaction price allocated to each individual performance obligation.

The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties and those expected to be refunded to the customer. The Company considers the terms of the contract and its customary business practices to determine the transaction price. When determining the transaction price, the Company considers the effects of variable consideration, the existence of a significant financing component in the contract, noncash consideration and consideration payable to a customer. The Company determines the transaction price that includes variable considerations based on the amount not exceeding the revenue accumulatively recognised which is not likely to be significantly reversed when the relevant uncertainty disappears. Where there are significant financing elements in the contract, the Company determines the transaction price based on the amount payable by the assumption that the customer will pay in cash when he/ she obtains control over the promised goods or services. The difference between the transaction price and the amount of contract consideration is amortised using an effective interest method over the contract term.

1、收入確認和計量所採用的會計政策

本公司在履行了合同中的履約義務,即 在客戶取得相關商品或服務控制權時確 認收入。取得相關商品或服務控制權, 是指能夠主導該商品或服務的使用並從 中獲得幾乎全部的經濟利益。

合同中包含兩項或多項履約義務的,本 公司在合同開始日,按照各單項履約義 務所承諾商品或服務的單獨售價的相對 比例,將交易價格分攤至各單項履約義 務。本公司按照分攤至各單項履約義務 的交易價格計量收入。

交易價格是指本公司因向客戶轉讓商 品或服務而預期有權收取的對價金額, 不包括代第三方收取的款項以及預期將 退還給客戶的款項。本公司根據合同條 款,結合其以往的習慣做法確定交易價 格, 並在確定交易價格時, 考慮可變對 價、合同中存在的重大融資成分、非現 金對價、應付客戶對價等因素的影響。 本公司以不超過在相關不確定性消除 時累計已確認收入極可能不會發生重 大轉回的金額確定包含可變對價的交 易價格。合同中存在重大融資成分的, 本公司按照假定客戶在取得商品或服務 控制權時即以現金支付的應付金額確定 交易價格,並在合同期間內採用實際利 率法攤銷該交易價格與合同對價之間的 差額。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXV)Revenue (Continued)

1. Accounting policies for revenue recognition and measurement (Continued)

When one of the following conditions is satisfied, the Company is considered to have fulfilled an obligation within a certain period of time. Otherwise, the Company is considered to have fulfilled an obligation at a certain point in time:

- At the same time when the Company fulfills the obligation, the customer immediately obtains and consumes the economic benefits brought about by the Company's performance.
- The customer can control the goods under construction in the course of the Company's performance.
- Goods produced in the course of the Company's performance are irreplaceable. In addition, during the entire contract period, the Company has the right to collect the payments for the cumulatively completed parts of performance.

For a contractual obligation per formed within a certain period of time, the Company recognises revenue by the progress in performance over that period of time, except where the progress cannot be reasonably determined. The Company considers the nature of the goods or services and adopts the output method or the input method to determine the progress in per formance. If the progress in performance cannot be reasonably determined, but the incurred costs are expected to be compensated, the Company should recognise revenue on the basis of the incurred costs till the progress in performance can be reasonably determined. 三、重要會計政策及會計估計(續)

(二) 收入(續)

1、收入確認和計量所採用的會計政策 (續)

滿足下列條件之一的,屬於在某一時段 內履行履約義務,否則,屬於在某一時 點履行履約義務:

- 客戶在本公司履約的同時即取得並 消耗本公司履約所帶來的經濟利益。
- 客戶能夠控制本公司履約過程中在 建的商品。
- 本公司履約過程中所產出的商品具 有不可替代用途,且本公司在整個 合同期內有權就累計至今已完成的 履約部分收取款項。

對於在某一時段內履行的履約義務,本 公司在該段時間內按照履約進度確認收 入,但是,履約進度不能合理確定的除 外。本公司考慮商品或服務的性質,採 用產出法或投入法確定履約進度。當履 約進度不能合理確定時,已經發生的成 本預計能夠得到補償的,本公司按照已 經發生的成本金額確認收入,直到履約 進度能夠合理確定為止。

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III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXV)Revenue (Continued)

1. Accounting policies for revenue recognition and measurement (Continued)

For a contractual obligation performed at a certain point in time, the Company recognises revenue when the customer obtains control over relevant goods or services. In determining whether the customer has obtained control over the goods or services, the Company considers the following indications:

- The Company enjoys the present right to receive payment for the goods or services, that is, the customer has the present obligation to pay for the goods or services.
- The Company has transferred the legal ownership of the goods to the customer, that is, the customer has obtained the legal ownership of the goods.
- The Company has physically transferred the goods to the customer, that is, the customer has physically taken possession of the goods.
- The Company has transferred the main risks and rewards in the ownership of the goods to the customer, that is, the customer has obtained the main risks and rewards in the ownership of the goods.
- The customer has accepted the goods or services.

(二十五) 收入(續)

1、收入確認和計量所採用的會計政策 (續)

> 對於在某一時點履行的履約義務,本公 司在客戶取得相關商品或服務控制權 時點確認收入。在判斷客戶是否已取得 商品或服務控制權時,本公司考慮下列 跡象:

- 本公司就該商品或服務享有現時收 款權利,即客戶就該商品或服務負 有現時付款義務。
- 本公司已將該商品的法定所有權轉 移給客戶,即客戶已擁有該商品的 法定所有權。
- 本公司已將該商品實物轉移給客
 戶,即客戶已實物佔有該商品。
- 本公司已將該商品所有權上的主要 風險和報酬轉移給客戶,即客戶已 取得該商品所有權上的主要風險和 報酬。
- 客戶已接受該商品或服務等。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXV)Revenue (Continued)

2. Specific Principles

(1) The specific method of determining the Company's revenue recognition criteria and the time of recognition of revenue from the sale of goods:

The Company's sales model is divided into direct sales to domestic customers and direct sales to foreign customers. The Company's revenue from domestic sales of goods is recognised when the goods are delivered and accepted by the counterparty. The Company's revenue from external sales of goods is recognised when the goods have been declared at customs and the charter party bills of lading has been obtained.

(2) Analysis and introduction of the corresponding business characteristics of the Company's revenue from sales of goods

Shandong Fengxiang Industrial Co., Ltd. and Shandong Fengxiang Food Development Co., Ltd. are the main subsidiaries of the Company's external sales. Shandong Fengxiang Industrial focuses on the raw chicken cutting products and Shandong Fengxiang Food Development focuses on processed and cooked chicken products. The external sales customers are domestic advanced payment customers, credit customers and export customers, respectively. The Company grants credit to different customers and enters into credit contracts with customers with better reputation. The remaining customers are generally advanced payment customers.

(XXVI) Contract costs

Contract costs comprise contract performance costs and contract acquisition costs.

三、重要會計政策及會計估計(續)

(二十五) 收入(續)

2、具體原則

(1) 本公司銷售商品收入的確認標 準及確認時間的具體判斷方法:

> 公司銷售模式分為直銷國內客戶及 直銷國外客戶。公司內銷商品收入 按貨物發出,對方收貨驗收後確認 銷售收入。公司外銷商品收入按貨 物已報關並取得海運提單後確認銷 售收入。

(2) 關於本公司銷售商品收入相應 的業務特點分析和介紹

> 山東鳳祥實業有限公司和山東鳳祥 食品發展有限公司是對外銷售的主 要子公司,前者以雞肉分割生品肉 類為主,後者以雞肉深加工熟食品 為主。對外銷售客戶分別為國內預 收款客戶、除銷客戶和出口客戶。 公司對不同客戶予以授信,對於信 譽較好的公司簽訂除銷合同,其餘 一般均為預收款客戶。

(計) 合同成本

合 同 成 本 包 括 合 同 履 約 成 本 與 合 同 取 得 成本。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXVI) Contract costs (Continued)

The costs incurred by the Company for the performance of the contract which does not fall under the scope of the standards relating to inventories, fixed assets and intangible assets are recognised as an asset as contract performance costs when the following conditions are met:

- The cost is directly related to a current or expected contract.
- The cost increases the resources of the Company to fulfill its performance obligations in the future.
- The cost is expected to be recovered.

If the incremental cost incurred by the Company in obtaining the contract is expected to be recovered, such cost shall be treated as contract acquisition cost and recognized as an asset.

Assets related to the cost of the contract are amortised on the same basis as the revenue recognition of the goods or services related to the asset; however, if the amortisation period of the contract acquisition cost is less than one year, the Company will include it into the current profit or loss when is incurs.

For assets related to contract costs whose carrying amount is higher than the difference between the following two items, the Company will make provision for impairment for the excess and recognise it as asset impairment loss:

- 1. The remaining consideration expected to be obtained by the transfer of goods or services related to the asset;
- 2. The cost expected to be incurred for the transfer of the relevant goods or services.

三·重要會計政策及會計估計(續)

(計)合同成本(續)

本公司為履行合同而發生的成本,不屬於存 貨、固定資產或無形資產等相關準則規範範 圍的,在滿足下列條件時作為合同履約成本 確認為一項資產:

- 該成本與一份當前或預期取得的合同直 接相關。
- 該成本增加了本公司未來用於履行履約 義務的資源。
- 該成本預期能夠收回。

本公司為取得合同發生的增量成本預期能 夠收回的,作為合同取得成本確認為一項 資產。

與合同成本有關的資產採用與該資產相關的 商品或服務收入確認相同的基礎進行攤銷; 但是對於合同取得成本攤銷期限未超過一年 的,本公司在發生時將其計入當期損益。

與合同成本有關的資產,其賬面價值高於下 列兩項的差額的,本公司對超出部分計提減 值準備,並確認為資產減值損失:

- 因轉讓與該資產相關的商品或服務預期 能夠取得的剩餘對價;
- 為轉讓該相關商品或服務估計將要發生 的成本。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXVI) Contract costs (Continued)

If the above-mentioned excess is higher than the book value of such assets as a result of any subsequent change of impairment factors in the previous period, the provision for impairment of assets previously made shall be reversed and included in profit or loss for the period as incurred to the extent the book value of the reversed asset shall not exceed the book value of the asset on the date of the reverse assuming no provision for impairment is made.

(XXVII) Government grants

1. Types

Government grants are monetary assets and nonmonetary assets obtained by the Company from the government for free, and are divided into government grants related to assets and government grants related to revenue.

Government grants related to assets are those obtained by the Company for the purposes of acquisition, construction or otherwise forming a longterm asset. Government grants related to revenue refer to the government grants other than those related to assets.

The specific criteria for classifying government grants as asset-related are: government documents specify that the grants are for long-term assets obtained, acquired or constructed or otherwise formed by the enterprise.

The specific criteria for classifying government grants as revenue-related are: government documents specify that the grants are for expenses or losses.

If government documents do not specify the target of the subsidy, basis of determination for asset-related government grants or revenue-related government grants are: the Company classifies government grants as a whole as revenue-related government grants and includes them in current profit or loss, or recognises them as current revenue in installments over the project period, depending on the circumstances.

三·重要會計政策及會計估計(續)

にお 合同成本(續)

以前期間減值的因素之後發生變化,使得前 述差額高於該資產賬面價值的,本公司轉回 原已計提的減值準備,並計入當期損益,但 轉回後的資產賬面價值不超過假定不計提減 值準備情況下該資產在轉回日的賬面價值。

[:+t] 政府補助

1 · *類型*

政府補助,是本公司從政府無償取得的 貨幣性資產或非貨幣性資產,分為與資 產相關的政府補助和與收益相關的政府 補助。

與資產相關的政府補助,是指本公司取 得的、用於購建或以其他方式形成長期 資產的政府補助。與收益相關的政府補 助,是指除與資產相關的政府補助之外 的政府補助。

本公司將政府補助劃分為與資產相關的 具體標準為:政府文件明確規定補助對 象為企業取得、購建或以其他方式形成 的長期資產。

本公司將政府補助劃分為與收益相關的 具體標準為:政府文件明確規定補助對 象為費用支出或損失。

對於政府文件未明確規定補助對象的, 本公司將該政府補助劃分為與資產相關 或與收益相關的判斷依據為:本公司將 政府補助整體歸類為與收益相關的政府 補助,視情況不同計入當期損益,或者 在項目期內分期確認為當期收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXVII) Government grants (Continued)

2. Timing for recognition

Government grants are recognised when the Company can comply with the conditions attached to it and when it can be received.

3. Accounting treatment

Asset-related government grants shall be used to offset the carrying amount of relevant asset or recognised as deferred income. The amount recognised as deferred income shall be included in current profit or loss by installments in a reasonable and systematic way over the useful life of the relevant assets (the government grants related to the Company's daily activities shall be included in other income; and the government grants unrelated to the Company's daily activities shall be included in nonoperating income);

Government grants related to revenue that are used to compensate relevant costs or losses of the Company in subsequent periods are recognised as deferred income and included in current profit or loss when such costs or losses are recognised (government grants related to the Company's daily activities shall be included in other income; government grants unrelated to the Company's daily activities shall be included in non-operating income) or are used to offset relevant costs or losses; and the grants used to compensate relevant costs or losses that have incurred by the Company are included directly in current profit or loss (government grants related to the Company's daily activities shall be included in other income; government grants unrelated to the Company's daily activities shall be included in non-operating income) or are used to offset relevant costs or losses.

三·重要會計政策及會計估計(續)

(計) 政府補助(續)

2、確認時點

政府補助在本公司能夠滿足其所附的條 件並且能夠收到時,予以確認。

3、會計處理

與資產相關的政府補助,沖減相關資產 賬面價值或確認為遞延收益。確認為遞 延收益的,在相關資產使用壽命內按照 合理、系統的方法分期計入當期損益(與 本公司日常活動相關的,計入其他收 益;與本公司日常活動無關的,計入營 業外收入);

與收益相關的政府補助,用於補償本公 司以後期間的相關成本費用或損失的, 確認為遞延收益,並在確認相關成本費 用或損失的期間,計入當期損益(與本公 司日常活動相關的,計入其他收益;與 本公司日常活動無關的,計入營業外收 入)或沖減相關成本費用或損失;用於補 償本公司已發生的相關成本費用或損失 的,直接計入當期損益(與本公司日常活 動相關的,計入其他收益;與本公司日 常活動無關的,計入鬥業外收入)或沖減 相關成本費用或損失。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXVII) Government grants (Continued)

3. Accounting treatment (Continued)

The interest subsidies for policy-related preferential loans obtained by the Company are divided into two types and subject to accounting treatment separately:

- (1) Where the interest subsidies are appropriated from the fiscal funds to the lending bank and then the bank provides loans to Company at a policy-based preferential interest rate, the Company will recognize the amount of borrowings received as the initial value and calculate the borrowing costs according to the principal amount and the policy-based preferential interest rate.
- (2) Where the interest subsidies are paid directly to the Company, the Company will use such interest subsidies to offset the corresponding borrowing costs.

(XXVIII)Deferred income tax assets and deferred income tax liabilities

Income tax comprises current and deferred income tax. Current income tax and deferred income tax are recognised in current profit or loss except to the extent that they relate to a business combination or items included directly in equity (including other comprehensive income).

三、重要會計政策及會計估計(續)

(=†t) 政府補助(續)

3、會計處理(續)

本公司取得的政策性優惠貸款貼息,區 分以下兩種情況,分別進行會計處理:

- (1) 財政將貼息資金撥付給貸款銀行, 由貸款銀行以政策性優惠利率向 本公司提供貸款的,本公司以實際 收到的借款金額作為借款的入賬價 值,按照借款本金和該政策性優惠 利率計算相關借款費用。
- (2) 財政將貼息資金直接撥付給本公司 的,本公司將對應的貼息沖減相關 借款費用。

(計)) 遞延所得税資產和遞延所得税負債

所得税包括當期所得税和遞延所得税。除 因企業合併和直接計入所有者權益(包括其 他綜合收益)的交易或者事項產生的所得税 外,本公司將當期所得税和遞延所得税計入 當期損益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXVIII)Deferred income tax assets and deferred income tax liabilities (Continued)

Deferred income tax assets and deferred income tax liabilities are calculated and recognised based on the differences (temporary differences) between the tax bases and the carrying amount of assets and liabilities.

Deferred income tax assets are recognised for deductible temporary differences to the extent of taxable income that is likely to be obtained in the future period to offset the deductible temporary differences. For deductible losses and tax credits that can be carried forward to future years, deferred income tax assets shall be recognized to the extent of future taxable income that is likely to be obtained to offset the deductible losses and tax credits.

Save for exceptions, deferred income tax liabilities shall be recognised for the taxable temporary difference.

The exceptions for not recognition of deferred income tax assets or deferred income tax liabilities include:

- the initial recognition of the goodwill;
- a transaction or event that is neither a business combination nor affects accounting profit and taxable income (or deductible loss) at the time of its occurrence.

Deferred income tax liabilities are recognised for taxable temporary differences relating to the investments in subsidiaries, associates and joint ventures, except where the Company is able to control the timing of the reversal of the temporary difference, and it is probable that the temporary difference will not be reversed in the foreseeable future. When it is probable that the temporary differences relating to the investments in subsidiaries, associates and joint ventures will be reversed in the foreseeable future and that taxable income is likely to be obtained in the future to offset the deductible temporary differences, deferred income tax assets will be recognised.

LTN 遞延所得税資產和遞延所得税負債(續)

遞延所得税資產和遞延所得税負債根據資產 和負債的計税基礎與其賬面價值的差額(暫 時性差異)計算確認。

對於可抵扣暫時性差異確認遞延所得税資 產,以未來期間很可能取得的用來抵扣可抵 扣暫時性差異的應納税所得額為限。對於能 夠結轉以後年度的可抵扣虧損和税款抵減, 以很可能獲得用來抵扣可抵扣虧損和税款抵 減的未來應納税所得額為限,確認相應的遞 延所得税資產。

對於應納税暫時性差異,除特殊情況外,確 認遞延所得税負債。

不確認遞延所得税資產或遞延所得税負債的 特殊情況包括:

- 商譽的初始確認;
- 既不是企業合併、發生時也不影響會計 利潤和應納税所得額(或可抵扣虧損)的 交易或事項。

對與子公司、聯營企業及合營企業投資相關 的應納税暫時性差異,確認遞延所得税負 債,除非本公司能夠控制該暫時性差異轉回 的時間且該暫時性差異在可預見的未來很可 能不會轉回。對與子公司、聯營企業及合營 企業投資相關的可抵扣暫時性差異,當該暫 時性差異在可預見的未來很可能轉回且未來 很可能獲得用來抵扣可抵扣暫時性差異的應 納税所得額時,確認遞延所得税資產。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXVIII)Deferred income tax assets and deferred income tax liabilities (Continued)

On the balance sheet date, deferred income tax assets and deferred income tax liabilities are measured at the applicable tax rates during the period when the relevant assets are expected to be recovered or the relevant liabilities are expected to be settled in accordance with the provisions of the tax law.

The carrying amount of a deferred income tax asset is reviewed on the balance sheet date, and is reduced when sufficient taxable income is not likely to be obtained in future periods to offset the benefit of deferred income tax assets. Such reduction will be reversed when sufficient taxable income is likely to be obtained.

When the Company has a legal right to set-off and intends either to settle on a net basis or to acquire the income tax asset and settle the income tax liability simultaneously, current income tax assets and current income tax liabilities shall be presented as the net amount after offsetting.

On the balance sheet date, deferred income tax assets and deferred income tax liabilities are presented in their net amount after offsetting when all of the following conditions are met:

- When the taxable entity has the legal right to set off current income tax assets and current income tax liabilities on a net basis;
- When the deferred income tax assets and deferred income tax liabilities are related to income tax to be paid by the same entity liable to pay tax to the same tax authority, or related to different entities liable to pay tax but the relevant entities intend to settle on a net basis or to acquire the income tax assets and settle the income tax liabilities simultaneously in the future period in which significant deferred income tax assets and liabilities would be reversed.

LTN 遞延所得税資產和遞延所得税負債(續)

資產負債表日,對於遞延所得税資產和遞延 所得税負債,根據税法規定,按照預期收回 相關資產或清償相關負債期間的適用税率 計量。

資產負債表日,本公司對遞延所得税資產的 賬面價值進行覆核。如果未來期間很可能無 法獲得足夠的應納税所得額用以抵扣遞延所 得税資產的利益,則減記遞延所得税資產的 賬面價值。在很可能獲得足夠的應納税所得 額時,減記的金額予以轉回。

當擁有以淨額結算的法定權利,且意圖以淨 額結算或取得資產、清償負債同時進行時, 當期所得税資產及當期所得税負債以抵銷後 的淨額列報。

資產負債表日,遞延所得税資產及遞延所得 税負債在同時滿足以下條件時以抵銷後的淨 額列示:

- 納税主體擁有以淨額結算當期所得税資 產及當期所得税負債的法定權利;
- 遞延所得税資產及遞延所得税負債是與 同一税收征管部門對同一納税主體徵 收的所得税相關或者是對不同的納税主 體相關,但在未來每一具有重要性的遞 延所得税資產及負債轉回的期間內,涉 及的納税主體意圖以淨額結算當期所得 税資產和負債或是同時取得資產、清償 負債。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease

A lease is a contract that conveys the right to use an asset for a period of time in exchange for consideration. At inception of a contract, the Company assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of one or more identified asset(s) for a period of time in exchange for consideration.

For a contract that contains multiple separate lease, the Company separates and accounts for each lease component as a lease separately. For a contract that contains lease and non-lease components, the lessee and lessor separates the lease and non-lease components.

For rent reductions, deferred payments and other rental concessions directly caused by the COVID-19 Pandemic and agreed on existing leasing contacts, if the following conditions are met at the same time, the Company adopts a simplified approach for all lease options, and does not assess whether there is a lease change, nor does it reassess the classification of leases:

- The lease consideration after the concession is reduced or basically unchanged compared with that before the concession, among which, the lease consideration can be either undiscounted or discounted at the discount rate before the concession;
- After taking into account the qualitative and quantitative factors, it is determined that there is no significant change in other terms and conditions of the leases.

三·重要會計政策及會計估計(續)

(二十九)租賃

租賃,是指在一定期間內,出租人將資產的 使用權讓與承租人以獲取對價的合同。在合 同開始日,本公司評估合同是否為租賃或者 包含租賃。如果合同中一方讓渡了在一定期 間內控制一項或多項已識別資產使用的權 利以換取對價,則該合同為租賃或者包含 租賃。

合同中同時包含多項單獨租賃的,本公司將 合同予以分拆,並分別各項單獨租賃進行會 計處理。合同中同時包含租賃和非租賃部分 的,承租人和出租人將租賃和非租賃部分進 行分拆。

對於由新冠肺炎疫情直接引發的、就現有租 賃合同達成的租金減免、延期支付等租金減 讓,同時滿足下列條件的,本公司對所有租 賃選擇採用簡化方法不評估是否發生租賃變 更,也不重新評估租賃分類:

- 減讓後的租賃對價較減讓前減少或基本 不變,其中,租賃對價未折現或按減讓 前折現率折現均可;
- 综合考慮定性和定量因素後認定租賃的 其他條款和條件無重大變化。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

1. The Company as a lessee

(1) Right-of-use assets

At the commencement date of lease term, the Company recognises right-of-use assets for leases (excluding short-term leases and leases of low-value assets). Right-of-use assets are measured initially at cost. Such cost comprises:

- The amount of the initial measurement of lease liability;
- Lease payments made at or before the inception of the lease less any lease incentives already received (if there is a lease incentive);
- Initial direct costs incurred by the Company;
- The costs of the Company expected to be incurred for dismantling and removing the leased asset, restoring the site on which the leased asset is located or restoring it to the condition as agreed in the terms of the lease, except those incurred for the production of inventories.

The Company subsequently depreciates right of-use assets using the straight-line method. If there is reasonable certainty that the Company will obtain the ownership of a leased asset at the end of the lease term, the Company depreciates the right-of-use asset from the commencement date to the end of the useful life of the underlying asset; otherwise, the Company depreciates the leased asset from the commencement date to the earlier of the end of the lease term or the end of the useful life of the right-ofuse asset.

The Company determines whether the right-of use assets have been impaired in accordance with the principles described in the note "III. (XIX) Impairment of long-term assets" and conducts accounting treatment for impairment loss identified.

三·重要會計政策及會計估計(續)

にわれ**租賃**(續)

1、本公司作為承租人

(1) 使用權資產

在租賃期開始日,本公司對除短期 租賃和低價值資產租賃以外的租賃 確認使用權資產。使用權資產按照 成本進行初始計量。該成本包括:

- 租賃負債的初始計量金額;
- 在租賃期開始日或之前支付的 租賃付款額,存在租賃激勵的,
 扣除已享受的租賃激勵相關 金額;
- 本公司發生的初始直接費用;
- 本公司為拆卸及移除租賃資 產、復原租賃資產所在場地或 將租賃資產恢復至租賃條款約 定狀態預計將發生的成本,但 不包括屬於為生產存貨而發生 的成本。

本公司後續採用直線法對使用權資 產計提折舊。對能夠合理確定租賃 期屆滿時取得租賃資產所有權的, 本公司在租賃資產剩餘使用壽命內 計提折舊:否則,租賃資產在租賃 期與租賃資產剩餘使用壽命兩者孰 短的期間內計提折舊。

本公司按照本附註「三、(十九)長期 資產減值」所述原則來確定使用權資 產是否已發生減值,並對已識別的 減值損失進行會計處理。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

1. The Company as a lessee (Continued)

(2) Lease liabilities

At the commencement date of lease term, the Company recognises lease liabilities for leases (excluding short-term leases and leases of low-value assets). Lease liabilities are initially measured based on the present value of outstanding lease payments. Lease payments include:

- Fixed payments (including in-substance fixed payments), less any lease incentives (if there is a lease incentive);
- Variable lease payment that are based on an index or a rate;
- Amounts expected to be payable under the guaranteed residual value provided by the Company;
- The exercise price of a purchase option if the Company is reasonably certain to exercise that option;
- Payments for terminating the lease option, if the lease term reflects that the Company will exercise that option.

The Company adopts the interest rate implicit in the lease as the discount rate. If that rate cannot be determined reasonably, the Company's incremental borrowing rate is used.

三·重要會計政策及會計估計(續)

にわれ**租賃**(續)

1、本公司作為承租人(續)

(2) 租賃負債

在租賃期開始日,本公司對除短期 租賃和低價值資產租賃以外的租賃 確認租賃負債。租賃負債按照尚未 支付的租賃付款額的現值進行初始 計量。租賃付款額包括:

- 固定付款額(包括實質固定付款 額),存在租賃激勵的,扣除租 賃激勵相關金額;
- 取決於指數或比率的可變租賃 付款額;
- 根據公司提供的擔保餘值預計
 應支付的款項;
- 購買選擇權的行權價格,前提 是公司合理確定將行使該選 擇權;
- 行使終止租賃選擇權需支付的 款項,前提是租賃期反映出公 司將行使終止租賃選擇權。

本公司採用租賃內含利率作為折現 率,但如果無法合理確定租賃內含 利率的,則採用本公司的增量借款 利率作為折現率。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXIX) Lease (Continued)

1. The Company as a lessee (Continued)

(2) Lease liabilities (Continued)

The Company shall calculate the interest expenses of lease liabilities over each period of the lease term at the fixed periodic interest rate, and include such expenses into current profit or loss or cost of relevant assets.

Variable lease payments not included in the measurement of lease liabilities are included into current profit or loss or cost of relevant assets when actually incurred.

After the commencement date of lease term, the Company re-measures the lease liabilities and adjusts the corresponding right-of-use assets under the following circumstances. If the carrying value of the right-of-use assets has been reduced to zero, and the lease liabilities still need to be further reduced, the difference is included into current profit or loss:

- When there in a change in the assessment results of the purchase, extension or termination option, or when the actual exercise of the aforementioned options is inconsistent with the original assessment results, the Company remeasures the lease liabilities in accordance with the lease payments after changes and the present value calculated using the revised discount rate;
- When there is a change in substantial fixed payments, the amount expected to be payable under the guaranteed residual value or the index or rate used to determine lease payments, the Company remeasures the lease liabilities in accordance with the lease payments after changes and the present value calculated using the initial discount rate. However, if the change in lease payments is due to a change in a floating interest rate, a revised discount rate is used for the calculation of present value.

にわれ**租賃**(續)

1、本公司作為承租人(續)

(2) 租賃負債(續)

本公司按照固定的周期性利率計算 租賃負債在租賃期內各期間的利息 費用,並計入當期損益或相關資產 成本。

未納入租賃負債計量的可變租賃付 款額在實際發生時計入當期損益或 相關資產成本。

在租賃期開始日後,發生下列情形 的,本公司重新計量租賃負債,並 調整相應的使用權資產,若使用權 資產的賬面價值已調減至零,但租 賃負債仍需進一步調減的,將差額 計入當期損益:

- 當購買選擇權、續租選擇權或 終止選擇權的評估結果發生變 化,或前述選擇權的實際行權 情況與原評估結果不一致的, 本公司按變動後租賃付款額和 修訂後的折現率計算的現值重 新計量租賃負債:
- 當實質固定付款額發生變動、 擔保餘值預計的應付金額發生 變動或用於確定租賃付款額的 指數或比率發生變動,本公司 按照變動後的租賃付款額和原 折現率計算的現值重新計量租 賃負債。但是,租賃付款額的變 動源自浮動利率變動的,使用 修訂後的折現率計算現值。
(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

1. The Company as a lessee (Continued)

(3) Short-term leases and leases of low-value assets

The Company chooses not to recognise right-of-use assets and lease liabilities for short-term leases and leases of low-value assets, and includes the relevant lease payments into current profit or loss or cost of relevant assets over each period of the lease term on a straight-line basis. Short-term leases refer to leases with a lease term of not more than 12 months from the commencement date of lease term and excluding a purchase option. Leases of low-value assets refer to leases that the single underlying asset, when is new, is of low value. Where the Company subleases or expects to sublease a leased asset, the original lease is not a lease of low value asset.

(4) Lease change

The Company will account for the lease change as a separate lease if the lease changes and meets the following conditions:

- The lease change expands the scope of lease by increasing the rights to use one or more leased assets;
- The increased consideration and the individual price of the expanded part of the lease are equivalent to the amount adjusted for the contract.

If the lease change is not accounted for as a separate lease, the Company shall re-allocate the consideration of a changed contract, redetermine the lease term, and remeasure the lease liabilities in accordance with the lease payments after changes and the present value calculated using the revised discount rate on the effective date of the lease change.

三、重要會計政策及會計估計(續)

にわれ**租賃**(續)

- 1、本公司作為承租人(續)
 - (3) 短期租賃和低價值資產租賃

本公司選擇對短期租賃和低價值資 產租賃不確認使用權資產和租賃負 債,並將相關的租賃付款額在租賃 期內各個期間按照直線法計入當期 損益或相關資產成本。短期租賃, 是指在租賃期開始日,租賃期不超 賃。低價值資產租賃,是指單項租 賃。公司轉租或預期轉租租賃資產 的,原租賃不屬於低價值資產租賃。

(4) 租賃變更

租賃發生變更且同時符合下列條件 的,公司將該租賃變更作為一項單 獨租賃進行會計處理:

- 該租賃變更通過增加一項或多 項租賃資產的使用權而擴大了 租賃範圍;
- 增加的對價與租賃範圍擴大部 分的單獨價格按該合同情況調
 整後的金額相當。

租賃變更未作為一項單獨租賃進行 會計處理的,在租賃變更生效日, 公司重新分攤變更後合同的對價, 重新確定租賃期,並按照變更後租 賃付款額和修訂後的折現率計算的 現值重新計量租賃負債。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

1. The Company as a lessee (Continued)

(4) Lease change

If the lease change results in a narrower lease or a shorter lease term, the Company reduces the carrying value of the right-of-use asset accordingly, and includes the gains or losses related to partial or complete termination of the leases into current profit or loss. For other lease change that cause the lease liabilities to be remeasured, the Company adjusts the carrying value of the right-of-use assets accordingly.

2. The Company as a lessor

At the commencement date of lease term, the Company classifies leases as financing leases and operating leases. A financing lease is a lease that transfers substantially all the risks and rewards incidental to ownership of a leased asset, irrespective of whether the ownership of the asset is eventually transferred. An operating lease is a lease other than a finance lease. As a sub-leasing lessor, the Company classifies the sub-leases based on the right-of-use assets of the original leases.

三·重要會計政策及會計估計(續)

にわれ**租賃**(續)

1、本公司作為承租人(續)

(4) 租賃變更(續)

租賃變更導致租賃範圍縮小或租賃 期縮短的,本公司相應調減使用權 資產的賬面價值,並將部分終止或 完全終止租賃的相關利得或損失計 入當期損益。其他租賃變更導致租 賃負債重新計量的,本公司相應調 整使用權資產的賬面價值。

2、本公司作為出租人

在租賃開始日,本公司將租賃分為融資 租賃和經營租賃。融資租賃,是指無論 所有權最終是否轉移,但實質上轉移了 與租賃資產所有權有關的幾乎全部風險 和報酬的租賃。經營租賃,是指除融資 租賃以外的其他租賃。本公司作為轉租 出租人時,基於原租賃產生的使用權資 產對轉租賃進行分類。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXIX) Lease (Continued)

2. The Company as a lessor (Continued)

(1) Accounting treatment of operating leases

The lease payments derived from operating leases are recognised as rental income on a straight-line basis over the respective lease term. Initial direct costs relating to operating leases to be incurred by the Company shall be capitalised and then included into the current profit or loss by stages at the same base as the recognition of rental income over the lease term. The variable lease payments not included in the measurement of lease payments shall be recognised in profit or loss in the period in which they are occurred. Where there is a modification in an operating lease, the Company accounts for it as a new lease from the effective date of the modification, and the amount of lease receipts received in advance or receivable relating to the premodification lease is treated as receipts under the new lease.

(2) Accounting treatment of financing leases

At the commencement date of lease term, the Company recognises financing lease receivable for financing leases and derecognises the underlying assets. The Company initially measures financing lease receivable in the amount of net investment in the lease. Net investment in the lease is the sum of present value of unguaranteed residual value and the lease payments receivable at the commencement date of lease term, discounted at the interest rate implicit in the lease.

にわれ**租賃**(續)

2、本公司作為出租人(續)

(1) 經營租賃會計處理

經營租賃的租賃收款額在租賃期內 各個期間按照直線法確認為租金 收入。本公司將發生的與經營租賃 有關的初始直接費用予以資本化, 在租賃期內按照與租金收入確認相 同的基礎分攤計入當期損益。未相 同的基礎分攤計入當期損益。未計 入租賃收款額的可變租賃付款額在 實發生變更的,公司自變更生效日 起將其作為一項新租賃的預收或應 收租賃收款額視為新租賃的收款額。

(2) 融資租賃會計處理

在租賃開始日,本公司對融資租賃 確認應收融資租賃款,並終止確認 融資租賃資產。本公司對應收融資 租賃款進行初始計量時,將租賃投 資淨額作為應收融資租賃款的入賬 價值。租賃投資淨額為未擔保餘值 和租賃期開始日尚未收到的租賃收 款額按照租賃內含利率折現的現值 之和。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

2. The Company as a lessor (Continued)

(2) Accounting treatment of financing leases (Continued)

The Company calculates and recognises interest income in each period during the lease term, based on a constant periodic interest rate. The derecognition and impairment of financing lease receivable are accounted for in accordance with the note "III. (X) Financial instruments".

Variable lease payments not included in the measurement of the net investment in the lease are included in profit or loss in the period in which they are occurred.

When a financial lease is changed and the following conditions are simultaneously met, the Company accounts for the lease change as a separate lease:

- The change expands the scope of lease by adding the right to use one or more leased assets;
- The increased consideration and the individual price of the expanded part of the lease are equivalent to the amount adjusted for the contract.

三、重要會計政策及會計估計(續)

にわれ**租賃**(續)

2、本公司作為出租人(續)

(2) 融資租賃會計處理(續)

本公司按照固定的周期性利率計算 並確認租賃期內各個期間的利息收 入。應收融資租賃款的終止確認和 減值按照本附註「三、(十)金融工具」 進行會計處理。

未納入租賃投資淨額計量的可變租 賃付款額在實際發生時計入當期 損益。

融資租賃發生變更且同時符合下列 條件的,本公司將該變更作為一項 單獨租賃進行會計處理:

- 該變更通過增加一項或多項租 賃資產的使用權而擴大了租賃 範圍;
- 增加的對價與租賃範圍擴大部 分的單獨價格按該合同情況調
 整後的金額相當。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三、重要會計政策及會計估計(續)

(XXIX) Lease (Continued)

2. The Company as a lessor (Continued)

(2) Accounting treatment of financing leases (Continued)

Where a change in a financial lease is not accounted for as a separate lease, the Company deals with the lease after the change according to the following situations:

- In case where the lease would have been classified as an operating lease assuming the modification became effective at the commencement date of the lease, the Company accounts for it as a new lease from the effective date of the modification and the net investment in the lease prior to the effective date of the modification is taken as the carrying amount of the leased assets;
- In case where the lease would have been classified as a finance lease assuming the modification became effective at the commencement date of the lease, the Company conducts accounting treatment in accordance with the policy regarding the modification or renegotiation of contracts described in note "III. (X) Financial instruments".
- (3) Rental concessions related to the COVID-19 Pandemic

The Company is listed overseas and adopts the Accounting Standards for Business Enterprises to prepare financial statements. As a lessor, the simplified approach is not applicable.

にわれ**租賃**(續)

2、本公司作為出租人(續)

(2) 融資租賃會計處理(續)

融資租賃的變更未作為一項單獨租 賃進行會計處理的,本公司分別下 列情形對變更後的租賃進行處理:

- 假如變更在租賃開始日生效, 該租賃會被分類為經營租賃 的,本公司自租賃變更生效日 開始將其作為一項新租賃進行 會計處理,並以租賃變更生效 日前的租賃投資淨額作為租賃 資產的賬面價值;
- 假如變更在租賃開始日生效, 該租賃會被分類為融資租賃 的,本公司按照本附註[三、(十) 金融工具]關於修改或重新議定 合同的政策進行會計處理。

(3) 新冠肺炎疫情相關的租金減讓

本公司作為在境外上市並採用企業 會計準則編製財務報表的企業,作 為出租人不適用簡化方法。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXIX) Lease (Continued)

3. Sale and leaseback transactions

The Company determines whether the asset transfer in the sale and leaseback transaction is a sale in accordance with the principles described in notes "III. (XXV) Revenue".

(1) As a lessee

If the asset transfer in the sale and leaseback transaction is a sale, the Company, as a lessee, measures the right-of-use assets formed by the sale and leaseback based on the part of the book value of the original assets related to the use rights obtained from the leaseback, and recognise relevant gains or losses only for the right transferred to the lessor; if the transfer of assets in the sale and leaseback transaction is not a sale, the Company, as a lessee, continues to recognise the transferred assets and recognises a financial liability equal to the transfer income. For details of accounting treatment for financial liabilities, please see note "III. (X) Financial instruments".

(2) As a lessor

If the transfer of assets in the sale and leaseback transaction is a sale, the Company, as a lessor, accounts for asset purchase, and accounts for asset lease in accordance with policies in the aforementioned "2. The Company as a lessor"; if the transfer of assets in the sale and leaseback transaction is not a sale, the Company, as a lessor, does not recognise the transferred assets, but recognises a financial asset equal to the transfer income. For details of accounting treatment for financial assets, please see note "III. (X) Financial instruments".

三、重要會計政策及會計估計(續)

にわれ**租賃**(續)

3、售後租回交易

公司按照本附註「三、(二十五)收入」所 述原則評估確定售後租回交易中的資產 轉讓是否屬於銷售。

(1) 作為承租人

售後租回交易中的資產轉讓屬於銷 售的,公司作為承租人按原資產 面價值中與租回獲得的使用權 了產,並僅就轉讓至出租 的權資產,並僅就轉讓至出租 的權 和確認相關利得或損失; 目 。 金融負債。金融負債的會 計處理詳見本附註 「三、(十)金融 工具」。

(2) 作為出租人

售後租回交易中的資產轉讓屬於銷 售的,公司作為出租人對資產購買 進行會計處理,並根據前述「2、本 公司作為出租人」的政策對資產出租 進行會計處理:售後租回交易中的 資產轉讓不屬於銷售的,公司作為 出租人不確認被轉讓資產,但確認 一項與轉讓收入等額的金融資產。 金融資產的會計處理詳見本附註 「三、(十)金融工具」。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

(XXX) Repurchase the shares of the Company

Shares repurchased by the Company for employee equity incentive purposes is handled as follows:

When shares are repurchased, they should be treated as treasury shares in accordance with the full expense of the repurchased shares and be registered for record purposes.

At each balance sheet date during the vesting period, the Company recognises the services received as related costs or expenses, with a corresponding increase in capital reserve (other capital reserves), at an amount equal to the fair value of the equity instruments at the grant date.

When the employee exercises the rights to repurchase shares of the Company, the Company writes off the cost of treasury shares delivered to the employee upon receipt of consideration and the cumulative amount from capital reserve (other capital reserves) during the vesting period, while its difference is adjusted to capital reserve (share premium).

(XXXI) Critical accounting estimates and judgments

The Company continuously evaluates estimates and judgments based on historical experience and other factors, including reasonable projections of future events under relevant circumstances. The Company makes estimates and assumptions about the future. Accounting estimates under judgments are seldom equal the actual results. The risks of making estimates and assumptions that could result in a material adjustment to the carrying amounts of assets and liabilities within the next accounting year are discussed as follows.

(1) Net realizable value of inventories is lower than inventories

The net realizable value of inventories is the estimated selling price in the ordinary course of business less the estimated sales cost. These estimates are based on current market conditions and historical experience in selling products of a similar nature. In severe industry cycles, inventories may change significantly due to the actions of competitors. Management will re-estimate at the reporting date. The carrying amounts of the Company's inventories are disclosed in Note V (V) to the financial statements.

三、重要會計政策及會計估計(續)

(E+)回購本公司股份

本公司回購股份用於員工股權激勵,具體處 理方法如下:

回購股份時,應當按照回購股份的全部支出 作為庫存股處理,同時進行備查登記。

在等待期內每個資產負債表日,按照權益工 具在授予日的公允價值,將取得的職工服務 計入成本費用,同時增加資本公積(其他資 本公積)。

職工行權時,公司應於職工行權購買本公司 股份收到價款時,轉銷交付職工的庫存股成 本和等待期內資本公積(其他資本公積)累計 金額,同時,按照其差額調整資本公積(股本 溢價)。

(=+-)主要會計估計及判斷

本公司根據過往經驗及其他因素(包括在有 關情況下對未來事件合理的預測)持續對估 計及判斷作出評估。本公司對未來作出估計 和假設。所判斷的會計估計很少會與其實際 結果相同。有關作出的估計及假設而導致下 一個會計年度內就資產及負債賬面值作重大 調整的風險討論如下。

(1) 存貨的可變現淨值低於存貨的

存貨的可變現淨值為日常業務過程中的 估計售價減估計銷售成本。這些估計是 按現行市場狀況及銷售類似性質產品 的過往經驗而作出。在嚴重的行業周期 中,存貨會因競爭對手的舉動而大幅變 動。管理層將於報告日期重新估計。本 公司存貨的賬面值披露於財務報表附註 五(五)。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXXI) Critical accounting estimates and judgments (Continued)

(2) Impairment of non-financial assets (other than inventories, biological assets and goodwill)

The Company assesses whether there are any indicators of impairment for all non-financial assets (including investment in associates and the right-of-use assets) at the end of each reporting period. For intangible assets with indefinite useful lives, the impairment test is conducted at the end of each year or when there are indicators of impairment. Other non-financial assets are tested for impairment when there are indicators of impairment that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and the present value of the future cash flows expected to be derived from the asset. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When calculating the present value of the future cash flows expected to be derived from the asset, the management shall estimate the future cash flows expected to be derived from the asset or the group of assets, and select appropriate discount rate in calculation of the present value of cash flows.

(3) Fair value measurements of biological assets

The management of the Group recognises the fair value less sales cost of biological assets at the end of the reporting period with reference to market pricing, species, growing environment, costs incurred and professional valuation. The Directors of the Company worked closely with qualified external valuers to select the appropriate valuation techniques and inputs for the model. The decision involves the application of significant judgments. If actual results differ from management's estimates, the relevant differences from the original estimates will affect the fair value changes in the current and future periods. Details of the Company's biological assets are disclosed in Note V (X) to the financial statements.

[=+-]**主要會計估計及判斷**(續)

(2) 非金融資產減值(存貨、生物資產、 商譽除外)

> 本公司於各報告期末評估所有非金融資 產(包括對聯營公司的投資及使用權資 產)是否存在減值跡象。使用壽命不確定 的無形資產每年末以及出現減值跡象的 其他時間進行減值測試。其他非金融資 產於減值跡象顯示資產的賬面價值可能 無法收回時進行減值測試。當一項資產 的賬面價值超過其可收回金額(公允價 值減去處置費用後的淨額與資產預計未 來現金流量的現值兩者之間的較高者) 時則存在減值。公允價值減去處置費用 是根據來自類似資產或可觀察市價減出 售資產之增量成本的公平交易的有約束 力銷售交易的可用數據計算。當計算使 用資產預計未來現金流量的現值時,管 理層須估計資產或資產組產生的預期未 來現金流量,並選用合適的貼現率計算 現金流量的現值。

(3) 生物資產的公允價值計量

本集團管理層經參考市場定價、品種、 生長環境、已產生成本及專業估值,於 報告期末確認生物資產公允價值減銷 售成本。本公司董事與合格外聘評估師 緊密合作,為該模式選擇適當的估值技 術及輸入值。該決定涉及重大判斷的 加。若實際結果與管理層所作估計存在 差異,與原有估計的有關差額將影響本 期及未來期間的公允價值變動。有關本 公司生物資產的賬面值及公允價值計量 詳情披露於財務報表附註五(十)。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Continued)

三·重要會計政策及會計估計(續)

(XXXI) Critical accounting estimates and judgments (Continued)

(4) Income tax and value-added tax

The Company is subject to various taxes in the PRC. Meanwhile, the Company enjoys various tax benefits in the PRC. For example, the Company is exempted from enterprise income tax for its operations engaging in primary processing for agricultural products and animalhusbandry and poultry feeding, and is exempted from value-added tax on its revenue from the sales of its own agricultural products. There are various transactions and calculations in the ordinary course of business that result in uncertainties as to the ultimate taxable income. The Company recognises the related tax based on best estimates. If the tax outcome of the matter differs from the initial recorded amount, such difference will affect the current profit or loss. In addition, the realisation of income tax and value-added taxes is dependent on the Company's capability to generate sufficient taxable income in the future. The aforesaid estimates, income tax rates and future profitability will result in adjustments to the value of tax assets and liabilities.

(XXXII) Changes in significant accounting policies and estimates

1. Changes in significant accounting policies

The changes in accounting policies have no significant impact on the financial statements of the Company.

(計一)主要會計估計及判斷(續)

(4) 所得税及增值税

本公司在國內應繳納多種税項。同時, 本公司在中國享有多種税收優惠,例 如,本公司涉及的農產品初加工以及畜 牧及家禽飼養業務免征企業所得税, 出售自產農產品的收入免征增值税。在 日常業務免征企業值税。在 日常,導致不能準確定最終應納税 有,若該事項的最終結果與初始記錄 額存在差異,則有關差額將影響當期稅 統本公司日後是否具有產生足夠應納税 收入的能力。上述估計事項、所得税 之 文負債價值作出調整。

(計:)重要會計政策和會計估計的變更

1、重要會計政策變更

會計政策變更對公司財務報表未產生重 大影響。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

三·重要會計政策及會計估計(續) **III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES** (Continued) (XXXII) Changes in significant accounting policies and [計]重要會計政策和會計估計的變更(續) estimates (Continued) 2. Changes in significant accounting estimates 2、重要會計估計變更 During the reporting period, there was no change in the 本報告期公司重要會計估計未發生 Company's major accounting policies. 變更。 **IV. TAXATION** 四、税項 (-)主要税種和税率

(I) Main taxes and tax rates

Tax types 税種	Tax basis 計税依據	Tax rate 税率
Value-added tax	The value-added tax payable is the difference between output tax (calculated based on the revenue from sales of goods and taxable service income under the tax laws) and net of the input	13% \ 9% \ 6%
增值税	tax that is allowed to be deducted in the current period 按税法規定計算的銷售貨物和應税勞務收入為基礎計算銷 項税額,在扣除當期允許抵扣的進項税額後,差額部分為應 交增值税	
City maintenance and construction tax	Value-added tax actually paid	5%
城市維護建設税	按實際繳納的增值税計繳	
Education surcharge	Value-added tax actually paid	3%
教育費附加	按實際繳納的增值税計繳	
Local education surcharge	Value-added tax actually paid	2%
地方教育費附加	按實際繳納的增值税計繳	
Enterprise income tax	Taxable income	25%
企業所得税	按應納税所得額計繳	
Resource tax	Amount of water resources used	RMB1.5/ton, RMB2/ton, RMB6/ton
資源税	按水資源使用量計繳	1.5元/噸、 2元/噸、6元/噸
Property tax	1.2% of the remaining value after the original property value less 30%	1.2%
房產税	按房產原值一次減除30%後餘值的1.2%計繳	
Land use tax	Actual land area	RMB4/m ²
土地使用税	實際土地面積計繳	4元/平米

taxpayers are disclosed as below

Taxpayer	Income tax rate
納税主體名稱	所得税税率

情況説明

Fengxiang Foods (Japan) Co., Ltd.

鳳祥食品株式會社

Tax rate of 15% applicable to the current period 本期適用税率15%

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

IV. TAXATION (Continued)

(II) Tax preference

The Company and Shandong Fengxiang Industrial Co., Ltd., a subsidiary of the Company, are entitled to the preferential tax policy of "exemption from enterprise income tax for agriculture, forestry, husbandry and fishery projects" from 1 July 2012;

The Company is entitled to the preferential tax policy of "VAT exemption for agricultural producers on the sale of self-produced agricultural products" from 1 August 2012;

The Company is entitled to the preferential tax policy of "VAT exemption for feed products" from 1 January 2015;

The Company is entitled to the preferential tax policy of "exemption from urban land use tax for land directly used for production in agriculture, forestry, husbandry and fishery" from 1 December 2010;

The Company, Shandong iShape Food Technology Co., Ltd.* (山 東優形食品科技有限公司) and Shandong Fengxiang Food Development Co., Ltd., subsidiaries of the Company, are entitled to the preferential tax policy of "exemption from VAT on free lending of funds between units within an enterprise group (including enterprise groups)" from 1 February 2019 to 31 December 2023;

Shandong Fengxiang Industrial Co., Ltd. and Shandong Fengxiang Food Development Co., Ltd., subsidiaries of the Company, are entitled to the preferential tax policy of "VAT exemption for fresh meat and egg products in circulation" from 1 August 2014;

Shandong Fengxiang Food Development Co., Ltd., a subsidiary of the Company, is entitled to the preferential tax policy of "VAT exemption for vegetables in circulation" from 1 July 2016.

四、税項(續)

(二)税收優惠

本公司及子公司山東鳳祥實業有限公司於 2012年7月1日起享受「農、林、牧、漁項目 免征企業所得税」税收優惠政策:

本公司於2012年8月1日起享受「農業生產者 銷售自產農產品免征增值税」税收優惠政策;

本公司於2015年1月1日起享受「飼料產品免 征增值税」税收優惠政策;

本公司於2010年12月1日起享受「直接用於 農、林、牧、漁的生產用地免征城鎮土地使 用税」税收優惠政策;

本公司及子公司山東優形食品科技有限公司、山東鳳祥食品發展有限公司於2019年2 月1日至2023年12月31日期間享受「企業集 團內單位(含企業集團)之間的資金無償借貸 行為,免征增值税」税收優惠政策;

子公司山東鳳祥實業有限公司、山東鳳祥食 品發展有限公司於2014年8月1日起享受「鮮 活肉蛋產品流通環節免征增值税」税收優惠 政策;

子公司山東鳳祥食品發展有限公司於2016年 7月1日起享受「蔬菜流通環節免征增值税」税 收優惠政策。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

五[、]合併財務報表項目註釋

(I) Monetary funds

(一)貨幣資金

1. Presentation of monetary funds

1、貨幣資金列示

		Balance at the end of	Balance at the end of
		the period	last year
Items	項目	期末餘額	上年年末餘額
Cash on hand	庫存現金	14,737.46	
Digital currencies	數字貨幣		
Bank deposits	銀行存款	281,264,380.50	1,374,795,896.95
Including: Amounts deposited in the	其中:存放財務公司款項		
finance company			1,041,438,054.10
Other monetary funds	其他貨幣資金	859,111,623.35	479,977,937.67
Sub-total	小計	1,140,390,741.31	1,854,773,834.62
Less: Credit impairment loss provision	減:信用減值損失準備	808,234,759.31	
Total	合計	332,155,982.00	1,854,773,834.62
Including: Aggregate amounts deposited	其中:存放在境外的款項總		
overseas	額	21,818.53	14,642,131.17

Additional information: as of 31 December 2022, the deposits of RMB808,234,759.31 (31 December 2021: RMB1,041,438,054.10) deposited by the Company with GMK Finance are all presented in other monetary funds (31 December 2021: all presented in bank deposits). During this period, based on the obtained information, the Company has made a provision for "Credit Impairment Loss - Monetary Funds" of RMB808,234,759.31 for the deposits in GMK Finance. As at 31 December 2022, the balance of credit impairment losses provision recognized by the Company for the deposits in GMK Finance amounted to RMB808,234,759.31.

其他説明:截止2022年12月31日,本公司存放於新鳳祥財務公司的存款人民幣 808,234,759.31元(2021年12月31日: 1,041,438,054.10元)全部列示於其他貨 幣資金(2021年12月31日全部列示於銀 行存款)。本期本公司基於取得的信息 對新鳳祥財務公司存款計提「信用減值 損失一貨幣資金」808,234,759.31元。於 2022年12月31日,本公司確定的對新鳳 祥財務公司存款信用減值損失準備餘額 808,234,759.31元。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL **STATEMENTS** (Continued)

五、合併財務報表項目註釋(續)

(I) Monetary funds (Continued)

(-)貨幣資金(續)

2. Details of other monetary funds

2、其他貨幣資金明細

Items	項目	As at 31 December 2022 2022年12月31日	As at 31 December 2021 2021年12月31日
Deposits in GMK Finance	新鳳祥財務有限公司存款	808,234,759.53	
Letter of credit deposits	信用證保證金	20,171,503.81	20,006,000.00
Loan deposits	貸款保證金	29,800,000.00	
Deposits for bank acceptance notes	銀行承兑匯票保證金		452,398,682.29
Deposits for land reclamation	土地複墾保證金		300,000.00
Others	其他	905,360.01	7,273,255.38
Sub-total	小計	859,111,623.35	479,977,937.67
Less: Credit impairment loss provision	減:信用減值損失準備	808,234,759.31	
Total	合計	50,876,864.04	479,977,937.67

Details for monetary funds that are restricted in use due to pledge, mortgage or freezing, limited to access due to centralised management of funds, and deposited overseas and limited to repatriate are as follows:

因抵押、質押或凍結等對使用有限制,因資 金集中管理支取受限,以及放在境外且資金 匯回受到限制的貨幣資金明細如下:

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Deposits for bank acceptance notes	銀行承兑匯票保證金		452,398,682.29
Letter of credit deposits	信用證保證金	20,171,503.81	20,006,000.00
Deposits for land reclamation	土地復墾保證金		300,000.00
Term deposits or call deposits	用於擔保的定期存款或通知		
for guarantee	存款	137,000,000.00	
Other deposits	其他保證金	30,251,672.28	6,957,938.26
Total	合計	187,423,176.09	479,662,620.55

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(II) Trade receivable

(二)應收賬款

- 1. Disclosure of trade receivable by aging based on the invoice date
- 1、應收賬款按發票日期計算的賬齡 披露

Aging	賬齡	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
		243 - 1 - 142 - 142	
Less than 1 year	1年以內	198,520,927.23	261,600,900.64
Including: Less than 1 month	其中: 1 個月以內	192,640,081.74	259,261,881.97
1 to 3 months	1-3個月	2,782,489.11	2,334,573.49
3 months to 1 year	3個月-1年	3,098,356.38	4,445.18
1 to 2 years	1至2年		
2 to 3 years	2至3年		2,797,010.49
3 to 4 years	3至4年	2,525,868.95	
4 to 5 years	4至5年		
Over 5 years	5年以上		
Subtotal	小計	201,046,796.18	264,397,911.13
Less: bad debt provision	減:壞賬準備	6,069,387.00	4,113,244.74
Total	合計	194,977,409.18	260,284,666.39

- *Note:* The sales settlement methods between the Company and its customers are mainly cash sales and credit sales. The credit period generally ranges from 30 to 60 days. The Company implements strict control measures over outstanding receivables, and the overdue amounts are regularly reviewed by the management. Credit period risks are managed in accordance with customers' credit. The Company does not require customers to provide any collateral or other guarantee measures. Trade receivables are not interest-bearing.
- 註:本公司與客戶間銷售結算方式主要為現 銷和除銷。除銷賬期一般介於30至60 天。本公司對尚未收回的應收款項執行 嚴格的控制措施,並由管理層對逾期款 項定期審核。信用賬期風險按照客戶信 用進行管理。本公司並未要求客戶提供 任何抵押品或其他保證措施。應收賬款 並不計息。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(II) Trade receivable (Continued)

(二)應收賬款(續)

2. Disclosure of trade receivable by bad debt provision method

2、應收賬款按壞賬計提方法分類披露

		Book bala	nce	e at the end of th 期末餘額 Bad debt p	rovision		Bad debt pro	ovision	ce at the end of la 上年年末餘額 Book ba	lance	
Category	類別	賬面餘着 Amount 金額	^貝 Proportion (%) 比例(%)	壞賬 ^到 Amount 金額	≌禰 Provision percentage (%) 計提比例(%)	Book value 賬面價值	壞賬準 Amount 金額	^佣 Proportion (%) 比例(%)	賬面會 Amount 金額	^{求祖} Provision percentage (%) 計提比例(%)	Book value 賬面價值
Bad debt provision made on an individual basis Including:	按單項計提壞賬準備 其中:	5,686,369.05	2.83	5,067,205.03	89.11	619,164.02	2,797,010.49	1.06	2,797,010.49	100.00	
Bad debt provision made on an individual basis with significant amount Bad debt provision made on	單獨計提壞賬且金額重大 單獨金額不重大但單獨	5,621,689.05	2.80	5,002,525.03	88.99	619,164.02	2,797,010.49	1.06	2,797,010.49	100.00	
an individual basis with insignificant amount Bad debt provision made on	計提壞賬 按組合計提壞賬準備	64,680.00	0.03	64,680.00	100.00						
a collective basis	这遍口可延续放于闸	195,360,427.13	97.17	1,002,181.97	0.51	194,358,245.16	261,600,900.64	98.94	1,316,234.25	0.50	260,284,666.39
Including:	其中:										
Aging analysis group	賬齡分析組合 	195,360,427.13	97.17	1,002,181.97	0.51	194,358,245.16	261,600,900.64	98.94	1,316,234.25	0.50	260,284,666.39
Total	合計	201,046,796.18	100.00	6,069,387.00		194,977,409.18	264,397,911.13	100.00	4,113,244.74		260,284,666.39

Bad debt provision made on an individual basis:

按單項計提壞賬準備:

			Balance at the end of the period 期末餘額				
Name	名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Provision percentage (%) 計提比例(%)	Reasons for provision 計提理由		
Company 1	單位1	2,525,868.95	2,525,868.95	100.00	Not expected to be settled 預計無法得到 清償		
Company 2	單位2	3,095,820.10	2,476,656.08	80.00	Not expected to be settled 預計無法得到 清償		
Company 3	單位3	64,680.00	64,680.00	100.00	Not expected to be settled 預計無法得到 清償		
Total	合計	5,686,369.05	5,067,205.03				

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(II) Trade receivable (Continued)

五、合併財務報表項目註釋(續)

(二)應收賬款(續)

(續)

2. Disclosure of trade receivable by bad debt provision method (Continued)

Bad debt provision made on a collective basis:

Group provision items: aging group

組合計提項目:賬齡組合

按組合計提壞賬準備:

2、應收賬款按壞賬計提方法分類披露

Balance at the end of the period 期末餘額

				Provision	
		Trade	Bad debt	percentage	
		receivable	provision	(%)	
Name	名稱	應收賬款	壞賬準備	計提比例 (%)	
Less than 1 month	1個月以內	192,575,401.74	962,877.03	0.50	
1 to 3 months	1-3個月	2,498,657.99	24,986.58	1.00	
3 months to 1 year	3個月-1年	286,367.40	14,318.37	5.00	
Over 1 year	1年以上				
Total	合計	195,360,427.13	1,002,181.97		

3. Provision for bad debts made, reversed or recovered for the current period

3、本期計提、轉回或收回的壞賬準備 情況

Changes in amount for the current period

本期變動金額

		Balance at the end of last year 上年	Provision	Recovered or reversed	Resold or written off	Balance at the end of the period
Category	類別	年末餘額	計提	收回或轉回	轉銷或核銷	期末餘額
Group provision made on	單項計提組合	0 707 040 40	0.544.000.00	074 444 54		
an individual basis Aging analysis group	賬齡分析組合	2,797,010.49 1,316,234.25	2,541,336.08 986,824.99	-271,141.54	-1,300,877.27	5,067,205.03 1,002,181.97
Total	合計	4,113,244.74	3,528,161.07	-271,141.54	-1,300,877.27	6,069,387.00

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

14,832,112.57

14,832,112.57

13,776,273.32

13,776,273.32

(III) Prepayments

Dividend receivable

Other receivable

Total

(三)預付款項

		of th	e at the end e period 末餘額	Balance at the end of last year 上年年末餘額		
A selector	ᇛᆇ	Amoun	• • • • •	Amount	Proportion (%	
Aging	賬齡	金客	〔 比例 (%)	金額	比例(%	
Less than 1 year	1年以內	45,755,986.9	99.38	84,406,565.16	99.3	
1 to 2 years	1 至 2 年	284,897.2		515,081.02	0.6	
2 to 3 years	2至3年					
Over 3 years	3年以上					
Total	合計	46,040,884.2	2 100.00	84,921,646.18	100.0	
Other receivable			(四)其他應4	攵款		
				Balance at	Balance a	
				the end of	the end o	
				the period	last yea	
		項目		期末餘額	上年年末餘額	

應收股利 其他應收款項

合計

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(IV) Other receivable (Continued)

- 1. Other receivable
 - (1) Disclosure by aging

(四) **其他應收款**(續)

1、其他應收款項

(1) 按賬齡披露

Aging	賬齡	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Less than 1 year	1 年以內	5,428,039.51	10,876,537.28
1 to 2 years	1平以内 1至2年	7,612,006.69	607,499.06
2 to 3 years	2至3年	177,499.06	153,200.00
3 to 4 years	3至4年	153,200.00	400,137.51
4 to 5 years	4至5年	390,137.51	,
Over 5 years	5年以上	2,587,679.27	2,587,679.27
Subtotal	小計	16,348,562.04	14,625,053.12
Less: bad debt provision	減:壞賬準備	1,516,449.47	848,779.80
Total	合計	14,832,112.57	13,776,273.32

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(四) **其他應收款**(續)

1. Other receivable (Continued)

(IV) Other receivable (Continued)

(2) Disclosure by bad debt provision method

			Balance at the end of the period 期末餘額				Balance at the end of last year 上年年末餘額				
		Book balar	nce	Bad debt p	provision		Book bala	nce	Bad debt pro	vision	
		賬面餘額	Į.	壞賬ュ	隼備		賬面餘額	額	壞賬準備	± Ħ	
					Provision					Provision	
		F	Proportion		percentage			Proportion		percentage	
		Amount	(%)	Amount	(%)	Book value	Amount	(%)	Amount	(%)	Book value
Category	類別	金額	比例(%)	金額	計提比例(%)	賬面價值	金額	比例(%)	金額言	+提比例 (%)	賬面價值
Bad debt provision made on an individual basis	按單項計提壞賬準備	30,000.00	0.18	24,000.00	80.00	6,000.00					
Including:	其中:	50,000.00	0.10	24,000.00	00.00	0,000.00					
Bad debt provision made on an individual basis with	金額不重大但單項計提 壞賬的其他應收款										
insignificant amount		30,000,00	0.18	24,000.00	80.00	6,000.00					
Bad debt provision made on	按組合計提壞賬準備										
a collective basis		16,318,562.04	99.82	1,492,449.47	9.15	14,826,112.57	14,625,053.12	100.00	848,779.80	5.80	13,776,273.32
Including:	其中:										
Aging analysis group	賬齡分析組合	16,318,562.04	99.82	1,492,449.47	9.15	14,826,112.57	14,625,053.12	100.00	848,779.80	5.80	13,776,273.32
Total	合計	16,348,562.04	100.00	1,516,449.47		14,832,112.57	14,625,053.12	100.00	848,779.80		13,776,273.32

Bad debt provision made on an individual basis:

按單項計提壞賬準備:

		Balance at the end of the period 期末餘額 Provision						
Name	名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	percentage (%) 計提比例(%)	Reasons for provision 計提理由			
Deposits	押金	30,000.00	24,000.00	80.00	Not expected to recovered 預計無法收回			
Total	合計	30,000.00	24,000.00					

(2) 按壞賬計提方法分類披露

1、其他應收款項(續)

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)	五、 合併財務報表項目註釋 (續)
(IV) Other receivable (Continued)	(四) 其他應收款(續)
1. Other receivable (Continued)	1 、其他應收款項(續)
(2) Disclosure by bad debt provision method (Continued)	(2) 按壞賬計提方法分類披露(續)
Provision for bad debts on group basis:	按組合計提壞賬準備:

Provision for bad debts on group basis:

Group provision items: aging group

組合計提項目:賬齡組合

Balance at the end of the period

			期末餘額	
Name	名稱	Other receivables 其他應收款項	Bad debt provision 壞賬準備	Provision percentage (%) 計提比例(%)
Less than 1 year	1 年以內	5,428,039.51	81,420.59	1.50
1 to 2 years	1至2年	7,582,006.69	758,200.67	10.00
2 to 3 years	2至3年	177,499.06	26,624.85	15.00
3 to 4 years	3-4年	153,200.00	30,640.00	20.00
4 to 5 years	45年	390,137.51	78,027.50	20.00
Over 5 years	5年以上	2,587,679.27	517,535.85	20.00
Total	合計	16,318,562.04	1,492,449.47	

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(IV) Other receivable (Continued)

1. Other receivable (Continued)

(3) Provision for bad debts

(四) **其他應收款**(續)

1、其他應收款項(續)

(3) 壞賬準備計提情況

		Phase 1 第一階段	Phase 2 第二階段 Lifetime	Phase 3 第三階段 Lifetime expected	
		Expected	expected	credit losses	
		credit losses	credit losses	(credit	
		in the next	(no credit	impairment	
		12 months	impairment) 整個存續期預期	has occurred) 整個存續期預期	Total
Provision for		未來 12 個月	信用損失	信用損失	
bad debts	壞賬準備	預期信用損失	(未發生信用減值)	(已發生信用減值)	合計
Balance at the end of last year	上年年末餘額	848,779.80			848,779.80
Balance at the end of last year	上年年末餘額在本期				
at the current period		848,329.80		450.00	848,779.80
 Transfer to phase 2 	一轉入第二階段				
 Transfer to phase 3 	一轉入第三階段	-450.00		450.00	
 Reverse to phase 2 	一轉回第二階段				
 Reverse to phase 1 	一 轉回第一階段				
Provision for the current period	本期計提	757,670.50		23,550.00	781,220.50
Reversal at the current period	本期轉回				
Resell at the current period	本期轉銷	-113,550.83			-113,550.83
Written off at the current period	本期核銷				
Other changes	其他變動				
Balance at the end of the period	期末餘額	1,492,449.47		24,000.00	1,516,449.47

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五、合併財務報表項目註釋(續) **STATEMENTS** (Continued) (IV) Other receivable (Continued) (四) **其他應收款**(續) 1. Other receivable (Continued) 1、其他應收款項(續) (3) Provision for bad debts (Continued) (3) 壞賬準備計提情況(續) The movements of the book balance for other 其他應收款項賬面餘額變動如下: receivables are as follows: Phase 3 Phase 1 Phase 2 第一階段 第二階段 第三階段 Lifetime Lifetime expected Expected expected credit losses credit losses credit losses (credit in the next (no credit impairment 12 months impairment) has occurred) Total 整個存續期預期 整個存續期預期 未來12個月 信用損失 信用損失 Book balance 賬面餘額 預期信用損失 (未發生信用減值) (已發生信用減值) 合計 上年年末餘額 Balance at the end of last year 14,625,053.12 14,625,053.12 Balance at the end of last year 上年年末餘額在本期 at the current period 30,000.00 14,625,053.12 14,595,053.12 - Transfer to phase 2 一轉入第二階段 - Transfer to phase 3 一轉入第三階段 30,000.00 -30,000.00 - Reverse to phase 2 一轉回第二階段 - Reverse to phase 1 - 轉回第一階段 本期新增 Addition for the current period 5,398,039.51 5,398,039.51 Derecognised at the current 本期終止確認 period -3,674,530.59 -3,674,530.59 其他變動 Other changes Balance at the end of the period 期末餘額 16,318,562.04 30,000.00 16,348,562.04

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(四) **其他應收款**(續)

1. Other receivable (Continued)

(IV) Other receivable (Continued)

(4) Provision for bad debts made, reversed or recovered in the current period

1、其他應收款項(續)

(4) 本期計提、轉回或收回的壞賬準 備情況

Changes in amount for the current period

		本	、期變動金額		
	Balance at the end of last year 上年	Provision	Recovered or reversed	Resold or written off	Balance at the end of the period
類別	年末餘額	計提	收回或轉回	轉銷或核銷	期末餘額
按單項計提壞賬準備					
按組合計提壞賬準備	450.00	23,550.00			24,000.00
	848,329.80	757,670.50		-113,550.83	1,492,449.47
合計	848,779.80	781,220.50		-113,550.83	1,516,449.47
	按單項計提壞賬準備 按組合計提壞賬準備	上年 1000000000000000000000000000000000000	Balance at the end of last year 上年 Provision 類別 年末餘額 計提 按單項計提壞賬準備 按組合計提壞賬準備 450.00 23,550.00 848,329.80 757,670.50	Balance at the end of last year 上年 Recovered Provision Recovered or reversed 類別 年末餘額 計提 收回或轉回 按單項計提壞賬準備 指還 450.00 23,550.00 23,550.00 按組合計提壞賬準備 848,329.80 757,670.50 56,670,670,670	批価での the end of last year 上年 Recovered Resold or written off 類別 年末餘額 計提 收回或轉回 轉銷或核銷 按單項計提壞賬準備 按組合計提壞賬準備 450.00 23,550.00 -113,550.83

(5) Classification of receivables by nature

(5) 按款項性質分類情況

Nature	款項性質	Book balance at the end of the period 期末賬面餘額	Balance at the end of last year 上年年末賬面餘額
	一一百岁人	45 040 000 40	11 707 000 70
Deposits and guarantees	押金及保證金	15,910,302.48	11,707,290.78
Withholding social security payments	代扣代繳款	11,075.46	2,805,064.78
Employee advance payment	員工代墊款		112,697.56
Others	其他	427,184.10	
Sub-total	小計	16,348,562.04	14,625,053.12
Less: Bad debt provision	減:壞賬準備	1,516,449.47	848,779.80
Total	合計	14,832,112.57	13,776,273.32

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(V) Inventories

(五)存貨

存貨分類

Inventory Classification

		Balance	at the end of the p	eriod	Balance at the end of last year				
			期末餘額			上年年末餘額			
			Provision for			Provision for			
		Book	Impairment of	Book	Book	Impairment of	Book		
		balance	Inventory	value	balance	Inventory	value		
			存貨跌價			存貨跌價			
Items	項目	賬面餘額	準備	賬面價值	賬面餘額	準備	賬面價值		
Raw materials	原材料	172,431,395.50		172,431,395.50	208,654,724.38		208,654,724.38		
Materials in transit	在途物資				8,596,645.69		8,596,645.69		
Turnover materials	周轉材料	37,009,113.85		37,009,113.85	40,972,715.90		40,972,715.90		
Inventory goods	庫存商品	490,914,798.44	3,936,921.91	486,977,876.53	546,189,688.60		546,189,688.60		
Consumptive biological assets	消耗性生物資產	190,022,300.00		190,022,300.00	194,005,400.00		194,005,400.00		
Finished goods	發出商品	11,005,889.95		11,005,889.95	19,627,966.23		19,627,966.23		
Total	合計	901,383,497.74	3,936,921.91	897,446,575.83	1,018,047,140.80		1,018,047,140.80		

Note: The Company's consumptive biological assets refer to broilers, chicks and hatchable eggs held by the Company. Consumptive biological assets are measured at fair value at the end of the year.

註:本公司消耗性生物資產指公司持有的肉雞、 雞雞、可孵化雞蛋。消耗性生物資產於年末按 公允價值計量。

2. Provision for Impairment of Inventory

2、存貨跌價準備

		Balance at	Increase the current 本期增加	period	Decrease the current 本期減少:	period	Balance at
		the end of last year	Provision	Others	Reversed or resold	Other	the end of the period
Items	項目	上年年末餘額	計提	其他	轉回或轉銷	其他	期末餘額
Inventory goods	庫存商品		3,936,921.90				3,936,921.90
Total	合計		3,936,921.90				3,936,921.90

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(VI) Other current assets

(六) 其他流動資產

		Balance at the end of the period	Balance at the end of last year
Items	項目	期末餘額	上年年末餘額
Input tax to be recognized	待確認進項税	268,961.07	
Overpaid income tax	多繳所得税	1,558,549.19	
Cost of return receivable	應收退貨成本	108,488.82	115,265.15
Undisposed current assets	待處置流動資產	88,835.52	
Outstanding value-added tax credit	增值税留抵税額	73,082,816.69	99,050,209.22
Total	合計	75,107,651.29	99,165,474.37

(VII)Long-term equity investments

(七)長期股權投資

					Increas	es/decreases at c 本期增減變						
					Gains or							
					losses on							
					investments	Other		Declaration				Closing
		Balance at			recognised	comprehensive	Other	of cash	Provision		Balance at	balance of
		the end of	Additional	Reduction of	under the	income	changes in	dividends or	for		the end of	provision
		last year	investment	investment	equity method	adjustment	interest	profits	impairment	Others	the period	impairment
								宣告發放				
		上年			權益法下確認	其他綜合	其他權益	現金股利	計提減值			減值準備
Investees	被投資單位	年末餘額	追加投資	減少投資	的投資損益	收益調整	變動	或利潤	準備	其他	期末餘額	期末餘額
Associate	聯營企業											
Yanggu Xiangyu Biological Technology	陽穀祥雨生物科技											
Co., Ltd.	有限公司	63,069,900.18			-3,228,665.54						59,841,234.64	
Sub-total	小計	63,069,900.18			-3,228,665.54						59,841,234.64	
Total	合計	63,069,900.18			-3,228,665.54						59,841,234.64	

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(VIII) Fixed assets

(八)固定資產

1. Fixed assets and fixed assets in liquidation

1、固定資產及固定資產清理

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Fixed assets Fixed assets in liquidation	固定資產 固定資產清理	3,054,646,796.31 950,036.11	2,960,924,522.01 690,653.05
Total	合計	3,055,596,832.42	2,961,615,175.06

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

2、固定資產情況

(VIII) Fixed assets (Continued)

(八)固定資產(續)

2. Fixed assets

Iter	ns	項	₿	Premises and buildings 房屋及建築物	Machinery devices 機器設備	Transportation 運輸設備	Electronics devices 電子設備	Total 合計
1.	Original Book Value	1.	賬面原值					
	(1) Balance at the end of last year		(1) 上年年末餘額	1,871,885,551.62	2,106,251,044.63	64,674,878.98	92,183,465.02	4,134,994,940.25
	(2) Current increase amount		(2) 本期增加金額	143,898,281.13	186,262,227.10	7,339,729.96	6,002,170.73	343,502,408.92
	 Purchase Transfer from construction 		── 購置 ── 在建工程	1,878,028.68	26,231,084.29	6,192,494.73	3,728,437.79	38,030,045.49
	in progress		轉入	142,020,252.45	159,756,442.64	136,000.00	2,273,732.94	304,186,428.03
	— Others		一 其他		274,700.17	1,011,235.23		1,285,935.40
	(3) Current reduction payment		(3) 本期減少金額					
	amount			816,603.78	10,061,039.89	1,067,203.74	572,304.85	12,517,152.26
	 Disposal or abandonment 		一 處置或報廢	816,603.78	10,061,039.89	1,067,203.74	572,304.85	12,517,152.26
	(4) Balance at the end of the		(4) 期末餘額					
	period			2,014,967,228.97	2,282,452,231.84	70,947,405.20	97,613,330.90	4,465,980,196.91
2.	Accumulated depreciation	2.	累計折舊					
	(1) Balance at the end of last year		(1) 上年年末餘額	424,011,425.81	679,480,074.26	15,664,184.10	54,914,734.07	1,174,070,418.24
	(2) Current increase amount		(2) 本期增加金額	77,796,778.16	150,746,367.52	7,776,004.56	11,969,629.20	248,288,779.44
	 Provision 		— 計提	77,796,778.16	150,746,367.52	7,776,004.56	11,969,629.20	248,288,779.44
	(3) Current reduction payment		(3) 本期減少金額					
	amount			250,613.80	9,232,753.32	1,013,462.56	528,967.40	11,025,797.08
	 Disposal or abandonment 		一 處置或報廢	250,613.80	9,232,753.32	1,013,462.56	528,967.40	11,025,797.08
	(4) Balance at the end of the		(4) 期末餘額					
	period			501,557,590.17	820,993,688.46	22,426,726.10	66,355,395.87	1,411,333,400.60
3.	Provision for impairment	3.	減值準備					
	(1) Balance at the end of last year		(1) 上年年末餘額					
	(2) Current increase amount		(2) 本期增加金額					
	(3) Current reduction payment amount		(3) 本期減少金額					
	(4) Balance at the end of the period		(4) 期末餘額					
4.	Book value	4.	賬面價值					
	(1) Book value at the end of the		(1) 期末賬面價值					
	period			1,513,409,638.80	1,461,458,543.38	48,520,679.10	31,257,935.03	3,054,646,796.31
	(2) Book value at the end of last		(2) 上年年末賬面					
	year		價值	1,447,874,125.81	1,426,770,970.37	49,010,694.88	37,268,730.95	2,960,924,522.01

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(VIII) Fixed assets (Continued)

2. Fixed assets (Continued)

Additional information:

For the impairment test of fixed assets, the "Asset valuation report on the recoverable amount of fixed and intangible assets held by Shandong Fengxiang Co., Ltd. and its subsidiaries involved in the proposed asset impairment test of Shandong Fengxiang Co., Ltd. " (Zhelian Pingbao Zi [2023] No. 95) issued by China United Assets Appraisal Group (Zhejiang) Co., Ltd. on 29 March 2023 was used and the valuation conclusion is that the valuation of fixed assets is not less than its carrying amounts.

Based on the purpose of this valuation, the value type is the recoverable amount. According to the Accounting Standards for Business Enterprises No. 8- Asset Impairment and the Evaluation Guidelines for Financial Reporting Purposes, the recoverable amount of the asset is equal to the higher of present value of the expected future cash flow of the asset and Net amount of the fair value less cost of disposal. As the valuation subjects are production plants, land, equipment, software, and patent assets used for self owned production, the fair value less cost of disposal is selected as the valuation method according to the usage method and business plan set for the assets. Among them:

(1) Fair value of building assets = full replacement value× comprehensive newness rate

full replacement value (excluding tax) = construction and installation project cost (excluding tax)+preliminary and other costs (excluding tax)+capital cost

Newness rate = remaining useful life/(past useful life + remaining useful life) × 100%

五、合併財務報表項目註釋(續)

(八) **固定資產**(續)

2、固定資產情況

其他説明:

對於固定資產的減值測試利用了中聯資 產評估集團(浙江)有限公司於2023年3 月29日出具的《山東鳳祥股份有限公司 擬進行資產減值測試涉及的山東鳳祥股 份有限公司及其子公司持有的固定資產 及無形資產可收回金額評估項目資產評 估報告》(浙聯評報字[2023]第95號),評 估結論為:固定資產的評估價值不低於 賬面價值。

基於本次評估目的,價值類型為可收回 金額,根據《企業會計準則第8號—資產 減值》及《以財務報告為目的的評估指 南》,資產可收回金額等於資產預計未 來現金流量的現值或者公允價值減去處 置費用的淨額孰高者。基於評估對象為 生產廠房、土地、設備及軟件及專利資 產,用於自有生產,根據其對資產設定 的使用方式和經營規劃,選擇公允價值 減去處置費用作為本次評估方法。其中:

(1) 房屋建築物類資產公允價值=重置 全價×綜合成新率

> 重置全價(不含税價)=建築安裝工程 造價(不含税價)+前期及其他費用 (不含税價)+資金成本

> 成新率=尚可使用年限/(已使用年限+尚可使用年限)×100%

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(VIII) Fixed assets (Continued)

2. Fixed assets (Continued)

Additional information: (Continued)

(2) Fair value of equipment assets = full replacement price × comprehensive newness rate

full replacement price = equipment purchase costs (excluding tax)+transportation and miscellaneous costs (excluding tax)+installation engineering costs (excluding tax)+other costs (excluding tax)+capital cost

- 1 Newness rate of machinery and equipment = remaining useful life/(actual past useful life + remaining useful life) × 100% (for general equipment with relatively small value, the straight-line method is used to determine its newness rate)
- ② Newness rate of vehicle = Min (service life newness rate, mileage newness rate)

Service life newness rate = (1 – service life/ specified or economic service life) × 100%

Mileage newness rate = (1 – distance traveled/ specified driving mileage) × 100%

For equipment that has been produced for a long time and no longer has a similar model, the valuation will be determined based on the recent second-hand market situation.

(八) 固定資產(續)

2、固定資產情況

其他説明:(續)

(2) 設備類資產公允價值=重置全價× 綜合成新率

> 重置全價=設備購置費(不含税)+運 雜費(不含税)+安裝工程費(不含税) +其他費用(不含税)+資金成本

- ① 機器設備成新率=尚可使用年限/(實際已使用年限+尚可使用年限)×100%(對價值量較小的一般設備則採用直接年限法確定其成新率)
- 車輛成新率=Min(使用年限成 新率,行駛裏程成新率)

使用年限成新率=(1-已使用 年限/規定或經濟使用年限) ×100%

行駛裏程成新率=(1-已行駛 里程/規定行駛里程)×100%

對生產年代久遠,已無同類型號的 設備則參照近期二手市場行情確定 評估值。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

	ES TO THE CONSOLIDA EMENTS (Continued)	TED FINANCIAL	^{五、} 合併財務報表項目註釋	(續)
(VIII) Fi	xed assets (Continued)		(八)固定資產(續)	
3.	Fixed assets in liquidation	1	3 、固定資產清理	
			Balance at the end of the period	Balance a the end o last year
	Items	項目	期末餘額	上年年末餘額
	Assets pending disposal	待處理資產	950,036.11	690,653.05
	Total	合計	950,036.11	690,653.0
	onstruction in progress		(九)在建工程	
	onstruction in progress Construction in progr		(九)在建工程	資 Balance a the end o
	onstruction in progress Construction in progr		(九)在建工程 <i>1、在建工程及工程物</i> Balance at the end of	690,653.05 資 Balance a the end o last yea 上年年末餘額
	onstruction in progress Construction in progr materials	ress and working	(九)在建工程 <i>1 · 在建工程及工程物</i> Balance at the end of the period	資 Balance a the end o last yea

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(IX) Construction in progress

2. Details of construction in progress

Balance at the end of the period Balance at the end of last year 期末餘額 上年年末餘額 Book Book **Provision for** Provision for balance impairment **Book value** balance impairment Book value 項目 賬面餘額 減值準備 賬面價值 賬面餘額 減值準備 賬面價值 Items Intelligent integration project 智能一體化一養殖 - breeding 33,552,962.51 33,552,962.51 其他工程 996,180.00 996,180.00 Other works 1,740,150.82 1,740,150.82 合計 Total 996.180.00 996.180.00 35.293.113.33 35.293.113.33

3. Changes in significant construction in progress projects during the period

3、重要的在建工程項目本期變動情況

			Balance at the end of	Current	Amounts transferred to fixed assets for the current			Cumulative investment in the project as a percentage of the	Project	Accumulated amount of interest	Including: Amount of interest capitalised for the current	Current interest capitalisation	
		Budget	last year	amount	period 本期轉入	period 本期其他	the period		•	capitalised 利息資本化	period 其中: 本期利息	•	funding
Project name	項目名稱	預算數	上年年末餘額	本期增加金額	固定資產金額	減少金額	期末餘額		工程進度	累計金額	資本化金額		資金來源
Intelligent integration project — breeding	智能一體化 一養殖												Borrowing, self financing
slaughterhouse — auxiliary equipment	屠宰車間一輔助 設備	1,373,471,683.09	33,552,962.51	227,528,908.58	261,081,871.09			84.53	100.00%	11,823,078.57	1,664,286.50	5.39	借款、 自籌 Self financing
		55,206,700.00	129,088.25	23,428,217.17	23,557,305.42			100.00	100.00%				自籌
Total	合計		33,682,050.76	250,957,125.75	284,639,176.51					11,823,078.57	1,664,286.50		

Additional information: during the reporting period, the Company's broiler farms underwent cage breeding and renovation of 12 chicken farms.

其他説明:報告期內,本公司肉鷄場籠 養改造12座鷄場。

2、在建工程情况

(九)在建工程

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(X) Productive biological assets

stage.

(十)生產性生物資產

Productive biological assets using the fair value measurement model

採用公允價值計量模式的生產性生物 資產

Items		項目		Productive biological assets of livestock breeding industry 畜牧養殖業 生產性 生物資產	Total 合計	
Items		· 供 口		工彻員座		
 Balance at the e Current change Add: External pr Self-breedi Less: Disposal Changes i inserted wi Balance at the e 	n fair value (increase to th "–")	 上年年末餘額 本期變動 加:外購 自行培育 減:處置 本規運動(增 項列) 3.期末餘額 	會加以「-」號	204,484,100.00 51,208,200.00 48,048,465.53 130,809,407.48 -169,053,288.16 41,403,615.15 255,692,300.00	204,484,100.00 51,208,200.00 48,048,465.53 130,809,407.48 -169,053,288.16 41,403,615.15 255,692,300.00	
animal fe	ding costs for breeders mainl red, labour costs, depreciat , apportionment of public exp	ion and amortisation	註 1 :		之本主要包括飼料成 舊及攤銷費用以及公	
component biological and gains productive independent of the bio valuation the key p				生物資產於收獲時 用初始確認產生的 產公允價值減出售 益。本公司已經聘 生物資產於資產負 行了評估。確定公	包括兩部分:消耗性 按公允價值減生物 價值之及 生 動 定 生 動 一 生 物 物 生 生 物 物 型 生 生 物 、 、 出 生 物 の 位 成 生 生 数 要 定 た の た の た で 位 成 位 生 之 の た の た の た の た の た の た の た 之 の た の た	
Additional informa	ation:		其他説	明:		
The Company's productive biological assets are breeders used for the production of hatchable eggs. The Company's breeders include breeders at the breeding and the production			本公司的生產性生物資產為用於生產可孵イ 雞蛋的種雞。本公司的種雞包括育雛育成隊 段種雞及產蛋階段種雞。			

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(XI) Right-of-use assets

(+-)使用權資產

		Premises and	Land use	
Items	項目	buildings 房屋及建築物	rights 土地使用權	Total 合計
	次 日	厉崖以建采彻	工地仗用惟	
1. Original Book Value	1. 賬面原值			
(1)Balance at the end of last year	(1)上年年末餘額	29,341,839.61	198,321,201.79	227,663,041.40
(2)Current increase amount	(2)本期增加金額	26,251,900.67		26,251,900.67
— New leasing	— 新增租賃	26,251,900.67		26,251,900.67
(3)Current reduction payment amount	(3)本期減少金額	15,066,288.23		15,066,288.23
— Disposal	一處置	15,066,288.23		15,066,288.23
(4)Balance at the end of the period	(4)期末餘額	40,527,452.05	198,321,201.79	238,848,653.84
2. Accumulated depreciation	2. 累計折舊			
(1)Balance at the end of last year	(1)上年年末餘額	10,292,394.29	22,740,933.14	33,033,327.43
(2)Current increase amount	(2)本期增加金額	5,875,928.98	4,235,348.12	10,111,277.10
— Provision	一 計提	5,875,928.98	4,235,348.12	10,111,277.10
(3)Current reduction payment amount	(3)本期減少金額	5,783,020.00		5,783,020.00
— Disposal	一處置	5,783,020.00		5,783,020.00
(4)Balance at the end of the period	(4)期末餘額	10,385,303.27	26,976,281.26	37,361,584.53
3. Provision for impairment	3. 減值準備			
(1)Balance at the end of last year	(1)上年年末餘額			
(2)Current increase amount	(2)本期增加金額			
(3)Current reduction payment amount	(3)本期減少金額			
(4)Balance at the end of the period	(4)期末餘額			
4. Book value	4 . 賬面價值			
(1)Book value at the end of the period	(1)期末賬面價值	30,142,148.78	171,344,920.53	201,487,069.31
(2)Book value at the end of last year	(2)上年年末賬面價值	19,049,445.32	175,580,268.65	194,629,713.97

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

(+二)無形資產

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

1、無形資產情況

(XII)Intangible assets

1. Intangible assets

Land use Patent Computer rights rights software Total 項目 土地使用權 專利權 軟件 合計 Items 1. Original book value 1. 賬面原值 20,844,169.47 (1)Balance at the end of last year (1)上年年末餘額 101,254,444.24 1,045,779.25 123,144,392.96 (2)Current increase amount (2)本期增加金額 65.308.49 436.510.00 501.818.49 - Purchase 65,308.49 一購置 436,510.00 501,818.49 (3)Current reduction payment amount (3)本期減少金額 (4)Balance at the end of the period 1,045,779.25 21,280,679.47 (4)期末餘額 101,319,752.73 123,646,211.45 2. Accumulated amortisation 2. 累計攤銷 (1)Balance at the end of last year (1)上年年末餘額 18,578,338.96 592,608.24 12,136,387.69 31,307,334.89 (2)Current increase amount (2)本期增加金額 2,033,623.89 104,577.93 779,847.77 2,918,049.59 - Provision 一計提 2,033,623.89 104,577.93 779,847.77 2,918,049.59 (3)Current reduction payment amount (3)本期減少金額 (4)Balance at the end of the period (4)期末餘額 20,611,962.85 697,186.17 12,916,235.46 34,225,384.48 3. Provision for impairment 3. 減值準備 (1)Balance at the end of last year (1)上年年末餘額 (2)Current increase amount (2)本期增加金額 (3)Current reduction payment amount (3)本期減少金額 (4)Balance at the end of the period (4)期末餘額 4 Book value 4. 賬面價值 (1)Book value at the end of the period (1)期末賬面價值 80,707,789.88 8,364,444.01 89,420,826.97 348,593.08 8,707,781.78 (2)Book value at the end of last year (2)上年年末賬面價值 82.676.105.28 453,171.01 91,837,058.07

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

- (XIII) Deferred Income Tax Assets and Deferred (十三) 遞延所得税資產和遞延所得税負債 **Income Tax Liabilities**

 - 1. Deferred income tax assets not subject to offset

1 ·	未經抵銷	的遞延列	行得税資產
-----	------	------	-------

		Balance at	the end	Balance at the end		
		of the p	eriod	of last	year	
		期末食	余額	上年年末		
		Deductible	Deferred	Deductible	Deferred	
		temporary	income tax	temporary	income tax	
		differences	assets	differences	assets	
		可抵扣	遞延	可抵扣	遞延	
Item	項目	暫時性差異	所得税資產	暫時性差異	所得税資產	
Deferred income	遞延收益	662,982.66	165,745.68	736,647.40	184,161.86	
Total	合計	662,982.66	165,745.68	736,647.40	184,161.86	

2. Unrecognised deferred income tax assets or 2、未確認遞延所得税資產或負債明細 liabilities

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Deductible temporary differences	可抵扣暫時性差異	499,485,655.42	4,962,024.54
Deductible loss	可抵扣虧損	446,510,337.29	233,395,314.94
Total	合計	945,995,992.71	238,357,339.48

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XIII) Deferred Income Tax Assets and Deferred Income Tax Liabilities (Continued) (+三)遞延所得税資產和遞延所得税負債(續)

3. Deductible losses on unrecognised deferred income tax assets due in the following years

3、未確認遞延所得税資產的可抵扣虧 損將於以下年度到期

		Balance at the end of	Balance at the end of	
		the period	last year	Remarks
Year	年份	期末餘額	上年年末餘額	備註
2022	2022年度		82,031,965.69	
2023	2023年度	25,219,316.50	25,219,316.50	
2024	2024年度	33,856,824.85	33,856,824.85	
2025	2025年度	63,602,603.68	63,602,603.68	
2026	2026年度	37,628,185.52	28,684,604.22	
2027	2027年度	286,203,406.74		
Total	合計	446,510,337.29	233,395,314.94	

(XIV) Other Non-current Assets

(+四)其他非流動資產

		Balance at the end of the period 期末餘額			Balance at the end of last year 上年年末餘額		
Item	項目	Book balance 賬面餘額	Provision for impairment 減值準備	Book value 賬面價值	Book balance 賬面餘額	Provision for impairment 減值準備	Book value 賬面價值
Deposits for land reclamation Prepayment for acquisition of long	土地復墾保證金 預付長期資產購置款	300,000.00		300,000.00			
term assets		4,273,164.42		4,273,164.42	48,969,974.44		48,969,974.44
Total	合計	4,573,164.42		4,573,164.42	48,969,974.44		48,969,974.44
(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

1、短期借款分類

(+五)短期借款

1. Classification of short-term borrowings

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Pledged borrowings	質押借款	149,189,414.00	812,282,333.33
Mortgaged borrowings	抵押借款	875,424,248.56	804,647,333.33
Guaranteed borrowings	保證借款	100,000,000.00	114,114,472.22
Total	合計	1,124,613,662.56	1,731,044,138.88

(XVI) Bills Payable

(+六)應付票據

1. Bills payable

(XV) Short-term Borrowings

1、應付票據列示

		Balance at the	Balance at the
Category	種類	end of the period 期末餘額	end of last year 上年年末餘額
outogory		And a Lewis Max	
Commercial acceptances	商業承兑匯票		46,606,601.35
Domestic letter of credit	國內信用證	70,000,000.00	
Total	合計	70,000,000.00	46,606,601.35
		。库什莱格拉贝莱口	
2. Disclosure of bills pay the issuance date	able by aging based on	2、應付票據按出票日 披露	l 期計算的賬齡
	able by aging based on		<i>期計算的賬齡</i> Balance at the
	able by aging based on	披露	
the issuance date	able by aging based on 項目	披露 Balance at the	Balance at the
the issuance date		披露 Balance at the end of the period	Balance at the end of last year
the issuance date	項目	披露 Balance at the end of the period	Balance at the end of last year 上年年末餘額
the issuance date Items Less than 1 month 1 to 3 months	項目 1個月以內	披露 Balance at the end of the period	Balance at the end of last year 上年年末餘額 43,939,206.55
	項目 1個月以內 1至3個月	<i>披露</i> Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額 43,939,206.55

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

rade Payable		(+七)應付賬款	
. Trade payable	Trade payable		
		Balance at the end	Balance at the er
		of the period	of last ye
Items	項目	期末餘額	上年年末餘
Payables for goods	應付貨款	454,943,148.32	448,843,615.5
Total Disclosure of trade on the invoice date	合計 payable by aging based	454,943,148.32 2、應付賬款按發票 披露	
. Disclosure of trade		2、應付賬款按發票	448,843,615.t 日期計算的賬齡 Balance at the er
. Disclosure of trade		2 ⋅ 應付賬款按發票 披露	日期計算的賬齡 Balance at the er
. Disclosure of trade		2 [、] 應付賬款按發票 披露 Balance at the end	日期計算的賬齡 Balance at the er of last ye
Disclosure of trade on the invoice date	payable by aging based	2 [、] 應付賬款按發票 披露 Balance at the end of the period	日期計算的賬齡 Balance at the er of last ye 上年年末餘
Disclosure of trade on the invoice date	payable by aging based 項目	2 [、] 應付賬款按發票 披露 Balance at the end of the period 期末餘額	日期計算的賬齡 Balance at the er of last ye 上年年末餘 369,774,076.0
Disclosure of trade on the invoice date	payable by aging based 項目 1個月以內	2 <i>、應付賬款按發票 披露</i> Balance at the end of the period 期末餘額 238,689,792.76	日期計算的賬齡 Balance at the er of last ye 上年年末餘 369,774,076.0 49,149,924.1
Disclosure of trade on the invoice date	payable by aging based 項目 1個月以內 1至3個月	2 [、] 應付賬款按發票 披露 Balance at the end of the period 期末餘額 238,689,792.76 197,471,111.89	日期計算的賬齡

Note: Trade payable are not interest-bearing. The credit period granted by each supplier depends on individual circumstances and is included in the supplier contract.

註:應付賬款不計利息。各個供貨商授出的 信用期視乎個別情況而定,並戴於供貨 商合約內。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

1、合同負債情況

(九) 合同負債

(XVIII)Contract Liabilities

1. Contract liabilities

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Advance payment for goods	預收貨款	46,449,176.46	34,352,314.47
Total	合計	46,449,176.46	34,352,314.47

2. Amount and reasons for significant changes in carrying amount during the reporting period

2、報告期內賬面價值發生重大變動的 金額和原因

Items	項目	-	Reason for change 變動原因
Advance payment for goods	預收貨款	34,352,314.47	Revenue recognised during the period 本期確認收入
Advance payment for goods	預收貨款	46,449,176.46	Advance payment for goods during the period 本期預收貨款
Total	合計	80,801,490.93	

(XIX) Payroll Payable

1. Payroll payable

(抗) 應付職工薪酬

1、應付職工薪酬列示

Items	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額
Short-term	短期薪酬				
compensation		67,677,364.10	596,174,834.32	591,191,295.24	72,660,903.18
Post-employment	離職後福利一設定提存				
benefits — defined	計劃				
contribution plan		160,399.99	47,901,044.73	40,585,588.84	7,475,855.88
Termination benefits	辭退福利		65,776.00	65,776.00	
Other benefits due	一年內到期的其他福利				
within one year					
Total	合計	67,837,764.09	644,141,655.05	631,842,660.08	80,136,759.06

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(XIX) Payroll Payable (Continued)

2. Short-term compensation

(抗) 應付職工薪酬(續)

2、短期薪酬列示

ltems	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額
(1) Marca harves	(1) 工次,將人,決旪和				
(1) Wages, bonuses,	(1) 工資、獎金、津貼和				
allowances and	補貼	07 507 070 00	500 045 000 04	504 040 404 00	74 000 754 70
subsidies	(o) 呦 工 垣 毛	67,527,273.83	539,015,602.81	534,643,124.86	71,899,751.78
(2) Employee	(2) 職工福利費				(=00.00
benefits			21,562,268.19	21,560,480.19	1,788.00
(3) Social insurance	(3)社會保險費	97,924.67	27,268,764.73	26,651,655.60	715,033.80
Including: Medical	其中:醫療保險費				
insurance premium		93,290.48	23,447,485.55	23,453,174.34	87,601.69
Work-related injury	工傷保險費				
insurance premium		3,697.47	3,815,738.26	3,193,176.21	626,259.52
Maternity insurance	生育保險費				
premium		936.72	5,540.92	5,305.05	1,172.59
(4) Housing provident	(4) 住房公積金				
funds		52,165.60	7,168,281.16	7,176,117.16	44,329.60
(5) Labour union	(5) 工會經費和職工教育				
expenses and	經費				
employee education					
			1,159,917.43	1,159,917.43	
expenses			1,109,917.40	1,109,917.43	
Total	合計	67,677,364.10	596,174,834.32	591,191,295.24	72,660,903.18

3. Defined contribution plan

3、設定提存計劃列示

Items	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額
Basic pension	基本養老保險	454 007 00	45 007 000 40		7 400 000 04
insurance Unemployment	失業保險費	154,837.82	45,937,369.46	38,928,597.37	7,163,609.91
insurance	入未体恢复	5,562.17	1,963,675.27	1,656,991.47	312,245.97
Total	合計	160,399.99	47,901,044.73	40,585,588.84	7,475,855.88

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(XIX) Payroll Payable (Continued)

3. Defined contribution plan (Continued)

Additional information: The Group shall pay pension insurance premium and unemployment insurance premium to the relevant agencies on a monthly basis according to the payment base and proportion stipulated by the local labor and social security department, and the payment shall not be used to offset the amount that the Group shall pay for its employees in the future.

(XX) Taxes Payable

五、合併財務報表項目註釋(續)

(抗) 應付職工薪酬(續)

3、設定提存計劃列示(續)

其他説明:本公司以當地勞動和社會保 障部門規定的繳納基數和比例,按月向 相關經辦機構繳納養老保險費及失業保 險費,且繳納後不可用於抵減本公司未 來期間應為員工繳存的款項。

(+) 應交税費

Items	税費項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Value-added tax	增值税	288,437.81	997,458.92
Stamp duty	印花税	1,417,348.08	
Enterprise income tax	企業所得税		2,093,041.85
Personal income tax	個人所得税	535,016.52	547,727.63
City maintenance and construction tax	城市維護建設税	819,747.49	107,802.70
House tax	房產税	3,646,231.17	3,271,514.30
Education surcharge	教育費附加	819,747.47	106,809.59
Resource tax	資源税	1,707,740.00	1,745,224.46
Land use tax	土地使用税	799,887.95	799,007.94
Environmental protection tax	環境保護税	720.00	5,490.00
Total	合計	10,034,876.49	9,674,077.39

(XXI) Other Payables

(計-) 其他應付款

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Interest payable	應付利息		
Dividends payable	應付股利		
Other payables	其他應付款項	228,506,878.96	236,504,040.71
Total	合計	228,506,878.96	236,504,040.71

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(XXI) Other Payables (Continued)

- 1. Other Payables
 - (1) By nature of payment

[+] **其他應付款**(續)

1、其他應付款項

(1) 按款項性質列示

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Payments for projects	工程款	115,024,049.97	145,569,888.01
Accrued expenses	預提費用	68,394,548.94	47,752,165.39
Deposits and guarantees	押金及保證金	36,715,761.89	37,114,363.00
Sales commission	銷售佣金	7,418,031.05	5,252,595.06
Employee advance payment	員工墊付款	954,487.11	354,407.23
Business transaction amounts and	往來款及其他		
others			460,622.02
Total	合計	228,506,878.96	236,504,040.71

(XXII) Non-current Liabilities due within One Year

(:+:) 一年內到期的非流動負債

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Long-term borrowings due within one year Long-term payables due within one year Lease liabilities due within one year	一年內到期的長期借款 一年內到期的長期應付款 一年內到期的租賃負債	51,167,617.00 61,205,012.83 8,039,958.03	44,429,338.08 84,293,042.06 3,876,110.75
Total	合計	120,412,587.86	132,598,490.89

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(XXIII)Other Current Liabilities

[1+3] 其他流動負債

に刺長期借款

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Pending output tax	待轉銷項税	2,497,015.86	3,003,157.34
Total	合計	2,497,015.86	3,003,157.34

(XXIV) Long-Term Borrowings

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Mortgaged borrowings	抵押借款	152,148,000.00	375,112,000.00
Guaranteed borrowings	保證借款	100,000,000.00	100,000,000.00
Total	合計	252,148,000.00	475,112,000.00

1. Long-term borrowings by maturity

1、長期借款按償還期限列示

				Balance at the e 期末	•		
Items	項目	Immediate repayment 即時償還	Within 1 year 1年以內	1–2 years 1–2年	2–5 years 2–5年	Over 5 years 5年以上	Total 合計
Long-term borrowings	長期借款			150,716,000.00	101,432,000.00		252,148,000.00

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(XXV) Lease Liabilities

□問租賃負債

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Lease liabilities	租賃負債	199,665,992.14	196,897,137.78
Total	合計	199,665,992.14	196,897,137.78

1. Lease liabilities by maturity

1、租賃負債按償還期限列示

				Balance at the er 期末創	•				
Items	項目	Immediate repayment 即時償還	Within 1 year 1年以內	1–2 years 1–2年	2–5 years 2–5年	Over 5 years 5年以上	Total 合計		
Lease liabilities	租賃負債		7,289,114.38 16,926,908.54 175,449,969.21 199,665,992.13						

(XXVI) Long-term Payables

(計社) 長期應付款

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Long-term payables Specific payables	長期應付款 專項應付款	6,070,952.51	125,990,704.41
Total	合計	6,070,952.51	125,990,704.41

1. Long-term payables

1. 長期應付款

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Finance lease payable	應付融資租賃款	3,752,354.45	131,457,567.45
Including: Unrealised financing costs	其中:未實現融資費用	96,830.78	7,882,291.88
Land lease payments	土地租賃費	2,415,428.84	2,415,428.84
Total	合計	6,070,952.51	125,990,704.41

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(+t)預計負債

(XXVII) Estimated Liabilities

Items	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額	Reason 形成原因
Returned goods payable	應付退貨款	154,688.25	618,790.88	649,298.25	124,180.88	預提退貨費
Total	合計	154,688.25	618,790.88	649,298.25	124,180.88	Accrued return expense

(XXVIII) Deferred Income

(計)) 遞延收益

Items	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額	Reason 形成原因
Government grants	政府補助	22,821,583.69		2,065,499.14	20,756,084.55	財政撥款
Total	合計	22,821,583.69		2,065,499.14	20,756,084.55	Fiscal appropriation

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XXVIII) Deferred Income (Continued)

Projects involving government grants:

に†刑 **遞延收益**(續)

涉及政府補助的項目:

Linkillaine	急速委員	end of last year	Amount of new grants for the period 本期新增	Amount included in current profit or loss of the current period 本期計入 當期損益	Other changes	Balance at the end of the period	Related to the assets/related to the income 與資產相關/
Liabilities	負債項目	上年年末餘額	補助金額	金額	其他變動	期末餘額	與收益相關
Special funds for solar collector project from Economic and Information Bureau of Yanggu County	陽穀縣經濟和信息化局 太陽能集熱項目資金	946,592.14		283,609.48		662,982.66	Related to the assets 與資產相關
Government grants for solar energy projects	太陽能項目政府補助	698,001.33		80,000.00		618,001.33	Related to the assets 與資產相關
Government grants for VOC equipment	VOC設備政府補助	145,000.00		20,000.00		125,000.00	Related to the assets 與資產相關
Subsidies from Agriculture and Rural Bureau of Yanggu County for intelligent environmental protection projects	陽穀縣農業農村局補貼 智能環保立體項目資金	13,453,441.33		1,010,516.33		12,442,925.00	Related to the assets 與資產相關
Special funds from Financial Office of Anle Town, Yanggu County for the construction of strong industrial town	陽糓縣安樂鎮財政所產業 強鎮建設專項資金	4,757,500.00		330,000.00		4,427,500.00	Related to the assets 與資產相關
Subsidy for harmless treatment of poultry	畜禽無害化處理項目補助	1,988,888.89		133,333.33		1,855,555.56	Related to the assets 與資產相關
Technological reform subsidies	技改補助	832,160.00		208,040.00		624,120.00	^{映員産柏爾} Related to the assets 與資產相關
Total	合計	22,821,583.69		2,065,499.14		20,756,084.55	

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(XXIX) Share Capital

(計制)股本

the sec		Balance at the end of last year	Issuance of new St shares bo	期變動增 Conv of s ck of co us reserv	(+)減 (-) version shares ommon ve fund C	Other	Subtotal	Balance end of the p	erio
Items	項目	上年年末餘額	發行 新胶 多	股 公積3	む 鸭 胶	其他	小計	期オ	て 訪
Total number of	股份總額								
shares		1,400,000,000.00						1,400,000,0	00.0
Capital Reserv	e			(Ξ†)	資本公積	E .		Balanco	at th
Capital Reserv	e		Balance at th	(=1)		-)ecrease in	Balance a	
Capital Reserv	e		Balance at th end of last vea	Inc	crease in	D)ecrease in rrent period	end o	of th
Capital Reserv	e	項目	Balance at th end of last yea 上年年末餘客	Inc		D	Decrease in rent period 本期減少	end o	of th erio
		項目 資本溢價	end of last yea	Inc	crease in nt period	D	rent period	end o	of th erio
Items			end of last yea	Inc curre 2	crease in nt period	D	rent period	end o	of th erio 餘
Items Capital premium (s	share	資本溢價	end of last yea 上年年末餘客	Inc curre z	crease in nt period	Cur	rent period	end c p 期末 620,161,7	of th erio 意餘 97.3

Additional note: Capital reserve — the increase in other capital reserves for the current period was due to the calculation of the corresponding employee service expenses for the current period according to the share-based payment based on the fair value of equity instruments on the granted date; Capital reserve — the decrease in other capital reserves for the current period was due to the exercise of employee share-based payment. 其他說明:資本公積 — 其他資本公積本期增加金額為 股份支付按照權益工具在授予日的公允價 值計算本期職工服務相應成本費用導致;資 本公積 — 其他資本公積本期減少金額為股 份支付員工行權導致。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XXXI) Treasury Shares

(±+-) 庫存股

Items	項目	Balance at the end of last year 上年年末餘額	Increase in current period 本期增加	Decrease in current period 本期減少	Balance at the end of the period 期末餘額
Share repurchase	回購股份	2,547,916.16	26,146,573.71	1,009,844.82	27,684,645.05
Total	合計	2,547,916.16	26,146,573.71	1,009,844.82	27,684,645.05

Additional note: the increase in treasury shares for the current period was due to the share repurchase for share-based payment; the decrease in treasury shares for the current period was due to the exercise of employee share-based payment. 其他說明:本期庫存股增加為回購股份用於股份支付; 本期庫存股減少為職工行權導致。

(XXXII) Other Comprehensive Income

[=+] 其他綜合收益

				ŀ	Amount of the curre	nt period			
					本期金額				
				Less: Those					
				included in other	Less: Those				
				comprehensive	included in other				
				income in the	comprehensive				
			Incurred	previous period	income in the				
			income tax	but reclassified	previous period		Attributable	Attributable	
		Balance at	amount for	into the profit or	but reclassified	Less:	to the	to minority	Balance at
		the end of	the current	loss in the	into the retained	Income tax	Company	shareholders	the end of
		last year	period	current period	earnings	expenses	after tax	after tax	the period
				減:前期	減:前期計入其				
				計入其他	他綜合收益當	減:			
		上年	本期所得税	綜合收益當期	期轉入	所得税	税後歸屬	税後歸屬	
Items	項目	年末餘額	前發生額	轉入損益	留存收益	費用	於母公司	於少數股東	期末餘額
Other comprehensive income that can be reclassified into profit or	將重分類進損益的 其他綜合收益								
loss	共把称百牧重	-254.496.85	-419,238.41				-419,238.41		-673,735.26
Including: Exchange differences	其中:外幣財務	-204,490.00	-419,230.41				-419,230.41		-0/3,/35.20
on translation of	報表折算								
foreign currency	報衣如昇 差額								
financial statements	生识	-254,496.85	-419,238.41				-419,238.41		-673,735.26
Total other comprehensive income	甘ሐ烷△版兴△計	-254,496.85	-419,238.41				-419,238.41		-673,735.26
	六心》中牧鱼百削	-204,490.00	-+19,200.41				-419,200.41		-010,100.20

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XXXIII) Surplus Reserves

ltems	項目	Balance at the end of last year 上年年末餘額	Balance at the beginning of the year 年初餘額	Increase in current period 本期增加	Decrease in current period 本期减少	Balance at the end of the period 期末餘額
Statutory surplus reserves	法定盈餘公積	155,377,605.51	155,377,605.51			155,377,605.51
Total	合計	155,377,605.51	155,377,605.51			155,377,605.51

(XXXIV) Undistributed Profits

日前未分配利潤

[計] 盈餘公積

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Undistributed profits at the end of last year before adjustment	調整前上年年末未分配利潤	1,225,282,480.31	1,220,362,407.91
Total undistributed profits at the beginning of	調整年初未分配利潤合計數	1,220,202,400.01	1,220,002,407.01
adjustment year (increase +, decrease -)	(調增+,調減-)		
Undistributed profits at the beginning of the year	調整後年初未分配利潤		
after adjustment		1,225,282,480.31	1,220,362,407.91
Add: Net profits attributable to the shareholders	加:本期歸屬於母公司所有者		
of the Company in the current period	的淨利潤	-769,028,641.27	50,910,673.32
Less: Withdrawal of statutory surplus reserves	減:提取法定盈餘公積		3,990,600.92
Withdrawal of discretionary surplus	提取任意盈餘公積		
reserves			
Withdrawal of general risk reserves	提取一般風險準備		
Dividends payable on ordinary shares	應付普通股股利		42,000,000.00
Dividends on ordinary share converted to share capital	轉作股本的普通股股利		
Undistributed profits at the end of the period	期末未分配利潤	456,253,839.04	1,225,282,480.31

Note: On 30 March 2023, the Board recommended not to distribute the final dividend for the year ended 31 December 2022 (2021: nil). 註:董事會於2023年03月30日建議不派發截至 2022年12月31日止年度的末期股利。(2021 年:無)

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(XXXV) Operating Revenue and Operating Costs

五、合併財務報表項目註釋(續)

⑶割營業收入和營業成本

1. Operating revenue and operating costs

1、營業收入和營業成本情況

		Amount of the current period 本期金額		Amount of the p 上期	
		Revenue	Costs	Revenue	Costs
Items	項目	收入	成本	收入	成本
Main business	主營業務	5,071,896,323.61	4,499,675,462.21	4,394,459,596.01	3,857,160,733.05
Other businesses	其他業務	13,893,760.68	2,617,927.37	22,303,979.98	1,664,613.45
Total	合計	5,085,790,084.29	4,502,293,389.58	4,416,763,575.99	3,858,825,346.50

The breakdown of operating revenue:

營業收入明細:

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
	\ 400 ALC 777		
Main business:	主營業務:	5,071,896,323.61	4,394,459,596.01
Sales of goods	銷售商品	5,071,896,323.61	4,394,459,596.01
Other businesses:	其他業務:	13,893,760.68	22,303,979.98
Revenue from by-products	副產品收入	2,559,811.10	7,938,992.01
Revenue from waste materials	廢舊物資收入	5,849,038.76	6,023,420.79
Revenue from sale of ash, slag and scrap	灰、渣、下腳料銷售收入	2,353,284.76	2,682,006.35
Services income	服務收入	2,760,655.80	3,346,280.36
Revenue from sale of materials	材料銷售收入	277,149.59	849,431.62
Others	其他	93,820.67	1,463,848.85
Total	合計	5,085,790,084.29	4,416,763,575.99

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XXXV)Operating Revenue and Operating Costs (Continued)

[H] 營業收入和營業成本(續)

2. Revenue from contract

2、合同產生的收入情況

		Amount of the	Amount of the
		current period	previous period
Breakdown of contracts	合同分類	本期金額	上期金額
Product types:	商品類型:		
Raw chicken meat	生雞肉	2,500,558,599.75	1,913,255,819.02
Processed chicken meat	深加工雞肉	2,371,086,929.83	2,295,405,890.63
Chicken breeds	雞苗	53,619,103.49	64,821,696.00
Others	其他	160,525,451.22	143,280,170.34
Total	合計	5,085,790,084.29	4,416,763,575.99
By operating region:	按經營地區分類:		
Mainland China	中國大陸		
— Raw chicken meat	一生雞肉	2,142,830,674.39	1,617,227,400.25
— Processed chicken meat	一深加工雞肉	1,369,494,248.75	1,614,972,439.70
— Chicken breeds	— 雞 苗	53,619,103.49	64,821,696.00
— Others	一其他	160,525,451.22	143,280,170.35
Japan	日本		
— Processed chicken meat	- 深加工雞肉	387,352,500.42	369,487,618.89
Malaysia	馬來西亞		
— Raw chicken meat	— 生雞肉	329,913,996.45	275,956,540.54
Europe	歐 洲		
 Processed chicken meat 	一深加工雞肉	558,308,868.82	262,068,437.53
Other countries	其他國家		
— Raw chicken meat	一生雞肉	27,813,928.91	20,071,878.22
— Processed chicken meat	一 深加工雞肉	55,931,311.84	48,877,394.51
Total	合計	5,085,790,084.29	4,416,763,575.99

3. Transaction price allocated to remaining performance obligations

As of 31 December 2022, the amount of the transaction price corresponding to the performance obligations that have been contracted but not yet per formed or completed was RMB46,449,176.46, which is expected to be recognised as revenue in 2023.

3、分攤至剩餘履約義務的交易價格

截至2022年12月31日,已簽訂合同、 但尚未履行或尚未履行完畢的履約義務 所對應的交易價格金額為46,449,176.46 元,預計將於2023年期間確認收入。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XXXVI) Taxes and Charges

(Eth) 税金及附加

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
House tax	房產税	14,246,918.28	12,225,422.92
Resource tax	資源税	5,846,303.00	5,291,690.50
City maintenance and construction tax	城市維護建設税	4,856,636.90	3,580,352.76
Land use tax	土地使用税	3,199,111.68	3,190,755.17
Education surcharge	教育費附加	2,909,089.23	2,146,210.28
Local education surcharge	地方教育費附加	1,939,392.80	1,430,806.85
Stamp duty	印花税	6,076,962.45	1,611,095.23
Vehicle and vessel use tax	車船税	68,341.11	52,802.97
Environmental protection tax	環境保護税	12,424.72	21,143.40
Total	合計	39,155,180.17	29,550,280

Additional information: the stamp duty for this period is paid at 0.03% of the purchase and sales amount; According to the Announcement of the State Administration of Taxation of Shandong Province on Issues Related to Stamp Tax (Announcement No. 10 of 2018 by State Administration of Taxation of Shandong Province) (abolished in December 2021), stamp duty was paid at 0.03% of 50% of sales revenue for last period, resulting in a significant increase in the amount of stamp duty in the current period

其他説明:本期印花税按照購、銷金額的萬 分之三繳納;上期根據「國家税務總局山東 省税務局關於印花税有關問題的公告(國家 税務總局山東省税務局公告2018年第10號)」 (2021年12月已廢止)文件規定,印花税按照 銷售收入50%的萬分之三繳納,故導致本期 較上期印花税金額大幅增長。

(XXXVII) Selling Expenses

(計)銷售費用

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Sales and promotion expenses	銷售推廣費	234,149,955.75	257,013,335.93
Employee compensation	職工薪酬	72,967,149.00	67,664,256.22
Travel expenses	差旅費	7,033,933.36	8,313,015.62
Depreciation of right-of-use assets	使用權資產折舊	3,912,958.98	1,944,968.22
Office expenses	辦公費	2,340,954.36	1,854,578.55
Business entertainment expenses	業務招待費	2,320,841.03	2,113,232.41
Intermediary services fees	中介服務費	2,254,965.27	1,515,456.71
Depreciation and amortisation	折舊與攤銷	728,563.55	707,477.30
Others	其他	3,496,365.22	3,892,398.98
Total	合計	329,205,686.52	345,018,719.94

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(XXXVIII)Administrative Expenses

⇒別管理費用

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
	내고 수수 구 사업	70 000 744 00	04 000 077 04
Employee compensation	職 工 薪 酬 中 介 服 務 費	72,038,711.82	61,622,977.34
Intermediary services fees		12,561,440.33	7,407,170.13
Depreciation and amortisation	折舊及攤銷	6,449,538.18	7,235,168.04
Depreciation of right-of-use assets	使用權資產折舊	5,188,096.55	4,960,835.79
Business entertainment expenses	業務招待費	3,077,114.89	1,580,382.53
Office expenses	辦公費	3,015,246.31	2,002,851.46
Energy consumption	能源消耗	2,474,589.45	1,265,712.57
Others	其他	3,694,686.35	3,235,429.57
Total	合計	108,499,423.88	89,310,527.43

(XXXIX) R&D Expenses

日前研發費用

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Employee compensation	職工薪酬	12,940,824.09	9,577,758.67
R&D and design expenses	研發設計費	11,961,737.91	6,736,901.02
Depreciation expenses	折舊費	2,450,840.49	2,829,246.68
Depreciation of right-of-use assets	使用權資產折舊	1,205,752.46	2,093,525.40
Office expenses	辦公費	1,160,518.76	216,299.52
Entrustment fees	委託費	677,369.00	1,430,157.86
Energy consumption	能源消耗	516,483.14	435,729.66
Travel expenses	差旅費	478,247.13	841,661.28
Others	其他	551,774.87	821,843.31
Total	合計	31,943,547.85	24,983,123.40

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(XL) Finance Costs

(計) 財務費用

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Interest expenses	利息費用	74.095,066.76	51,849,048.52
Including: Interest expenses on lease liabilities	其中:租賃負債利息費用	11,501,508.20	11,227,446.43
Less: Interest income	減:利息收入	23,447,718.05	37,433,512.81
Exchange gains or losses	匯兑損益	-14,181,212.82	1,890,167.94
Handling fee	手續費	1,424,071.56	2,379,969.47
Discount acceptance notes	承兑匯票貼息	11,214,528.88	29,010,315.14
Total	合計	49,104,736.33	47,695,988.26

(XLI) Other Gains

(計一) 其他收益

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Government grants	政府補助	9,323,494.05	13,196,429.71
Handling fee for withholding individual	代扣個人所得税手續費		
income tax		228,060.22	195,989.42
Gains from debt restructuring	債務重組收益	124,699.22	
Value-add tax refund from micro-enterprises	小微企業增值税退税		41.69
Total	合計	9,676,253.49	13,392,460.82

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XLI) Other Gains (Continued)

Government grants included in other income

(計-) 其他收益(續)

計入其他收益的政府補助

		Amount of the	
	Amount of the	previous	Related to the assets/
Grant Projects	current period	period	related to the income
補助項目	本期金額	上期金額	與資產相關/與收益相關
2022 one-off retention subsidy	2 500 000 00		Related to the income
2022年一次性留工補貼	2,599,000.00		與收益相關
2022 午 一八 注 由 工 備 知 R&D project funds allocated by Department of Science &Technology of Shandong Province	2 470 500 00		兴收益怕阏 Related to the income
山東省科技廳撥付研發項目經費	2,479,500.00		與收益相關
四本自行汉國語自動語名中國集 Subsidy for position stabilization and return	1,303,955.08	274,384.06	Related to the income
穩崗返還款	1,505,555.00	274,304.00	與收益相關
Financial incentives of Municipal Key Project for the intelligent and efficient integration project			大大町山間
of breeding and processing remitted by Development and Reform Bureau of Yanggu County	1,010,516.33	400,000.00	Related to the assets
陽谷縣發改局匯款市重點項目獎勵資金智能高效養殖加工一體化工程項目	.,	,	與資產相關
Grants for harmless treatment of livestock and poultry		3,470,060.00	Related to the income
養殖無害化處理補助		-, -,	與收益相關
Subsidy for technological transformation of intelligent and efficient integration project of			
breeding and processing remitted by Industry and Information Technology Bureau of			
Yanggu County on 15 December		2,000,000.00	Related to the income
12.15陽谷縣工業和信息化局匯款智能高效養殖加工一體化項目技改補貼資金			與收益相關
Subsidy for harmless treatment of hogs dead of illness in the breeding sector of 2020		1,980,000.00	Related to the income
2020年養殖環節病死猪無害化處理補貼			與收益相關
Special funds for foreign economic and trade activities from the Bureau of Commerce and			
Bureau of Investment Promotion of Yanggu County		1,354,005.02	Related to the income
陽谷縣商務局和投資促進局一外經貿流通專項資金			與收益相關
Financial incentives granted on 6 August for directing financial innovation and development			
(Multi-level market subsidy)		1,310,000.00	Related to the income
8.6金融創新發展引導資金獎勵(多層次市場補助資金)			與收益相關
Other Government Grants	1,054,982.81	705,974.52	Related to the assets
其他政府補助			與資產相關
Other Government Grants	875,539.83	1,702,006.11	Related to the income
其他政府補助			與收益相關
Total	9,323,494.05	13,196,429.71	
合計	,,	.,,	

合計

Additional information: Government grants include various related grants allocated by various government departments to support the development of the Company. The Company can meet the relevant conditions for such grants and there is no risk of return.

其他説明:政府補助包括各級政府部門無償 撥付的支持本公司發展的各種相關補貼, 這些補貼公司均能達到相關條件,無退回 風險。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(XLII) Investment Income

(計) 投資收益

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Gains from long-term equity investments	權益法核算的長期股權投資		
accounted for by equity method	收益	-3,229,692.59	-1,741,065.89
Investment gains from disposal of long-term	處置長期股權投資產生的投資		
equity investments	收益		20,536,640.33
Interests of discounted bills that can be	可終止確認票據貼息		
derecognized		-7,911,749.02	
Handle fees for hedging instruments	套期工具手續費		-4,761.00
Total	合計	-11,141,441.61	18,790,813.44

(XLIII)Gains from the changes in fair value

ℍℲ公允價值變動收益

Sources of gains from		Amount of the current period	Amount of the previous period
the changes in fair value	產生公允價值變動收益的來源	本期金額	上期金額
Biological assets measured at fair value	按公允價值計量的生物資產	21,693,761.10	-4,169,866.00
Total	合計	21,693,761.10	-4,169,866.00

Additional information: gains from changes in fair value of the Company consist of: (1) gains from the initial recognition of consumable biological assets at fair value less sales costs upon harvest; (2) gains from changes in fair value less sales costs of productive biological assets.

其他説明:本公司公允價值變動收益包括: (1)消耗性生物資產於收獲時按公允價值減 銷售費用初始確認產生的收益:(2)生產性 生物資產公允價值減銷售費用的變動產生的 收益。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五、合併財務報表項目註釋(續)

(XLIV) Credit Impairment Loss

厨◎信用減值損失

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
	本바대화수대년서	4 050 440 00	4 004 000 04
Losses on bad debts of trade receivable	應收賬款壞賬損失	1,956,142.26	1,301,620.64
Losses on bad debts of other receivable	其他應收款壞賬損失	667,669.67	848,779.80
Losses on bad debts of monetary funds	貨幣資金壞賬損失	808,234,759.31	
Total	合計	810,858,571.24	2,150,400.44

Additional information: losses on bad debts of monetary funds was caused by the full provision of bad debt losses on the principal of the Company's deposits with GMK Finance. 其他説明:貨幣資金壞賬虧損為本公司存放 於新鳳祥財務公司的存款本金全額計提壞賬 損失所致。

(XLV) Asset Impairment Loss

₼ॻ資產減值損失

ltems	項目		Amount of the current period 本期金額	previous period
Losses on inventory impairn of cost of contract perform	nent and impairment 存貨跌價 nance 減值損:		3,936,921.91	
Total	合計		3,936,921.91	
	A 4 -	/m 1/ 3 /27 3	2 市 2 市 2	
Gains on Disposal of	Assets		產處置收益	
Gains on Disposal of .	ASSETS	函T剂 頁 £ Amount of the current period	重 <u>處 直 收 益</u> Amount of the previous period	non-recurring profit or loss in the current period
IGains on Disposal of	項目	Amount of the	Amount of the	Amount included ir non-recurring profit or loss in the current period 計入當期非經常性 損益的金額
		Amount of the current period	Amount of the previous period	non-recurring profit or loss in the current period 計入當期非經常性

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL **STATEMENTS** (Continued)

五,合併財務報表項目註釋(續)

(XLVII) Non-operating Income

(計)營業外收入

				Amount included in
				non-recurring
		Amount of the	Amount of the	profit or loss
		current period	previous period	in the current period
				計入當期非經常性
Items	項目	本期金額	上期金額	損益的金額
The gain from disposal of	處置非流動資產利得			
non-current assets		26,777.40	23,912.63	26,777.40
Net income from fines	罰款淨收入	652,504.04	766,992.31	652,504.04
Donations received	接受捐贈	140,000.00		140,000.00
Unpayable trade payables	無法支付的應付款項	113,429.95	142,961.94	113,429.95
Insurance claims	保險理賠	15,189.00		15,189.00
Gain on surplus	盤盈利得		9,404.49	
Total	合計	947,900.39	943,271.37	947,900.39

(XLVIII) Non-operating Expenses

₼₩營業外支出

		Amount of the current period	Amount of the previous period	Amount included in non-recurring profit or loss in the current period 計入當期非經常性
Items	項目	本期金額	上期金額	前 八 亩 场 升 起 市 ഥ 損 益 的 金 額
Loss on destruction and retirement of non-current	非流動資產毀損報廢損失			
assets		267,765.23	296,767.27	267,765.23
Donation for public welfare	對外捐贈	505,330.93	719,780.00	505,330.93
Damages or penalties	違約賠償金或罰款支出	191,824.76	44,745.63	191,824.76
Non-recurring losses	非常損失	22,704.14	2,031.97	22,704.14
Total	合計	987,625.06	1,063,324.87	987,625.06

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(XLIX) Income Tax Expenses

Mhh 所得税費用

1. Income tax expenses table

1、所得税費用表

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Current income tax expenses	當期所得税費用	753,069.94	1,450,222.93
Deferred income tax expenses	遞延所得税費用	18,416.18	218,415.65
Total	合計	771,486.12	1,668,638.58

2. Adjustment process of accounting profits and income tax expenses

2、會計利潤與所得税費用調整過程

Items	項目	Amount of the current period 本期金額
Total profits	利潤總額	-768,257,155.15
Income tax expenses calculated at statutory	按法定或適用税率計算的所得税費用	
or applicable tax rates		-192,064,288.79
Effect of subsidiaries applying different	子公司適用不同税率的影響	
tax rates		91,518.38
Effect of adjustment in income tax in	調整以前期間所得税的影響	
the previous period		753,069.94
The impact of non taxable income	非應税收入的影響	-828,759,538.57
Effect of non-deductible costs, expenses	不可抵扣的成本、費用和損失的影響	
and losses		834,091,146.31
Effect of deductible losses of deferred	使用前期未確認遞延所得税資產的可抵扣虧損的	
income tax assets unrecognised in	影響	
the previous period		-9,946,231.53
Effect of deductible temporary difference or	本期未確認遞延所得税資產的可抵扣暫時性差異	
deductible loss of deferred income tax	或可抵扣虧損的影響	
assets not recognised in the current		
period		196,812,199.49
Deductions for the disabled	殘疾人加計扣除	-206,389.11
Income tax expenses	所得税費用	771,486.12

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Basic earnings per share are calculated by dividing the

consolidated net profit attributable to ordinary

shareholders of the Company by the weighted average

number of outstanding ordinary shares of the Company:

(L) Earnings Per Share

1. Basic earnings per share

五,合併財務報表項目註釋(續)

(五十) 每股收益

1、基本每股收益

基本每股收益以歸屬於母公司普通股股 東的合併淨利潤除以本公司發行在外普 通股的加權平均數計算:

Items		項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
		여모산요ㅋㅋ米고매매후		
Consolidat	ted net profit attributable to ordinary	歸屬於母公司普通股股東		
shareho	Iders of the Company	的合併淨利潤	-769,028,641.27	50,910,673.32
Weighted a	average number of outstanding	本公司發行在外普通股的		
ordinary	shares of the Company	加權平均數	1,387,956,000.00	1,398,975,000.00
Basic earn	ings per share	基本每股收益	-0.55	0.04
Including:	Basic earnings per share from	其中:持續經營基本每股		
	continuing operations	收益	-0.55	0.04
	Basic earnings per share from	終止經營基本每股		
	discontinued operations	收益		

Additional information: the change of weighted average number of outstanding ordinary shares of the Company during the current period is mainly due to changes in treasury shares.

2. Diluted earnings per share

Diluted earnings per share are calculated by dividing the consolidated net profit attributable to ordinary shareholders of the Company (diluted) by the weighted average number of outstanding ordinary shares of the Company (diluted):

其他説明:本公司發行在外普通股的加 權平均數本期變動主要由於庫存股變動 導致。

2、稀釋每股收益

稀釋每股收益以歸屬於母公司普通股股 東的合併淨利潤(稀釋)除以本公司發行 在外普通股的加權平均數(稀釋)計算:

Items		項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
	ed net profit attributable to ordinary	歸屬於母公司普通股股東		
	lders of the Company (diluted) average number of outstanding	的合併淨利潤(稀釋) 本公司發行在外普通股的	-769,028,641.27	50,910,673.32
0	shares of the Company (diluted)	加權平均數(稀釋)	1,399,017,500.00	1,398,975,000.00
Diluted ear	rnings per share	稀釋每股收益	-0.55	0.04
Including:	Diluted earnings per share from	其中:持續經營稀釋每股		
	continuing operations	收益	-0.55	0.04
	Diluted earnings per share from	終止經營稀釋每股		
	discontinued operations	收益		

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LI) Cash Flow Statement Items

(計-)現金流量表項目

1. Other cash receipts in relation to operating activities

1、收到的其他與經營活動有關的現金

Item	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Business transaction amounts	往來款	7,197,544.46	65,952,045.71
Deposits	各項押金	16,829,219.37	28,868,509.15
Interest income	利息收入	26,692,348.66	37,434,373.82
Government grants	政府補助	7,257,994.91	29,187,567.23
Catering income	餐飲收入	8,324,828.98	7,491,050.99
Rental income	租賃收入	2,069,436.10	197,080.83
Waste income	廢品收入	73,844.10	166,312.42
Others	其他		10,077.35
Total	合計	68,445,216.58	169,307,017.50

2. Other cash payments in relation to operating 2、支付的其他與經營活動有關的現金 activities

ltem	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Out of pocket expenses	付現費用	66,804,863.87	66,189,654.86
Deposit, deposit	保證金、押金	16,656,346.24	39,167,468.20
Business transaction amounts	往來款	7,384,096.12	69,568,791.92
Others	其他	930,630.50	2,945,499.62
Total	合計	91,775,936.73	177,871,414.60

3. Other cash received in relation to investing 3、收到的其他與投資活動有關的現金 activities

Item	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Withdrawal of futures margin	收回期貨保證金	6,570,339.00	
Total	合計	6,570,339.00	

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LI) Cash Flow Statement Items (Continued)

4. Other cash payments in relation to investing activities

4、支付的其他與投資活動有關的現金

ltem	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額	
Net cash from disposal of subsidiaries Impairment loss of monetary funds	處置子公司現金淨額 貨幣資金減值損失	808,234,759.31	5,911,229.73	
Total	合計	808,234,759.31	5,911,229.73	

5. Other cash receipts in relation to financing activities

5、收到的其他與籌資活動有關的現金

Item	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Borrowings from related parties	關聯方借款		200,000,000.00
Recovery of deposit	收回保證金	458,803,817.48	
Bills discounting	票據貼現	60,693,827.67	
Total	合計	519,497,645.15	200,000,000.00

6. Other cash payments in relation to financing activities

6、支付的其他與籌資活動有關的現金

•	人们的关心关键及指型方面的光法	× .

Item	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Sale and leaseback payments	售後回租付款額	160,876,264.81	133,951,397.38
Lease fees	租賃費	21,078,867.67	19,221,613.13
Payment of shares repurchase	支付股份回購款	26,061,570.00	
Bills and borrowings deposits	票據、借款保證金	158,975,847.72	241,259,648.46
Total	合計	366,992,550.20	394,432,658.97

[[]計-] 現金流量表項目(續)

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LII) Supplementary Information for Cash Flow Statement

(五十二)現金流量表補充資料

1. Supplementary information for cash flow statement

1、現金流量表補充資料

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Su	pplementary information	補充資料	Amount of the current period 本期金額	Amount of the previous period 上期金額
1.	Reconciliation of net profits to cash	1、將淨利潤調節為經營活動		
	flows from operating activities	現金流量		
	Net profits	淨利潤	-769,028,641.27	47,075,414.63
	Add: Credit impairment loss	加:信用減值損失	810,858,571.24	2,150,400.44
	Provision for asset impairment	資產減值準備	3,936,921.91	
	Depreciation of fixed assets	固定資產折舊	248,288,779.44	208,991,718.59
	Depletion of oil and gas assets	油氣資產折耗		
	Depreciation of right-of-use	使用權資產折舊		
	assets		10,111,277.10	8,591,758.87
	Amortisation of intangible assets	無形資產攤銷	2,918,049.59	3,542,909.59
	Amortisation of long-term	長期待攤費用攤銷		
	deferred expenses			
	Losses on disposal of fixed	處置固定資產、無形資產		
	assets, intangible assets and	和其他長期資產的損失		
	other long-term assets	(收益以「-」號填列)		
	(income to be inserted with "-")		-761,369.73	-1,621,508.51
	Obsolescence losses on fixed	固定資產報廢損失		
	assets (income to be inserted	(收益以「-」號填列)		070.054.04
	with "—")	二/一两 件 绘利 - 日 - 上	240,987.83	272,854.64
	Losses from changes in fair	公允價值變動損失		
	value (income to be inserted	(收益以「-」號填列)	04 000 704 40	4 400 000 00
	with "—")	日改弗田	-21,693,761.10	4,169,866.00
	Finance costs (income to be	財務費用 (收益以「–」號填列)	74 400 200 00	00 050 262 66
	inserted with "-")		71,128,382.82	80,859,363.66
	Loss on investments (income to be inserted with "–")	投資損失 (收益以「–」號填列)	11,141,441.61	-18,790,813.44
	Decrease in deferred income		11,141,441.01	-10,790,013.44
	tax assets (increase to be	。 (增加以「–」號填列)		
	inserted with "")	(垣加以一)加項列)	18,416.18	218,415.65
	Increase in deferred income tax	遞延所得税負債增加	10,410.10	210,413.03
	liabilities (decrease to be	(減少以[-]號填列)		
	inserted with "–")	(减之以二」加强列)		
	Decrease in inventories (increase	存貨的減少		
	to be inserted with "-")	(增加以「-」號填列)	124,537,486.88	-299,601,187.90
	Decrease in operating	經營性應收項目的減少	121,001,100100	200,001,101.00
	receivables (increase to be	(增加以「-」號填列)		
	inserted with "–")		100,508,367.99	-85,557,037.93
	Increase in operating payables	經營性應付項目的增加	,,	,,
	(decrease to be inserted with	(減少以「-」號填列)		
	" <u> "</u>)		-26,772,667.26	212,018,638.88
	Others	其他	7,957,188.51	1,817,149.47
	Net cash flows generated from	經營活動產生的現金流量		- *
	operating activities	淨額	573,389,431.74	164,137,942.64
2.	Material investment and financing	2、不涉及現金收支的重大投資		
	activities not involving cash receipts	和籌資活動		
	and payments			
	Conversion of debt to capital	債務轉為資本		
	•			

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五、合併財務報表項目註釋(續) STATEMENTS (Continued)

(LII)Supplementary Information for Cash Flow Statement (Continued)

(五十二)**現金流量表補充資料**(續)

1. Supplementary information for cash flow statement (Continued)

1、現金流量表補充資料(續)

Supplementary information	補充資料	Amount of the current period 本期金額	Amount of the previous period 上期金額
Convertible corporate bonds due within one year Fixed assets under finance lease	一年內到期的可轉換公司 債券 融資租入固定資產		
3. Net changes in cash and cash	3、現金及現金等價物淨變動		
equivalents	情況	4 4 4 700 005 04	4 075 444 044 07
Closing balance of cash	現金的期末餘額	144,732,805.91	1,375,111,214.07
Less: Opening balance of cash	減:現金的期初餘額	1,375,111,214.07	1,289,981,009.01
Add: Closing balance of cash equivalents	加:現金等價物的期末餘額		
Less: Opening balance of cash equivalents	減:現金等價物的期初餘額		
Net increase in cash and cash equivalents	現金及現金等價物淨增加額	-1,230,378,408.16	85,130,205.06
Information on Other: an increase of R		其他説明:股份支 [,]	付計入成本費用金額

share-based payments included in cost.

其他説明:股份支付計入成本費用金額 調增7,957,188.51元。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LII) Supplementary Information for Cash Flow

(五十二)現金流量表補充資料(續)

Statement (Continued)

2. Composition of Cash and Cash Equivalents

2、現金和現金等價物的構成

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
I. Cash	一、現金	144,732,805.91	1,375,111,214.07
Including: Cash on hand	其中:庫存現金	14,737.46	
Digital currency that can be	可隨時用於支付的數字		
used readily for payments	貨幣		
Bank deposits that can be	可隨時用於支付的銀行		
used readily for payments	存款	144,264,380.50	1,374,795,896.95
Other monetary funds that car	n 可隨時用於支付的其他		
be used readily for	貨幣資金		
payments		453,687.95	315,317.12
Amounts that can be used	可用於支付的存放中央		
readily for payments from	銀行款項		
Central Bank Deposits			
Interbank deposits	存放同業款項		
Interbank Offer	拆放同業款項		
II. Cash Equivalents	二、現金等價物		
Including: Debt investments due within three months	其中:三個月內到期的債券投資		
III. Cash and cash equivalents at the end	Ⅰ 三、期末現金及現金等價物餘額		
of the period		144,732,805.91	1,375,111,214.07
Including: Restricted use of cash	其中:母公司或集團內子公司		
and cash equivalents by the	使用受限制的現金和		
parent company or intra-group subsidiaries			

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五,合併財務報表項目註釋(續)

(LIII) Assets with Restricted Ownership or Use Right

(五十三)所有權或使用權受到限制的資產

Items	項目	Book value at the end of the period 期末賬面價值	restriction
Monetary funds	貨幣資金		Guarantees, mortgaged
		187,723,176.09	borrowings 保證金、質押借款
Fixed assets	固定資產		Mortgaged borrowings 質押借款
Intangible assets	無形資產		Mortgaged borrowings 質押借款
Total	合計	2,210,524,812.11	

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LIV)Government grants

1. Government grants related to assets

(五十四)政府補助

1、與資產相關的政府補助

		Amounts	Presented items in the balance sheet	Amount included in current profit or loss or written off against related costs and expenses 計入當期損益或沖減相關 成本費用損失的金額		Items included in current profit or loss or written off against related costs and expenses 計入當期 損益或沖減
Types	種類	金額	資產負債表 列報項目	Amount of the current period 本期金額	Amount of the previous period 上期金額	費用損失的
Special funds for the construction of strong industrial towns from Finance Office of Anle Town Yanggu County	陽穀縣安樂鎮財政 所產業強鎮建設 專項資金	4,950,000.00	Deferred income 遞延收益	330,000.00	192,500.00	Other income 其他收益
Funds for intelligent environmental protection projects from Agriculture and Rural Bureau of Yanggu County	陽穀縣農業農村局 補貼智能環保立體 項目資金	13,574,100.00	Deferred income 遞延收益	1,010,516.33	120,658.67	Other income 其他收益
Funds for solar collector project from Economic and Information Bureau of Yanggu County	陽穀縣經濟和信息化局 太陽能集熱項目資金	1,062,000.00	Deferred income 遞延收益	283,609.48	73,664.74	Other income 其他收益
Government grants for solar energy projects	太陽能項目政府補助	800,000.00	Deferred income 遞延收益	80,000.00	80,000.00	Other income 其他收益
Government grants for VOC equipment	VOC設備政府補助	228,333.33	Deferred income 遞延收益	20,000.00	20,000.00	Other income 其他收益
Subsidy for harmless treatment of poultry	畜禽無害化處理項目 補助	2,000,000.00	Deferred income 遞延收益	133,333.33	11,111.11	Other income 其他收益
Funds for the transformation	技改補貼資金	1,040,200.00	Deferred income 遞延收益	208,040.00	208,040.00	Other income 其他收益
Total	合計	23,654,633.33		2,065,499.14	705,974.52	

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

五·合併財務報表項目註釋(續)

(LIV)Government grants (Continued)

2. Government grants related to revenue

2、與收益相關的政府補助

		Amounts	Amount included in current profit or loss or written off against related costs and expenses 計入當期損益或沖減相關 成本費用損失的金額		Items included in current profit or loss or written off against related costs and expenses	
Types	種類	金額	Amount of the current period 本期金額	Amount of the previous period 上期金額	計入當期損益或 沖減相關成本費用 損失的項目	
Subsidy for harmless treatment	無害化處理補貼	3,470,060.00		3,470,060.00	Other income 其他收益	
One-off retention subsidy in 2022	2022年一次性留工補貼	2,599,000.00	2,599,000.00		Other income 其他收益	
R&D projects expenses granted by the Department of Science &Technology of Shandong Province	山東省科技廳撥付研發項目 經費	2,479,500.00	2,479,500.00		Other income 其他收益	
Funds for the transformation of intelligent and efficient integrated breeding and processing project from Industry and Information Technology Bureau of Yanggu County	陽穀縣工業和信息化局匯款 智能高效養殖加工一體化 項目技改補貼資金	2,000,000.00		2,000,000.00	Other income 其他收益	
Subsidy for harmless treatment of dead hogs during breeding process in 2020	2020年養殖環節病死豬無害 化處理補貼	1,980,000.00		1,980,000.00	Other income 其他收益	
Special funds for foreign economic and trade development from Investment Promotion Agency of Yanggu County	陽穀縣商務局和投資促進局 一外經貿流通專項資金	1,354,005.02		1,354,005.02	Other income 其他收益	
Incentive funds for financial innovation and development guidance (subsidy funds for multi-level market)	金融創新發展引導資金獎勵 (多層次市場補助資金)	1,310,000.00		1,310,000.00	Other income 其他收益	
Technology reform subsidy funds	穩崗返還款	1,303,955.08	1,303,955.08	375,795.19	Other income 其他收益	
Special funds for foreign economic and trade development received from Investment Promotion Agency of Yanggu County	收陽穀縣商務局和投資促進 局一外經貿流通專項資金	401,912.04		401,912.04	Selling expenses 銷售費用	
Other subsidy	其他補助	2,860,134.81	875,539.83	2,000,594.98	Other income 其他收益	
Total	合計	19,758,566.95	7,257,994.91	12,490,455.19		

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

V. NOTES TO THE CONSOLIDATED FINANCIAL 五,合併財務報表項目註釋(續) **STATEMENTS** (Continued)

(LV) Lease

(五十五)租賃

1. As a lessee

1、作為承租人

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Interest expense on lease liabilities	租賃負債的利息費用	11,501,508.20	11,227,446.43
Short-term lease charges included in the	計入相關資產成本或當期損益的		
cost of the related assets or in the	簡化處理的短期租賃費用		
current profit or loss using simplified			
treatment		2,798,161.27	2,798,161.27
Lease charges for low-value assets (other	計入相關資產成本或當期損益的		
than short-term lease payments for	簡化處理的低價值資產租賃費		
low value assets) included in the cost	用(低價值資產的短期租賃費		
of the related assets or in the current	用除外)		
profit or loss using simplified treatment			
Variable lease payments not included in	計入相關資產成本或當期損益的		
the measurement of lease liabilities	未納入租賃負債計量的可變租		
included in the cost of the related	賃付款額		
assets or in the current profit or loss			
Including: Portion arising from sale and	其中:售後租回交易產生部分		
leaseback transactions			
Income from sublease of right-to-use	轉租使用權資產取得的收入		
assets			
Total cash outflow related to leases	與租賃相關的總現金流出	23,877,028.94	20,228,112.29
Gains or losses arising from sale and	售後租回交易產生的相關損益		
leaseback transactions			
Cash inflows from sale and leaseback	售後租回交易現金流入		
transactions			
Cash outflows from sale and leaseback	售後租回交易現金流出		
transactions			

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

六·合併範圍的變更

VI. CHANGE IN THE SCOPE OF CONSOLIDATION

There was no change in the scope of consolidation during the current period.

VII. EQUITY IN OTHER ENTITIES

(I) Equity in Subsidiaries

Constitution of the enterprise group

本期未發生合併範圍的變更。

七、在其他主體中的權益

(一) 在子公司中的權益

企業集團的構成

					Percentage of shareholding (%) 持股比例(%)			
Name of subsidiary	Major operation place	Registered in	Business nature	Category of legal person	Paid-up capital (RMB10,000) 實收資本	Direct	Indirect	Acquisition method
子公司名稱	主要經營地	註冊地	業務性質	法人類別	(萬元)	直接	間接	取得方式
Shandong Fengxiang Industrial Co., Ltd.	Yanggu County, Liaocheng City, Shandong Province	Yanggu County, Liaocheng City, Shandong Province	Production and sale of frozen meat products	Limited liability company	61,950.00	100.00		Set up
山東鳳祥實業有限公司	山東省聊城市陽穀縣	山東省聊城市陽穀縣	速凍肉製品生產、 銷售	有限責任公司				設立
Shandong Fengxiang Food Development Co., Ltd.	Yanggu County, Liaocheng City, Shandong Province	Yanggu County, Liaocheng City, Shandong Province	Production and sale of frozen food	Limited liability company	41,223.89	100.00		Set up
山東鳳祥食品發展有限公司	山東省聊城市陽穀縣	山東省聊城市陽穀縣	速凍食品生產、銷售等	有限責任公司				設立
Shandong iShape Food Technology Co., Ltd.	Yanggu County, Liaocheng City, Shandong Province	Yanggu County, Liaocheng City, Shandong Province	Production and sale of frozen food	Limited liability company	22,000.00	100.00		Set up
山東優形食品科技有限公司	山東省聊城市陽穀縣	山東省聊城市陽穀縣	速凍食品生產、銷售等	有限責任公司				設立
Fengxiang Foods (Japan) Co., Ltd.	Japan	Japan	Consulting	Limited liability company	300.31	100.00		Set up
鳳祥食品株式會社	日本	日本	諮詢	有限責任公司				設立
Yucheng Fengming Food	Yucheng City,	Yucheng City, Shandong	Production and sale of	Limited liability	3,300.00		100.00	Set up
Co., Ltd. 五球國谊会日左四八司	Shandong Province	Province	frozen food	company 左回またへつ				hu 슈
禹城鳳鳴食品有限公司	山東省禹城市	山東省禹城市	速凍食品生產、銷售等	有限責任公司				設立

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

VII.EQUITY IN OTHER ENTITIES (Continued)

と、在其他主體中的權益(續)

(II) Equity in Joint Arrangements or Associates

1. Major joint ventures or associates

(二) 在合營安排或聯營企業中的權益

1、重要的合營企業或聯營企業

Name of joint	Major operation			Percent sharehol 持股比	ding (%)	Accounting for investments in joint ventures or	Strategic to the Company's
ventures or associates	place	Registered in	Business nature	Direct	Indirect	, associates 對合營企業或聯	activities
合營企業或 聯營企業名稱	主要經營地	註冊地	業務性質	直接	間接	營企業投資的會 計處理方法	對本公司活動是 否具有戰略性
Yanggu Xiangyu Biologica Technology Co., Ltd.	I Yanggu County, Liaocheng City, Shandong Province	Yanggu County, Liaocheng City, Shandong Province	Operation of organic fertilizers, microbial fertilizers, bio-fertilizers	49.00		Equity method	Yes
陽穀祥雨生物科技 有限公司	山東省聊城市陽穀縣	山東省聊城市 陽穀縣	有機肥、微肥、 生物肥的經營			權益法	是

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

VII.EQUITY IN OTHER ENTITIES (Continued)

七、在其他主體中的權益(續)

- (II) Equity in Joint Arrangements or Associates (Continued)
- (二) 在 合 營 安 排 或 聯 營 企 業 中 的 權 益 (續)

- (Continued)
- 2. Key financial information of major associates
- 2、重要聯營企業的主要財務信息

		Balance at the end of the period/ amount of the current period 期末餘額/ 本期金額 Yanggu Xiangyu Biological Technology Co., Ltd. 陽穀祥雨生物 科技有限公司	Balance at the end of last year/ amount of the previous period 上年年末餘額/ 上期金額 Yanggu Xiangyu Biological Technology Co., Ltd. 陽穀祥雨生物 科技有限公司
Current assets	流動資產	10,493,222.27	63,680,628.35
Non-current assets	非流動資產	126,682,197.34	113,808,589.28
Total assets	資產合計	137,175,419.61	177,489,217.63
Current liabilities	流動負債	17,843,814.80	56,373,403.45
Non-current liabilities	非流動負債	2,975,416.67	3,168,416.67
Total liabilities	負債合計	20,819,231.47	59,541,820.12
Minority interests	少數股東權益		
Equity attributable to the	歸屬於母公司股東權益		
shareholders of the Company		116,356,188.14	117,947,397.51
Net assets share calculated	按持股比例計算的淨資產份額		
as per shareholding ratio		57,014,532.19	57,794,224.78
Adjustments	調整事項	2,826,702.45	5,275,675.40
— Others	一其他	2,826,702.45	5,275,675.40
Book value of equity investment in	對聯營企業權益投資的賬面價值		
associates		59,841,234.64	63,069,900.18
Operating revenue	營業收入	18,665,202.26	15,135,406.04
Net profit	淨利潤	-6,591,209.37	-2,237,034.46
Net profit from discontinued operations	終止經營的淨利潤		
Other comprehensive income	其他綜合收益		
Total comprehensive income	綜合收益總額	-6,591,209.37	-2,237,034.46
Dividends from associates at the current period	本期收到的來自聯營企業的股利		
(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

VIII.RISKS RELATED TO FINANCIAL INSTRUMENTS

The Company is confronted with various financial risks during its operation, including credit risk, liquidity risk and market risk (including exchange rate risk, interest rate risk and other price risk). The financial risks and the risk management policies adopted by the Company to reduce the risks are as follows:

The Board is responsible for planning and establishing the Company's risk management framework, formulating the Company's risk management policies and related guidelines and overseeing the implementation of risk management measures. The Company has established risk management policies to identify and analyse the risks faced by the Company. These risk management policies specify specific risks, covering various aspects of market risks, credit risks and liquidity risk management. The Company regularly evaluates changes in market conditions and the Company's business activities to determine whether to update its risk management policies and systems. The Company's risk management is carried out by the Risk Management Committee in accordance with the policies approved by the Board. The Risk Management Committee identifies, evaluates and hedges relevant risks through close cooperation with other business units of the Company. The Company's internal audit department conducts regular audits of risk management controls and procedures and reports the results of these audits to the Company's Audit Committee.

The overall objective of the risk management in the Company is to formulate risk management policies to minimise the risks without unduly interfering the Company's competitiveness and resilience.

八、與金融工具相關的風險

本公司在經營過程中面臨各種金融風險:信用風 險、流動性風險和市場風險(包括匯率風險、利 率風險和其他價格風險)。上述金融風險以及本 公司為降低這些風險所採取的風險管理政策如下 所述:

董事會負責規劃並建立本公司的風險管理架構, 制定本公司的風險管理政策和相關指引並監督風 險管理措施的執行情況。本公司已制定風險管理 政策以識別和分析本公司所面臨的風險,這些風 險管理政策對特定風險進行了明確規定,涵蓋了 市場風險、信用風險和流動性風險管理等諸多方 面。本公司定期評估市場環境及本公司經營活動 的變化以決定是否對風險管理政策及系統進行更 新。本公司的風險管理由風險管理委員會通過與本 公司其他業務部門的緊密合作來識別、評價和規 避相關風險。本公司內部審計部門就風險管理控 制及程序進行定期的審核,並將審核結果上報本 公司的審計委員會。

本公司風險管理的總體目標是在不過度影響公司 競爭力和應變力的情況下,制定盡可能降低風險 的風險管理政策。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

VIII.RISKS RELATED TO FINANCIAL INSTRUMENTS (Continued)

(I) Credit risk

Credit risk refers to the risk of financial loss to the Company due to the failure of the counterparty to fulfill its contractual obligations.

The Company's credit risk mainly arose from the monetary funds, bills receivable, trade receivable, other receivable and financial guarantee contract. At the balance sheet date, the carrying amount of the financial assets of the Company represents its maximum exposure to credit risk.

As at the end of the reporting period, except for those placed in GMK Finance Co., Ltd., the Company's monetary funds presented in the financial statements are mainly deposits placed in state-owned and other large and middle listed banks with higher credit rates. The Company is of view that they are free from significant credit risks and is unlikely to incur significant losses due to banks' defaults. As of the reporting date, the Company has provided full impairment loss for its monetary funds placed in GMK Finance Co., Ltd., the main reason is that GMK Finance Co., Ltd. is insolvent and the Company is unlikely to recover its monetary funds.

The Company ensures that the Company's overall credit risk is within control through quarterly monitoring of existing customers' credit ratings and monthly review of trade receivable aging analysis. When monitoring the customer's credit risk, we group them according to their credit characteristics. Customers rated as "high-risk" will be placed on the list of restricted customers, and the Company can only sell them on the premise of additional approval, otherwise they must be required to pay the relevant amounts in advance.

八·與金融工具相關的風險(續)

(一) 信用風險

信用風險是指交易對手未能履行合同義務而 導致本公司發生財務損失的風險。

本公司信用風險主要產生於貨幣資金、應收 票據、應收賬款、其他應收款和財務擔保合 同等。於資產負債表日,本公司金融資產的 賬面價值已代表其最大信用風險敞口。

本公司期末財務報表列示貨幣資金除存放新 鳳祥財務公司部分外,主要為存放於聲譽良 好並擁有較高信用評級的國有銀行和其他大 中型上市銀行的銀行存款,本公司認為其不 存在重大的信用風險,幾乎不會產生因銀行 違約而導致的重大損失。截止本報告日,公 司存放新鳳祥財務公司的貨幣資金,因新鳳 祥財務公司已喪失兑付能力,公司貨幣資金 的回收率極低,故已經按照100%計提減值 準備。

公司通過對已有客戶信用評級的季度監控以 及應收賬款賬齡分析的月度審核來確保公司 的整體信用風險在可控的範圍內。在監控客 戶的信用風險時,按照客戶的信用特徵對其 分組。被評為「高風險」級別的客戶會放在受 限制客戶名單裏,並且只有在額外批准的前 提下,公司才可在未來期間內對其賒銷,否 則必須要求其提前支付相應款項。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

VIII.RISKS RELATED TO FINANCIAL INSTRUMENTS (Continued)

(II) Liquidity risk

Liquidity risk is the risk that an enterprise may encounter deficiency of funds in meeting obligations settled with cash or other financial assets delivery.

The Company's policy is to ensure it has sufficient cash to settle the debts when they fall due. The Company's finance department centralized control on liquidity risk. Through monitoring cash balance, readily realizable marketable securities and the rolling forecasts of cash flow for the next 12 months, the finance department will ensure the Company has sufficient fund to settle its debts under all reasonable foreseeable circumstances. It also continuously monitors the Company's compliance with borrowing agreements to obtain commitments from major financial institutions to provide sufficient reserve funds to meet short- and long-term capital needs.

The financial liabilities of the Company are analysed by their maturity date below at their undiscounted contractual cash flows:

八·與金融工具相關的風險(續)

(二) 流動性風險

流動性風險是指企業在履行以交付現金或其 他金融資產的方式結算的義務時發生資金短 缺的風險。

本公司的政策是確保擁有充足的現金以償還 到期債務。流動性風險由本公司的財務部門 集中控制。財務部門通過監控現金餘額、可 隨時變現的有價證券以及對未來12個月現金 流量的滾動預測,確保公司在所有合理預測 的情況下擁有充足的資金償還債務。同時持 續監控公司是否符合借款協議的規定,從主 要金融機構獲得提供足夠備用資金的承諾, 以滿足短期和長期的資金需求。

本公司各項金融負債以未折現的合同現金流 量按到期日列示如下:

Balance at the end of the period 期末餘額

ltems	項目	Immediate repayment 即時償還	Within 1 year 1年以內	1-2 years 1–2 年	2–5 years 2–5年	Over 5 years 5年以上	Total 合計
Bills payable	應付票據		70,000,000.00				70,000,000.00
Short-term borrowings	短期借款		1,149,254,674.50				1,149,254,674.50
Trade payable	應付賬款		454,943,148.32				454,943,148.32
Other payable	其他應付款		228,506,878.96				228,506,878.96
Long-term borrowings	長期借款		63,206,219.74	158,035,716.07	105,748,945.92		326,990,881.73
Long-term payable	長期應付款		63,037,819.08			6,070,952.51	69,108,771.59
Lease liabilities	租賃負債		19,971,345.56	18,770,328.88	49,089,490.35	394,339,036.84	482,170,201.63
Total	合計		2,048,920,086.16	176,806,044.95	154,838,436.27	400,409,989.35	2,780,974,556.73

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS (Continued)

八·與金融工具相關的風險(續)

(II) Liquidity risk (Continued)

(二) 流動性風險(續)

			Balance at the end of last year 上年年末餘額				
Items	項目	Immediate repayment 即時償還	Within 1 year 1年以內	1-2 years 1–2年	2–5 years 2–5年	Over 5 years 5年以上	Total 合計
Bills payable	應付票據		46,606,601.35				46,606,601.35
Short-term borrowings	短期借款		1,731,044,138.88				1,731,044,138.88
Trade payable	應付賬款		440,387,243.15	8,456,372.43			448,843,615.58
Other payable	其他應付款		230,351,136.38	6,152,904.33			236,504,040.71
Long-term borrowings	長期借款		46,788,972.28	64,866,536.80	454,596,124.28		566,251,633.36
Long-term payable	長期應付款		95,380,993.50	72,407,837.23	61,368,328.28		229,157,159.01
Lease liabilities	租賃負債		15,439,748.07	15,029,160.57	45,343,182.70	405,317,982.73	481,130,074.07
Total	合計		2,605,998,833.61	166,912,811.36	561,307,635.26	405,317,982.73	3,739,537,262.96

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

VIII.RISKS RELATED TO FINANCIAL INSTRUMENTS (Continued)

(III) Market risk

Market risk of financial instruments is the risk of fluctuation in the fair value of financial instruments or future cash flow arising from changes in market price. Market risk includes exchange rate risk, interest rate risk and other price risk.

1. Interest rate risk

Interest rate risk is the risk of fluctuation in the fair value of financial instruments or future cash flow arising from changes in market interest rate.

The Company's interest rate risk mainly arises from bank borrowings. Interest-bearing financial instruments with fixed and floating interest rates expose the Company to fair value interest rate risk and cash flow interest rate risk respectively.

As at 31 December 2022, if the interest rates of borrowings with floating interest rates increased or decreased by 100 basis points with all other variables held constant, the Company's net profit will decrease or increase by RMB5,524,963.33 (31 December 2021: RMB4,951,120.00). The management is of the view that 100 basis points reasonably reflect the reasonable range of possible changes in the interest rates in the following year.

2. Exchange rate risk

Exchange rate risk refers to the risk that the fair value or future cash flow of a financial instrument will fluctuate due to changes in foreign exchange rates.

The Company continuously monitors foreign currency transactions and the size of foreign currency assets and liabilities to minimize exposure to foreign exchange risk. In addition, the Company may consider entering into forward exchange contract or currency swap contract to mitigate the foreign exchange risk. During the period and the previous period, the Company has not entered into any forward exchange contract or currency swap contract.

八·與金融工具相關的風險(續)

(三)市場風險

金融工具的市場風險是指金融工具的公允價 值或未來現金流量因市場價格變動而發生波 動的風險,包括匯率風險、利率風險和其他 價格風險。

1、利率風險

利率風險是指金融工具的公允價值或未 來現金流量因市場利率變動而發生波動 的風險。

本公司面臨的利率風險主要來源於銀行 借款,固定利率和浮動利率的帶息金融 工具分別使本公司面臨公允價值利率風 險及現金流量利率風險。

於2022年12月31日,在其他變量保持不 變的情況下,如果以浮動利率計算的借 款利率上升或下降100個基點,則本公 司的淨利潤將減少或增加5,524,963.33元 (2021年12月31日:4,951,120.00元)。管 理層認為100個基點合理反映了下一年 度利率可能發生變動的合理範圍。

2、匯率風險

匯率風險是指金融工具的公允價值或未 來現金流量因外匯匯率變動而發生波動 的風險。

本公司持續監控外幣交易和外幣資產及 負債的規模,以最大程度降低面臨的外 匯風險。此外,公司還可能簽署遠期外 匯合約或貨幣互換合約以達到規避匯 率風險的目的。於本期及上期,本公司 未簽署任何遠期外匯合約或貨幣互換 合約。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

VIII.RISKS RELATED TO FINANCIAL INSTRUMENTS (Continued)

(III) Market risk (Continued)

2. Exchange rate risk (Continued)

The Company's exposure to exchange rate risk arises mainly from financial assets and financial liabilities denominated in US\$. The amounts of foreign currency financial assets and foreign currency financial liabilities translated into RMB are shown below: 八·與金融工具相關的風險(續)

(E) 市場風險(續)

2 · 匯率風險(續)

本公司面臨的匯率風險主要來源於以美 元計價的金融資產和金融負債,外幣金 融資產和外幣金融負債折算成人民幣的 金額列示如下:

		Balance	at the end of the 期末餘額	period	Balance at the end of last year 上年年末餘額			
			Other foreign			Other foreign		
		US\$	currencies	Total	US\$	currencies	Total	
ltems	項目	美元	其他外幣	合計	美元	其他外幣	合計	
Monetary funds	貨幣資金	5,479,399.47	640,442.71	6,119,842.18	13,242,059.85	16,348,728.75	29,590,788.60	
Trade receivable	應收賬款	67,797,501.07		67,797,501.07	102,801,042.82		102,801,042.82	
Prepayments	預付款項	12,146.20	222,408.88	234,555.08		73,397.17	73,397.17	
Trade payable	應付賬款	3,546,018.64	2,555,065.19	6,101,083.83	7,049,039.21	280,840.69	7,329,879.90	
Total	合計	69,743,208.10	-1,692,213.60	68,050,814.50	108,994,063.46	16,141,285.23	125,135,348.69	

As at 31 December 2022, with all other variables unchanged, if the RMB appreciates or depreciates by 1% against the US\$, the Company's net profit will increase or decrease by RMB697,430.28 (31 December 2021: RMB1,398,533.00). Management believes that 1% reasonably reflects the reasonable range of changes that may occur between the RMB and the US\$ in the coming year. 於2022年12月31日,在所有其他變量保 持不變的情況下,如果人民幣對美元升 值或貶值1%,則公司將增加或減少淨 利 潤697,430.28元(2021年12月31日: 1,398,533.00元)。管理層認為1%合理反 映了下一年度人民幣對美元可能發生變 動的合理範圍。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

IX. DISCLOSURE OF FAIR VALUE

The inputs used for fair value measurement are divided into three levels:

Level 1 input is the unadjusted quotation of the same asset or liability that is available on the measurement day in the active market.

Level 2 input is the input that can be observed directly or indirectly of the relevant asset or liability other than those in level 1.

Level 3 input is the unobservable input of the relevant asset or liability.

The level of the fair value measurement is determined by the lowest level of the input which is of great significance to the whole of the fair value measurement.

九·公允價值的披露

公允價值計量所使用的輸入值劃分為三個層次:

第一層次輸入值是在計量日能夠取得的相同資產 或負債在活躍市場上未經調整的報價。

第二層次輸入值是除第一層次輸入值外相關資產 或負債直接或間接可觀察的輸入值。

第三層次輸入值是相關資產或負債的不可觀察輸 入值。

公允價值計量結果所屬的層次,由對公允價值計 量整體而言具有重要意義的輸入值所屬的最低層 次決定。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

IX. DISCLOSURE OF FAIR VALUE (Continued)

九·公允價值的披露(續)

(I) Valuation techniques used and the qualitative and quantitative information of key parameters for recurring and non-recurring fair value measurement categorized within Level 3

 ⁽⁻⁾持續和非持續第三層次公允價值計量項
 目,採用的估值技術和重要參數的定性
 及定量信息

Items	Fair value at the end of the current period	Valuation techniques	Unobservable inputs	Relations between key unobservable inputs and fair value measurement 關鍵不可觀察輸入值與公允值計量之間
項目	期末公允價值	估值技術	不可觀察輸入值	的相互關係
Broiler eggs	28,990,300.00	Cost method (The valuation is determined by deducting the sales expenses, all taxes and certain	The market price of broiler eggs on 31 December 2022 was RMB2.06/egg;	The estimated fair value increases when the market price increases.
種蛋		product sales profits from the selling price.) 成本法(以售價減去銷售費用、全部税金和一定的 產品銷售利潤後確定評估值。)	2022年12月31日種雞蛋市場價格人民幣2.06元/ 校:	市場價格増加時,估計公允值増加。
Broiler	161,032,000.00	Cost method (The valuation is determined by deducting the sales expenses, all taxes a certain product sales profits and the cost upto the date of	The market price of broilers on 31 December 2022 was RMB23.89/bird.	The estimated fair value increases when the market price increases.
肉雞		listing from the selling price.) 成本法(以售價減去銷售費用、全部税金、一定的 產品銷售利潤和至出欄日的成本後確定評估值。)	2022年12月31日,肉雞市場價格人民幣23.89 元/只。	市場價格増加時,估計公允值増加。
Breeders	255,692,300.00	The fair value of the breeders is determined by the replacement cost method, which is based on the cost and profit of restoring the breeders to their original condition, taking into account the newness and residual value.	For the quantity of the breeders, assuming the number of the existing breeders will decrease as at the end of relevant period at certain culling rates due to natural or unnatural factors, which include illness, difficult birth, low eggs production or completion of all eggs production periods, the estimated overall culling rate of the year ranges from 6.29% and 27.11% along with the increase of the number of the eggs production periods.	The estimated fair value decreases when the estimated culling rate increases.
種雞		種雞的公允值按照重置成本法確定,該方法是根 據還原種雞發生的成本和利潤並考慮成新率及殘 值計算。	就種雞的數量而言,假設現有種雞數目按由於 自然或非自然因素(包括疾病,難產,低產蛋量 或全部產蛋期結束)導致的若干淘汰率而於相關 期間結束時減少。本年估計整體淘汰率將隨著 產蛋期數增加而在6.29%至27.11%之間。	估計淘汰率上升時,估計公允值減少。
			The replacement cost is the price of the chicken breeds plus the cost of each breeder to the breeding period. The breeding period of breeders is 25 weeks, and the production period ranges from 25 weeks to 71 weeks. The average price of chicken breeds of the year was RMB79.96/bird, and the cost of the breeders to the breeding period	The estimated fair value increases when the estimated chicken breeds price, breeding and other costs increase.
			is RMB112.27/bird. 重置成本為雞苗價格加每只種雞至育成期的成 本,種雞育成期為25周,生產期為25周至71周。 本年雞苗的平均價格為79.96元/只,種雞至育 成期的成本為112.27元/只。	估計雞苗價格和飼養等生產成本上漲時,估計 公允值增加。
			The profit is determined by multiplying the sum of the cost of chicken breeds and the breeding period by the cost margin. The cost margin was 10.20% based on the financial data for 2021.	The fair value increases when the estimated cost margin increases.
			本次利潤根據雞苗和育成期成本加和乘以成本利潤率確定。本次成本利潤率根據2021年財務 數據計算得到為10.20%。	估計成本利潤率上升時,公允值增加。
			The ratio of the remaining egg production of the hen to the total egg production during the entire life cycle is used to calculate the newness rate.	The estimated fair value increases when the newness rate increases.
			本次使用母雞的剩餘產蛋量佔全部生命周期內 的產蛋量的比例計算成新率。	成新率提高時,估計公允值增加。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES

十[、]關聯方及關聯交易

(I) Information on the controlling shareholders of the Company

(一)本公司的控股股東情況

				Equity	Percentage
				interest in	of the
				the Company	controlling
				held by	shareholders's
Name of the				controlling	voting rights in
controlling				shareholders	the Company
shareholders	Registered in	Business nature	Registered capital	(%)	(%)
				控股股東對	控股股東對
				本公司的	本公司的
控股股東名稱	註冊地	業務性質	註冊資本	持股比例	表決權比例
				(%)	(%)
Falcon Holding LP	Cayman Islands	Private equity			

Falcon Holding LP	Cayman Islands	Private equity
		investment
Falcon Holding LP	開曼群島	私募股權投資

Information on the controlling shareholders of the Company: The previously controlling shareholders of the Company was Shandong Fengxiang (Group) Co., Ltd. (山東鳳祥(集團)有限責 任公司). On 16 October 2022, Falcon Holding LP obtained 70.92% of the equity of the Company held by GMK Holdings, Fengxiang Investment and Fengxiang (Group) through judicial auction. On 20 December 2022, the registration and transfer of CSDC was completed and the equity was officially settled. The controlling shareholders of the Company was changed to Falcon Holding LP.

The ultimate controller of the Company: PAG (Pacific Alliance Group).

(II) Information on the subsidiaries of the Company

Please refer to Note "VII. Equity in other entities" for details of the information on the subsidiaries of the Company.

(III) Information on associates and joint ventures of the Company

Please refer to Note "VII. Equity in other entities" for details of the major associates and joint ventures of the Company.

本公司的控股股東情況的説明:本公司原控 股股東為山東鳳祥(集團)有限責任公司, 2022年10月16日,Falcon Holding LP通過司 法拍賣獲得新鳳祥控股集團有限責任公司, 山東鳳祥投資有限公司、山東鳳祥(集團)有 限責任公司持有的本公司70.92%股權,2022 年12月20日完成了在中國證券登記結算有限 責任公司的登記過戶,股權正式完成交割, 本公司控股股東變更為Falcon Holding LP。

70.92

70.92

本公司最終控制方是:PAG(太盟投資集團)。

(二)本公司的子公司情況

本公司子公司的情況詳見本附註「七、在其 他主體中的權益」。

(三)本公司的合營和聯營企業情況

本公司重要的合營或聯營企業詳見本附註 「七、在其他主體中的權益」。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

十· 關聯方及關聯交易(續)

(IV) Information on other related parties

(四) 其他關聯方情況

Name of other related parties 其他關聯方名稱	Relationship between other related party and the Company 其他關聯方與本公司的關係
Liaocheng Aode Energy Co., Ltd. (聊城奥德能源有限公司)	Other enterprises controlled by the same ultimate controlling party
聊城奧德能源有限公司	曾受同一最終控制方控制的其他企業
Shandong Fengxiang Supermarket Co., Ltd. (山東鳳祥超市有限公司)	Other enterprises controlled by the same ultimate controlling party
山東鳳祥超市有限公司 GMK Finance Co., Ltd. (新鳳祥財務有限公司)	曾受同一最終控制方控制的其他企業 Other enterprises controlled by the same ultimate controlling party
新鳳祥財務有限公司	曾受同一最終控制方控制的其他企業
GMK Holdings Group Co., Ltd. (新鳳祥控股集團有限責任公司)	自文问 取於注例力注例的共能正未 Investing party of the Company
新鳳祥控股集團有限責任公司	曾為本公司的投資方
Yanggu Xiangguang Copper Co., Ltd. (陽穀祥光銅業有限公司)	Other enterprises controlled by the same ultimate controlling party
陽穀祥光銅業有限公司	曾受同一最終控制方控制的其他企業
Zhongke Fengxiang Biotechnology Co., Ltd. (中科鳳祥生物工程 股份有限公司)	Other enterprises controlled by the same ultimate controlling party
中科鳳祥生物工程股份有限公司	曾受同一最終控制方控制的其他企業
Shandong Xiangyu Information Technology Co., Ltd. (山東祥宇信息 技術有限責任公司)	Other enterprises controlled by the same ultimate controlling party
山東祥宇信息技術有限責任公司	曾受同一最終控制方控制的其他企業
Luxinan Hospital Co., Ltd. (魯西南醫院有限公司)	Other enterprises controlled by the same ultimate controlling party
魯西南醫院有限公司	曾受同一最終控制方控制的其他企業
Qingdao Xiangguang Logistics Co., Ltd. (青島祥光物流有限公司)	Other enterprises controlled by the same ultimate controlling party
青島祥光物流有限公司	曾受同一最終控制方控制的其他企業
Yanggu Ping Anyeguo Agricultural Technology Co., Ltd. (陽穀蘋安耶果農業科技有限公司)	Other enterprises controlled by the same ultimate controlling party
陽穀蘋安耶果農業科技有限公司	曾受同一最終控制方控制的其他企業
Yanggu Xiangqi Biomass Power Generation Co., Ltd (陽穀縣祥琦生物質發電有限公司)	Other enterprises controlled by the same ultimate controlling party
陽谷縣祥琦生物質發電有限公司	曾受同一最終控制方控制的其他企業
Shandong Xiangrui Metal Technology Co., Ltd (山東省祥瑞金屬科技有限公司)	Other enterprises controlled by the same ultimate controlling party
山東省祥瑞金屬科技有限公司	曾受同一最終控制方控制的其他企業
Other information: enterprises listed above are related parties	其他説明:上表所列企業截止 2022 年12月20

Other information: enterprises listed above are related parties to the Company as at 20 December 2022.

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日之前,為本公司的關聯方。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

(V) Related party transactions

+· 關聯方及關聯交易(續)

(五) 關聯交易情況

交易

1. Related party transactions for purchase and sales of goods/provision and receipt of labor services

Table of goods purchase/receiving labor services

採購商品/接受勞務情況表

1、購銷商品、提供和接受勞務的關聯

Related party 關聯方	Content of related party transactions 關聯交易內容	Amount of the current period 本期金額	Amount of the previous period 上期金額
Liaocheng Aode Energy Co., Ltd. (聊城奥德能源有限公司)	Purchase of natural gas	76,673,578.85	71,987,312.31
聊城奧德能源有限公司	採購天然氣		
Qingdao Xiangguang Logistics Co.,	Settlement of logistics service fees		
Ltd. (青島祥光物流有限公司)		15,630,073.35	1,508,576.14
青島祥光物流有限公司	結算物流費		
Shandong Xiangyu Information	Settlement of service fees		
Technology Co., Ltd. (山東祥宇			
信息技術有限責任公司)		200,000.00	2,461,410.68
山東祥宇信息技術有限責任公司	結算服務費		
Zhongke Fengxiang Biotechnology	Purchase of raw materials, etc.		
Co., Ltd. (中科鳳祥生物工程股份			
有限公司)		1,403,507.59	3,370,766.19
中科鳳祥生物工程股份有限公司	購進原材料等		
GMK Holdings Group Co., Ltd.	Settlement of service fees		
(新鳳祥控股集團有限責任公司)			4,994,830.41
新鳳祥控股集團有限責任公司	結算服務費		
Shandong Fengxiang Supermarket	Purchase of turnover materials,		
Co., Ltd. (山東鳳祥超市有限公司)	purchase cards, etc.	648,727.35	723,824.11
山東鳳祥超市有限公司	購進周轉材料、購物卡等		
GMK Holdings Group Co., Ltd.	Car Rental expenses		
(新鳳祥控股集團有限責任公司)		279,536.77	86,970.98
新鳳祥控股集團有限責任公司	租車費用		
Luxinan Hospital Co., Ltd.	Settlement of service fees		
魯西南醫院有限公司	結算服務費	1,812,000.00	

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

十、**關聯方及關聯交易**(續)

- (V) Related party transactions (Continued)
 - 1. Related party transactions for purchase and sales of goods/provision and receipt of labor services (Continued)

Table of selling goods/provision of labor services

- (五) **關聯交易情況**(續)
 - 1、購銷商品、提供和接受勞務的關聯 交易(續)

出售商品/提供勞務情況表

Related party 關聯方	Content of related party transactions 關聯交易內容	Amount of the current period 本期金額	Amount of the previous period 上期金額
Shandong Fengxiang Supermarket Co., Ltd. (山東鳳祥超市有限公司)	Sales of goods	5,586,244.18	5,937,358.59
山東鳳祥超市有限公司	銷售商品	-,,	-,
Zhongke Fengxiang Biotechnology	Sales of goods		
Co., Ltd. (中科鳳祥生物工程股份			
有限公司)		4,997,930.05	5,132,987.69
中科鳳祥生物工程股份有限公司	銷售商品		
Yanggu Xiangguang Copper Co., Ltd.	Sales of goods		
(陽穀祥光銅業有限公司)		227,795.74	301,977.26
陽穀祥光銅業有限公司	銷售商品		
GMK Finance Co., Ltd.	Sales of goods		
(新鳳祥財務有限公司)			21,567.43
新鳳祥財務有限公司	銷售商品		
GMK Holdings Group Co., Ltd.	Sales of goods		~~~~~
(新鳳祥控股集團有限責任公司)		50,221.11	86,970.98
新鳳祥控股集團有限責任公司	銷售商品	44.447.00	
Luxinan Hospital Co., Ltd. 魚玉古殿院左四〇司	Sales of goods	14,447.02	
魯西南醫院有限公司 Yanamu Yianami Diamaan Dawar	銷售商品 Select of goods		
Yanggu Xiangqi Biomass Power Generation Co., Ltd.	Sales of goods	64,680.00	
陽穀縣祥琦生物質發電有限公司	銷售商品	04,000.00	
网叔标件项生物真设电有限公司 Yanggu Xiangyu Biological	野 古 向 吅 Settlement of electricity bills		
Technology Co., Ltd.	Settlement of electricity bills		2,235,640.37
陽穀祥雨生物科技有限公司	結算電費		2,200,040.01
Yanggu Xiangyu Biological	Sales of materials		
Technology Co., Ltd.		11,388,528.23	5,046,361.23
陽穀祥雨生物科技有限公司	銷售材料		-,

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

+、關聯方及關聯交易(續)

(V) Related party transactions (Continued)(五) 關聯交易情況(續)2. Leasing with related parties2、關聯租賃情況

The Company as the lessor:

本公司作為出租方:

本公司作為承租方:

Name of the lessee 承租方名稱	Type of leased assets 租賃資產種類	Income recognised from leasing for the period 本期確認的 租賃收入	Income recognised from leasing for the previous period 上期確認的 租賃收入
Zhongke Fengxiang Biotechnology Co., Ltd. (中科鳳祥生物工程股份	Housing equipment		
有限公司) 中科鳳祥生物工程股份有限公司	房屋設備	11,429.44	14,092.12

The Company as the lessee:

		A	mount of the cu			ŀ	Amount of the pre	•	
		Rental	本期金	観		Rental	上期金	観	
		expenses of				expenses of			
		short-term				short-term			
		lease under				lease under			
		simplified				simplified			
		approach and				approach and			
		low-value				low-value			
		assets and				assets and			
		variable lease				variable lease			
		payments				payments			
		that are not			Interest	that are not			
		included in the	Rental	Increased	expenses on	included in the		Increased	Interest
		measurement of	expenses	right-of-use	lease	measurement of	Rental	right-of-use	expenses on
Name of the lessor	Type of leased assets	lease liabilities	paid	assets	liabilities	lease liabilities	expenses paid	assets	lease liabilities
		簡化處理的短期				簡化處理的短期			
		租賃和低價值				租賃和低價值			
		資產租賃的租金				資產租賃的租金			
		費用以及未納入				費用以及未納入			
		租賃負債計量的		增加的	承擔的租賃	租賃負債計量的		增加的	承擔的租賃
出租方名稱	租賃資產種類	可變租賃付款額	支付的租金	使用權資產	負債利息支出	可變租賃付款額	支付的租金	使用權資產	負債利息支出
GMK Holdings Group Co., Ltd. (新鳳祥控股集團有限責任公司)	Housing equipment					1,006,499.16	1,006,499.16		
新鳳祥控股集團有限責任公司	房屋設備								
GMK Holdings Group Co., Ltd.	Housing equipment								
(新鳳祥控股集團有限責任公司)		798,161.27	798,161.27				3,168,030.33		
新鳳祥控股集團有限責任公司	房屋設備								
Yanggu Ping Anyeguo Agricultural	Housing equipment	0.000.000.00	0 000 000 00						
Technology Co., Ltd. 限款转空取用農業性方限公司	房屋設備	2,000,000.00	2,000,000.00						
陽穀蘋安耶果農業技有限公司	厉崖议佣								

300 SHANDONG FENGXIANG CO., LTD. 山東鳳祥股份有限公司

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

十, **關聯方及關聯交易**(續)

(V) Related party transactions (Continued)

3. Guarantee with related parties (Continued)

The Company as a guaranteed party:

(五) **關聯交易情況**(續)

3、**關聯擔保情況**(續)

本公司作為被擔保方:

					Whether or not the guarantee
		Guarantee amount	Commencement date of guarantee	Expiry date of guarantee	is fully performed 擔保是否
Guarantor	擔保方	擔保金額	擔保起始日	擔保到期日	
Shandong Xiangguang Group	山東祥光集團有限	52,000,000.00	2019/12/26	2022/12/26	Voc
Co., Ltd.	山木什九朱國有限 公司	52,000,000.00	2019/12/20	2022/12/20	已履行完畢
GMK Finance Co., Ltd.	新鳳祥財務有限	52,000,000.00	2019/12/26	2022/12/26	Yes
(新鳳祥財務有限公司)	公司				已履行完畢
Shandong Xiangguang Group	山東祥光集團有限	250,000,000.00	2021/1/6	2022/1/5	
Co., Ltd.	公司				已履行完畢
Shandong Xiangguang Group Co., Ltd.	山東祥光集團有限 公司	10,000,000.00	2021/1/27	2022/1/26	Yes 已履行完畢
Shandong Xiangguang Group	山東祥光集團有限	50,000,000.00	2021/3/17	2022/3/16	
Co., Ltd.	公司				已履行完畢
Yanggu Xiangguang Copper Co.,	陽穀祥光銅業有限	534,976,900.00	2021/4/20	2022/4/19	
Ltd. (陽穀祥光銅業有限公司)	公司		000111107	0000/5/5	已履行完畢
GMK Holdings Group Co., Ltd. (新鳳祥控股集團有限責任公司)	新鳳祥控股集團	200,000,000.00	2021/4/27	2022/5/7	
(初鳳仟控放集團有限員任公司) Shandong Xiangguang Group	有限責任公司 山東祥光集團有限	100,000,000.00	2021/6/2	2022/6/2	已履行完畢 Voc
Co., Ltd.	山米什九朱國有限 公司	100,000,000.00	2021/0/2	2022/0/2	Tes 已履行完畢
Shandong Xiangguang Group	山東祥光集團有限	100,000,000.00	2021/6/21	2022/6/21	
Co., Ltd.	公司	100,000,000.00			己履行完畢
Shandong Fengxiang (Group)	山東(鳳祥)集團	100,000,000.00	2021/6/21	2022/6/21	
Co., Ltd.	有限責任公司				已履行完畢
Shandong Fengxiang (Group)	山東(鳳祥)集團	35,000,000.00	2021/9/7	2022/6/24	Yes
Co., Ltd.	有限責任公司				已履行完畢
Yanggu Xiangguang Copper Co.,	陽穀祥光銅業有限	320,400,000.00	2021/9/9	2022/9/8	
Ltd. (陽穀祥光銅業有限公司)	公司				已履行完畢
Yanggu Xiangguang Copper Co., Ltd. (陽穀祥光銅業有限公司)	陽穀祥光銅業有限 公司	240,000,000.00	2021/9/28	2022/9/27	
Ltd. (公 _可 陽穀祥光銅業有限	240,000,000.00	2021/9/28	2022/9/27	已履行完畢 Voc
Ltd. (陽穀祥光銅業有限公司)	吻叔什儿 - 奶未有 rk 公司	240,000,000.00	2021/9/20	2022/9/21	已履行完畢
Shandong Xiangrui Metal	山東省祥瑞金屬	49,000,000.00	2021/12/24	2022/12/15	
Technology Co., Ltd.	科技有限公司			,, 10	已履行完畢
GMK Holdings Group Co., Ltd.	新鳳祥控股集團	50,000,000.00	2021/12/29	2022/5/13	
(新鳳祥控股集團有限責任公司)	有限責任公司				已履行完畢
GMK Finance Co., Ltd.	新鳳祥財務有限	50,000,000.00	2021/12/29	2022/5/13	Yes
(新鳳祥財務有限公司)	公司				已履行完畢

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

十·**關聯方及關聯交易**(續)

(V) Related party transactions (Continued)

3. Guarantee with related parties (Continued)

The Company as a guaranteed party: (Continued)

(五)	齃	聯	交	易	情沉	!(續)
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3、 關聯擔保情況(續)

本公司作為被擔保方:(續)

. . . .

Guarantor	擔保方	Guarantee amount 擔保金額	Commencement date of guarantee 擔保起始日	Expiry date of guarantee 擔保到期日	Whether or not the guarantee is fully performed 擔保是否 已經履行完畢
Yanggu Xiangyu Biological	陽穀祥雨生物科技	68,768,700.00	2020/2/2	2026/8/1	No
Technology Co., Ltd.	有限公司				未履行完畢
Yanggu Xiangguang Copper Co.,	陽穀祥光銅業有限	100,000,000.00	2021/4/29	2024/4/28	No
Ltd. (陽穀祥光銅業有限公司)	公司			0001/0/7	未履行完畢
Shandong Xiangrui Metal	山東省祥瑞金屬	360,450,000.00	2021/9/8	2024/9/7	No + RCDB
Technology Co., Ltd.	科技有限公司		2021/9/9	2024/9/30	未履行完畢
Shandong Xiangguang Group Co., Ltd.	山東祥光集團有限 公司	50,000.000.00	2021/9/9	2024/9/30	No 未履行完畢
Shandong Xiangguang Group	山東祥光集團有限	100,000,000.00	2021/9/17	2024/9/27	∧ 腹门 元 辛 No
Co., Ltd.	公司	100,000,000.00	2021/3/11	2024/3/21	未履行完畢
GMK Finance Co., Ltd.	新鳳祥財務有限	100,000,000.00	2021/9/17	2024/9/27	No
(新鳳祥財務有限公司)	公司	,	_0_ //0/ //	202 00120	未履行完畢
Yanggu Xiangguang Copper Co.,	陽穀祥光銅業有限	100,000,000.00	2021/9/17	2024/9/27	No
Ltd. (陽穀祥光銅業有限公司)	公司				未履行完畢
Xiangrui International Holding Group	祥瑞國際控股集團	240,000,000.00	2021/9/28	2023/9/25	No
Co., Ltd.	有限公司				未履行完畢
Luxinan Hospital Co., Ltd.	魯西南醫院有限	240,000,000.00	2021/9/28	2023/9/25	No
	公司				未履行完畢
Shandong Xiangguang Group	山東祥光集團有限	49,994,000.00	2022/3/17	2023/3/2	No
Co., Ltd.	公司				未履行完畢
GMK Holdings Group Co., Ltd.	新鳳祥控股集團	200,000,000.00	2022/4/27	2023/4/27	No
(新鳳祥控股集團有限責任公司)	有限責任公司				未履行完畢
Shandong Fengxiang (Group)	山東鳳祥(集團)有	100,000,000.00	2022/7/7	2023/7/5	No
Co., Ltd.	限責任公司				未履行完畢
Shandong Xiangguang Group	山東祥光集團有限	100,000,000.00	2022/7/7	2023/7/5	No
Co., Ltd.	公司				未履行完畢

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

(V) Related party transactions (Continued)

4. Remuneration of key management personnel

(1) Remuneration of the Directors, Supervisors and Chief Executive Officer and Directors' interests

Remuneration of the Directors, Supervisors and Chief Executive Officer

Remuneration of each Director, Supervisor and Chief Executive Officer for the year ended 2022 is as follows:

(五) 關聯交易情況(續)

+、 關聯方及 關聯交易(續)

4、關鍵管理人員薪酬

(1) 董事、監事和執行總裁薪酬及董 事權益

董事、監事和執行總裁薪酬

2022年度每位董事、監事和執行總裁的薪酬如下:

						Benefit plan (social		
		Date of	Date of			security provident	Share-based	
		appointment	resignation	Fees	Remuneration	fund)	compensation	Total
						福利計劃	股份支付	
Name	姓名	委任日期	離任日期	袍金	薪酬	(社保公積金)	的薪酬	合計
Director Liv Thiswood	董事一劉志光	2010/12/6	2023/1/18					
Director — Liu Zhiguang			2023/1/10					
Director — Xiao Dongsheng	董事一肖東生	2018/11/1			2,000,000.00	84,655.80	1,956,157.65	4,040,813.45
Director — Shi Lei	董事一石磊	2022/5/31			1,333,333.00	33,696.00	342,430.84	1,709,459.84
Director — Zhou Jinying	董事一周勁鷹	2022/5/31	2023/1/18		1,551,000.00	37,152.00	63,438.97	1,651,590.97
Independent Director —	獨立董事一郭田勇	2019/8/8	2023/1/18	267,981.00				267,981.00
Guo Tianyong								
Independent Director —	獨立董事一趙迎琳	2021/5/28		267,981.00				267,981.00
Zhao Yinglin								
Independent Director —	獨立董事一鍾偉文	2019/8/8		267,981.00				267,981.00
Chung Wai Man								
Supervisor — Lian Xianmin	監事一廉憲敏	2019/9/16	2023/1/18		360,000.00	32,409.60	201,833.42	594,243.02

Note: There were no bonuses and discretionary bonuses for Directors, Supervisors and Chief Executive Officer for the current period.

There was no arrangement under which a director waived or agreed to waive any remuneration for the two years ended 2021 and 2022.

註:本期董事、監事和執行總裁無獎金 及酌情獎金。

截至2021年及2022年止兩個年度並 無任何董事放棄或同意放棄任何薪 酬的安排。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

+、**關聯方及關聯交易**(續)

(V) Related party transactions (Continued)

- 4. Remuneration of key management personnel (Continued)
 - Remuneration of the Directors, Supervisors and Chief Executive Officer and Directors' interests (Continued)

Remuneration of the Directors, Supervisors and Chief Executive Officer (Continued)

Remuneration of each Director, Supervisor and Chief Executive Officer for the year 2021 is as follows:

(五) **關聯交易情況**(續)

4、 關鍵管理人員薪酬(續)

(1) 董事、監事和執行總裁薪酬及董 事權益董事、監事和執行總裁 薪酬(續)

董事、監事和執行總裁薪酬(續)

2021年度每位董事、監事和執行總裁的薪酬如下:

						Benefit plan		
		Date of	Date of			(social security	Share-based	
		appointment	resignation	Fees	Remuneration	provident fund)	compensation	Total
						福利計劃	股份支付	
Name	姓名	委任日期	離任日期	袍金	薪酬	(社保公積金)	的薪酬	合計
Director — Liu Zhiguang	董事一劉志光	2010/12/6	2023/1/18					
			2023/1/10		4 000 000 00	70 000 00	400 400 00	4 400 054 00
Director — Xiao Dongsheng	董事一肖東生	2018/11/1			1,200,000.00	79,622.00	186,432.89	1,466,054.89
Director — Wang Jinsheng	董事一王進聖	2013/10/15	2022/3/31		1,767,837.00	37,152.00	124,288.59	1,929,277.59
Director — Ow Weng	董事一區永昌	2018/11/1	2022/3/31		413,634.00	550.00	124,288.59	538,472.59
Cheong								
Independent Director —	獨立董事一郭田勇	2019/8/8	2023/1/18	245,280.00				245,280.00
Guo Tianyong								
Independent Director —	獨立董事一張曄	2019/8/8	2021/5/28	100,221.94				100,221.94
Zhang Ye								
Independent Director —	獨立董事一鍾偉文	2019/8/8		245,280.00				245,280.00
Chung Wai Man								
Independent Director —	獨立董事一趙迎琳	2021/5/28		145,717.42				145,717.42
Zhao Yinglin								
Supervisor — Lian Xianmin	監事一廉憲敏	2019/9/16	2023/1/18		350,000.00	31,000.00	31,072.15	412,072.15

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

十· 關聯方及關聯交易(續)

(V) Related party transactions (Continued)

4. Remuneration of key management personnel (Continued)

(2) Five highest paid individuals

Details of the remuneration of the five highest paid employees (including three Directors (2021: three)) as at 31 December 2022 are set out in note X (V) above. The remuneration of the remaining two (2021: two) non-Directors or key executives as at 31 December 2022 is as follows: (五) **關聯交易情況**(續)

4、關鍵管理人員薪酬(續)

(2) 薪酬最高的前五位

2022

截止2022年12月31日,五名最高 薪酬員工(包括3名董事(2021年: 3名))的薪酬詳情見上文附註十 (五)。截止2022年12月31日,其餘 兩名(2021年:2名)非董事或主要行 政人員的薪酬如下:

2021

			2021
		2022年度	2021年度
Basic salary, housing subsidy and	基本工資、住房補貼以及		
other subsidies	其他補貼	2,529,311.12	2,395,715.56
Bonus	獎金		
Pension plan contributions	養老金計劃供款	71,208.00	111,456.00
Share-based payment	股份支付	203,737.51	201,968.96
Total	合計	2,804,256.63	2,709,140.52
		Number of in	dividual
		人數	
		2022	2021
		2022 2022年度	2021 2021年度
HK\$0 to HK\$1,000,000	港幣0元–1,000,000元		

Save as disclosed above, no emoluments have been paid by the Group to any directors or the five highest paid individuals as an inducement to join or upon joining of the Group, or as compensation for loss of office for the year. 除上文所披露者外,本集團年內概 無向任何董事或五名最高薪酬員工 支付任何酬金,作為促使該等人士 加盟本集團或該等人士加盟本集團 時之獎勵或作為該等人士離職補償。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)	十、 關聯方及關聯交易 (續)
(V) Related party transactions (Continued)	(五) 關聯交易情況 (續)
5. Other related party transactions	5、其他關聯交易

Amount of the Amount of the current period previous period 項目 Items 本期金額 上期金額 Interest income: 利息收入: GMK Finance Co., Ltd. 新鳳祥財務有限公司 (新鳳祥財務有限公司) 26,539,298.35 26,761,295.51 Interest expenses: 利息支出: Shandong Fengxiang (Group) Co., Ltd. 山東鳳祥(集團)有限責任公司 (山東鳳祥(集團)有限責任公司) 1,818,055.56 3,850,000.00 GMK Finance Co., Ltd. 新鳳祥財務有限公司 883,188.90 (新鳳祥財務有限公司) Acquisition of fixed assets: 收購固定資產: Yanggu Xiangguang Copper Co., Ltd. 陽穀祥光銅業有限公司 (陽穀祥光銅業有限公司) 23,125,900.00

(VI) Receivables from and payables to related parties

(六) 關聯方應收應付款項

1、應收項目

1. Receivables from related parties

Items	項目名稱	Related parties 關聯方	Balance at the end of the period 期末餘額		Balance at the end 上年年末飯	
				Bad debt		Bad debt
			Book balance 賬面餘額	provision 壞賬準備	Book balance 賬面餘額	provision 壞賬準備
Other receivable	其他應收款	Liaocheng Aode Energy Co., Ltd. (聊城奥德能 源有限公司)			1.500.000.00	22.500.00

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION +、關聯方及關聯交易(續) WITH RELATED PARTIES (Continued) (VI) Receivables from and payables to related parties (六) 關聯方應收應付款項(續) (Continued) 2. Payables to related parties 2、應付項目 Book balance at Book balance at the end of the end of the **Related parties** period last year 項目名稱 關聯方 期末賬面餘額 上年年末賬面餘額 Items Trade payable 應付賬款 Liaocheng Aode Energy Co., Ltd. 8.659.75 聊城奥德能源有限公司

(VII) Commitment of related parties

Nil

(七) 關聯方承諾

無

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

X. RELATED PARTIES AND TRANSACTION WITH RELATED PARTIES (Continued)

(VIII) Centralised management of funds

1. Funds of the Company deposited into the Group

Funds deposited directly into the finance company by the Company without being deposited into the parent account of the Group 十· 關聯方及關聯交易(續)

(八) 資金集中管理

1、本公司歸集至集團的資金

本公司未歸集至集團母公司賬戶而 直接存入財務公司的資金

		Balance end of the 期末館	period	Balance at the end of last year 上年年末餘額	
Items	項目名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Book balance 賬面餘額	Bad debt provision 壞賬準備
Monetary funds	貨幣資金	808,234,759.31	808,234,759.31	1,041,438,054.10	
Total	合計	808,234,759.31	808,234,759.31	1,041,438,054.10	
Including: Funds restricted due to centralised fund management	其中: 因資金集中 管理支取 受限的資金	808,234,759.31	808,234,759.31		

2. Funds borrowed by the Company from the Group's parent company or members

2、本公司從集團母公司或成員單位拆 借的資金

Items	項目名稱	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Long-term borrowings	長期借款		200,000,000.00
Total	合計		200,000,000.00

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

XI. SH	ARE-BASED PAYMENT	┼─・股份支付
(I)	Share-based payment	(-)股份支付總體情況
	Total amount of equity instrument granted by the Company for the period: RMB0.00.	公司本期授予的各項權益工具總額:0.00元
	Total amount of equity instrument exercised by the Company for the period: RMB1,143,074.15.	公 司 本 期 行 權 的 各 項 權 益 工 具 總 額 : 1,143,074.15元
	The total amount of various equity instruments lapsed in the current period: RMB0.00.	公司本期失效的各項權益工具總額:0.00元
	Range of exercise prices and contractual remaining period for share options issued by the Company at the end of the period:	公司期末發行在外的股份期權行權價格的範 圍和合同剩餘期限:
	Exercise prices for share options:RMB 0.00	股份期權行權價格:0.00元
	Remaining period for the first phase share-based payment contract : 6 months	第一期股份支付合同剩餘期限:6個月
	Remaining period for the second phase share-based payment contract : 28 months	第二期股份支付合同剩餘期限:28個月
(II)	Equity-settled share-based payment	(二) 以權益結算的股份支付情況
	Recognition method for fair value of equity instrument on the date of grant: The price to buy back the shares of the Company.	授予日權益工具公允價值的確定方法:回購 本公司股票時的回購價格。
	Recognition method for best estimation of the amount of exercisable equity instrument: shall be exercisable by the grantee on the date of within the prescribed service period, so the best estimation of the amount of exercisable equity instrument is all exercisable.	對可行權權益工具數量的最佳估計的確定方 法:被授予人在規定的服務期限內,達到行 權日即可行權,故可行權權益工具數量的最 佳估計為全部行權。

Reason for significant difference between estimate of the period and previous period: N/A.

Accumulative amount in capital reserve of equity-settled share-based payment: RMB13,317,134.09.

Total amount of equity-settled share-based payment recognised for the period: RMB6,947,343.69.

本期以權益結算的股份支付確認的費用總

本期估計與上期估計有重大差異的原因:無

以權益結算的股份支付計入資本公積的累計

金額:13,317,134.09元。

額:6,947,343.69元。

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

XI. SHARE-BASED PAYMENT

(II) Equity-settled share-based payment

2020 Share Award Scheme: As considered and approved at general meeting of the Company on 4 June 2020, the Company adopted the share award scheme from 26 June 2020. Pursuant to the share award scheme, the Board of the Company is authorised to grant the shares of the Company to 18 senior management members and other employees for nil consideration. Shares repurchased are granted to rewarded employees in four phases, in which 40% of the total amount was granted on 30 September 2020 (first phase), 20% of the total amount will be granted on 30 June 2022 (third phase) and 20% of the total amount will be granted on 30 June 2023 (fourth phase).

2021 Share Award Scheme: As considered and approved at general meeting of the Company on 4 June 2020, the Company adopted the share award scheme from 10 December 2021. Pursuant to the share award scheme, the Company is proposed to repurchase 26,097,600 H shares, 23,487,800 H shares would be granted to 63 employees in 3 batches, in which one third of the total amount will be granted on 30 April 2023 (first phase), one third of the total amount will be granted on 30 April 2024 (second phase), one third of the total amount will be granted on 30 April 2024 (second phase), one third of the total amount will be granted on 30 April 2024 (second phase), one third of the total amount will be granted on 30 April 2025 (third phase). The 2,609,800 H shares would be reserved for granting to newly recruited senior marketing staff, senior marketing department management, and core R&D staff.

One share option shall entitle the grantee to subscribe 1 ordinary share of the Company.

(III) Cash-settled share-based payments

Nil

(IV) Modification and termination of share-based payments

Nil

+- ·股份支付

(二) 以權益結算的股份支付情況

2020年股份獎勵計劃:經本公司股東大會 2020年6月4日審議批准,本公司於2020年6 月26日起實行一項股份獎勵計劃。據此,本 公司董事會獲授權授予本公司18名高級管理 人員及其他職工無需支付對價即可獲得本公 司股票。回購股份分四期授與被獎勵人員, 第一期於2020年9月30日授予總額的40%, 第三期於2021年6月30日授予總額的20%, 第三期於2023年6月30日授予總額的20%。

2021年股份獎勵計劃:經本公司股東大會 2020年6月4日審議批准,本公司於2021年 12月10日起實行一項股份獎勵計劃。據此, 本公司擬回購2,609.76萬股H股,並將其中 2,348.78萬股H股,分3期授予63名僱員, 第一期於2023年4月30日授予總額的三分之 一,第二期於2024年4月30日授予總額的三 分之一,第三期於2025年4月30日授予總額 的三分之一。預留260.98萬股,將用於授予 新招聘的高級營銷人員、高級市場部管理人 員、核心研發人員。

每份股份期權賦予持有人認購1股本公司普通股的權利。

(E) 以現金結算的股份支付情況

無

(四)股份支付的修改、終止情況

無

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

XII. COMMITMENTS AND CONTINGENCIES

(I) Significant commitments

No significant commitments are required to be disclosed during the period.

(II) Contingencies

No significant contingencies are required to be disclosed during the period.

XIII.EVENTS AFTER THE DATE OF BALANCE SHEET

(I) Significant Non-adjustment Items

Trading of the Company on the Stock Exchange has been suspended from 2 February 2023 since the percentage of public float fell below 15%. According to the Listing Rules of the Stock Exchange, a listed company may face the risk of delisting after being suspended for 18 consecutive months.

(II) Explanation of Other Events after the Balance Sheet Date

Nil

XIV.CAPITAL MANAGEMENT

The primary objectives of the Group's capital management are to ensure that it maintains a strong credit rating and healthy capital ratios in order to support it business and maximize shareholders' value. The adjusted debt/capital ratios as at the balance sheet date are as follows:

+二·承諾及或有事項

(-) 重要承諾事項

本期無需要披露的重要的承諾事項。

(二)或有事項

本期無需要披露的重要的或有事項。

+E·資產負債表日後事項

(一) 重要的非調整事項

因公眾股比例低於15%,公司已於2023年2 月2日在香港聯交所停牌交易,根據香港聯 交所《上市規則》,上市公司如果連續停牌18 個月,可能面臨除牌的風險。

(二) 其他資產負債表日後事項説明

無

把·資本管理

本集團資本管理的主要目標為確保其維持良好的 信貸評級及穩健的資本比率以支持其業務及最大 化股東價值,於資產負債表日經調整的負債/資 本比率如下:

		Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Total borrowings Owners' equity	借貸總額 所有者權益	1,489,134,292.39 2,611,974,652.88	2,460,869,223.43 3,400,161,700.75
Adjusted debt/capital ratios	經調整的負債/資本比率	2,011,974,032.00	72.38%

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XV. OTHER SIGNIFICANT EVENTS

+五·其他重要事項

(I) Auditor's remuneration

(-) 核數師薪酬

Item	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Auditor's remuneration	核數師薪酬	2,150,000.00	2,300,000.00

(II) Segment information

1. Basis for determining reporting segments and accounting policies

Each of the Company's reporting segments provides different products or services or engages in operating activities in different geographic areas. As each segment requires different technologies or market strategies, the Company's management separately manages the operating activities of each reporting segment and regularly evaluates the operating results of these reporting segments to determine the allocation of resources and to evaluate their performance.

Intersegment transfer prices are determined on the basis of actual transaction prices. Expenses indirectly attributable to each segment are allocated between segments in proportion to revenue. Assets are allocated based on the operations of the segment and the location of the assets. Segment liabilities include liabilities attributable to the segment arising from its operating activities. If expenses related to liabilities shared by multiple operating segments are allocated to those operating segments, the jointly assumed liabilities are also allocated to these operating segments. (二)分部信息

1、報告分部的確定依據與會計政策

本公司的各個報告分部分別提供不同的 產品或服務,或在不同地區從事經營活 動。由於每個分部需要不同的技術或市 場策略,本公司管理層分別單獨管理各 個報告分部的經營活動,定期評價這些 報告分部的經營成果,以決定向其分配 資源及評價其業績。

分部間轉移價格按照實際交易價格為基 礎確定,間接歸屬於各分部的費用按照 收入比例在分部之間進行分配。資產根 據分部的經營以及資產的所在位置進行 分配,分部負債包括分部經營活動形成 的可歸屬於該分部的負債。如果多個經 營分部共同承擔的負債相關的費用分配 給這些經營分部,該共同承擔的負債也 分配給這些經營分部。

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XV. OTHER SIGNIFICANT EVENTS (Continued)

+五·其他重要事項(續)

(II) Segment information (Continued)

2. Financial information of the reporting segments

Processed Raw chicken chicken meat products Chicken breeds Other Elimination meat products Total Items 項目 生雞肉製品 深加工雞肉製品 雞苗 其他 分部間抵銷 合計 Revenue from external 對外交易收入 transactions 2,500,558,599.75 2,371,086,929.83 53,619,103.49 160,525,451.22 5,085,790,084.29 Revenue from inter-segment 分部間交易收入 transactions 4,286,286,843.79 213,027,589.28 30,615,843.40 -4,529,930,276.47 Income on investments in 對聯營和合營企業的 associates and joint ventures 投資收益 -3,229,692.59 -3,229,692.59 Credit impairment loss 信用減值損失 -398,679,328.07 -378,036,869.07 -8,548,821.11 -25,593,552.99 -810,858,571.24 -3,936,921.91 Asset impairment loss 資產減值損失 -3,920,845.18 -16,076.73 Depreciation and amortisation 折舊費和攤銷費 128,483,721.65 121,831,207.29 2,755,057.20 8,248,120.00 261,318,106.13 expense Total profit (total loss) 利潤總額(虧損總額) -539,974,042.20 84,457,738.11 -33,478,340.84 -278,251,884.71 -1,010,625.51 -768,257,155.15 Income tax expenses 所得税費用 -28,719.61 800,205.73 771,486.12 Net profit (net loss) -279,052,090.44 -1,010,625.51 -769,028,641.27 淨利潤(淨虧損) -539,974,042.20 84,486,457.72 -33,478,340.84 Total assets 資產總額 3,968,067,810.01 3,762,612,770.57 85,086,683.66 254,733,432.66 -2,842,166,728.37 5,228,333,968.53 Total liabilities 負債總額 2,104,308,596.73 1,995,353,602.40 45,122,374.03 135,087,850.78 -1,663,513,108.29 2,616,359,315.65 Other important non-cash items 其他重要的非現金項 日 Non-cash expenses other than 折舊費和攤銷費以外 depreciation and amortisation 的非現金費用 expense Long-term equity investments in 對聯營和合營企業的 associates and joint ventures 長期股權投資 59,841,234.64 59,841,234.64 The amounts of increase of 長期股權投資以外的 non-current assets other than 非流動資產增加額 long-term equity investments 38.528.556.60 36.533.659.72 826.162.07 2.491.864.62 78,380,243.01

(二)分部信息

2、報告分部的財務信息

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY

■ ┼┼・母公司財務報表主要項目註釋

(一) 應收票據

(I) Bills receivables

1. Category of bills receivable

1、應收票據分類列示

Item	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Bank acceptances Commercial acceptances	銀行承兑匯票 商業承兑匯票	100,000,000.00	340,000,000.00 102,000,000.00
Total	合計	100,000,000.00	442,000,000.00

2. Endorsed or discounted notes receivable that are not mature on balance sheet date at the end of the period

2、期末公司已背書或貼現且在資產負 債表日尚未到期的應收票據

ltem	項目	Amount not derecognized at the end of the period 期末未終止 確認金額
Bank acceptances	銀行承兑匯票	100,000,000.00
Total	合計	100,000,000.00

(II) Trade receivable

1. Disclosure of trade receivable by aging

(二)應收賬款

1、應收賬款按賬齡披露

Aging	賬齡	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Less than 1 year	1 年以內	861,890,833.16	535,573,320.38
1 to 2 years	1至2年		
2 to 3 years	2至3年		
3 to 4 years	3至4年		
4 to 5 years	4至5年		
Over 5 years	5年以上		
Subtotal	┘<言┼	861,890,833.16	535,573,320.38
Less: Bad debt provision	減:壞賬準備	122,173.66	
Total	合計	861,768,659.50	535,573,320.38

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

+六·**母公司財務報表主要項目註釋**(續)

(二) 應收賬款(續)

2. Disclosure of trade receivable by bad debt provision method

2、應收賬款按壞賬計提方法分類披露

		Balance at the end of the period 期末餘額				Balance at the end of last year 上年年未餘額							
		Book ba 賬面(alance	Bad debt	provision 準備		上 Book balance 賬面餘額			Bad debt provision 壞賬準備		Bad debt provision	
					Provision					Provision			
		Amount	Proportion(%) 比例	Amount	percentage(%)	Book value	Amount	Proportion(%) 比例	Amount	percentage(%)	Book value		
Category	類別	金額	(%)	金額	計提比例(%)	賬面價值	金額	(%)	金額	計提比例 (%)	賬面價值		
Bad debt provision made on an individual basis	按單項計提壞賬準備	64,680.00	0.01	64,680.00	100.00								
Including:	其中:												
Yanggu Xiangqi Biomass Power Generation Co., Ltd.	陽穀縣祥琦生物質發電 有限公司	64,680.00	0.01	64,680.00	100.00								
Bad debt provision made on a collective basis	按組合計提壞賬準備	861,826,153.16	99.99	57,493.66	0.01	861,768,659.50	535,573,320.38	100.00			535,573,320.38		
Including:	其中:												
Aging group	賬齡組合	11,498,731.59	1.33	57,493.66	0.50	11,441,237.93							
Related parties in the scope	關聯方組合	850,327,421.57	98.66			850,327,421.57	535,573,320.38				535,573,320.38		
Total	合計	861,890,833.16	100.00	122,173.66		861,768,659.50	535,573,320.38	100.00			535,573,320.38		

Bad debt provision made on a collective basis:

Group provision items: Aging group

按組合計提壞賬準備:

組合計提項目:賬齡組合

		Balance at the end of the current period 期末餘額					
Name	名稱	Trade receivable 應收賬款	Bad debt provision 壞賬準備	Provision percentage 計提比例(%)			
Less than 1 month	1個月以內	11,498,731.59	57,493.66	0.50			
1 to 3 months 3 months to 1 year	1–3個月 3個月–1年						
Over 1 year	1年以上						
Total	合計	11,498,731.59	57,493.66				

⁽II) Trade receivable (Continued)

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

(II) Trade receivable (Continued)

┼六·母公司財務報表主要項目註釋(續)

(二)應收賬款(續)

3. Provision for bad debts made, reversed or recovered for the current period

3、本期計提、轉回或收回的壞賬準備 情況

			Changes in a	amount for the cu 本期變動金額	rrent period	
		Balance at the end of last year	Provision	Recovered or reversed	Resold or written off	Balance at the end of the period
Category	類別	上年年末餘額	計提	收回或轉回	轉銷或核銷	期末餘額
On an individual basis Aging group	單項計提 賬齡組合		64,680.00 57,493.66			64,680.00 57,493.66
Total	合計		122,173.66			122,173.66

(III) Other receivable

(三) 其他應收款

Items	項目	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Interest receivable	應收利息		
Dividend receivable	應收股利		
Other receivable	其他應收款項	13,254,134.80	9,705,069.18
Total	合計	13,254,134.80	9,705,069.18

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

┼六·**母公司財務報表主要項目註釋**(續)

(III) Other receivable (Continued)

- 1. Other receivable
 - (1) Disclosure by aging

(E) 其他應收款(續)

1、其他應收款項

(1) 按賬齡披露

Aging	賬齡	Balance at the end of the period 期末餘額	Balance at the end of last year 上年年末餘額
Less than 1 year	1年以內	4,889,331.35	7,682,501.77
1 to 2 years	1至2年	7,000,000.00	80,000.00
2 to 3 years	2至3年	80,000.00	
3 to 4 years	3至4年		
4 to 5 years	4至5年		
Over 5 years	5年以上	2,587,679.27	2,587,679.27
Subtotal	小計	14,557,010.62	10,350,181.04
Less: bad debt provision	減:壞賬準備	1,302,875.82	645,111.86
Total	合計	13,254,134.80	9,705,069.18

(2) Disclosure by bad debt provision method

(2) 按壞賬計提方法分類披露

			Balance at the end of the period 期末餘額					Balance at the end of last year 上年年末餘額			
		Book ba			provision		Book bal		Bad debt		
		賬面創	余額	壞賬	準備		賬面餅	額	壞賬		
		Amount	Proportion(%)	Amount	Provision percentage(%)	Book value	Amount	Proportion(%)	Amount	Provision percentage(%)	Book value
Category	類別	金額	比例 (%)	金額	計提比例(%)	賬面價值	金額	比例 (%)	金額	計提比例 (%)	賬面價值
Bad debt provision made on an individual basis Bad debt provision made on a collective basis	按單項計提壞賬準備 按組合計提壞賬準備	14,557,010.62	100.00	1,302,875.82	8.95	13,254,134.80	10,350,181.04	100.00	645,111.86	6.23	9,705,069.18
Including: Aging analysis group 	其中: 賬齡分析組合	14,557,010.62	100.00	1,302,875.82	8.95	13,254,134.80	10,350,181.04	100.00	645,111.86	6.23	9,705,069.18
Total	合計	14,557,010.62	100.00	1,302,875.82		13,254,134.80	10,350,181.04	100.00	645,111.86		9,705,069.18

(Amounts are expressed in RMB unless otherwise stated) (除特殊註明外, 金額單位均為人民幣元)

	ES TO THE FINANCIAL COMPANY (Continued)	STATEMENTS OF	┼六 ·母公司財務報表主要項目註釋 (續)				
(III) Ot	her receivable (Continued)	(三) 其他應收	款 (續)			
1.	Other receivable (Contin	ued)	1、其他题	應收款項 (續)			
	(2) Disclosure by bad (Continued)	debt provision method	(2) 接	⁻ 壞賬計提方法	云分類披露(續)		
	Bad debt provision ma	de on a collective basis:	按	組合計提壞賬	準備:		
	Group provision items: Ag	ing group	組合計提項目:賬齡組合				
			Balance at the end of the period 期末餘額				
	Name	名稱	Other receivables 其他應收款項	为不踪银 Bad debt provision 壞賬準備	Provision percentage(%) 計提比例(%)		
	Less than 1 year	1年以內	4,889,331.35	73,339.97	1.50		
	1 to 2 years	1至2年	7,000,000.00	700,000.00	10.00		
	2 to 3 years	2至3年	80,000.00	12,000.00	15.00		
	3 to 4 years	3至4年					
	4 to 5 years	4至5年					
	Over 5 years	5年以上	2,587,679.27	517,535.85	20.00		

14,557,010.62

1,302,875.82

合計

Total

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

(III) Other receivable (Continued)

1. Other receivable (Continued)

(3) Provision for bad debts

(E) **其他應收款**(續)

1、其他應收款項(續)

+六·母公司財務報表主要項目註釋(續)

(3) 壞賬準備計提情況

		Phase 1 第一階段 Expected credit losses in the next	Phase 2 第二階段 Lifetime expected credit losses	Phase 3 第三階段 Lifetime expected credit losses (credit impairment	
		12 months	(no credit impairment) 整個存續期預期	has occurred) 整個存續期預期	Total
Provision for bad debts	壞賬準備	未來 12 個月 預期信用損失	信用損失 (未發生信用減值)	信用損失 (已發生信用減值)	合計
Balance at the end of last year	上年年末餘額	645,111.86			645,111.86
Balance at the end of last year that transfers/reverses at the current period	上年年末餘額在本期				
 Transfer to phase 2 	一轉入第二階段				
 Transfer to phase 3 Reverse to phase 2 	一轉入第三階段 一轉回第二階段				
- Reverse to phase 2	一轉回第一階段 一轉回第一階段				
Provision for the current period	本期計提	672,339.97			672,339.97
Reversal at the current period	本期轉回				
Resell at the current period	本期轉銷	-14,576.01			-14,576.01
Written off at the current period	本期核銷				
Other changes	其他變動				
Balance at the end of the period	期末餘額	1,302,875.82			1,302,875.82

The movements of the book balance for other receivables are as follows:

其他應收款項賬面餘額變動如下:

		Phase 1 第一階段 Expected credit losses in the next	Phase 2 第二階段 Lifetime expected credit losses	Phase 3 第三階段 Lifetime expected credit losses (credit impairment	
		12 months	(no credit impairment) 整個存續期預期	has occurred) 整個存續期預期	Total
Book balance	賬面餘額	未來 12 個月 預期信用損失	信用損失 (未發生信用減值)	信用損失 (已發生信用減值)	合計
BOOK Dalarice	脓 ഥ 跡	<u>預</u> 刑 后 用 損 大	(木资土信用,减值)	(C歿土信用减值)	百司
Balance at the end of last year	上年年末餘額	10,350,181.04			10,350,181.04
Balance at the end of last year that transfers/reverses at the current period	上年年末餘額在本期				
- Transfer to phase 2	一轉入第二階段				
 Transfer to phase 3 	一轉入第三階段				
- Reverse to phase 2	一轉回第二階段				
— Reverse to phase 1	一轉回第一階段				
Addition for the current period	本期新增	4,889,331.35			4,889,331.35
Derecognised at the current	本期終止確認				
period		-682,501.77			-682,501.77
Other changes	其他變動				
Balance at the end of the period	期末餘額	14,557,010.62			14,557,010.62

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF +六·母公司財務報表主要項目註釋(續) **THE COMPANY** (Continued)

(E) 其他應收款(續)

1. Other receivable (Continued)

(III) Other receivable (Continued)

(4) Provision for bad debts made, reversed or recovered in the current period

1、其他應收款項(續)

(4) 本期計提、轉回或收回的壞賬準 備情況

			Changes in amount for the current period 本期變動金額					
Category	類別	Balance at the end of last year 上年年末餘額	Provision 計提	Recovered or reversed 收回或轉回	Resold or written off 轉銷或核銷			
Aging analysis group	賬齡組合	645,111.86	672,339.97		-14,576.01	1,302,875.82		
Total	合計	645,111.86	672,339.97		-14,576.01	1,302,875.82		

(5) Classification of receivables by nature

(5) 按款項性質分類情況

Nature	款項性質	Book balance at the end of the period 期末賬面餘額	Book balance at the end of last year 上年年末面餘額
Deposits and guarantees	押金及保證金	14,417,679.27	9,378,447.52
Withholding payments	代扣代繳款	1,075.35	877,050.80
Imprest fund	備用金		94,682.72
Others	其他	138,256	
Sub-total	小計	14,557,010.62	10,350,181.04
Less: Bad debt provision	減:壞賬準備	1,302,875.82	645,111.86
Total	合計	13,254,134.80	9,705,069.18

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

(IV) Long-term Equity Investments

┼六·**母公司財務報表主要項目註釋**(續)

(四) 長期股權投資

		Balance at the end of the period 期末餘額			Balance at the end of last year 上年年末餘額			
		Provision for			Provision for			
ltems	項目	Book balance 賬面餘額	impairment 減值準備	Book value 賬面價值	Book balance 賬面餘額	impairment 減值準備	Book value 賬面價值	
Investment in subsidiaries Investment in associates and	對子公司投資 對聯營、合營企業	1,233,148,356.88	93,623,000.00	1,139,525,356.88	1,069,291,337.31	93,623,000.00	975,668,337.31	
joint ventures	投資	59,841,234.64		59,841,234.64	63,069,900.18		63,069,900.18	
Total	合計	1,292,989,591.52	93,623,000.00	1,199,366,591.52	1,132,361,237.49	93,623,000.00	1,038,738,237.49	

1. Investment in subsidiaries

1、 對子公司投資

		Balance at the end of last year	Increases at current period	Decreases at current period	Balance at the end of the period	Provision for impairment at current period 本期計提	Closing balance of provision impairment 減值準備
Investees	被投資單位	上年年末餘額	本期增加	本期減少	期末餘額	減值準備	期末餘額
Shandong Fengxiang Industrial Co., Ltd. (山東鳳祥實業有限 公司)	山東鳳祥實業有限公司	583,338,301.47	562,231.83		583,900,533,30		57.051.078.44
Shandong Fengxiang Food Development Co., Ltd.	山東鳳祥食品發展有限公司	000,000,001.11	002,201.00		,,		01,001,010.11
(山東鳳祥食品發展有限公司) Shandong iShape Food	山東優形食品科技有限公司	375,579,646.39	3,186,035.22		378,765,681.61		36,571,921.56
Technology Co., Ltd.* (山東優形食品科技有限公司) Fengxiang Foods (Japan) Co.,	鳳祥食品株式會社	13,549,204.50	160,081,564.39		173,630,768.89		
Ltd. (鳳祥食品株式會社)	局什良吅体厶首性	3,201,184.95	27,188.13		3,228,373.08		
Total	合計	975,668,337.31	163,857,019.57		1,139,525,356.88		93,623,000.00

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外,金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

+六·母公司財務報表主要項目註釋(續)

(IV) Long-term Equity Investments (Continued)

2. Investment in associates and joint ventures

Increase/decrease at current period 本期增減變動 Gains or losses Other on investments recognised comprehensive Declaration of Balance at Closing balance Additional Reduction of under the equity Balance at the income Other changes cash dividends Provision for the end of of provision end of last year investment investment method adjustment in interest or profits impairment Miscellaneous the period impairment 其他 宣告發放現金 上年 權益法下確認 其他綜合 計提 減值準備 被投資單位 年末餘額 期末餘額 追加投資 减少投資 的投資捐益 收益調整 權益變動 股利或利潤 減值準備 其他 期末餘額 Investees Associates 聯營企業 陽穀祥雨牛物科技 Yanggu Xiangyu Biological Technology 有限公司 Co., Ltd. (陽穀祥雨生物科技有限公司) -3 228 665 54 59.841.234.64 63.069.900.18 63,069,900.18 -3,228,665.54 59,841,234.64 合計 59 841 234 64 Total 63 069 900 18 -3 228 665 54

(V) Operating revenue and operating costs

(五) 營業收入和營業成本

1. Operating revenue and operating costs

1、營業收入和營業成本情況

		Amount of the 本期		Amount of the previous period 上期金額		
Items	項目	Revenue 收入	Costs 成本	Revenue 收入	Costs 成本	
Main business Other businesses	主營業務 其他業務	3,255,756,407.51 4,449,855.98	3,091,146,988.10 2,468,417.67	2,606,459,276.26 3,606,716.76	2,420,534,107.96 2,183,344.18	
Total	合計	3,260,206,263.49	3,093,615,405.77	2,610,065,993.02	2,422,717,452.14	

2、對聯營、合營企業投資

(四)長期股權投資(續)

(Amounts are expressed in RMB unless otherwise stated)(除特殊註明外, 金額單位均為人民幣元)

XVI.NOTES TO THE FINANCIAL STATEMENTS OF THE COMPANY (Continued)

┼六·母公司財務報表主要項目註釋(續)

(V) Operating revenue and operating costs (Continued)

(五) 營業收入和營業成本(續)

1. Operating revenue and operating costs **1**、營業收入和營業成本情況

The breakdown of operating revenue:

營業收入明	月細:	
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Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Main business:	主營業務:	3,255,756,407.51	2,606,459,276.26
Sales of goods	銷售商品	3,255,756,407.51	2,606,459,276.26
Other businesses:	其他業務:	4,449,855.98	3,606,716.76
Revenue from by-products	副產品收入	387,927.52	741,145.95
Revenue from waste materials	廢舊物資收入	1,305,961.70	1,275,787.78
Services income	服務收入	2,551,272.16	430,130.79
Revenue from sale of materials	材料銷售收入	20,293.58	392,750.09
Others	其他	184,401.02	766,902.15
Total	合計	3,260,206,263.49	2,610,065,993.02

(VI) Investment Income

(六) 投資收益

Items	項目	Amount of the current period 本期金額	Amount of the previous period 上期金額
Gain from long-term equity investments	權益法核算的長期股權投資收益		
accounted for using the equity method		-3,228,665.54	-1,741,065.89
Investment income from disposal of	處置長期股權投資產生的投資收益		
longterm equity investment			-8,990,000.00
Interests of discounted bills that can be	可終止確認票據貼息		
derecognized		-7,911,749.02	
Handle fees for hedging instruments	套期工具手續費		-4,761.00
Total	合計	-11,140,414.56	-10,735,826.89

Shandong Fengxiang Co., Ltd. (Company seal affixed) 30 March 2023 山東鳳祥股份有限公司 (加蓋公章) 二〇二三年三月三十日

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

A summary of the published results, assets and liabilities of the Group for the last five financial years, prepared on the basis as set out herein, is set out below: 下表載列本集團於過往五個財政年度之已刊發業 績、資產及負債概要,該等資料按本年報所載基準 編製:

		Year ended 31 December 截至12月31日止年度				
		2022	2021	2020	2019	2018
		2022 年	2021 年	2020 年	2019年	2018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
Results	業績					
Revenue	收入	5,085,790	4,416,764	3,901,615	3,926,217	3,197,099
Gross profit (before biological	毛利(於生物資產					
assets fair value adjustments)	公允價值調整前)					
(Note 1)	(附註1)	583,497	557,939	603,246	1,221,460	461,947
Profit (loss) for the year (after	年度溢利(虧損)					
biological assets fair value	(於生物資產公允價值					
adjustments) <i>(Note 2)</i>	調整後)(附註 2)	(76,029)	47,075	151,615	837,381	136,611
	イ T山市 1011(み 4 4m 次 マ					
Gross profit margin (%)	毛利率(%)(於生物資產					
(before biological assets	公允價值調整前)					
fair value adjustments)		44.5	10.0	45.5	04.4	44.4
Net profit (loss) margin (%)	純利(虧損)率 (%)	11.5 (15.1)	12.6 1.1	15.5 3.9	31.1 21.3	14.4 4.3
	元十小(雇)(只) 十(70)	(13.1)	1.1	0.0	21.0	4.0
Assets and liabilities	資產及負債					
Total assets	資產總額	5,228,334	6,931,052	5,777,550	4,431,048	3,919,498
Total liabilities	負債總額	2,616,359	3,531,440	2,390,015	2,167,408	2,493,303
Total equity	權益總額	2,611,975	3,399,612	3,387,535	2,263,640	1,426,195

- Note 1: According to the regulations of the Q&A on the Implementation of the New Criteria of Revenue issued by Ministry of Finance of the PRC, the Company's implementation of the new revenue criteria from 1 January 2020 presented the transportation costs incurred for the fulfillment of customer sales contracts in the "operating costs". Transportation costs were included in the operating costs for the years ended 31 December 2020 to 2022, and were not included in the operating costs for the years ended 31 December 2018 and 2019.
- *Note 2:* Net profit after deducting monetary fund receivables bad debt loss arising from the recognition of a one-off and non-recurring impairment loss on the deposits due from GMK Finance amounted to RMB39,206 thousand.
- 附註1:根據中國財政部關於執行新收入準則實施問答的規定,本公司執行新收入準則自2020年1月1日起將為履行客戶銷售合同而發生的運輸成本在「營業成本」中列示,2020年度至2022年度營業成本中包含運輸成本,2018年度及2019年度營業成本中未包含運輸成本。
- 附註2:扣除因確認應收新鳳祥財務公司之存款的一次性及 非循環減值虧損所產生的貨幣資金壞賬損失後的淨 利潤為人民幣39,206千元。



山東鳳祥股份有限公司 Shandong Fengxiang Co., Ltd.