香港交易及結算所有限公司及香港聯合交易所有限公司對本公告的內容概不負責,對其準確性或 完整性亦不發表任何聲明,並明確表示,概不對因本公告全部或任何部分內容而產生或因倚賴該 等內容而引致的任何損失承擔任何責任。

三盛控股

Sansheng Holdings (Group) Co. Ltd

Sansheng Holdings (Group) Co. Ltd. 三盛控股(集團)有限公司

(於開曼群島註冊成立的有限公司)

(股份代號:2183)

截至二零一九年六月三十日止六個月的 中期業績公告

三盛控股(集團)有限公司(「**本公司**」)董事會(「**董事會**」)欣然宣佈本公司及其附屬公司截至二零一九年六月三十日止六個月的未經審核中期業績。

本公告列載本公司二零一九年中期報告全文,並符合香港聯合交易所有限公司(「**聯交所**」)證券上市規則有關中期業績初步公告附載的資料的相關規定。

本公司二零一九年中期報告的印刷版本將於二零一九年九月初寄發予本公司股東,屆時可於聯交所網站(www.hkexnews.hk)及本公司網站(www.sansheng.hk)瀏覽。

承董事會命 三盛控股(集團)有限公司 *主席* 林榮濱

香港,二零一九年八月二十八日

於本公告日期,董事會包括兩名執行董事,分別為林榮濱先生及程璇女士;兩名非執行董事,分別為肖眾先生及許劍文先生;以及三名獨立非執行董事,分別為潘德祥先生、袁春先生及鍾彬先生。

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Corporate Information 企業資料

Board of Directors

Executive Directors

Mr. Lin Rongbin (Chairman)

Ms. Cheng Xuan (Chief Executive Officer)

Non-executive Directors

Mr. Xiao Zhong Mr. Xu Jianwen

Independent Non-executive Directors

Mr. Pan Dexiang Mr. Yuan Chun Mr. Zhong Bin

Company Secretary

Mr. Cheng Ching Kit

Authorised Representatives

Mr. Lin Rongbin Mr. Cheng Ching Kit

Audit Committee

Mr. Yuan Chun (Chairman) Mr. Pan Dexiang Mr. Zhong Bin

Remuneration Committee

Mr. Pan Dexiang (Chairman) Ms. Cheng Xuan Mr. Zhong Bin

Nomination Committee

Mr. Lin Rongbin (Chairman) Mr. Pan Dexiang Mr. Yuan Chun

Registered Office

Cricket Square Hutchins Drive, P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

董事會

執行董事

林榮濱先生(主席)程璇女士(行政總裁)

非執行董事

肖眾先生 許劍文先生

獨立非執行董事

潘德祥先生 袁春先生 鍾彬先生

公司秘書

鄭程傑先生

授權代表

林榮濱先生 鄭程傑先生

審核委員會

袁春先生(主席) 潘德祥先生 鍾彬先生

薪酬委員會

潘德祥先生(主席) 程璇女士 鍾彬先生

提名委員會

林榮濱先生(主席) 潘德祥先生 袁春先生

註冊辦事處

Cricket Square Hutchins Drive, P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

Corporate Information (continued) 企業資料(續)

Head Office and Principal Place of Business in Hong Kong

Room 3207 The Gateway Tower 6 Tsim Sha Tsui Kowloon, Hong Kong

Principal Bankers

Hong Kong

Bank of China (Hong Kong) Limited Industrial Bank Co., Ltd. Hong Kong Branch Bank of Communications Co., Ltd. Hong Kong Branch Standard Chartered Bank (Hong Kong) Limited

China

China Minsheng Banking Corp., Ltd

Auditor

KPMG Certified Public Accountants

Hong Kong Share Registrar and Transfer Office

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

Cayman Islands Share Registrar and Transfer Office

SMP Partners (Cayman) Limited Royal Bank House, 3rd Floor 24 Shedden Road P. O. Box 1586 Grand Cayman, KY1-1110 Cayman Islands

Stock Information

Place of listing: The Stock Exchange of Hong Kong Limited

Main Board

Stock code: 2183

Board lot: 2,000 shares Financial year end: 31 December

Website

www.sansheng.hk

總辦事處及香港主要營業地點

香港九龍 尖沙咀 港威大廈第6座 3207 室

主要往來銀行

香港

中國銀行(香港)有限公司 興業銀行香港分行 交通銀行股份有限公司香港分行 渣打銀行(香港)有限公司

中國

中國民生銀行股份有限公司

核數師

畢馬威會計師事務所 *執業會計師*

香港股份過戶登記處

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

開曼群島股份過戶登記處

SMP Partners (Cayman) Limited Royal Bank House, 3rd Floor 24 Shedden Road P.O. Box 1586 Grand Cayman, KY1–1110 Cayman Islands

股份資料

上市地點: 香港聯合交易所有限公司

主板

股份代號: 2183 每手買賣單位: 2,000股 財政年度年結日: 十二月三十一日

網址

www.sansheng.hk

Management Discussion and Analysis 管理層討論及分析

FINANCIAL REVIEW

Contracted sales

For the six months ended 30 June 2019, the contracted but unrecognised sales of Sansheng Holdings (Group) Co. Ltd. (the "Company") and its subsidiaries (collectively referred to as the "Group") amounted to approximately RMB2,117.8 million and the estimated contracted gross floor area ("GFA") of the Group was approximately 189,912 square meters ("sq.m."). Cities in Fujian Province contributed contracted sales of approximately RMB1,151.6 million, representing approximately 54% of total contracted sales. Details of the contracted sales of the projects are set out below:

Details of contracted sales for the six months ended 30 June 2019

財務回顧 簽約銷售

截至二零一九年六月三十日止六個月,三盛控股(集團)有限公司(以下簡稱「本公司」)及其附屬公司(以下統稱「本集團」)已訂約但未確認銷售的金額約為人民幣2,117.8百萬元及本集團之簽約建築面積(「建築面積」)估計約為189,912平方米(「平方米」)。來自福建省城市貢獻的簽約銷售總額的54%。項目簽約銷售的詳情載列如下:

截至二零一九年六月三十日止六個月之簽約銷 售詳情

Location/Project	地點/項目	Contracted sales 簽約銷售 金額 (Note) (附註)	Contracted GFA 簽約 建築面積
		(RMB'000) (人民幣千元)	(sq.m.) (平方米)
Zhangqiu Jinan Shandong/The Puyue Bay Pingtan Fuzhou Fujian/Sansheng International	山東濟南章丘/璞悦灣	101,797	10,498
Coast (Phase 1)	福建福州平潭/三盛國際海岸(一期)	867,421	73,663
Xiapu Ningde Fujian/Binjiang International	福建寧德霞浦/濱江國際	215,438	24,413
Langgi Fuzhou Fujian/Future City	福建福州琅岐/未來城	68,696	5,572
Rudong Nantong Jiangsu/Puyue Mansion	江蘇南通如東/璞悦府	450,286	45,769
Pingyang Wenzhou Zhejiang/Yuefu Garden	浙江溫州平陽/悦府園	213,140	15,278
Pingyang Wenzhou Zhejiang/Jiangcheng Town	浙江溫州平陽/江城里	200,980	14,719
Total	總計	2,117,758	189,912

Note:

"Contracted sales" include contracted sales by the Group's subsidiaries and joint ventures. Contracted sales data is unaudited and is based on internal information of the Group. Contracted sales data may be subject to various uncertainties during the process of collecting such sales information and is provided for shareholders' and investors' reference only.

Revenue

Total revenue of the Group for the six months ended 30 June 2019 amounted to approximately RMB13.0 million (for the six months ended 30 June 2018: approximately RMB680.8 million).

附註:

「簽約銷售金額」包括本集團的附屬公司及合營企業的簽約銷售。簽約銷售數據未經審核,乃根據本集團內部資料編製。鑒於收集該等簽約銷售資料過程中存在各種不確定因素,該等簽約銷售數據僅供股東及投資者參考。

收入

截至二零一九年六月三十日止六個月期間,本集團的收入總額約為人民幣13.0百萬元(截至二零一八年六月三十日止六個月:約人民幣680.8百萬元)。

The following table sets forth certain details of the revenue:

下表載列有關收入的若干資料:

Six months ended 30 June 截至六月三十日止六個月期間

	截主八万二十日正八四万朔日					
		2019 2018				
		二零-	-九年	二零一	-八年	
			Percentage		Percentage	
			of revenue		of revenue	
		RMB'000	(%)	RMB'000	(%)	
			收入佔比		收入佔比	
		人民幣千元	(%)	人民幣千元	(%)	
Revenue from sales of properties Investment properties rental	物業銷售之收入 投資物業之租金收入	-	_	677,274	99.5	
income		12,952	100.0	3,572	0.5	
Total	合計	12,952	100.0	680,846	100.0	

The Group did not record any revenue from sales of properties for the six months ended 30 June 2019 (for the six months ended 30 June 2018: approximately RMB677.3 million), which was due to the fact that the majority of the development projects explored by the Group were under construction or pre-sale stage and conditions to recognise revenue were not satisfied during the period.

The Group's investment properties rental income recorded approximately RMB13.0 million for the six months ended 30 June 2019 (for the six months ended 30 June 2018: approximately RMB3.6 million), representing an increase of approximately 263% as compared to the amount in the corresponding period in 2018. It was derived from commercial investment properties in Harbin and commercial investment properties in Qingdao, which were leased out in January and August 2018 respectively.

Cost of sales

Cost of sales mainly represents the cost directly related to the development of the Group's properties. It comprises cost of land use rights, acquisition premium, construction costs, decoration costs, capitalised interest expenses and finance cost of advance payment. For the six months ended 30 June 2019, the Group did not record any cost of sales accordingly (for the six months ended 30 June 2018: approximately RMB647.1 million), which was due to the pre-sale properties have not been delivered during period under review.

Gross profit

For the six months ended 30 June 2019, gross profit was approximately RMB13.0 million (for the six months ended 30 June 2018: approximately RMB33.7 million).

Valuation gain on investment properties

For the six months ended 30 June 2019, the Group recorded unrealised fair value gain on investment properties in Qingdao and Harbin of approximately RMB3.8 million (for the six months ended 30 June 2018: Nil).

截至二零一九年六月三十日止六個月期間,本集團並無錄得物業銷售收入(截至二零一八年六月三十日止六個月:約人民幣677.3百萬元),此乃因為本集團的大部份發展項目仍處於建設或預售階段,於本期內未達至確認收入的條件。

截至二零一九年六月三十日止六個月,本集團投資物業錄得租金收入約人民幣13.0百萬元(截至二零一八年六月三十日止六個月:約人民幣3.6百萬元),較2018年同期增加約263%。這是來自哈爾濱的商業投資物業和青島的商業投資物業,分別已於二零一八年一月和八月租出。

銷售成本

毛利

截至二零一九年六月三十日止六個月,毛利 約為人民幣13.0百萬元(截至二零一八年六月 三十日止六個月:約人民幣33.7百萬元)。

投資物業的公平值變動

截至二零一九年六月三十日止六個月,本集團就其位於青島及哈爾濱的投資物業共錄得約人民幣3.8百萬元之未變現公平值收益(截至二零一八年六月三十日止六個月:無)。



Other income

Other income mainly comprised net exchange gain/(loss), bank interest income, fair value changes on derivative financial instruments, mark-to-market realised fair value changes and mark-to-market unrealised fair value changes on financial assets. The Group's other income increased from approximately RMB3.1 million for the six months ended 30 June 2018 to approximately RMB5.6 million for the six months ended 30 June 2019. Such increases were mainly due to the turnaround of Group's mark-to-market fair value loss on the financial assets from the prior period of approximately RMB4.3 million to gain of approximately RMB8.4 million during the period. The turnaround of the fair value gain on the derivative financial instruments from the prior period of approximately RMB8.8 million to a loss of approximately RMB5.8 million during the period.

In addition, exchange difference changed from exchange loss of approximately RMB 3.7 million in the corresponding period in 2018 to exchange gain of approximately RMB 2.6 million in current period. The exchange gain was recorded mainly because of the decreased USD exchange rate when the Company was paying the USD bond interest in current period, which was recognised at the beginning of the period (the functional currency of the Company is RMB and the exchange rate of USD against RMB had depreciated up to 3% during the period). Exchange loss recorded in the corresponding period in 2018 was mainly due to the continued increase in exchange rate of USD against RMB in the first half of last year, which resulting in a net exchange loss arising from the US\$135 million bond and US dollar deposits held by the Company.

Selling and marketing expenses and administrative expenses

For the six months ended 30 June 2019, selling and marketing expenses and administrative expenses amounted to approximately RMB77.0 million (for the six months ended 30 June 2018: approximately RMB35.8 million), representing an increase of approximately 115% as compared with the corresponding period in 2018. The increase in selling and marketing expenses and administrative expenses was mainly due to the increase in overall sales and marketing expenses owing to the increase in contracted sales amount during the period, boosted by the Group's new launches of property projects available for pre-sale in 2019 and continued expansion in business scale of the Group, resulting in increases in staff costs and administrative expenses accordingly.

Share of losses of joint ventures

For the six months ended 30 June 2019, the Group's share of losses of joint ventures amounted to approximately RMB2.2 million (for the six months ended 30 June 2018: Nil).

其他收益

除此之外,匯兑差額由去年同期約人民幣3.7百萬元的匯兑虧損轉變為本期約人民幣2.6百萬元的匯兑收益,主要是由於本公司於本本的政方付期初確認的美元債幣為人民幣,美元兑义民幣的匯率於本期內曾有達至3%的貶值)而錄得匯兑收益。去年同期錄得匯兑虧損,主要是去年上半年美元兑人民幣匯率持額人民幣匯率持有之1.35億美元債券及美元存款產生之淨匯兑虧損。

銷售及市場推廣開支及行政開支

截至二零一九年六月三十日止六個月,銷售及市場推廣開支及行政開支約為人民幣77.0百萬元(截至二零一八年六月三十日止六6月:約人民幣35.8百萬元),較二零一八年同月:約人民幣35.8百萬元),較二零一八年同則增長約115%。銷售及市場推廣開支增長主要由於本集團於二零一九年額對東項目以供預售帶動本期簽約銷售上新物章整體銷售及市場推廣開支增加及行政開規持續擴展,從而導致員工成本及行政開支的對應增長。

應佔合營企業虧損

截至二零一九年六月三十日止六個月,本集 團應佔合營企業虧損約為人民幣2.2百萬元(截 至二零一八年六月三十日止六個月:無)。



Income tax

For the six months ended 30 June 2019, the Group's income tax credit was approximately RMB12.8 million. The income tax credit of the Group was mainly included the deferred tax assets arising from the recognition of tax losses of approximately RMB16.1 million and the deferred income tax expenses arising from the adoption of fair value measurement for the investment properties in Harbin and Qingdao and temporary difference on depreciation were amounted to approximately RMB2.1 million, and the deferred income tax expenses arising from the recognition of capitalised sales commission was approximately RMB1.7 million.

Loss for the period attributable to equity shareholders of the Company

For the six months ended 30 June 2019, the Group recorded a loss attributable to equity shareholders of the Company of approximately RMB41.1 million (for the six months ended 30 June 2018: approximately RMB18.0 million).

For the six months ended 30 June 2019, basic loss per share was approximately RMB9.81 cents (for the six months ended 30 June 2018: approximately RMB4.30 cents).

The higher loss for the current period was mainly due to substantial increase in the number of projects and continued expansion in business scale of the Group, resulting in increase in selling and marketing expenses and administrative expenses. In addition, the Group did not record any revenue from sales of properties as the properties of the Group were under pre-sale and no properties were delivered during the period.

Liquidity and Financial Resources Cash position

As at 30 June 2019, the Group's cash and cash equivalents (including restricted deposits) amounted to approximately RMB484.6 million (31 December 2018: approximately RMB406.2 million). The Group had unutilised credit facilities amounting to approximately RMB4,279.2 million as at 30 June 2019 (31 December 2018: approximately RMB3,522.6 million). The unutilised credit facilities from banks and financial institutions of the Group amounted to approximately RMB1,438.0 million as at 30 June 2019 (31 December 2018: approximately RMB723.7 million).

Following the completion of exchange offer of new bonds in the amount of USD135.0 million by the Group in November 2018, it has sufficient financial resources and flexible financial management policy in place to meet the needs of its business development in the coming years.

所得税

截至二零一九年六月三十日止六個月,本集團所得税的抵免約為人民幣12.8百萬元。 集團所得税的抵免主要來自稅務虧損確認認 延所得稅資產約人民幣16.1百萬元及哈爾濱 和青島之投資物業由於採用公平值計量法局 產生的遞延所得稅費用及折舊暫時性差異合 共約為人民幣2.1百萬元及確認與資本化百萬 佣金相關的遞延所得稅費用約人民幣1.7百萬

本公司權益股東應佔期內虧損

截至二零一九年六月三十日止六個月,本集 團錄得本公司權益股東應佔虧損約為人民幣 41.1百萬元(截至二零一八年六月三十日止六 個月:約人民幣18.0百萬元)。

截至二零一九年六月三十日止六個月,每股基本虧損約為人民幣9.81分(截至二零一八年六月三十日止六個月:約人民幣4.30分)。

本集團於期內的虧損較去年同期擴大主要由於本集團項目數量大幅增加及業務規模持續擴展導致銷售及市場推廣開支及行政開支之增長。除此之外,本集團的物業正處於預售階段,未於本期內交付,因此並無錄得物業銷售收入。

流動資金及財務資源 現金狀況

於二零一九年六月三十日,本集團的現金及現金等價物(包括受限制存款)合共約人民幣484.6百萬元(二零一八年十二月三十一日:約人民幣406.2百萬元)。於二零一九年六月三十日,本集團尚未使用的授信額度約為人民幣4,279.2百萬元(二零一八年十二月三十一日:約人民幣3,522.6百萬元)。本集團於二零一九年六月三十日尚未使用的銀行及金融機構授信額度約為人民幣1,438.0百萬元(二零一八年十二月三十一日:約人民幣723.7百萬元)。

隨著本集團於二零一八年十一月完成135.0百萬美元的新債券交換要約,本集團具備充足財務資源及靈活的財務管理政策,以應付未來多年的業務拓展所需。



Borrowings

As at 30 June 2019, the Group's bank loans and borrowings from financial institutions were approximately RMB3,301.8 million (31 December 2018: approximately RMB2,502.4 million) and bond payable was approximately RMB898.9 million (31 December 2018: approximately RMB894.1 million) for the Group's development purpose and as general working capital, and refinance the Group's existing indebtedness.

Out of the total borrowings, RMB1,248.9 million was repayable within one year (31 December 2018: approximately RMB1,164.4 million), while approximately RMB2,951.8 million was repayable after one year (31 December 2018: approximately RMB2,232.1 million).

Finance cost

The Group's finance costs mainly included interest arising from corporate bonds, bank loans, borrowings from financial institutions and loans from a related party, it decreased from approximately RMB32.5 million for the six months ended 30 June 2018 to approximately RMB8.9 million for the six months ended 30 June 2019. The decrease was contributed by the increase of interest expense which satisfied the conditions of capitalisation and did not recognise as expense in current period.

The Group's weighted average interest rate was 10.93% for the six months ended 30 June 2019 (for the six months ended 30 June 2018: 8.09%), and the total borrowing costs of the Group has been capitalised at a rate of 10.49% for the six months ended 30 June 2019 (for the six months ended 30 June 2018: 7.21%).

Gearing ratio

The Group's gearing ratio (total indebtedness divided by total assets) was approximately 89.7% (31 December 2018: approximately 87.6%) and the gearing ratio excluding receipts in advance and contract liabilities was approximately 79.1% (31 December 2018: approximately 85.7%). The Group's current ratio (current assets divided by current liabilities) was approximately 1.8 times as at 30 June 2019 and 31 December 2018.

Pledge of assets

As at 30 June 2019, the Group's inventories with carrying amount of approximately RMB5,114.7 million were pledged to secure the bank loans and borrowings from financial institutions of the Group (31 December 2018: approximately RMB2,850.5 million)

Material acquisition and disposal of subsidiaries, associates and joint ventures

During the six months ended 30 June 2019, there was no material acquisition or disposal of subsidiaries, associates and joint ventures by the Group.

借款

於二零一九年六月三十日,本集團的銀行貸款及金融機構借款合共約人民幣3,301.8百萬元(二零一八年十二月三十一日:約人民幣2,502.4百萬元)及應付債券約為人民幣898.9百萬元(二零一八年十二月三十一日:約人民幣894.1百萬元),用作本集團發展、一般營運資金及再融資本集團之現有債務。

在借款總額中,一年內到期的借款約為人民幣1,248.9百萬元(二零一八年十二月三十一日:約人民幣1,164.4百萬元),一年後到期的借款約為人民幣2,951.8百萬元(二零一八年十二月三十一日:約人民幣2,232.1百萬元)。

融資成本

本集團的融資成本主要包括公司債券、銀行貸款、金融機構借款及關聯方貸款所產生的利息,由截至二零一八年六月三十日止六個月期間的約人民幣32.5百萬元下跌至截至二零一九年六月三十日止六個月期間的約人民幣8.9百萬元。這是得益於本期達至確認資本化條件的融資成本之增加,而非作為開支列賬。

本集團加權平均利率於截至二零一九年六月三十日止六個月為10.93%(截至二零一八年六月三十日止六個月:8.09%),而本集團的總借款成本於截至二零一九年六月三十日止六個月期間已按利率10.49%資本化(截至二零一八年六月三十日止六個月:7.21%)。

資產負債比率

本集團資產負債比率(債務總額除以總資產)約為89.7%(二零一八年十二月三十一日:約87.6%)及剔除預收賬款及合約負債的資產負債比率約為79.1%(二零一八年十二月三十一日:約85.7%)。本集團的流動比率(流動資產除以流動負債)於二零一九年六月三十日及二零一八年十二月三十一日均約為1.8倍。

資產抵押

於二零一九年六月三十日,本集團賬面值為 約人民幣5,114.7百萬元之存貨已用作本集團 取得銀行貸款及金融機構借款之抵押品(二零 一八年十二月三十一日:約人民幣2,850.5百 萬元)。

附屬公司、聯營公司及合營企業的重大收 購及出售

於截至二零一九年六月三十日止六個月,本 集團並無進行附屬公司、聯營公司及合營企 業的重大收購或出售。

Future plans for material investments or capital assets

Save for the business plans as disclosed in the section headed "Outlook and Plans" in this interim report, there were no other future plans for material investments or acquisition of capital assets as at 30 June 2019.

Contingent liabilities

As at 30 June 2019, the Group has issued guarantees to banks to secure the mortgage arrangement of property buyers. The outstanding guarantees to the banks amounted to approximately RMB291.0 million (31 December 2018: approximately RMB0.1 million), which will be terminated upon the completion of the transfer procedures with the buyers in respect of the legal title of the properties.

The directors of the Company (the "Directors") do not consider it probable that the Group will sustain a loss under these guarantees as the bank has the right to sell the property and recovers the outstanding loan balance from the sale proceeds if the property buyer defaults payment. The Group has not recognised any deferred income in respect of these guarantees as its fair value is considered to be minimal by the directors.

Foreign exchange risk

The functional currency of the Company and its major subsidiaries is RMB, in which most of their transactions and assets are denominated. The Group has exposure to USD exchange risk arising from its bonds in the amount of USD135.0 million issued during the prior year. The Group has not taken any measures to hedge the existing foreign currency exposure but will monitor closely the situation and review such a need from time to time.

REVIEW OF OPERATIONS

The Group's principal activities are property development and sale, and property investment.

The board of directors of the Company (the "Board") is of the view that the overall operation of the Group was satisfactory and its financial position remained stable and healthy in the current period, while substantial contracted sales of approximately RMB2,117.8 million were achieved during the six months ended 30 June 2019, forming a solid basis for the Group's future growth in recognised revenue.

With the support from Sansheng Group, the Group has smoothly implemented its strategic plan during the period under review, it has proactively selected property development projects from those cities with a robust economy and avoided the projects from areas where stringent real estate policies such as restrictions on purchases and prices were in effect. The Group has obtained a quality project through acquisition, which has contributed to its land bank and has laid a cornerstone for its property development business in the future.

Property investment

The Group's portfolio of investment properties comprises certain properties in Hong Kong and mainland China. During the year 2018, the Group's investment properties in Harbin and Qingdao have been leased out. The Group is proactively considering leasing or selling its industrial building units in Hong Kong. The Group will from time to time review its property portfolio and make every endeavour to increase its rental income.

重大投資或資本資產的未來計劃

除於本中期報告「展望與計劃」一節所披露的 業務計劃外,截至二零一九年六月三十日, 概無其他於未來作重大投資或購入資本資產 的計劃。

或然負債

於二零一九年六月三十日,本集團已向銀行發出擔保,為物業買家之按揭安排作抵押。向銀行作出之未償還擔保金額約為人民幣291.0百萬元(二零一八年十二月三十一日:約人民幣0.1百萬元),有關擔保將於完成後向買方轉讓有關物業法定業權之程序後終止。

本公司董事(「董事」)認為,由於在該等物業買家違約付款之情況下,銀行有權出售該物業並從銷售所得款項中收回未償還貸款餘額,故本集團不大可能因該等擔保而蒙受損失。本集團並無就該等擔保確認任何遞延收入,因董事認為其公平值屬微不足道。

外匯風險

本公司及其主要附屬公司採用之功能貨幣為人民幣,主要交易和資產均以人民幣作計值。本集團於去年發行135.0百萬美元債券而面對美元匯率風險。本集團現時並無採取任何對沖外幣風險措施,然而將密切監察外匯趨勢並不時審閱是否有此需要。

業務回顧

本集團主要從事物業開發和銷售及物業投資。

本公司董事會(「董事會」)認為本集團於本期內的整體經營狀況良好,財務狀況保持穩健,並於截至二零一九年六月三十日止六個月內錄得可觀的簽約銷售金額共約人民幣2,117.8百萬元,為本集團未來已確認收入的增長提供穩固基礎。

在三盛集團的支持下,本集團在回顧期內有 序落實戰略布局,在具備較強經濟活力的城 市積極物色物業發展項目,避開被政策嚴格 限售限價調控的區域,通過收購獲取了優質 項目,豐富了本集團的土地儲備,為今後物 業發展業務的開展打下了堅實的基礎。

投資物業

本集團的物業投資組合包括若干位於香港及中國內地之物業。於二零一八年內,本集團位於哈爾濱和青島的商業投資物業已經出租。本集團目前正在積極考慮將香港的工廈單位作出租賃或出售安排。本集團會不時檢討物業組合,並採取各種措施著力提升租金回報水平。



Property development and land bank

As at 30 June 2019, the Group had a total of 15 property projects under development or held for future development, total site area of its land bank was approximately 796,554 sq.m. and the estimated total GFA of the land bank was approximately 2,513,901 sq.m. The table below sets forth the breakdown of property development projects:

物業發展及土地儲備

截至二零一九年六月三十日止,本集團合共有15個開發中及持作未來開發的物業發展項目,土地儲備總佔地面積約為796,554平方米,估計總建築面積約為2,513,901平方米。物業發展項目分佈的情況如下表:

	Location/Project	Primary intended use	Equity interest held by the Group 本集團所持	Total site area	Estimated aggregate GFA 估計總建築
	地點/項目	項目主要規劃用途	應佔權益	總佔地面積	面積
			(%)	(sq.m.) (平方米)	(sq.m.) (平方米)
1.	Zhangqiu Jinan Shandong/The Puyue Bay 山東濟南章丘/璞悦灣	Residential 住宅	80	60,032	207,144
2.	Pingtan Fuzhou Fujian/Sansheng International Coast (Phase 1)		90	122,122	443,507
	福建福州平潭/三盛國際海岸(一期)	住宅/商業			
3.	Pingtan Fuzhou Fujian/Sansheng International Coast (Phase 2)		90	75,500	196,900
	福建福州平潭/三盛國際海岸(二期)	住宅/商業		22.064	66.000
4.	Xiapu Ningde Fujian/Binjiang International 福建寧德霞浦/濱江國際	Residential/Commercial 住宅/商業	55	23,861	66,082
5.	Langqi Fuzhou Fujian/Future City 福建福州琅岐/未來城	Residential/Commercial 住宅/商業	100	69,505	166,777
6.	Tingjiang Fuzhou Fujian/The Puyue Bay City 福建福州亭江/璞悦灣區	Residential/Commercial 住宅/商業	28	70,618	258,757
7.	Rudong Nantong Jiangsu/Puyue Mansion 江蘇南通如東/璞悦府	Residential/Commercial 住宅/商業	92	77,481	185,944
8.	Wuxi Jiangsu/Sansheng ● Galaxy City 江蘇無錫/三盛 ● 星悦城	Commercial/Office 商業/辦公室	100	33,191	127,698
9.	Longhai Zhangzhou Fujian/Sansheng • Puyue Sea 福建漳州龍海/三盛 • 璞悦海	Residential/Commercial 住宅/商業	100	23,457	49,046
10.	Changle Fuzhou Fujian/Puyue Mansion (Phase I) 福建福州長樂/璞悦府(一期)	Residential/Commercial 住宅/商業	30	48,140	136,783
11.	Changle Fuzhou Fujian/Puyue Mansion (Phase II) 福建福州長樂/璞悦府(二期)	Residential/Commercial 住宅/商業	30	44,462	136,841
12.	Pingyang Wenzhou Zhejiang/Yuefu Garden 浙江溫州平陽/悦府園	Residential 住宅	8.25	52,181	156,900
13.	Pingyang Wenzhou Zhejiang/Jiangcheng Town 浙江溫州平陽/江城里	Residential 住宅	8.25	50,746	151,955
14.	Gulou Fuzhou Fujian/Sheng Mansion 福建福州鼓樓/盛公館	Residential 住宅	10.5	13,882	43,502
15.	THE THE THE TAME Shenyang Liaoning/Yifu Project	Residential/Commercial/ Office	100	31,376	186,065
	遼寧瀋陽/怡富項目	住宅/商業/辦公室			
	Total 總計			796,554	2,513,901

Project Profiles

Zhangqiu Jinan Shandong • The Puyue Bay

The Puyue Bay (璞悦灣) is located in Zhanggiu district, Jinan City. It is west of Shiji East Road, south of Shanguan East Road, north of Tiedao North Road and east of Shihe Street with well-established infrastructure in the vicinity and good access to transportation. This is a residential property project with planning construction area of approximately 60,032 sq.m., estimated total planned GFA of approximately 207,144 sq.m. of which aboveground construction area is approximately 150,080 sq.m. and underground construction area is approximately 57,064 sq.m. The project mainly consists of high-rise residential buildings which comprise one 34-storey building. five 33-storey buildings, two 18-storey buildings, one 14-storey building and one 17-storey building, and four 6-storey low-rise western-style houses, and involves partial construction of a one-totwo storey commercial podium and ancillary public facilities, and the construction of one waste transfer station and heat exchange station. The project is developed in three phases. Construction of the first phase of the demonstration zone commenced in April 2018. Pre-sale of four western-style houses commenced in December 2018, and the area available for pre-sale is approximately 20,049 sq.m. as at 30 June 2019. The five-party check of first phase of the western-style houses (buildings 8, 9, 12, 17 and 18) was completed. The external facade construction, window frame installation and elevator construction of second phase of the high-rise buildings (buildings 1, 7, 13 and 16) have been completed. The earthwork excavation of the third phase of the Dagao area (大高區域) (buildings 2, 3, 4, 5, 6, 10, 11, 14 and 15) is basically completed and preparing for the footing construction.

Pingtan Fuzhou Fujian • Sansheng International Coast (Phase 1)

Sansheng International Coast (三盛國際海岸) (Phase 1) comprises villas, high-rise residential building, underground parking lots and shops. The pre-sale of the high-rise residential building commenced in October 2018. The estimated GFA of the high-rise residential building is approximately 292,249 sq.m., and the estimated selling price per sq.m. is approximately RMB11,500. The pre-sale of the townhouses commenced in December 2018 covering an estimated GFA of approximately 13,520 sq.m. and is expected to be sold at approximately RMB20,000 per sq.m. The estimated GFA of commercial space is 24,742 sq.m. and is expected to be sold at approximately RMB20,000 per sq.m. The estimated GFA of the kindergarten is approximately 4,900 sq.m. The estimated GFA of the other ancillary public facilities is approximately 6,531 sq.m., and estimated GFA of the basement and empty space is approximately 101,565 sq.m.

項目概況

山東濟南章丘 • 璞悦灣

璞悦灣位於濟南市章丘區,世紀東路以西, 山泉東路以南,鐵道北路以北、石河街以 東。區內基礎設施完善,交通十分便利。 項目建設性質為住宅。項目可規劃建設用 地面積約60,032平方米。規劃總建築面積估 計約為207,144平方米,其中地上建築面積約 150,080平方米,地下建築面積約57,064平方 米。本項目主要建設1棟34層、5棟33層、2 棟18層、1棟14層、1棟17層的高層住宅, 4棟6層的低層洋房住宅,局部建設1至2層 的商業裙房及配套公建,建設一處垃圾轉運 站、換熱站。該項目共分三期開發,第一期 示範區於二零一八年四月動工,4棟洋房於二 零一八年十二月開始預售,截至二零一九年 六月三十日,可預售的面積為約20,049平方 米。其中一期洋房(8、9、12、17及18座)已 五方驗收完成,二期小高層1、7、13及16座 外立面施工、窗框安裝、電梯施工,三期大 高區域(2、3、4、5、6、10、11、14及15 座)土方開挖基本完成,準備樁基施工。

福建福州平潭 ● 三盛國際海岸(一期)

三盛國際海岸(一期)發展將由別墅、高層住宅、地下停車場及商店組成。高層住宅宅大樓之建築面積估計約為292,249平方米,預計每平方米售價約為人民幣11,500元。聯非別墅之預售已於二零一八年十二月開始平方光售價約為13,520平方米,預計每平方治售價約為人民幣20,000元。商業之建築市積估計約為24,742平方米,預計每平方光制每平方米,預計每平方米,預計每平方光,預計每平方光,預計每平方光,積的為人民幣20,000元。幼稚園建築面積估計約為4,900平方米,其他公共配套之建築面積估計約為6,531平方米,地下室和架空層之建築面積估計約為101,565平方米。

Pingtan Fuzhou Fujian • Sansheng International Coast (Phase 2)

Sansheng International Coast (Phase 2) comprises townhouses, high-rise residential buildings, apartment buildings and shops. The townhouses covering an estimated GFA of approximately 12,236 sq.m. are scheduled for pre-sale in 2020, and are expected to be sold at approximately RMB25,000 per sq.m. The estimated GFA of the high-rise residential buildings is approximately 91,484 sq.m. and is expected to be sold at approximately RMB12,500 per sq.m. The pre-sale of commercial soho is to commence in early 2021 which covers an estimated GFA of approximately 44,948 sq.m. and is expected to be sold at approximately RMB9,500 per sq.m. The estimated GFA of the ancillary public facilities is approximately 2,332 sq.m., and estimated GFA of the basement and empty space is approximately 45,900 sq.m.

Xiapu Ningde Fujian • Binjiang International

Binjiang International (濱江國際) is a residential development project comprising villas and high-rise residential units. It is situated in the south of Zhangqian Road of Songgang Sub-district Railway Station, Xiapu County, and adjacent to Luohanxi Park, railway station and the new bus terminal. The whole project consists of 14 buildings, namely Sansheng Binjiang International Building Numbers 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15 and 16, and planned facilities such as leisure rooms, healthcare stations and others. The total site area is approximately 23,861 sq.m. and the estimated planned total GFA is approximately 66,082 sq.m. The master layout plan for the project was approved in June 2018 and the pre-sale of the project commenced in September 2018. Construction for the entire project is expected to be completed in January 2020. At at 30 June 2019, the total area of the project approved for pre-sale is approximately 49,666 sq.m.

Langgi Fuzhou Fujian • Future City

Future City (未來城) is located on the western part of Langqi Island, Mawei District, south of the island-entering section of Langqi Minjiang River Bridge, to the west is Duting River, north is a planned green area, and is west of Area A of Xianghai Xincheng (香海新城) and at the northern side of the Yanhang River. The land area is approximately 69,505 sq.m. and the estimated total GFA is 166,777 sq.m. The main buildings of the project include residential space, commercial space, and space for ancillary facility (kindergarten). The relevant master layout plan was approved in September 2018. The first batch for pre-sale is scheduled in January 2019 and construction of the project is expected to be completed in 2021.

福建福州平潭 • 三盛國際海岸(二期)

三盛國際海岸(二期)發展計劃將由聯排別墅、高層住宅、公寓大樓及商店組成。聯排別墅之預售將於二零二零年,建築面積估計約為12,236平方米,預計每平方米售價約為人民幣25,000元。高層住宅大樓之建築面積估計約為91,484平方米,預計每平方米售價約為人民幣12,500元。商業soho之預售將於二零二一年年初開始,建築面積估計約為44,948平方米,預計將按每平方米售價人民幣9,500元出售。公共配套之建築面積估計約為2,332平方米,地下室和架空層之建築面積估計約為45,900平方米。

福建寧德霞浦 • 濱江國際

濱江國際為包含別墅及高層單位之住宅發展規劃方案,位於霞浦縣松港街道動車站站前路內側,地塊鄰近羅漢溪公園、動車站、新建公交總站,整個項目規劃方案由14幢樓組成,即三盛濱江國際1、2、3、5、6、7、8、9、10、11、12、13、15及16號樓,規劃有效,15及16號樓,規劃有生服務站等設施。總值地面積約為23,861平方米,已規劃總建築面積估計約為66,082平方米。該項目規劃方案於二零中八年九月展開6,整個項目預計將於二零二零年一月竣工售,整個項目預計將於二零二零年一月竣工售額至二零一九年六月三十日,該項目拿到預售額的面積合計約為49,666平方米。

福建福州琅岐 • 未來城

未來城項目位於馬尾區琅岐島西片區,琅岐閩江大橋進島段南側,西鄰渡亭河,北至規劃緣地,香海新城A區西側,雁行江北側。土地面積約為69,505平方米,總建築面積估計約為166,777平方米。項目主體建築物分別為:住宅用地、商業用地、服務設施用地(幼稚園用地)。規劃方案於二零一八年九月審批通過,已於二零一九年一月第一批展開預售,預計二零二一年竣工。

Tingjiang Fuzhou Fujian • The Puyue Bay City

The Puyue Bay City (璞悦灣區) is located between Roads No. 5 and No. 6 in the eastern part of the Yanleiding Mountain Area, Tingjiang Area, Mawei District. Situated in the old town and backed by mountains, Minting Lot in Tingjiang Town, Mawei District is adjacent to China National Highway 104 and boasts guick access to Dongjiangbin. In spite of relatively fewer commercial facilities, it is surrounded by Tingjiang Central Primary School, Tingjiang Middle School and other facilities. It is a suitable homestead location along the riverside surrounded by mountains with a charming scenery of Minjiang. The main buildings are for residential and commercial use. The estimated GFA of high-rise residential buildings, commercial and residential area, ancillary public facilities and basements is approximately 180,707 sq.m., 9,888 sq.m., 7,043 sq.m. and 93 sg.m. respectively, the estimated GFA not included in the plot ratio calculation is approximately 61,026 sq.m., and the estimated total GFA is approximately 258,757 sq.m. The first batch for presale is scheduled in October 2019 and construction of the project is expected to be completed by 2022.

Rudong Nantong Jiangsu • Puyue Mansion

Puyue Mansion (璞悦府) is located in the north of Longteng Road and west of Jiefang Road in Rudong County, Jiangsu Province. The project consists of residential and commercial developments, mainly including six 26-storey high rise buildings (Blocks 1-6), three 11-storey western-style apartments (Blocks 7-9) and fifteen 3-storey villas (Houses 10-24), together with a commercial podium of one-to-two storey and ancillary public facilities such as a kindergarten. The total site area is approximately 77,481 sq.m. and the estimated planned total GFA is approximately 185,944 sq.m. The project is planned to be developed in two phases. The construction of the first phase of the demonstration zone commenced in September 2018. As at 30 June 2019, six high-rise buildings (Blocks 1 to 6) and fifteen villas (Houses 10-24) are now under construction, and the pre-saleable GFA is approximately 124,377 sq.m.. Construction of the project is expected to be completed by December 2020.

福建福州亭江 • 璞悦灣區

江蘇南通如東 ● 璞悦府

璞悅府位於江蘇省如東縣城龍騰路北側、解 放路西側,項目開發建設內容為層1-6棟26 層:洋房7-9棟11層:別墅10-24棟3層: 建設1至2層的商業房及幼稚園等配套公建 總佔地面積約為77,481平方米,已規劃目 總面積估計約為185,944平方米。該項目八 類分兩期開發,第一期示範區於二零一八年 九月動工,截至二零一九年六月三十日,6棟 高層(1-6棟)、15棟別墅(10-24棟)施工建設 中,可預售的建築面積約為124,377平方米。 該項目預計二零二零年十二月竣工。

Wuxi Jiangsu • Sansheng • Galaxy City

Galaxy City (星悦城) comprises service apartments, offices and commercial area located at the south of Taihu Avenue, Wuxi City. Pre-sale of the service apartments will commence in September 2019 with estimated GFA of approximately 66,924 sq.m., and the estimated selling price is RMB11,375 per sg.m. Pre-sale of the office units will commence in September 2019 with estimated GFA of approximately 17,676 sg.m., and the estimated selling price per sg.m. is RMB9,500. Pre-sale of the commercial building will commence in September 2019. The estimated GFA is approximately 5.069 sq.m.. and the estimated selling price is RMB18,000 per sg.m. The project is estimated to have 661 car parking spaces for sale, and the estimated selling price per parking space is RMB80,000. The estimated GFA of other ancillary space is approximately 676 sq.m., and the estimated GFA of basements, empty space and insulating layers is approximately 37,353 sq.m. The project is expected to be completed for delivery in May 2022.

Longhai Zhangzhou Fujian • Sansheng • Puyue Sea

Located in Binhai New Town Area of Longhai City, northwest to the intersection of Yingbin Avenue and Binhuwei 6th Road, the project has a planned site area of approximately 23,457 sq.m., a total GFA of approximately 49,046 sq.m., and GFA included in the plot ratio calculation of approximately 30,484 sq.m. Surrounded by magnificent natural landscape resources of mountains, lakes and seas, the project is positioned as a pleasant real estate development in the modern Minnan architectural style and ideal for investment, retirement and vacation. The project planning comprises 22 shops, eight courtyard houses with 84 units in total, five western-style houses with 233 units, the pre-saleable GFA is approximately 29,645 sq.m. as at 30 June 2019. The project commenced construction in September 2018, and is expected to start pre-sale in September 2019 and be completed in January 2021 and delivered in August 2021.

Changle Fuzhou Fujian • Puyue Mansion (Phase I)

Located in the east of Square South Road and north of Kaige Road in Longmen Village, Hangcheng Street, Changle District, Fuzhou City, the land is for residential and commercial use. The project consists of nine high-rise buildings, together with a commercial podium of one-to-two storey. Pre-sale of the project is estimated to start by the end of September 2019, and delivery of commercial and residential buildings is expected to be in May 2022. The estimated total GFA is approximately 136,783 sq.m.

Changle Fuzhou Fujian • Puyue Mansion (Phase II)

Located on Hangcheng Street, Changle District, Fuzhou, east of Huitang South Road and north of Kaige Road, the land is for residential and commercial use. The project consists of 14 high-rise buildings. Pre-sale is estimated to be started in the middle of December 2019, and the delivery of commercial and residential buildings is expected to be in August 2021. The estimated total GFA is approximately 136,841 sq.m.

江蘇無錫 ● 三盛 • 星悦城

福建漳州龍海 ● 三盛 • 璞悦海

該項目位於龍海市濱海新城片區,迎賓大面 與濱湖緯六路交叉口西北側,規劃用為49,046 平方米,納之3,457平方米,總建築面積約為49,046 平方米,計容建築面積約為30,484平方 項目擁有山湖海絕達風格,定位為沒源投房 居,採用新閩南建築園曆、完於及洋房5幢, 地塊規劃商型、29,645平方米。 共233戶,截至二零一九年六月。項年九月 集四八年九月動工,預計二零一九年 大四八年九月動工,有至部竣工,二零二一年 八月交付。

福建福州長樂 ● 璞悦府(一期)

該項目位於福州市長樂區航城街道龍門村,廣場南路東側,凱歌路北側,土地用途為住宅和商業。本項目規劃9棟高層,局部建設1至2層的商業房。該項目預計二零一九年九月底首開盤,二零二二年五月交付商品房。總建築面積估計約為136,783平方米。

福建福州長樂 • 璞悦府(二期)

該項目位於福州市長樂區航城街道會堂南路 東側,凱歌路北側,土地用途為住宅。本項 目規劃14棟高層,預計二零一九年十二月中 開盤,二零二一年八月交付商品房。總建築 面積估計約為136,841平方米。

Pingyang Wenzhou Zhejiang • Yuefu Garden

Located in the Binjiang Section, City Central District, Aojiang Town, Pingyang County, Wenzhou City, Zhejiang Province, Yuefu Garden (悦府園) is adjacent to Wanda Plaza (萬達廣場) and Yintai Center (銀泰中心). Binjiang Section is a high-end residential segment in Aojiang Town in the heart of the new city with great development potential and well-developed facilities, which is highly recognised by customers in Aojiang and Longgang. Sophisticated living facilities, comprehensive commercial facilities and excellent educational resources are located within three kilometers from the lot. The Jiudie River Park which is under planning and construction is in the east. Located along the trunk roads, namely the Station Avenue, Kun'ao Avenue, China National Highway 104 and Wenwei Road, it is four kilometers away from the Pingyang Aojiang Railway Station. The Aojiang Fourth Bridge nearby is an essential linkage for the integration of Aojiang and Longgang. The plot has a total site area of approximately 52,181 sq.m. and an estimated total GFA of approximately 156,900 sq.m., of which the saleable area of nine residential buildings is approximately 116,430 sq.m. with 933 saleable units in total as at 30 June 2019. Pre-sale of the project started in November 2018 and construction is expected to be completed in April 2021.

Pingyang Wenzhou Zhejiang • Jiangcheng Town

Located in the Binjiang Section, City Central District, Aojiang Town, Pingyang County, Wenzhou City, Zhejiang Province, Jiangcheng Town (江城里) is adjacent to Wanda Plaza (萬達廣場) and Yintai Center (銀 泰中心). Binijang Section is a high-end residential segment in Aoijang Town in the heart of new city with great development potential and welldeveloped facilities, which is highly recognised by customers in Aojiang and Longgang. Sophisticated living facilities, comprehensive commercial facilities and excellent educational resources are located within three kilometers from the lot. The Jiudie River Park which is under planning and construction is in the east. Located along the trunk roads, namely the Station Avenue, Kun'ao Avenue, China National Highway 104 and Wenwei Road, it is four kilometers away from the Pingyang Aojiang Railway Station. The Aojiang Fourth Bridge nearby is an essential linkage for the integration of Aojiang and Longgang. The plot has a total site area of approximately 50,746 sg.m. and an estimated total GFA of approximately 151,955 sg.m., of which the saleable area of nine residential buildings is approximately 112,977 sq.m. with 900 saleable units in total as at 30 June 2019. Pre-sale of the project started in November 2018 and construction is expected to be completed in April 2021.

浙江溫州平陽 • 悦府園

悦府園位於浙江省溫州市平陽縣鼇江鎮中心 城區濱江板塊,萬達廣場與銀泰中心位置。 濱江板塊為目前鼇江鎮高端住宅板塊,新城 核心區,發展潛力較大,配套成熟度較高, 較受鼇江與龍港客戶認可。目前地塊周邊三 公里範圍內生活配套成熟,商業配套齊全, 教育資源優越,東面為規劃建設中的九迭河 公園,位於交通主幹道:車站大道/昆鼇大 道/104國道/文衛路,離車平陽鼇江動車站 四公里,周邊鼇江四橋:龍鼇一體化重要連 接通道。該地塊總用地面積約為52,181平方 米,總建築面積估計約為156,900平方米, 其中住宅9棟,截至二零一九年六月三十日, 可售面積約為116,430平方米,總可售933套 樓房。該項目已於二零一八年十一月開始預 售,預計於二零二一年四月竣工。

浙江溫州平陽 ● 江城里

江城里位於浙江省溫州市平陽縣鼇江鎮中心 城區濱江板塊,萬達廣場與銀泰中心位置。 濱江板塊為目前驁江鎮高端住宅板塊,新城 核心區,發展潛力較大,配套成熟度較高, 較受鼇江與龍港客戶認可。目前地塊周邊三 公里範圍內生活配套成熟,商業配套齊全, 教育資源優越,東面為規劃建設中的九迭河 公園,位於交通主幹道:車站大道/昆鼇大 道/104國道/文衛路,離車平陽鼇江動車站 四公里,周邊鼇江四橋:龍鼇一體化重要連 接通道。該地塊總用地面積約為50,746平方 米,總建築面積估計約為151,955平方米, 其中住宅9棟,截至二零一九年六月三十日, 可售面積約為112.977平方米,總可售900套 樓房。該項目已於二零一八年十一月開始預 售,預計於二零二一年四月竣工.

Gulou Fuzhou Fujian • Sheng Mansion

Sheng Mansion (盛公館) is located at the intersection of Wushan West Road and Baima North Road, Gulou District, Fuzhou City, adjacent to the municipal government in the heart of the city central district. Surrounded by high standard education, administration, healthcare and commercial facilities, it offers a cultural, artistic and high-end living atmosphere. The project mainly consists of four 14to-17 storey buildings and commercial podium of one-to-five storeys together with ancillary public facilities. The total planned GFA is estimated to be approximately 43,502 sq.m., of which the residential construction area, the commercial construction area, the ancillary public facilities area, the underground construction area and the empty space are approximately 28,062 sq.m., 3,500 sq.m., 1,754 sq.m., 10,126 sq.m. and 60 sq.m., respectively. The plot ratio is approximately 2.4. The project commenced construction in February 2019 and building of the demonstration area and basement is currently in progress. Pre-sale is expected to start in November 2019 and construction is expected to be completed in December 2020 and delivered in December 2021.

Shenyang Liaoning • Yifu Project

The Yifu Land located in Shenyang is currently the Group's property project under development. Based on the master layout plan submitted to the relevant Planning Bureau in 2013, the Group planned to develop a commercial complex with a three-level basement consisting of retail shops, offices, service apartments and car parking spaces with an estimated aggregate GFA of approximately 186,065 sq.m. on the Yifu Land.

As of the date of this interim report, the final approval for the master layout plan has not yet been obtained, mainly due to a number of issues which the Group and the local government are still working together for a resolution. The market research and consultancy company engaged by the Group has submitted a report expressing its recommendations and advice on the market and product positioning of the Yifu Land. The Group has started communication with local government authorities, and strive to obtain approvals on project adjustment and construction permits from the local government as soon as practicable.

福建福州鼓樓 • 盛公館

遼寧瀋陽 • 怡富項目

位於瀋陽之怡富地塊仍為本集團物業發展中項目。根據於二零一三年向有關計劃部門提交之發展規劃,本集團計劃將該怡富地塊發展成為一個擁有三層地庫之商業綜合體,包括零售商店、辦公室、服務式住宅及停車場,總建築面積估計合共約186,065平方米。

截至本中期報告日期,有關發展規劃仍然沒有得到最終批准,主要原因是有若干問題本集團和政府需要協商解決。本集團委託的高場調查和顧問公司已經提交報告,對治富地塊的市場和產品定位提出詳細的建議和意見。本集團已經開始與當地政府部門進行溝通,將爭取儘快取得當地政府的方案調整許可和建設許可。



OUTLOOK AND PLANS

The Group will closely monitor the changes in macroeconomic policies of the China's real estate industry, accelerate the innovation, actively adjust the strategic plan and achieve the development targets with its competitive strengths. Riding on the substantial experience and professionalism of Sansheng Group, and adhering to the aim of developing high quality residential products and services to customers, the Group has won market recognition and achieved its performance target. The Group intends to actively seek for new opportunities in property development while enlarging the income from the existing investment properties, and to conduct more land acquisitions, especially to commence the development of the residential properties in the Mainland China market. The Group will actively expand its reserve of new high-quality land resources and build on the foundation of future business development through a combination of various land acquisition methods.

In the future, the Group will deepen the development of the core areas of China's economy, expand its business scale in the steady and rapid developing zones such as "The Western Straits Economic Zone", "The Yangtze River Delta Economic Zone" and "Circum-Bohai Sea Economic Zone" and actively seek to enter China's other economic hotspots such as "The Guangdong-Hong Kong-Macao Greater Bay Area" and "The Yangtze River Economic Zone" at the same time. While optimizing the overall strategic plan, the Group will continue to adhere to its strategy of "precise investment, high caliber team superior product" (精準投資、精幹團隊、精緻產品) to achieve two objectives of excellent operational efficiency and outstanding profitability in order to deliver satisfactory returns to its shareholders.

展望與計劃

Other Information 其他資料

Directors' and Chief Executive's Interests

As at 30 June 2019, the Directors' and the Company's chief executive's interests and short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), as recorded in the register required to be kept under Section 352 of the SFO, or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") as set out in Appendix 10 to The Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), were as follows:

於二零一九年六月三十日,各董事及本公司最高行政人員於本公司或其任何之相聯法團(按《證券及期貨條例》(「證券及期貨條例」)第XV部所界定者)之股份、相關股份及債權證中持有根據證券及期貨條例第352條規定記錄於須置存之登記冊內或根據香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)附錄十所載《上市發行人董事進行證券交易的標準守則》(「標準守則」)須知會本公司及聯交所之權益及淡倉載列如下:

董事及最高行政人員之權益

Long position in shares of the Company

Number of Percentage of Name of director/chief executive Nature of interest shares held issued shares 佔已發行 董事/最高行政人員姓名 權益性質 持有股份數目 股份之百分比 Mr. Lin Rongbin Interest of controlled corporation 296,348,1271 70.71% 林榮濱先生 受控制法團權益 Ms. Cheng Xuan Interest of spouse 296,348,1272 70.71% 程璇女士 配偶權益

Notes:

- Mega Regal Limited ("Mega Regal") is the beneficial owner of these Shares and is wholly-owned by Modern Times Development Limited ("Modern Times"), which is in turn wholly-owned by Mr. Lin Rongbin ("Mr. Lin"). By virtue of the SFO, Mr. Lin is deemed to be interested in the same parcel of Shares in which Mega Regal is interested in.
- 2. Ms. Cheng Xuan ("Ms. Cheng") is the spouse of Mr. Lin. By virtue of the SFO, Ms. Cheng is deemed to be interested in the same parcel of Shares in which Mr. Lin is interested in.
- 3. As at 30 June 2019, the total number of Shares in issue was 419,114,000.

Save as disclosed above, as at 30 June 2019, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or which are required to be notified to the Company and the Stock Exchange pursuant to the Model Code. Nor any of the Directors and chief executive had any interests in, or had been granted any right to subscribe for the securities of the Company and its associated corporations (within the meaning of Part XV of the SFO) or had exercised any such right during the period under review.

附註:

本公司股份之好倉

- 1. Mega Regal Limited(「Mega Regal」)為該等股份的實益擁有人,並由Modern Times Development Limited(「Modern Times」)全資擁有,而Modern Times則由林榮濱先生(「林先生」)全資擁有。根據證券及期貨條例,林先生被視為於Mega Regal擁有權益的相同股份中擁有權益。
- 程璇女士(「程女士」)為林先生的配偶。根據證券及期貨條例,程女士被視為於林先生擁有權益的相同股份中擁有權益。
- 3. 於二零一九年六月三十日,已發行股份總數為 419,114,000股。

除上文所披露者外,於二零一九年六月三十日,董事或本公司最高行政人員概無持有根據證券及期貨條例第352條規定記錄於須置存之登記冊內或根據標準守則須知會本公司或其任何相聯法團(按證券及期貨條例第XV部所界定者)之任何股份、相關股份或債權證的權益或淡倉。於回顧期間,各董事及最高行政人員概無擁有或獲授任何可認購本公司及其相聯法團(按證券及期貨條例第XV部所界定者)證券之權利,亦無行使任何該等權利。

Interests of Shareholders Discloseable under the

As at 30 June 2019, the following persons (other than a Director or the chief executive of the Company) had an interest or short position in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO or notified to the Company:

Long position in shares of the Company

根據證券及期貨條例須予披露之股

於二零一九年六月三十日,下列人士(不包括 董事或本公司最高行政人員)於本公司之股份 及相關股份中持有根據證券及期貨條例第336 條規定記錄於須置存之登記冊內或知會本公 司之權益或淡倉載列如下:

本公司股份之好倉

Name	Nature of interest	Number of shares held	Percentage of issued shares 佔已發行
名稱	權益性質	持有股份數目	股份之百分比
Mega Regal	Beneficial owner 實益擁有人	296,348,1271	70.71%
Modern Times	Interest of controlled corporation 受控制法團權益	296,348,127 ¹	70.71%
Dongxing Securities (Hong Kong) Financial	Person having a security interest in shares 股份擔保權益擁有人	234,231,775²	55.89%
Holdings Limited 東興證券(香港)金融控股 有限公司	Beneficial owner 實益擁有人	17,236,625	4.11%
Dongxing Securities Co., Ltd 東興證券股份有限公司	Interest of controlled corporation 受控制法團權益	251,468,400³	60.00%
China Orient Asset Management Corporation 中國東方資產管理公司	Interest of controlled corporation 受控制法團權益	251,468,400³	60.00%
Springboard Holdings Limited	Beneficial owner 實益擁有人	41,784,9754	9.97%
Mr. Lau Luen Hung, Thomas 劉鑾鴻先生	Interest of controlled corporation 受控制法團權益	41,784,9754	9.97%

Notes:

- Mega Regal is wholly-owned by Modern Times. By virtue of the SFO, Modern Times is deemed to be interested in the same parcel of Shares in which Mega Regal is interested in.
- Dongxing Securities (Hong Kong) Financial Holdings Limited ("DSHK") is the chargee of these Shares.
- DSHK is wholly-owned by Dongxing Securities Co., Ltd ("DSCL"), which is in turn owned as to 52.74% by China Orient Asset Management Corporation ("China Orient"). By virtue of the SFO, DSCL and China Orient are deemed to be interested in the same parcel of Shares in which DSHK is interested in.
- Springboard Holdings Limited is wholly-owned by Mr. Lau Luen Hung, Thomas ("Mr. Lau"). By virtue of the SFO, Mr. Lau is deemed to be interested in the same parcel of Shares in which Springboard Holdings Limited is interested in.
- As at 30 June 2019, the total number of Shares in issue was 419,114,000.

附註:

- Mega Regal 由 Modern Times 全資擁有。根據證 券及期貨條例,Modern Times被視為於Mega Regal擁有權益的相同股份中擁有權益。
- 東興證券(香港)金融控股有限公司(「東證香 港」)為該等股份的承押記人。
- 東證香港由東興證券股份有限公司(「東興證 券」)全資擁有,而東興證券的52.74%乃由中國 東方資產管理公司(「中國東方」)擁有。根據證 券及期貨條例,東興證券及中國東方被視為於 東證香港擁有權益的相同股份中擁有權益。
- Springboard Holdings Limited由劉鑾鴻先生 (「劉先生」)全資擁有。根據證券及期貨條例, 劉先生被視為於Springboard Holdings Limited 擁有權益的相同股份中擁有權益
- 於二零一九年六月三十日,已發行股份總數為 419,114,000股。

Other Information (continued) 其他資料(續)

Save as disclosed above, the Company has not been notified by any person (other than a director or the chief executive of the Company) who had an interest or short position in the shares or underlying shares of the Company as at 30 June 2019 which were recorded in the register required to be kept under Section 336 of the SFO or notified to the Company.

Review of Interim Results

The Audit Committee has reviewed the Company's unaudited condensed consolidated interim results and financial report for the period, and confirms that the applicable accounting principles, standards and requirements have been complied with, and that adequate disclosures have been made.

The interim financial report for the period is unaudited, but has been reviewed by KPMG in accordance with Hong Kong Standard on Review Engagements 2410 Review of interim financial information performed by the independent auditor of the entity, issued by the Hong Kong Institute of Certified Public Accountants.

Purchase, Sale or Redemption of the Company's Listed Securities

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any listed securities of the Company during the six months ended 30 June 2019.

Employees

As at 30 June 2019, the Group employed a total of 408 employees, 404 of them were based in Mainland China. Staff costs (excluding directors' emoluments) for the six months ended 30 June 2019 amounted to approximately RMB23.5 million (for the six months ended 30 June 2018: approximately RMB5.4 million). The Group ensures that the pay levels of its employees are competitive and in line with the market trend and its employees are rewarded on a performance related basis within the general framework of its own salary and bonus system.

Corporate Governance Code

The Company has complied with all the applicable code provisions of the Corporate Governance Code ("CG Code") as set out in Appendix 14 to the Listing Rules during the six months ended 30 June 2019.

Code for Securities Transactions by Directors

The Company has adopted a code of conduct regarding securities transactions by directors on terms no less exacting than the required standard set out in the Model Code. After specific enquiries by the Company, all directors confirmed that they have complied with the required standard set out in the Model Code and the Company's own code during the six months ended 30 June 2019.

除上文所披露者外,概無任何人士(董事或本公司最高行政人員除外)向本公司通知其於二零一九年六月三十日持有根據證券及期貨條例第336條規定記錄於須置存之登記冊內或知會本公司之本公司股份或相關股份的權益或淡倉。

中期業績之審閱

審核委員會已審核本公司於本期間的未經審 核簡明綜合中期業績及財務報告,並確認已 遵從適用的會計原則、準則及規定及已作出 足夠披露。

本期間的中期財務報告未經審核,惟已獲畢 馬威會計師事務所根據香港會計師公會頒佈 的香港審閱準則第2410號[實體獨立核數師對 中期財務資料的審閱] 進行審閱。

購買、出售或贖回本公司上市證券

截至二零一九年六月三十日止六個月,本公司及其任何附屬公司均無購買、出售或贖回任何本公司的上市證券。

僱員

於二零一九年六月三十日,本集團共僱用408名員工,其中404名員工駐於中國內地。截至二零一九年六月三十日止六個月,員工成本(不包括董事酬金)約為人民幣23.5百萬元(截至二零一八年六月三十日止六個月:約人民幣5.4百萬元)。本集團確保僱員薪酬水準符合市場趨勢並具競爭力,僱員之薪酬乃根據本集團之一般薪金及花紅制度因應僱員表現釐定。

企業管治守則

本公司於截至二零一九年六月三十日止六個 月已遵守上市規則附錄十四所載《企業管治守 則》(「企業管治守則」)之所有適用守則條文。

董事進行證券交易之守則

本公司已就董事進行證券交易採納一項操守 準則,其條款不低於標準守則所規定之標 準。經本公司作出具體查詢後,全體董事確 認,彼等於截至二零一九年六月三十日止六 個月已遵守標準守則及本公司自訂守則所規 定之標準。



Changes in Information of Directors

There is no change in the Directors' information, which is required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

Interim Dividend

The Board does not recommend the payment of interim dividend for the six months ended 30 June 2019.

Events After The Reporting Period

On 6 August 2019, the Company entered into the Master Agreement with Fujian Bo En Property Management Company Limited* (福建伯恩物業管理股份有限公司) ("Fujian BE"), pursuant to which the Company agreed to engage Fujian BE and/or its subsidiaries to provide the Group the supporting services in showrooms, including customer services, sales activities assistance, visiting arrangement, catering services, security and order maintenance, cleaning services and equipment maintenance for a term from 6 August 2019 to 31 December 2021 (both days inclusive). For details, please refer to the announcement of the Company dated 6 August 2019.

On 16 August 2019, Rudong Sansheng Real Estate Development Limited* (如東三盛房地產開發有限公司) ("Rudong Sansheng"), an indirect non-wholly-owned subsidiary of the Company, received a transaction notice issued by the State-owned Land Resources Bureau of Wujin District, Changzhou City, Jiangsu Province, China (中國江蘇省常州市武進區國土資源局), pursuant to which Rudong Sansheng successfully bid for a parcel of land located in Changzhou City. The land is located in Wujin District, Changzhou City (常州市武進區) with a land area of approximately 39,787 sq.m., and an estimated plot ratio-based floor area of approximately 79,574 sq.m.. The total consideration of the land is RMB458,000,000, the payment of which will be made to the State-owned Land Resources Bureau of Wujin District, Changzhou City in accordance with the relevant transaction confirmation.

Acknowledgement

I would like to thank the Board, the management and all of our staff for their hard work and dedication, as well as our shareholders for their continuous support to the Group.

Lin Rongbin

Chairman

28 August 2019

董事資料變更

概無根據上市規則第13.51B(1)條之規定須予披露之董事資料變更。

中期股息

董事會不建議就截至二零一九年六月三十日止六個月派付任何中期股息。

報告期後事項

於二零一九年八月六日,本公司與福建伯恩物業管理股份有限公司(「福建伯恩」)訂立總體協議,據此,本公司已同意委聘福建伯恩」)訂與人或其附屬公司自二零一九年八月兩天已至二零二一年十二月三十一日止(首尾兩天包括在內)向本集團提供展廳支援服務,餐飲居在內)向本集團提供展廳支援服務,餐飲用沒有接待、銷售活動配合、參觀安排、設施日常務、安保及秩序維護、清潔服務及數常、實情請參閱本公司日期為二零一九年八月六日的公告。

於二零一九年八月十六日,如東三盛房地產開發有限公司(本公司的非直接非全資附屬公司)(「如東三盛」)收到中國江蘇省常州市武進區國土資源局發出的一份成交通知書。據此,如東三盛成功競得一幅位於常州市武進區,土地。該土地位於常州市武進區,土地面積約為39,787平方米。該土地的總代價為人民幣為79,574平方米。該土地的總代價為人民幣458,000,000元,並將按有關成交確認書付款予常州市武進區國土資源局。

致謝

本人謹此向董事會、管理人員及全體員工努力不懈、盡心全意為本集團效力,以及股東 一直對本集團之鼎力支持,致以衷心謝意。

主席 林榮濱

二零一九年八月二十八日

Review Report 審閱報告



TO THE BOARD OF DIRECTORS OF SANSHENG HOLDINGS (GROUP) CO. LTD.

(Incorporated in the Cayman Islands with limited liability)

Introduction

We have reviewed the interim financial report set out on pages 24 to 56 which comprises the consolidated statement of financial position of Sansheng Holdings (Group) Co. Ltd. (the "Company") as of 30 June 2019 and the related consolidated statement of profit or loss, statement of profit or loss and other comprehensive income and statement of changes in equity and condensed consolidated statement of cash flows for the six month period then ended and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34, *Interim financial reporting*, issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of the interim financial report in accordance with Hong Kong Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Scope of review

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410, Review of interim financial information performed by the independent auditor of the entity, issued by the Hong Kong Institute of Certified Public Accountants. A review of the interim financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly we do not express an audit opinion.

致三盛控股(集團)有限公司董事會

(於開曼群島註冊成立的有限公司)

引言

吾等的責任為根據吾等的審閱對中期財務報告作出結論,並根據吾等協定的委聘條款僅向董事會整體呈報,除此之外本報告不作其他用途。吾等不會就本報告內容向任何其他人士負上或承擔任何責任。

審閱範圍

吾等已根據香港會計師公會頒布的香港審閱工作準則第2410號「實體獨立核數師對中期財務資料的審閱」進行審閱。中期財務報告的審閱工作包括主要向負責財務會計事宜的的問題,並實施分析及其他審閱程式。審園遠小於根據香港審計準則所進行的審審的,故不能保證吾等會注意到審核中可能養被發現的所有重大事宜。因此吾等不會發表審核意見。



Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report as at 30 June 2019 is not prepared, in all material respects, in accordance with Hong Kong Accounting Standard 34, *Interim financial reporting*.

結論

根據吾等的審閱,吾等並無注意到任何事項,致使吾等相信截至二零一九年六月三十日的中期財務報告在各重大方面未有根據香港會計準則第34號「中期財務報告」編製。

KPMG

Certified Public Accountants

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

28 August 2019

畢馬威會計師事務所

執業會計師

香港中環 遮打道10號 太子大廈8樓

二零一九年八月二十八日



for the six months ended 30 June 2019 — unaudited (expressed in Renminbi) 截至二零一九年六月三十日止六個月 — 未經審核(以人民幣列示)

Six months ended 30 June 截至六月三十日止六個月

			2019 二零一九年	2018 二零一八年
		Note 附註	RMB'000 人民幣千元	(Note) (附註) RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	3	12,952 -	680,846 (647,132)
Gross profit	毛利		12,952	33,714
Valuation gain on investment properties Other income Selling and marketing expenses Administrative expenses Other operating expenses	投資物業的估值收益 其他收益 銷售及市場推廣開支 行政開支 其他經營開支	8(b) 4	3,800 5,646 (40,187) (36,798) (491)	3,093 (11,135) (24,640)
(Loss)/profit from operations Finance costs Share of losses of joint ventures	經營(虧損)/溢利 融資成本 應佔合營企業虧損	5(a)	(55,078) (8,858) (2,232)	1,032 (32,489)
Loss before taxation Income tax	税前虧損 所得税	6	(66,168) 12,777	(31,457) 11,951
Loss for the period	期內虧損		(53,391)	(19,506)
Attributable to: Equity shareholders of the Company Non-controlling interests	以下人士應佔: 本公司權益股東 非控股權益		(41,125) (12,266)	(18,024) (1,482)
Loss for the period	期內虧損		(53,391)	(19,506)
Loss per share Basic (RMB cents)	每股虧損 基本(人民幣分)	7	(9.81)	(4.30)

Note: The Company and its subsidiaries (the "Group") have initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本公司及其附屬公司(「本集團」)於二零一九年 一月一日首次應用香港財務報告準則第16號採 用經修訂追溯法。根據此方法,並無重列比較 資料。見附註2。

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

for the six months ended 30 June 2019 — unaudited (expressed in Renminbi) 截至二零一九年六月三十日止六個月 — 未經審核(以人民幣列示)

Six months ended 30 June 截至六月三十日止六個月

		数エハカー	1 4 年 八 間 万
		2019 二零一九年	2018 二零一八年
		RMB'000 人民幣千元	(Note) (附註) RMB'000 人民幣千元
Loss for the period		(53,391)	(19,506)
Other comprehensive income for the period (after tax and reclassification adjustments):	期內其他全面收益 (税後及經重新歸類 調整):		
Item that may be reclassified subsequently to profit or loss:	隨後可能重新歸類至損益之 項目:		
Exchange differences on translation of financial statements of foreign operations	換算海外業務財務報表時 產生之匯兑差額	(3,774)	(7,266)
Other comprehensive income for the period	期內其他全面收益	(3,774)	(7,266)
Total comprehensive income for the period	期內全面收益總額	(57,165)	(26,772)
Attributable to: Equity shareholders of the Company Non-controlling interests	以下人士應佔: 本公司權益股東 非控股權益	(44,899) (12,266)	(25,290) (1,482)
Total comprehensive income for the period	期內全面收益總額	(57,165)	(26,772)

Note: The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法,根據此方法,並無重列比較資料。見附註2。



Consolidated Statement of Financial Position 綜合財務狀況表

at 30 June 2019 — unaudited (expressed in Renminbi) 於二零一九年六月三十日 — 未經審核(以人民幣列示)

		Note 附註	At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 31 December 2018 二零一八年 十二月三十一日 (Note) (附註) RMB'000 人民幣千元
Non-current assets Investment properties Other property, plant and equipment Properties under development Prepaid lease payments Interests in joint ventures Deferred tax assets	非流動資產 投資物業 其他物業、廠房及設備 發展中物業 預付租賃款項 於合營企業的權益 遞延稅項資產	8(b) 2,8	605,867 19,115 110,312 456,729 288,779 20,409	602,067 13,682 110,312 463,979 275,921 3,817
			1,501,211	1,469,778
Current assets Inventories and other contract costs Prepaid lease payments Trade and other receivables Financial assets at fair value through profit or loss Restricted deposits	流動資產 存貨及其他合約成本 預付租賃款項 應收賬款及其他應收款項 按公平值計入損益之 金融資產 受限制程表	9 10 18	9,076,499 14,499 380,725 10,307 16,210	7,783,515 14,499 131,482 62,686 9,162
Cash and cash equivalents	現金及現金等價物	12	9,966,589	397,075 8,398,419
Current liabilities Bank loans and borrowings from financial institutions Trade and other payables Lease liabilities Contract liabilities Current taxation	流動負債 銀行貸款及金融機構借款 應付賬款及其他應付款項 租賃負債 合約負債 應付税項	13 15 2(d)	1,248,850 2,868,856 1,182 1,219,828 220,487	1,164,440 3,063,929 – 181,147 191,035
			5,559,203	4,600,551
Net current assets	流動資產淨值		4,407,386	3,797,868
Total assets less current liabilities	總資產減流動負債		5,908,597	5,267,646
Non-current liabilities Bank loans and borrowings from financial institutions Bond payable Derivative financial liabilities Loans from a related party Lease liabilities Deferred tax liabilities	非流動負債 銀行貸款及金融機構借款 應付債券 衍生金融負債 關聯方貸款 租賃負債 遞延税項負債	13 14 16 2(d)	2,052,900 898,854 25,022 1,658,784 978 94,259	1,338,000 894,078 18,660 1,701,092 - 90,459
NET ACCETC	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		4,730,797	4,042,289
NET ASSETS	淨資產 ————————————————————————————————————		1,177,800	1,225,357

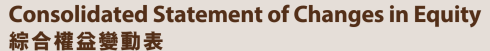
Consolidated Statement of Financial Position (continued) 綜合財務狀況表(續)

at 30 June 2019 — unaudited (expressed in Renminbi) 於二零一九年六月三十日 — 未經審核(以人民幣列示)

		At	At
		30 June 2019	31 December 2018
		二零一九年	二零一八年
		六月三十日	十二月三十一日
			(Note) (附註)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
CAPITAL AND RESERVES	資本及儲備		
Share capital	股本	33,184	33,184
Reserves	儲備	1,079,689	1,124,588
Total equity attributable to equity shareholders of the Company	本公司權益股東應佔權益 總額	1,112,873	1,157,772
Non-controlling interests	非控股權益	64,927	67,585
TOTAL EQUITY	總權益	1,177,800	1,225,357

Note: The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法,根據此方法,並無重列比較資料。見附註2。



for the six months ended 30 June 2019 — unaudited (expressed in Renminbi) 截至二零一九年六月三十日止六個月 — 未經審核(以人民幣列示)

Attributable to equity shareholders of the Company 本公司權益股車權佔部份

Capital Premium Preserve Pr		_	平公可權益放果應佔部位								
技术 民俗世界 大学 民俗世界 東本書館 公養会 民名韓報 兄弟報 発世報 発起性 発起性 経験 14年7 八元年十元 八元年十二 八元					•	surplus reserve	•		Total	controlling	Total equity
Changes in equity for the six months 数三二字一八年六月三十日 日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本			RMB'000	RMB'000	RMB'000	公積金 RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	總權益 RMB'000 人民幣千元
## Page 1	Balance at 1 January 2018	於二零一八年一月一日之結餘	33,184	911,543	18,110	191	(59,971)	413,020	1,316,077	82,587	1,398,664
Balance at 30 June 2019 and	ended 30 June 2018: Loss for the period	止六個月之權益變動: 期內虧損	- -	-	- -	- -	- (7,266)	(18,024)		(1,482)	(19,506) (7,266)
Tuly 2018 二零一八年十月一日之結論 33,184 911,543 18,110 191 (67,237) 394,996 1,290,787 81,105 1,371,89	Total comprehensive income	全面收益總額	-	-	-	-	(7,266)	(18,024)	(25,290)	(1,482)	(26,772)
Loss for the period 別内信用 中の行動 日本 日本 日本 日本 日本 日本 日本 日			33,184	911,543	18,110	191	(67,237)	394,996	1,290,787	81,105	1,371,892
Requisitions of subsidiaries 収購附員公司 5,000	ended 31 December 2018 Loss for the period	止六個月之權益變動 期內虧損	- -	- -	- -	-	- 15,423	(148,438)		(18,520)	(166,958) 15,423
Balance at 31 December 2018	Total comprehensive income	全面收益總額	-	-	-	-	15,423	(148,438)	(133,015)	(18,520)	(151,535)
精験 33,184 911,543 18,110 191 (51,814) 246,558 1,157,772 67,585 1,225,355 Balance at 1 January 2019 放二零一九年一月一日之結除 33,184 911,543 18,110 191 (51,814) 246,558 1,157,772 67,585 1,225,355 Changes in equity for the six months ended 30 June 2019:	Acquisitions of subsidiaries	收購附屬公司	-	-	-	-	-	-	-	5,000	5,000
Changes in equity for the six months 截至二零一九年六月三十日止 ended 30 June 2019: 六個月之権益變動 Loss for the period 閉内虧損 (41,125) (12,266) (53,39 Other comprehensive income 其他全面收益 (3,774) - (3,774) - (3,774) - (3,774) Total comprehensive income 全面收益總額 (3,774) (41,125) (44,899) (12,266) (57,160 Other contribution from 非控股權益之資本投入 9,608 9,600 Onnon-controlling interests	Balance at 31 December 2018		33,184	911,543	18,110	191	(51,814)	246,558	1,157,772	67,585	1,225,357
ended 30 June 2019: 六個月之權益變動 Loss for the period 期內虧損 - - - - (41,125) (41,125) (12,266) (53,39 Other comprehensive income 其他全面收益 - - - (3,774) - (3,774) - (3,774) - (3,774) - (3,774) - - (3,774) -<	Balance at 1 January 2019	於二零一九年一月一日之結餘	33,184	911,543	18,110	191	(51,814)	246,558	1,157,772	67,585	1,225,357
Eartial contribution from 非控股權益之資本投入 9,608 9,600 non-controlling interests	ended 30 June 2019: Loss for the period	六個月之權益變動 期內虧損	-	- -	- -	- -	- (3,774)			(12,266)	(53,391) (3,774)
non-controlling interests	Total comprehensive income	全面收益總額	-	-	-	-	(3,774)	(41,125)	(44,899)	(12,266)	(57,165)
Balance at 30 June 2019		非控股權益之資本投入	-	-	-	-	-	-	-	9,608	9,608
	Balance at 30 June 2019	於二零一九年六月三十日之結餘	33,184	911,543	18,110	191	(55,588)	205,433	1,112,873	64,927	1,177,800

Note: The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法,根據此方法,並無重列比較資料。見附註2。

Condensed Consolidated Statement of Cash Flows 簡明綜合現金流量表

for the six months ended 30 June 2019 — unaudited (expressed in Renminbi) 截至二零一九年六月三十日止六個月 — 未經審核(以人民幣列示)

Six months ended 30 June 截至六月三十日止六個月

Note (附註) 人民幣千元 人 Operating activities 經營活動 Cash used in operations 經營活動所用現金 (312,504) (7,197) Net cash used in operating activities 經營活動所用現金淨額 (319,701) Investing activities 投資活動 Purchase of property, plant and equipment Purchase of financial assets at fair value through profit or loss Disposal of property, plant and equipment Disposal of financial assets at fair value through profit or loss 金融資產 成素 (3,464) 定置物業、廠房及設備 (3,464) 定置物業、廠房及設備 (3,464) 定置物業、廠房及設備 (3,464) 定量的資金。企融資金 (3,464) 定置物業、廠房及設備 (3,464) 定量的資金。企業資金 (3,484) 全融資金 (4,384)	2018 零一八年 (Note) (附註) RMB'000 民幣千元
Cash used in operations Tax paid Net cash used in operating activities 経營活動所用現金 已付税項 (312,504) (7,197) Net cash used in operating activities 経營活動所用現金淨額 (319,701) Investing activities Purchase of property, plant and equipment Purchase of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Cash used in operations 経營活動所用現金淨額 (312,504) (7,197) (319,701) (6,145) 購置物業、廠房及設備 定置被公平值計入損益之金融資產 の定置按公平值計入損益之金融資産 の定置按公平值計入損益之金融資産 を融資産	(附註) RMB'000
Cash used in operations Tax paid Net cash used in operating activities 経營活動所用現金 已付税項 (312,504) (7,197) Net cash used in operating activities 経營活動所用現金淨額 (319,701) Investing activities Purchase of property, plant and equipment Purchase of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Cash used in operations 経營活動所用現金淨額 (312,504) (7,197) (319,701) (6,145) 購置物業、廠房及設備 定置被公平值計入損益之金融資產 の定置按公平值計入損益之金融資産 の定置按公平值計入損益之金融資産 を融資産	RMB'000
Cash used in operations Tax paid Net cash used in operating activities 経營活動所用現金 已付税項 (312,504) (7,197) Net cash used in operating activities 経營活動所用現金淨額 (319,701) Investing activities Purchase of property, plant and equipment Purchase of financial assets at fair value through profit or loss Disposal of property, plant and equipment Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Cash used in operations 経營活動所用現金淨額 (312,504) (7,197) (319,701) (6,145) 購買按公平值計入損益之 金融資產 金融資產 (3,464) 万7 處置按公平值計入損益之 金融資產	、民幣千元
Cash used in operations Tax paid Net cash used in operating activities Purchase of property, plant and equipment Purchase of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Cash used in operations Æ營活動所用現金淨額 (312,504) (7,197) ※營活動所用現金淨額 (6,145) 購買物業、廠房及設備 (77) ©電波公平值計入損益之 金融資產 ②表融資產 ③4.384	
Tax paid 已付税項 (7,197) Net cash used in operating activities 經營活動所用現金淨額 (319,701) Investing activities 投資活動 Purchase of property, plant and equipment 購置物業、廠房及設備 Purchase of financial assets at fair value through profit or loss Disposal of property, plant and equipment 處置物業、廠房及設備 (3,464) 處置物業、廠房及設備 77 處置按公平值計入損益之 金融資產 (3,464) 成品 (3,464) 成品 (3,464) 成品 (4,484)	
Purchase of property, plant and equipment 購置物業、廠房及設備 Purchase of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss A we war a compared to the comp	(1,143,064) (4,325)
Purchase of property, plant and equipment 購置物業、廠房及設備 Purchase of financial assets at fair value	(1,147,389)
Purchase of financial assets at fair value	
Purchase of financial assets at fair value through profit or loss Disposal of property, plant and equipment Disposal of financial assets at fair value through profit or loss 金融資產 (3,464) 處置物業、廠房及設備 77 處置按公平值計入損益之 金融資產 (4.384)	(684)
Disposal of property, plant and equipment 處置物業、廠房及設備 77 Disposal of financial assets at fair value through	(6,637)
profit or loss	-
	-
Withdrawal of fixed deposits held at banks 提取三個月以上定期存款 with maturity over three months ————————————————————————————————————	26,000
Investment in joint ventures 於合營企業的投資 (15,090)	_
net of cash acquired (已扣除收購的現金) (95,764)	1 420
Interest received 已收利息 302 Dividend received 已收股息 147	1,429 1,154
Net cash (used in)/generated from 投資活動 (所用) / 所得 investing activities 現金淨額 (55,553)	21,262
Financing activities 融資活動	
Proceeds from bank loans and borrowings 銀行貸款及金融機構借款	
from financial institutions 所得款項 Repayment of bank loans and borrowings 償還銀行貸款及金融機構借款 (941,790) from financial institutions	1,176,190 (101,308)
Proceeds from loans from a related party 關聯方貸款所得款項 2,305,006	3,690,604
	(3,818,580)
Interest paid 已付利息 (257,069) Capital contribution from non-controlling interests 非控股權益之資本投入 9,608	(105,249)
Capital element of lease rentals paid 已付租約租金之資本部分 2(e) (304)	_
Interest element of lease rentals paid 已付租約租金之利息部分 2(e) (78)	
Net cash generated from financing activities 融資活動所得現金淨額 450,478	841,657
Net increase/(decrease) in cash and cash equivalents 現金及現金等價物 增加/(減少) 淨額 75,224	(284,470)
Cash and cash equivalents at 1 January 於一月一日之現金及現金等價物 397,075	806,023
Effect of foreign exchange rates changes 匯率變動影響 (3,950)	
Cash and cash equivalents at 30 June 於六月三十日之現金及 現金等價物 12 468,349	2,909

Note: The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法。根據此方法,並無重列比較資料。見附註2。

The notes on pages 30 to 56 form part of these financial statements.

第30至56頁之附註屬本財務報表之一部分。

Notes to the Unaudited Interim Financial Report 未經審核中期財務報告附註

(Expressed in Renminbi unless otherwise indicated) (除非另有説明,否則均以人民幣列示)

1. Basis of preparation

This interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, including compliance with Hong Kong Accounting Standard (HKAS) 34, *Interim financial reporting*, issued by the Hong Kong Institute of Certified Public Accountants (HKICPA). It was authorised for issue on 28 August 2019.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the 2018 annual financial statements, except for the accounting policy changes that are expected to be reflected in the 2019 annual financial statements. Details of any changes in accounting policies are set out in note 2.

The preparation of an interim financial report in conformity with HKAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2018 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for a full set of financial statements prepared in accordance with Hong Kong Financial Reporting Standards (HKFRSs).

The interim financial report is unaudited, but has been reviewed by KPMG in accordance with Hong Kong Standard on Review Engagements 2410, Review of interim financial information performed by the independent auditor of the entity, issued by the HKICPA. KPMG's independent review report to the Board of Directors is included on pages 22 and 23.

1. 編製基準

本中期財務報告乃按照香港聯合交易所有限公司證券上市規則適用之披露規定而編製,當中包括符合香港會計師公會(「香港會計師公會」)所頒布之香港會計準則(「香港會計準則」)第34號「中期財務報告」之規定。本中期財務報告於二零一九年八月二十八日獲授權發出。

編製此中期財務報告所依據的會計政策 與二零一八年年度財務報表所採納的相 同,預期會在二零一九年年度財務報表 反映之會計政策的變更除外。任何會計 政策變動之詳情已載於附註2內。

按照香港會計準則第34條編製之中期財務報告需要管理層作出判斷、估計及假設,該等判斷、估計及假設影響會計政策之應用,以及按本年截至報告日期為止之資產及負債、收入及支出之呈報金額,實際結果有可能與估計有差異。

此中期財務報告載有簡明綜合財務報表及節選説明附註。附註所載有關事件及交易之解釋,有助於了解本集團自編製二零一八年年度財務報表以來,對財務狀況及業績表現方面之變動。有關簡明綜合財務報表及附註並不包括根據香港財務報告準則(「香港財務報告準則」)編製之全份財務報表之所需所有資料。

此中期財務報告乃未經審核,但畢馬威會計師事務所已根據香港會計師公會所頒佈之香港審閱工作準則第2410號「實體獨立核數師對中期財務資料的審閱」作出審閱。畢馬威會計師事務所致董事會之獨立審閱報告乃刊載於第22和23百。



2. Changes in accounting policies

The HKICPA has issued a new HKFRS, HKFRS 16, *Leases*, and a number of amendments to HKFRSs that are first effective for the current accounting period of the Group.

Except for HKFRS 16, *Leases*, none of the developments have had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented in this interim financial report. The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period, except for the early adoption of Amendments to HKFRS 3, *Definition of a business*, which is effective for the accounting period beginning on or after 1 January 2020.

Amendments to HKFRS 3, Definition of a business

The amendments:

- clarify that a business must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs;
- remove the assessment of whether market participants are capable of replacing any missing inputs or processes and continuing to produce outputs;
- add guidance and illustrative examples to help entities assess whether a substantive process has been acquired;
- narrow the definitions of a business and of outputs by focusing on goods and services provided to customers and by removing the reference to an ability to reduce costs; and
- add an optional concentration test that permits a simplified assessment of whether an acquired set of activities and assets is not a business.

These amendments are mandatory for transactions occurring in annual reporting period beginning on or after 1 January 2020 and earlier application is permitted. These amendments are expected to primarily impact the accounting by the Group for acquisitions of property projects in particular whether they should be treated as business acquisitions. The Group has early adopted these amendments, prospectively to transactions for which the acquisition date is on or after 1 January 2019, and concluded that the adoption of them does not have a significant impact on the interim financial report.

2. 會計政策變動

香港會計師公會新頒佈一項香港財務報告準則,香港財務報告準則第16號 「租賃」,及多項經修訂香港財務報告準則,並於本集團本會計期間首次生效。

除了香港財務報告準則第16號「租賃」, 在編製或呈列本中期財務報告時,沒有 任何發展會對本集團本期間或過往期間 之業績及財務狀況造成重大影響。本集 團並無應用任何於本會計期間尚未生效 之新準則或詮釋,除了提早採納香港 財務報告準則第3號之修訂「業務之定 義」,其於二零二零年一月一日或之後 開始的會計期間生效。

香港財務報告準則第3號之修訂「業務之定義 |

修訂內容:

- 澄清業務必須包括至少一項投入和 一個實質性過程,而這些過程對創 造產出的能力有很大的幫助;
- 删除市場參與者是否有能力取代任何缺失的投入或過程及持續輸出的評估;
- 加入指引及説明性例子,協助個體 評估是否已取得實質性過程;
- 收窄業務和產出的定義,將重點放在向客戶提供的商品和服務上,並刪除有關降低成本的提述;及
- 加入選擇性的集中度測試,簡化所 收購的一組活動和資產是否屬於業 務的評估。

該等修訂強制應用於二零二零年一月一日或之後的年度報告期內發生的交易,而且容許提前應用。預期該等修訂將實理。本集團已提前採納該等修訂,預期將影響收購日期為二零一九年一月一日或之後的交易,並總括採納該等修訂中期財務報告並無重大影響。



2. Changes in accounting policies HKFRS 16, Leases

HKFRS 16 replaces HKAS 17, Leases, and the related interpretations, HK(IFRIC) 4, Determining whether an arrangement contains a lease, HK(SIC) 15, Operating leases – incentives, and HK(SIC) 27, Evaluating the substance of transactions involving the legal form of a lease. It introduces a single accounting model for lessees, which requires a lessee to recognise a right-of-use asset and a lease liability for all leases, except for leases that have a lease term of 12 months or less ("short-term leases") and leases of low value assets. The lessor accounting requirements are brought forward from HKAS 17 substantially unchanged.

The Group has initially applied HKFRS 16 as from 1 January 2019. The Group has elected to use the modified retrospective approach and has therefore recognised the cumulative effect of initial application as an adjustment to the opening balance of equity at 1 January 2019. Comparative information has not been restated and continues to be reported under HKAS 17.

Further details of the nature and effect of the changes to previous accounting policies and the transition options applied are set out below:

2. 會計政策變動

香港財務報告準則第16號「租賃 |

香港財務報告準則第16號取代香港會計準則第17號「租賃」及相關之會的第15號「完定會」第15號,「決定一項安排是否包含租賃」與關於,「決定一項安排是否包含稅,「經費」第15號,「評估涉及租賃經費」。此準則為承租人引或之單下租期為12個月資產認為計模型,除租期為12個月資產認之單下租付領海,承租人須為所有租賃確認計算的,承租人須為所有租賃確認計算的,承租人須為所有租賃確認計算,17號之出租人會計要求,大致維持不變。

本集團自二零一九年一月一日起首次應用香港財務報告準則第16號。本集團已選擇使用經修訂追溯法,並因此確認首次應用之累計影響作為對二零一九年一月一日期初權益結餘之調整。比較資料並無重列及繼續根據香港會計準則第17號予以呈報。

有關以往會計政策變更之性質及影響, 以及過渡選擇之應用之進一步詳情載列 如下:



2. Changes in accounting policies (continued)

(a) Changes in the accounting policies

(i) New definition of a lease

The change in the definition of a lease mainly relates to the concept of control. HKFRS 16 defines a lease on the basis of whether a customer controls the use of an identified asset for a period of time, which may be determined by a defined amount of use. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

The Group applies the new definition of a lease in HKFRS 16 only to contracts that were entered into or changed on or after 1 January 2019. For contracts entered into before 1 January 2019, the Group has used the transitional practical expedient to grandfather the previous assessment of which existing arrangements are or contain leases.

Accordingly, contracts that were previously assessed as leases under HKAS 17 continue to be accounted for as leases under HKFRS 16 and contracts previously assessed as non-lease service arrangements continue to be accounted for as executory contracts.

(ii) Lessee accounting

HKFRS 16 eliminates the requirement for a lessee to classify leases as either operating leases or finance leases, as was previously required by HKAS 17. Instead, the Group is required to capitalise all leases when it is the lessee, including leases previously classified as operating leases under HKAS 17, other than those short-term leases and leases of low-value assets. As far as the Group is concerned, these newly capitalised leases are primarily in relation to property, plant and equipment as disclosed in note 19(b).

Where the contract contains lease component(s) and non-lease component(s), the Group has elected not to separate non-lease components and accounts for each lease component and any associated non-lease components as a single lease component for all leases.

2. 會計政策變動(續)

(a) 會計政策變動

(i) 租賃新定義

因此,先前根據香港會計準則第17號評估為租賃之合約繼續根據香港財務報告準則第16號列賬為租賃,而先前評估為非租賃服務安排之合約繼續列作待履行合約。

(ii) 承租人會計處理

倘合約包含租賃部分及非租賃部分,本集團已選擇不單獨劃分非租賃部分,並將各租賃部分及任何相關非租賃部分作為所有租賃之單一租賃部分入賬。



2. Changes in accounting policies (continued)

(a) Changes in the accounting policies (continued)

(ii) Lessee accounting (continued)

When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method. Variable lease payments that do not depend on an index or rate are not included in the measurement of the lease liability and hence are charged to profit or loss in the accounting period in which they are incurred.

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payments made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-of-use assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received.

The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses, except for the following types of right-of-use asset:

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

2. 會計政策變動(續)

(a) 會計政策變動(續)

(ii) 承租人會計處理(續)

本集團就低價值資產訂立租 賃時會按每項租賃基準決定 是否將該租賃資本化。與 資本化之租賃相關之租賃付 款於租期內按系統化基準確 認為開支。

使用權資產其後按成本減累 計折舊及減值虧損列賬,惟 下列使用權資產類別除外:

- 一 符合投資物業定義的使 用權資產按公平值列 賬:
- 與租賃土地權益有關的 使用權資產,而該土地 權益乃持作存貨,按成 本及可變現淨值之較低 者入賬。



2. Changes in accounting policies (continued) 2.

(a) Changes in the accounting policies (continued)

(ii) Lessee accounting (continued)

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, or there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or there is a change arising from the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

(iii) Lessor accounting

The Group leases out a number of items of properties as the lessor of operating leases. The accounting policies applicable to the Group as a lessor remain substantially unchanged from those under HKAS 17 and no any adjustments are required on transition to HKFRS 16.

(b) Critical accounting judgements and sources of estimation uncertainty in applying the above accounting policies

(i) Determining the lease term

As explained in the above accounting policies, the lease liability is initially recognised at the present value of the lease payments payable over the lease term. In determining the lease term at the commencement date for leases that include renewal options exercisable by the Group, the Group evaluates the likelihood of exercising the renewal options taking into account all relevant facts and circumstances that create an economic incentive for the Group to exercise the option, including favourable terms, leasehold improvements undertaken and the importance of that underlying asset to the Group's operation. The lease term is reassessed when there is a significant event or significant change in circumstance that is within the Group's control. Any increase or decrease in the lease term would affect the amount of lease liabilities and right-of-use assets recognised in future years.

(c) Transitional impact

At the date of transition to HKFRS 16 (i.e. 1 January 2019), the Group determined the length of the remaining lease terms and measured the lease liabilities for the leases previously classified as operating leases at the present value of the remaining lease payments, discounted using the relevant incremental borrowing rates at 1 January 2019. The weighted average of the incremental borrowing rates used for determination of the present value of the remaining lease payments was 11.6%.

· 會計政策變動(續)

(a) 會計政策變動(續)

(ii) 承租人會計處理(續)

(iii) 出租人會計處理

本集團作為經營租賃的出租人將若干物業項目出租。 集團作為出租人適用的17 東東香港會計準則第17號 項下的會計政策大致上維持 不變,概無過渡至香港財務 報告準則第16號所需作出的 調整。

(b) 應用上述會計政策時所作重大 會計判斷及估計不確定因素的 來源

(i) 釐定租賃期

誠如上述會計政策所述,租 賃負債初步按租期內應付租 賃款項的現值確認。於釐定 包括本集團可行使續租選擇 權的租賃開始日期的租賃年 期時,本集團經考慮所有 相關事實及情況後評估可行 使重續租權利的可能性,從 而為本集團提供經濟誘因以 行使選擇權,包括所進行的 優惠條款、租賃裝修及該相 關資產對本集團營運的重要 性。倘本集團控制範圍內的 情況出現重大事件或重大變 動,租賃期將重新評估。租 賃期的任何延長或縮短將影 響於未來年度確認的租賃負 債及使用權資產的金額。

(c) 過渡影響

於過渡至香港財務報告準則第16 號當日(即二零一九年一月一日), 本集團釐定餘下租賃期的年期,並 按剩餘租賃付款的現值計量先前分 類為經營租賃的租賃負債,並使用 於二零一九年一月一日的相關遞增 借款利率貼現。用以釐定餘下租賃 付款現值的遞增借款利率的加權平 均值為11.6%。



2. Changes in accounting policies (continued)

(c) Transitional impact (continued)

To ease the transition to HKFRS 16, the Group applied the following recognition exemption and practical expedients at the date of initial application of HKFRS 16:

- (i) the Group elected not to apply the requirements of HKFRS 16 in respect of the recognition of lease liabilities and right-of-use assets to leases for which the remaining lease term ends within 12 months from the date of initial application of HKFRS 16, i.e. where the lease term ends on or before 31 December 2019; and
- (ii) when measuring the lease liabilities at the date of initial application of HKFRS 16, the Group applied a single discount rate to a portfolio of leases with reasonably similar characteristics (such as leases with a similar remaining lease term for a similar class of underlying asset in a similar economic environment).

The following table reconciles the operating lease commitments as disclosed in note 19(b) as at 31 December 2018 to the opening balance for lease liabilities recognised as at 1 January 2019:

2. 會計政策變動(續)

(c) 過渡影響(續)

為方便過渡至香港財務報告準則第 16號,本集團於首次應用香港財 務報告準則第16號當日應用以下 確認豁免及實際權宜方法:

- (i) 本集團選擇不將香港財務報告準則第16號有關確認租賃負債及使用權資產的規定應用於首次應用於香港財務報告準則第16號日期起計12個月內屆滿的租賃,即於二零一九年十二月三十一日前屆滿之租賃年期;及
- (ii) 於首次應用香港財務報告準則第16號當日,本集團於計量租賃負債時將單一貼現來應用於具有合理類似特徵之租賃組合(例如,於類似經濟環境中類似的相關資產類別之類似剩餘租賃期限之租賃)。

下表載列於二零一八年十二月三十一日附註19(b)所披露之經營租賃承擔與於二零一九年一月一日確認之租賃負債期初結餘之對賬:

1 January 2019 二零一九年

		一月一日 RMB'000 人民幣千元
Operating lease commitments at 31 December 2018	於二零一八年十二月三十一日的經營 租賃承擔	4,783
Less: commitments relating to leases exempt from capitalisation:	減:有關獲豁免資本化的 租賃承擔:	
leases of low-value assets Add: lease payments for the additional periods where the Group considers it reasonably certain that it will exercise the extension	一低價值資產的租賃 加:本集團合理確認其將行使延長 選擇權的額外期間的租賃 付款	(315)
options	13.00	4,154
Less: total future interest expenses	減:未來利息開支總額	(142)
Present value of remaining lease payments, discounted using the incremental borrowing rate at 1 January 2019 and total lease liabilities recognised at 1 January 2019	剩餘租賃付款的現值,採用 於二零一九年一月一日 增借貸利率貼現及於二零一九年 一月一日確認之租賃負債總額	8,480



2. Changes in accounting policies (continued)

(c) Transitional impact (continued)

The right-of-use assets in relation to leases previously classified as operating leases have been recognised at an amount equal to the amount recognised for the remaining lease liabilities, adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognised in the consolidated statement of financial position at 31 December 2018.

The Group presents right-of-use assets that do not meet the definition of investment property in property, plant and equipment and presents lease liabilities separately in the consolidated statement of financial position.

The following table summarises the impacts of the adoption of HKFRS 16 on the Group's consolidated statement of financial position:

2. 會計政策變動(續)

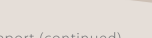
(c) 過渡影響(續)

有關先前分類為經營租賃的與租賃 相關之使用權資產已按相等於其 餘租賃負債金額的金額確認,並按 與該租賃有關的任何預付或應計租 賃款項金額於二零一八年十二月 三十一日的綜合財務狀況表確認。

本集團將不符合投資物業定義的使用權資產於「物業、廠房及設備」呈列,並於綜合財務狀況表另行呈列租賃負債。

下表概述採納香港財務報告準則第 16號對本集團綜合財務狀況表的 影響:

		Carrying amount at 31 December 2018 於二零一八年	Capitalisation of operating lease contracts	Carrying amount at 1 January 2019
		ポーマーバギ 十二月 三十一日 之 服面値 RMB'000 人民幣千元	經營租賃 合約資本化 RMB'000 人民幣千元	於二零一九年 一月一日 之 賬面值 RMB'000 人民幣千元
Line items in the consolidated statement of financial position impacted by the adoption of HKFRS 16:	綜合財務狀況表內受 採納香港財務報告 準則第 16 號影響 之項目:			
Other property, plant and equipment	其他物業、廠房及設備	13,682	8,480	22,162
Total non-current assets	非流動資產總額	1,469,778	8,480	1,478,258
Lease liabilities (current)	租賃負債(即期)	-	3,784	3,784
Current liabilities	流動負債	4,600,551	3,784	4,604,335
Net current assets	流動資產淨值	3,797,868	(3,784)	3,794,084
Total assets less current liabilities	總資產減流動負債	5,267,646	4,696	5,272,342
Lease liabilities (non-current)	租賃負債(非即期)	-	4,696	4,696
Total non-current liabilities	非流動負債總額	4,042,289	4,696	4,046,985
Net assets	淨資產	1,225,357	_	1,225,357





2. **Changes in accounting policies (continued)**

Transitional impact (continued)
The analysis of the net book value of the Group's rightof-use assets by class of underlying asset at the end of the reporting period and at the date of transition to HKFRS 16 is as follows:

會計政策變動(續)

過渡影響(續) 本集團使用權資產於報告期末及過 渡至香港財務報告準則第16號當 日按相關資產類別劃分的賬面淨值 分析如下:

	At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 1 January 2019 二零一九年 一月一日 RMB'000 人民幣千元
Included in "other property, plant and equipment": Properties leased for own use, carried at depreciated cost 計入「其他物業、廠房及 設備」: 自用租賃物業,按折舊 成本列賬	2,139	8,480
Included in "Investment Properties": 計入「投資物業」: Ownership interests in leasehold 租賃投資物業之所有權 investment properties, at fair value 權益,按公平值計入	605,867	602,067
Included in "Prepaid lease payments": 計入「預付租賃款項」: Ownership interests in leasehold land, at amortised cost 按攤銷成本計量	471,228	478,478
Included in "Inventories and 計入「存貨及其他合約 other contract costs": 成本」: Leasehold land held for 持作出售發展租賃土地 development for sale	_	568,691
Property held for/under 持作出售發展/發展中物業 development for sale	5,712,878 27,886	4,978,352 25,786
	5,740,764	5,572,829
	6,819,998	6,661,854

Lease liabilities

The remaining contractual maturities of the Group's lease liabilities at the end of the reporting period and at the date of transition to HKFRS 16 are as follows:

(d) 租賃負債

本集團租賃負債於報告期末及過渡 至香港財務報告準則第16號當日 的剩餘合約到期情況如下:

		At 30 June 2019 二零一九年 六月三十日		At 1 Janua 二零一 一月-	ry 2019 九年 - 日
		Present value of the minimum lease payments 最低租賃 付款的現值 RMB'000 人民幣千元	Total minimum lease payments 最低租賃 付款總額 RMB'000 人民幣千元	Present value of the minimum lease payments 最低租賃 付款的現值 RMB'000 人民幣千元	Total minimum lease payments 最低租賃 付款總額 RMB'000 人民幣千元
Within 1 year After 1 year but within	一年內	1,182	1,569	3,784	5,022
2 years	一年後但兩年內	978	1,451	4,696	6,968
Less: total future interest	減:未來利息	2,160	3,020	8,480	11,990
expenses	· 大米刊总 支出總額		(860)		(3,510)
Present value of lease liabilities	租賃負債現值		2,160		8,480



2. Changes in accounting policies (continued)

(e) Impact on the financial result and cash flows of the Group

After the initial recognition of right-of-use assets and lease liabilities as at 1 January 2019, the Group as a lessee is required to recognise interest expense accrued on the outstanding balance of the lease liability, and the depreciation of the right-of-use asset, instead of the previous policy of recognising rental expenses incurred under operating leases on a straight-line basis over the lease term. This results in a positive impact on the reported profit from operations in the Group's consolidated statement of profit or loss, as compared to the results if HKAS 17 had been applied during the year.

In the cash flow statement, the Group as a lessee is required to split rentals paid under capitalised leases into their capital element and interest element. These elements are classified as financing cash outflows, similar to how leases previously classified as finance leases under HKAS 17 were treated, rather than as operating cash outflows, as was the case for operating leases under HKAS 17. Although total cash flows are unaffected, the adoption of HKFRS 16 therefore results in a change in presentation of cash flows within the cash flow statement.

As set out in note 2(c) above, the amounts of capitalisation of operating lease contracts are not material, the impact of adoption of HKFRS 16 on the Group's financial results and cash flows was not significant for the six months ended 30 June 2019.

2. 會計政策變動(續)

(e) 對本集團財務業績及現金流量 之影響

於二零一九年一月一日首次確認便用權資產及租賃負債後,本集運行為承租人須確認租賃負債後,本償舊結餘之利息開支及使用權資產折強之不可非先前就租賃按直線法確認率經營租賃產生之租賃開支的準期與本年度若應用香港會計本本等與本年度若應用香港會,此將對本集里下一個影響。

由於如上文附註2(c)所載,經營租 賃合約的資本化金額不重大,採納 香港財務報告準則第16號對本集 團於截至二零一九年六月三十日止 六個月之財務業績及現金流量的影 響並不重大。



3. Revenue and segment reporting

The Group's operating activities are attributable to a single operating segment focusing on property development and property investment. This operating segment has been identified on the basis of internal management reports prepared in accordance with accounting policies conform with HKFRS 8, that are regularly reviewed by the chief operating decision maker ("CODM"). The CODM regularly reviews property portfolio by locations and considers them as one single operating segment since all properties, including those situated in Hong Kong and Mainland China, are held by the Group for earning rental income and development. No revenue analysis, operating results or other discrete financial information is available for the assessment of performance of the respective locations.

Revenue are net of sales related taxes and discounts allowed. All the revenue are generated in Mainland China.

3. 收入及分部報告

收入扣除銷售相關税項及許可折扣。所 有收入均源於中國內地。

Six months ended 30 June 截至六月三十日止六個月

		2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元
Revenue from contracts with customers within the scope of HKFRS 15 Sale of properties	香港財務報告準則第15號 範圍內之客戶合約收入 物業銷售	-	677,274
Revenue from other sources Gross rentals from investment properties	其他收入來源 投資物業之租金總額	12,952	3,572
		12,952	680,846



4. Other income

4. 其他收益

Six months ended 30 June 截至六月三十日止六個月

		2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元
Net exchange gain/(loss) Interest income on bank deposits Dividend income from financial assets at	匯兑收益/(虧損)淨額 銀行存款之利息收入 按公平值計入損益之金融資產	2,602 302	(3,697) 1,152
fair value through profit or loss	之股息收入	147	1,154
Fair value changes on listed equity securities Fair value changes on derivative financial	上市股本證券之公平值變動 衍生金融工具之公平值變動	8,362	(4,318)
instruments	77 王並隴工兵之厶下且安勤	(5,767)	8,802
		5,646	3,093

5. Loss before taxation

Loss before taxation is arrived at after charging/(crediting):

(a) Finance costs

5. 稅前虧損

税前虧損乃經扣除/(計入)以下各項後達致:

(a) 融資成本

Six months ended 30 June 截至六月三十日止六個月

		似土ハカー	
		2019 二零一九年	2018 二零一八年 (Note) (附註)
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest on bank loans and borrowings	銀行貸款及金融機構	445.045	07.640
from financial institutions	借款利息	165,017	87,612
Interest on bond payable	應付債券利息	63,173	36,343
Interest on loans from a related party Interest on lease liabilities	關聯方貸款利息 租賃負債利息	57,080 78	21,592
Therese on lease habilities	世英英原刊心	-	
		285,348	145,547
Less: Interest expense capitalised into	減:資本化為存貨		
inventories*	之利息開支*	(276,490)	(113,058)
		8,858	32,489

^{*} The borrowing costs have been capitalised at a rate of 10.49% per annum (six months ended 30 June 2018: 7.21%)

借款成本已按年利率10.49%資本化 (截至二零一八年六月三十日止六個月: 7.21%)。



5. Loss before taxation (continued)

(b) Other items

5. 稅前虧損(績)

(b) 其他項目

Six months ended 30 June 截至六月三十日止六個月

		2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 (Note) (附註) RMB'000 人民幣千元
Amortisation – prepaid lease payments – others	攤銷 一預付租賃款項 一其他	7,250 512	7,250 –
Depreciation charge – owned property, plant and equipment – right-of-use assets	折舊 一擁有的物業、廠房及設備 一使用權資產	1,186 304	172 _

Note: The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective approach. Under this approach, comparative information is not restated. See note 2.

附註:本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法。根據此方法,並無重列比較資料。見附註2。

6. Income tax

6. 所得稅

Six months ended 30 June 截至六月三十日止六個月

		2019 二零一九年	2018 二零一八年
		RMB′000 人民幣千元	RMB'000 人民幣千元
Current tax PRC Corporate Income Tax ("PRC CIT")	即期税項 中國企業所得税 (「中國企業所得税」)	16	9,281
Deferred tax Origination and reversal of temporary differences	遞延税項 暫時性差異之產生及撥回	(12,793)	(21,232)
		(12,777)	(11,951)

Notes:

- (i) Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands ("BVI"), the Group is not subject to any income tax in the Cayman Islands and the BVI.
- (ii) The provision for Hong Kong Profits Tax for the six months ended 30 June 2019 is calculated at 16.5% (six months ended 30 June 2018: 16.5%) of the estimated assessable profit for the period. No provision for Hong Kong Profits Tax has been made in the condensed consolidated financial statements as the Group has no assessable profit for both periods.
- (iii) The provision for PRC CIT is calculated based on the estimated taxable income at the rates applicable to subsidiaries of the Group in Mainland China. The income tax rates applicable are 25% (six months ended 30 June 2018: 25%).

附註:

- (i) 根據開曼群島及英屬維爾京群島(「英屬維爾京群島」)之規則及規例,本集團毋須繳納開曼群島及英屬維爾京群島之任何所得超。
- (ii) 截至二零一九年六月三十日止六個月之香港利得税撥備按期內估計應課税溢利之16.5%(截至二零一八年六月三十日止六個月:16.5%)計算。由於本集團兩個期間均無應課稅溢利,故此概無於簡明綜合財務報表作出香港利得稅撥備。
- (iii) 中國企業所得稅撥備乃根據按本集團中國 內地附屬公司適用之稅率得出之估計應 課稅收入計算。適用所得稅稅率為25% (截至二零一八年六月三十日止六個月: 25%)。



7. Loss per share

The calculation of basic loss per share is based on the loss attributable to equity shareholders of the Company of RMB41,125,000 (six months ended 30 June 2018: RMB18,024,000) and the weighted average number of ordinary shares in issue of 419,114,000 (six months ended 30 June 2018: 419,114,000).

No dilutive loss per share is presented as there were no dilutive potential ordinary shares in issue during both periods.

8. Investment properties and other property, plant and equipment

(a) Right-of-use assets

As discussed in note 2, the Group has initially applied HKFRS 16 using the modified retrospective method and adjusted the opening balances at 1 January 2019 to recognise right-of-use assets relating to leases which were previously classified as operating leases under HKAS 17. Further details on the net book value of the Group's right-of-use assets by class of underlying asset are set out in note 2.

(b) Valuation of investment properties

7. 每股虧損

每股基本虧損乃根據本公司權益股東應 佔虧損人民幣41,125,000元(截至二零 一八年六月三十日止六個月:人民幣 18,024,000元)及已發行普通股加權平 均數419,114,000股(截至二零一八年六 月三十日止六個月:419,114,000股)計算。

由於兩個期間內均無具攤薄潛力之已發行普通股,故並無呈列每股攤薄虧損。

8. 投資物業和其他物業、廠房及設備

(a) 使用權資產

誠如附註2所披露,本集團首次應用香港財務報告準則第16號採用經修訂追溯法,並調整於二零認完工程一月一日的期初結餘,以確認完的,以不可以,以在對於一方。有關之使用權資產。有關本集團使用權資產(按相關資產類別制分),與面淨值的進一步詳情載於附註2。

(b) 投資物業估值

RMB'000 人民幣千元

Fair Value	公平值	
At 31 December 2018	於二零一八年十二月三十一日	602,067
Increase in fair value recognised in profit or loss	於損益確認之公平值增加	3,800
At 30 June 2019	於二零一九年六月三十日	605,867

The valuations of investment properties carried at fair value were updated at 30 June 2019 by the Group's independent valuer Cushman & Wakefield Limited. The fair value of the properties situated in Hong Kong was arrived using the same valuation techniques, direct comparison approach. The fair value of the properties situated in Mainland China was arrived based on investment approach by capitalising the rental derived from the existing tenancies with due provision of the reversionary rental potential of the properties, as were used by this valuer when carrying out the December 2018 valuations.

按公平值列賬之投資物業估值於二零一九年六月三十日由本集團 立估值師戴德梁行有限公司同估重 香港物業之公平值乃按相同估地物 業公平值乃將透過對物業潛在復物 業公平值乃將透過對物業潛在復 租金作出適當撥備之現有租約二零 生之租金收入,與該估值師於二零 一八年十二月估值中所使用之資本 化採用投資法得出。



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(Expressed in Renminbi unless otherwise indicated) (除非另有説明,否則均以人民幣列示)

9. Inventories and other contract costs

9. 存貨及其他合約成本

		At	At
		30 June	31 December
		2019	2018
		二零一九年	二零一八年
		六月三十日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Properties held for development for sale and	持作出售發展物業		
properties under development for sale	及待售發展中物業	8,895,081	7,629,903
Completed properties for sale	持作出售已落成物業	174,077	152,896
		9,069,158	7,782,799
Other contract costs	其他合約成本	7,341	716
		9,076,499	7,783,515

Included in the inventories are leasehold land with lease terms ranging from 40 to 70 years, which are located in Mainland China. There is no write-down of inventories to net realisable value nor the reversal of such a write-down during the period (six months ended 30 June 2018: Nil).

No inventories were recognised as an expense and included in profit or loss for the six months ended 30 June 2019 (six months ended 30 June 2018: RMB647,132,000).

As at 30 June 2019, certain properties under development for sale, completed properties held for sale and properties held for future development for sale were pledged for certain bank loans granted to the Group (note 13).

存貨包括位於中國內地之租賃土地,租期介乎40年至70年。期內概無撇減存貨至可變現淨值或撥回有關撇減(截至二零一八年六月三十日止六個月:無)。

截至二零一九年六月三十日止六個月,概無存貨確認為開支並計入損益(截至二零一八年六月三十日止六個月:人民幣647,132,000元)。

於二零一九年六月三十日,本集團所獲 授若干銀行貸款乃以若干待售發展中物 業、持作出售已落成物業及持作出售未 來發展物業作抵押(附註13)。



10. Trade and other receivables

10. 應收賬款及其他應收款項

		At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 31 December 2018 二零一八年 十二月三十一日 RMB'000 人民幣千元
Trade receivables (note (a)) Other receivables (note (b))	應收賬款(附註(a)) 其他應收款項(附註(b))	8,102 26,130	1,158 62,415
Financial assets measured at amortised cost	按攤銷成本計量的金融資產	34,232	63,573
Prepayments (note (c)) Prepaid tax and surcharges (note (d)) Tender, utility and other deposits (note (d))	預付款項(附註(c)) 預付税項及附加税(附註(d)) 投標保證金、水電費	142,684 181,547	6,998 52,854
	及其他按金(附註(d))	22,262	8,057
		380,725	131,482

Notes:

All of the trade and other receivables except for prepaid tax and surcharges mentioned below are expected to be recovered or recognised as expense within one year.

(a) As at 30 June 2019, trade receivables are rental receivables with ageing of within 3 months based on the invoice date.

Considering no impairment losses has occurred since the initial recognition of trade receivables, the Group expects the credit loss is immaterial at the beginning and at the end of the period.

- (b) Other receivables as at 30 June 2019 included a past due amount of RMB15,050,000 (31 December 2018: RMB5,000,000) due from certain entities controlled by the non-controlling shareholder, and also the ex-majority shareholder of Zhangqiu Zhengda Tianyuan Development Limited*(章丘正大天源置業有限公司)("Zhangqiu Zhengda"). Since the Group still has not fully settled the consideration to the non-controlling shareholder in respect of the acquisition of equity interest in Zhangqiu Zhengda in 2017 in accordance with the terms of the acquisition agreement, management considered that the risk of default in repayment from these entities is low. For all remaining other receivables, management considered there is no significant increase in credit risk and no possible default events are expected within the 12 months after the reporting date. Accordingly, no expected credit loss is recorded.
- (c) As at 30 June 2019, prepayment mainly represents payments on the acquisition of land use rights and construction cost.
- (d) The amount of deposits and prepaid tax and surcharges expected to be recovered or recognised as expense after more than one year is RMB203,809,000 (31 December 2018: RMB60,911,000).
- * The English translation of the name is for reference only. The official name of the company is in Chinese.

附註:

除了以下提及的預付税項及附加税外,預期所 有應收賬款及其他應收賬款於一年內可收回或 確認為開支。

(a) 於二零一九年六月三十日,應收賬款為基 於發票日期之賬齡在三個月內的應收租 金。

> 考慮到自初步確認應收賬款起並無發生減 值虧損,本集團預期於期初及期末信貸虧 損微不足道。

- (b) 於二零一九年六月三十日其他應收款項結 餘包括來自非控股股東控制之若干實體 及章丘正大天源置業有限公司(「章丘 大」)前主要股東的應收逾期款項為人民幣 15,050,000元(二零一八年十二月三十一 日:人民幣5,000,000元)。由於本集團 仍未根據收購協議的條款悉數結清於二學 一七年向非控股股東收購章丘正大股權的 代價,管理層認為,這些實體拖欠還款的 風險不大。就所有其他應收款項而言,及 理層認為,信貸風險並無大幅上升及事 期於報告日期後12個月內無可能違約事 件。因此,並無記錄預期信貸虧損。
- (c) 於二零一九年六月三十日,預付款項主要 指就收購土地使用權及工程成本的款項。
- (d) 預期於超過一年後可收回及確認為開支的 按金以及預付税項及附加税金額為人民幣 203,809,000元(二零一八年十二月三十一 日:人民幣60,911,000元)。
- * 英文名稱翻譯僅供參考。該公司中文名稱 方屬其官方名稱。



11. Restricted deposits

Restricted deposits represents guarantee deposits for construction of pre-sold properties. In accordance with the relevant documents issued by the local State-owned Land and Resource Bureau, certain property development companies of the Group are required to place at designated bank accounts the pre-sale proceeds of properties received as the guarantee deposits for constructions of related properties. The deposits can only be used for purchases of construction materials and payments of construction fees of related property projects upon the approval of the local State-owned Land and Resource Bureau. Such guarantee deposits will be released according to the completion stage of the related pre-sold properties.

12. Cash and cash equivalents

The cash and cash equivalents in the consolidated statement of financial position and the condensed consolidated statement of cash flows as at 30 June 2019 and 31 December 2018 are all cash at bank and on hand.

Remittance of funds out of the Mainland China is subject to exchange restrictions imposed by the PRC government.

13. Bank loans and borrowings from financial institutions

11. 受限制存款

12. 現金及現金等價物

於二零一九年六月三十日及二零一八年 十二月三十一日,綜合財務狀況表及簡 明綜合現金流量表所載之現金及現金等 價物均為銀行及手頭現金。

從中國內地匯出資金須遵守中國政府頒佈之外匯管制。

13. 銀行貸款及金融機構借款

		At	At
		30 June 2019	31 December 2018
		二零一九年	二零一八年
		六月三十日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current	即期		
Secured	有抵押		
Borrowings from financial institutions	一金融機構借款	1,248,850	1,164,440
Non-current	非即期		
Secured	有抵押	4 767 700	F00 000
– Bank loans	一銀行貸款	1,767,700	590,000
Borrowings from financial institutions	一金融機構借款	285,200	748,000
		2,052,900	1,338,000
		3,301,750	2,502,440



13. Bank loans and borrowings from financial institutions (continued)

At 30 June 2019 and 31 December 2018, all non-current interest-bearing bank loans were as follows:

13. 銀行貸款及金融機構借款(績)

於二零一九年六月三十日及二零一八年 十二月三十一日,所有非即期計息銀行 貸款須償還如下:

	At	At
	30 June	31 December
	2019	2018
	二零一九年	二零一八年
	六月三十日	十二月三十一日
	RMB'000	RMB'000
	人民幣千元	人民幣千元
After 1 year but within 2 years 於一年後但兩年內	319,000	279,900
After 2 years but within 5 years 於兩年後但五年內	1,733,900	1,058,100
	2,052,900	1,338,000

Bank loans are interest-bearing at 8.50% to 9.31% per annum (31 December 2018: 9.31%). Borrowings from financial institutions are interest-bearing at 10.15% to 16.00% per annum (31 December 2018: 10.34% to 16.00%).

All of the Group's banking facilities are subject to the fulfilment of covenants which are commonly found in lending arrangements with financial institutions. If the Group were to breach the covenants the drawn down facilities would become payable on demand. The Group regularly monitors its compliance with these covenants. As at 30 June 2019, none of the covenants relating to drawn down facilities had been breached (31 December 2018: Nil).

The secured bank loans and borrowings from financial institutions are secured over share of interest in certain subsidiaries of the Group and other assets as below:

銀行貸款按年利率介乎8.50%至9.31%計息(二零一八年十二月三十一日:年利率9.31%)計息。金融機構借款按年利率介乎10.15%至16.00%(二零一八年十二月三十一日:年利率10.34%至16.00%)計息。

本集團所有銀行融資均須受契諾履行限制,該等契諾乃一般見於金融機構提供之貸款安排。倘本集團違反該等契据完 已提取融資將須按要求償還。本集團定 期監察其遵守該等契諾之情況。於二 零一九年六月三十日,概無違反與已提 取融資有關的契諾(二零一八年十二月 三十一日:無)。

有抵押銀行貸款及金融機構借款以本集 團若干附屬公司之股權及以下其他資產 作為抵押:

		At	At
		30 June	31 December
		2019	2018
		二零一九年	二零一八年
		六月三十日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Inventories	存貨	5,114,693	2,850,493

Certain bank loans and borrowings from financial institutions are also guaranteed by related parties of the Group (see note 22(c)).

有若干銀行借款及金融機構借款由本集團的關聯方擔保(見附註22(c))。



14. Bond payable

On 13 November 2018, the Company exchanged a 3-year new corporate bond with same principal amount issued at par for the abovementioned bond. The new bond is secured over share of interest in certain subsidiaries of the Group and interest-bearing at 3-month LIBOR plus 8.59% per annum. As at 30 June 2019 and 31 December 2018, the Company had not breached any covenants of the bond.

15. Trade and other payables

14. 應付債券

於二零一八年十一月十三日,本公司 用上述債券交換按面值發行相同本金 總額的新3年期公司債券。新債券以本 集團應佔若干附屬公司的權益作抵押, 並按3個月倫敦銀行同業拆息加年利率 8.59%計息。於二零一九年六月三十日 及二零一八年十二月三十一日,本公司 概無違反債券的任何契諾。

15. 應付賬款及其他應付款項

		At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 31 December 2018 二零一八年 十二月三十一日 RMB'000 人民幣千元
Trade creditors and accrued charges (note (a)) Amounts due to non-controlling	應付賬款及應計費用 (附註(a)) 應付非控股股東款項	487,333	623,081
shareholders (note (b))	(附註(b))	2,117,624	2,239,973
Amount due to a related party Consideration payables for acquisition of	應付關聯方款項 收購附屬公司的應付代價	31,672	_
a subsidiary (note 21)	(附註21)	27,000	_
Contributions from employees (note (c))	僱員投入(附註(c))	36,196	33,092
Interest payable	應付利息	17,449	111,105
Others		41,133	26,434
Financial liabilities measured at amortised cost	按攤銷成本計量之 金融負債	2,758,407	3,033,685
Derivative financial liability	衍生金融負債	1,421	2,016
Value added tax and surcharges payables	增值税及應付附加税	106,647	22,824
Receipts in advance	預收賬款	2,381	5,404
		2,868,856	3,063,929

Notes:

- (a) As at 30 June 2019, all trade creditors are with ageing of within 1 year based on the invoice date.
- (b) The amount represents advance from non-controlling shareholders of certain subsidiaries for the respective property development projects. The amount is unsecured, interest-free and repayable on demand.
- (c) The amount represents contributions from employees and accrued benefits in certain subsidiaries of the Group.
- (d) All of the trade and other payables are expected to be settled or recognised as income within one year or are repayable on demand.

附註:

- (a) 於二零一九年六月三十日,所有應付賬款 之賬齡均為發票日期起計一年內。
- (b) 該款項指若干附屬公司的非控股股東就各 自的物業發展項目作出的墊款。該款項乃 無抵押、免息及須按要求償還。
- (c) 該款項指本集團若干附屬公司之僱員投入 及應計福利。
- (d) 所有應付賬款及其他應付款項預期於一年 內結清或確認為收益或須按要求償還。



16. Loans from a related party

The balance represents loans drawn by the Group from the revolving facilities of RMB4,500,000,000 granted by Fuzhou Sansheng Property Co., Ltd* (福州三盛置業有限公司) ("Fuzhou Sansheng"), a wholly owned subsidiary of Sansheng Group Limited* (三盛集團有限公司) which is controlled by Mr. Lin Rongbin ("Mr. Lin") and Ms. Cheng Xuan ("Ms. Cheng"), the controlling shareholders of the Company, on 18 August 2017 and 28 September 2017 respectively. The Group entered into a renewal of the finance contract with Fuzhou Sansheng on 15 June 2019 to extend the settlement dates of all the existing loans to 18 August 2022. The loans are unsecured, interest-bearing at 7% per annum.

* The English translation of the names are for reference only. The official names of the companies are in Chinese.

17. Capital, reserves and dividends

(a) Dividends

The directors do not recommend the payment of an interim dividend in respect of the current interim period (six months ended 30 June 2018: Nil).

(b) Capital management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

The Group monitors its capital structure on the basis of adjusted debt-to-assets ratio which deducted contract liabilities and receipts in advance.

The Group has initially applied HKFRS 16 using the modified retrospective approach. Under this approach, the Group recognises right-of-use assets and corresponding lease liabilities for almost all leases previously accounted for as operating leases as from 1 January 2019. This caused an increase in the Group's adjusted net debt-to-capital ratio. The impact of the application of HKFRS 16 is very limited during 2019. In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to shareholders, issue new shares, return capital to shareholders, raise new debt financing or sell assets to reduce debt.

16. 關聯方貸款

結餘指福州三盛置業有限公司(「福州三盛」),三盛集團有限公司之全資清 屬公司,其受本公司控股股東林安工(「相大生」)及程璇女士(「程女工人月十八人下之年九月二十八人民本九月二十八人下本九月二十八人下本九月二十五日與高於二零一九約至集團所提取的貸款。本集團於二十五日與福州三盛重續財延,二十五日與福州三盛重續財延,二十五日與高州五日與高州三十五日與高州至十五日與高州至十五日與高州至十五日,有關資款為無抵,按年利率7%計息。

* 英文名稱翻譯僅供參考。該等公司中文名 稱方屬其官方名稱。

17. 資本、儲備及股息

(a) 股息

董事並不建議就本中期期間派付中期股息(截至二零一八年六月三十日止六個月:無)。

(b) 資本管理

本集團管理其資本以確保本集團實體能夠持續經營,同時透過優化 債務及權益結餘以盡量擴大股東之 回報。本集團之整體策略與去年相 同。

本集團主動定期檢討及管理其資本 架構,務求在較高借貸狀況可帶 來之較高股東回報,與穩健資本狀 況可帶來的好處和保障之間取得平 衡,並因應經濟狀況變動調整資本 架構。

本集團根據經調整資產負債比率 (已扣除合約負債及預收款項)監控 其資本結構。

Notes to the Unaudited Interim Financial Report (continued) 未經審核中期財務報告附註(續)

(Expressed in Renminbi unless otherwise indicated) (除非另有説明,否則均以人民幣列示)

17. Capital, reserves and dividends (continued)

(b) Capital management (continued)

The Group's adjusted debt-to-assets ratio at the end of the current and previous reporting periods and at the date of transition to HKFRS 16 was as follows:

17. 股息(續)

30 June

(b) 資本管理(續)

本集團於本報告期末、過往報告期 末及過渡至香港財務報告準則第 16號之日,經調整資產負債比率 如下:

1 January

31 December

		2019 二零一九年 六月三十日 RMB'000 人民幣千元	2019 二零一九年 一月一日 RMB'000 人民幣千元	2018 二零一八年 十二月三十一日 RMB'000 人民幣千元 (note) (附註)
Total liabilities Less: Contract liabilities and receipts	負債總額 減:合同負債及	10,290,000	8,651,320	8,642,840
in advance	預收款項	(1,222,209)	(186,551)	(186,551)
Adjusted total liabilities	調整後負債總額	9,067,791	8,464,769	8,456,289
Total assets	資產總額	11,467,800	9,876,677	9,868,197
Adjusted debt-to-assets ratio	調整後資產負債比率	79.07%	85.70%	85.69%

Note: The Group has initially applied HKFRS 16 using the modified retrospective approach and adjusted the opening balances at 1 January 2019 to recognise lease liabilities relating to leases which were previously classified as operating leases under HKAS 17. Under this approach, the comparative information is not restated. See note 2.

附註:本集團首次應用香港財務報告準則第16 號採用經修訂追溯法,並調整於二零一九 年一月一日的期初結餘,以確認先前根據 香港會計準則第17號分類為經營租賃之 租賃負債。根據此方法,並無重列比較資 料。見附註2。

18. Fair value measurement of financial instruments

Fair value of financial assets and liabilities carried at other than fair value

The carrying amounts of the Group's financial instruments carried at cost or amortised cost were not materially different from their fair values as at 30 June 2019 and 31 December 2018

Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date

18. 金融工具之公平值計量

(a) 按公平值以外者列賬之金融資 產及負債之公平值

本集團以成本或攤銷成本列賬之金 融工具賬面值,與其於二零一九 年六月三十日及二零一八年十二月 三十一日之公平值並無重大差異。

(b) 以公平值計量之金融資產及負 債

(i) 公平值等級

根據香港財務報告準則第13 號「公平值計量」所界定之三 個公平值等級,於報告期末 按經常性基準計量之本集團 金融工具之公平值呈列於下 表。公平值計量所歸類之等 級乃參照以下估算方法所用 輸入數據之可觀察程度及重 要程度而釐定:

第一級估值:僅用第一 等級輸入值,即於計量 日期相同資產或負債於 活躍市場之未經調整報 價計量公平值



18. Fair value measurement of financial instruments (continued)

(b) Financial assets and liabilities measured at fair value (continued)

(i) Fair value hierarchy (continued)

- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available
- Level 3 valuations: Fair value measured using significant unobservable inputs

18. 金融工具之公平值計量(續)

(b) 以公平值計量之金融資產及負債(續)

(i) 公平值等級(續)

- 第二級估值:使用第二 等級輸入值,即未能等 合第一等級之不使用 入值,以及不使用重 不可觀察輸入值計量公 平值。不可觀察輸入值 指未有相關市場數據之 輸入值
- 第三級估值:使用重大 不可觀察輸入值計量公 平值

	Fair value at 30 June 2019 於二零一九年 六月三十日 之公平值	30 Ju n 於二	llue measurement: le 2019 categorise 零一九年六月三十 公平值計量分類為	d into 日之	Fair value at 31 December 2018 於二零一八年 十二月 三十一日 之公平值	31 Decer 於二零-	alue measurements nber 2018 categori - 八年十二月三十 公平值計量分類為	sed into 一日之
	RMB'000 人民幣千元	Level 1 第一級 RMB'000 人民幣千元	Level 2 第二級 RMB'000 人民幣千元	Level 3 第三級 RMB'000 人民幣千元	RMB'000 人民幣千元	Level 1 第一級 RMB'000 人民幣千元	Level 2 第二級 RMB'000 人民幣千元	Level 3 第三級 RMB'000 人民幣千元
Recurring fair value 經常性之 measurements 公平值計量								
Assets: 資產:								
Financial assets at fair value 技公平值計入損益 through profit or loss: 之金融資產 - Listed equity securities - 上市股本證券 - 但託保護基金單位	- 10,307	-	- 10,307	-	50,193 12,493	50,193 -	- 12,493	- -
Liability: 負債:								
Derivative financial 衍生金融工具: instruments:								
- Interest rate swap - 利率掉期	26,443	-	26,443	-	20,676	-	20,676	_

During the six months ended 30 June 2019, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (six months ended 30 June 2018: Nil). The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

截至二零一九年六月三十日 此六個月轉換,亦二零一九年級 轉出第三級(截至二零一八) 時出第三級(截至二零一八) 六月三十日止六個月:無 大月三十日止六個月:無轉 大月三十日止六個月:無轉 大月三十日止六個月:無轉 大月三十日止六個月:無轉 大月三十日止六個月: 本集時期末確認 之間之轉撥。



18. Fair value measurement of financial instruments (continued)

- (b) Financial assets and liabilities measured at fair value (continued)
 - (ii) Valuation techniques and inputs used in Level 2 fair value measurements

The fair value of interest rate swaps is the present value of estimated amount that the Group would receive or pay to terminate the swap at the end of the reporting period, taking into account current interest rates and the current creditworthiness of the swap counterparties.

The fair value of unit in trust protection fund is determined by discounting the expected future cash flows at prevailing market interest rates as at the end of the reporting period. The discount rate used is derived from the bank deposit rate as at the end of the reporting period plus an adequate constant credit spread.

19. Commitments

(a) At the end of the reporting period, the Group's outstanding commitments contracted but not provided for in respect of property development expenditure are as follows:

18. 金融工具之公平值計量(續)

- (a) 以公平值計量之金融資產及負債(續)
 - (ii) 用於第二級公平值計量之估值方法及輸入數據

利率掉期之公平值已計及現 時利率及現時掉期對手信貸 評級,為本集團於報告期末 終止掉期時會收取或支付之 估計數額現值。

信託保護基金的公平值乃按 於報告期末之現行市場利率 貼現估計未來現金流量而釐 定。所採用之貼現率由於報 告期末之銀行存款利率加足 夠之固定信貸息差而得出。

19. 承擔

(a) 於報告期末,本集團已訂約但並未 撥備及償付的物業發展開支之承擔 如下:

	At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 31 December 2018 二零一八年 十二月三十一日 RMB'000 人民幣千元
Construction and development contracts 建築及發展合約 Land agreements 土地協議	2,309,035 405,000	1,916,570 –
	2,714,035	1,916,570



19. Commitments (continued)

(b) At 31 December 2018, the total future minimum lease payments under non-cancellable operating leases were payable as follows:

19. 承擔(續)

(b) 於二零一八年十二月三十一日,本 集團根據不可撤銷經營租賃而應付 之未來最低租賃付款總額如下:

本集團就先前以根據香港會計準

則第17號分類為經營和賃的和賃

方式持有的若干物業的承租人。本

集團首次應用香港財務報告準則第16號採用經修訂追溯法。根據此

方法,本集團調整於二零一九年一

月一日的期初結餘,以確認有關該

等租賃之租賃負債(見附註2)。自

二零一九年一月一日起,未來租賃 付款根據附註2所載政策於綜合財

		Properties 物業 RMB'000 人民幣千元
Within 1 year After 1 year but within 5 years	一年內 一年後但五年內	3,310 1,473
		4,783

The Group is the lessee in respect of a number of properties which were previously classified as operating leases under HKAS 17. The Group has initially applied HKFRS 16 using the modified retrospective approach. Under this approach, the Group adjusted the opening balances at 1 January 2019 to recognise lease liabilities relating to these leases (see note 2). From 1 January 2019 onwards, future lease payments are recognised as lease liabilities in the consolidated statement of financial position in accordance with the policies set out in note 2.

20. 或然負債

20. Contingent liabilities

As at the end of the reporting period, the Group has issued guarantees to banks to secure the mortgage arrangement of property buyers. The outstanding guarantees to the banks amounted to RMB291,047,000 (31 December 2018: RMB100,000), which will be terminated upon the completion of the transfer procedures with the buyers in respect of the legal title of the properties.

The directors do not consider it probable that the Group will sustain a loss under these guarantees as the bank has the rights to sell the property and recovers the outstanding loan balance from the sale proceeds if the property buyers default payment. The Group has not recognised any deferred income in respect of these guarantees as its fair value is considered to be minimal by the directors.

以然貝頂 於報告期末,本集團已向銀行發出擔保,以為物業買家之按揭安排作抵押。 向銀行作出之未償還擔保金額為人民幣291,047,000元(二零一八年十二月三十一日:人民幣100,000元),有關擔保將於完成向買方轉讓有關物業法定業權之程序後終止。

務狀況表確認為租賃負債。

董事認為,由於在該等物業買家違約付款之情況下,銀行有權出售該物業並從銷售所得款項中收回未償還貸款餘額,故本集團不大可能因該等擔保而蒙受損失。本集團並無就該等擔保確認任何遞失收入,因董事認為其公平值屬微不足道。



21. Acquisitions of subsidiaries

During the period, the Group has completed the acquisition of a subsidiary Systech International Industrial Limited ("Systech") which holds a wholly-owned property development project company Wuxi Xidong Automobile Square Development Company Limited* (無錫錫東汽車廣場開發有限公司) ("Wuxi Xidong") in Mainland China. Acquisitions of the Systech and its subsidiary ("Systech Group") enable the Group to expand its land banks. Details of the completion of the acquisition of Systech Group by the Group during the period are summarised as follows:

On 25 March 2019, the Group completed a proposed acquisition, under which the Group would acquire 100% equity interest in Systech at a consideration of RMB133,297,000.

The acquisition of these subsidiaries had the following combined effect on the Group's assets and liabilities upon the dates of acquisitions:

21. 收購附屬公司

於本期間,本集團已完成收購一間附屬公司興榮國際實業有限公司(「興榮」),該公司於中國內地全資擁有一間物業稅展項目公司無錫錫東汽車廣場開發有限公司(「無錫錫東」)。收購興榮及其附屬公司(「興榮集團」)使本集團於新克與土地儲備。本集團於本期間收購完成興榮集團之詳情概述如下:

於二零一九年三月二十五日,本集團完成了一個建議收購,據此本集團以代價為人民幣133,297,000元收購興榮之100%股權。

收購該等附屬公司對本集團於收購日期 的資產及負債有以下合計影響:

		2019 二零一九年 RMB'000 人民幣千元
Cash and cash equivalents Trade and other receivables Inventories Property, plant and equipment Bank loans and other borrowings Trade and other payables Current taxation	現金及現金等價物 應收賬款及其他應收款項 存貨 物業、廠房及設備 銀行貸款及其他借款 應付賬款及其他應付款項 應付税項	10,533 34,024 243,048 279 (112,368) (41,555) (664)
Net assets acquired attributable to the Group	本集團應佔資產淨值	133,297
Consideration of acquisition of equity interest of Systech International Industrial Limited Less: Consideration to be paid subsequent to 30 June 2019 (note 15) Total cash and cash equivalents acquired	收購興榮國際實業有限公司 股權之代價 減:於二零一九年六月三十日 之後支付之代價(附註15) 所收購之現金及現金等價物總額	133,297 27,000 10,533
Net cash outflow	現金流出淨額	95,764

The acquired subsidiary contributed revenue of RMB612,000 and net loss of RMB1,106,000 attributable to the equity shareholders of the Company for the period ended 30 June 2019.

The acquired subsidiary's major assets are properties under development. The directors consider that the purpose of acquiring those subsidiaries is solely to acquire the underlying properties.

* The English translation of the name is for reference only. The official name of the company is in Chinese. 截至二零一九年六月三十日止期間,所收購附屬公司為本集團權益股東帶來收入人民幣612,000元及應佔淨虧損人民幣1,106,000元。

所收購附屬公司的主要資產為發展中物業。董事認為收購該等附屬公司的目的 僅為收購相關物業。

* 英文名稱翻譯僅供參考。該公司中文名稱 方屬其官方名稱。



22. Material related party transactions

(a) Key management personnel remuneration

Remuneration for key management personnel of the Group is as follows:

22. 主要關聯方交易

(a) 主要管理人員薪酬

本集團主要管理人員的薪酬如下:

Six months ended 30 June 截至六月三十日止六個月

	2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元
Salaries, wages and other benefits 薪金、工資及其他福利 Retirement benefits scheme contributions 退休福利計劃供款	1,539 15	1,465 15
	1,554	1,480

(b) Transactions with other related party

For the period, other than those disclosed in note 15 and 16, the Group had entered into the following significant transactions with the following related party:

(b) 與關聯方之交易

期內,除附註15及16所披露者外,本集團已與下列關聯方訂立以下重大交易:

Six months ended 30 June 截至六月三十日止六個月

Name of related party	Nature of transactions	2019	2018
關聯方名稱	交易性質	二零一九年	二零一八年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Fuzhou Sansheng	Interest expense		
福州三盛	利息開支	57,080	21,592

(c) Bank loans and borrowings from financial institutions guaranteed by related parties

(c) 由關聯方擔保的銀行貸款及金融機構借款

		At 30 June 2019 二零一九年 六月三十日 RMB'000 人民幣千元	At 31 December 2018 二零一八年 十二月三十一日 RMB'000 人民幣千元
Guaranteed by related parties: – Fuzhou Sansheng, Mr. Lin and Ms. Cheng – Fuzhou Sansheng	由關聯方擔保: 一福州三盛、 林先生 以及程女士 一福州三盛	1,911,850 500,000	1,444,340 163,000
		2,411,850	1,607,340

Notes to the Unaudited Interim Financial Report (continued) 未經審核中期財務報告附註(續)

(Expressed in Renminbi unless otherwise indicated) (除非另有説明,否則均以人民幣列示)

23. Non-adjusting events after the reporting period

On 6 August 2019, the Company entered into the master agreement with Fujian Bo En Property Management Company Limited* (福建伯恩物業管理股份有限公司)("Fujian BE"), pursuant to which the Company agreed to engage Fujian BE and/or its subsidiaries to provide the Group the supporting services in showrooms, including customer services, sales activities assistance, visiting arrangement, catering services, security and order maintenance, cleaning services and equipment maintenance for a term from 6 August 2019 to 31 December 2021 (both days inclusive). Please refer to the Company's announcement dated 6 August 2019 for details.

On 16 August 2019, Rudong Sansheng Real Estate Development Limited* (如東三盛房地產開發有限公司) ("Rudong Sansheng"), an indirect non-wholly-owned subsidiary of the Company, received a transaction notice, pursuant to which Rudong Sansheng successfully bid for a parcel of land located in Changzhou City. The total consideration of the land is RMB458,000,000, the payment of which will be made to the State-owned Land Resources Bureau of Wujin District, Changzhou City in accordance with the relevant transaction confirmation.

* The English translation of the names are for reference only. The official names of the companies are in Chinese.

24. Comparative figures

The Group has initially applied HKFRS 16 at 1 January 2019 using the modified retrospective method. Under this approach, comparative information is not restated. Further details of the changes in accounting policies are disclosed in note 2.

23. 報告期後非調整事件

於二零一九年八月十六日,如東三盛房地產開發有限公司(本公司的非直接非全資附屬公司)(「如東三盛」)收到中國江蘇省常州市武進區國土資源局發成功一份成交通知書。據此,如東三盛成功競得一幅位於常州市的土地。該土地的總代價為人民幣458,000,000元,並將按有關成交確認書付款予常州市武進區國土資源局。

* 英文名稱翻譯僅供參考。該等公司中文名 稱方屬其官方名稱。

24. 比較數字

本集團於二零一九年一月一日首次應用香港財務報告準則第16號採用經修訂追溯法。根據所選擇之過渡方法,並無重列比較資料。有關會計政策變動的進一步詳情於附註2披露。