XINGYE WULIAN SERVICE GROUP CO. LTD. 興業物聯服務集團有限公司

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(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock Code 股份代號: 9916



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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Director

Qiu Ming

Non-executive Directors

Zhang Huiqi Wang Jinhu Liu Zhenqiang

Independent non-executive Directors

Xu Chun Feng Zhidong Zhou Sheng

AUDIT COMMITTEE

Feng Zhidong *(Chairman)* Zhou Sheng Xu Chun

REMUNERATION COMMITTEE

Zhou Sheng *(Chairman)* Feng Zhidong Xu Chun

NOMINATION COMMITTEE

Qiu Ming (*Chairman*) Zhou Sheng Xu Chun

AUTHORISED REPRESENTATIVES

Eric Jackson Chang Qiu Ming

COMPANY SECRETARY

Eric Jackson Chang

AUDITOR

Mazars CPA Limited Certified Public Accountant and Registered PIE Auditor

SOLICITOR Howse Williams

董事會 執行董事

裘明

非執行董事

張惠琪 王金虎 劉振強

獨立非執行董事

徐春 馮志東 周勝

審核委員會

馮志東(*主席)* 周勝 徐春

薪酬委員會

周勝(*主席)* 馮志東 徐春

提名委員會

裘明*(主席)* 周勝 徐春

授權代表

張世澤 裘明

公司秘書 張世澤

核數師

中審眾環(香港)會計師事務所有限公司 執業會計師及註冊公眾利益實體核數師

<mark>律師</mark> 何韋律師行

CORPORATE INFORMATION 公司資料

PRINCIPAL BANKER

China Construction Bank (Hanghai Dong Lu branch) No. 63 Hanghai Dong Lu Zhengzhou City Henan Province China

HONG KONG SHARE REGISTRAR

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REGISTERED OFFICE IN THE CAYMAN ISLANDS

Cricket Square Hutchins Drive PO Box 2681, Grand Cayman KY1-1111, Cayman Islands

HEADQUARTERS AND REGISTERED OFFICE IN THE PRC

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WEBSITE

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STOCK CODE

Stock Exchange: 9916

* Information on the website does not form part of this interim report

主要往來銀行

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香港股份過戶登記處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

開曼群島註冊辦事處

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總部及中國註冊辦事處

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股份代號

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聯交所:9916

* 此網站上之資料並不構成本中期報告一 部分

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS OVERVIEW

Established in 1999, we are a reputable property management service provider in Henan Province with a particular focus on offering property management and value-added services. We provide a wide range of property management services which include, among others, security, cleaning, greening and gardening, parking space management, repair and maintenance for common areas and customer services, and value-added services which include repair and maintenance for exclusive use areas, renovation waste clearance, intermediary leasing services, etc. We also provide our customers with property engineering services which include the planning, design and installation of security and surveillance systems, access control systems, carpark management systems and construction site management systems, in order to enhance the quality of the property management systems of our customers.

During the six months ended 30 June 2024 (the "**Period**"), the Group continued its business strategies to diversify its portfolio of pipeline properties in both non-residential properties and residential properties in provision of property management and value-added services. Thus, our portfolio of properties under management expanded during the Period from gross floor area ("**GFA**") of approximately 8.5 million sq.m. as at 31 December 2023 to approximately 25.5 million sq.m. as at 30 June 2024.

業務概覽

我們於一九九九年成立,是河南省著名 的物業管理服務供應商,特別致力於 提供物業管理及增值服務。我們提供 运的物業管理服務,包括(其中包括)保 安、清潔、綠化及園藝、停車位管理、 公共區域的維修保養以及客戶服務及增 值服務,包括專用區域的維修保養、 個 廠料清理、中介租賃服務等。我們亦 為客戶提供物業工程服務,包括規劃、 設計及安裝保安及監控系統、門禁系 統、停車場管理系統及建築工地管理系 統,以提升我們客戶物業管理系統的質 量。

於截至二零二四年六月三十日止六個月 (「**本期間**」),本集團延續其業務策略, 使物業管理及增值服務的非住宅物業及 住宅物業的管線內物業組合多元化。因 此,於本期間,我們的在管物業組合的 建築面積(「**建築面積**」)由二零二三年 十二月三十一日約8.5百萬平方米擴張至 二零二四年六月三十日約25.5百萬平方 米。 As at 30 June 2024, our portfolio of contracted properties covered GFA of approximately 37.0 million sq.m. in aggregate. During the Period, we have entered into 28 new property engineering contracts with an aggregated contract amount of approximately RMB18.7 million. As at 30 June 2024, the total contract sum for contracted engineering services with remaining performance obligations amounted to contract sum for RMB28.0 million, which will contribute to our Group's revenue in the future.

In line with the strategic review of the Company's business and seeing the opportunity in the property construction industry in the PRC, in 2023, the Group acquired Zheng Zhi Yue Real Estate Co., Ltd.* (河南正之悦置業有限公司) ("**Zheng Zhi Yue**"), in order to develop its property development business. As at 30 June 2024, the Group (through Zheng Zhi Yue) held a property under development, namely the Zhengzhou Zensun Centre Project located in East Ruyi Road West and South Ruyi River West 1st Street, Zhengzhou City, Henan Province, the PRC, with a total site area of approximately 14,923.11 sq.m. and GFA of approximately 44,655.14 sq.m. The Zhengzhou Zensun Centre Project is at the construction stage and involves the development of a hotel and saleable commercial units. As at the date of this interim report, the Zhengzhou Zensun Centre Project has completed the preliminary construction stage of work and is currently under the main construction work. The construction of the Zhengzhou Zensun Centre Project is expected to be completed by the end of 2025.

於二零二四年六月三十日,我們合約物 業組合的總建築面積約為37.0百萬平方 米。於本期間,我們已訂立28份新物業 工程合約,合約總金額約為人民幣18.7百 萬元。於二零二四年六月三十日,餘下 履約責任的合約工程服務合約總額為人 民幣28.0百萬元,未來將為本集團貢獻收 益。

根據對本公司業務的戰略回顧並看到了 中國房地產建築業的機會,於二零二三 年,本集團收購河南正之悦置業有限公 司(「**正之悦**」)以發展其物業開發業務。 於二零二四年六月三十日,本集團(透過 正之悦)持有在建物業鄭州正商中心項目 (位於中國河南省鄭州市如意西路東及如 意河西一街南,總土地面積約14,923.11平 方米及建築面積約44,655.14平方米)。鄭 州正商中心項目處於建設階段並涉及酒 店及可售商業單位的開發。於本中期報 告日期,鄭州正商中心項目已完成前期 建設階段,目前處於主要建設階段。鄭 州正商中心項目建設預期將於二零二五 年底竣工。

FINANCIAL REVIEW

Revenue

Our Group's revenue was primarily generated from (i) property management and value-added services; and (ii) property engineering services.

For the Period, our Group's total revenue was approximately RMB167.2 million, representing an increase of approximately RMB7.5 million or 4.7% as compared to approximately RMB159.7 million for the six months ended 30 June 2023. Such increase was primarily attributable to the increase in segment revenue from property management services.

The following table sets out the breakdown of our revenue by type of services for the periods:

財務回顧 _{收益}

本集團的收益主要來自(i)物業管理及增值 服務:及(ii)物業工程服務。

於本期間,本集團收益總額約為人民幣 167.2百萬元,較截至二零二三年六月 三十日止六個月約人民幣159.7百萬元增 加約人民幣7.5百萬元或4.7%。有關增幅 主要是由於物業管理服務的分部收益增 加。

下表載列各期間按服務類別劃分的收益 明細:

Six months ended 30 June 截至六月三十日止六個月

		2024 — — — —			- /=		
		二零二四 RMB'000 人民幣千元	1年 % %	二零二3 RMB'000 人民幣千元	_+ % %		
Property management and value-added services	物業管理及 增值服務						
 Property management services 	-物業管理服務	145,470	87.0	135,300	84.7		
 Value-added services 	一增值服務	2,731	1.6	897	0.6		
8		148,201	88.6	136,197	85.3		
Property engineering services	物業工程服務	2,668	1.6	6,987	4.4		
Others (note)	其他(附註)	16,332	9.8	16,549	10.3		
Total	總計	167,201	100.0	159,733	100.0		

Note: "Others" comprises online group-buying services, charging pile services and club house services (including catering and ancillary services) as well as intermediary services (including real estate leasing and selling intermediaries service, and renovation intermediaries service). 附註:「其他」包括網絡團購服務、充電樁服 務及會所服務(包括餐飲及配套服務) 以及中介服務(包括房地產租賃及銷售 中介服務以及裝修中介服務)。 The following table sets out the breakdown of our revenue between a person(s) or company(ies) who/which is or are independent of and not connected with our Company and our connected persons (the "**Independent Third Parties**") and our related parties during the periods:

下表載列各期間我們來自獨立於且與本 公司及我們的關連人士並無關連的人士 或公司(「**獨立第三方**」)及關聯方的收益 明細:

Six months ended 30 June 截至六月三十日止六個月

			に回い五日十二代ハ王海			
			2024			3
			二零二四	甲年		三年
			RMB'000	%		%
)	人民幣千元	%		%
Independent Third Parties	獨立第三方		159,439	95.4	141,153	88.4
Related parties	關聯方		7,762	4.6	18,580	11.6
Total	總計		167,201	100.0	159,733	100.0

Property management and value-added services

Our Group's revenue generated from property management and value-added services increased by approximately RMB12.0 million or 8.8% from approximately RMB136.2 million for the six months ended 30 June 2023 to approximately RMB148.2 million for the Period. This increase was primarily resulted from the expansion of properties under management through continuous expansion of diversified property portfolio of both non-residential and residential properties.

Property engineering services

During the Period, the revenue generated from property engineering services decreased from approximately RMB7.0 million for the six months ended 30 June 2023 to approximately RMB2.7 million for the Period, representing a decrease in revenue of approximately RMB4.3 million or 61.4%. The decrease was mainly resulted from the recent downtum in the overall property market of the People's Republic of China (the "**PRC**"), which led to the decrease in the number and scale of new property development projects and slowdown in progress of existing property developments in the PRC.

Others

Other revenue remained fairly stable during the Period for approximately RMB16.3 million as compared to approximately RMB16.5 million for the six months ended 30 June 2023.

物業管理及增值服務

本集團來自物業管理及增值服務的收益 由截至二零二三年六月三十日止六個月 約人民幣136.2百萬元增加約人民幣12.0百 萬元或8.8%至本期間約人民幣148.2百萬 元。該增加主要是由於通過持續擴展非 住宅物業及住宅物業的多元化物業組合 而擴大在管物業。

物業工程服務

於本期間,來自物業工程服務收益由截 至二零二三年六月三十日止六個月約人 民幣7.0百萬元減少至本期間約人民幣2.7 百萬元,收益減少約人民幣4.3百萬元或 61.4%。有關減幅主要由於近期中華人 民共和國(「**中國**」)的整體物業市場不景 氣,導致中國新物業開發項目數量及規 模減少以及現有物業開發項目的進度放 緩。

其他

與截至二零二三年六月三十日止六個月 約人民幣16.5百萬元相比,其他收益於本 期間保持相對穩定,約為人民幣16.3百萬 元。

Cost of Services

Our Group's cost of services primarily consists of subcontracting costs, staff costs and materials and consumables. We recorded an increase in cost of services of approximately RMB8.0 million or 7.3% from approximately RMB109.2 million for the six months ended 30 June 2023 to approximately RMB117.2 million for the Period. Such increase was generally in line with our growth in revenue during the Period associated with the growth in our properties under management services.

Gross Profit and Gross Profit Margin

Our gross profit decreased slightly by approximately RMB0.5 million or 1.0% from approximately RMB50.5 million for the six months ended 30 June 2023 to approximately RMB50.0 million for the Period. Our gross profit margin was approximately 29.9% for the Period as compared to approximately 31.6% for the six months ended 30 June 2023. The slight decrease in the Group's gross profit margin was mainly resulted from the lower contract price undertaken during the Period than the six months ended 30 June 2023.

Other Income, Other Gains and Losses, Net

Other income, other gains and losses, net mainly comprised losses from foreign exchange differences, government grants and interest income. Our other income, other gains and losses, net decreased by approximately RMB0.1 million or 20.0% from approximately RMB0.5 million for the six months ended 30 June 2023 to approximately RMB0.4 million for the Period. Such decrease was mainly contributed by the combined effect of the decrease in government grants received and decrease in losses from foreign exchange difference recognised during the Period.

Selling and Marketing Expenses

Our selling and marketing expenses increased by approximately RMB0.1 million or 16.7% from approximately RMB0.6 million for the period ended 30 June 2023 to approximately RMB0.7 million for the Period. Such increase was consistent with our expansion of our business during the Period.

服務成本

本集團服務成本主要包括分包成本、員 工成本以及材料及消耗品。我們錄得服 務成本由截至二零二三年六月三十日止 六個月約人民幣109.2百萬元增加約人 民幣8.0百萬元或7.3%至本期間約人民幣 117.2百萬元。有關增幅一般與本期間收 益增長一致,而收益增長與在管物業服 務增加有關。

毛利及毛利率

我們的毛利由截至二零二三年六月三十 日止六個月約人民幣50.5百萬元輕微減少 約人民幣0.5百萬元或1.0%至本期間約人 民幣50.0百萬元。我們的毛利率於本期 間約為29.9%,而於截至二零二三年六月 三十日止六個月約為31.6%。本集團毛利 率略微減少乃主要由於本期間承接項目 的合約價格與截至二零二三年六月三十 日止六個月相比較低。

其他收入、其他收益及虧損淨額

其他收入、其他收益及虧損淨額主要包括外匯差額虧損、政府補助及利息收入。我們的其他收入、其他收益及虧損 淨額由截至二零二三年六月三十日止六 個月的約人民幣0.5百萬元減少約人民幣 0.1百萬元或20.0%至本期間的約人民幣0.4 百萬元。有關減少乃主要受本期間收到 政府補助減少及確認外匯差額虧損減少 的綜合影響。

銷售及營銷開支

我們的銷售及營銷開支由截至二零二三 年六月三十日止期間的約人民幣0.6百萬 元增加約人民幣0.1百萬元或16.7%至本期 間的約人民幣0.7百萬元。有關增加主要 與本期間擴展業務有關。

Administrative Expenses

Our administrative expenses mainly comprised staff costs of our administrative staff at our headquarters, office expenses and professional fees. Our administrative expenses decreased by approximately RMB1.8 million or 10.3% from approximately RMB17.5 million for the period ended 30 June 2023 to approximately RMB15.7 million for the Period. Such decrease was mainly attributable to decrease in professional fees incurred during the Period.

Finance Costs

Our finance costs represented the imputed interest generated from rights-of-use assets in connection with the lease contract payments for our lease properties.

Income Tax Expenses

Our income tax expenses decreased by approximately RMB0.9 million or 8.7% from approximately RMB10.4 million for the six months ended 30 June 2023 to approximately RMB9.5 million for the Period.

Profit for the Period

As a result of the foregoing, our profit attributable to the equity holders of the Company increased by approximately RMB3.3 million or 15.9% from approximately RMB20.8 million for the six months ended 30 June 2023 to approximately RMB24.1 million for the Period.

Interim Dividend

The Board did not recommend the payment of an interim dividend for the six months ended 30 June 2024 (six months ended 30 June 2023: Nil).

行政開支

我們的行政開支主要包括總部行政人員 的員工成本、辦公室開支及專業費用。 我們的行政開支由截至二零二三年六月 三十日止期間約人民幣17.5百萬元減少約 人民幣1.8百萬元或10.3%至本期間約人民 幣15.7百萬元。有關減少主要由於本期間 產生的專業費用減少。

財務成本

我們的財務成本指與租賃物業的租賃合 約付款有關的使用權資產所產生的推算 利息。

所得税開支

我們的所得税開支由截至二零二三年六 月三十日止六個月約人民幣10.4百萬元減 少約人民幣0.9百萬元或8.7%至本期間約 人民幣9.5百萬元。

期內溢利

由於上述因素,我們的本公司權益持有 人應佔溢利由截至二零二三年六月三十 日止六個月約人民幣20.8百萬元增加約人 民幣3.3百萬元或15.9%至本期間約人民幣 24.1百萬元。

中期股息

董事會不建議就截至二零二四年六月 三十日止六個月派付中期股息(截至二零 二三年六月三十日止六個月:無)。

FINANCIAL POSITION

Property, Plant and Equipment

The net carrying value of property, plant and equipment amounted to approximately RMB188.1 million as at 30 June 2024, representing a decrease by approximately RMB0.4 million or 0.2% as compared to approximately RMB188.5 million as at 31 December 2023.

Properties under development

In 2023, the Group completed an acquisition of entire equity interest in Zheng Zhi Yue, which is principally engaged in property development in the PRC. The properties under development of approximately RMB130.8 million represented sellable properties in construction as at 30 June 2024. As at 30 June 2024, the Zhengzhou Zensun Centre Project has completed the preliminary construction stage of work and is currently under the main construction work. The construction of the Zhengzhou Zensun Centre Project is expected to be completed by the end of 2025.

Trade Receivables

Our total gross amount of trade receivables was approximately RMB69.8 million and trade receivable net of loss allowance was approximately RMB67.7 million as at 30 June 2024, as compared to that of approximately RMB102.2 million and RMB99.7 million, respectively, as at 31 December 2023. The decrease in both the total gross amount of trade receivables and trade receivable net of loss allowance were mainly due to the increase in repayment from the trade receivables, resulting from the Group's efforts in enforcing its trade receivable collection and management measures during the Period.

In the provision of property management and value-added services to customers (including related party customers), the Group mainly requires payments in advance, and the terms for the provision of property engineering services to customers (including related party customers) are mainly on credit and the credit period is generally within 30 days.

財務狀況 物業、廠房及設備

於二零二四年六月三十日,物業、廠房 及設備的賬面淨值約為人民幣188.1百萬 元,較二零二三年十二月三十一日約人 民幣188.5百萬元減少約人民幣0.4百萬元 或0.2%。

在建物業

二零二三年,本集團完成收購正之悦全 部股權,該公司主要於中國從事房地產 開發。於二零二四年六月三十日,約人 民幣130.8百萬元的在建物業為在建可銷 售物業。於二零二四年六月三十日,鄭 州正商中心項目已完成前期建設階段, 目前處於主要建設階段。鄭州正商中心 項目建設預期將於二零二五年底竣工。

貿易應收款項

於二零二四年六月三十日,我們的貿易 應收款項總額及扣除虧損撥備的貿易應 收款項分別約為人民幣69.8百萬元及人民 幣67.7百萬元,而於二零二三年十二月 三十一日則分別約為人民幣102.2百萬元 及人民幣99.7百萬元。貿易應收款項總額 及扣除虧損撥備的貿易應收款項的減少 乃主要由於貿易應收款項還款增加,乃 因本集團於本期間努力收回貿易應收款 項並執行管理措施。

在向客戶(包括關聯方客戶)提供物業管 理及增值服務時,本集團主要要求客戶 預先付款,而向客戶(包括關聯方客戶) 提供物業工程服務的條款以信用為主, 而信用期一般為30天內。 Our gross amount of trade receivables from related parties of approximately RMB35.7 million as at 30 June 2024, representing a decrease of approximately RMB38.4 million or 51.8% as compared to approximately RMB74.1 million as at 31 December 2023, were associated with outstanding property management fees generated from unsold properties under management and property engineering services rendered to the related parties. As at the date of this interim report, there were subsequent settlements of the trade receivables from related parties of approximately RMB2.4 million, which represented approximately 6.7% of the gross amount of trade receivables from related parties as at 30 June 2024.

Our gross amount of trade receivables from Independent Third Parties amounted to approximately RMB34.1 million as at 30 June 2024, representing an increase of approximately RMB6.0 million or 21.4% as compared to approximately RMB28.1 million as at 31 December 2023. The increase was consistent with the increase in revenue generated from Independent Third Parties. As at the date of this interim report, there were subsequent settlements of the trade receivables from Independent Third Parties of approximately RMB1.7 million, which represented approximately 5.0% of the gross amount of trade receivables from Independent Third Parties as at 30 June 2024.

The Group understands that its customers and their repayment ability have been affected by the adverse business environment in the real estate market in the PRC, nonetheless, the Group has taken proactive steps to recover the trade receivables, thereby mitigating the defaults risk of the trade receivables.

In particular, the Group has (i) in accordance with its credit risk management policy, conducted periodic review of the credit risk of the debtors, including reviewing their financial position and assess if there were any increased credit risk of debtors; (ii) maintained ongoing communications with the debtors to understand the updated business operations of the debtors such as the expected returns and cash flows of the debtors so as to assess the recoverability of the outstanding trade receivables; and (iii) requested partial repayment of the trade receivables from time to time. With the aforementioned efforts by the Group, the Group managed to reduce the gross amount of the trade receivables from related parties as at 30 June 2024 by approximately 51.8% as compared to the corresponding amount as at 31 December 2023.

於二零二四年六月三十日,我們的應收 關聯方貿易款項總額約為人民幣35.7百萬 元,較二零二三年十二月三十一日約人 民幣74.1百萬元減少約人民幣38.4百萬元 或51.8%,其與在管未出售物業產生的未 繳物業管理費以及提供給關聯方的物業 工程服務有關。於本中期報告日期,應 收關聯方貿易款項的隨後結算約為人民 幣2.4百萬元,佔於二零二四年六月三十 日應收關聯方貿易款項總額的約6.7%。

於二零二四年六月三十日,我們應收獨 立第三方貿易款項總額約為人民幣34.1百 萬元,較二零二三年十二月三十一日約 人民幣28.1百萬元增加約人民幣6.0百萬元 或21.4%。有關增加與來自獨立第三方的 收入增加一致。於本中期報告日期,應 收獨立第三方貿易款項後續結算金額約 為人民幣1.7百萬元,約佔於二零二四年 六月三十日應收獨立第三方貿易款項總 額5.0%。

本集團了解其客戶及其還款能力受到中 國房地產市場不利經營環境的影響,但 本集團已採取積極措施收回貿易應收款 項,從而降低貿易應收款項的違約風險。

具體而言,本集團已(i)根據其信貸風險管 理政策,定期審查債務人的信貸風險, 包括審查其財務狀況並評估債務人的信 貸風險是否增加:(ii)與債務人保持持續 溝通,了解債務人的最新經營狀況,如 債務人的預期回報及現金流量,以評估 未償還貿易應收款項的可收回性:及(iii) 不時要求償還部分貿易應收款項。通過 上述本集團的努力,本集團於二零二四 年六月三十日努力減少應收關聯方貿易 款項總額,較二零二三年十二月三十一 日的有關金額減少約51.8%。

Trade Payables

Our trade payables primarily consisted of payables to our suppliers for their products and to our subcontractors for their provision of labour or services for property management and value-added services and property engineering services. Our trade payables amounted to approximately RMB35.0 million as at 30 June 2024, representing a decrease of approximately RMB20.0 million or 36.4% as compared to approximately RMB55.0 million as at 31 December 2023. The decrease in trade payables was as a result of the timely settlement of our trade payables during the Period.

Other Payables and Accruals

Our other payables and accruals mainly comprised other payables, payroll payables, deposits, tax payables other than income tax and amounts due to related parties. Our other payables and accruals amounted to approximately RMB72.9 million as at 30 June 2024, representing a decrease of approximately RMB23.2 million or 24.1% as compared to approximately RMB96.1 million as at 31 December 2023. The main reason for the decrement was because more settlements were made during the Period.

Contract Liabilities

Our contract liabilities represented advanced receipts for property management and value-added services. Our contract liabilities decreased from approximately RMB85.4 million as at 31 December 2023 to approximately RMB78.8 million as at 30 June 2024, representing a decrease of approximately RMB6.6 million or 7.7%. The decrease was mainly due to the decrease in advances received from customers of property management services during the Period.

貿易應付款項

我們的貿易應付款項主要包括向提供產品的供應商及就物業管理及增值服務以 及物業工程服務提供勞動力或服務的分 包商應付款項。於二零二四年六月三十 日,我們的貿易應付款項約為人民幣35.0 百萬元,較二零二三年十二月三十一日 約人民幣55.0百萬元減少約人民幣20.0百 萬元或36.4%。貿易應付款項減少乃由於 我們於本期間及時結算貿易應付款項所 致。

其他應付款項及應計費用

我們的其他應付款項及應計費用主要包 括其他應付款項、應付工資、按金、 應付税項(所得税除外)及應付關聯方款 項。於二零二四年六月三十日,我們的 其他應付款項及應計費用約為人民幣72.9 百萬元,較二零二三年十二月三十一日 約人民幣96.1百萬元減少約人民幣23.2百 萬元或24.1%。該減少乃主要由於本期間 後作出的更多結算所致。

合約負債

我們的合約負債為物業管理及增值服務 預收款項。我們的合約負債由二零二三 年十二月三十一日約人民幣85.4百萬元 減少至二零二四年六月三十日約人民幣 78.8百萬元,減少約人民幣6.6百萬元或 7.7%。該減少乃主要由於本期間物業管理 服務的預收客戶款項減少所致。

Indebtedness

As at 30 June 2024, we had no outstanding borrowings and unutilised banking facilities. The Group's lease liabilities decreased from approximately RMB3.0 million as at 31 December 2023 to approximately RMB2.4 million as at 30 June 2024.

Liquidity, Financial Resources and Capital Structure

Our Group maintained a healthy financial position. As at 30 June 2024, the current assets amounted to approximately RMB481.9 million, representing a decrease of approximately RMB25.2 million or 5.0% as compared to approximately RMB507.1 million as at 31 December 2023. As at 30 June 2024, cash and cash equivalents of our Group amounted to approximately RMB217.4 million, representing an increase of approximately RMB6.7 million or 3.2% as compared to approximately RMB210.7 million as at 31 December 2023.

As at 30 June 2024, the cash and cash equivalents of the Group were mainly denominated in RMB and Hong Kong dollars.

Gearing ratio is calculated based on the total debt (of which debt represents interest-bearing borrowings) divided by the total equity as at the end of the reporting period. As at 30 June 2024, our Group has no interest-bearing borrowings and hence the gearing ratio was nil.

The capital structure of our Group is primarily equity which comprises issued share capital and reserves.

Current Ratio

Current ratio is calculated based on the total current assets divided by the total current liabilities at the end of the reporting period. The current ratio of our Group as at 30 June 2024 was approximately 2.6 times as compared to that of approximately 2.1 times as at 31 December 2023.

Charge on the Group Assets and Pledge of Assets

As at 30 June 2024, none of the assets of our Group was pledged and there were no charges on the Group's assets.

債務

於二零二四年六月三十日,我們並無未 償還借款及未動用銀行融資。本集團的 租賃負債由二零二三年十二月三十一日 約人民幣3.0百萬元減少至二零二四年六 月三十日約人民幣2.4百萬元。

流動資金、財務資源及資本架構

本集團的財務狀況保持良好。於二零 二四年六月三十日,流動資產約為人民 幣481.9百萬元,較二零二三年十二月 三十一日約人民幣507.1百萬元減少約人 民幣25.2百萬元或5.0%。於二零二四年六 月三十日,本集團的現金及現金等價物 約為人民幣217.4百萬元,較二零二三年 十二月三十一日約人民幣210.7百萬元增 加約人民幣6.7百萬元或3.2%。

於二零二四年六月三十日,本集團的現 金及現金等價物主要以人民幣及港元結 算。

資產負債比率按債務總額(其中債務即計 息借款)除以報告期末的權益總額計算。 於二零二四年六月三十日,本集團並無 計息借款,因此並無計算資產負債比率。

本集團的資本架構主要為股本,包括已 發行股本及儲備。

流動比率

流動比率按報告期末流動資產總值除以 流動負債總額計算。本集團於二零二四 年六月三十日的流動比率約為2.6倍,而 於二零二三年十二月三十一日約為2.1倍。

本集團資產押記及資產抵押

於二零二四年六月三十日,本集團並無 將資產抵押,且本集團的資產並無任何 押記。

Contingent Liabilities

As at 30 June 2024, the Group did not have any material contingent liabilities.

Capital Commitments

As at 30 June 2024, the Group has capital expenditure commitments of RMB280.2 million relating to construction in progress.

Foreign Exchange Risks

Our Group mainly operates in the PRC with most of the transactions settled in Renminbi ("**RMB**"). Therefore, the Group is not exposed to significant foreign currency exchange risk except for certain bank balances denominated in Hong Kong dollars held by the Company. Currently, the Group did not enter into contracts to hedge its exposure to foreign exchange risk, but the management will continue to monitor the foreign exchange exposure, and take prudent measures to reduce the foreign exchange risk.

EMPLOYMENT AND REMUNERATION POLICY

As at 30 June 2024, our Group had 726 employees. We generally determine employees' compensation based on their qualification, position, seniority and performance. Pursuant to relevant laws and regulations in the PRC, we participate in various employee social security plans that are organised by applicable local municipal and provincial governments, including pension, medical, maternity, workrelated injury and unemployment benefit plans. Total staff-related cost, including Directors' emoluments, was approximately RMB40.2 million during the Period.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

During the Period, our Group did not have any material acquisitions and disposals of subsidiaries, associates and joint ventures.

SIGNIFICANT INVESTMENTS

As at 30 June 2024, the Group did not have any significant investments accounting for more than 5% of the Group's total assets.

或有負債

於二零二四年六月三十日,本集團並無 任何重大或有負債。

資本承擔

於二零二四年六月三十日,本集團擁有 有關在建工程資本開支承擔人民幣280.2 百萬元。

外匯風險

本集團主要在中國營運,大部分交易以 人民幣(「**人民幣**」)結算。因此,除本 公司持有的以港元計值的若干銀行結餘 外,本集團並無面臨重大外匯風險。目 前,本集團並未訂立合約對沖其外匯風 險,但管理層將繼續監控外匯風險,並 採取審慎措施降低外匯風險。

僱傭及薪酬政策

於二零二四年六月三十日,本集團有726 名員工。我們一般根據僱員資歷、職 位、年資及表現釐定薪酬。按照中國相 關法律法規,我們參與由相關地方市及 省政府組織的多項僱員社會保障計劃, 包括養老金、醫療、生育、工傷及失業 福利計劃。於本期間,與員工相關的成 本總額(包括董事酬金)約為人民幣40.2百 萬元。

附屬公司、聯營公司及合營企 業的重大收購及出售事項

於本期間,本集團並無任何附屬公司、 聯營公司及合營企業的重大收購及出售 事項。

重大投資

於二零二四年六月三十日,本集團並無 任何重大投資佔本集團資產總值的5%以 上。

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

There was no specific plan for material investments or capital assets as at 30 June 2024. In the event that the Group is engaged in any plan for material investments or capital assets, the Company will make announcement(s) and comply with relevant rules under the Listing Rules as and when appropriate.

FUTURE OUTLOOK

The Group will continue to enhance our position in the property services sector by adhering to the following strategies: I. undertake additional property management projects and specialize in the non-residential sector; 2. selectively pursue merger and acquisition opportunities within the property management industry; 3. deepen professional coverage and expand service empowerment to enhance service professionalism, responsiveness and satisfaction; 4. continuously enhance the intelligence and digitalization to improve operational efficiency and customer service experience; and 5. focus on the development of value-added community services from the aspects of living services and asset services to meet diversified needs of the customers.

We will steadfastly follow the path of high-quality development, and realize the service transformation centered on customer satisfaction by focusing on operation excellence, long-term development, service emphasis, and good management. We will strive to achieve stability in service quality and predictability of services, and strengthen the differentiation of service contents and brand competitive advantages; improve market insight and broaden service dimensions from PM (property management), FM (facilities management) to IFM (integrated facilities management), in response to the development trend of non-residential services. Adhering to the brand commitment of "providing services beyond customers' expectations", we will deeply plough into the field of property services, launching three service systems, namely "Standard+, Social+ and Intelligent Technology+", which always focus on the needs of owners and customers, and constantly draw on and learn from the international advanced management and service experience, so as to create a high-quality property management brand leader.

重大投資或資本資產的未來 計劃

於二零二四年六月三十日,並無有關重 大投資或資本資產的任何具體計劃。倘 本集團參與任何重大投資或資本資產計 劃,本公司將於適當時候作出公告並遵 守上市規則項下的相關規則。

未來展望

本集團將繼續堅持以下戰略來提升我們 在物業服務領域的地位: 1、承接更多物 業管理項目,深耕非住業態; 2、選擇性 尋求物業管理行業內的併購機會; 3、深 化專業覆蓋、拓展服務賦能,提升服務 專業度、響應度、滿意度; 4、持續智慧 化數字化提升改造,提高運營效率及對 客服務體驗;及5、從生活服務及資產服 務多方位聚焦發展社區增值服務,滿足 客戶多元需求。

我們將堅定不移的走高質量發展之路, 從精運營、長發展、重服務、善管理等 方面,實現以客戶滿意為核心的服務轉 型。努力實現服務質量的穩定性和服務 可預見性,強化服務內容的差異化和品 牌競爭優勢;提高市場洞察力,拓寬服 務維度,從PM(物業管理)、FM(設施管 理)到IFM(綜合實施管理),順應非住服 務發展趨勢;秉承著「一切以提供超出客 戶預期的服務為使命」的品牌擔當,深耕 物業服務領域,推出「標準+、社營+、 智慧科技+」三大服務體系,始終圍繞業 主及客戶需求,不斷借鑒和汲取國際先 進管理和服務經驗,打造高質量、標準 化、有溫度的物業服務體驗,構建高品 質物管品牌領航者。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

We will strive to become a "full-scene service expert", and in the future, we will continue to ensure the smooth operation of residential services, office services, hospitals, venues, schools and other public services with standardized and regularized service quality, provide quality experience for our customers and the public, and build a "big property" management system that takes urban public space and public resources as a whole. Faced with a highly competitive industry environment, we will be able to adapt to the high-speed development of the times, and reward shareholders and investors with even better performance, as well as return the care and support from our employees, the community and departments at all levels.

我們將致力於成為「全場景服務專家」, 未來將會繼續以標準化、規範化的服 務品質,保障住宅服務,商寫服務,醫 院、場館、學校等公建服務的順利運 行,為廣大客戶及社會群眾提供優質的 體驗,打造以城市公共空間與公共資源 為整體的「大物業」管理體系。面對競爭 激烈的行業環境,我們一定能適應時代 的高速發展,以更加優良的業績,回報 股東及投資者,回饋員工、社會及各級 部門的關心和支持。

OTHER INFORMATION 其他資料

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SECURITIES

As at 30 June 2024, the interests and short positions of our Directors and chief executive of our Company in the ordinary shares of our Company (the "**Shares**"), underlying Shares and debentures of our Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "**SFO**")) which were notified to our Company and The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or any interest or short positions which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or any interests and short positions which have to be notified to our Company and the Stock Exchange, pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "**Model Code**") as set out in Appendix C3 of the Listing Rules, were as follows:

Long Positions

(i) Interests in Shares

董事及最高行政人員於證券中 的權益及淡倉

於二零二四年六月三十日,本公司董事 及最高行政人員於本公司或其任何相聯 法團(定義見證券及期貨條例(「證券及期 貨條例」)第×V部)的本公司普通股(「證 份」)、相關股份及債權證中擁有任何根 證券及期貨條例第×V部第7及第8分部 須知會本公司及香港聯合交易所有限公 同規定彼等被當作或視為擁有的權益及 淡倉),或根據證券及期貨條例第352條 須記入上文所提及的登記冊內,或根據 上市規則附錄C3所載上市公司董事進行 證券交易的標準守則(「標準守則」)須知 會本公司及聯交所的權益及淡倉如下:

好倉 (i) 於股份中的權益

Name of Director 董事姓名	Capacity in which the interests are held 權益持有者身份	Number of Shares held 所持股份數目	Approximate percentage of the issued share capital (%) 佔已發行股本 概約百分比(%)
Ms. Zhang Huiqi ('' Ms. Zhang '') 張惠琪女士(「 張女士 」)	Interest of controlled corporation (Note) 於受控法團的權益(附註)	226,350,000	56.59

Note: 226,350,000 Shares are directly held by Foison Amber Development Limited ("Foison Amber Development"), which is indirectly wholly-owned by Vistra Trust (BVI) Limited, the trustee of the family trust (the "Blossom Trust"). The Blossom Trust is a discretionary trust established by Ms. Huang Yanping as the settlor, with Ms. Zhang acting as the protector and Ms. Zhang and her descendants being the discretionary beneficiaries. Foison Amber Development is wholly-owned by Fast Achieve Global Limited ("Fast Achieve"). Fast Achieve is a wholly-owned subsidiary of Glory Reach Enterprises Limited ("Glory Reach"), which in turn is wholly-owned by Vistra Trust (BVI) Limited, as the trustee of the Blossom Trust. Foison Amber Development, Fast Achieve and Glory Reach are holding companies of the Company, each of them is an associated corporation of the Company under the SFO. Pursuant to the trust instrument governing the Blossom Trust, Ms. Zhang as the protector of the Blossom Trust has the control over the Blossom Trust. Accordingly, Ms. Zhang as protector of the Blossom Trust is considered to be interested in the Shares held by Foison Amber Development. 附註: 226,350,000股股份由榮珀發展有 限公司(「榮珀發展」)直接持有 而榮珀發展由家族信託(「豐華 信託」)的受託人Vistra Trust (BVI) Limited間接全資擁有。豐華信託 為由黃燕萍女士作為財產授予人 成立的全權信託,由張女士擔任 保護人以及張女士及其後裔為酌 情受益人。榮珀發展由速達環球 有限公司(「速達」)全資擁有。速 達為榮達企業有限公司(「**榮達」**) 的全資附屬公司,而榮達則由 Vistra Trust (BVI) Limited(作為豐 華信託的受託人)全資擁有。榮 珀發展、速達及榮達均為本公司 的控股公司,根據證券及期貨條 例彼等各自均為本公司的相聯法 團。根據規管豐華信託的信託文 據,張女士作為豐華信託的保護 人對豐華信託擁有控制權。因 此,張女士作為豐華信託的保護 人被視為在榮珀發展所持股份中 擁有權益。

OTHER INFORMATION 其他資料

(ii) Interests in ordinary shares of associated corporations of our (ii) Company

於本公司相聯法團普通股中的權益

Name of Director 董事姓名	Name of associated corporation 相聯法團名稱	Capacity in which the interests are held 權益持有者身份	Number of shares held 所持股份數目	Approximate percentage of the issued share capital (%) 佔已發行股本 概約百分比 (%)
Ms. Zhang	Glory Reach	Interest in controlled corporation (Note 1)	100	100
張女士	榮達	於受控法團的 權益(附註1)		
Ms. Zhang	Fast Achieve (Note 2)	Interest in controlled corporation (Note 1)	100	100
張女士	速達(附註2)	於受控法團的 權益(附註1)		
Ms. Zhang 張女士	Foison Amber Development (Note 2) 榮珀發展(附註2)	Beneficial owner (Note T) 實益擁有人(附註T)	50,000	100

Notes:

226,350,000 Shares are directly held by Foison Amber Development, which is (1)indirectly wholly-owned by Vistra Trust (BVI) Limited, the trustee of the Blossom Trust. The Blossom Trust is a discretionary trust established by Ms. Huang Yanping as the settlor, with Ms. Zhang acting as the protector and Ms. Zhang and her descendants being the discretionary beneficiaries. Foison Amber Development is wholly-owned by Fast Achieve. Fast Achieve is a wholly-owned subsidiary of Glory Reach, which in turn is wholly-owned by Vistra Trust (BVI) Limited, as the trustee of the Blossom Trust. Foison Amber Development, Fast Achieve and Glory Reach are holding companies of our Company, each of them is an associated corporation of our Company under the SFO. Pursuant to the trust instrument governing the Blossom Trust, Ms. Zhang as the protector of the Blossom Trust has the control over the Blossom Trust. Accordingly, Ms. Zhang as protector of the Blossom Trust is considered to be interested in the Shares held by Foison Amber Development and the total issued share capital of Foison Amber Development, Fast Achieve and Glory Reach.

附註:

(1) 226,350,000股股份由榮珀發展直 接持有,而榮珀發展由豐華信託 的受託人 Vistra Trust (BVI) Limited 間接全資擁有。豐華信託為由黃 燕萍女士作為財產授予人成立的 全權信託,由張女士擔任保護人 以及張女士及其後裔為酌情受益 人。榮珀發展由速達全資擁有。 速達為榮達的全資附屬公司,而 榮達則由Vistra Trust (BVI) Limited (作為豐華信託的受託人)全資擁 有。榮珀發展、速達及榮達均為 本公司的控股公司,根據證券及 期貨條例彼等各自均為本公司 的相聯法團。根據規管豐華信託 的信託文據,張女士作為豐華信 託的保護人對豐華信託擁有控制 權。因此,張女士作為豐華信託 的保護人被視為在榮珀發展所持 股份及榮珀發展、速達及榮達的 已發行股本總額中擁有權益。

(2) Ms. Zhang is a director of both Fast Achieve and Foison Amber Development.

(2) 張女士為速達及榮珀發展之董事。

Save as disclosed above, as at 30 June 2024, none of our Directors or chief executive of our Company had any interests or short positions in the Shares, underlying Shares or debentures of our Company or any of its associated corporations (within the meaning of Part XV of the SFO) which: (a) were notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO); (b) were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) have to be notified to our Company and the Stock Exchange pursuant to the Model Code as set out in Appendix C3 of the Listing Rules.

SUBSTANTIAL SHAREHOLDERS

As at 30 June 2024, according to the register of interest in Shares and underlying Shares and short positions kept by our Company pursuant to section 336 of Part XV of the SFO and so far as is known to or can be ascertained after reasonable enquiries by our Directors, the persons (other than our Directors or chief executive of our Company) who were directly or indirectly interested in 5% or more in the Shares and underlying Shares of our Company are as follows:

Long positions in the Shares of our Company

除上文所披露者外,於二零二四年六月 三十日,概無本公司董事或最高行政人 員於本公司或其任何相聯法團(定義見證 券及期貨條例第XV部)的股份、相關股份 或債權證中,擁有任何(a)根據證券及期 貨條例第XV部第7及第8分部須知會本公 司及聯交所(包括根據證券及期貨條例的 規定彼等被當作或視為擁有的權益或淡 倉);(b)根據證券及期貨條例第352條須 記入上文所提及的登記冊內;或(c)根據 上市規則附錄C3所載標準守則須知會本 公司及聯交所的權益或淡倉。

主要股東

於二零二四年六月三十日,根據本公司 遵照證券及期貨條例第XV部第336條存置 之股份及相關股份權益及淡倉登記冊, 以及據董事目前所知或於作出合理查詢 後所確定,直接或間接擁有本公司股份 及相關股份5%或以上權益之人士(董事或 本公司最高行政人員除外)如下:

於本公司股份之好倉

Name of shareholder 股東名稱	Nature of interests 權益性質	Number of Shares held 所持股份數目	Approximate percentage of the issued share capital of our Company (%) 佔本公司已發行 股本概約 百分比(%)
Vistra Trust (BVI) Limited	Trustee of a trust (Note) 信託受託人(附註)	226,350,000	56.59
Glory Reach 榮達	Interest in controlled corporation (Note) 於受控法團的權益(附註)	226,350,000	56.59
Fast Achieve 速達	Interest in controlled corporation (Note) 於受控法團的權益(附註)	226,350,000	56.59
Foison Amber Development 榮珀發展	Beneficial owner (Note) 實益擁有人(附註)	226,350,000	56.59
Eco-Victory Limited 盈域有限公司	Beneficial owner 實益擁有人	73,650,000	8.4

OTHER INFORMATION 其他資料

Note: 226,350,000 Shares are directly held by Foison Amber Development, which is indirectly wholly-owned by Vistra Trust (BVI) Limited, the trustee of the Blossom Trust. The Blossom Trust is a discretionary trust established by Ms. Huang Yanping as the settlor, with Ms. Zhang acting as the protector, and Ms. Zhang and her descendants being the discretionary beneficiaries. Foison Amber Development is wholly-owned by Fast Achieve. Fast Achieve is a wholly-owned subsidiary of Glory Reach, which in turn is wholly-owned by Vistra Trust (BVI) Limited, as the trustee of the Blossom Trust.

Save as disclosed above, as at 30 June 2024, no person other than our Directors whose interests are set out in the above section headed "Directors' and Chief Executive's Interests and Short Positions in Securities", had registered an interest of 5% or more in the issued share capital of our Company, and short positions in the Shares and underlying Shares that was required to be recorded in the register of interest pursuant to section 336 of Part XV of the SFO.

附註:226,350,000股股份由榮珀發展直接持 有,而榮珀發展由豐華信託的受託人 Vistra Trust (BVI) Limited間接全資擁有。 豐華信託為由黃燕萍女士作為財產授予 人成立的全權信託,由張女士擔任保護 人以及張女士及其後裔為酌情受益人。 榮珀發展由速達全資擁有。速達為榮 達的全資附屬公司,而榮達則由Vistra Trust (BVI) Limited(作為豐華信託的受託 人)全資擁有。

除上文所披露者外,於二零二四年六月 三十日,概無任何人士(董事除外,有關 之權益已載於上文「董事及最高行政人員 於證券中的權益及淡倉」一節內)登記擁 有本公司已發行股本中5%或以上之權益 以及股份及相關股份中之淡倉,而根據 證券及期貨條例第XV部第336條該等權益 或淡倉須記入權益登記冊。

CAPITAL RAISING ACTIVITIES AND THE USE OF PROCEEDS FROM GLOBAL OFFERING

On 9 March 2020 (the "**Listing Date**"), the Shares of our Company were listed on the Main Board of the Stock Exchange and 100,000,000 new Shares were issued in the Global Offering. After deducting the underwriting fees and commissions and other estimated expenses in connection with the Global Offering of ordinary Shares of par value HK\$0.01 each of our Company, including, a public offering in Hong Kong of 50,000,000 Shares and an international offering of 50,000,000 Shares, in each case at a price of HK\$1.99 per Share, net proceeds from the Global Offering amounted to approximately HK\$167.8 million (equivalent to RMB149.6 million). In accordance with our announcement on 31 January 2023 and the supplemental announcement on 1 March 2023 (the "**2023 Announcements**"), we have updated the expected timetable for use of proceeds and change in use of proceeds, for details, please refer to the 2023 Announcements. As at 30 June 2024, our Group had utilised approximately RMB75.0 million of the capital raised as follows:

資本籌集活動及全球發售所得 款項用途

本公司股份於二零二零年三月九日(「上 **市日期**])於聯交所主板上市,且已於全 球發售中發行100,000,000股新股。扣除與 本公司每股面值0.01港元的普通股(包括 香港公開發售50,000,000股股份及國際發 售50.000.000股股份,彼等均以每股股份 1.99港元的價格計算)全球發售相關的包 銷費用及佣金以及其他估計開支後,全 球發售所得款項淨額約為167.8百萬港元 (相當於人民幣149.6百萬元)。根據我們 於二零二三年一月三十一日的公告及於 二零二三年三月一日的補充公告(「二零 **二三年公告**」),我們已更新所得款項用 途預期時間表及變更所得款項用途,詳 情請參閱二零二三年公告。於二零二四 年六月三十日,本集團已按如下所示動 用所籌集的資金中的約人民幣75.0百萬 元:

Inte	ended use of the net proceeds	所得款項淨額的 擬定用途	Percentage 百分比	Planned amount of the net proceeds for its intended use 計劃用作 擬定用途的 所得款項淨額 RMB'million 人民幣百萬元	Utilised net proceeds as at 31 December 2023 於二零二三年 十一月的 已動用 所得款項淨額 RMB'million 人民幣百萬元	Net proceeds utilised during the Period 本期間已動用 所得款項淨額 RMB'million 人民幣百萬元	Unutilised net proceeds as at 30 June 2024 於二零二四年 六月三十日的 未動用 所得款項淨額 RMB'million 人民幣百萬元	Expected timeline for the usage of the unutilised net proceeds 未動用所得款項淨額的 預期使用時間
1)	Selective acquisition of suitable acquisition targets for the expansion of our business	選擇性地收購合適收購 標的以擴展業務	40.1%	60.0	-	-	60.0	On or before 31 December 2025 於二零二五年 十二月三十一日或之前
2)	Enhancement of our property engineering services	提升我們的物業工程服 務	20.2%	30.2	21.2	5.3	3.7	On or before 31 December 2025 於二零二五年 十二月三十一日或之前
3)	Enhancement of our property management services	提升我們的物業管理服 務	29.7%	44.5	26.7	6.9	10.9	On or before 31 December 2025 於二零二五年 十二月三十一日或之前
4)	General working capital	一般營運資金	10.0%	14.9	14.9	-	-	「二月二」「口以之前 N/A 不適用
				149.6	62.8	12.2	74.6	

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

Neither our Company nor any of its subsidiaries has purchased, sold or redeemed any of our Company's listed securities during the Period.

CORPORATE GOVERNANCE CODE

The Company recognises the importance of good corporate governance for enhancing the management of the Company as well as preserving the interests of the shareholders of the Company as a whole. The Company has adopted corporate governance practices based on the principles and code provisions of the Corporate Governance Code (the "**CG Code**") as set out in Appendix CI to the Listing Rules as its own code of corporate governance practices.

The Board is of the view that, the Company has complied with the relevant code provisions contained in the CG Code during the Period, save for deviation from code provision C.2.1 of the CG Code.

Pursuant to Code Provision C.2.1 of the CG Code, the roles of chairman and chief executive of the Company should be segregated. The Company is of the view that it is in the best interest of the Company that Mr. Qiu Ming, with his profound expertise in the property business, shall continue in his dual capacity as chairman and chief executive officer. The Board believes that the balance of power and authority for the present arrangement will not be impaired and is adequately ensured by the current Board composition and structure taking into account the background and experience of the Directors.

The Board will continue to review and monitor its code of corporate governance practices of the Company with an aim to maintaining a high standard of corporate governance.

購買、出售或贖回本公司上市 證券

本公司或其任何附屬公司均無於本期間購買、出售或贖回本公司任何上市證券。

企業管治守則

本公司深明良好企業管治對提升本公司 管理及保障本公司股東整體利益的重要 性。本公司已根據上市規則附錄CI所載 企業管治守則(「**企業管治守則**」)的原則 及守則條文採納企業管治常規,作為其 本身的企業管治常規守則。

董事會認為,本公司於本期間已遵守企 業管治守則所載的相關守則條文,惟偏 離企業管治守則的守則條文第C.2.1條除 外。

根據企業管治守則守則條文第C.2.1條, 本公司主席與行政總裁的角色應有所 區分。本公司認為, 裘明先生憑藉其於 房地產業務的豐富專業知識,繼續兼任 主席及行政總裁,符合本公司的最佳利 益。董事會相信,現行安排將不會損害 權力與權限之間的平衡,且在考慮董事 的背景及經驗後,現行董事會的組成及 架構將足以確保權力與權限之間的平衡。

董事會將繼續檢討及監察本公司的企業 管治常規守則,以維持高水平的企業管 治。

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS AND RELEVANT EMPLOYEES

Our Company has adopted the Model Code as set out in Appendix C3 to the Listing Rules. Our Company has made specific enquiry with all the Directors and each of them confirmed that they have complied with the required standards set out in the Model Code during the Period.

Our Company has adopted a code of conduct regarding securities transactions by the relevant employees of our Group who are considered likely to be in possession of unpublished inside information of our Company or its securities on no less exacting terms than the Model Code in relation to their dealings in the securities of our Company pursuant to Code Provision C.1.3 of the CG Code. To the best knowledge and belief of our Directors, all relevant employees have fully complied with the required standard of such code.

AUDIT COMMITTEE

As at the date of this interim report, the audit committee of the Company (the "**Audit Committee**") comprises three independent non-executive Directors, namely Mr. Feng Zhidong (Chairman), Mr. Zhou Sheng and Mr. Xu Chun. The Audit Committee is primarily responsible to assist the Board in reviewing and monitoring the financial reporting process, risk management and internal control systems of our Group, overseeing the audit process and performing other duties and responsibilities as may be assigned by the Board from time to time.

The Audit Committee has reviewed, with Company's management, the accounting principles and practices adopted by our Group, and discussed, among other things, auditing and financial reporting matters including a review of the unaudited interim condensed consolidated financial results of our Group for the Period.

董事及相關僱員進行證券交易 的標準守則

本公司已採用上市規則附錄C3所載的標 準守則。本公司已向全體董事作出特定 查詢,而各董事確認彼等於本期間已遵 守標準守則所載的所需標準。

根據企業管治守則守則條文第C.1.3條, 本公司已對被視為可能擁有未經發佈本 公司或其證券內幕消息之本集團相關僱 員就彼等買賣本公司證券採納一套證券 交易行為守則,條款之嚴謹程度不遜於 標準守則。據董事所深知及確信,所有 相關僱員已全面遵守該守則所載之規定 標準。

審核委員會

於本中期報告日期,本公司審核委員會 (「**審核委員會**」)由三名獨立非執行董事 馮志東先生(主席)、周勝先生及徐春先 生組成。審核委員會主要負責協助董事 會檢討及監察本集團的財務報告程序、 風險管理及內部監控系統、監督審核程 序及履行董事會不時委派的其他職責及 責任。

審核委員會已與本公司管理層檢討本集 團所採用的會計準則及慣例,並討論(其 中包括)審核與財務報告事宜,包括審閱 本集團於本期間之未經審核中期簡明綜 合財務業績。

OTHER INFORMATION 其他資料

CHANGES SINCE 31 DECEMBER 2023

Save as disclosed in this interim report, there were no other material changes in the Group's financial position or from the information disclosed under the management discussion and analysis section in the Company's 2023 annual report.

CHANGES IN INFORMATION OF DIRECTORS

There is no other information of the Directors that is required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

EVENTS AFTER THE REPORTING PERIOD

There was no significant event after the Period and up to the date of this interim report.

ACKNOWLEDGEMENT

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

On behalf of the Board

Qiu Ming Chairman and Chief Executive Officer 29 August 2024

自二零二三年十二月三十一日 起的變動

除本中期報告所披露者外,本集團的財 務狀況或本公司二零二三年報管理層討 論及分析一節披露的資料並無其他重大 變動。

董事資料變動

概無其他董事資料須根據上市規則第 13.51B(1)條予以披露。

報告期後事項

本期間後及直至本中期報告日期並無重 大事件。

鳴謝

我們謹此向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。

代表董事會

主席兼行政總裁 **裘明** 二零二四年八月二十九日

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 中期簡明綜合損益及其他全面收益表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

			Six months ended 30 June 截至六月三十日止六個月			
		Notes 附註	<u>8</u> 2八月二 2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2023 二零二三年 RMB'000 人民幣千元 (Unaudited) (未經審核)		
REVENUE	收益	4	167,201	159,733		
Cost of services	服務成本		(117,213)	(109,224)		
Gross profit	毛利		49,988	50,509		
Other income, other gains and losses, net	其他收入、其他收益及 虧損淨額	5	(400)	(521)		
Selling and marketing expenses	銷售及營銷開支		(716)	(622)		
Administrative expenses	行政開支		(15,709)	(17,501)		
Reversal of impairment losses (Impairment losses)			405	((50)		
on financial and contract assets Finance costs	撥回(減值虧損) 財務成本		405 (56)	(650) (62)		
	ידי עייתעיניא (איירעיניג) 		(30)	(02)		
PROFIT BEFORE TAX	除税前溢利	6	33,512	31,153		
Income tax expense	所得税開支	7	(9,495)	(10,380)		
PROFIT FOR THE PERIOD	期內溢利		24,017	20,773		

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 中期簡明綜合損益及其他全面收益表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

		Six months e 截至六月三十	-	
		Notes 附註	2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
	期內其他全面溢利			
FOR THE PERIOD Item that may be reclassified subsequently to profit or loss: Exchange difference on translation of	<i>其後可能重新分類至 損益的項目:</i> 換算海外業務產生之			
foreign operations	展昇两外未防崖土之 匯兑差額		750	2,870
TOTAL OTHER COMPREHENSIVE INCOME FOR THE PERIOD	期內其他全面溢利總額		750	2,870
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	期內全面收入總額		24,767	23,643
PROFIT FOR THE PERIOD ATTRIBUTABLE TO:	以下應佔期內溢利:			
Equity holders of the Company Non-controlling interests	本公司權益持有人 非控制權益		24,084 (67)	20,766 7
			24,017	20,773
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:	以下應佔全面收入總額:			
Equity holders of the Company Non-controlling interests	本公司權益持有人 非控制權益		24,834 (67)	23,636 7
			24,767	23,643
EARNINGS PER SHARE ATTRIBUTABLE	本公司權益持有人			
TO EQUITY HOLDERS OF THE COMPANY Basic and diluted	應佔每股盈利 基本及攤薄	9	RMB6.02 cents 人民幣 6.02 分	RMB5.19 cents 人民幣5.19分

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 中期簡明綜合財務狀況表

30 JUNE 2024 二零二四年六月三十日

			30 June	
			2024	
			二零二四年	
			六月三十日	
			RMB'000	
			人民幣千元	
		Notes	(Unaudited)	
		附註	(th經addled)	
		印度主		
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備		188,113	188,536
Right-of-use assets	使用權資產		1,967	2,139
Deferred tax assets	遞延税項資產		1,034	1,261
			191,114	191,936
	次乱次支			
	流動資產		120.002	120 720
Properties under development	在建物業		130,803	130,738
Trade receivables Contract assets	貿易應收款項 へ40次家	10	67,674	99,675
	合約資產 茲付款茲 其此應收款茲		38,847	39,202
Prepayments, other receivables and	預付款項、其他應收款項 及其 (4次)系		24.005	25.222
other assets	及其他資產		24,985	25,232
Tax recoverable	應收税項		736	-
Restricted and pledged bank deposits	受限及受押銀行存款		1,486	1,587
Cash and cash equivalents	現金及現金等價物		217,372	210,684
			481,903	507,118
				6
CURRENT LIABILITIES	流動負債			
Trade payables	貿易應付款項		34,952	54,959
Other payables and accruals	其他應付款項及應計費用		72,949	96,079
Contract liabilities	合約負債		78,840	85,423
Tax payable	應付税項		-	384
Provision	撥備		841	827
Lease liabilities	租賃負債		462	1,107
			188,044	238,779
			100,044	230,777
NET CURRENT ASSETS	流動資產淨值		293,859	268,339
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		484,973	460,275

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 中期簡明綜合財務狀況表

30 JUNE 2024 二零二四年六月三十日

		Notes 附註	30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
NON-CURRENT LIABILITIES	非流動負債			
Provision	撥備		2,652	2,717
Lease liabilities	租賃負債		1,934	1,938
Deferred tax liabilities	遞延税項負債		590	590
			5,176	5,245
NET ASSETS	資產淨值		479,797	455,030
Capital and reserves	資本及儲備			
Share capital	股本	12	3,572	3,572
Reserves	儲備		476,261	451,427
Equity attributable to equity holders	本公司權益持有人			
of the Company	應佔權益		479,833	454,999
Non-controlling interests	非控制權益		(36)	31
TOTAL EQUITY	權益總額		479,797	455,030

Qiu Ming 裘明 Director 董事

Zhang Huiqi 張惠琪 Director 董事

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 中期簡明綜合權益變動表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

			Attributable to owners of the parent 母公司擁有人應佔								
		Share capital 股本 RMB'000 人民幣千元 Note 12 附註12	Share premium 股份溢價 RMB'000 人民幣千元	Merger reserve 合併儲備 RMB'000 人民幣千元	Statutory surplus reserve 法定盈餘 儲備 RMB'000 人民幣千元	Exchange reserve 匯兑儲備 RMB'000 人民幣千元	Other reserve 其他儲備 RMB'000 人民幣千元	Retained profits 保留溢利 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	- Non controlling interests 非控制 權益 RMB'000 人民幣千元	Total equity 權益總額 RMB'000 人民幣千元
At I January 2024 Profit for the period Other comprehensive income for the period:	於二零二四年一月一日 期內溢利 期內其他全面收入:	3,572 _	246,327 -	(15,894) -	28,810 _	3,713	1,890 -	186,581 24,084	454,999 24,084	31 (67)	455,030 24,017
Exchange differences on translation of foreign operations	換算海外業務產生之 匯兑差額	-	-	-	-	750	-	-	750	-	750
Total comprehensive income for the period Transfer from retained profits	期內全面收入總額 轉撥自保留溢利	-	-	-	_ 2,747	750 _	-	24,084 (2,747)	24,834 _	(67)	(24,767) _
As at 30 June 2024 (unaudited)	於二零二四年六月三十日 (未經審核)	3,572	246,327	(15,894)	31,557	4,463	1,890	207,918	479,833	(36)	479,797

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 中期簡明綜合權益變動表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

At I January 2023	於二零二三年一月一日	3,572	246,327	(15,894)	23,899	2,361	1,890	151,319	413,474	23	413,497
Profit for the period	期內溢利	-	-	-	-	-	-	20,766	20,766	7	20,773
Other comprehensive income for the period:	期內其他全面收入:										
Exchange differences on translation of	換算海外業務產生之										
foreign operations	匯兑差額	-	-	-	-	2,870	-	-	2,870	-	2,870
Total comprehensive income	期內全面收入總額										
for the period		-	-	-	-	2,870	-	20,766	23,636	7	23,643
Transfer from retained profits	轉撥自保留溢利	-	-	-	3,021	-	-	(3,021)	-	-	-
As at 30 June 2023 (unaudited)	於二零二三年六月三十日 (+///家+/)	2572	246 227	(15.00.4)	2/ 020	5 2 2 4	1.000	1/0.0/1		20	427 1 40
	(未經審核)	3,572	246,327	(15,894)	26,920	5,231	1,890	169,064	437,110	30	437,140

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 中期簡明綜合現金流量表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

Six months ended 30 June

			截至六月三十	日止六個月
		Notes 附註	2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2023 二零二三年 RMB'000 人民幣千元 (Unaudited) (未經審核)
OPERATING ACTIVITIES	經營活動			
Profit before tax	除税前溢利		33,512	31,153
Adjustments for:	就以下各項作出調整:			
Depreciation of property, plant and equipment		6	1,036	614
Depreciation of right-of-use assets	使用權資產折舊	6	172	172
Exchange loss	匯兑虧損	6	645	2,585
Finance costs	財務成本		56	62
Interest income	利息收入		(230)	(1,000)
Provision for assurance-type warranties	保證類擔保撥備		(51)	-
(Reversal of impairment losses) Impairment	金融及合約資產			
losses on financial and contract assets	(減值虧損撥回)			
	減值虧損	6	(405)	650
Operating cash flows before movements in	營運資金變動前之經營			
working capital	宮座員並受勤別と起当 現金流量		34,735	34,236
Changes in working capital:	勞運資金變動:		54,755	57,250
Restricted bank deposits	受限銀行存款		101	(1,486)
Trade receivables	貿易應收款項		24,217	(19,419)
Contract assets	合約資產		358	5,943
Prepayments, other receivables	預付款項、其他應收款項			3,715
and other assets	及其他資產		247	1,953
Trade payables	貿易應付款項		(20,007)	(7,820)
Other payables and accruals	其他應付款項及應計費用		(15,649)	13,860
Contract liabilities	合約負債		(6,583)	(8,914)
			(-,)	
Cash generated from operations	經營所得現金		17,419	18,353
Income tax paid	已付所得税		(10,388)	(9,196)
F			(,2)	(.,
Net cash flows from operating activities	經營活動所得現金流量淨額		7,03 I	9,157

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 中期簡明綜合現金流量表

FOR THE SIX MONTHS ENDED 30 JUNE 2024 截至二零二四年六月三十日止六個月

		Six months ended 30 June 截至六月三十日止六個月	
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited)	2023 二零二三年 RMB'000 人民幣千元 (Unaudited)
		(未經審核)	(未經審核)
Purchases of items of property, plant and equipment Interest income received	購買物業、廠房及設備項目 已收利息收入	(613) 230	(1,827) 3,561
Net cash flows (used in) from investing activities	投資活動(所用)所得 現金流量淨額	(383)	1,734
	田夕石田夕谷甸香香	((40	10.001
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of period	現金及現金等價物增加淨額 期初現金及現金等價物	6,648 210,684	10,891 467,723
Effect on exchange rate changes	匯率變動影響	40	108
CASH AND CASH EQUIVALENTS AT END OF PERIOD	期末現金及現金等價物	217,372	478,722
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等價物結餘 分析		
Cash and cash equivalents as stated in the interim condensed consolidated statement of cash flows	中期簡明綜合現金流量表所示 現金及現金等價物	217,372	478,722

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL INFORMATION 中期簡明綜合財務資料附註

30 JUNE 2024 二零二四年六月三十日

I. CORPORATE INFORMATION

Xingye Wulian Service Group Co. Ltd. (the "Company") is an exempted company with limited liability incorporated under the laws of the Cayman Islands on 12 August 2019. The registered office of the Company is located at Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KYI-IIII, Cayman Islands. The shares of the Company have been listed in connection with the Company's initial public offering on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 9 March 2020 (the "Listing Date").

The Company is an investment holding company, and the Group is principally engaged in property management and value-added services, property engineering services and property development.

In the opinion of the directors of the Company, the immediate holding company of the Company is Foison Amber Development Limited, a limited liability company incorporated in the British Virgin Islands ("BVI"). The ultimate holding company of the Company is Vistra Trust (BVI) Limited, as the trustee of the Blossom Trust, a discretionary family trust established by Ms. Huang Yanping ("Ms. Huang") as the settlor, with Ms. Zhang Huiqi ("Ms. Zhang") acting as the protector and Ms. Zhang and her descendants being the discretionary beneficiaries. Ms. Zhang is also a non-executive director of the Company.

2.1 BASIS OF PREPARATION

The interim condensed consolidated financial information for the six months ended 30 June 2024 has been prepared in accordance with IAS 34 *Interim Financial Reporting*. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2023.

I. 公司資料

興業物聯服務集團有限公司(「本公 司」)為於二零一九年八月十二日根 據開曼群島法律註冊成立的獲豁免 有限公司。本公司的註冊辦事處位 於 Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KYI-IIII, Cayman Islands。本公司股份經過相 關的本公司首次公開發售自二零二 零年三月九日(「上市日期」)起於香 港聯合交易所有限公司(「聯交所」) 主板上市。

本公司為一家投資控股公司及本集 團主要從事物業管理及增值服務、 物業工程服務以及物業開發。

本公司董事認為,本公司的直接控 股公司為榮珀發展有限公司,其為 一家於英屬處女群島(「英屬處女群 島」)註冊成立的有限公司。本公司 的最終控股公司為Vistra Trust (BVI) Limited(作為豐華信託的受託人)。 豐華信託為由黃燕萍女士(「黃女 士」)作為財產授予人成立的全權家 族信託,由張惠琪女士(「張女士」) 擔任保護人以及張女士及其後裔獲 委任為酌情受益人。張女士亦為本 公司非執行董事。

2.1 呈列基準

截至二零二四年六月三十日止六個 月的中期簡明綜合財務資料乃根據 國際會計準則第34號《中期財務報 告》編製。中期簡明綜合財務資料並 不包括規定須在全年財務報表列載 的所有資料及披露資料,並應與本 集團截至二零二三年十二月三十一 日止年度的全年綜合財務報表一併 閱讀。 30 JUNE 2024 二零二四年六月三十日

2.1 BASIS OF PREPARATION (Cont'd)

The interim condensed consolidated financial information for the six months ended 30 June 2024 was approved for issue by the board (the "Board") of directors on 29 August 2024.

The interim condensed consolidated financial information is presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2023, except for the adoption of the following new and revised International Financial Reporting Standards ("IFRSs") for the first time for the current period's financial information.

Amendments to IAS I	Classification of Liabilities as Current or Non-current
Amendments to IAS I	Non-current Liabilities with Covenants
Amendments to IFRS 16	Lease Liability in a Sale and Leaseback
Amendments to IAS 7 and IERS 7	Supplier Finance Arrangement

2.I 呈列基準(續)

截至二零二四年六月三十日止六個 月的中期簡明綜合財務資料於二零 二四年八月二十九日經董事會(「董 事會」)批准發佈。

除非另有説明,中期簡明綜合財務 資料以人民幣(「人民幣」)呈列,所 有價值均湊整至最接近千元。

2.2 會計政策變動及披露

編製中期簡明綜合財務資料所採納 的會計政策與編製本集團截至二零 二三年十二月三十一日止年度的年 度綜合財務報表所採納者一致,惟 於本期財務資料首次採納以下新訂 及經修訂國際財務報告準則(「國際 財務報告準則」)除外。

國際會計準則第Ⅰ號	《分類為即期或非即期負債》
(修訂本)	
國際會計準則第1號	《附帶契諾的非流動負債》
(修訂本)	
國際財務報告準則	《售後回租的租賃負債》
第16號(修訂本)	
國際會計準則第7號及	《供應商融資安排》
國際財務報告準則	
第7號(修訂本)	

30 JUNE 2024 二零二四年六月三十日

2.2 CHANGES IN ACCOUNTING POLICIES AND 2.2 會計政策變動及披露(續)

DISCLOSURES (Cont'd)

The nature and impact of the revised IFRSs are described below:

(a) Amendments to IAS 1: Classification of Liabilities as Current or Noncurrent

The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current. The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity. The amendments did not have significant impact on the Group's interim condensed consolidated financial information.

Amendments to IAS 1: Non-current Liabilities with Covenants (b)

The amendments specify that covenants to be complied with after the reporting date do not affect the classification of debt as current or non-current at the reporting date. Instead, the amendments require a company to disclose information about these covenants in the notes to the consolidated financial statements. The amendments did not have significant impact on the Group's interim condensed consolidated financial information.

經修訂國際財務報告準則的性質及 影響説明如下:

(a) 國際會計準則第1號(修訂 本):《分類為即期或非即期負 債》

> 該修訂本旨在透過幫助公司釐 定財務狀況表中具有不確定結 算日期的債務及其他負債是否 應分類為流動(於一年內到期 或可能到期結算)或非流動, 以提高應用有關規定的一致 性。對於公司可透過將其轉換 為權益進行結算的債務,該等 修訂亦澄清了分類規定。該修 訂本並無對本集團中期簡明綜 合財務資料造成任何重大影 響。

(b) 國際會計準則第1號(修訂 本):《附帶契諾的非流動負 債》

> 該修訂本訂明,於報告日期後 應遵守的契諾不會影響在報告 日期將債務分類為流動債務或 非流動債務。相反,該修訂本 要求公司須於綜合財務報表附 註中披露有關該等契諾的資 料。該修訂本並無對本集團中 期簡明綜合財務資料造成任何 重大影響。
30 JUNE 2024 二零二四年六月三十日

2.2 CHANGES IN ACCOUNTING POLICIES AND 2.2 會計政策變動及披露(續)

DISCLOSURES (Cont'd)

(c) Amendments to IAS 7 and HKFRS 7: Supplier Finance Arrangements

The amendments introduce new disclosure requirements to enhance the transparency of supplier finance arrangements and their effects on an entity's liabilities, cash flows and exposure to liquidity risk. The amendments did not have significant impact on the Group's interim condensed consolidated financial information.

Amendments to IFRS 16: Lease Liability in a Sale and Leaseback (d)

The amendments require a seller-lessee to subsequently determine lease payments arising from a sale and leaseback in a way that it does not recognise any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognising in profit or loss any gain or loss relating to the partial or full termination of a lease. The amendments did not have significant impact on the Group's interim condensed consolidated financial information

(c) 國際會計準則第7號及香港財 務報告準則第7號(修訂本): 《供應商融資安排》

> 該修訂本引入新披露規定,以 提高供應商融資安排的透明度 及其對實體負債、現金流量及 流動資金風險敞口的影響。該 修訂本並無對本集團中期簡明 综合財務資料造成任何重大影 響。

(d) 國際財務報告準則第16號(修 訂本):《售後回租的租賃負 債》

> 該修訂本要求賣方一承租人隨 後以不確認與其保留的使用權 有關的任何損益金額的方式釐 定售後回租產生的租賃付款。 新規定不會阻礙賣方一承租人 於損益中確認與部分或全部終 止租賃有關的任何收益或虧 損。該修訂本並無對本集團中 期簡明綜合財務資料造成任何 重大影響。

> 30 JUNE 2024 二零二四年六月三十日

3. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their services and has four reportable operating segments as follows:

- (a) Property management and value-added services;
- (b) Property engineering services;
- (c) Property development; and
- (d) Others*.
- * The "Others" segment comprises online group-buying services, charging pile services, club house services (including catering and ancillary services), as well as intermediary services (including real estate leasing and selling intermediaries service, and renovation intermediaries service).

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit.

There are no differences from the Group's annual financial statements for the year ended 31 December 2023 on the basis of segmentation or on the basis of measurement of segment profit or loss, segment assets and liabilities.

3. 經營分部資料

為便於管理,本集團按所提供之服 務劃分業務單位,分為以下四個可 呈報經營分部:

- (a) 物業管理及增值服務;
- (b) 物業工程服務;
- (c) 物業開發;及
- (d) 其他*。
- * 「其他」分部包括團購服務、充電 樁服務及會所服務(包括餐飲及配 套服務),以及中介服務(包括房 地產租賃及銷售中介服務以及裝 修中介服務)。

管理層分別監督本集團各經營分部 業績以就分配資源及評估績效作出 決策。分部績效根據可呈報分部溢 利評估。

分部的劃分基準或分部損益、分部 資產及負債的計量基準與本集團截 至二零二三年十二月三十一日止年 度的全年財務報表並無差異。

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3. OPERATING SEGMENT INFORMATION (Cont'd) 3. 經營分部資料(續) **Segment revenue**

分部收益

		Six months ended 30 June 截至六月三十日止六個月	
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Property management and value-added services Property engineering services Property development Others	物業管理及增值服務 物業工程服務 物業開發 其他	48,20 2,668 _ 6,332	136,197 6,987 – 16,549
		167,201	159,733

Segment results

分部業績

		Six months ended 30 June 截至六月三十日止六個月	
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2023 二零二三年 RMB'000 人民幣千元 (Unaudited) (未經審核)
Property management and value-added services Property engineering services Property development Others	物業管理及增值服務 物業工程服務 物業開發 其他	35,954 (2,335) (117) 2,064	39,523 (942) - (2,804)
Segment results <u>Reconciliation:</u> Unallocated income Unallocated expenses	分部業績 <u>對賬:</u> 未分配收入 未分配開支	35,566 3 (2,067)	35,777 3 (4,637)
Profit before tax	除税前溢利	33,512	31,153

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3. OPERATING SEGMENT INFORMATION (Cont'd) 3. 經營分部資料(續) Segment assets

分部資產

		30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited)	
Property management and value-added services Property engineering services Property development Others	物業管理及增值服務 物業工程服務 物業開發 其他	(未經審核) 234,108 69,821 351,149 14,212	(經審核) 252,857 107,605 319,833 15,289
Segment assets <u>Reconciliation:</u> Unallocated assets	分部資產 <u>對賬:</u> 未分配資產	669,290 3,727	695,584 3,470
Total assets	資產總值	673,017	699,054

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3. OPERATING SEGMENT INFORMATION (Cont'd) Segment liabilities

3. 經營分部資料(續) 分部負債

		30 June	31 December
		2024	
		二零二四年	
		六月三十日	
		RMB'000	
		人民幣千元	
		(Unaudited)	
		(未經審核)	
Property management and value-added services	物業管理及增值服務	146,871	174,622
Property engineering services	物業工程服務	33,619	44,883
Property development	物業開發	2,170	8,323
Others	其他	9,105	9,127
Segment liabilities	分部負債	191,765	236,955
Reconciliation:	<u>對賬:</u>		
Unallocated liabilities	未分配負債	1,455	7,069
Total liabilities	負債總額	193,220	244,024

Geographical information

Since the Group operates in Mainland China only, no operating geographical analysis thereof is presented.

地區資料

由於本集團僅在中國內地營運,故 並無呈列經營地區分析。

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4. **REVENUE**

4. 收益

收益分析如下:

An analysis of revenue is as follows:

Six months ended 30 June

	截至六月三十日止六個月		-日止六個月
		2024	
		二零二四年	
		RMB'000	
		人民幣千元	
		(Unaudited)	
		(未經審核)	
Types of services	服務類型		
Property management and value-added services	物業管理及增值服務	148,201	136,197
Property engineering services	物業工程服務	2,668	6,987
Club house services	會所服務	6,881	7,761
Charging pile services	充電樁服務	6,281	3,538
Intermediary services	中介服務	870	3,119
Others	其他	2,300	2,131
		167,201	159,733

		Six months e 截至六月三 ⁻	nded 30 June 十日止六個月
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Timing of revenue recognition	收益確認時間		
At a point in time	於某個時間點		
Value-added services	增值服務	2,731	897
Club house services	會所服務	6,881	7,761
Charging pile services	充電樁服務	6,281	3,538
Intermediary services	中介服務	870	3,119
Others	其他	2,300	2,131
Over time	於一段時間		
Property management	物業管理	145,470	135,300
Property engineering services	物業工程服務	2,668	6,987
		167,201	159,733

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4. **REVENUE** (Cont'd)

NET

The property management and value-added services were provided to properties under management which was mainly developed by the Group's related parties – Ever Diamond Global Company Limited and its subsidiaries (collectively, "Ever Diamond Group"), Zensun Enterprises Limited and its subsidiaries (collectively, "Zensun Enterprises Group") and Henan Zensun Corporate Development Group Company Limited and its subsidiaries (collectively, "Zensun Development Group").

4. 收益(續)

物業管理及增值服務乃提供予在管 物業,該等在管物業主要由本集團 關聯方一永鑽環球有限公司及其附 屬公司(統稱「永鑽集團」)、正商實 業有限公司及其附屬公司(統稱「正 商實業集團」)和河南正商企業發展 集團有限責任公司及其附屬公司(統 稱「正商發展集團」)開發。

5. OTHER INCOME, OTHER GAINS AND LOSSES, 5. 其他收入、其他收益及虧 損淨額

An analysis of other income, other gains and losses, net is as follows:

其他收入、其他收益及虧損淨額分 析如下:

> Six months ended 30 June

		截至六月三十日止六個月	
		2024	
		二零二四年	
		RMB'000	
		人民幣千元	
		(Unaudited)	
		(未經審核)	
Other income	其他收入		
Government grants*	政府補助*	18	84
Interest income	利息收入	230	1,599
Other gains and losses, net	其他收益及虧損淨額		
Foreign exchange differences	匯兑差額	(645)	(2,585)
Other (losses) gains	其他(虧損)收益	(3)	381
		(400)	(521)

- Government grants related to income are received or receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs. These government grants are recognised in profit or loss in the period in which they become receivable.
- 政府補助與作為已產生開支或虧 損的補償或在毋須未來有關成本 的情况下對本集團給予即時財務 支援而已收或應收的收入有關。 該等政府補助於應收有關補貼期 間於損益確認。

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30 JUNE 2024 二零二四年六月三十日

6. PROFIT BEFORE TAX

6. 除税前溢利

This is stated after charging (crediting):

經扣除(計入)下列項目後呈列:

		Six months ended 30 June 截至六月三十日止六個月	
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2023 二零二三年 RMB'000 人民幣千元 (Unaudited) (未經審核)
Staff costs, including director's remuneration	昌工成木(句任著吏薪酬)		
Wages and salaries	夏工成本(包括重事新師) 工資及薪金	35,943	29,873
Pension scheme contributions	退休金計劃供款	4,211	4,132
		40,154	34,005
Other items	其他項目		
Auditors' remuneration	核數師薪酬	-	300
Cost of services provided	所提供服務成本	117,213	109,224
Depreciation of property, plant and equipment	物業、廠房及設備折舊	1,036	614
Depreciation of right-of-use assets	使用權資產折舊	172	172
Foreign exchange differences, net	匯兑差額淨額	645	2,585
Research and development expenses	研發費用	884	2,306
(Reversal of impairment losses) Impairment	金融及合約資產(減值虧損撥回)		
losses on financial and contract assets	減值虧損	(405)	650

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7. INCOME TAX EXPENSE

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdictions in which members of the Group are domiciled and operate.

Pursuant to the rules and regulations of the Cayman Islands and BVI, the Group is not subject to any income tax in the Cayman Islands and BVI.

Pursuant to the Enterprise Income Tax Law of the People's Republic of China (the "PRC") and the respective regulations, except for Henan Zhengshang Haoshenghuo Service Co., Ltd.* 河南正商好生活服務 有限公司 ("Zhengshang Haoshenghuo"), Anyang Yuexing Property Management Co., Ltd.* 安陽悦興物業管理有限公司, Henan Zhengshang |inyuan Hotel Management Co., Ltd.* 河南正商金緣酒店管理有限公 司 and Henan Zhengshang Xingyuan Hotel Management Co., Ltd.* 河南 正商興緣酒店管理有限公司 (2023: Zhengshang Haoshenghuo) which enjoyed a preferential enterprise tax rate of 5% and Henan Wuxiang Intelligent Technology Co., Ltd.* 河南物象智能科技有限公司 ("Wuxiang Intelligent") (2023: Wuxiang Intelligent) which enjoyed a preferential tax rate of 15% as High and New Technology Enterprise during the reporting period, the subsidiaries which operate in the PRC are subject to enterprise income tax at a rate of 25% on the taxable income.

所得税開支 7.

> 本集團須就本集團成員公司註冊成 立及經營業務所在司法權區所產生 或賺取的溢利按實體基準繳納所得 税。

> 根據開曼群島及英屬處女群島規則 及法規,本集團毋須於開曼群島及 英屬處女群島繳納仟何所得税。

> 根據《中華人民共和國(「中國」)企業 所得税法》及其相關規定,於報告期 内,除河南正商好生活服務有限公 司(「正商好生活」)、安陽悦興物業 管理有限公司、河南正商金緣酒店 管理有限公司及河南正商興緣酒店 管理有限公司(二零二三年:正商 好生活)享有優惠企業税率5%及河 南物象智能科技有限公司(「物象智 能」)(二零二三年:物象智能)享有 高新技術企業優惠税率15%外,在 中國經營的附屬公司須按應課税收 入25%繳納企業所得税。

> > Six months ended 30 June

截至六月三十日止六個月 2024 二零二四年 **RMB'000** 人民幣千元 (Unaudited) (未經審核) Current tax 即期税項 PRC Enterprise Income Tax 中國企業所得税 9.266 10.097 Deferred tax 遞延税項 Origination and reversal of temporary difference 產生及撥回暫時差額 229 283 9,495 10,380

English name is for identification purpose only.

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8. DIVIDENDS

The Board does not recommend the payment of an interim dividend in respect of the six months ended 30 June 2024 (six months ended 30 June 2023: nil).

9. EARNINGS PER SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY

The calculation of the basic earnings per share amount is based on the profit for the period attributable to equity holders of the Company, and the weighted average number of ordinary shares of 400,000,000 (2023: 400,000,000) in issue during the period.

The Group had no potentially dilutive ordinary shares in issue during the six months ended 30 June 2024 and 2023.

The calculation of basic earnings per share is based on:

股息 董事會不建議就截至二零二四年六

月三十日止六個月派付中期股息(截 至二零二三年六月三十日止六個 月:無)。

本公司權益持有人應佔每 股盈利

每股基本盈利金額乃根據本公司 權益持有人應佔期內溢利以及 期內已發行普通股的加權平均 數400,000,000股(二零二三年: 400,000,000股)計算。

截至二零二四年及二零二三年六月 三十日止六個月,本集團並無已發 行的潛在攤薄普通股。

每股基本盈利的計算基於:

Six months ended 30 June 截至六月三十日止六個月

		截至六月三-	上日止六個月
		2024	
		二零二四年	
		RMB'000	
		人民幣千元	
		(Unaudited)	
		(未經審核)	
Earnings	盈利		
Profit attributable to equity holders of the	計算每股基本盈利時使用的		
Company used in the basic earnings per share	本公司權益持有人		
calculation	應佔溢利	24,084	20,766

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9. EARNINGS PER SHARE ATTRIBUTABLE TO 9. 本公司權益持有人應佔每 EQUITY HOLDERS OF THE COMPANY (Cont'd) 股盈利(續)

		Number	of shares
		股份	數目
		Six months e	nded 30 June
		截至六月三一	日止六個月
		2024	
		二零二四年	
		(Unaudited)	
		(未經審核)	
<u>Shares</u>	<u>股份</u>		
Weighted average number of ordinary shares	計算每股基本盈利時使用的		
in issue during the period used in the basic	期內已發行普通股加權		
earnings per share calculation	平均數	400,000,000	400,000,000

10. TRADE RECEIVABLES

10. 貿易應收款項

		20 1	
		30 June	
		2024 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	
		二零二四年	
		RMB'000	
		人民幣千元	
		(Unaudited)	
		(未經審核)	
Trade receivables from third parties	應收第三方貿易款項	34,118	28,114
Less: Loss allowance	減:虧損撥備	(997)	(752)
		33,121	27,362
Trade receivables from related parties	應收關聯方貿易款項	35,658	74,065
Less: Loss allowance	減:虧損撥備	(1,105)	(1,752)
		34,553	72,313
		67,674	99,675

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10. TRADE RECEIVABLES (Cont'd)

An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

10. 貿易應收款項(續)

於報告期末,貿易應收款項基於發 票日期及扣除虧損撥備的賬齡分析 如下:

		30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Within I year	年內	39,053	52,585
I to 2 years	至2年	22,160	42,863
2 to 3 years	2至3年	6,134	4,040
3 to 4 years	3至4年	327	187
		67,674	99,675

II. TRADE PAYABLES

An ageing analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows:

11. 貿易應付款項

於報告期末,貿易應付款項基於發 票日期的賬齡分析如下:

		30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited)	
Within I year	「年内	(未經審核) 28,832	(經審核) 51,856
Over I year	年以上	6,120 34,952	3,103

The trade payables are non-interest-bearing and are normally settled in less than three months. The carrying amounts of trade payables approximate to their fair values. 貿易應付款項不計息且一般於三個 月內結清。貿易應付款項的賬面值 與其公平值相若。

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12. SHARE CAPITAL

12. 股本

		Number of shares 股份數目 '000 千股	RMB'000 人民幣千元
Ordinary share of HK\$0.01 each:	每股0.01港元的普通股:		
Authorised: At 31 December 2023, 1 January 2024 and 30 June 2024	法定: 於二零二三年十二月三十一日、 二零二四年一月一日及		
2	二零二四年六月三十日	10,000,000	89,858
		30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
	每股0.01港元的普通股:		
Ordinary share of HK\$0.01 each: Issued and fully paid: 400,000,000 (2023: 400,000,000) ordinary shares of HK\$0.01 each	每		

13. CONTINGENT LIABILITIES

The Group had no significant contingent liabilities as at the end of the reporting period.

13. 或有負債

本集團於報告期末並無重大或有負 債。

中期簡明綜合財務資料附註

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14. COMMITMENTS

Capital expenditure commitments

14. 承擔 資本開支承擔

		30 June 2024 二零二四年 六月三十日 RMB'000 人民幣千元 (Unaudited)	31 Decembe 2021 二零二三年 十二月三十一日 RMB'000 人民幣千元 (Audited
		(未經審核)	(經審核)
Contracted but not provided for property	已訂約但尚未就物業開發開支		
development expenditures	作出撥備	280,171	311,45

15. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following transactions with related parties during the period:

15. 關聯方交易

(a) 除該等財務報表其他部分所詳 述的交易外,於期內,本集團 與關聯方有以下交易:

Six months ended 30 June 载至六日三十日止六個日

			截至六月三十日止六個月	
			2024	
			二零二四年	
			RMB'000	
			人民幣千元	
		Notes	(Unaudited)	
		附註	(未經審核)	
Sales of services:	銷售服務:			
Property management and value-added	向關聯方提供物業			
services rendered to related parties	管理及增值服務	(i)(ii)	5,094	12,880
Property engineering services rendered	向關聯方提供物業			
to related parties	工程服務	(i)(ii)	2,668	5,700
			7,762	18,580

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15. RELATED PARTY TRANSACTIONS (Cont'd)

(a) (Cont'd) Notes:

Notes:

- (i) The sales of services rendered to the related parties were based on agreements mutually agreed by both parties.
- (ii) The Group was engaged in the provision of property management and value-added services and property engineering services to Ever Diamond Group, Zensun Enterprises Group and Zensun Development Group.

Ever Diamond Global Company Limited and Zensun Enterprises Limited are ultimately owned as to 100% and 71.99% by a discretionary trust established by Ms. Huang as settlor and protector. As Ms. Huang is the mother of Ms. Zhang, the non-executive director of the Company, both Zensun Enterprises Group and Ever Diamond Group are connected entities of Ms. Zhang. Additionally, Zensun Development Group are entities controlled by Ms. Zhang.

The related party transactions in respect of property management and value-added services and property engineering services rendered to related parties also constitute continuing connected transactions as defined in chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules").

I5. 關聯方交易(續) (a) (續)

附註:

- (i) 向關聯方提供的銷售服務按 雙方共同議定的協議進行。
- (ii) 本集團獲委聘為永鑽環球集
 團、正商實業集團及正商發
 展集團提供物業管理、增值
 服務和物業工程服務。

黃女士作為財產授予人及保 護人設立的全權信託最終分 別持有永鑽環球有限公司和 正商實業有限公司100%和 71.99%的股權。由於黃女士 為本公司非執行董事張女士 的母親,因此,正商實業集 團和永鑽環球集團均為張女 士的關連實體。此外,正商 發展集團為張女士控制的實 體。

與向關聯方提供物業管理及 增值服務以及物業工程服務 有關的關聯方交易亦構成聯 交所證券上市規則(「上市規 則」)第14A章所界定的持續 關連交易。

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15. RELATED PARTY TRANSACTIONS (Cont'd) (b) Outstanding balances with related parties

During the six months ended 30 June 2024 and 30 June 2023, Henan Xingye Internet of Things Management Technology Co., Ltd., a subsidiary of the Company, signed a debt transfer agreement with certain related parties to transfer the receivable collection rights due from those related parties to Henan Zensun Real Estate Co., Ltd., another related party of the Group. After the completion of the transfer, Xingye Internet of Things Management Technology Co., Ltd. will settle the receivables and payables with Henan Zensun Real Estate Co., Ltd. on the net basis after offsetting.

Details of the Group's outstanding balances of trade receivables and amounts with related parties are disclosed in note 10 to the financial information.

Included in contract assets were amounts due from related parties of RMB39,178,000 as at 30 June 2024 (31 December 2023: RMB39,536,000).

Included in contract liabilities, other payables and accruals and lease liabilities were amounts due to related parties of RMB2,869,000, RMB6,224,000 and RMB2,396,000 as at 30 June 2024, respectively (31 December 2023: RMB2,799,000, RMB14,687,000 and RMB3,045,000).

15. 關聯方交易(續)

(b) 與關聯方的未清償結餘

截至二零二四年六月三十日及 二零二三年六月三十日止六個 月,本公司附屬公司河南興業 物聯網管理科技有限公司與若 干關聯方簽訂債務轉讓協議, 將應收該等關聯方的應收款項 收款權轉讓予本集團另一關聯 方河南正商置業有限公司。轉 讓完成後,興業物聯管理科技 有限公司將以抵銷後的淨額結 清與河南正商置業有限公司的 應收款項及應付款項。

本集團貿易應收款項及關聯方 款項的未清償結餘詳情於財務 資料附註10披露。

於二零二四年六月三十日,計 入合約資產的應收關聯方款 項為人民幣39,178,000元(二零 二三年十二月三十一日:人民 幣39,536,000元)。

於二零二四年六月三十日,計 入合約負債、其他應付款項及 應計費用以及租賃負債的應 付關聯方款項分別為人民幣 2,869,000元、人民幣6,224,000 元及人民幣2,396,000元(二 零二三年十二月三十一日: 人民幣2,799,000元、人民幣 14,687,000元及人民幣3,045,000 元)。

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15. RELATED PARTY TRANSACTIONS (Cont'd)

15. 關聯方交易(續)

- (c) Compensation of key management personnel of the Group
- (c) 本集團主要管理人員薪酬

			Six months ended 30 June 截至六月三十日止六個月	
		2024 二零二四年 RMB'000 人民幣千元 (Unaudited) (未經審核)	人民幣千元	
Short-term employee benefits Post-employment benefits	短期僱員福利 離職後福利	1,037 80	886 66	
		1,117	952	

16. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

Management has assessed that the fair values of cash and cash equivalents, trade receivables, financial assets included in prepayments, other receivables and other assets, trade payables and financial liabilities included in other payables and accruals approximate to their carrying amounts largely due to the short-term maturities of these instruments.

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance manager reports directly to the chief financial officer and the audit committee. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

The fair values of the financial assets and liabilities are included at the amount at which the instruments could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

16. 金融工具的公平值及公平 值層級

管理層已評估現金及現金等價物、 貿易應收款項、計入預付款項、其 他應收款項及其他資產的金融資 產、貿易應付款項以及計入其他應 付款項及應計費用的金融負債的公 平值與其賬面值相若,主要由於該 等工具的到期期限較短。

本集團的財務部由財務經理帶領, 負責釐定金融工具公平值計量的政 策及程序。財務經理直接向財務總 監及審核委員會匯報。於各報告日 期,財務部分析金融工具價值的變 動並決定應用於估值的主要輸入數 據。估值由財務總監審閱及批准。

金融資產及負債之公平值按自願訂 約方之間的當前交易(強迫或清盤出 售交易除外)中買賣該等工具的金額 入賬。

XINGYE WULIAN SERVICE GROUP CO. LTD. 興業物聯服務集團有限公司