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Corporate Information

公司資料

Executive Directors	WANG Donglei WANG Dongming XIAO Yu WANG Keven Dun CHAN Kim Yung, Eva	執行董事	王冬雷 王冬明 肖宇 王頓 陳劍瑢
Non-executive Director	YE Yong	非執行董事	叶勇
Independent Non-executive Directors	LEE Kong Wai, Conway WANG Xuexian WEI Hongxiong SU Ling	獨立非執行董事	李港衛 王學先 魏宏雄 蘇嶺
Company Secretary	LEUNG Ching Ching	公司秘書	梁晶晶
Authorized Representatives	WANG Dongming LEUNG Ching Ching	授權代表	王冬明梁晶晶
Registered Office	Cricket Square Hutchins Drive, P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands	註冊辦事處	Cricket Square Hutchins Drive, P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands
Principal Place of Business in Hong Kong	Unit 608, 6/F, Lakeside 1 No.8 Science Park West Avenue Hong Kong Science Park Pak Shek Kok, Sha Tin, Hong Kong	香港主要營業地點	香港沙田白石角 香港科學園 科技大道西8號 尚湖樓6樓608室
Corporate Website	www.nvc-lighting.com.cn	公司網址	www.nvc-lighting.com.cn
Investor Relations	E-mail: ir@nvc-lighting.com	投資者關係	電郵:ir@nvc-lighting.com

Corporate Information

公司資料

Principal Share Registrar	SMP Partners (Cayman) Limited	股份過戶	SMP Partners (Cayman) Limited
and Transfer Office	Royal Bank House-3rd Floor	登記總處	Royal Bank House-3rd Floor
	24 Shedden Road		24 Shedden Road
	P.O. Box 1586		P.O. Box 1586
	Grand Cayman, KY1-1110		Grand Cayman, KY1-1110
	Cayman Islands		Cayman Islands
Llang Kang Chara Dagistrar	Computerahara Hana Kana	香港證券	香港中央證券登記有限公司
Hong Kong Share Registrar	Computershare Hong Kong Investor Services Limited	育/0 起分 登記處	香港灣仔
	Shops 1712-1716	豆心処	皇后大道東183號
	17th Floor, Hopewell Centre		合和中心17樓
	183 Queen's Road East		1712-1716號鋪
	Wanchai, Hong Kong		,,-
Principal Legal Advisor as	Freshfields Bruckhaus Deringer	香港法律主要	富而德律師事務所
to Hong Kong Laws		法律顧問	
Auditor	BDO Limited (Certified Public	核數師	香港立信德豪會計師事務所有限
	Accountants)		公司(執業會計師)
Principal Bankers	Industrial Bank, Huizhou Branch	主要往來銀行	興業銀行惠州分行
	Hongkong and Shanghai		香港上海滙豐銀行有限公司
	Banking Corporation Limited		庄水44.7 ★ 川 Δ.7
	China Guangfa Bank, Huizhou Branch		廣發銀行惠州分行
	DiαποΠ		
Investor and Media	Wonderful Sky Financial Group	投資者及傳媒	皓天財經集團控股有限公司
Relations Consultant	Holdings Limited	關係顧問	

Financial Highlights

財務摘要

Six months ended 30 June 截至6月30日止6個月

		2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018 2018年 RMB' 000 千人民幣 (Unaudited) (未經審核)
Revenue Gross profit Profit before income tax Profit for the period (Note 1) Profit for the period attributable to Owners of the parent Non-controlling interests	收入 毛利 税前利潤 本期利潤(附註1) 以下各方應佔本期利潤 母公司擁有人 非控制性權益	2,696,922 901,654 483,660 393,216 374,281 18,935	1,973,936 542,651 226,167 101,641 91,851 9,790
Earnings per share attributable to ordinary equity holders of the parent Basic Diluted	母公司普通股權益擁有人 應佔每股盈利 基本 攤薄	8.85 cents 分 8.85 cents 分	2.56 cents 分 2.56 cents 分

Note 1: Profit for the period represents profit before netting off profit for the period attributable to non-controlling interests.

附註1:本期利潤為扣除非控制性權益應佔本期利 潤前的利潤。

		30 June 2019 2019年 6月30日 RMB'000 千人民幣 (Unaudited) (未經審核)	31 December 2018 2018年 12月31日 RMB'000 千人民幣 (Audited) (經審核)
Non-current assets	非流動資產	3,255,176	3,371,817
Current assets	流動資產	3,543,153	4,229,285
Current liabilities	流動負債	2,954,957	3,974,163
Net current assets	淨流動資產	588,196	255,122
Total assets less current liabilities	總資產減流動負債	3,843,372	3,626,939
Non-current liabilities	非流動負債	260,825	231,423
Total equity	總權益	3,582,547	3,395,516
Attributable to:	以下各方應佔:		
Owners of the parent	母公司擁有人	3,462,463	3,286,696
Non-controlling interests	非控制性權益	120,084	108,820

Market and Performance Review

Since the second half of 2018, due to the impact of trade tensions and tightening financial environment, the global economy remained weak till early 2019. In the latest World Economic Outlook issued by the International Monetary Fund (IMF) in July 2019, the IMF restated its concerns about the global economic slowdown. According to the report, the IMF further reduced its global economic growth rate for 2019 to 3.2%, which is 0.1% lower than its forecast in April. Despite that, emerging markets and developing economies such as China and India still contribute a major share to global economic growth. During the period from January to June 2019, China's gross domestic product (GDP) grew by 6.3% compared with the Corresponding Period in 2018, which was in line with market expectations.

The Group has been deeply engaged in the lighting industry for more than 20 years and has established sales networks and channels in major countries and regions including Europe, Australia, South America, the Middle East and Southeast Asia, while stably developing its domestic businesses in China. In 2018, the Group successfully acquired Elec-Tech Solid State Lighting (HK) Limited (怡達(香港)光電科技有限公司), thus extending its reach to North America, developing businesses in overseas markets and increasing overseas sales. It is a key step for the strategic transformation of the Group to seek new breakthroughs in the international lighting market through enhancing development of overseas markets. During the Period under Review, the sales revenue of the Group amounted to RMB2,696,922,000, representing an increase of 36.6% as compared with the Corresponding Period, of which the sales revenue from international market increased by 43.8% as compared with the Corresponding Period.

市場及業績回顧

自2018年下半年開始,受貿易緊張局勢和金融環境收緊的影響,全球經濟表現疲弱並持續影響至2019年初。國際貨幣基金組織(IMF)於2019年7月份發佈的最新《世界經濟展望報告》中再次傳遞出對全球經濟增長放緩的擔憂情緒,IMF在報告中將2019年全球經濟增速進一步調至3.2%,較4月份的預測降低0.1個分點。儘管如此,新興市場和發展中經濟體如中國、印度等仍承擔著全球經濟增長的重任。於2019年1至6月份,中國國內生產總值(GDP)比2018年同期增長6.3%,整體符合市場預期。

本集團於照明行業深耕逾20年,在中國國內業務穩定發展的同時,目前已許主國內業務穩定發展的同時,目前等主題國家及地區建立銷售網路及渠道,2018年本集團成功收購了怡達(香港)光拓東方,打通了北美通道,拓展,超加大海外市場業務及增加了海外銷售量在戰場開助,其一個人民幣2,696,922千元與問期比較增長36.6%,其中國際銷售與同期比較增長43.8%。

PRC sales

The Group mainly sells its products using NVC brand in the PRC market. NVC brand products of the Group were sold mainly through 34 exclusive regional distributors who had over 2,700 exclusive outlets by the end of Period under Review (100.0% coverage rate in the provincial capital; approximately 93.0% coverage rate in the prefecture-level cities). During the Period under Review, the Group continued to focus on the commercial lighting, household product retail and e-commerce channels, and adopted differentiation strategies to increase market shares in different segment markets.

In the commercial lighting sector, the Group has continuously built its engineering business capability through market segmentation and specialized operation of sales organizations. As for the professional lighting sector, the Group continued to improve the 400 engineering systems, built or upgraded 90 exclusive outlets, and further optimized product combinations to enhance cost effectiveness and competitiveness of products. As for the outdoor lighting sector, the Group integrated production, research and sales resources to enhance its project operation capabilities, and jointly won the bid for numerous national landmark engineering projects with exclusive regional distributors, including the Beijing Expo. the Lighting Project for Wuhan Military World Games, the Lighting Improvement of Hengshui City and the Beijing Daxing International Airport, which demonstrated the Group's high quality of products and brand attractions. As for the real estate and commercial chain sectors, through organizational reform and matching professional products and sales resources, the Group continued to expand strategic sourcing advantages, and successfully gained new strategic customers, including China Merchants Property, R&F and Oppein Group.

中國銷售

本集團於中國市場的銷售以雷士品牌為主,並主要通過34個獨家區域經銷商進行銷售,截至回顧期末獨家區域經銷商已開發2,700餘家專賣店(其中省會城市覆蓋率為100.0%;地級城市覆蓋率約為93.0%)。回顧期內本集團繼續精耕商業照明、家居零售及電商渠道,並採取差異化戰略以提升各細分市場佔有率。

在商業照明領域,本集團通過市場細分 和銷售組織的專業化運作,持續打造工 程業務能力。在專業照明領域,本集團 繼續完善400工程體系,新建或升級改造 專賣店90家,並進一步優化產品組合, 提升產品性價比和競爭力; 在戶外照明 領域,本集團整合產、研、銷資源提升 工程項目運作能力,聯合獨家區域經銷 商成功中標「北京世園會」、「武漢軍運會 夜景亮化工程」、「衡水市亮化提升」及 「北京大興國際機場」等國家級標誌性工 程項目,再次彰顯了本集團良好的產品 品質和強大的品牌魅力;在地產及商業 連鎖領域,本集團則通過組織變革,匹 配專業產品及銷售資源,繼續擴大戰略 採購優勢並成功新簽招商地產、富力地 產及歐派等戰略客戶。

In the home lighting sector, the Group has continuously promoted the construction of home-style stores and terminal promotion activities. While maintaining existing revenue of the NVC brand, the Group has accelerated the construction of stores and increase of terminal sales of medium and high-end sub-brands including Zhidongfang and Leeds Castle. During the Period under Review, the Group successfully opened or upgraded over 500 exclusive outlets, and carried out more than 9,000 terminal promotion activities, covering more than 90% of its exclusive outlets. The Group also established dedicated teams to help exclusive regional distributors to implement more than 50 spring group buying and factory purchase activities, contributing sales revenue of over RMB200 million. In addition, during the Period under Review, the Group made efforts to strengthen the standardized management of exclusive regional distributors with rating and classification of exclusive regional distributors, increased the visiting rate and the conversion rate of stores through hierarchical management, and strengthened the operating standard of terminal stores.

In the e-commerce sector, the Group adopted prudent business strategies during the Period under Review. The Group continued to invest in online brands, markets, channels and personnel with focus on mainstream platforms such as Tmall, JD, Suning and VIPS. During the Period under Review, the Group increased the terminal sales through expanding the product portfolio including ceiling lamps, bath heaters and reading lamps and increasing the product exposure, and reduced supply chain costs by strengthening integration of suppliers and quality control, which improved overall gross profit margin. We actively planned promotion activities on various platforms, and the number of our lamps sold at the e-commerce "618" campaign reached a total of over 3 million pieces through various online channels.

International sales

Leveraging our years of operating experience in the domestic market segment, the Group has gradually shifted its strategic focus to overseas markets in recent years, and refined its operation in developed markets and emerging markets which were classified by regions. Developed markets, including the UK, Australia and North America, remained the key markets for the Group's development. In North America, during the Period under Review, the Group strengthened in-depth cooperation with key customers, optimized existing product lines and accelerated the launch of new products by using its technical advantages, and continuously carried out sales promotion activities for lines of products in great demand. Meanwhile, the Group adopted various incentive measures and helped customers reserve inventories to reduce the impact of trade frictions between China and the United States on sales, to ensure steady increase in sales. In the UK and Australia, during the Period under Review, the Group continued to maintain its wholesale businesses with major channel wholesalers, and further improved and optimized its cooperative product lines to increase the profit margin of products, reduce inventories and increase the inventory turnover. The Group also made new breakthroughs in engineering projects, winning the bid for major projects including "Royal Albert Dock", and started to supply products to them. Meanwhile, the Group actively expanded its business in Northern Europe, establishing formal cooperation with distributors in Denmark, Sweden, Finland and other major countries, and has started to supply products successively, which is expected to bring about continuous revenue contributions. In addition, during the Period under Review, the Group obtained the exclusionary right from Toshiba Lighting in the Japanese market, and successfully introduced new series of bulb lamps and ceiling lights to more than 9,000 home appliance stores in the Japanese market, which marked another upgrade of the Group's overseas strategy and represented a major breakthrough in meeting the goal of entering into global middle and high-end markets.

國際銷售

憑藉多年在國內細分市場豐富的運作經 驗,近幾年,本集團逐步將戰略重點投 向海外市場, 並按區域特徵劃分成熟市 場和新興市場進行精細化運作。英國、 澳大利亞及北美區域等成熟市場仍然是 本集團重點攻克的主戰場。在北美區 域,回顧期內本集團加強與關鍵客戶的 深度合作,利用技術優勢優化現有產品 線及加快新品上市速度,並持續推進爆 款產品線的促銷活動。同時採取各項激 勵措施,協助客戶進行庫存儲備以緩沖 中美貿易摩擦對銷售的影響,確保銷售 額的穩步提升。在英國及澳大利亞區 域,回顧期內本集團繼續保持與主要渠 道批發商的批發業務,並進一步改善和 優化合作產品線,提升產品利潤率,降 低庫存並提高庫存周轉率。本集團在工 程項目上亦有新突破,成功中標「Royal Albert Dock」等大項目並已開始供貨。 同時本集團亦積極拓展北歐業務,與丹 麥,瑞典,芬蘭等主要國家的渠道商建 立正式合作並開始陸續供貨,預計將帶 來持續的收入貢獻。此外,回顧期內本 集團獲得了東芝照明在日本市場的獨辦 權,並已成功將全新多個系列的球泡燈 及吸頂燈導入到日本市場的9,000多個家 電量販店,這標誌著本集團海外戰略的 再度升級,是本集團實現中高端市場全 球化征程目標的重大突破。

In emerging markets, the Group continued to explore potential markets with high demand in the Middle East and Southeast Asia countries, and actively adjusted its business models to adapt to rapidly changing market demands. In virtue of opportunities from major international tournaments such as Expo 2020 Dubai and 2022 Qatar World Cup, the Group established dedicated internal project support teams to follow up major engineering projects with various resources, such as the Outdoor Lighting of Qatar Vendome Mall, the Dubai Expo and the Schools under Ministry of Education of Saudi Arabia, seeking to acquire more engineering orders. During the Period under Review, with increasing terminal sales as its main goal, the Middle East office also actively transformed its functions to focus on the development of new customers and projects and to follow up projects in North Africa, including Egypt and Algeria. In the Southeast Asia market, we continued to promote the 1,000-Store Program in the Indonesian market. During the Period under Review, we have established 18 regional distributors with 1,700 retail stores in the channel terminal, and carried out the pilot operation model of Store-in-Store in Eastern Europe and Italy. In line with China's development strategy of the Belt and Road Initiative, the Group also began to expand its presence in the ASEAN markets such as Vietnam and Cambodia during the Period under Review. A trade representative office has been established in Vietnam to implement initial market research and business development, while new engineering partnerships were also successfully developed in the Cambodian market to actively explore engineering projects in cooperation with local Chinese-funded enterprises and provide sound supporting services. 在新興市場,本集團繼續深挖照明需求 活躍的中東及東南亞國家市場潛力, 並積極調整業務模式以適應快速變化的 市場需求。借助2020年迪拜世博會及 2022年卡塔爾世界杯等重大國際賽事 的契機,本集團於內部組建專門的項目 支持小組,調動各項資源重點跟進[卡 塔爾Vendome Mall戶外亮化」、「迪拜 世博會」、「沙特教育部學校」等重大工 程項目,力求斬獲更多的工程訂單。回 顧期內中東辦事處亦積極轉變職能,專 注新客戶和新項目開發,重點跟進北非 市場包括埃及、阿爾及利亞等國家的重 點項目,以提升終端銷量為主要目標。 東南亞市場則繼續推進印尼市場的千店 計劃,回顧期內完成區域經銷商設立18 家,渠道終端零售店面設立1,700家,並 開始在東歐和意大利市場試點店中店經 營模式。順應國家一帶一路發展戰略, 本集團於回顧期內也開始越南和柬埔寨 等東盟市場的佈局,已於越南成立貿易 代表處並開始前期的市場調研和商務拓 展,而於柬埔寨市場亦成功建立了新的 工程合作夥伴關係,並積極配合當地中 資企業拓展工程項目,做好配套服務 工作。

Product Research and Development and Brand Honour

During the Period under Review, the Group focused on research and development of products and brand promotion closely in line with our goal to become a global leading provider for smart lighting solutions. Based on the development of new products, popular products and smart projects, our research and development focused on the demand of front-end markets to boost our terminal sales. During the Period under Review, the Group successfully developed 12 new commercial lighting products series, and closely followed the performance of new products, among which, the sales of NLED401 LED lamp holders and NLED100 LED ceiling spotlights ranked top 10 among commercial lighting products. In addition, the UFO light series, self-developed and designed by the Group, won the 2019 German Red Dot Award, which is an authoritative evidence of the Group's research and development strength. In the home lighting sector, based on its design philosophy of making quality products, the Branch Light Research Institute of the Group has completed 162 self-designed solutions for household products, while the Modern Light Research Institute has completed 98 self-designed solutions for household products during the Period under Review. Meantime, in the smart home lighting sector, the Group continued to promote its cooperation with Alibaba Artificial Intelligence Lab, Huawei, Hangzhou Research Institute of China Mobile, Google and Amazon in the IoT ecology, with an aim to strengthen the research and development of mid- and high-end smart home lighting solutions and accelerate the layout of smart lighting. In the 16th World International Brand Conference hosted by the World Brand Lab, the Group ranked first in the lighting industry brand for eight consecutive years with the brand value of RMB32.695 billion, which further improved the Group's brand reputation.

產品研發及品牌榮譽

於回顧期內,本集團圍繞全球領先的智 慧照明解決方案服務商的目標進行產 品研發和品牌推廣。研發工作以新品開 發、打造爆品及推進智慧項目為主線, 聚焦前端市場需求以助力終端銷量增 長。本集團於回顧期內成功開發商業照 明新品12個系列產品,並重點跟進新品 上市表現,其中NLED401系列LED燈盤 及NLED100系列LED天花射燈躍居商業 照明產品銷量前十。此外,由本集團自 主研發設計的飛碟燈系列獲得「2019德 國紅點獎」,是本集團研發實力的權威印 證。而家居照明領域則堅持鍛造精品的 設計理念,於回顧期內枝型燈研究所共 完成自主設計家居產品方案162套,現代 燈研究所共完成自主設計家居產品方案 98套。同時,在智慧家居照明領域,本 集團繼續推進與阿里人工智慧實驗室、 華為、中移杭研、Google、Amazon等 的物聯網生態合作,強化中高端智慧家 居照明解決方案研發,加快了智慧照明 的佈局。在由世界品牌實驗室主辦的第 十六屆「世界品牌大會」上,本集團以人 民幣326.95億元的品牌價值再次榮登照 明行業品牌榜首,連續八年蟬聯行業第 一,品牌美譽度持續提升。

Future Prospects

In August 2019, the Company entered into a strategic cooperation with KKR, an international investment firm, in which KKR will hold 70% equity interests in the PRC lighting business, while the Group will hold the remaining 30% equity interests. KKR will, through investment, support the PRC lighting business to improve performance and create value, while the Group will receive cash consideration to pay back shareholders and develop overseas markets, and both parties will achieve win-win development. Such disposal is a key step for the Group's strategic transformation and business optimization, and is expected to contribute to the continuous expansion of overseas businesses.

Meanwhile, the Group will continue to make efforts over its existing channels and businesses. As for retail channels in North America, as a strategic supplier of the world's leading building material retailers, the Group will continue to maintain its characteristics and advantages of pioneering innovation and quick response, to ensure the supply of quarterly new products. Meanwhile, the Group will coordinate the development of new products with existing products, and further deepen and expand its product lines. In terms of commercial channels, the Group will adhere to the market positioning of providing highly cost-effective products, reorganize the sales team and streamline the sales agency hierarchy to enhance the overall profitability. In terms of product development, the Group will thoroughly analyse the existing product lines and focus on improving and expanding those profitable and market-leading product lines in existing product lines. In the Japanese market, while continuing to expand our consumer-oriented B2C business, we will gradually expand distributor-oriented B2B channels and introduce developed product lines, thus comprehensively enhancing our business in the Japanese market. In the Middle East market, the Group will continue to increase its resource investment in the Middle East and North Africa so as to enhance its acquisition of large and medium-sized projects. Meantime, the Group will upgrade the image and products of existing exclusive outlets in countries of the Gulf Region to enhance their ability to acquire small projects. The Middle East office will focus on the development of large projects and regional distributors in North Africa and the Levant region to improve the Group's sales network throughout the Middle East and North Africa. In the Southeast Asian market, we will continue to deepen sales channels in Indonesia, and explore a successful Indonesian model which will be reproduced in Vietnam and Cambodia.

未來展望

於2019年8月,本公司與國際投資機構 KKR達成戰略合作,KKR將持有中國照 明業務70%股權,而本集團將持有剩餘 30%股權,KKR將通過投資協助中國 明業務提升業績並創造價值,而本集 將獲得現金代價以回報股東及發展傳 市場,雙方將實現共贏發展。該出 務是本集團戰略轉型和業務優化的關鍵 一步,預期將為持續拓展海外業務提供 增長動力。

同時,本集團也將繼續深耕現有渠道及 業務。在北美零售渠道,作為全球建材 零售龍頭企業的戰略供應商,本集團將 繼續保持創新領先、快速反應的特點和 優勢,確保季度新品的供應,同時將新 品與現有產品進行協調發展,將產品線 做深做廣。在商用渠道方面,本集團將 堅持產品性價比較高的市場定位,重新 梳理銷售隊伍,縮減銷售代理層級以提 升整體盈利能力。在產品開發上,本集 團將徹底梳理現有產品線,重點完善、 擴大現有產品線中利潤好、領先市場的 產品線的擴展。在日本市場,在持續擴 大面向消費者的B2C業務的同時,逐 步擴展面向經銷商的B2B渠道,並逐步 導入成熟產品線,以全面提升日本市場 業務。在中東市場,本集團將繼續加大 在中東與北非地區的資源投入以提升大 中型項目的獲取能力,同時將對海灣國 家現有專賣店進行形象和產品升級,提 升店面獲取小型項目的能力。中東辦事 處將聚焦對北非與黎凡特地區的大項目 和區域經銷商的開發,以盡快完善本集 團在整個中東與北非地區的銷售網路佈 局。而東南亞市場將繼續深耕印尼銷售 渠道,做好印尼模式的探索,成功後複 製到越南、柬埔寨等市場。

管理層討論與分析

In terms of internal management, the Group will continue to adhere to the established policy of reducing cost and improving efficiency, and improve the overall operation of the Group through adjusting and optimizing organizational structure, promoting refined management and innovating technological process. Meanwhile, the Group will also accelerate the overall arrangement for smart lighting and explore peripheral digital products in relation to lighting. In other words, the Group will focus on the combination of non-pure lighting and artificial intelligence, develop innovative products by using innovative technologies, and concentrate on researching technically innovative products and application in relation to intelligence and lighting environment, so as to provide more consumers with matched smart lighting solutions.

The Group's Main Products

The Group focuses on developing creative R&D capability, provides customers with professional LED lighting integrated optimization solutions, and aims to promote the national energy-saving and emission-reduction scheme and develop green lighting industry to propel sustainable, healthy and well-regulated growth on LED lighting industry. The revenue generated from LED lighting products accounts for about 90% of the Group's total sales revenue during the Period under Review.

本集團主要產品

本集團致力於打造創新性研發能力,為客戶提供專業的LED照明集成式優化解決方案,並以推進國家節能減排,發展綠色照明環保產業為使命,推進LED照明產業持續、健康、有序的發展。於回顧期內,LED照明產品的收入佔本集團總銷售收入的90%左右。

Currently, the Group is mainly engaged in research and development, production and sale of commercial and home lighting luminaire products, lamp products, lighting electronic products and other products, and provides distributors and project customers with products and services in the form of own NVC brand + ODM. In the future, the Group will gradually transform itself to a channel service-oriented enterprise and focus on the development of overseas markets. Main commercial lighting luminaire products of the Group include downlights, ceiling lights, spotlights, ceiling lamps, panel lights, high bay lights, lamp panels, batten lights, flood lights, wall lights, street lights and emergency lights series, which can be widely used in the domestic and international large conference halls, hotels, supermarkets, offices, landed properties, roads and airports, etc. Main home lighting luminaire products of the Group include aluminum lights, candle lights, wrought iron lights, flat-panel low-voltage lights, brass lights, Acrylic lights, etc., which can be widely used in the living room, dining room, bedroom, children's room, kitchen, bathroom, balcony and many other indoor applications. Main lamp products of the Group include strip lights, energy-saving lamps and energy-saving lamp tubes. Lighting electronic products and other products of the Group include driving power, electronic ballasts, bath heaters, ventilators and integrated ceiling lights.

目前本集團主要從事商業照明燈具、家 居照明燈具、光源、照明電器及其他產 品的研發、生產和銷售,並採用自有雷 士品牌+ODM的形式為廣大經銷商及工 程客戶提供產品及服務,未來本集團將 逐步轉型為渠道服務型企業並重點發展 海外市場。本集團的商業照明燈具的主 要產品包括筒燈、天花燈、射燈、吸頂 燈、面板燈、高棚燈、燈盤、支架、投 光燈、壁燈、路燈及消防應急燈系列產 品,主要的應用場所包括國內外大型會 場、酒店、商超、寫字樓、地產、道 路、機場等;家居照明燈具的主要產品 包括鋁材燈、蠟燭燈、鐵藝燈、平板低 壓燈、全銅燈及亞克力燈等,涵蓋客 廳、餐廳、臥室、兒童房、廚衛、陽台 等多個室內應用場所。光源產品主要是 燈帶、節能燈及節能燈管; 照明電器及 其他包含驅動電源、電子鎮流器、浴 霸、排氣扇及集成吊頂等。

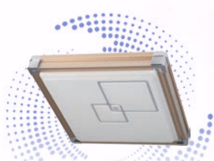
Samples of Main Products of Commercial Lighting Luminaire: 商業照明燈具主要產品示例:



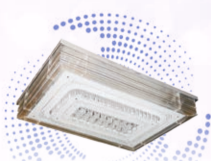
管理層討論與分析



Samples of Main Products of Home Lighting Luminaire: 家居照明燈具主要產品示例:



Aluminum Light Series 鋁材燈系列



Flat-panel Low-voltage Light Series 平板低壓燈系列



Candle Light Series 蠟燭燈系列



Brass Light Series 全銅燈系列



Wrought Iron Light Series 鐵藝燈系列



Acrylic Light Series 亞克力燈系列

Samples of Lamp Products: 光源產品示例:



Bulb Lamp Series 球泡燈系列



Candle Lamp Series 蠟燭燈系列

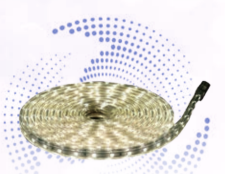


Spiral Energy-saving Lamp Series 螺旋節能燈系列

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Energy-saving Lamp Tube Series 節能燈管系列

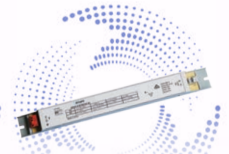


Strip Light 燈帶

Samples of Lighting Electronic Products and Others: 照明電器及其他產品示例:



American Standard LED Drive Series 美標LED驅動電源系列



European Standard LED Drive Series 歐標LED驅動電源系列



Electronic Ballast Series 電子鎮流器系列



Ventilator Series 換氣扇系列



Bath Heater Series 浴霸系列



Integrated Ceiling Light Series 集成吊頂系列

Financial Review

Sales Revenue

Sales revenue represents the invoiced value of goods sold, after allowances for returns and trade discounts. During the Period under Review, the sales revenue of the Group amounted to RMB2,696,922,000, representing an increase of 36.6% as compared with the Corresponding Period.

With the continuous development of our businesses, the product segment classification of luminaire products, lamp products and lighting electronic products as originally disclosed was not suitable for the existing scope of business, so we no longer classify sales revenue by product segment. For business management need and the nature of business units based on the products and market, the Group reclassified the reporting operating segments as follows:

Revenue by geographical locations, NVC brand sales and non-NVC brand sales

The table below sets forth the sales revenue by geographical locations, NVC brand products and non-NVC brand products and the growth rate of each item. Our non-NVC brand products primarily consist of ODM products.

財務回顧

銷售收入

銷售收入指已售貨物的發票價值,經扣除退貨和折扣的淨額。回顧期內,本集團取得銷售收入為人民幣2,696,922千元,較同期增長36.6%。

隨著本集團業務的不斷拓展,原先披露的燈具、光源及照明電器產品分部分類法已不適用現有的業務範圍,因此銷售收入不再按產品分部劃分。出於經營管理需要及其產品和市場組成業務單元的性質,本集團重新劃分以下報告業務分部:

按地理位置及雷士品牌與非雷士品牌 銷售劃分的收入

下表載列按地理位置及雷士品牌產品和 非雷士品牌產品劃分的銷售收入及各項 目的增長率。我們的非雷士品牌產品主 要由ODM產品組成。

管理層討論與分析

Six months ended 30 June 截至6月30日止6個月

		₩至6月30		
				Growth
		2019	2018	rate (%)
		2019年	2018年	增長率(%)
		RMB'000	RMB'000	
		千人民幣	千人民幣	
Sales revenue from PRC	來自中國的銷售收入			
NVC brand	雷士品牌	1,655,598	1,213,938	36.4%
Non-NVC brands	非雷士品牌	141,238	133,967	5.4%
Subtotal	小漬+	1,796,836	1,347,905	33.3%
Sales revenue from	來自國際市場的			
international market	銷售收入			
NVC brand	雷士品牌	86,472	93,595	(7.6%)
Non-NVC brands	非雷士品牌	813,614	532,436	52.8%
Subtotal	小漬+	900,086	626,031	43.8%
Total	合計	2,696,922	1,973,936	36.6%

During the Period under Review, the sales from the PRC increased by 33.3%, of which the sales of NVC brand increased by 36.4%, mainly due to the revenue contribution from the newly acquired e-commerce business; the sales of the non-NVC brand increased by 5.4%, mainly due to the rise in the number of sales orders for non-NVC brand LED lighting sources and lighting electronic products; the international sales increased by 43.8%, of which the sales of the NVC brand decreased by 7.6%, mainly due to the fluctuation of international economy and the decrease in main customers' demands, while the sales of the non-NVC brand grew by 52.8% as compared with the Corresponding Period, mainly due to the revenue contribution from the newly acquired Elec-Tech business, which is expected to become an important sales growth point in the international market.

於回顧期內,中國銷售增長33.3%,其中雷士品牌銷售增長36.4%,主要是新收購的電商業務帶來的收入貢獻;非雷士品牌銷售增長5.4%,主要得益於非雷士品牌LED光源及照明電器產品銷售訂單的提升;國際銷售增長43.8%,其中雷士品牌下降7.6%,主要是國際經濟波動以及主要客戶需求的減少所致;而非雷士品牌與同期比較增長52.8%,主要是新收購的恰達業務的收入貢獻,預期將成為國際市場重要的銷售增長點。

Cost of Sales

Cost of sales mainly consists of the cost of raw materials, outsourced manufacturing costs, direct and indirect labor costs and indirect costs. Major raw materials of the Group include iron, aluminum and alloys, fluorescent powder, glass tubes, electronics components and LED packaged chips. Outsourced manufacturing costs primarily include the cost of purchased semi-finished products used in the production of our products and finished products produced by other manufacturers. Indirect costs primarily include water, electricity, depreciation and amortisation and others. The table below sets forth the composition of our cost of sales:

銷售成本

銷售成本主要包括原材料成本、外包生產成本、直接和間接勞工成本及間接費用。本集團的主要原材料包括鐵、鋁外合金、螢光粉、玻璃管、電子元器件以及LED封裝芯片等。外包生產成本主要包括採購其他製造商生產的用於我們包括採購其他製造商生產的用於我們間接出生產的半成品以及成品的成本。間接對以及其他。下表列示銷售成本的組成:

Six months ended 30 June 截至6月30日止6個月

			似土0万00	日正0個万	
		2019 2019年		2018 2018	
		RMB' 000 千人民幣	Percentage in revenue (%) 佔收入比例(%)	RMB'000 千人民幣	Percentage in revenue (%) 佔收入比例(%)
Raw materials (including outsourced	原材料 (含外包生產成本)				
manufacturing costs)		1,591,058	59.0%	1,248,792	63.3%
Labor costs	勞工成本	132,147	4.9%	129,438	6.6%
Indirect costs	間接費用	72,063	2.7%	53,055	2.7%
Total cost of sales	銷售成本合計	1,795,268	66.6%	1,431,285	72.5%

During the Period under Review, the cost of sales as a percentage in revenue decreased from 72.5% to 66.6%, while the corresponding gross profit margin increased from 27.5% to 33.4%, mainly due to, on the one hand, the impact of the acquisition of subsidiaries, which resulted in an increase in the overall gross profit margin as a result of the increase in the proportion of e-commerce products with high gross profit margins, and on the other hand, the performance of the Group's continuous efforts in reducing cost, as well as the combined effect of the structural change of product sales.

回顧期內,銷售成本佔收入的百分比從72.5%下降至66.6%,相應的毛利率從27.5%上升至33.4%,一方面是收購附屬公司的影響,毛利率高的電商產品佔比提升導致綜合毛利率上升;另一方面主要是本集團持續推行的降本取得良好成效以及產品銷售結構變動的綜合影響。

管理層討論與分析

Gross Profit and Gross Profit Margin

Gross profit is calculated as the net value of sales revenue less cost of sales.

During the Period under Review, gross profit of sales of the Group was RMB901,654,000, representing an increase of 66.2% as compared with the Corresponding Period, and gross profit margin of sales increased from 27.5% to 33.4%. The gross profit and gross profit margin by segments are shown as follows:

The table below shows the gross profit and gross profit margin by geographical locations and NVC brand products and non-NVC brand products for the periods indicated:

毛利及毛利率

毛利指銷售收入減去銷售成本後的淨額。

回顧期內,本集團實現銷售毛利為人民幣901,654千元,較同期增長66.2%,銷售毛利率從27.5%上升至33.4%。各分部的毛利及毛利率列示如下:

下表列示所示期間的按地理位置及雷士品牌產品及非雷士品牌產品劃分的毛利及毛利率:

Six months ended 30 June 截至6月30日止6個月

		2019 2019年		201)18 I8年	
		RMB'000 千人民幣	Gross Profit Margin (%) 毛利率(%)	RMB'000 千人民幣	Gross Profit Margin (%) 毛利率(%)	
Gross profit from PRC sales: NVC brand Non-NVC brands	中國銷售產生的毛利: 雷士品牌 非雷士品牌	628,215 29,739	37.9% 21.1%	431,720 22,535	35.6% 16.8%	
Subtotal	小計	657,954	36.6%	454,255	33.7%	
Gross profit from international sales: NVC brand Non-NVC brands	國際銷售產生 的毛利: 雷士品牌 非雷士品牌	25,987 217,713	30.1% 26.8%	29,607 58,789	31.6% 11.0%	
Subtotal	小計	243,700	27.1%	88,396	14.1%	
Total	合計	901,654	33.4%	542,651	27.5%	

During the Period under Review, gross profit margin from PRC sales increased from 33.7% to 36.6%, mainly due to the positive impact of the higher gross profit margin from newly acquired e-commerce business, the structural change of product sales and the overall cost reduction. Gross profit margin from international sales increased from 14.1% to 27.1%, mainly due to the combined effect of the gross profit contribution from the acquisition of Elec-Tech business and the gradual entry of LED lighting products with higher gross profit margin into our main customer channels during the Period under Review.

於回顧期內,中國銷售產生的毛利率從33.7%上升至36.6%,主要為新收購的電商業務毛利率較高、產品銷售結構變動以及全面降本帶來的積極影響;國際銷售產生的毛利率從14.1%上升到27.1%,主要是收購恰達業務帶來的毛利貢獻以及回顧期內毛利率較高的LED照明產品逐步進入主要客戶渠道等的綜合影響。

Other Income and Gains

Our other income and gains mainly consist of rental income, fair value gain of derivative component of convertible bonds, logistic income, government grants and interest income (the breakdown of other income and gains is provided in note 5 to the interim condensed consolidated financial statements on page 85 of this report). We received various types of government grants in the form of tax subsidies and incentives for research and development activities and expansion of production capacity of energy-saving lamp. Government subsidies are provided by relevant authorities at their discretion, and may not be recurring in nature. During the Period under Review, other income and gains decreased to RMB77,449,000 as compared with the Corresponding Period, which was mainly due to gain on fair value change of the derivative component of convertible bonds of RMB75,138,000 in the Corresponding Period. No such gain incurred during the Period under Review as the convertible bonds were fully converted into Shares of the Company in 2018.

Selling and Distribution Costs

Our selling and distribution costs mainly consist of freight costs, advertising and promotion expenses, staff costs and other costs including office expenses, custom clearance expenses, travelling expenses, depreciation and amortisation, insurance fees and other miscellaneous costs.

其他收入及收益

銷售及分銷費用

我們的銷售及分銷費用主要包括運費、 宣傳和推廣費、員工成本和其他費用, 包括辦公費、報關費、交通費、折舊和 攤銷、保險費和其他雜項。

管理層討論與分析

During the Period under Review, our selling and distribution costs were RMB386,323,000, representing an increase of 115.5% as compared with the Corresponding Period. The increase was mainly due to the increase in the staff cost, network platform commission and warehouse and installing fee resulting from the acquisition of subsidiaries. Our selling and distribution costs as a percentage in revenue increased from 9.1% to 14.3%.

回顧期內,我們的銷售及分銷費用較同期增長115.5%,達人民幣386,323千元,主要是由於收購附屬公司所導致的員工成本、網絡平台佣金及倉儲安裝費等上升所致。我們的銷售及分銷費用佔收入的比例由9.1%上升至14.3%。

Administrative Expenses

Our administrative expenses mainly consist of staff costs, amortisation and depreciation, research and development expenses, office expenses and other expenses including tax expenses, audit fees, other professional fees, impairment on other receivables and other miscellaneous expenses. These taxes mainly include land use tax and stamp duty in connection with our administrative functions.

During the Period under Review, our administrative expenses were RMB814,104,000, representing an increase of 394.1% as compared with the Corresponding Period. The increase was mainly due to the impairment on trade and other receivables amounting to RMB576,423,000, which mainly arose from the disposal of a subsidiary during the Period under Review and the increase in the staff cost and amortisation and depreciation resulting from the acquisition of subsidiaries. Our administrative expenses as a percentage in revenue increased from 8.3% to 30.2%.

Other Expenses

Other expenses mainly consist of loss on modification of terms and extension of maturity of convertible bonds, losses on disposal of property, plant and equipment, donations and other miscellaneous expenses. During the Period under Review, other expenses decreased to RMB21,591,000 as compared with the Corresponding Period, which was mainly due to a loss of RMB78,387,000 on modification of terms and extension of maturity of convertible bonds during the Corresponding Period. No such loss incurred during the Period under Review as the convertible bonds were fully converted into Shares of the Company in 2018.

管理費用

管理費用主要包括員工成本、攤銷和折舊、研發費、辦公費用及其他費用,其 他費用主要包括稅項、審計費、其他專 業費用、其他應收賬款減值和其他雜 項。這些稅項主要包括與我們的行政部 門有關的土地使用稅和印花稅。

回顧期內,我們的管理費用較同期增長394.1%,達人民幣814,104千元,該增長主要是貿易及其他應收賬款減值人民幣576,423千元,主要是由於回顧期內出售一家附屬公司所致,以及收購附屬公司所導致的員工成本及折舊攤銷等的增加。我們的管理費用佔收入的比例由8.3%上升至30.2%。

其他費用

其他費用主要包括可換股債券條款變更延期產生的損失、處置物業、廠房及設備的損失、捐贈支出和其他雜項開支。回顧期內,其他費用較同期下降至人民幣21,591千元,主要是由於同期可換股債券條款變更及延期產生的損失為人民幣78,387千元。由於可換股債券已於2018年全數轉換為本公司股份,故於回顧期內並無該等虧損產生。

Finance Costs

Finance costs represent interests on bank loans, interest from lease liabilities, interest expenses on convertible bonds and other interest expenses.

Share of Results of Associates

This item represents the Group's share of net profits or net losses in the associates during the Period under Review.

Gain on Disposal of a Subsidiary

During the Period under Review, the Company disposed of its entire interest in NVC Lighting (China) Co., Ltd. ("NVC China"), a subsidiary of the Company to an independent third party at a consideration of RMB100,000 and recorded a gain of RMB761,273,000. The net carrying liabilities of the subsidiary before the disposal was RMB761,173,000.

Income Tax

During the Period under Review, the Group's income tax amounted to RMB90,444,000, representing a decrease of 27.4% as compared with the Corresponding Period. It is mainly due to the effect of deferred income tax of the Corresponding Period arising from potential distribution of the unremitted distributable earnings by the Company's subsidiaries in the PRC to the Company.

財務費用

財務費用為銀行貸款利息、租賃負債利 息、可換股債券利息開支及其他利息 支出。

應佔聯營公司業績

本項反映回顧期內本集團在聯營公司中 享有的淨利潤或承擔的淨虧損份額。

出售一家附屬公司收益

回顧期內,本公司以人民幣100千元的代價將一家附屬公司雷士照明(中國)有限公司(「雷士中國」)的全部權益出售予獨立第三方,並錄得處置收入人民幣761,273千元,出售前該附屬公司的賬面淨負債為人民幣761,173千元。

所得税

回顧期內,本集團所得稅達人民幣90,444千元,較同期下降27.4%,主要是同期遞延所得稅的影響,該遞延所得稅是由本公司於中國的附屬公司擬向本公司分配未匯出可分配盈利引起的。

管理層討論與分析

Profit for the Period (including Profit Attributable to Non-controlling Interests)

Due to the factors mentioned above, our net profit for the period (including profit attributable to non-controlling interests) was RMB393,216,000 during the Period under Review.

Exchange Differences on Translation of Foreign Operations

During the Period under Review, our exchange differences on translation of foreign operations were RMB18,079,000. These exchange differences primarily arose from the translation of the financial statements of the Company and its overseas subsidiaries which are denominated in foreign currencies.

Profit Attributable to Owners of the Parent for the Period

Due to the factors mentioned above, profit attributable to owners of the parent for the period was RMB374,281,000 during the Period under Review.

Profit Attributable to Non-controlling Interests for the Period

During the Period under Review, profit attributable to non-controlling interests for the period was RMB18,935,000.

本期利潤(包括非控制性權益應佔部份)

由於上述因素,回顧期內我們本期淨利潤(包括非控制性權益應佔部份)為人民幣393,216千元。

換算海外業務產生的匯兑差額

回顧期內,換算海外業務產生的匯兑差額為人民幣18,079千元,此匯兑差額主要是以外幣計價的本公司及其海外附屬公司財務報表的換算造成。

母公司擁有人應佔的本期利潤

由於上述因素,回顧期內母公司擁有人 應佔的本期利潤為人民幣374,281千元。

非控制性權益應佔的本期利潤

回顧期內,非控制性權益應佔的本期利潤為人民幣18,935千元。

Cash Flow and Liquidity

Cash Flows

The table below sets out selected cash flow data from our consolidated statement of cash flows.

現金流量及流動性

現金流量

下表載列從我們的合併現金流量表中節選的現金流量數據。

Six months ended 30 June 截至6月30日止6個月

		2019 2019年 RMB'000 千人民幣	2018 2018年 RMB'000 千人民幣
Not each flows generated from	經營活動所得現金流量淨額		
Net cash flows generated from operating activities	紅呂/1到/11 付/50 亚/加里/伊朗	354,006	154,130
Net cash flows generated from/(used in) investing activities	投資活動所得/(所用) 現金流量淨額	287,582	(785,463)
Net cash flows used in/(generated from) financing activities	融資活動(所用)/ 所得現金流量淨額	(792,523)	350,744
N	用人及用人等便协 述小		
Net decrease in cash and cash equivalents Cash and cash equivalents at	現金及現金等價物減少 淨額 期初現金及現金等價物	(150,935)	(280,589)
beginning of period		912,998	1,265,589
Effect of foreign exchange rate changes, net	匯率變動影響淨額	1,257	6,040
Cash and cash equivalents as	於財務狀況表及現金流量表中		
stated in the statement of financial position and cash flows	呈列的現金及現金等價物	763,320	991,040

As at the end of the Period under Review, the cash and bank balances of the Group were mainly denominated in RMB, HK\$, GBP, BRL and US\$. The RMB is not freely convertible into other currencies, however, under Mainland China's Regulations on the Management of Foreign Exchanges and Administration of Settlement, Sale and Payment of Foreign Exchange Provisions, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

於回顧期末,本集團的現金及銀行結餘主要以人民幣、港元、英鎊、巴幣及美元計值。人民幣不可自由轉換為其他貨幣。然而,根據中國內地的《外匯管理條例》及《結匯、售匯及付匯管理規定》,本集團獲准通過獲授權進行外匯業務的銀行將人民幣兑換為其他貨幣。

管理層討論與分析

Liquidity

Net current assets and working capital sufficiency

The table below sets out our current assets, current liabilities and net current assets as at the end of the Period under Review.

流動性

淨流動資產及營運資金的充足性

下表列示我們於回顧期末的流動資產、 流動負債及淨流動資產。

		30 June 2019 2019年 6月30日 RMB'000 千人民幣	31 December 2018 2018年 12月31日 RMB'000 千人民幣
CURRENT ASSETS	流動資產		
Inventories	加到貝座 存貨	704,765	683,524
Trade and bills receivables	贸易及票據應收賬款	1,431,517	1,504,176
Prepayments, deposits and	預付款、保證金及其他	1,431,317	1,304,170
other receivables	應收賬款	331,028	361,313
Income tax recoverable	預付所得税	1,458	568
Other current assets	其他流動資產	33,857	45,014
Financial assets held for trading	交易性金融資產	32,582	44,190
Restricted bank balances and	受限制的銀行餘額及	52,552	,
short-term deposits	短期存款	244,626	677,502
Cash and cash equivalents	現金及現金等價物	763,320	912,998
Sub-total current assets	流動資產小計	3,543,153	4,229,285
CURRENT LIABILITIES	流動負債		
Trade and bills payables	貿易及票據應付賬款	1,470,113	1,385,298
Other payables and accruals	其他應付賬款及預提費用	741,311	1,324,472
Interest-bearing loans and borrowings	計息貸款及借款	489,370	1,064,924
Lease liabilities	租賃負債	25,039	_
Government grants	政府補助	561	1,612
Income tax payable	應付所得税	228,563	187,168
Derivative financial instruments	衍生金融工具	-	10,689
Sub-total current liabilities	流動負債小計	2,954,957	3,974,163
NET CURRENT ASSETS	淨流動資產	588,196	255,122

As at 30 June 2019 and 31 December 2018, the total net current assets of the Group amounted to RMB588,196,000 and RMB255,122,000 respectively, and the current ratio was 1.20 and 1.06, respectively. In light of our current liquidity position, the unutilised banking facilities available to the Group and our projected cash inflows generated from operations, the Directors believe that we have sufficient working capital for our present requirements and for the next 12 months.

於2019年6月30日和2018年12月31日,本集團的淨流動資產總額分別為人民幣588,196千元和人民幣255,122千元,流動比率分別為1.20和1.06。鑒於我們目前的流動性狀況、本集團在銀行尚未使用的信貸餘額以及預期因經營而產生的現金,董事認為我們擁有充足的營運資金來應付目前及未來12個月的資金需求。

Capital Management

The following table presents our gearing ratios as at the end of the Period under Review.

資本管理

下表呈列我們於回顧期末的資本負債比率。

		30 June 2019 2019年 6月30日 RMB'000 千人民幣	31 December 2018 2018年 12月31日 RMB'000 千人民幣
Interest-bearing loans and borrowings	計息貸款及借款	489,370	1,064,924
Total debt Less: cash and cash equivalents and short-term deposits	債務合計 減:現金及現金等價物 及短期存款	489,370 (1,007,946)	1,064,924
Net debt	淨債務	N/A 不適用	N/A 不適用
Total equity attributable to owners of the parent	母公司擁有人應佔 總權益	3,462,463	3,286,696
Gearing ratio	資本負債比率	N/A 不適用	N/A 不適用

管理層討論與分析

The primary goal of our capital management is to maintain the stability and growth of our financial position. We regularly review and manage our capital structure and make corresponding adjustments, after taking into consideration changes in economic conditions, our future capital requirements, prevailing and projected profitability and operating cash flows, projected capital expenditures and projected strategic investment opportunities. We manage our capital by monitoring our gearing ratio (which is calculated as net debt divided by the total equity attributable to owners of the parent). Net debt is the balance of interest-bearing loans and borrowings less cash and cash equivalents and short-term deposits.

Inventories

The balance of inventories represented our balance of stock of raw materials, work in progress and finished goods as at the end of the Period under Review. We monitor our inventories on a regular basis. During the Period under Review, turnover of average inventories (in days) (average inventories equal to the inventories at the beginning of the period plus inventories at the end of the period (after provision), divided by two. Turnover of average inventories (in days) equals to the average inventories divided by the cost of sales and then multiplied by 180) was 61.4 days, while it was 59.4 days in the Corresponding Period. More details about the inventories are provided in note 13 to the interim condensed consolidated financial statements on page 93 of this report.

存貨

存貨結餘指本集團在回顧期末的原材料、在製品及產成品庫存餘額。本集團對存貨進行定期監控。於回顧期內,均存貨週轉天數(平均存貨等於期初存貨加上期末存貨(減去存貨跌價準備後)除以二。平均存貨週轉天數等於平均存貨別售成本,然後乘以180)為61.4天,而同期為59.4天。有關存貨的詳細情況請參照本報告第93頁的中期簡明合併財務報表附註13。

Trade and Bills Receivables, Prepayment, Deposits and Other Receivables

Trade receivables of the Group represented proceeds receivable mainly from sale of goods. The Group's trading terms with its customers are mainly on credit, except for new customers where payment in advance is normally required. The credit periods generally range from 30 to 180 days for major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balance. Overdue interests of several trade receivables are calculated at an annual interest rate of 12%.

During the Period under Review, turnover of average trade and bills receivables (in days) (average gross trade and bills receivables equal to the trade and bills receivables at the beginning of the period plus trade and bills receivables at the end of the period (before provision), divided by two. Turnover of average trade and bills receivables (in days) equals to the average trade and bills receivables divided by revenue and then multiplied by 180) was 95.9 days, while it was 116.5 days in the Corresponding Period. More details about the trade and bills receivables, prepayment, deposits and other receivables are provided in note 14 to the interim condensed consolidated financial statements on page 93 to page 96 of this report.

貿易及票據應收賬款、預付款、保證 金及其他應收賬款

於回顧期內,平均貿易及票據應收賬款 週轉天數(平均貿易及票據應收賬款總 額等於期初貿易及票據應收賬款加上期 末貿易及票據應收賬款(扣除撥備前)除 以二。平均貿易及票據應收賬款週轉 以二。平均貿易及票據應收賬款過轉 入,然後乘以180)為95.9天,而同期為 116.5天。有關貿易及票據應收賬款的詳細情 行款、保證金及其他應收賬款的詳細情 況請參照本報告第93頁至第96頁的中期 簡明合併財務報表附註14。

管理層討論與分析

Trade and Bills Payables

During the Period under Review, turnover of average trade and bills payables (in days) (average trade and bills payables equal to trade and bills payables at the beginning of the period plus trade and bills payables at the end of the period, divided by two. Turnover of average trade and bills payables (in days) equals to average trade and bills payables divided by cost of sales and then multiplied by 180) was 120.9 days, while it was 110.8 days in the Corresponding Period. More details about the trade and bills payables are provided in note 15 to the interim condensed consolidated financial statements on page 97 of this report.

Interest-bearing Loans and Borrowings

More details about the interest-bearing loans and borrowings are provided in note 16 to the interim condensed consolidated financial statements on page 98 to page 99 of this report.

Convertible Bonds

More details about the Convertible Bonds are provided in note 17 to the interim condensed consolidated financial statements on page 99 to page 102 of this report.

Capital Expenditure

We funded our capital expenditure with cash generated from operations and bank loans and cash generated from issue of shares. Our capital expenditure is primarily related to expenditure on property, plant and equipment, prepaid land lease payments and other intangible assets. During the Period under Review, the Group's capital expenditure amounted to RMB66,388,000, mainly attributable to the increase in cost of leasehold improvements, machinery equipment, moulds and non-productive equipment.

貿易及票據應付賬款

於回顧期內,平均貿易及票據應付賬款 週轉天數(平均貿易及票據應付賬款等 於期初貿易及票據應付賬款加上期末 易及票據應付賬款除以二。平均貿易及 票據應付賬款除以二。平均貿易及 票據應付賬款除以銷售成本,然後 票據應付賬款除以銷售成本,然後 180)為120.9天,而同期為110.8天 關貿易及票據應付賬款的詳細情況 關貿易及票據應付賬款的 開本報告第97頁的中期簡明合併財務報 表附註15。

計息貸款及借款

有關計息貸款及借款的詳細情況請參照 本報告第98頁至第99頁的中期簡明合併 財務報表附註16。

可換股債券

有關可換股債券的詳細情況請參照本報告第99頁至第102頁的中期簡明合併財務報表附註17。

資本支出

我們的資本支出來源為經營業務所產生的現金、銀行貸款所取得的現金以及發行股份所取得的現金。資本支出主要為有關物業、廠房及設備,預付土地租金及其他無形資產。回顧期內,本集團資本支出為人民幣66,388千元,主要是裝修費、機器設備、模具以及非生產設備的增加。

Off-balance Sheet Arrangement

Except for the derivative financial liabilities in relation to forward exchange contracts as at 31 December 2018, as at 30 June 2019, we did not have any outstanding derivative financial instruments or off-balance sheet guarantees for outstanding loans. We did not engage in trading activities involving non-exchange traded contracts.

Capital Commitments

The details to capital commitments are provided in note 23 to the interim condensed consolidated financial statements on page 129 of this report.

Continuing Connected Transactions

During the Period under Review, the continuing connected transactions of the Group do not exceed the annual caps previously disclosed in the relevant announcements of the Company.

Mergers, Acquisitions, Investments and Disposals

On 23 May 2019, Huizhou NVC, a wholly-owned subsidiary of the Company, invested an amount of RMB900,000 to acquire the remaining 90% of the equity interests in Zhongshan Leiya Lighting Company Limited* ("Zhongshan Leiya"). Upon the completion of the acquisition, Zhongshan Leiya became a wholly-owned subsidiary of Huizhou NVC. Subsequently, Huizhou NVC contributed an additional capital amount of RMB5,000,000 to Zhongshan Leiya whose main business covers the development, production and sales of lighting luminaire products.

Save as disclosed above, the Group made no material acquisition, merger or sale of subsidiaries, associates and joint ventures during the Period under Review.

表外安排

除了於2018年12月31日的遠期外匯合同的衍生金融負債外,於2019年6月30日,我們概無任何已發行的衍生金融工具及未還貸款的表外擔保。我們概未從事涉及非交易所買賣合約的交易活動。

資本承諾

資本承諾詳細情況請參照本報告第129頁 的中期簡明合併財務報表附註23。

持續關連交易

本集團於回顧期內的持續關連交易沒有 超過本公司早前於相關公告中所披露的 年度上限。

兼併、收購、投資及出售

於2019年5月23日,本公司全資附屬公司惠州雷士投資人民幣900千元收購中山市雷雅照明有限公司(「中山雷雅」)另外90%的股權,收購完成後,中山雷雅成為惠州雷士的全資附屬公司。隨後,惠州雷士向中山雷雅增資人民幣5,000千元,中山雷雅的主營業務為照明燈具產品的開發、生產和銷售等。

除上述披露之外,於回顧期內,本集團 沒有進行重大附屬公司、聯營公司及合 營公司的收購、兼併或出售。

管理層討論與分析

Use of Proceeds from the Global Offering

We did not use the proceeds from the Global Offering in a manner different from those set out in the prospectus of the Company dated 7 May 2010.

Other Significant Investment and Performance

Huizhou NVC, a wholly-owned subsidiary of the Company, entered into a partnership agreement with the general partner to establish a limited partnership. In April 2018, Huizhou NVC transferred its interests in this limited partnership to Zhuhai NVC Technology Company Limited, which is a wholly-owned subsidiary of the Company. Through the establishment of the limited partnership, the Company will be able to benefit from a wealth of attractive investment opportunities in the lighting industry and achieve economies of scale and synergies. For more details, please refer to the announcement of the Company dated 4 May 2016. During the Period under Review, the limited partnership has not yet commenced its external investment. The Company has entered into a share purchase agreement to intend to sell the limited partnership. For further details, please refer to "Management Discussion and Analysis - Events after the Period Under Review" of this report and the announcement of the Company dated 11 August 2019.

Loans and Guarantee

During the Period under Review, the Group did not grant any loans to any entities, nor did it offer any financial assistance to its associates or make any guarantee for the facilities granted to its associates.

During the Period under Review, the Group did not breach the terms of any loan agreement for loans which are significant to its operations.

全球發售取得資金的使用

我們沒有改變本公司於2010年5月7日刊 發之招股説明書中規定的有關全球發售 取得資金的用途。

其他重大投資及表現

貸款及擔保

於回顧期內,本集團沒有向任何實體提 供貸款,也沒有向其聯屬公司提供財務 資助或為聯屬公司融資作出擔保。

於回顧期內,本集團未違反任何對自身業務運作影響重大的貸款之貸款協議。

Events after the Period under Review

In July 2019, NVC Global Solutions Limited, a wholly-owned subsidiary of the Company, proposed to invest an amount of RMB5,000,000 to establish a wholly-owned subsidiary, NVC Overseas Corporation (Huizhou)* (恰迅(惠州)光電科技有限公司) ("NVC Overseas"). NVC Overseas is principally engaged in the development, production and sales of lighting products. As at the date of this report, the registered capital of NVC Overseas has not been fully paid.

In July 2019, NVC Global Solutions Limited, a wholly-owned subsidiary of the Company, invested an amount of SGD100 to acquire 100% of the equity of NVC Lighting & Electrical Technology Singapore Pte. Ltd. ("NVC Singapore"). NVC Singapore is a former subsidiary of Mr. WANG Dongming, a Director of the Company. Upon the completion of the acquisition, NVC Singapore is no longer a connected person of the Company. NVC Singapore is principally engaged in the development, production and sales of lighting luminaire products.

期後事項

於2019年7月,本公司全資附屬公司雷士國際(香港)有限公司擬投資人民幣5,000千元成立全資附屬公司怡迅(惠州)光電科技有限公司(「怡迅(惠州)」),怡迅(惠州)的主營業務為照明產品的開發、生產和銷售等,截至本報告日,怡迅(惠州)之註冊資金尚未繳足。

於2019年7月,本公司全資附屬公司雷士國際(香港)有限公司出資100新幣收購新加坡雷士照明電氣技術有限公司(「新加坡雷士」)的100%股權,新加坡雷士原為本公司董事王冬明先生之附屬公司,收購完成後,新加坡雷士不再為本公司之關連人士。新加坡雷士的主營業務為照明燈具產品的開發、生產和銷售等。

管理層討論與分析

On 10 August 2019, the Company, LED Holdings Limited ("LED Holdings"). Brilliant Lights International Holding Pte. Ltd., Brilliant Lights Investment Pte. Ltd. ("Purchaser") and KKR entered into a share purchase agreement ("Share Purchase Agreement"), pursuant to which the Company and LED Holdings have conditionally agreed to dispose of, and the Purchaser has conditionally agreed to acquire three wholly-owned subsidiaries of the Company ("Target Companies"), which are principally engaged in the manufacturing, sales and distribution of commercial lighting products and home lighting products as well as e-commerce business in the Mainland China market under the "NVC" brand, with a valuation of 100% of the equity of the Target Companies of RMB5,559,010,897, subject to the terms of the Share Purchase Agreement. After the closing of the disposal ("Closing"), the Company and KKR will respectively indirectly hold 30% and 70% of the total equity interests in the Target Companies and the Target Companies will not be consolidated into the consolidated financial statements of the Group. Subject to, among other things, the approval of the shareholders of the Company at an extraordinary general meeting and the Closing, the Board intends to declare a special dividend of not less than HK\$0.9 per Share to the shareholders of the Company whose names appear on the register of members of the Company on a record date to be determined. Further details are contained in the announcement of the Company dated 11 August 2019.

於2019年8月10日,本公司、耀能控股 有限公司(「耀能控股」)、Brilliant Lights International Holding Pte. Ltd. Brilliant Lights Investment Pte. Ltd.(「買方」)及 KKR訂立一項購股協議(「購股協議」), 據此並在購股協議條款規限下本公司及 耀能控股有條件同意出售及買方有條件 同意收購本公司之三家全資附屬公司 (「目標公司」),目標公司主要從事以「雷 士」品牌在中國內地市場生產、銷售及分 銷商業照明產品及家居照明產品以及電 子商務業務,而對目標公司100%股權的 估值為人民幣5,559,010,897元。本次出 售交割(「交割」)後,本公司及KKR將分 別間接持有目標公司權益總額中的30% 及70%,而目標公司將不會綜合入賬至 本集團綜合財務報表。在(其中包括)本 公司股東於股東特別大會上批准及交割 的前提下,董事會擬向於待定記錄日期 名列本公司股東名冊的本公司股東宣派 不少於每股股份0.9港元的特別股息。進 一步詳情載於本公司日期為2019年8月 11日的公告。

Pledge of Assets

As at 30 June 2019, save for those disclosed elsewhere in these interim condensed consolidated financial statements, the following assets of the Group were pledged, as applicable:

(1) As at 30 June 2019, right-of-use assets related to leasehold land with aggregate carrying amounts of RMB45,016,000 (31 December 2018: land-use rights with aggregate carrying amounts of RMB45,676,000) and certain buildings included in property, plant and equipment with aggregate carrying amounts of RMB259,692,000 (31 December 2018: RMB257,642,000) were pledged for the Group's bank loan facilities.

抵押資產

於2019年6月30日,除該等中期簡明合併財務報表另行披露者外,本集團下列資產已被抵押(視情況而定):

(1) 於2019年6月30日,賬面值合計 人民幣45,016千元(2018年12月 31日:賬面值合計人民幣45,676 千元的土地使用權)的與租賃土地 有關的使用權資產及若干計入物 業、廠房及設備的賬面值合計人民 幣259,692千元(2018年12月31 日:人民幣257,642千元)的樓宇 作為本集團銀行貸款融資的抵押。

- (2) As at 30 June 2019, certain trade and bills receivables with carrying amounts of RMB240,147,000 (31 December 2018: RMB353,031,000) were pledged to secure the bank borrowings.
- (3) In accordance with several letters of guarantee, deposits with carrying amounts of RMB204,626,000 (31 December 2018: RMB612,792,000) were pledged for issuing letters of guarantee and borrowing facilities.
- (4) As at 31 December 2018, the amount represented deposits with carrying amounts of RMB710,000 pledged for the Group's applications of assets preservation in certain PRC legal proceedings.

Employees

As at 30 June 2019, the Group had approximately 7,122 employees in total (31 December 2018: 7,642). The Group regularly reviews remuneration and benefits of its employees according to the relevant market practice and individual performance of the employees. In addition to basic salary, employees are entitled to other benefits including social insurance contributions, employee provident fund schemes, discretionary incentive and share option schemes.

Market Risks

We are exposed to various market risks in the ordinary course of business. Our risk management strategy aims to minimise the adverse effects of these risks to our financial results.

- (2) 於2019年6月30日,賬面值人民幣240,147千元(2018年12月31日:人民幣353,031千元)的若干貿易及票據應收賬款已質押作為銀行借款的抵押。
- (3) 根據數封銀行保函協議, 賬面值為 人民幣204,626千元的存款(2018 年12月31日:人民幣612,792千 元)已質押以發出銀行保函及作為 貸款融資。
- (4) 於2018年12月31日,為在本集團 的某些中國法律訴訟中申請資產保 全,賬面值為人民幣710千元的存 款已進行質押。

僱員

於2019年6月30日,本集團的總員工人數約7,122名(2018年12月31日:7,642名)。本集團會定期就有關市場慣例及個別僱員的表現檢討僱員薪酬及福利。除支付基本薪金外,僱員也享受其他福利包括社會保險、員工公積金計劃、酌情性獎勵及購股權計劃。

市場風險

在日常業務過程中,我們面臨下述各種 市場風險。我們的風險管理策略旨在 將這些風險對我們財務業績的影響降至 最低。

Management Discussion and Analysis

管理層討論與分析

Foreign Currency Risk

We are exposed to transactional currency risk. Such risk arises from sales or procurement by operating units in currencies other than its functional currency. As a result, we are exposed to fluctuations in the exchange rate between the functional currencies and foreign currencies. During the Period under Review, the Group had entered into several forward currency contracts in place to hedge the foreign exchange exposure and did not experience any material difficulties or negative impacts on our operations or liquidity as a result of fluctuations on currency exchange rates.

Commodity Price Risk

We are exposed to fluctuations in the prices of raw materials which are influenced by global changes as well as regional supply and demand conditions. Fluctuations in the prices of raw materials could adversely affect our financial performance. We did not enter into any commodity derivative instruments to hedge the potential commodity price changes.

Liquidity Risk

We monitor our risk of having a shortage of funds by considering the maturity of our financial instruments, financial assets and liabilities and projected cash flows from operations. Our goal is to maintain a balance between continuity and flexibility of funding through the use of bank loans and other interest-bearing loans. Our Directors have reviewed our working capital and capital expenditure requirements and determined that we have no significant liquidity risk.

外幣風險

我們承受貨幣交易風險。交易風險因運營單位以其功能貨幣以外的貨幣進行銷售或採購而產生。因此,我們面臨功能貨幣與外幣之間的匯率波動的風險。回顧期內,本集團簽訂若干匯率遠期合同以對沖匯率風險,因此並無因貨幣匯率的波動而令我們營運或流動資金出現任何重大困難或負面影響。

商品價格風險

我們承受原材料價格波動的風險。原材料價格受全球變動及地區性供求狀況的影響。原材料價格的波動可能對我們的財務業績產生不利影響。本公司未簽訂任何商品衍生工具以對沖潛在的商品價格變化。

流動資金風險

我們通過考慮我們的金融票據、金融資產及負債的到期日和預計從營運產生的現金流量來監控資金短缺的風險。我們的目標是通過使用銀行貸款和其他計息貸款使資金的連續性和靈活性保持平衡。我們的董事已審核我們的營運資金及資本開支要求,並確定我們沒有重大流動資金風險。

Management Discussion and Analysis 管理層討論與分析

Credit Risk

Our major credit risk arises from exposure to a substantial number of trade and bills receivables, deposits and other receivables from debtors. We have policies in place to ensure that the sales of products are made to customers with an appropriate credit limit, and we have strict control over credit limits of trade receivables. Our cash and short-term deposits are mainly deposited with registered banks in Mainland China and Hong Kong. We also have policies that limit our credit risk exposure to any financial institutions. The carrying amounts of trade and bills receivables, deposits and other receivables, cash and cash equivalents and short-term deposits included in the condensed consolidated statement of financial position represent our maximum exposure to credit risk in relation to our financial assets. We have no other financial assets which carry significant exposure to credit risk. In 2018, we entered into a number of one-year insurance contracts with China Export & Credit Insurance Corporation, which covered 90% uncollectible receivables from international sales between the period from 1 December 2018 to 30 November 2019 with a maximum compensation amount of US\$40,000,000 (equivalent to approximately RMB274,528,000). We purchased such insurance in order to minimise our exposure to credit risk as we expand our business. We plan to renew such insurance contracts when they become due. In respect of the exposure to domestic credit risk, we took the approach of requiring the customers to provide relevant guarantee to cover the credit risk arising from domestic sales.

信用風險

我們的主要信用風險來自於債務人的大 量貿易及票據應收賬款、保證金及其他 應收賬款。我們已訂立政策確保產品出 售予有適當信用額度的客戶,且我們嚴 格控制貿易應收賬款的信用額度。我們 的現金和短期存款主要存於中國大陸及 香港的註冊銀行。我們亦有限制暴露於 任何金融機構的信用風險政策。簡明合 併財務狀況表中的貿易及票據應收賬 款、保證金及其他應收賬款的賬面值、 現金和現金等價物和短期存款反映了本 集團就有關金融資產的最大信用風險。 我們沒有其他帶有重大信用風險的金融 資產。2018年,我們與中國出口信用保 險公司訂立若干一年期保險合同,在其 承保範圍內,覆蓋於2018年12月1日至 2019年11月30日期間的海外銷售應收賬 款不可回收金額的90%,最高賠償金額 為40,000千美元(折合約人民幣274,528 千元)。我們購買上述保險是為了最大 程度降低我們擴張業務所帶來的信用風 險。我們計劃於到期時將該等保險合同 續期。而對於國內信用風險敞口部份, 我們採取要求客戶提供相應擔保的方 式,以覆蓋國內銷售所產生的信用風險。

Disclosure of Interests

權益披露

Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares or Debentures

As at 30 June 2019, the interests and short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or recorded in the register required to be maintained pursuant to Section 352 of Part XV of the SFO, or which were otherwise required to be notified to the Company and the Stock Exchange pursuant to the provisions of the Model Code were as follows:

Long positions in the Company

Percentage Number of Shares or of the total Name of Director **Nature of interests Class of Shares** underlying Shares issued Shares 佔已發行股份 董事姓名 權益性質 股份類別 股份或相關股份數目 總數的百分比 YE Yong Beneficial owner Ordinary Shares 274,039,000 (L) (Note 1) 6.48% 叶勇 實益擁有人 普通股 (附註1) Ordinary Shares 7,433,000 (L) (Note 2) Spouse's interest 0.18% 配偶的權益 普通股 (附註2)

Notes:

- 1. (L) represents long position.
- 2. As these Shares are held by Ms. GAO Xia, the spouse of Mr. YE Yong, Mr. YE Yong is deemed to be interested in these Shares.

Save as disclosed above, as at 30 June 2019, none of the Directors or chief executives of the Company have or are deemed to have interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were notifiable to the Company and 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 recorded in the register required to be maintained by the Company pursuant to Section 352 of the SFO, or which were notifiable to the Company and the Stock Exchange pursuant to the provisions of the Model Code.

董事及最高行政人員於股份、 相關股份或債權證中擁有的權 益及淡倉

於2019年6月30日,本公司董事及最高 行政人員於本公司及其相聯法團(定義見 《證券及期貨條例》第XV部份)的股份、 相關股份及債權證中擁有根據《證券內 貨條例》第XV部份第7及8部份須知 貨條例》第XV部份第7及8部份須知 資條例》規定,彼等當作或視為擁有之權 談倉)或根據《證券及期貨條例》第XV部 份第352條規定須予存置之登記冊或根據 標準守則須另行知會本公司及聯交所之 權益及淡倉如下:

本公司的好倉

附註:

- 1. (L)代表好倉。
- 該等股份由叶勇先生的配偶高霞女士持有,因此叶勇先生被視為於該等股份中擁有權益。

Disclosure of Interests 權益披露

Interests and Short Positions of Substantial Shareholders in the Shares and Underlying Shares

主要股東所持股份及相關股份的權 益及淡倉

As at 30 June 2019, so far as the Directors and chief executives of the Company are aware, the following shareholders (other than Directors or chief executives of the Company) had 5% or more interests or short positions in the issued Shares and underlying Shares of the Company which were recorded in the register required to be maintained by the Company pursuant to Section 336 of the SFO:

於2019年6月30日,就本公司董事及最高行政人員所知,根據《證券及期貨條例》第336條所存置的主要股東登記名冊顯示,下列股東(非本公司董事或最高行政人員)於本公司已發行股份及相關股份中擁有5%或以上的權益或淡倉:

Name of shareholder 股東名稱	Nature of interests 權益性質	Class of Shares 股份類別	Number of Shares or underlying Shares 股份或相關股份數目	Percentage of the total issued Shares 佔已發行股份 總數的百分比
Elec-Tech International (H.K.) Company Limited 德豪潤達國際 (香港) 有限公司	實益擁有人	Ordinary Shares 普通股	870,346,000 (L) <i>(Note 1)</i> <i>(附註1)</i>	20.59%
ETIC 德豪潤達	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	870,346,000 (L) <i>(Note 2)</i> <i>(附註2)</i>	20.59%
Haitong International Credit Company Limited	Security interest in shares 股份中的保證權益	Ordinary Shares 普通股	870,346,000 (L)	20.59%
Haitong International Securities Group Limited	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	870,346,000 (L) <i>(Note 3)</i> (附註3)	20.59%
Haitong International Holdings Limited	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	870,346,000 (L) <i>(Note 3)</i> (附註3)	20.59%
Haitong Securities Co., Ltd.	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	870,346,000 (L) <i>(Note 3)</i> <i>(附註3)</i>	20.59%

Disclosure of Interests

權益披露

Name of shareholder 股東名稱	Nature of interests 權益性質	Class of Shares 股份類別	Number of Shares or underlying Shares 股份或相關股份數目	Percentage of the total issued Shares 佔已發行股份 總數的百分比
SU Lixin 蘇立新	Beneficial owner 實益擁有人	Ordinary Shares 普通股	649,350,649 (L)	15.36%
Schneider Electric Asia Pacific Limited	Beneficial owner 實益擁有人	Ordinary Shares 普通股	288,371,000 (L)	6.82%
Schneider Electric Industries SAS	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	288,371,000 (L) <i>(Note 4)</i> <i>(附註4)</i>	6.82%
Schneider Electric SE	Interest of corporation controlled by the substantial shareholders 主要股東所控制的法團的權益	Ordinary Shares 普通股	288,371,000 (L) <i>(Note 4)</i> <i>(附註4)</i>	6.82%

Notes:

- 1. (L) represents long position.
- These Shares were held by Elec-Tech International (H.K.) Company Limited. As Elec-Tech International (H.K.) Company Limited is a wholly-owned subsidiary of ETIC, ETIC is deemed to be interested in all these Shares.
- 3. Haitong International Credit Company Limited has a security interest in these Shares. As Haitong International Credit Company Limited is a wholly-owned subsidiary of Haitong International Finance Company Limited, which in turn is a wholly-owned subsidiary of Haitong International Securities Group Limited, 63.08% interest of Haitong International Securities Group Limited is held by Haitong International Holdings Limited, which is a wholly-owned subsidiary of Haitong Securities Co., Ltd., Haitong Securities Co., Ltd., Haitong International Holdings Limited and Haitong International Securities Group Limited are deemed to be interested in these Shares.

附註:

- 1. (L)代表好倉。
- 2. 該等股份由德豪潤達國際(香港)有限公司 持有。德豪潤達國際(香港)有限公司是德 豪潤達的全資附屬公司,因此德豪潤達被 視為於該等股份中擁有權益。
- Haitong International Credit Company 3. Limited對該等股份擁有保證權益。 Haitong International Credit Company Limited是Haitong International Finance Company Limited的全資附屬公司, Haitong International Finance Company Limited是Haitong International Securities Group Limited的全資附屬公司, Haitong International Holdings Limited持有Haitong International Securities Group Limited 63.08%的權益,而Haitong International Holdings Limited又是Haitong Securities Co., Ltd.的全資附屬公司,因此Haitong Securities Co., Ltd. . Haitong International Holdings Limited及Haitong International Securities Group Limited被視為於該等股 份中擁有權益。

Disclosure of Interests 權益披露

該等股份由Schneider Electric Asia

- 4. These Shares were held by Schneider Electric Asia Pacific Limited. As Schneider Electric Asia Pacific Limited is a wholly-owned subsidiary of Schneider Electric Industries SAS, which in turn is a wholly-owned subsidiary of Schneider Electric SE, Schneider Electric Industries SAS and Schneider Electric SE are deemed to be interested in these shares.
- Pacific Limited持有。Schneider Electric Asia Pacific Limited是Schneider Electric Industries SAS的全資附屬公司,而 Schneider Electric Industries SAS又是 Schneider Electric SE的全資附屬公司, 因此Schneider Electric Industries SAS及 Schneider Electric SE被視為於該等股份中 擁有權益。

Save as disclosed above, as at 30 June 2019, so far as the Directors are aware, no other person (except the Directors and chief executive) or corporation had 5% or more interests or short positions in the Shares and underlying Shares of the Company which were recorded in the register required to be maintained by the Company pursuant to Section 336 of the SFO.

除上文所披露者外,就董事所知,於 2019年6月30日,概無任何人士(本公司董事或最高行政人員除外)或法團擁有 須登記於根據《證券及期貨條例》第336 條規定本公司須備存的登記冊內的本公 司股份及相關股份5%或以上的權益或淡 倉。

Share Option Scheme

購股權計劃

A share option scheme (the "Share Option Scheme") was conditionally approved and adopted at an extraordinary general meeting held on 27 April 2010. The purpose of the Share Option Scheme is to provide the Company with a means of incentivizing and retaining employees, encouraging employees to work towards enhancing the value of the Company and promoting the long-term growth of the Company. This scheme will link the value of the Company with the interests of the participants, enabling participants and the Company to develop together and promoting the Company's corporate culture. The Directors may, at their discretion, invite any Directors (including executive Directors, non-executive Directors and independent non-executive Directors), employees and advisors, consultants, distributors, contractors, contract manufacturers, agents, customers, business partners and service providers of any member of the Group who the Board considers, in its sole discretion, have contributed or will contribute to the Group to participate in the Share Option Scheme. The period within which the options must be exercised shall be determined by the Directors at the time of grant and such period must expire no later than 10 years from the date when the Board resolves to make the offer of options to the grantees. All outstanding options shall lapse when the grantee is dead or retired, the employment of the grantee ceases or where the grantee is no longer an employee of the Group.

本公司為提供激勵和挽留僱員,並鼓勵 僱員努力提升本公司的價值,促進本公 司的長期發展,在2010年4月27日經股 東特別大會有條件批准和採納購股權計 劃(「購股權計劃」)。該計劃將本公司的 價值與參與者的利益緊密相連,促進參 與者與本公司共同發展,並提升本公司 的企業文化。董事可酌情邀請任何董事 (包括執行董事、非執行董事和獨立非執 行董事)、僱員以及董事會全權酌情認 為已對或將對本集團作出貢獻的本集團 任何成員公司的顧問、專業顧問、經銷 商、承包商、訂約生產商、代理人、客 戶、業務夥伴和服務供應商參與購股權 計劃。董事授出購股權時決定購股權的 行使期限,而有關行使期必須不遲於董 事會決議向承授人授出購股權當日起計 滿10年時屆滿。承授人身故、退休、離 職或不再為本集團成員時,所有未行使 購股權會失效。

Disclosure of Interests

權益披露

The maximum number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme or any other share option schemes adopted by the Company shall not exceed 10% (the Company may refresh the 10% limit in certain conditions) of the aggregate of the shares in issue on the listing date or 30% of the shares in issue from time to time. The total number of shares issued and to be issued upon exercise of the options granted to each participant under the Share Option Scheme or any other share option scheme adopted by the Company in any 12-month period must not exceed 1% of the shares in issue. Any further grant of options which would result in the number of shares issued as aforesaid exceeding the said 1% limit requires shareholders' prior approval with the relevant participant and his associates abstaining from voting. At the time of grant of the options, our Company may specify any minimum period(s) for which an option must be held before it can be exercised. The Share Option Scheme does not contain any such minimum period.

根據購股權計劃或本公司採納的任何其 他購股權計劃所授出的所有購股權獲行 使時可發行的股份數目上限不得超過本 公司上市日期已發行股份的10%(本公司 可在某些情况下更新此10%上限)或本公 司不時已發行股份的30%。每名參與者 於任何12個月期間行使根據購股權計劃 或本公司採納的任何其他購股權計劃授 予每名參與者的購股權獲行使時已發行 及將發行的股份總數不得超過已發行股 份的1%。如果再授出購股權會導致按上 述方式發行的股份數目超過1%,則須經 股東事先批准,而相關參與者及其聯繫 人必須放棄投票。於授出購股權時,本 公司可指明行使購股權前須持有有關購 股權的任何最短時限。購股權計劃並無 包括任何該等最短時限。

The subscription price for the shares granted under the options shall be no less than the highest of (a) the closing price of the shares as stated in the daily quotation sheet issued by the Stock Exchange on the date of grant; (b) the average closing price of the shares as stated in the daily quotation sheets issued by the Stock Exchange for the five Stock Exchange business days immediately preceding the date of grant; and (c) the nominal value of a share upon its issue. The amount payable by a grantee on acceptance of a grant of options is US\$1. The Share Option Scheme will expire on the date of the tenth anniversary of the adoption of the Share Option Scheme. Further details of the Share Option Scheme are set out in the prospectus of the Company dated 7 May 2010.

根據購股權可認購的股份的認購價不得低於以下三者的最高者:(a)聯交所於授出日期發出的每日報價表所列的股份收市價;(b)聯交所於緊接授出日期前五個聯交所營業日發出的每日報價表所列的股份平均收市價;及(c)一股股份於發行時的賬面值。承授人接納購股權的動物。購股權計劃於其獲採納後流十年到期。購股權計劃的進一步詳情載於本公司於2010年5月7日刊發的招股書。

During the Period under Review, no option has been granted under the Share Option Scheme. 回顧期內,並無根據購股權計劃授出任 何購股權。

Controlling Shareholders

控股股東

During the Period under Review, the Company did not have any controlling shareholder.

回顧期內,本公司沒有控股股東。

Disclosure of Interests 權益披露

Adoption of Restricted Share Unit Scheme

On 20 December 2018, the Board has approved the adoption of a restricted share unit scheme. Pursuant to the restricted share unit scheme, the Company may direct and procure the trustee to purchase Shares (either on-market or off-market) to satisfy the restricted share units upon vesting and to hold the purchased Shares on trust for the relevant participants until such restricted share units are vested with the relevant participants in accordance with the restricted share units scheme rules. Further details are set out in the announcement of the Company dated 20 December 2018. The restricted share units scheme has been approved at the extraordinary general meeting held on 25 January 2019.

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

During the Period under Review, the Company repurchased a total of 914,000 Shares at prices ranging from HK\$0.495 to HK\$0.50 per Share on the Stock Exchange, with an aggregate consideration of approximately HK\$453,750 (equivalent to approximately RMB392,000). The repurchased Shares have been cancelled in April 2019. The Company considered that it was the best way of enhancing shareholder value and that it was in the best interests of the shareholders by returning a substantial part of the surplus funds to the shareholders.

Particulars of the repurchases are as follows:

採納受限制股份單位計劃

於2018年12月20日,董事會批准採納受限制股份單位計劃。根據該受限制股份單位計劃,本公司可指示和促使受託人購買股份(不論是在場內或場外)以於受限制股份單位歸屬後償付受限制股份單位,並以信託方式為相關參與人持有限受限制股份單位計劃規則歸屬於相關的參與人。進一步詳情載於本公司日期份學與人。進一步詳情載於本公司日期份單位計劃已於2019年1月25日之股東特別大會上獲得通過。

收購、出售或贖回本公司任何上市 證券

於回顧期內,本公司於聯交所以每股股價0.495港元至0.50港元購回合計914,000股股份,其代價總額合計約453,750港元(折合約人民幣392,000元)。所購回股份已於2019年4月份註銷。本公司認為,此乃提升股東價值之最佳方法,而向股東退回大部份盈餘資金亦符合股東之最佳利益。

回購詳情如下:

Price per Share

Date of repurchase 回購日期		Number of Shares 股份數量	每股價 Highest 最高 HKD 港元	更格 Lowest 最低 HKD 港元	Aggregate consideration 總代價 HKD 港元
4 January 2019	2019年1月4日	914,000	0.50	0.495	453,750
Total:	總數:	914,000			453,750

Corporate Governance and Other Information

企業管治及其他資料

Corporate Governance

The Directors are of the opinion that, during the Period under Review, the Company had complied with the principles and codes provisions set out in the Code, except for the following code provision.

Code Provision A.2.1 requires that the role of chairman and chief executive officer should be separate and should not be performed by the same person. Given that Mr. WANG Donglei assumed the roles of both chairman and chief executive officer of the Company before 22 February 2019, the Company deviated from this code provision. Mr. WANG Donglei is a director of ETIC, which is the controlling corporation of the largest shareholder of the Company, Elec-Tech International (H.K.) Company Limited. Mr. WANG Donglei has many years of experience in product research and development, manufacturing and business management. The dual role arrangement provides strong and consistent market leadership and is critical for efficient business planning and decision making of the Company. As all major decisions are made in consultation with the Board and its relevant committees, and there are four Independent Non-executive Directors on the Board offering independent perspectives, the Board is therefore of the view that there are adequate safeguards in place to ensure the balance of powers within the Board. The Board will also continue to review and monitor the practices of the Company for the purposes of complying with the Code and maintaining a high standard of corporate governance practices of the Company. However, Mr. WANG Donglei resigned as the chief executive officer of the Company on 22 February 2019 and Ms. CHAN Kim Yung, Eva was appointed as the chief executive officer of the Company on the same day. Since then, the roles of the chairman and chief executive officer of the Company have been separated and the requirement under Code Provision A.2.1 has been complied with. Currently, Mr.WANG Donglei serves as the chairman of the Company and Ms. CHAN Kim Yung, Eva serves as the chief executive officer of the Company. Save as disclosed above, the Company had fully complied with the principles and code provisions as set out in the Code.

企業管治

董事認為,回顧期內,本公司一直遵守 守則所載的原則和守則條文,惟以下守 則條文除外。

守則條文第A.2.1條規定主席與行政總裁 的角色應分開及不應由同一個人擔任。 由於王冬雷先生於2019年2月22日之前 同時擔任本公司董事長及首席執行官, 故本公司偏離此條文。王冬雷先生為德 豪潤達的董事,而德豪潤達為本公司第 一大股東德豪潤達國際(香港)有限公司 的控股公司,且王冬雷先生擁有多年的 產品研發、生產製造及企業管理經驗。 這雙重角色有助於貫徹有力而統一的市 場領導,對本公司有效率之業務規劃和 決策至為重要。由於所有主要決策均會 諮詢董事會及其有關委員會,並且董事 會有四名獨立非執行董事提出獨立見 解,故董事會認為有足夠保障措施確保 董事會權力平衡。董事會亦會繼續檢討 及監察本公司的常規,以符合守則規定 及保持本公司高水準的企業管治常規。 然而,王冬雷先生於2019年2月22日辭 任本公司首席執行官及陳劍瑢女士於同 日獲委任為本公司首席執行官。自此, 本公司董事長與行政總裁的角色已分開 而守則條文A.2.1條之規定已獲遵守。目 前,王冬雷先生擔任本公司董事長,而 陳劍瑢女士則擔任本公司首席執行官。 除上文披露外,本公司已全面遵守了守 則所載的原則和守則條文。

Corporate Governance and Other Information 企業管治及其他資料

Model Code for Securities Transactions

The Company has adopted the Model Code as its code of conduct regarding directors' securities transactions. Specific enquiry has been made to all Directors, and all the Directors have confirmed that they had complied with all relevant requirements as set out in the Model Code during the Period under Review.

Risk Management and Internal Controls

The Board continuously oversees the Group's risk management and internal control systems on an ongoing basis. During the Period under Review, the Board, through the audit committee of the Company, conducted a review of the effectiveness of the internal control system of the Group, including the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting and financial reporting function.

The Company has set up the audit and risk control department to regularly monitor and assess the internal risk and control system of each department in order to determine the risk which may affect the business and other aspects of the Group (including key operational and financial processes, regulatory compliance and information safety). It is complementary to the duties of the external auditor and plays an important role in the Company's internal governance.

After receiving the confirmation from the management to the Board regarding the effectiveness of these systems, the Board is of the view that the Group's risk management and internal control systems are well-established, effective and adequate.

證券交易標準守則

本公司已採納標準守則作為有關董事進 行證券交易的行為守則。本公司已向所 有董事作出個別查詢,而所有董事已確 認在回顧期內已遵從標準守則所載的所 有相關規定。

風險管理和內部監控

董事會持續監督本集團的風險管理及內部監控體系運行情況。於回顧期內,董事會已通過本公司審核委員會對本集團內部監控系統的有效性作出審核,包括資源充足性、僱員資格及經驗、培訓項目及本集團會計及財務申報職能的預算。

本公司設立審計風控部門,以定期對各部門的內部風險和控制系統進行監控和評估,以確定可能影響本集團業務及其他方面(包括關鍵營運及財務流程、監管合規及信息安全)的風險。內部審核系統與外部核數師在功能上相輔相成,在監察公司內部治理的工作上擔當重要角色。

在管理層向董事會提供有關系統有效性 的確認後,董事會認為本集團風險管理 及內部監控系統妥善、有效而且足夠。

Corporate Governance and Other Information

企業管治及其他資料

Audit Committee

The Company established an audit committee (the "Audit Committee") in compliance with the Listing Rules with written terms of reference. The primary duties of the Audit Committee include maintaining relationship with the auditor of the Group, reviewing financial information of the Group, supervising the financial reporting system, risk management and internal control system of the Group, and the duties of corporate governance designated by the Board. Currently, the Audit Committee consists of three members, namely, Independent Non-executive Director Mr. LEE Kong Wai, Conway, Independent Non-executive Director Mr. WANG Xuexian and Independent Non-executive Director Mr. SU Ling, respectively. Mr. LEE Kong Wai, Conway has been appointed as the chairman of the Audit Committee. The Audit Committee has reviewed and discussed the interim results for the Period under Review.

Remuneration Committee

The Company established a remuneration committee (the "Remuneration Committee") in compliance with the Listing Rules with written terms of reference. The primary duties of the Remuneration Committee include reviewing and making recommendations to the Board on the remuneration packages of individual Executive Directors and senior management, the remuneration policy and structure for all Directors and senior management, and establishing transparent procedures for developing such remuneration policy and structure to ensure that no Director or any of his/her associates will participate in deciding his/her own remuneration. During the Period under Review, Ms. CHAN Kim Yung, Eva has been appointed as a member of the Remuneration Committee with effect from 25 January 2019. Currently, the Remuneration Committee consists of three members, namely, Executive Director Ms. CHAN Kim Yung, Eva, Independent Non-executive Director Mr. LEE Kong Wai, Conway and Independent Non-executive Director Mr. WEI Hongxiong, respectively. Mr. WEI Hongxiong has been appointed as the chairman of the Remuneration Committee.

審核委員會

薪酬委員會

本公司已依照上市規則的規定設立薪酬 委員會(「薪酬委員會」),並制定書面 職權範圍。薪酬委員會的主要職責包括 審閱個別執行董事及高級管理層的薪酬 待遇、全體董事及高級管理層的薪酬政 策及架構並就此向董事會提供意見,及 設立诱明程序以制定有關薪酬政策及架 構,從而確保概無董事或任何彼等的聯 繫人士參與釐定彼等自身的薪酬。回顧 期內,陳劍瑢女士已獲委任為薪酬委員 會成員,自2019年1月25日生效。薪酬 委員會現由三名成員組成,分別為執行 董事陳劍瑢女士、獨立非執行董事李港 衛先生和獨立非執行董事魏宏雄先生。 魏宏雄先生已被委任為薪酬委員會的 主席。

Corporate Governance and Other Information 企業管治及其他資料

Nomination Committee

The Company established a nomination committee (the "Nomination Committee") in compliance with the Code with written terms of reference. The primary duties of the Nomination Committee include reviewing the Board composition, developing and formulating relevant procedures for the nomination and appointment of Directors, making recommendations to the Board on the appointment and succession planning of Directors, and assessing the independence of Independent Non-executive Directors. Currently, the Nomination Committee consists of three members, namely, Executive Director Mr. WANG Donglei, Independent Non-executive Director Mr. LEE Kong Wai, Conway and Independent Non-executive Director Mr. WEI Hongxiong, respectively. Mr. WANG Donglei has been appointed as the chairman of the Nomination Committee.

Strategy and Planning Committee

The Company established a strategy and planning committee (the "Strategy and Planning Committee") under the Board with written terms of reference. The primary duty of the Strategy and Planning Committee is to propose and formulate the strategic development plan of the Company for the Board's consideration. During the Period under Review, Ms. CHAN Kim Yung, Eva has been appointed as a member of the Strategy and Planning Committee with effect from 25 January 2019. Currently, the Strategy and Planning Committee consists of four members, namely, Executive Director Mr. WANG Donglei, Executive Director Mr. XIAO Yu, Executive Director Ms. CHAN Kim Yung, Eva and Independent Non-executive Director Mr. WANG Xuexian, respectively. Mr. WANG Donglei has been appointed as the chairman of the Strategy and Planning Committee.

提名委員會

本公司已依照守則規定設立提名委員會(「提名委員會」),並制定書面職會電團。提名委員會的主要職責包括委員會的架構,發展及制定提名及繼董事會的架構,發展及制定提名及繼可的工作。 董事會的架構,發展及制定提名及繼可的工作。 董事的相關程序,就董事委任及繼可的工作。 董事的獨立性。提名委員會思想,分別為執行董事也。 是、獨立非執行董事李港衛先生和生生, 表述是是不過程。 是、獨立非執行董事李港衛先生和生生, 表述是是不過程。 是、獨立非執行董事李港衛先生。 是、獨立非執行董事李港衛先生。 是、獨立非執行董事。

戰略與規劃委員會

Corporate Governance and Other Information

企業管治及其他資料

Independent Investigations Committee

To advance the internal investigations into matters involving Mr. WU Changjiang, the former Executive Director and chief executive officer of the Company, the Company has established an independent investigations committee (the "Independent Investigations Committee") under the Board. The Independent Investigations Committee has been authorised by the Board to exercise powers and perform duties on behalf of the Board in relation to the conduct of the investigations into, among other things, the alleged wrongdoing of Mr. WU Changjiang. The Independent Investigations Committee has also been authorised to consider and make recommendations to the Board with respect to any potential proceedings arising from the internal investigations. In connection with the Company's investigations of the alleged wrongdoing of Mr. WU Changjiang, the Independent Investigations Committee has instructed a third-party service provider to conduct a forensic review of related irregularities and an internal controls assessment of the Company and its key subsidiaries. The forensic review and internal controls assessment has been completed. Please refer to the announcements of the Company dated 17 July 2015 and 17 September 2015 for details. Currently, the Independent Investigations Committee consists of three members, namely, Independent Non-executive Director Mr. LEE Kong Wai, Conway, Independent Non-executive Director Mr. WEI Hongxiong and Independent Non-executive Director Mr. WANG Xuexian, respectively.

獨立調查委員會

為推進本公司前任執行董事及首席執行 官吳長江先生參與的有關事件的內部調 查的進行,本公司在董事會下成立了獨 立調查委員會(「獨立調查委員會」)。 董事會已授權獨立調查委員會在本公司 對吳長江先生可能的不法行為進行內部 調查時,代表董事會行使相關權力並履 行相關職責。獨立調查委員會亦獲授權 對內部調查可能引致的任何訴訟程序予 以考量並向董事會提出相關建議。就本 公司對吳長江先生涉嫌的違規行為的調 杳,獨立調查委員會指示第三方服務機 構對有關違規行為展開法務調查,並對 本公司及其主要附屬公司進行內控評 估, 法務調查及內部監控評估現已完 成。詳情請參閱本公司日期為2015年7 月17日及2015年9月17日之公告。獨立 調查委員會現由三名成員組成,分別為 獨立非執行董事李港衛先生、獨立非執 行董事魏宏雄先生以及獨立非執行董事 王學先先生。

Corporate Governance and Other Information 企業管治及其他資料

Appointment and Resignation of Directors and Change in Directors' Information

董事任免及資料變更

From 1 January 2019 to the date of this report, the appointment and resignation of Directors and changes in the Directors' information of the Company are as follows:

自2019年1月1日至本報告之日,本公司 董事委任、辭任及資料變更情況如下:

Ms. CHAN Kim Yung, Eva has been appointed as a member of the Remuneration Committee and a member of the Strategy and Planning Committee with effect from 25 January 2019; and the chief executive officer of the Company with effect from 22 February 2019.

陳劍瑢女士獲委任為薪酬委員會成員及 戰略與規劃委員會成員,自2019年1月 25日起生效;並獲委任為本公司首席執 行官,自2019年2月22日起生效。

Mr. WANG Donglei has resigned as the chief executive officer of the Company with effect from 22 February 2019.

王冬雷先生辭任本公司首席執行官,自 2019年2月22日起生效。

Mr. LI Huating has resigned as a Non-executive Director with effect from 28 February 2019.

李華亭先生辭任非執行董事,自2019年2 月28日起生效。

Interim Dividend

中期股息

The Board proposed not to declare an interim dividend for the six months ended 30 June 2019.

董事會建議不派發截至2019年6月30日 止6個月的中期股息。

Report on Review of Interim Condensed Consolidated **Financial Statements**

中期簡明合併財務報表審閱報告



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香港干諾道中111號 永安中心25樓

To the Board of Directors of NVC LIGHTING HOLDING LIMITED

(Incorporated in the Cayman Islands with limited liability)

Introduction

We have reviewed the interim condensed consolidated financial statements set out on pages 58 to 132, which comprise the condensed consolidated statement of financial position of NVC Lighting Holding Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") as of 30 June 2019 and the related condensed consolidated statement of profit or loss, condensed consolidated statement of comprehensive income. condensed consolidated statement of cash flows and condensed consolidated statement of changes in equity for the six months then ended, and a summary of significant accounting policies and other explanatory notes (the "interim condensed consolidated financial statements"). The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") issued by the International Accounting Standards Board. The directors are responsible for the preparation and presentation of the interim condensed consolidated financial statements in accordance with IAS 34. Our responsibility is to express a conclusion on the interim condensed consolidated financial statements based on our review. This report is made 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.

致雷士照明控股有限公司董事會

(於開曼群島註冊成立的有限公司)

緒言

我們已審閱載於第58至第132頁之中期 簡明合併財務報表,包括雷士照明控股 有限公司(「貴公司」)及其附屬公司(統稱 「貴集團」)於2019年6月30日的簡明合併 財務狀況表,以及截至該日止6個月的簡 明合併損益表、簡明合併全面收入表、 簡明合併現金流量表及簡明合併權益變 動表,以及主要會計政策概要和其他説 明性資料(「中期簡明合併財務報表」)。 《香港聯合交易所有限公司證券上市規 則》要求有關中期財務資料的報告須根據 其相關條文規定及國際會計準則委員會 所頒佈之國際會計準則第34號「中期財 務報告」(「國際會計準則第34號」)予以 編製。 貴公司董事會須負責根據國際會 計準則第34號編製和呈列該等中期簡明 合併財務報表。我們的責任為根據審閱 的結果,對該等中期簡明合併財務報表 作出結論,並根據已協定的委聘條款, 僅向 貴公司(作為一個整體)編製本報 告,除此之外,別無其他目的。我們概 不會就本報告的內容向任何其他人士負 責或承擔責任。

Report on Review of Interim Condensed Consolidated Financial Statements

中期簡明合併財務報表審閱報告

Scope of Review

Except as explained in the "Basis for Qualified Conclusion" paragraphs below, 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 interim financial information consists of making inquiries, 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.

Basis for Qualified Conclusion

(a) Impairment of other receivables and uncertainties relating to financial guarantee contracts

As set out in Note 18 to the interim condensed consolidated financial statements, a subsidiary of the Company (the "Subsidiary") entered into several pledge and guarantee agreements in 2013 and 2014 (the "Pledge and Guarantee Agreements") with certain banks in the People's Republic of China (the "PRC"), providing guarantees to the banks for their loan facilities granted to certain borrowers. Certain counter guarantees were provided by one of the borrowers of the bank loans (the "Borrower") to the Group. During 2014, aggregate pledged time deposits of RMB550,924,000 of the Subsidiary had been withdrawn by the banks due to default of the bank loans under the guarantees of the Subsidiary.

審閲範圍

除以下「保留結論基礎」段落所闡釋者外,我們已按照香港會計師公會所頒頒之香港審閱準則第2410號「由實體獨立核數師審閱中期財務資料」進行審閱東財務資料包括主要向,財務及會計事務的人員作出查詢範報的人員作出查詢範報的人員作出查詢範報的人員作出查詢範報的人員作出查詢範報的不會發表審核會,故未能令我們確保我們將知悉在,我們不會發表審核意見。

保留結論基礎

(a) 其他應收賬款減值及關於財務 擔保合約的不確定性

誠如載於中期簡明合併財務報表 118,貴公司一家附屬公司(「中國」)於2013年及2014年 中華人民共和國(「中國」)境保等 (「中國」)境保等 (「中國」)境保等 (「中國」)境保等 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「中國」)境保 (「世款人」) (「大力) (「世款人」)的 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末))。 (「世末)))。 (「世末))。 (「世末)))。 (「世末))。 (「世末)))。 (「世

Report on Review of Interim Condensed Consolidated Financial Statements

中期簡明合併財務報表審閱報告

Basis for Qualified Conclusion (continued)

(a) Impairment of other receivables and uncertainties relating to financial guarantee contracts (continued)

The Group initiated legal actions to claim the counter guarantees provided by the Borrower. The directors were of the opinion that an amount of RMB265,564,000 (the "Recoverable Amount") was recoverable in prior periods. Therefore other receivables of RMB550,924,000 due from the Borrower were included in "Prepayments, deposits and other receivables" in the consolidated statement of financial position as at 31 December 2014 and a provision for the irrecoverable amount of RMB285,360,000 had been recognised in profit or loss for the year ended 31 December 2014. There was no subsequent reversal of the provision or further provision recognised up to 30 June 2018. As at 31 December 2018, full provision in respect of the Recoverable Amount was recognised and during the six months ended 30 June 2019, the Company's entire equity interest in the Subsidiary has been disposed of, further details of which are set out in Notes 18 and 24 to the interim condensed consolidated financial statements.

As set out in Note 18 to the interim condensed consolidated financial statements, the Subsidiary also entered into guarantee agreements with another PRC bank in 2013 (the "Guarantee Agreement 1") and a PRC finance company in 2014 (the "Guarantee Agreement 2") respectively, providing guarantees to the PRC bank and the PRC finance company for their loan facilities granted to their borrowers. The outstanding loans of RMB35,497,000 and RMB34,000,000 in relation to the Guarantee Agreements 1 and 2 were in default in 2015 and 2014 respectively. The PRC bank and the PRC finance company took legal actions against the respective borrowers and the guarantors (including the Borrower and the Subsidiary as guarantors) to recover the loan balances and interests.

保留結論基礎(續)

(a) 其他應收賬款減值及關於財務 擔保合約的不確定性(續)

貴集團已採取法律行動,就借款 人提供的反擔保提出索償。董事 認為過往期間可收回金額人民幣 265,564千元(「可收回金額」)。 因此,其他應收借款人款項人民 幣550,924千元已於2014年12月 31日計入合併財務狀況表內「預 付款、保證金及其他應收賬款」 一項,且對不可收回金額人民幣 285,360千元計提的撥備於截至 2014年12月31日止年度的損益 內確認。直至2018年6月30日並 無後續撥回撥備或進一步確認的 撥備。於2018年12月31日,就 可收回金額計提的全額撥備已確 認,且截至2019年6月30日止6個 月, 貴公司於該附屬公司的全部 股權均已出售,進一步詳情載於中 期簡明合併財務報表附註18及附 註24。

誠如中期簡明合併財務報表附註18 所載,該附屬公司亦分別於2013 年與另一家中國銀行訂立擔保協議(「擔保協議1」)以及於2014年 與一家中國財務公司訂立擔保協議(「擔保協議2」),為該家中國財務公司訂家中國財務公司前家中國財務公司向其借款保銀銀行及該家中國財務公司有關,擔款公司,經過一個人人人人人人。 35,497千元及人民幣34,000千元。 分別於2015年及2014年違約公司, 分別於2015年及2014年違約公司, 分別於2015年及2014年違約公司, 行人及該附屬公司 採取法律行動向各借款人及的司罪擔 保人(包括借款人及該附屬公司 作為擔保人)追討貸款結餘及利息

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中期簡明合併財務報表審閲報告

Basis for Qualified Conclusion (continued)

(a) Impairment of other receivables and uncertainties relating to financial guarantee contracts (continued)

For the Guarantee Agreement 1, according to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC bank of the outstanding loan, plus interest and costs. The Subsidiary filed application of retrial of the PRC court judgements and the commencement thereof was accepted by the PRC court in January 2018, but the application was rejected according to the court judgement received by the Subsidiary in May 2018.

For the Guarantee Agreement 2, according to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC finance company of the outstanding loan, plus interest and costs.

As of 30 June 2018, the Subsidiary was in the process of applying for protests of the PRC court judgements in relation to Guarantee Agreements 1 and 2. Accordingly, the Group was of the view that the legal proceedings in relation to Guarantee Agreements 1 and 2 were still in progress notwithstanding the respective final court judgements and the rejection of the application of retrial in relation to Guarantee Agreement 1.

保留結論基礎(續)

(a) 其他應收賬款減值及關於財務 擔保合約的不確定性(續)

就擔保協議1而言,根據於2016年的首次法院判決及2017年的最終法院判決,該附屬公司被裁定須就向該家中國銀行支付的未償還貸款另加利息及成本承擔共同責任。該附屬公司已就中國法院判決申請重審,該申請起初於2018年1月獲中國法院接納,惟於2018年5月根據該附屬公司收到的法院判決被駁回。

就擔保協議2而言,根據於2016年的首次法院判決及2017年的最終法院判決,該附屬公司被裁定須就向該家中國財務公司支付的未償還貸款另加利息及成本承擔共同責任。

於2018年6月30日,該附屬公司 正就擔保協議1及擔保協議2的中 國法院判決申請抗辯。因此, 貴 集團認為,儘管已作出相關最終法 院判決且有關擔保協議1的重審申 請遭駁回,但與擔保協議1及擔保 協議2有關的法律訴訟仍在進行中。

Report on Review of Interim Condensed Consolidated Financial Statements

中期簡明合併財務報表審閱報告

Basis for Qualified Conclusion (continued)

(a) Impairment of other receivables and uncertainties relating to financial guarantee contracts (continued)

Based on the view that the legal proceedings were still in progress and with reference to legal opinions obtained and other factors, the directors considered that the likelihood of the Group sustaining losses from the Guarantee Agreements 1 and 2 was remote as it was considered that the loans had sufficient underlying securities including the Borrower's guarantees and the Subsidiary is only one of the guarantors for the loans. As a result, the directors considered that no provision thereon was considered necessary as at 30 June 2018. Full provisions for outstanding loans in relation to the Guarantee Agreements 1 and 2 were recognised as at 31 December 2018, further details of which are set out in Note 18 to the interim condensed consolidated financial statements.

In our review of the Company's interim condensed consolidated financial statements for the six months ended 30 June 2018, due to the inability to obtain sufficient evidence to ascertain whether the assessment on recoverability of the Recoverable Amount due from the Borrower and RMBNil provision for the Guarantee Agreements 1 and 2 for the six months ended 30 June 2018 were appropriate, our review conclusion on the Company's interim condensed consolidated financial statements for the six months ended 30 June 2018 was qualified on the above matters. Our review conclusion on the Company's interim condensed consolidated financial statements for the six months ended 30 June 2019 was also qualified because of the possible effect of limitations on the scope of our work on the comparability of the related figures in the interim condensed consolidated financial statements for the six months ended 30 June 2018.

保留結論基礎(續)

(a) 其他應收賬款減值及關於財務 擔保合約的不確定性(續)

基於法律訴訟仍在進行中及經參董取得的法律意見及其他因素議1內人數之其他因素達見到就擔保協議2承擔損失的可能性輕關。 因據悉該貸款具有足夠的,中不關係。 因據悉該貸款人的貸款認為 以包括借款人的貸款認為 以包括借款人。 是公司, 是公司,

在我們對 貴公司截至2018年6月 30日上6個月的中期簡明合併財務 報表的審核中,由於未能取得充分 證據以確定能否回收應收借款人的 可收回金額,以及於截至2018年6 月30日止6個月就擔保協議1及擔 保協議2計提撥備人民幣零元是否 合適。我們對 貴公司截至2018 年6月30日止6個月的中期簡明合 併財務報表的審核結論就上述事項 作出保留。我們對 貴公司截至 2019年6月30日止6個月的中期簡 明合併財務報表的審核結論亦作出 保留,乃由於我們工作範圍限制對 截至2018年6月30日止6個月中期 簡明合併財務報表相關數字的可比 性可能帶來影響。

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中期簡明合併財務報表審閱報告

Basis for Qualified Conclusion (continued)

保留結論基礎(續)

(b) Provision for loss on financial guarantee contract

As set out in Note 18 to the interim condensed consolidated financial statements, in addition to the agreements as mentioned in the above paragraphs, the Subsidiary entered into a guarantee agreement (the "Guarantee Agreement 3") with a PRC bank in 2014, providing guarantee to the bank for a loan facility granted to its borrower. The bank loan was in default in 2014 and the bank took legal actions against the borrower and the guarantors (including the Subsidiary) to recover the bank loan balance and interest. A court order was issued to freeze assets of the guarantors (including the Subsidiary) in the amount of RMB62,000,000. As a result of the court order, bank balance of the Subsidiary in the amount of RMB55,396,000 had been frozen by the bank in 2014. According to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC bank of RMB60,000,000, plus interest and costs. In February 2017, the frozen bank balance of the Subsidiary was withdrawn by the court for the purpose of settlement of the claim by the PRC bank. During 2017, the Subsidiary filed an application of retrial of the PRC court judgements in relation to Guarantee Agreement 3 which was rejected by the PRC court. During 2017, the Subsidiary filed an application of protest of the PRC court judgements and the commencement of related legal proceeding was accepted by the PRC court in March 2018. Accordingly, the Group was of the view that the legal proceeding was still in progress notwithstanding the final court judgement and the rejection of the application of retrial. As at 30 June 2018, the withdrawn amount recoverable of RMB55,396,000 (the "Withdrawn Amount Recoverable") was included in "Prepayments, deposits and other receivables" in the condensed consolidated statement of financial position.

(b) 務擔保合約虧損撥備

誠如中期簡明合併財務報表附註 18所載,除以上段落所述的協議, 該附屬公司於2014年與中國的一 家銀行訂立一項擔保協議(「擔保 協議3」),為銀行向其借款人授予 貸款融資提供擔保。該銀行之貸款 未能於2014年償還,而該銀行已 採取法律行動向借款人及一眾擔保 人(包括該附屬公司)追討銀行貸 款結餘及利息。經已發出法院指令 凍結擔保人(包括該附屬公司)資 產,即金額人民幣62,000千元。 鑒於該法院指令,該附屬公司金額 為人民幣55,396千元的銀行結餘 已於2014年被銀行凍結。根據於 2016年的首次法院判決及2017年 的最終法院判決,該附屬公司被裁 定須就向該家中國銀行支付人民幣 60,000千元款項另加利息及成本 承擔共同責任。於2017年2月,該 附屬公司被凍結銀行結餘被法院提 取以支付該家中國銀行的索償。該 附屬公司於2017年已就擔保協議3 的中國法院判決申請重審,惟被中 國法院駁回。該附屬公司於2017 年已就中國法院判決申請抗辯, 且中國法院已於2018年3月同意受 理相關法律訴訟。因此, 貴集團 認為儘管已作出最終法院判決及駁 回重審申請,法律訴訟現仍在進行 中。於2018年6月30日,人民幣 55.396千元的可收回被提取款項 (「可收回被提取款項」)已計入簡明 合併財務狀況表內「預付款、保證 金及其他應收賬款」一項。

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Basis for Qualified Conclusion (continued)

(b) Provision for loss on financial guarantee contract (continued)

As of 30 June 2018, the directors, with reference to legal opinion obtained and other factors, considered that the likelihood of the Group sustaining losses from the guarantee was remote as it was considered that the bank loan had sufficient underlying securities and the Subsidiary is only one of the guarantors for the bank loan. The directors believed that the Withdrawn Amount Recoverable would be fully recovered upon the conclusion of the protest of the PRC court judgements and no provision on the Withdrawn Amount Recoverable was considered necessary as at 30 June 2018. In addition, the directors were of the opinion that no provision on any shortfall between the amount to be ultimately settled by the Group under the Guarantee Agreement 3 and the Subsidiary's withdrawn amount was considered necessary as at 30 June 2018.

As of 31 December 2018, the Withdrawn Amount Recoverable of RMB55,396,000 was fully impaired, further details of which are set out in Note 18 to the interim condensed consolidated financial statements.

In our review of the Company's interim condensed consolidated financial statements for the six months ended 30 June 2018, due to the inability to obtain sufficient evidence regarding whether the Group would be held liable for the PRC bank's loss and the probability that the Group would incur loss under Guarantee Agreement 3, our review conclusion on the Company's interim condensed consolidated financial statements for the six months ended 30 June 2018 was qualified on the above matters. Our review conclusion on the Company's interim condensed consolidated financial statements for the six months ended 30 June 2019 was also qualified because of the possible effect of limitations on the scope of our work on the comparability of the related figures in the interim condensed consolidated financial statements for the six months ended 30 June 2018.

保留結論基礎(續)

(b) 務擔保合約虧損撥備(續)

截至2018年12月31日,可收回被 提取款項人民幣55,396千元已悉 數減值,進一步詳情載於中期簡明 合併財務報表附註18。

在我們對 貴公司截至2018年6月 30日止6個月的中期簡明合併財務 報表的審核中,由於未能就 貴集 團是否會承擔中國銀行的虧損以 及 貴集團根據擔保協議3將承擔 虧損的可能性取得充分恰當的證 據,我們對 貴公司截至2018年6 月30日止6個月的中期簡明合併財 務報表的審核結論亦就上述事項作 出保留。由於我們的工作範圍受到 限制可能對截至2018年6月30日 止6個月的中期簡明合併財務報表 相關數字的可比性產生影響,我們 貴公司截至2019年6月30日 止6個月的中期簡明合併財務報表 的審核結論亦就此作出保留。

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中期簡明合併財務報表審閱報告

Qualified Conclusion

Except for the adjustments to the corresponding figures included in the interim condensed consolidated financial statements that we might have become aware of had it not been for the situation described in the "Basis for Qualified Conclusion" paragraphs above, based on our review, nothing has come to our attention that causes us to believe that the interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34.

保留結論

除倘非因上文「保留結論基礎」各段所述情況我們應會知悉對包含在中期簡明合併財務報表之相應數需作的調整外,根據我們的審閱工作,我們並沒有注意到任何事項,足以令我們相信中期簡明合併財務報表並非在所有重大方面均按照國際會計準則第34號編製。

BDO Limited

Certified Public Accountants

Lam Siu Fung

Practising Certificate Number P05308

Hong Kong, 26 August 2019

香港立信德豪會計師事務所有限公司

執業會計師

林兆豐

執業證書編號P05308

香港,2019年8月26日

Condensed Consolidated Statement of Profit or Loss 簡明合併損益表

			Six months er 截至6月30	
		Notes 附註	2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018 2018年 RMB' 000 千人民幣 (Unaudited) (未經審核)
REVENUE Cost of sales	收入 銷售成本	3	2,696,922 (1,795,268)	1,973,936 (1,431,285)
GROSS PROFIT	毛利		901,654	542,651
Other income and gains Selling and distribution costs Administrative expenses	其他收入及收益 銷售及分銷費用 管理費用	5	77,449 (386,323) (814,104)	131,742 (179,253) (164,753)
Other expenses Finance costs Share of results of associates Share of results of a joint venture	其他費用 財務費用 應佔聯營公司業績 應佔一家合營公司業績	6	(21,591) (14,655) (1,946) (18,097)	(81,579) (25,751) 3,110
Gain on disposal of a subsidiary	處置一家附屬公司收益	24	761,273	
PROFIT BEFORE INCOME TAX	税前利潤	4	483,660	226,167
Income tax	所得税	7	(90,444)	(124,526)
PROFIT FOR THE PERIOD	本期利潤		393,216	101,641
Attributable to: Owners of the parent Non-controlling interests	以下各方應佔: 母公司擁有人 非控制性權益		374,281 18,935	91,851 9,790
			393,216	101,641
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT	母公司普通股權益擁有人 應佔每股盈利			
Basic	基本	9	8.85 cents 8.85分	2.56 cents 2.56分
Diluted	攤薄	9	8.85 cents 8.85分	2.56分 2.56分

Details of the dividend are disclosed in Note 10 to the interim condensed consolidated financial statements. 股息的詳情已在中期簡明合併財務報表 附註10披露。

Condensed Consolidated Statement of Comprehensive Income 簡明合併全面收入表

	2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018年 RMB'000 千人民幣 (Unaudited) (未經審核)
本期利潤	393,216	101,641
其他全面收入 其後或會重新分類至損益表的 項目: 換算海外業務產生的 匯兑差額	(18,079)	(3,881)
其後不會重新分類至損益表的 項目: 按公允價值計入其他全面收入 的金融資產的公允價值收益 (扣除税項)	5,428	7,400
	(12,651)	3,519
本期全面收入合計	380,565	105,160
以下各方應佔: 母公司擁有人 非控制性權益	361,526 19,039 380,565	94,378 10,782 105,160
	其他全面收入 其後或會重新分類至損益表的 項目: 換算海外業務產生的 匯兑差額 其後不會重新分類至損益表的 項目: 按公允價值計入其他全面收入 的金融資產的公允價值收益 (扣除税項)	RMB'000 千人民幣 (Unaudited) (未經審核) (未經審核) (未經審核) (未經審核) (未經審核) (未經審核) (18,079) (18,079) (18,079) (18,079) (18,079) (18,079) (12,651) (12,651) 本期全面收入

Six months ended 30 June 截至6月30日止6個月

2019

Condensed Consolidated Statement of Financial Position 簡明合併財務狀況表

		Notes 附註	30 June 2019 2019年 6月30日 RMB'000 千人民幣 (Unaudited) (未經審核)	31 December 2018 2018年 12月31日 RMB'000 千人民幣 (Audited) (經審核)
NON-CURRENT ASSETS Property, plant and equipment Prepaid land lease payments Right-of-use assets Goodwill Other intangible assets Investments in associates Investment in a joint venture Long term investments Deferred tax assets Prepayments for purchases of property, plant and equipment	非流動資產 產房租產 資產房租產 資一數 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個	11 1.2(d) 12	658,750 - 286,204 1,129,734 665,508 42,440 48,703 37,738 75,875 310,224	653,576 44,800 - 1,127,376 678,857 44,386 64,800 235,996 72,029 449,997
Total non-current assets	非流動資產合計		3,255,176	3,371,817
CURRENT ASSETS Inventories Trade and bills receivables Prepayments, deposits and other receivables Income tax recoverable Other current assets Held-for-trading investments Restricted bank balances and short-term deposits Cash and cash equivalents	流動資產 存貨易及票據應收賬款 有質易及票據證證款 預付此應證款 預付的動賣投付所動賣投 持作開制。 有性的不動賣投 時期。 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個	13 14 14	704,765 1,431,517 331,028 1,458 33,857 32,582 244,626 763,320	683,524 1,504,176 361,313 568 45,014 44,190 677,502 912,998
Total current assets	流動資產合計		3,543,153	4,229,285
CURRENT LIABILITIES Trade and bills payables Other payables and accruals Interest-bearing loans and borrowings Lease liabilities Government grants Income tax payable Derivative financial liabilities	流動負債 貿易及票據應付賬款 其他應付賬款及應計費用 計息貸款及借款 租賃負債 政府補助 應繳所得税 衍生金融負債	15 16 1.2(d)	1,470,113 741,311 489,370 25,039 561 228,563	1,385,298 1,324,472 1,064,924 - 1,612 187,168 10,689
Total current liabilities	流動負債合計		2,954,957	3,974,163
NET CURRENT ASSETS	淨流動資產		588,196	255,122
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		3,843,372	3,626,939

Continued/... 續/...

Condensed Consolidated Statement of Financial Position 簡明合併財務狀況表

		Note 附註	30 June 2019 2019年 6月30日 RMB'000 千人民幣 (Unaudited) (未經審核)	31 December 2018 2018年 12月31日 RMB'000 千人民幣 (Audited) (經審核)
NON-CURRENT LIABILITIES Lease liabilities Government grants Deferred tax liabilities	非流動負債 租賃負債 政府補助 遞延税項負債	1.2(d)	73,894 10,974 175,957	9,138 222,285
Total non-current liabilities	非流動負債合計		260,825	231,423
Net assets	淨資產		3,582,547	3,395,516
EQUITY Equity attributable to owners of the parent	權益 母公司擁有人應佔權益			
Share capital Reserves Proposed dividend	股本 儲備 建議宣派股息		3 3,462,460 –	3 3,101,326 185,367
			3,462,463	3,286,696
Non-controlling interests	非控制性權益		120,084	108,820
Total equity	總權益		3,582,547	3,395,516

WANG Donglei 王冬雷 Director 董事 CHAN Kim Yung, Eva 陳劍瑢 Director 董事

Condensed Consolidated Statement of Cash Flows

簡明合併現金流量表

		数至6月30日 2019 2019年 RMB'000 千人民幣 (Unaudited)	
		(未經審核)	(未經審核)
Cash flows from operating activities Cash generated from operations Tax paid	經營活動所得現金流量 經營所得現金 已繳税款	454,906 (100,900)	209,476 (55,346)
Net cash flows generated from operating activities	經營活動所得現金流量淨額	354,006	154,130
Cash flows from investing activities Interest received Proceeds from disposal of items of	投資活動所得現金流量 已收利息 處置物業、廠房及設備項目	23,428	11,824
property, plant and equipment Prepayments for and purchases of items	的所得款項 預付及購買物業、廠房及	942	2,133
of property, plant and equipment Prepayments for potential acquisitions	設備項目 潛在收購事項預付款項	(62,827)	(58,170) (540,205)
Acquisitions of subsidiaries	收購附屬公司	(306,004)	(040,200)
Purchases of long term investment Proceeds from disposal of long term	購買長期投資 處置長期投資的所得款項	(500)	(100)
investment		210,461	_
Investment in an associate Investment in a joint venture Disposal of a subsidiary	於一家聯營公司的投資 於一家合營公司的投資 處置一家附屬公司	(2,000) (99)	(5,000)
Dividend received from an associate	收取一家聯營公司股息	-	9,000
Additions to other intangible assets Decrease/(increase) in the restricted bank	添置其他無形資產 受限制銀行結餘及短期存款	(8,695)	(1,348)
balances and short term deposits	減少/(増加)	432,876	(203,597)
Net cash flows generated from/(used in)	投資活動所得/(所用)		
investing activities	現金流量淨額	287,582	(785,463)

Condensed Consolidated Statement of Cash Flows 簡明合併現金流量表

Six months ended 30 June 截至6月30日止6個月

		截至6月30日	1 正 0 個 万
		2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018 2018年 RMB' 000 千人民幣 (Unaudited) (未經審核)
Cash flows from financing activities	融資活動所得現金流量		
Dividends paid to non-controlling	向非控制性股東派付股息		
shareholders		(7,775)	_
Dividends paid	已付股息	(185,367)	_
New bank loans	新增銀行貸款	277,803	395,786
Repayment of bank loans	償還銀行貸款	(853,357)	(23,955)
Lease payments	租賃款項	(11,992)	_
Interest paid	已付利息	(11,443)	(21,087)
Shares repurchased	購回股份 -	(392)	
Net cash flows (used in)/generated from	融資活動(所用)/所得		
financing activities	現金流量淨額	(792,523)	350,744
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of	現金及現金等價物減少淨額 期初現金及現金等價物	(150,935)	(280,589)
period		912,998	1,265,589
Effect of foreign exchange rate changes, net	匯率變動影響淨額	1,257	6,040
Cash and cash equivalents as stated in the statement of financial position and	於財務狀況表及現金流量表中 呈列的現金及現金等價物		
cash flows		763,320	991,040

Condensed Consolidated Statement of Changes in Equity

簡明合併權益變動表

Six months ended 30 June 2019 截至2019年6月30日止6個月

							Attributable 1 母2	Attributable to owners of the parent 母公司擁有人應佔	he parent					
		Share capital	Treasury shares (Note 25) 唐方縣孫	Share premium	Equity	Other	Shareholders' contribution	Statutory reserve	Foreign currency translation reserve	Retained profits	Proposed dividends 磁磁电影	Total	Non- controlling interests 非效組織	Total equity
		股本 RMB'000 千人民幣	年元次 (<i>附註25</i>) RMB'000 千人民幣	股份溢價 RMB'000 千人民幣	離 路 所 不 人 R R R R S S B B B B B B B B B B B B B B	其他儲備 RMB'000 千人民幣	股東出資 RMB'000 千人民幣	法定公積金 RMB' 000 千人民幣	RMB'000 千人民幣	留存利潤 RMB'000 千人民幣	A S S S S S S S S S S S S S S S S S S S	合計 RMB'000 千人民業	7 RMB'000 十 人 R R R R R R R R R R R R R R R R R R	總權 RMB'000 十人民幣
At 1 January 2019 (audited) Profit for the period Other commentensive income:	於2019年1月1日 (經審核) 本期利潤 其他全面收入:	es 1	(1,371)	1,579,173	(4,158)	4,500	6,416	296,236	(141,396)	1,361,926	185,367	3,286,696	108,820 18,935	3,395,516 393,216
Exchange differences on translation of foreign operations Fair value gain on financial assets	換算海外業務產生的 匯兇差額 按公介價值計入其他	•	•	•	•	1	•	1	(18,183)	•	•	(18,183)	104	(18,079)
at fair value through other comprehensive income	全面收入的金融資產的公允價值收益	1			•	5,428	•	•	•		1	5,428		5,428
Total comprehensive income for the period	本期全面收入合計	•	•	•		5,428	•	•	(18,183)	374,281	•	361,526	19,039	380,565
Transfer to statutory reserve Shares repurchased (Nate 25)	轉人法定公積金 購回股份 <i>(附註25)</i> 計器商行配公		(392)					7,005		(7,005)		(392)		(365)
oancelation of treasury strates (Note 25) Transfer upon disposal of a	は明年17以 D (<i>附註25)</i> 處置一家附屬公司後		1,763	(1,763)	•	•	•			•	•	•		•
subsidiary Dividends paid to non-controlling	が かん かん かん かん かん 単移 しま なま は 中心	•	•	1	1	•	•	(2,617)	1	2,617	•	•	1	•
shareholders Dividend paid Proposed dividend	R X X X X X X X X X X X X X X X X X X X									1 1 1	- (185,367)	(185,367)	(7,775)	(7,775) (185,367)
At 30 June 2019 (Unaudited)	於2019年6月30日 (未經審核)	က	'	1,577,410	(4,158)	9,928	6,416	300,624	(159,579)	1,731,819	'	3,462,463	120,084	3,582,547

Condensed Consolidated Statement of Changes in Equity

簡明合併權益變動表

Six months ended 30 June 2019 截至2019年6月30日止6個月

					At	Attributable to owners of the parent 母公司擁有人應佔	iers of the paren 有人應佔					
	Share	Share	Equity	Other	Shareholders'	Statutory	Foreign currency translation	Retained	Proposed final		Non- controlling	
	capital	premium	reserve	reserve	contribution	reserve	reserve 小敞场笛	profits	dividend	Total	interests 非故事產	
	RMB,000	聚合 H RMB,000	離 所 H RMB,000	対 名 BMB,000	股東出資 RMB,000	法定公積金 RMB'000	A B B B B B B B B B B B B B B B B B B B	留存利温 RMB,000	A 報告で 大場股急 HMB'000	品MB,000	RMB,000 H 學 I	
	# 	# 	2000年	£ 幺 ←	4人大子	# 	# 出 	£ 公 上	# K K K K K K K K K K K K K K K K K K K	£ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠ ∠	£ 幺 ★ 十	
於2018年1月1日	က	1,336,737	(4,158)	(2,000)	6,416	182,655	(130,051)	1,803,099	29,940	3,222,641	88,177	
本期利潤	1	1	1	1	I	1	ı	91,851	I	91,851	9,790	
其他全面收入: 換算海外業務產生的												
匯兑差額 協公台價值計入其他	1	1	1	1	1	1	(4,873)	1	1	(4,873)	992	0.1
全面收入的金融省産的公分價值收益	'	1	1	7.400	1	1	1	1	1	7.400		1
											h	
	1	1	ı	7,400	ı	ı	(4,873)	91,851	ı	94,378	10,782	
轉入法定公積金	ı	1	ı	I	I	1,040	ı	(1,040)	I	I	Ċ	- 1
已付股息	1	1	1	1	1	1	1	1	(29,940)	(29,940)	1	
於2018年6月30日												
(未經審核)	8	1,336,737	(4,158)	5,400	6,416	183,695	(134,924)	1,893,910	1	3,287,079	98,959	

Fair value gain on financial assets

of foreign operations

at fair value through other

comprehensive income

Total comprehensive income for

轉入法定公積金

Transfer to statutory reserve

the period

Exchange differences on translation

Other comprehensive income:

At 1 January 2018 Profit for the period

總權 RMB'000 千人民幣

3,310,818

At 30 June 2018 (Unaudited)

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.1 Basis of Preparation

These interim condensed consolidated financial statements of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2019 (the "Period under Review") have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and International Accounting Standard 34 ("IAS 34"), "Interim Financial Reporting" issued by the International Accounting Standards Board. These interim condensed consolidated financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand ('000) except when otherwise indicated.

The accounting policies and basis of preparation used in the preparation of these interim condensed consolidated financial statements are the same as those used in the Group's annual consolidated financial statements for the year ended 31 December 2018, except for the adoption of the new and revised International Financial Reporting Standards ("IFRSs") (which also include International Accounting Standards ("IASs") and Interpretations) effective for the first time for periods beginning on or after 1 January 2019. Details of any changes in accounting policies are set out in Note 1.2 below.

In preparing these interim condensed consolidated financial statements in compliance with IAS 34, the significant judgements made by the management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those applied to annual consolidated financial statements for the year ended 31 December 2018 except for new significant judgements and key sources of estimation uncertainty related to the application of IFRS 16 as set out in Note 1.2 below.

These interim condensed consolidated financial statements do not include all information and disclosures required in the Group's annual consolidated financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2018.

1.1 編製基礎

編製該等中期簡明合併財務報表所採用的會計政策及編製基準與編製本集團截至2018年12月31日止年度的年度合併財務報表所採用者一致,惟採納新訂及經修訂的與於實別的人類。 2019年1月1日或之後開始的期間首次生效的國際財務報告準則(「國際財務報告準則」)(其中亦包括國際財務報告準則」)(其中亦包括國際財務報告準則(「國際會計準則」)及設釋)除外。有關會計政策變更的詳情請參閱下文附註1.2。

編製該等符合國際會計準則第34 號的中期簡明合併財務報表時 理層於應用本集團會計政策時所作 出的重大判斷以及估計不確定性的 主要來源與截至2018年12月31日 止年度合併財務報表所應用 者相同際財務報告準則第16號有 開國際大判斷及估計不確定性的 要來源除外。

該等中期簡明合併財務報表並不包括本集團年度合併財務報表所需的所有資料及披露,並應連同本集團截至2018年12月31日止年度的年度合併財務報表一併閱讀。

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures

Adoption of new or revised standards and interpretations effective for the Period under Review that are relevant to the Group is as follows:

採納於回顧期內生效並與本集團有關的新訂或經修訂的準則及詮釋如下:

國際財務報告準則 租賃

第16號

IFRS 16	Leases
IFRIC-Int 23	Uncertainty over Income Tax Treatments
Amendments to IFRS 9	Prepayment Features with Negative Compensation
Amendments to IAS 19	Plan Amendment, Curtailment or Settlement
Amendments to IAS 28	Long Term Interests in Associates and Joint Ventures
Annual Improvements to IFRSs 2015-2017 Cycle	Amendments to IFRS 3, Business Combinations
Annual Improvements to IFRSs 2015-2017 Cycle	Amendments to IFRS 11, Joint Arrangements

弗16 號			
國際財務報告記	全釋 所	得税處理	之不
委員會一詮和	澤第 福	確定性	
23號			
國際財務報告準	連則 具	有負面賠	償之
第9號之修訂		預付款項	特徵
國際會計準則	計	劃修訂、	縮減
第19號之修訂	IJ.	或結清	
國際會計準則	於]	聯營公司]及合
第28號之修訂	IJ,	營公司之	上長期
	7	權益	
2015年至2017	年 國	際財務報	设告準 しんりょう かいかい かいかい かいかい かいかい かいかい かいかい かいかい かい
週期國際財務	§報告 !	則第3號	之修
準則之年度改	 支進 「	訂,業務	合併
2015年至2017	年 國	際財務報	设告準 しんりょう かいかい かいかい かいかい かいかい かいかい かいかい かいかい かい
週期國際財務	务 !	則第11號	虎之修
報告準則之年	F度 i	訂,合營	安排
改進			
2015年至2017	年 國[際會計準	り 割り 割り まんり まんり かいりん かいりん かいかん かいかん かいかん かいかん かいかん しんしん しんしん しんし
週期國際財務	务 .	12號之修	≶訂,
報告準則之年	戸度 リ	所得税	
改進			
2015年至2017	年 國	際會計準	則第
週期國際財務	务報 2	23號之修	≶訂,
告準則之年度	₹ 1	借貸成本	_

Except for IFRS 16 Leases ("IFRS 16"), none of the new or revised standards and interpretation have had a material effect on the Group's accounting policies. The Group has

Amendments to IAS 12,

Amendments to IAS 23,

Borrowing Costs

Income Taxes

Annual Improvements to

Annual Improvements to IFRSs 2015-2017 Cycle

IFRSs 2015-2017 Cycle

effect on the Group's accounting policies. The Group has not applied any new standard or interpretation that is not yet effective for the Period under Review. The impact of the adoption of IFRS 16 is summarised below.

除國際財務報告準則第16號租賃 (「國際財務報告準則第16號」) 外,新訂或經修訂準則及詮釋對 本集團的會計政策並無任何重大影響。本集團並無應用於回顧期內尚 未生效之任何新訂準則或詮釋。採 納國際財務報告準則第16號的影響已於下文概述。

改進

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued) (續)

IFRS 16

IFRS 16 supersedes IAS 17 Leases ("IAS 17"), IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases-Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model.

Lessor accounting under IFRS 16 is substantially unchanged under IAS 17. Lessors will continue to classify leases as either operating or finance leases using similar principles as in IAS 17. Therefore, IFRS 16 did not have an impact for leases where the Group is the lessor.

The Group adopted IFRS 16 using the modified retrospective method of adoption with the date of initial application of 1 January 2019. Under this method, the standard is applied retrospectively with the cumulative effect on initial adoption as an adjustment to opening balance of retained profits at 1 January 2019, and the comparative information for 2018 was not restated and continues to be reported under IAS 17.

國際財務報告準則第16號

國際財務報告準則第16號大致沿用國際會計準則第17號內出租人的會計處理。出租人將繼續使用與國際會計準則第17號所載者相似的原則將租賃分類為經營或融資租賃。因此,國際財務報告準則第16號對本集團為出租人的租賃並無影響。

本集團於首次應用日期2019年1月 1日按經修訂追溯採納方法採納國際財務報告準則第16號。根據此 方法,本集團追溯應用該準則,並 將初始採納該準則的累積影響確認 為對2019年1月1日留存利潤期初 餘額的調整,而2018年的比較資 料並無重列並繼續根據國際會計準 則第17號列報。

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued) (續)

IFRS 16 (continued)

New definition of a lease

Under IFRS 16, a contract is, or contains a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to obtain substantially all of the economic benefits from use of the identified asset and the right to direct the use of the identified asset. The Group elected to use the transition practical expedient allowing the standard to be applied only to contracts that were previously identified as leases applying IAS 17 and IFRIC-Int 4 at the date of initial application. Contracts that were not identified as leases under IAS 17 and IFRIC-Int 4 were not reassessed. Therefore, the definition of a lease under IFRS 16 has been applied only to contracts entered into or changed on or after 1 January 2019.

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease and non-lease component on the basis of their standard-alone prices. A practical expedient is available to a lessee, which the Group has adopted, not to separate non-lease components and to account for the lease and the associated non-lease components (e.g., property management services for leases of properties) as a single lease component.

國際財務報告準則第16號 (續)

租賃的新定義

根據國際財務報告準則第16號, 一項合約如讓渡權利於一段時間內 控制一項已識別資產的用途以獲取 代價,則屬於或包含租賃。倘客戶 有權透過使用該項已識別資產獲取 絕大部份經濟利益及有權操控該項 已識別資產用途,則讓渡控制權。 在首次應用日期,本集團選擇採用 的過渡期可行權宜方法,僅對於之 前應用國際會計準則第17號及國 際財務報告詮釋委員會一詮釋第4 號識別為和賃的合約應用該準則。 並無根據國際會計準則第17號及 國際財務報告詮釋委員會一詮釋 第4號識別為租賃的合約不予重新 評估。因此,國際財務報告準則第 16號的租賃定義僅適用於在2019 年1月1日或之後訂立或更改的合 約。

在開始或重新評估包含租賃組成部份的合約時,本集團以各租賃組成部份和非租賃組成部份的單獨價格為基礎將合約內的代價分配至該領人的人實力,選擇不分拆租賃組成部份。本集團已作為承租人採用可行權宜方法,選擇不分拆租賃組成部份,而是將租賃組成部份(如租賃物業的物業管理服務)作為單一租賃組成部份入賬。

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

As a lessee - Leases previously classified as operating

(a) Nature of the effect of adoption of IFRS 16

> The Group has lease contracts for various items of land and buildings. As a lessee, the Group previously classified leases as either finance leases or operating leases based on the assessment of whether the lease transferred substantially all the rewards and risks of ownership of assets to the Group. Under IFRS 16, the Group applies a single approach to recognise and measure right-of-use assets and lease liabilities for all leases, except for two elective exemptions for leases of low value assets (elected on a lease by lease basis) and short-term leases (elected by class of underlying asset). The Group has elected not to recognise right-of-use assets and lease liabilities for (i) leases of low-value assets (e.g., laptop computers and telephones); and (ii) leases, that at the commencement date, have a lease term of 12 months or less and do not contain a purchase option ("short-term leases"). Instead, the Group recognises the lease payments associated with those leases as an expense on a straight-line basis over the lease term.

國際財務報告準則第16號 (續)

作為承租人 - 之前分類為經營租 賃的租賃

採納國際財務報告準則第16 (a) 號影響之性質

> 本集團擁有多個土地及樓宇 項目的租賃合約。本集團之 前作為承租人根據對租賃是 否將資產擁有權的絕大部份 報酬與風險轉移至本集團的 評估,將租賃分類為融資租 **賃或經營租賃。根據國際財** 務報告準則第16號,本集團 對所有租賃應用單一方法確 認及計量使用權資產與租賃 負債,惟低價值資產(基於 每一項租賃選擇)及短期租 賃(基於每一類相關資產選 擇)兩類租賃的選擇性豁免 除外。本集團選擇不就(i)低 價值資產(如手提電腦及電 話) 租賃;及(ii)於租賃開始 之日租賃期為12個月或以下 且不包含購買選擇權的租賃 (「短期租賃」)確認使用權資 產及租賃負債。相反,本集 團在租賃期內以直線法將與 該等租賃相關的租賃付款確 認為開支。

Notes to the Interim Condensed Consolidated Financial Statements 中期簡明合併財務報表附註

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

(a) Nature of the effect of adoption of IFRS 16 (continued)

Leases previously accounted for as operating leases

Lease liabilities were recognised based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application. The weighted average of the incremental borrowing rates used for determination of the remaining lease payments was 7.08%. The Group recognised right-of-use assets and lease liabilities for those leases previously classified as operating leases, except for short-term leases and leases of low-value assets. The right-of-use assets were recognised based on the amount equal to the lease liabilities, adjusted for any related prepaid and accrued lease payments recognised in the statement of financial position immediately before 1 January 2019.

The Group also applied the short-term leases exemptions to leases with lease term that ends within 12 months at the date of initial application.

國際財務報告準則第16號 (續)

(a) 採納國際財務報告準則第16 號影響之性質(續)

> 先前作為經營租賃入賬之 租賃

> 本集團亦應用短期租賃豁免 於在首次應用日期起12個月 內終止的租賃期限的租賃。

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

(a) Nature of the effect of adoption of IFRS 16 (continued)

Leases previously accounted for as operating leases (continued)

The effect of adoption IFRS 16 as at 1 January 2019 (increase/(decrease)) is as follows:

國際財務報告準則第16號(續)

(a) 採納國際財務報告準則第16 號影響之性質(續)

> 先前作為經營租賃入賬之 租賃(續)

> 國際財務報告準則第16號於 2019年1月1日採用的影響 (增加/(減少))如下:

> > RMB'000 千人民幣 (Unaudited) (未經審核)

		(バルエ 田 人)
Assets	資產	
Non-current assets Right-of-use assets Prepaid land lease payments	<i>非流動資產</i> 使用權資產 預付土地租金	73,487 (44,800)
Total non-current assets	非流動資產合計	28,687
Current assets Prepayments, deposits and other receivables	<i>流動資產</i> 預付款、保證金及其他應收賬款	(979)
Total current assets	流動資產合計	(979)
Total assets	總資產	27,708
Liabilities	負債	
Current liabilities Lease liabilities	<i>流動負債</i> 租賃負債	8,349
Total current liabilities	流動負債合計	8,349
Non-current liabilities Lease liabilities	<i>非流動負債</i> 租賃負債	19,359
Total non-current liabilities	非流動負債合計	19,359
Total liabilities	總負債	27,708

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued) (續)

IFRS 16 (continued)

(a) Nature of the effect of adoption of IFRS 16 (continued)

The lease liabilities as at 1 January 2019 can be reconciled to the operating lease commitments as of 31 December 2018 as follows:

國際財務報告準則第16號 (續)

(a) 採納國際財務報告準則第16 號影響之性質(續)

於2019年1月1日的租賃負債與截至2018年12月31日的經營租賃承擔的對賬如下:

RMB'000

2019 (unaudited)	(未經審核)	27,708
Lease liabilities as at 1 January	於2019年1月1日的租賃負債	
short-term leases Less: total future interest expense	減:日後利息開支總額	(506) (8,980)
Operating lease commitments as at 31 December 2018 (audited) Less: commitments relating to	於2018年12月31日的經營租賃承擔 (經審核) 減:與短期租賃有關的承諾	37,194
		千人民幣

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued) (續)

IFRS 16 (continued)

(b) Summary of new accounting policies

Set out below are the new accounting policies of the Group upon adoption of IFRS 16, which have been applied from the date of initial application:

Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right-of-use assets are subject to impairment.

國際財務報告準則第16號 (續)

(b) 新訂會計政策概要

以下載列本集團採納國際財務報告準則第16號後的新訂會計政策,自首次應用日期 起適用:

使用權資產

本集團於租賃開始日期(即 相關資產可供使用的日期) 確認使用權資產。使用權資 產按成本減任何累計折舊及 減值虧損計量,並就租賃負 债的任何重新計量作出調 整。使用權資產的成本包括 已確認的租賃負債金額、已 產生的初始直接成本,以及 於開始日期或之前作出的租 賃付款減已收取的任何租賃 優惠。除非本集團合理確定 在租賃期屆滿時取得租賃資 產的所有權,否則已確認的 使用權資產在其估計可使 用年期及租賃期(以較短者 為準)內按直線基準計提折 舊。使用權資產可能出現減

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued) (續)

IFRS 16 (continued)

(b) Summary of new accounting policies (continued)

Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognised as expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

國際財務報告準則第16號 (續)

(b) 新訂會計政策概要(續)

租賃負債

於租賃開始日期,本集團確 認以租賃期內的租賃付款之 現值計量租賃負債。租賃付 款包括定額付款(包括實質 定額付款)減已收取的任何 租賃優惠、取決於指數或利 率的可變租賃付款,以及預 期在剩餘價值擔保下支付的 金額。租賃付款亦包括本集 團合理地肯定行使的購買選 擇權之行使價,及倘租賃 期反映本集團行使終止選擇 權,則終止租賃而需支付的 罰款。於觸發付款的事件或 條件發生時,不依賴於指數 或利率的可變租賃付款將於 該期間確認為開支。

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

(b) Summary of new accounting policies (continued)

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases. It also applies the lease of low-value assets recognition exemption to leases that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

(c) Significant judgement in determining the lease term of contracts with renewal options

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has the option, under some of its leases to lease the assets for additional terms of one to ten years. The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew. That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise (or not to exercise) the option to renew (e.g., a change in business strategy).

國際財務報告準則第16號 (續)

b) 新訂會計政策概要(續)

短期租賃及低價值資產租賃

本集團將短期租賃確認豁免 應用於短期租賃。本集團亦 將低價值資產租賃確認豁 免應用於被視為低價值的租 賃。短期租賃及低價值資產 租賃的租賃付款在租賃期內 按直線基準確認為開支。

(c) 釐定有重續選擇權合約的租 期時所用重大判斷

本集團將租期釐定為不可撤 銷租賃期限,而如果能合理權 確定將行使延長租賃的選擇權,租期還應包括該選擇權 所涵蓋的任何期間,或在自 理確定將不會行使終止租賃 的選擇權時,還應包括該選 擇權所涵蓋的任何期間。

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

(c) Significant judgement in determining the lease term of contracts with renewal options (continued)

The Group included the renewal period as part of the lease term for leases of certain buildings due to the significance of these assets to its operations. These leases have a short non-cancellable period (i.e., one to three years) and there will be a significant negative effect on production if a replacement is not readily available.

國際財務報告準則第16號 (續)

(c) 釐定有重續選擇權合約的租 期時所用重大判斷(續)

> 本集團將重續期間計作若干樓宇租賃的一部份租期, 乃由於該等資產對本集團的經營而言具有重要性。該等租賃擁有短期不可撤銷期間 (即一至三年),且倘不易可用替代者,會對生產構成重大負面影響。

1.2 Changes in Accounting Policies and 1.2 會計政策及披露的更改 Disclosures (continued)

IFRS 16 (continued)

(d) Amounts recognised in the condensed consolidated statement of financial position and profit or loss

Set out below are the carrying amounts of the Group's right-of-use assets and lease liabilities and the movements during the Period under Review:

國際財務報告準則第16號 (續)

(d) 於簡明合併財務狀況及損益 表中確認的金額

> 下文載列本集團使用權資產 及租賃負債的賬面值以及於 回顧期內的變動:

		Riç	ght-of-use ass 使用權資產	sets	Lease
		Land 土地 RMB'000 千人民幣 (Unaudited) (未經審核)	Buildings 樓宇 RMB'000 千人民幣 (Unaudited) (未經審核)	Total 合計 RMB'000 千人民幣 (Unaudited) (未經審核)	liabilities 租賃負債 RMB'000 千人民幣
As at 1 January 2019	於2019年1月1日	45,676	27,811	73,487	27,708
Additions	添置	-	226,329	226,329	78,860
Business combination	業務合併	_	592	592	601
Depreciation expense Interest expense	折舊開支 利息開支	(660)	(14,079)	(14,739)	-
(Note 6)	(附註6)	_	_	_	3,212
Payments	付款	_	_	_	(11,992)
Exchange realignment	外匯調整		535	535	544
As at 30 June 2019	於2019年6月30日	45,016	241,188	286,204	98,933

The Group recognised rent expense from short-term leases of RMB15,622,000 for the Period under Review.

於回顧期內,本集團確認短期租賃的租金開支為人民幣 15,622千元。

2. Seasonality of Operations

The principal operations of the Group are manufacture and sales of lamp products, luminaire products and lighting electronic products. Due to the seasonal nature of its products, higher revenues and operation profits are usually expected in the second half of the year rather than in the first six months.

3. Revenue and Segment Information

Revenue represents the net invoiced value of goods sold, after allowances for returns and trade discounts.

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

- (a) NVC brand lighting products domestic market segment
- (b) NVC brand lighting products international market segment
- (c) Non-NVC brand lighting products domestic market segment
- (d) Non-NVC brand lighting product international market segment

2. 業務的季節性

本集團的主要業務為生產和銷售光源產品、燈具產品和照明電器產品。由於產品受季節性因素影響,預期下半年的收入及經營利潤一般較首六個月為高。

3. 收入及分部資料

收入指已售貨物的發票價值,經扣 除退貨和折扣的淨額。

就管理而言,本集團根據產品及市場劃分業務單元並設有以下四個報告業務分部:

- (a) 雷士品牌照明產品 國內市 場分部
- (b) 雷士品牌照明產品 國際市 場分部
- (c) 非雷士品牌照明產品 國內 市場分部
- (d) 非雷士品牌照明產品 國際 市場分部

3. Revenue and Segment Information 3. 收入及分部資料(續) (continued)

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit or loss, which is a measure of adjusted profit or loss before income tax. The adjusted profit or loss before income tax is measured consistently with the Group's profit or loss before income tax except that interest income, finance costs, unallocated income and gains as well as head office and corporate expenses are excluded from such measurement.

的業績。分部業績按照報告分部利 潤或虧損評估(根據經調整税前利 潤或虧損計量)。經調整稅前利潤 或虧損的計量與本集團的稅前利潤 或虧損相同,惟利息收入、財務費 用、未分配收入及收益和總辦事處 及企業開支則不包括在該計量中。

為制定資源分配決策及評估業績,

管理層將分別監控本集團業務分部

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third party at the then prevailing market prices. 分部間的銷售及轉讓以在當時現行 市場價格基礎上向第三方作出的銷 售價格為參照進行交易。

Since total assets, liabilities and capital expenditures for each reportable segment are not regularly provided to the chief operating decision maker, the directors are of the opinion that the disclosure of such amounts is not necessary.

由於各報告分部的總資產、負債及 資本支出並不經常提供予主要經營 決策人,董事認為該等金額的披露 並非必要。

3. Revenue and Segment Information 3. 收入及分部資料(續) (continued)

		Reve Six months e 收 截至6月30 2019	nded 30 June 入 日止6個月 2018 (Restated) 2018年 (經重列)	Resu Six months en 業 截至6月30 2019	nded 30 June 債 日止6個月 2018 (Restated) 2018年 (經重列)
		RMB'000 千人民幣 (Unaudited) (未經審核)	RMB'000 千人民幣 (Unaudited) (未經審核)	RMB'000 千人民幣 (Unaudited) (未經審核)	RMB'000 千人民幣 (Unaudited) (未經審核)
Domestic NVC brand International NVC brand Domestic non-NVC brand International non-NVC brand	國內雷士品牌 國際雷士品牌 國內非雷士品牌 國際非雷士品牌	1,655,598 86,472 141,238 813,614	1,213,938 93,595 133,967 532,436	628,215 25,987 29,739 217,713	431,720 29,607 22,535 58,789
Total	合計	2,696,922	1,973,936	901,654	542,651
Reconciliation	調節項目				
Interest income Unallocated income and gains Corporate and other unallocated expenses#	利息收入 未分配收入及收益 企業及其他未分配 費用#			23,428 54,021 (662,874)	11,824 44,780 (347,198)
Finance costs Impairment of other receivables	財務費用 其他應收賬款減值			(14,655) (559,144)	(25,751)
Fair value change of derivative component of convertible bonds Loss on modification of terms of	可換股債券衍生工具 部份的公允價值變動 修訂可換股債券之條款			-	75,138
convertible bonds	產生之虧損 應佔聯營公司業績			- (4.046)	(78,387) 3,110
Share of results of associates Share of results of a joint venture Gain on disposal of a subsidiary	應佔一家合營公司業績 處置一家附屬公司收益			(1,946) (18,097) 761,273	3,110
Profit before income tax	税前利潤			483,660	226,167

3. Revenue and Segment Information 3. 收入及分部資料(續) (continued)

- Corporate and other unallocated expenses consist of unallocated depreciation, amortisation and staff costs, freight expenses, impairment loss of trade receivables and exchange losses.
- # 企業及其他未分配費用包括未分配 折舊、攤銷及員工成本、運費、貿 易應收賬款減值虧損及匯兑損失。

Timing of revenue recognition:

For the Period under Review, the Group's revenue is recognised at a point in time save for the engineering service income of RMB20,595,000 (six months ended 30 June 2018: RMB21,435,000) in Domestic NVC brand segment which is recognised over time.

收入確認時間:

回顧期內,除了國內雷士品牌分部中的人民幣20,595千元(截至2018年6月30日止6個月:人民幣21,435千元)的工程服務收入於一段時間內確認外,本集團的收入均於某個時間點確認。

4. Profit Before Income Tax

This is arrived at after charging/(crediting):

4. 税前利潤

為經扣除/(計入)下列項目所得:

Six	months	ended	30	June
	截至6月	30日止6	個月	1

		2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018 2018年 RMB'000 千人民幣 (Unaudited) (未經審核)
Cost of inventories sold Depreciation	已售存貨成本 折舊 一 自有資產	1,786,414	1,434,075
Own assetsRight-of-use assets	一 目 有 質 座 一 使 用 權 資 產	49,399 14,739	44,361
		64,138	44,361
Amortisation of prepaid land lease payments Amortisation of computer software and	預付土地租金攤銷 電腦軟件及專利權攤銷*	-	660
patents* Amortisation of trademarks and	商標及客戶關係攤銷*	1,121	1,632
customer relationships* Research and development costs:	研發成本:	15,534	_
Deferred expenditure amortised* Current period expenditure	已攤銷的遞延開支* 本期間開支	5,387 44,187	1,286 34,381
Less: Government grants released**	減:已發放政府補助**	(62)	(11)
		44,125	34,370
		49,512	35,656
Auditor's remuneration Employee benefit expenses (including directors' and chief executive's remuneration):	核數師薪酬 僱員福利開支(包含董事 及最高行政人員薪酬):	1,200	1,180
Wages and salaries Pension scheme contributions	工資和薪金 退休金計劃供款	293,382	245,515
(defined contribution scheme)	(界定供款計劃)	30,130	26,553
Housing funds' contributions Other welfare expenses	住房公積金供款 其他福利開支	7,802 6,922	6,150 6,314
		338,236	284,532

4. Profit Before Income Tax (continued)

This is arrived at after charging/(crediting): (continued)

税前利潤(續)

為經扣除 / (計入)下列項目所 得:(續)

Six months ended 30 June 截至6月30日止6個月

2019 2019年 **RMB'000** 千人民幣 (Unaudited) (未經審核)

2018 2018年 RMB'000 千人民幣 (Unaudited) (未經審核)

Impairment of other receivables
Impairment of trade receivables from
contracts with customers
Write-down/(reversal of write-down) of
inventories to net realisable value
Loss on disposal of items of property,
plant and equipment
Fair value change of derivative
component of convertible bonds
Loss on modification of terms of
convertible bonds

其他應收賬款減值 客戶合約貿易應收賬款減值	559,144	-
	17,279	7,815
撇減/(撥回撇減)存貨至可 變現淨值	8,854	(2,790)
處置物業、廠房及設備項目的 虧損	217	676
可換股債券衍生工具部份的 公允價值變動	_	(75,138)
修訂可換股債券之條款產生之		, , ,
虧損		78,387

- The amortisation of computer software, patents, trademarks and customer relationships and the amortisation of deferred development costs for the period are included in "Cost of sales" and "Administrative expenses" in the condensed consolidated statement of profit or loss.
- 本期間電腦軟件、專利、商標及客戶關係 的攤銷以及遞延開發成本的攤銷計入簡明 合併損益表「銷售成本」及「管理費用」。
- Various government grants have been received for setting up research activities in Chongging City, Guangdong and Zhejiang Province, the People's Republic of China (the "PRC"), to support the development of energy-saving products and light emitting diode ("LED") products. The government grants released have been deducted from the research and development costs to which they relate. Government grants received for which related expenditure has not yet been undertaken are included in government grants in the condensed consolidated statement of financial position. There are no unfulfilled conditions or contingencies relating to these grants.
- 在中華人民共和國(「中國」)重慶市、廣東 省及浙江省開展研究活動,以支持節能產 品及發光二極體(「LED」)產品的開發,並 已因此獲得多項政府補助。發放的政府補 助已扣除相關研發成本。就尚未承擔的有 關支出而獲得的政府補助計入簡明合併財 務狀況表的政府補助。上述補助並無附有 任何未實現的條件或或有事項。

5. Other Income and Gains

5. 其他收入及收益

Six months ended 30 June 截至6月30日止6個月

2018

2018年

RMB'000

2019

2019年

RMB'000

		千人民幣 (Unaudited) (未經審核)	千人民幣 (Unaudited) (未經審核)
Other income	其他收入		
Bank and other interest income	銀行及其他利息收入	23,428	11,824
Gain on disposal of long term investments	處置長期投資收益	4,565	11,024
Government grants	政府補助	17,896	24,029
Rental income	租金收入	2,938	3,927
Trademark licence fee income	商標許可費收入	4,772	1,539
Logistic income	物流收入	10,285	385
Others	其他	8,606	5,414
Others	八世	0,000	0,414
		72,490	47,118
Gains	收益		
Exchange gains, net	匯兑收益淨額	4,568	8,087
Sales of scrap materials	銷售廢料	_	1,399
Fair value change of derivative	可換股債券衍生工具部份的		
component of convertible bonds	公允價值變動	_	75,138
Others	其他	391	_
		4,959	84,624
		77,449	131,742

6. **Finance Costs**

財務費用

Six months ended 30 June 截至6月30日止6個月

	2019	2018
	2019年	2018年
	RMB'000	RMB'000
	千人民幣	千人民幣
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
銀行貸款利息	8,380	3,323
租賃負債利息 <i>(附註1.2(d))</i>	3,212	_
可換股債券利息支出	_	19,388
其他利息支出	3,063	3,040
	14,655	25,751

Interest on bank loans Interest on lease liabilities (Note 1.2(d)) Interest expenses on convertible bonds Other interest expenses

7. **Income Tax**

The Group is subject to income tax on an individual legal entity basis on profits arising in or derived from the tax jurisdictions in which most of the group entities are domiciled and operate. No provision for the United Kingdom (the "UK") corporation income tax and the United States (the "US") income tax have been made as the Group had no assessable profits arising in the UK and the US during the Period under Review (six months ended 30 June 2018: RMBNil). Taxes on the corporate income elsewhere have been calculated at the rates of tax prevailing in the countries or jurisdictions in which the Group operates.

所得税 7.

本集團須根據大多數集團實體公司 所處地及經營地的稅務司法管轄區 所產生或賺取的利潤,按獨立法人 實體基準繳納所得稅。回顧期內, 由於本集團並無在英國或美國產生 任何應課税利潤,因此並無就英 國(「英國」)企業所得稅計及美國 (「美國」)所得税提撥備(截至2018 年6月30日止6個月:人民幣零 元)。其他地區的企業所得稅已按 本集團營運所在國家或司法管轄區 的現行税率計算。

7. Income Tax (continued)

7. 所得税(續)

Six months ended 30 June 截至6月30日止6個月

2019	2018
2019年	2018年
RMB'000	RMB'000
千人民幣	千人民幣
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)

Current – the PRC	即期-中國		
Charge for the periodUnder/(over) provision in prior years	一本期支出 一 過往年度撥備不足/	99,032	72,875
Current – Hong Kong	(超額)撥備 即期-香港	5,286	(4)
 Charge for the period 	一本期支出	38,101	_
D ())压 7.丁	142,419	72,871
Deferred	遞延	(51,975)	51,655
Income tax for the period	本期税項開支	90,444	124,526

The Company's subsidiaries located in the PRC are subject to enterprise income tax at the statutory tax rate of 25%. According to the preferential tax policies in the PRC, one of our subsidiaries (six months ended 30 June 2018: two) was recognised as western development enterprises by the local tax authorities and was entitled to the preferential tax rate of 15%, while three of our subsidiaries (six months ended 30 June 2018: one) were recognised as high-tech enterprises by PRC tax authorities and were entitled to the preferential tax rate of 15%.

本公司在中國的附屬公司按25%的法定税率繳納企業所得税。按照中國的税收優惠政策,我們的一家(截至2018年6月30日止6個月:兩家)附屬公司獲當地税務機關確認為西部開發企業,享受15%的優惠税率;同時我們的三家(截至2018年6月30日止6個月:一家)附屬公司獲中國税務機關確認為高新技術企業,享受15%的優惠税率。

Other Comprehensive Income 8. 其他全面收入 8.

Tax effect relating to each component of other comprehensive income

有關其他全面收入各部份的税務影

		Six months ended 30 June 2019 截至2019年6月30日止6個月		Six months ended 30 June 201 截至2018年6月30日止6個月			
		Before-tax	Tax	Net-of-tax	Before-tax	Tax	Net-of-tax
		amount	expense	amount	amount	expense	amount
		除税前金額	税項費用	扣除税項金額	除税前金額	税項費用	扣除税項金額
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		千人民幣	千人民幣	千人民幣	千人民幣	千人民幣	千人民幣
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)
Item that may be reclassified	其後或會重新分類至						
subsequently to profit or	損益表的項目:						
loss:							
Exchange differences on	換算海外業務產生的						
translation of foreign	匯兑差額						
operations		(18,079)	-	(18,079)	(3,881)	-	(3,881)
Item that may not be reclassified	其後不得重新分類						
subsequently to profit or loss:	至損益的項目:						
Fair value change on financial	按公允價值計入						
assets at fair value through	其他全面收入						
other comprehensive income	(「按公允價值						
("FVTOCI") - equity investments	計入其他全面						
	收入])的金融						
	資產之公允價值						
	變動-股本投資	7,238	(1,810)	5,428	9,200	(1,800)	7,400
		(10,841)	(1,810)	(12,651)	5,319	(1,800)	3,519

9. Earnings Per Share Attributable to 9. Ordinary Equity Holders of the Parent

The calculation of basic and diluted earnings per share attributable to ordinary equity holders of the Company is based on the following data:

9. 母公司普通股權益擁有人 應佔每股盈利

本公司普通股權益擁有人應佔基本 及攤薄每股盈利的計算是基於以下 數據:

Six months ended 30 June 截至6月30日止6個月

2019	2018
2019年	2018年
RMB'000	RMB'000
千人民幣	千人民幣
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)

Earnings	<u>盈利</u>		
Earnings for the purpose of basic	用於計算基本每股		
earnings per share	收益的盈利	374,281	91,851
Effect of dilutive potential ordinary			
shares:	潛在普通股的攤薄作用:		
- Interest on convertible bonds	- 可換股債券利息	N/A不適用	N/A不適用
 Fair value change of derivative 	- 可換股債券衍生工具		
component of convertible bonds	部份的公允價值變動	N/A不適用	N/A不適用
Earnings for the purpose of diluted	用於計算攤薄		
earnings per share	每股收益的盈利	374,281	91,851

- 9. Earnings Per Share Attributable to Ordinary Equity Holders of the Parent (continued)
- 9. 母公司普通股權益擁有人 應佔每股盈利(續)

Six months ended 30 June 截至6月30日止6個月

2019 2019年 2000 Shares 千股股份 (Unaudited) (未經審核) 2018 2018年 '000 Shares 千股股份 (Unaudited) (未經審核)

Number of shares

Weighted average number of ordinary shares for the purpose of basic earnings per share

Effect of dilutive potential ordinary shares:

- Convertible bonds

Weighted average number of ordinary shares for the purpose of diluted earnings per share

股份數目

用於計算基本每股盈利的 普通股加權平均數

潛在普通股的攤薄作用:

- 可換股債券

4,229,250

3,581,805

N/A不適用 N/A不適用

用於計算攤薄每股盈利的 普通股加權平均數

4,229,250

3,581,805

No adjustment was made to the basic earnings per share amount presented for the six months ended 30 June 2018 as the convertible bonds outstanding during the period had an anti-dilutive effect on the basic earnings per share amount presented.

There were no dilutive potential shares during the Period under Review.

由於期內尚未轉換之可換股債券對 所呈列基本每股盈利金額具反攤薄 影響,故並無對截至2018年6月30 日止6個月所呈列之基本每股盈利 金額作出調整。

於回顧期內概無潛在攤薄股份。

10. Dividend

The directors do not recommend the payment of any dividend for the six months ended 30 June 2018 and 2019.

10. 股息

董事不建議宣派截至2018年及 2019年6月30日止6個月之中期股 息。

11. Property, Plant and Equipment

During the Period under Review, the Group acquired assets with a cost of RMB55,131,000 (six months ended 30 June 2018: RMB42,456,000). Assets with a net book value of RMB584,000 were disposed of by the Group during the Period under Review (six months ended 30 June 2018: RMB2,809,000).

As at 30 June 2019, right-of-use assets related to leasehold land with aggregate carrying amounts of RMB45,016,000 (31 December 2018: land use rights of RMB45,676,000) (Note 19) and certain buildings included in property, plant and equipment with aggregate carrying amount of RMB259,692,000 (31 December 2018: RMB257,642,000) (Note 19) were pledged for the Group's bank loan facilities.

11. 物業、廠房及設備

於回顧期內,本集團以人民幣55,131千元(截至2018年6月30日止6個月:人民幣42,456千元)的成本購買資產。於回顧期內,本集團已出售賬面淨值為人民幣584千元的資產(截至2018年6月30日止6個月:人民幣2,809千元)。

於2019年6月30日,賬面值合計人民幣45,016千元的與租賃土地有關的使用權資產(2018年12月31日:土地使用權人民幣45,676千元)(附註19)及若干計入物業、廠房及設備的賬面值合計人民幣259,692千元(2018年12月31日:人民幣257,642千元)(附註19)的樓字就本集團的銀行貸款融資已抵押。

12. Long Term Investments

12. 長期投資

30 June

2019年

2019

31 December

2018

2018年

		6月30日 RMB'000 千人民幣 (Unaudited) (未經審核)	12月31日 RMB'000 千人民幣 (Audited) (經審核)
Financial assets at FVTOCI:	按公允價值計入其他全面收入之		
Tillanolal assets at 1 v 1001.	金融資產:		
Listed equity investments, at	上市股本投資,以公允價值列賬		
fair value		28,000	28,000
Unlisted equity investments, at	非上市股本投資,以公允價值		
fair value	列賬	9,738	2,100
Listed debt investments, at	上市債券投資,以公允價值列賬		
fair value		_	205,896
		37,738	235,996

During the Period under Review, the gross gain in respect of the Group's long term investments recognised in other comprehensive income amounted to RMB7,238,000 (six months ended 30 June 2018: RMB9,200,000).

於回顧期內,本集團於其他全面收入確認的長期投資的總收益為人民幣7,238千元(截至2018年6月30日止6個月:人民幣9,200千元)。

13. Inventories

13. 存貨

		30 June	31 December
		2019	2018
		2019年	2018年
		6月30日	12月31日
		RMB'000	RMB'000
		千人民幣	千人民幣
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Raw materials	原材料	117,748	131,001
Work in progress	在製品	35,793	16,803
Finished goods	成品	551,224	535,720
		704,765	683,524

During the Period under Review, write-down of inventories amounted to RMB8,854,000 (six months ended 30 June 2018: reversal of write-down of inventories of RMB2,790,000), which was recorded in "Cost of sales" in the condensed consolidated statement of profit or loss.

於回顧期內,存貨減記金額為人民幣8,854千元(截至2018年6月30日止6個月:撥回存貨減記金額人民幣2,790千元),其被記錄為簡明合併損益表中的「銷售成本」。

14. Trade and Bills Receivables and Prepayments, Deposits and Other Receivables

14. 貿易及票據應收賬款及預付款、保證金及其他應收 賬款

		30 June	31 December
		2019	2018
		2019年	2018年
		6月30日	12月31日
		RMB'000	RMB'000
		千人民幣	千人民幣
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Trade receivables	貿易應收賬款	1,292,681	1,286,103
Impairment	減值	(149,022)	(220,648)
Trade receivables, net	貿易應收賬款淨額	1,143,659	1,065,455
Bills receivables	票據應收賬款	287,858	438,721
		1,431,517	1,504,176

14. Trade and Bills Receivables and Prepayments, Deposits and Other Receivables (continued)

An ageing analysis of trade receivables as at the end of the Period under Review, based on the transaction date and net of impairment provision, is as follows:

14. 貿易及票據應收賬款及預付款、保證金及其他應收 賬款(續)

貿易應收賬款在回顧期末基於交易 日期並扣除減值撥備的賬齡分析如 下:

		30 June	31 December
		2019	2018
		2019年	2018年
		6月30日	12月31日
		RMB'000	RMB'000
		千人民幣	千人民幣
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Within 3 months	3個月內	890,200	841,395
4 to 6 months	4至6個月	160,524	153,070
7 to 12 months	7至12個月	71,817	47,741
1 to 2 years	1至2年	12,025	14,040
Over 2 years	2年以上	9,093	9,209
		1,143,659	1,065,455

Trade receivables of the Group represented proceeds receivable mainly from sale of goods. The Group's trading terms with its customers are mainly on credit, except for new customers where payment in advance is normally required. The credit periods generally range from 30 to 180 days for major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balance. Overdue interests of several trade receivables are calculated at annual interest of 12%.

本集團的貿易應收賬款主要指來自 貨物銷售的應收所得款項。本集團 與客戶之間主要通過信用交易,但 新客戶一般需要提前支付。主要客 戶的信用期限一般介於30天至180 天不等。每位客戶均設置最高信用 限額。本集團尋求對其未結清應收 賬款維持嚴格監控,並已建立一 個信用控制部以將信用風險降至最 低。高級管理人員定期複核逾期結 餘。鑒於上述情況及本集團貿易應 收賬款與大量分散客戶有關,信用 風險的集中度並不高。本集團並無 就其貿易應收賬款結餘持有任何抵 押品或其他信用增級。若干貿易應 收賬款的逾期利息以年利率12%計 算。

14. Trade and Bills Receivables and Prepayments, Deposits and Other Receivables (continued)

As at 30 June 2019, included in the Group's trade receivables are amounts due from related parties of RMB34,464,000 (31 December 2018: RMB67,568,000) which are repayable on similar credit terms to those offered to the major customers of the Group.

As at 30 June 2019, certain trade receivables of NVC Lighting Limited ("UKNVC") with carrying amounts of RMB19,827,000 (31 December 2018: RMB3,467,000) were pledged to secure the bank borrowings of UKNVC as further set out in Note 16.

At 30 June 2019, the Group factored certain bills receivables (the "Discounted Bills") with a carrying amount of RMB220,320,000 (31 December 2018: RMB349,564,000) to banks with recourse (the "Factoring Arrangement"). In the opinion of the directors, the Group has retained the substantial risks and rewards, which include default risks relating to such Discounted Bills, and accordingly, it continued to recognise the full carrying amounts of the Discounted Bills and recognised the corresponding amount received from the banks under the Factoring Arrangement as secured borrowings which amounted to RMB218,707,000 (31 December 2018: RMB348,855,000) as at 30 June 2019. Subsequent to the Factoring Arrangement, the Group did not retain any rights on the use of the Discounted Bills, including the sale, transfer or pledge of the Discounted Bills to any other third party.

14. 貿易及票據應收賬款及預付款、保證金及其他應收 賬款(續)

於2019年6月30日,應收關聯方 款項人民幣34,464千元(2018年 12月31日:人民幣67,568千元) 計入本集團貿易應收賬款,該等款 項的還款信貸期跟提供給本集團主 要客戶的相若。

於2019年6月30日,NVC Lighting Limited (「英國雷士」) 賬面值為人 民幣19,827千元(2018年12月31日:人民幣3,467千元)的若干貿 易應收賬款已質押作為英國雷士銀 行借款的抵押,進一步詳情載於附 註16。

於2019年6月30日,本集團已向 銀行讓售賬面值為人民幣220,320 千元(2018年12月31日:人民 幣349,564千元)之若干附追溯權 之票據應收賬款(「已貼現票據」) (「保理安排」)。董事認為,本集團 保留絕大部份風險及回報,包括有 關該等已貼現票據的違約風險,故 其繼續確認已貼現票據的全數賬面 值, 並於2019年6月30日確認保 理安排項下應收銀行相應金額人民 幣218,707千元(2018年12月31 日:人民幣348,855千元) 為抵押 借款。於保理安排後,本集團並無 保留任何有關使用已貼現票據(包 括向任何其他第三方銷售、轉讓或 質押已貼現票據)的權利。

14. Trade and Bills Receivables and Prepayments, Deposits and Other Receivables (continued)

The maturity of the bills receivables of the Group as at 31 December 2018 and 30 June 2019 is within 6 months. As at 31 December 2018 and 30 June 2019, no bills receivables are due from related parties.

As at 31 December 2018 and 30 June 2019, the fair values of trade and bills receivables approximate to their carrying amounts largely due to the short-term maturities.

As at 31 December 2018, prepayments, deposits and other receivables included the followings:

- (a) Amounts due from a company of RMB550,924,000, net of impairment provision of RMB550,924,000, further details of which are set out in Note 18(a).
- (b) An amount of RMB55,396,000, net of impairment provision of RMB55,396,000, which represented an amount withdrawn by the court, further details of which are set out in Note 18(b)(ii).

Those balances were related to a subsidiary of the Company (the "Subsidiary") which was disposed of during the Period under Review, further details of which are set out in Note 24.

As at 30 June 2019, the Group recognised the impairment provision of RMB559,144,000 on its amount due from the Subsidiary after the related disposal taking into account the remote recoverability of such amount, which has been charged in the profit or loss for the Period Under Review.

14. 貿易及票據應收賬款及預付款、保證金及其他應收 賬款(續)

本集團於2018年12月31日及2019年6月30日的票據應收賬款於6個月內到期。於2018年12月31日及2019年6月30日,概無應收關聯方的票據應收賬款。

於2018年12月31日及2019年6月30日,貿易及票據應收賬款的公允價值與其賬面價值相若,這主要由於短期到期性質使然。

於2018年12月31日,預付款、保 證金及其他應收賬款包括下列各 項:

- (a) 人民幣550,924千元的應收 一家公司款項,扣除減值撥 備人民幣550,924千元,進 一步詳情載於附註18(a)。
- (b) 人民幣55,396千元的款項, 扣除減值撥備人民幣55,396 千元,指被法院提取的金額,進一步詳情載於附註 18(b)(ii)。

該等結餘與本公司一家附屬公司 (「附屬公司」)有關,該附屬公司已 於回顧期內被出售,進一步詳情載 於附註24。

於2019年6月30日,本集團考慮 到該等款項回收可能性甚微,於相 關處置後就其應收附屬公司款項確 認減值撥備人民幣559,144千元, 該等款項已於回顧期在損益中扣 除。

15. Trade and Bills Payables

15. 貿易及票據應付賬款

	30 June	31 December
	2019	2018
	2019年	2018年
	6月30日	12月31日
	RMB'000	RMB'000
	千人民幣	千人民幣
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
Trade and bills payables to third parties 應付第三方貿易及票據賬款	1,415,964	1,340,224
Trade and bills payables to related parties 應付關聯人士貿易及票據賬款	54,149	45,074
	1,470,113	1,385,298

An ageing analysis of trade and bills payables as at the end of the Period under Review, based on the transaction date, is as follows:

貿易及票據應付賬款在回顧期末基 於交易日期的賬齡分析如下:

		00 lune	Od Dagarahar
		30 June	31 December
		2019	2018
		2019年	2018年
		6月30日	12月31日
		RMB'000	RMB'000
		千人民幣	千人民幣
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Within 3 months	3個月內	1,224,561	1,322,961
4 to 6 months	4至6個月	186,508	34,811
7 to 12 months	7至12個月	47,376	14,653
1 to 2 years	1至2年	1,900	8,357
Over 2 years	2年以上	9,768	4,516
		1,470,113	1,385,298

As at 31 December 2018 and 30 June 2019, the fair values of trade and bills payables approximated to their carrying amounts largely due to the short-term maturities.

於2018年12月31日及2019年6月 30日,貿易及票據應付賬款的公允 價值與其賬面價值相若,這主要由 於其短期到期性質使然。

30 June 2019

合約利率 (%)

16. Interest-bearing Loans and Borrowings

16. 計息貸款及借款

31 December 2018

到期期限

千人民幣

201	9年6月30日		2018	年12月31日	
(L	Inaudited)		(Audited)		
(未經審核)		(/	經審核)	
Contractual			Contractual		
interest rate			interest rate		
(%)	Maturity	RMB'000	(%)	Maturity	RMB'000

合約利率 (%)

Current	即期					
Bank loans – secured ¹	銀行貸款 — Base*+1.90%	On demand ²		Base*+1.90%	On demand ²	
	有抵押 ¹ 基本利率*+1.90%	按要求即付²	19,827	基本利率*+1.90%	按要求即付2	3,467
	3.22% - 5.66%	On demand		3.30%	On demand	
	3.22% - 5.66%	按要求即付	418,707	3.30%	按要求即付	411,815
	PRC BDI#+0.91%	On demand		PRC BDI#+0.91%	On demand	
	PRC BDI#+0.91%	按要求即付	50,000	PRC BDI#+0.91%	按要求即付	50,000
	N/A	N/A	N/A	3.80% - 6.00%	On demand	
	不適用	不適用	不適用	3.80% - 6.00%	按要求即付	268,635
	N/A	N/A	N/A	3.20% - 4.70%	2019	
	不適用	不適用	不適用	3.20% - 4.70%	2019年	330,220
Bank loan – unsecured	銀行貸款 — 4.00% per month	On demand		4.00% per month	On demand	
	無抵押 每月4.00 %	按要求即付	836	每月4.00%	按要求即付	787
Total	合計		489,370			1,064,924

到期期限

千人民幣

- The secured bank loans represented facilities secured by the pledge of certain trade and bills receivables (Note 14), time deposits (Note 19) and certain right-of-use assets related to leasehold land and buildings (Note 11); and corporate guarantees executed by certain subsidiaries of the Group.
- The loan is repayable upon the collection of the factored trade receivables.
- "Base" refers to the Bank of England base rate.
- "PRC BDI" refers to the PRC Benchmark deposit interest rate.

- 有抵押銀行貸款指以若干貿易及票 據應收賬款(附註14)、定期存款 (附註19)以及若干與租賃土地及樓 宇有關的使用權資產(附註11)作抵 押之融資;及本集團若干附屬公司 簽立的公司擔保。
- 於收回已讓售的貿易應收賬款後, 該筆貸款即須償還。
- 「基本利率」指英格蘭銀行的基本利 率。
- 「PRC BDI」指中國基準存款利率。

16. Interest-bearing Loans and Borrowings (continued)

As at 31 December 2018 and 30 June 2019, the fair values of interest-bearing loans and borrowings approximated to their carrying amounts largely due to the short-term maturities.

17. Convertible Bonds

On 20 May 2016, the Company and an independent third party entered into a subscription agreement (the "Subscription Agreement") in relation to the issue of convertible bonds denominated in Hong Kong dollar ("HK\$") in an aggregate principal amount of HK\$500,000,000 (the "Convertible Bonds"). The Convertible Bonds were issued on 7 June 2016.

Pursuant to the Subscription Agreement, the Convertible Bonds are convertible into fully paid ordinary shares:

- (a) on or after the issue date (i.e. 7 June 2016) and up to and excluding the close of business on the second anniversary of the issue date (the "First Maturity Date"), i.e. June 2018, at an initial conversion price of HK\$0.925 per share (subject to anti-dilutive adjustments); and
- (b) with extension up to and excluding the close of business on the fourth anniversary of the issue date if agreed by the Company and the bondholder in writing at least 30 days prior to the First Maturity Date (the "Second Maturity Date").

16. 計息貸款及借款(續)

於2018年12月31日及2019年6月 30日,計息貸款及借款的公允價值 與其賬面價值相若,這主要由於其 短期到期性質使然。

17. 可換股債券

於2016年5月20日,本公司與一名獨立第三方就發行本金額合共500,000千港元以港元(「港元」)計值的可換股債券(「可換股債券」)訂立認購協議(「認購協議」)。可換股債券已於2016年6月7日發行。

根據認購協議,可換股債券可轉換 為已繳足普通股:

- (a) 於發行日(即2016年6月7日)或之後起直至發行日第二個週年當日營業時間結束(不包括該日)(「首個到期日」,即2018年6月)止期間按初始換股價每股0.925港元(須經反攤薄調整);及
- (b) 倘本公司及債券持有人於首 個到期日前最少30日以書面 方式同意延期直至發行日第 四個週年當日營業時間結束 (不包括該日)(「第二個到期 日1)。

17. Convertible Bonds (continued)

The Convertible Bonds bear interest at the rate of 7.8% per annum on the principal amount of the bonds outstanding. The interest will be payable by the Company semi-annually in arrears. The outstanding amount of the Convertible Bonds will be redeemed on maturity (the date falling on the First Maturity Date or the Second Maturity Date, where applicable) at a value equal to the aggregate of (1) its principal amount outstanding; and (2) the interest accrued.

The Convertible Bonds that contain both liability and conversion option components were classified separately into their respective items on initial recognition. The embedded derivative of conversion option was therefore accounted for as a derivative. The fair values of the derivative component were determined based on the valuations performed by Jones Lang LaSalle Corporate Appraisal and Advisory Limited, an independent firm of professionally qualified valuers, using the binomial option pricing model. Changes in fair value of that component between the measurement dates were recognised in profit or loss. The fair value of the liability component was measured as the present value of the expected payments and principal repayment at maturity on initial recognition and was carried as a liability on the amortised cost basis until extinguished on conversion or redemption.

On 4 May 2018, pursuant to an amendment deed approved by the bondholder, the Company and the bondholder agreed to amend the terms of the Convertible Bonds as follows:

- (a) The conversion price, which was originally HK\$0.925 per share was amended to HK\$0.77 per share (subject to anti-dilutive adjustments); and
- (b) The maturity date of the Convertible Bonds was extended to 7 June 2020.

17. 可換股債券(續)

可換股債券按尚未贖回債券本金額 以年利率7.8%計息。本公司將於 每半年期後支付利息。可換股債券 未償還金額將於到期時(首個到期 日或第二個到期日當日(倘適用)) 按(1)其尚未償還本金額:及(2)應 計利息之和贖回。

於2018年5月4日,根據經債券持有人批准之修訂契據,本公司與債券持有人同意修訂可換股債券之以下條款:

- (a) 換股價原定為每股0.925港 元,將修訂為每股0.77港元 (須經反攤薄調整);及
- (b) 可換股債券之到期日延長至 2020年6月7日。

17. Convertible Bonds (continued)

Save as disclosed above, all the other terms and conditions of the Convertible Bonds shall remain unchanged. The amendments were approved by the shareholders of the Company at the extraordinary general meeting on 15 June 2018.

Consequently, a loss on modification of the terms of RMB78,387,000, being the difference between the carrying amount and fair value of the liability components of the Convertible Bonds on the date of modification, was recognised in profit or loss during the six months ended 30 June 2018.

In August 2018, the Convertible Bonds were converted in full at the conversion price of HK\$0.77 per share (the "Conversion"). Accordingly, 649,350,649 shares were allotted to the bondholder pursuant to the terms and conditions of the Convertible Bonds. The liability and derivative components of the Convertible Bonds have been derecognised upon the Conversion resulting in amounts of RMB444 and RMB450,492,000 credited to share capital and share premium respectively.

17. 可換股債券(續)

除上文所披露者外,可換股債券之 所有其他條款及條件將保持不變。 該等修訂於2018年6月15日的股 東特別大會上獲本公司股東批准。

因此,修訂條款之虧損人民幣 78,387千元,即可換股債券於修訂 當日的賬面值與負債部份的公允價 值之間的差額,於截至2018年6月 30日止6個月的損益內確認。

於2018年8月,可換股債券已按每股換股價0.77港元悉數轉換(「轉換」)。因此,根據可換股債券的條款及條件,649,350,649股股份獲配發予債券持有人。可換股按債券的負債及衍生工具部份已於轉換後被終止確認,從而導致人民幣444元及人民幣450,492千元分別被計入股本及股份溢價。

17. Convertible Bonds (continued)

The movements of the liability component and derivative component of the Convertible Bonds during the year ended 31 December 2018 were as follows:

17. 可換股債券(續)

截至2018年12月31日止年度,可 換股債券的負債部份及衍生工具部 份的變動如下:

		Liability component of Convertible Bonds 可換股債券的 負債部份	Derivative component of Convertible Bonds 可換股債券的 衍生工具部份	Total 合計
		RMB'000 千人民幣	RMB'000 千人民幣	RMB'000 千人民幣
At 1 January 2018 (Audited) Effective interest expense recognised	於2018年1月1日(經審核) 於損益表確認的實際利息支出	421,229	11,933	433,162
in profit or loss	W(W(mr)(= 10))(!)(!)(!)(!)	24,730	_	24,730
Interest paid	已付利息	(21,061)	_	(21,061)
Loss on modification of terms	修訂條款之虧損	(19,891)	98,278	78,387
Fair value change	公允價值變動	_	(82,903)	(82,903)
Conversion	轉換	(419,672)	(30,820)	(450,492)
Exchange realignment	外匯調整	14,665	3,512	18,177
At 31 December 2018 (Audited)	At 2018年12月31日(經審核)	-	_	_

The major inputs for the valuation of the fair value of the derivative component of the Convertible Bonds as at conversion date and modification date are shown as follows: 於轉換日及修訂日可換股債券衍生 工具部份公允價值估值的主要輸入 值列示如下:

		At conversion date 轉換日	At modification date 修訂日
		HK\$0.630	HK\$0.790
Share price	股價	0.630港元	0.790港元
		HK\$0.770	HK\$0.770
Conversion price	換股價	0.770港元	0.770港元
Risk-free rate	無風險利率	1.706%	1.837%
Volatility	波幅	38.81%	39.39%

18. Litigations

(a) The Group as a plaintiff

The Subsidiary entered into several pledge and guarantee agreements in 2013 and 2014 (the "Pledge and Guarantee Agreements") with certain banks in the PRC, providing guarantees to the banks for their loan facilities granted to certain borrowers. Counter guarantees were provided by one of the borrowers of the bank loans, namely Chongqing Wu Ji Real Estate Development Co., Ltd. ("Wu Ji"), to the Group. During 2014, aggregate pledged time deposits of RMB550,924,000 of the Subsidiary had been withdrawn by the banks due to default of the bank loans under the guarantees of the Subsidiary.

18. 訴訟

(a) 本集團為原告

18. Litigations (continued)

(a) The Group as a plaintiff (continued)

The Group initiated a series of legal proceedings against Mr. WU Changjiang, a former director and former chief executive officer of the Company, Mrs. WU Lian (spouse of Mr. WU Changilang). Mr. WU Xianming, Mrs. CHEN Min, Chongqing Lei Li Jie Industrial Development Co., Ltd., Wu Ji, Chongging Jiang Te Surface Processing Co., Ltd. and Chongging Hua Biao Lighting Manufacturing Co., Ltd., in the Intermediate People's Court of Huizhou for damages. In addition, as indicated in 8 letters of counter guarantee issued by Wu Ji with dates in 2013 and 2014, Wu Ji provided counter guarantees to the Group to reimburse any losses for provision of guarantees on the bank loans borrowed by certain PRC companies under the Pledge and Guarantee Agreements. An aggregate amount of RMB550,924,000 was recognised as other receivables due from a company since 2014 and as at 31 December 2018. The directors were of the opinion that an amount of RMB265,564,000 (the "Recoverable Amount") was recoverable since 2014 and as at 30 June 2018, and accordingly a provision for the irrecoverable amount of RMB285,360,000 had been charged to profit or loss of the Group since 2014 and up to 30 June 2018. However, as at 31 December 2018, the directors assessed the amount that the Group would recover from Wu Ji under the Pledge and Guarantee Agreements taking into consideration all information available, including the latest legal opinion obtained and additional claims from other creditors against Wu Ji as noted from a court announcement issued in December 2018 which became effective no later than February 2019. Based on the latest estimated value of Wu Ji's assets, the priority of other creditors over Wu Ji's assets, and the amounts of their claims, the directors considered that the Group would not be able to recover the Recoverable Amount even if the Subsidiary succeeds in the legal actions, and therefore full provision for the Recoverable Amount was recognised as at 31 December 2018 and disposal date of the Subsidiary with details set out in Note 24.

18. 訴訟(續)

(a) 本集團為原告(續)

本集團就有關損害向惠州市 中級人民法院對本公司前董 事兼前首席執行官吳長江先 生、吳戀女士(吳長江先生 的配偶)、吳憲明先生、陳 敏女士、重慶雷立捷實業發 展有限公司、無極、重慶江 特表面處理有限公司及重慶 華標燈具製造有限公司提出 一連串的法律訴訟。此外, 無極出具的落款時間為2013 年及2014年的8封反擔保函 顯示,無極向本集團提供反 擔保以補償其就若干中國公 司根據質押及擔保協議所借 銀行貸款提供擔保而產生的 任何損失。自2014年起並於 2018年12月31日確認合共 人民幣550,924千元的金額 為其他應收一家公司款項。 董事認為自2014年起並於 2018年6月30日可收回金額 為人民幣265,564千元(「可 收回金額」),並就不可收回 金額人民幣285,360千元計 提撥備及計入本集團自2014 年起至截至2018年6月30 日止的損益表內。然而,於 2018年12月31日,董事根 據質押及擔保協議及考慮所 有可得資料(包括最近獲得 的法律意見以及於2018年 12月頒佈的一項法院公告 (不遲於2019年2月生效)所 提及之其他債權人對無極的 額外索償)評估本集團將自 無極收回的款額。根據無極 資產的最新估值、其他債權 人對無極資產的優先權及其 索償金額,董事認為,即使 附屬公司勝訴,本集團仍無 法收回可收回金額,因此, 可收回金額的全數撥備於 2018年12月31日及該附屬 公司的出售日期確認,詳情 載於附註24。

18. Litigations (continued)

(b) The Group as a defendant

(i) The Subsidiary also entered into guarantee agreements with another PRC bank in 2013 (the "Guarantee Agreement 1") and a PRC finance company in 2014 (the "Guarantee Agreement 2") respectively, providing guarantees to the PRC bank and the PRC finance company for their loan facilities granted to their borrowers. Mrs. WU Lian is the borrower of the loan in relation to the Guarantee Agreement 2.

The outstanding loans of RMB35,497,000 and RMB34,000,000 in relation to the Guarantee Agreements 1 and 2 were in default in 2015 and 2014 respectively. The PRC bank and the PRC finance company took legal actions against the respective borrowers and the guarantors (including Wu Ji and the Subsidiary as guarantors) to recover the loan balances and interests.

18. 訴訟(續)

(b) 本集團作為被告人

18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (i) (continued)

For the Guarantee Agreement 1, according to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC bank of the outstanding loan, plus interest and costs. The Subsidiary filed application of retrial of the PRC court judgements and the commencement thereof was accepted by the PRC court in January 2018, but the application was subsequently rejected according to the court judgement received by the Subsidiary in May 2018.

For the Guarantee Agreement 2, according to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC finance company of the outstanding loan, plus interest and costs.

18. 訴訟(續)

- (b) 本集團作為被告人(續)
 - (i) *(續)*

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18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (i) (continued)

As of 30 June 2018, the Subsidiary was in the process of applying for protests of the PRC court judgements in relation to Guarantee Agreements 1 and 2. Accordingly, the Group was of the view that the legal proceedings in relation to Guarantee Agreements 1 and 2 were still in progress notwithstanding the respective final court judgements and the rejection of the application of retrial in relation to Guarantee Agreement 1.

As of 30 June 2018, the directors, with reference to legal opinions obtained and other factors, considered that the likelihood of the Group sustaining losses from the guarantees was remote. In particular, it was considered that the loans had sufficient underlying securities including Wu Ji's guarantees and the Subsidiary is only one of the guarantors for the loans and it was considered not probable that an outflow of resources embodying economic benefits would be required to settle the obligation, and no provision was considered necessary.

18. 訴訟(續)

- (b) 本集團作為被告人(續)
 - (i) (*續*)

截至2018年6月30 日,該附屬公司正就 與擔保協議1及擔保協 議2有關中國法院判 申請抗訴,,儘管判 基相關最終議1有關, 是由關係協議1有回 與擔保協議1回與擔保協議 1人擔談 與擔保協議1人 與擔保協協 議2有關的法律訴訟 在進行中。

截至2018年6月30 日,經參考取得的法 律意見及其他因素, 董事認為本集團須承 擔該項擔保損失的可 能性輕微,尤其是據 悉該貸款具有足夠的 相關擔保(包括無極的 擔保),而附屬公司亦 僅為該貸款的其中一 名擔保人,並認為並 無可能需要包含經濟 利益的資源流出以償 付該等責任。因此, 董事認為不需要作出 相關撥備。

18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (i) (continued)

The Group had another litigation (i.e. Guarantee Agreement 3 as defined and further detailed in Note 18(b)(ii) below) with circumstances similar to those of Guarantee Agreement 1 and Guarantee Agreement 2. As of 31 December 2018, the directors assessed whether to recognise any provision for losses arising from Guarantee Agreement 1 and Guarantee Agreement 2 with reference to all available information including the Group's experience in Guarantee Agreement 3 and latest legal opinion and considered that it was probable that the Group's application for protest of the PRC court judgements would not be successful and the Subsidiary would be adjudicated to be jointly liable for the payment to the PRC bank and PRC finance company for their losses. Accordingly full provisions for outstanding loans in relation to the Guarantee Agreements 1 and 2 plus interest and costs, totalling approximately RMB61,830,000 and RMB60,700,000 respectively were recognised as at 31 December 2018. During the Period under Review, the interest expenses in relation to Guarantee Agreements 1 and 2 amounting to RMB3,230,000 and RMB2,949,000 were recognised respectively up to the disposal date of the Subsidiary with details set out in Note 24.

18. 訴訟(續)

- (b) 本集團作為被告人(續)
 - (i) (*續*)

本集團另一起訴訟(即 擔保協議3,定義及進 一步詳情載於下文附 註18(b)(ii)),其情況 類似於擔保協議1及擔 保協議2。截至2018 年12月31日,董事已 參考包括本集團於擔 保協議3中的經驗及 最新法律意見在內的 所有可用資料評估是 否確認任何因擔保協 議1及擔保協議2而產 生的虧損撥備,並認 為有可能本集團就中 國法院判決的申請抗 訴將不會成功,而附 屬公司將被裁定須就 向該家中國銀行及中 國財務公司支付的虧 損承擔共同責任。因 此,有關擔保協議1及 擔保協議2的未償還 貸款的全數撥備另加 利息及成本(分別合共 為約人民幣61,830千 元及約人民幣60,700 千元),於2018年12 月31日確認。回顧期 內,有關擔保協議1及 擔保協議2的利息支出 人民幣3,230千元及人 民幣2,949千元分別於 該附屬公司出售日期 確認,詳情載於附註 24 °

18. Litigations (continued)

(b) The Group as a defendant (continued)

(ii) In addition to the above agreements, the Subsidiary entered into a guarantee agreement (the "Guarantee Agreement 3") with a PRC bank in 2014, providing guarantee to the bank for a loan facility granted to its borrower. In addition, the bank loan was secured by the pledge of a piece of land owned by Wu Ji.

The bank loan was in default in 2014 and the bank took legal actions against the borrower and the guarantors (including the Subsidiary) to recover the bank loan balance and interest. A court order was issued to freeze assets of the guarantors (including the Subsidiary) in the amount of RMB62,000,000. As a result of the court order, bank balance of the Subsidiary in the amount of RMB55,396,000 had been frozen by the bank in 2014. According to the first court judgement in 2016 and the final court judgement in 2017, the Subsidiary was adjudicated to be jointly liable for the payment to the PRC bank of RMB60,000,000, plus interest and costs. In February 2017, the frozen bank balance of the Subsidiary was withdrawn by the court for the purpose of settlement of the claim by the PRC bank. Accordingly since 2017 and up to 31 December 2018, the withdrawn amount of RMB55,396,000 (before impairment loss) was included in "Prepayments, deposits and other receivables" in the condensed consolidated statement of financial position as set out in Note 14. During 2017, the Subsidiary filed an application of retrial of the PRC court judgements in relation to Guarantee

18. 訴訟(續)

(b) 本集團作為被告人(續)

(ii) 除上述協議外,附屬公司亦於2014年與一次公司亦於2014年與一次公司亦於2014年與一次公司,於2014年與一次公司,於2014年,2014年

該銀行貸款未能於 2014年償還,且該銀 行已對借款人及擔保 人(包括附屬公司)採 取法律行動追討銀行 貸款結餘及利息。一 項法院判令已發出以 凍結擔保人(包括附 屬公司)金額為人民幣 62,000千元的資產。 鑒於法院判令,該附 屬公司金額為人民幣 55,396千元的銀行結 餘已於2014被該銀行 凍結。根據於2016年 的首次法院判決及於 2017年的最終法院判 決,該附屬公司被裁 定須就向該家中國銀 行支付人民幣60.000 千元款項另加利息及 成本承擔共同責任。 於2017年2月,該附 屬公司被凍結銀行結 餘被法院提取以支付 該家中國銀行的索 償。因此自2017年

18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (ii) (continued)

Agreement 3 which was rejected by the PRC court. During 2017, the Subsidiary filed an application of protest of the PRC court judgements and the commencement thereof was accepted by the PRC court in March 2018. As of 30 June 2018, the Group was of the view that the legal proceeding was still in progress notwithstanding the final court judgement and the rejection of the application of retrial.

18. 訴訟(續)

- (b) 本集團作為被告人(續)
 - (ii) *(續)*

起並直至2018年12 月31日,被提取的金 額人民幣55,396千元 (減值虧損前)已納入 附註14所載之簡明合 併財務狀況表內「預 付款、保證金及其他 應收賬款」一項。於 2017年,該附屬公司 已就與擔保協議3有關 的中國法院判決申請 重審,惟被中國法院 駁回。於2017年,該 附屬公司另行對中國 法院判決提出抗訴, 該申請起初於2018年 3月獲中國法院接納。 截至2018年6月30 日,本集團認為儘管 已作出最終法院判決 及重審申請遭駁回, 但相關法律訴訟現仍 在進行中。

18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (ii) (continued)

As of 30 June 2018, the directors, with reference to legal opinion obtained and other factors, considered that the likelihood of the Group sustaining losses from the guarantee was remote. In particular, it was considered that the bank loan had sufficient underlying securities including a piece of land pledged by Wu Ji and the Subsidiary is only one of the guarantors for the bank loan. The directors believed that the withdrawn amount would be fully recovered upon the conclusion of the protest of the PRC court judgements and no provision on the frozen and subsequently withdrawn amount was considered necessary as at 30 June 2018. In addition, the directors were of the opinion that no provision on any shortfall between the amount to be ultimately settled by the Group under the Guarantee Agreement 3 and the Subsidiary's withdrawn amount was considered necessary as at 30 June 2018.

18. 訴訟(續)

- (b) 本集團作為被告人(續)
 - (ii) (續)

截至2018年6月30 日,經參考取得的法 律意見及其他因素, 董事認為本集團須承 擔該項擔保損失的可 能性輕微,尤其是據 悉該銀行貸款具有足 夠的相關擔保,包括 一塊由無極質押的土 地,而附屬公司僅為 該銀行貸款的其中一 名擔保人。董事認為 當中國法院判決抗訴 完結時,被提取的金 額將可悉數收回,且 於2018年6月30日 無需對被凍結及其後 被提取的金額計提撥 備。此外,董事認 為,於2018年6月30 日,無需就本集團根 據擔保協議3最終作出 的付款金額與附屬公 司被提取的金額之間 的差額計提撥備。

18. Litigations (continued)

- (b) The Group as a defendant (continued)
 - (ii) (continued)

As of 31 December 2018, the directors assessed whether the Group would be held liable for the PRC bank's loss under Guarantee Agreement 3 and as a result, whether the Group would incur loss. The directors' assessment was made with reference to all available information and the latest circumstances including the fact that it has been a significant lapse of time since the Subsidiary filed its protest with the PRC court but no positive reply has been received. The legal opinion obtained considered the likelihood of the protest being successful was significantly lowered and became remote. Based on the assessment, the directors considered that it was probable for the Group to be held liable for the PRC bank's loss under Guarantee Agreement 3. The withdrawn amount recoverable of RMB55.396.000 was therefore determined to be irrecoverable. The directors also estimated there was a shortfall of RMB4.604.000 between the Group's liability under Guarantee Agreement 3 and the withdrawn amount. Accordingly full provisions for (i) impairment of the withdrawn amount recoverable of RMB55,396,000; and (ii) the further loss under Guarantee Agreement 3 being the shortfall of RMB4,604,000 between the outstanding principal under Guarantee Agreement 3 and the withdrawn amount, plus interest and costs, totalling approximately RMB28,989,000 were recognised as at 31 December 2018. During the Period under Review, the interest expenses in relation to Guarantee Agreement 3 amounting to RMB968,000 was recognised up to the disposal date of the Subsidiary with details set out in Note 24.

18. 訴訟(續)

(b) 本集團作為被告人(續)

(ii) *(續)*

截至2018年12月31 日,董事評估本集團 是否會根據擔保協議 3承擔該中國銀行的虧 損,及本集團是否會 因此產生虧損。董事 的評估乃參考所有可 用資料及最新情況作 出,包括附屬公司向 中國法院提出抗訴長 期未收到正面回覆這 一事實。獲取的法律 意見認為抗訴成功的 可能性微乎其微。通 過是次評估,董事認 為本集團可能會據擔 保協議3承擔該中國銀 行的虧損。因此,可 收回被提取款項人民 幣55,396千元已確定 為不可收回。董事亦 估計,本集團於擔保 協議3項下的負債與 被提取金額之間的差 額為人民幣4,604千 元。因此,(i)人民幣 55,396千元之可收回 被提取款項減值;及 (ii)根據擔保協議3的進 一步虧損為擔保協議 3項下未償還本金與被 提取金額之間的差額 人民幣4,604千元的 全數撥備另加利息及 成本,合共約人民幣 28,989千元,於2018 年12月31日確認。回 顧期內,有關擔保協 議3的利息支出人民幣 968千元於該附屬公 司出售日期確認,詳 情載於附註24。

19. Pledge of Assets

As at 30 June 2019, save for those disclosed elsewhere in these interim condensed consolidated financial statements, the following assets of the Group were pledged:

19. 抵押資產

於2019年6月30日,除本中期簡明合併財務報表另行披露者外,本集團下列資產已被抵押:

		30 June	31 December
		2019	2018
		2019年	2018年
		6月30日	12月31日
		RMB'000	RMB' 000
		千人民幣	千人民幣
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Property, plant and equipment	物業、廠房及設備	259,692	257,642
Right-of-use assets - leasehold land	使用權資產一租賃土地	45,016	_
Prepaid land lease payments	預付土地租金	-	45,676
Trade and bills receivables	貿易及票據應收賬款	240,147	353,031
Pledged time deposits	有抵押定期存款	204,626	613,502
		749,481	1,269,851

20. Related Party Transactions

- (a) None of the shareholders is the controlling entity of the Company.
- (b) In addition to the information disclosed elsewhere in these interim condensed consolidated financial statements, major related parties with which the Group had transactions during the Period under Review and six months ended 30 June 2018 are listed below:

An entity with significant influence over the Group

Elec-Tech International Co., Ltd. ("Elec-Tech")

Subsidiaries of Elec-Tech

Appliance Co. of America (Zhuhai) Co., Ltd. Bengbu Songxin Technology Limited Elec-Tech Lighting Engineering Co., Ltd

Wuhu Elec-Tech International Lighting Technology Co., Ltd.

Wuhu Retop Electronics Co., Ltd.

Wuhu 3E Lighting Co., Ltd.

Westar (Zhongshan) Electrical Appliance Manufacturing Co., Ltd.

Elec-Tech HK Limited

Elec-Tech International (H.K.) Company Limited

Dalian Elec-Tech Lighting Technology Co., Ltd. Guangdong Elec-Tech Retop LED Display Co., Ltd.

Guangdong Elec-Tech Lighting Electrical Co., Ltd.

Zhuhai Elec-Tech International Co., Ltd.

20. 關聯方交易

- (a) 概無股東為本公司控股實 體。
- (b) 除本中期簡明合併財務報 表其他地方披露的信息 外,於回顧期內及截至 2018年6月30日止6個月 與本集團進行交易的主要 關聯方載列如下:

一家對本集團具有重大影響的實體

廣東德豪潤達電氣股份有限 公司(「德豪潤達」)

德豪潤達的附屬公司

北美電器(珠海)有限公司 蚌埠崧欣電子科技有限公司 廣東德豪潤達照明系統工程 有限公司

無湖德豪潤達光電科技有限 公司

無湖鋭拓電子有限公司 無湖三頤照明有限公司 威斯達電器(中山)製造有限 公司

德豪潤達香港有限公司 德豪潤達國際(香港)有限 公司

大連德豪光電科技有限公司 廣東德豪鋭拓顯示技術有限 公司

廣東德豪潤達照明電氣有限 公司

珠海德豪潤達電氣有限公司

20. Related Party Transactions (continued)

20. 關聯方交易(續)

(b) (continued)

Associates of the Group

Huizhou Thorled-opto Co., Ltd.
Wuhu NVC Electronic Business Co., Ltd.¹

NVC & OLLE Lighting (Wuhu) Company Limited

Entities controlled by Mr. WU Jiannong, a director and substantial shareholder of a subsidiary of the Company

Jiangshan World Bright Crystal Co., Ltd. Quzhou Aushite Illumination Co., Ltd.

An entity controlled by Mr. WANG Dongming, a director of the Company

NVC Lighting & Electrical Technology Singapore Pte. Ltd.

During 2018, the entity ceased to be a related party of the Group as it has become a subsidiary of the Group.

(b) *(續)*

本集團的聯營公司

惠州雷通光電器件有限公司 蕪湖雷士照明電子商務有限 公司¹

蕪湖雷士歐樂照明貿易有限 公司

由本公司一家附屬公司董事及主要股東吳建農先生控制的實體

江山世明水晶玻璃有限公司 衢州奥仕特照明有限公司

一家由本公司董事王冬明先 生控制的實體

NVC Lighting & Electrical Technology Singapore Pte. Ltd.

於2018年,由於該實體已成為本集團一家附屬公司, 其不再為本集團的關聯方。

20. Related Party Transactions (continued)

(c) In addition to the transactions detailed elsewhere in the interim condensed consolidated financial statements, the Group had the following transactions with related parties during the Period under Review:

20. 關聯方交易(續)

(c) 除中期簡明合併財務報表其他 地方詳載的交易外,本集團於 回顧期內有以下關聯方交易:

			Six months ended 30 June 截至6月30日止6個月	
		Notes 附註	2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核)	2018 2018年 RMB' 000 千人民幣 (Unaudited) (未經審核)
Elec-Tech:	德豪潤達:			
Purchases of raw materials	購買原材料及	(1)		0.057
and finished goods	成品	(i)	1,180	8,257
Logistic income	物流收入	<i>(i)</i>	1,538	
Subsidiaries of Elec-Tech: Sales of raw materials and	<i>德豪潤達的附屬公司:</i> 銷售原材料及			
finished goods	成品	(i)	3,788	8,019
Rental income	租金收入	(i)	240	_
Logistic income	物流收入	(i)	3,878	_
Trademark licence fee income	商標許可費收入	(i) & (ii)	4,772	_
Purchases of raw materials and	購買原材料及	44		
finished goods	成品	(i)	61,457	62,591
Lease payment	租賃款項	(i)	343	121
Water and electricity expenses	水電費用	(i)	7	-
Other expenses	其他費用	(i)	131	
Associates of the Group:	本集團的聯營公司:			
Rental income	租金收入	(i)	_	571
Sales of finished goods	銷售成品	(i)	_	72,130
Trademark licence fee income	商標許可費收入	(i) & (ii)	_	1,539
Purchases of finished goods	購買成品	(i)	8,888	
Entities controlled by Mr. WU Jiannong, a director and substantial shareholder of a subsidiary of the Company:	由本公司一家附屬公司 董事及主要股東 吳建農先生控制的 實體:			
Purchases of raw materials and	購買原材料及成品			
finished goods		(i)	_	1,038

20. Related Party Transactions (continued)

20. 關聯方交易(續)

(c) (continued)

(c) (續)

Six months ended 30 June 截至6月30日止6個月

 2019
 2018年

 2019年
 2018年

 RMB'000
 RMB'000

 千人民幣
 千人民幣

 (Unaudited)
 (Unaudited)

 (未經審核)
 (未經審核)

Notes 附註

(i)

一家由本公司董事 王冬明先生控制

的實體: 該詢弗

4,681

2,363

a director of the Company:Consultancy feeSales of finished goods

Mr. WANG Dongming,

An entity controlled by

諮詢費 銷售成品

Notes:

- The transactions were made at prices mutually agreed by both parties.
- (ii) Trademark licence fee income arose from licensing the "NVC" brand to related parties, and was charged at 3% to 5% of the related parties' annual sales. The royalty rate was mutually agreed by both parties.

In the opinion of the board of directors, the related party transactions were conducted on normal commercial terms and in the ordinary course of the Group's business.

附註:

(i) 交易乃根據雙方協定的價格 進行。

145

(ii) 授權關聯方使用「雷士」品牌所產生的商標許可費收入 乃按關聯方全年銷售額的 3%至5%計提。收費率乃由雙方協定。

董事會認為,關聯方交易乃 按正常商業條款及於本集團 一般正常業務過程中進行。

20. Related Party Transactions (continued)

20. 關聯方交易(續)

(d) Outstanding balances with related parties:

Except as disclosed elsewhere in the interim condensed consolidated financial statements, as at 30 June 2019, included in prepayments, deposits and other receivables, and other payables and accruals of the Group are the aggregate balances of RMB71,448,000 (31 December 2018: RMB62,541,000) and RMB1,566,000 (31 December 2018: RMB920,000) due with related parties respectively.

(d) 關聯方的未清償結餘:

除中期簡明合併財務報表 另行披露者外,於2019年 6月30日計入應收關聯方 的本集團預付款、保及其他應收賬款以及用 應付賬款及應計費用名千人民幣 分別為人民幣71,448千人民 (2018年12月31日:人民幣 62,541千元)及人民幣 1,566千元(2018年12月 31日:人民幣920千元)的 結餘。

(e) Compensation of key management personnel of the Group:

(e) 本集團主要管理人員 薪酬:

Six months ended 30 June 截至6月30日止6個月

2019 2019年 RMB'000 千人民幣 (Unaudited) (未經審核) 2018 2018年 RMB' 000 千人民幣 (Unaudited) (未經審核)

Short-term employee benefits

短期僱員福利

17,093

11,694

21. Financial Instruments by Category

21. 按類別劃分的金融工具

Set out below is an overview of financial instruments held by the Group as at 30 June 2019 and 31 December 2018:

本集團於2019年6月30日及2018 年12月31日持有的金融工具概覽 如下:

30 June

2019年

6月30日

RMB'000

千人民幣

(Unaudited)

2019

31 December

2018

2018年

12月31日

RMB'000

千人民幣

(Audited)

		(未經審核)	(經審核)
Financial assets:	金融資產:		
Financial assets at fair value through profit or loss ("FVTPL"):	按公允價值計入損益(「按公允價值計入損益」)之金融資產:		
Held-for-trading investments	持作買賣投資	32,582	44,190
Financial assets at amortised costs:	按攤銷成本入賬的金融資產:		
Trade receivables	貿易應收賬款	1,143,659	1,065,455
Financial assets included in	納入預付款、保證金	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
prepayments, deposits and	及其他應收賬款的		
other receivables	金融資產	273,727	312,385
Restricted bank balances and	受限制的銀行結餘及短期存款		
short-term deposits		244,626	677,502
Cash and cash equivalents	現金及現金等價物	763,320	912,998
Total	總計	2,425,332	2,968,340
Financial assets at FVTOCI:	按公允價值計入其他全面收入之 金融資產:		
Bills receivables	票據應收賬款	287,858	438,721
Unlisted and listed equity investments	非上市及上市股本投資	37,738	30,100
Listed debt investments	上市債券投資		205,896
Total	總計	325,596	674,717

21. Financial Instruments by Category 21. 按類別劃分的金融工具 (continued)

30 June 2019年 2019年 6月30日 RMB'000 千人民幣 (Unaudited) (未經審核) 31 December 2018 2018年 12月31日 RMB'000 千人民幣 (Audited) (經審核)

1,385,298

1,104,146

1,064,924

Financial liabilities:	金融負債:
FILIALICIAI HADIIILIES.	

Financial liabilities at FVTPL: 按公允價值計入損益之金融負債:

Derivative financial liabilities 衍生金融負債 - 10,689
Contingent consideration payable 應付或有代價 1,633 1,633

Total 總計 1,633 12,322

Financial liabilities at 按攤銷成本入賬的 amortised cost: 金融負債:

Trade and bills payables 貿易及票據應付賬款 Financial liabilities included in other payables and accruals 的金融負債 Interest-bearing loans and borrowings 算易及票據應付賬款 納入其他應付賬款及應計費用 的金融負債 計息貸款及借款

Total 總計 **2,498,548** 3,554,368

22. Fair Value of Financial Instruments

(a) Financial instruments not measured at fair value

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

22. 金融工具之公允價值

(a) 並非按公允價值計量之 金融工具

1,470,113

539,065

489,370

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value

(b) 按公允價值計量之金融 工具

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

下表展示本集團金融工具公 允價值計量層級:

As at 30 June 2019 (Unaudited)

於2019年6月30日(未經 審核)

Fair value measurement using 公允價值計量使用的輸入值

		prices in active markets (Level 1) 活躍市場報價 (第一層) RMB'000	Significant observable inputs (Level 2) 重要可觀察 輸入值 (第二層) RMB'000 千人民幣	Significant unobservable inputs (Level 3) 重要不可觀察 輸入值 (第三層) RMB'000 千人民幣	Total 總計 RMB'000 千人民幣
Financial asset: Financial assets at FVTPL	金融資產: 按公允價值計入損益				
	之金融資產				
 Listed equity investments 	- 上市股本投資	32,582	-	_	32,582
Financial assets at FVTOCI	按公允價值計入其他 全面收入之金融 資產				
 Bills receivables 	一票據應收賬款	_	287,858	-	287,858
 Listed equity investments 	- 上市股本投資	28,000	-	-	28,000
 Unlisted equity investments 	- 非上市股本投資	-	-	9,738	9,738
Financial liabilities: Financial liabilities at FVTPL	之金融負債				
- Contingent consideration	- 應付或有代價			1 600	1 600
payable		_	_	1,633	1,633

Quoted

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

- (b) Financial instruments measured at fair value (continued)
 - As at 31 December 2018 (Audited)

(b) 按公允價值計量之金融 工具(續)

> 於2018年12月31日(經 審核)

Fair value measurement using 公允價值計量使用的輸入值

			公允價值計量	使用的輸入值	
		Quoted prices	Significant	Significant	
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		>	重要可觀察	重要不可觀察	
		活躍市場報價	輸入值	輸入值	44.31
		(第一層)	(第二層)	(第三層)	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		千人民幣 	千人民幣	千人民幣	千人民幣
	A =1.7m ->				
	金融資產:				
Held-for-trading investments Financial assets at FVTPL	按公允價值計入損益				
Fillalicial assets at FVIFL	之金融資產				
- Listed equity investments	- 上市股本投資	44,190	_	_	44,190
Liotod oquity invocationto	Z.1710.1710.0	11,100			11,100
Financial assets at FVTOCI	按公允價值計入				
	其他全面收入之				
	金融資產				
- Bills receivables	一票據應收賬款	_	438,721	_	438,721
 Listed equity investments 	- 上市股本投資	28,000	_	_	28,000
 Unlisted equity investments 	- 非上市股本投資	-	-	2,100	2,100
 Listed debt investments 	- 上市債券投資	205,896	_	-	205,896
	金融負債:				
Financial liabilities at FVTPL	按公允價值計入損益				
Davidativa financial lightities	之金融負債				
Derivative financial liabilities Forward evolutions contracts	一衍生金融負債一遠期外匯合約		10.690		10.690
Forward exchange contractsContingent consideration	- 應付或有代價		10,689		10,689
payable	心门以作八原	_		1,633	1,633
pa, abio				1,000	1,000

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

During the Period under Review, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities.

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for 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 manager 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 offer. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

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

(b) 按公允價值計量之金融 工具(續)

> 回顧期內,金融資產及金融 負債第一層與第二層之間概 無公允價值計量轉撥,第三 層亦無轉入或轉出。

> 金融資產及負債的公允價值 乃各自願人士之間進行當前 交易時買賣金融工具之價 格,而該等交易並非在被迫 或清盤下進行。

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

Information about level 1 fair value measurements

The fair values of the listed equity and debt investments were determined based on quoted market price of the investment as at 31 December 2018 and 30 June 2019.

During the Period under Review, the fair value loss in respect of the listed equity investments of RMB11,608,000 (six months ended 30 June 2018: RMBNil) was recognised in other expenses.

Information about level 2 fair value measurements

Fair value of bills receivables was measured based on recent transaction prices at the end of the year/period.

Fair value of forward exchange contracts were measured based on the forward exchange rate at the end of the year/period.

(b) 按公允價值計量之金融 工具(續)

> 有關第一層公允價值計量的 資料

> 上市股本及債券投資的公允價值乃根據2018年12月31日及2019年6月30日投資的市場報價釐定。

於回顧期內,與上市股本投資有關的公允價值損失人民幣11,608千元(截至2018年6月30日止6個月:人民幣零元)於其他費用內確認。

有關第二層公允價值計量的 資料

票據應收賬款的公允價值乃 根據年末/期末最近期交易 價格計量。

遠期外匯合約的公允價值乃 根據年末/期末遠期匯率 計量。

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

Information about level 3 fair value measurements

Fair values of the unlisted equity investments were estimated using a discounted cash flows model. The valuation requires management to make certain assumptions about the model inputs, including forecast cash flows, the discount rate, credit risk and volatility. The probabilities of the various estimates within the range can be reasonably assessed and are used in management's estimate of fair value for these unlisted equity investments.

Financial instruments measured at fair value

Significant unobservable inputs

- Weighted average cost of capital
- Revenue growth rate
- Long term perpetual growth rate
18.23-24.35%
5-34.7%
2-3%

The fair value of the conversion option embedded in the Convertible Bonds is measured using valuation technique, the Binomial Option Pricing Model.

Details of the valuation methodology and major inputs on determining the fair value of convertible bonds – derivative component are set out in Note 17.

(b) 按公允價值計量之金融 工具(續)

有關第三層公允價值計量的 資料

按公允價值計量之金融工具

重要不可觀察輸入值

- 加權平均資本成本 18.23-24.35% - 收入增長率 5-34.7% - 長期永久增長率 2-3%

於可換股債券的嵌入式換股 權的公允價值乃應用二項式 期權定價模式的估值技術計 量。

用於釐定可換股債券 - 衍生工具部份的公允價值的估值技術及主要輸入值詳情載於附註17。

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

Financial instruments measured at fair value (continued)

The fair value of the contingent consideration payable was assessed based on budgeted profit after tax of the relevant acquired entities for the year ended 31 December 2018. The contingent consideration payable remained unchanged as at 30 June 2019 and 31 December 2018.

There were no changes in valuation techniques during the period.

(b) 按公允價值計量之金融 工具(續)

按公允價值計量之金融工具(續)

應付或有代價的公允價值乃根據相關之被收購公司於截至2018年12月31日止年度的預算稅後利潤估算。於2019年6月30日及2018年12月31日的應付或有代價保持不變。

期內估值技術並無變動。

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

Financial instruments measured at fair value (continued)

Reconciliation for financial instruments carried at fair value based on significant unobservable inputs (Level 3) are as follows:

(b) 按公允價值計量之金融 工具(續)

按公允價值計量之金融工具(續)

基於重要不可觀察輸入值 (第三層)按公允價值列賬的 金融工具之對賬如下:

Financial assets at FVTOCI 按公允價值計入其他全面 收入之金融資產

30 June	31 December
2019	2018
2019年	2018年
6月30日	12月31日
RMB'000	RMB'000
千人民幣	千人民幣
(Unaudited)	(Audited)
(未經審核)	(經審核)

Unlisted equity investments	非上市股本投資		
At beginning of period/year	期初/年初	2,100	2,000
Total gains recognised in other	於其他全面收入確認的總收益		
comprehensive income (Note &	8) (附註8)	7,238	_
Additions	添置	500	100
Business combination	業務合併	(100)	_
At end of period/year	期末/年末	9,738	2,100

22. Fair Value of Financial Instruments 22. 金融工具之公允價值(續) (continued)

(b) Financial instruments measured at fair value (continued)

Financial instruments measured at fair value (continued)

Reconciliation for financial instruments carried at fair value based on significant unobservable inputs (Level 3) are as follows: *(continued)*

(b) 按公允價值計量之金融 工具(續)

按公允價值計量之金融工具(續)

基於重要不可觀察輸入值 (第三層)按公允價值列賬的 金融工具之對賬如下:(續)

Financial liabilities at FVTPL 按公允價值計入損益之 金融負債

30 June
2019
2019年
6月30日
RMB'000
千人民幣
(Unaudited)
(未經審核)

31 December 2018 2018年 12月31日 RMB'000 千人民幣 (Audited) (經審核)

Contingent consideration	應付或有代價		
payable			
At beginning of period/year	期初/年初	1,633	
Business acquisition	業務收購	-	1,633
At end of period/year	期末/年末	1,633	1,633

Details of the reconciliation for convertible bonds – derivative component at fair value are set out in Note 17.

有關按公允價值列賬的可換 股債券 - 衍生工具部份的對 賬詳情載於附註17。

23. Capital Commitments

Save for those disclosed elsewhere in the interim condensed consolidated financial statements, as at 30 June 2019, the Group had the following capital commitments:

23. 資本承諾

除中期簡明合併財務報表其他部份 披露的內容外,於2019年6月30 日,本集團的資本承諾如下:

30 June	31 December
2019	2018
2019年	2018年
6月30日	12月31日
RMB'000	RMB'000
千人民幣	千人民幣
(Unaudited)	(Audited)
(未經審核)	(經審核)

Contracted, but not provided for:
Property, plant and equipment
Investment in a joint venture
Acquisition of interest in investments
Investments in associates

已訂約但尚未計提:		
物業、廠房及設備	101,967	83,899
於一家合營公司的投資	398,000	400,000
收購投資的權益	500	1,100
於聯營公司投資	29,260	29,260

529,727

514,259

24. Disposal of the Subsidiary

During the Period under Review, the Group disposed of its entire interest in the Subsidiary to an independent third party at a consideration of RMB100,000. The net liabilities of the Subsidiary at the date of disposal were as follows:

24. 出售附屬公司

於回顧期內,本集團以代價人民幣 100千元向一名獨立第三方出售其 於附屬公司的全部權益。附屬公司 於出售日期的淨負債如下:

> RMB'000 千人民幣 (Unaudited) (未經審核)

Net liabilities of subsidiary disposed of:	所出售附屬公司的淨負債:	
Tax recoverable	預付税項	45
Other receivables	其他應收賬款	5,039
Cash and cash equivalents	現金及現金等價物	99
Trade payables	貿易應付賬款	(1,565)
Other payables	其他應付賬款	(764,791)
		(761,173)
Gain on disposal of a subsidiary	處置一家附屬公司收益	761,273
Total consideration	總代價	100
Satisfied by:	以下列方式支付:	
Cash	現金	100
Net cash outflow arising on disposal:	出售事項產生之現金流出淨額:	
Cash consideration	現金代價	100
Cash and cash equivalents disposed of	已出售之現金及現金等價物	(99)
Other receivable	其他應收賬款	(100)
		(99)
	the state of the s	

25. Treasury shares

25. 庫存股份

			2019 2019年 Number of		2018 2018年 Number of	
		shares	RMB	shares	RMB	
		'000	equivalent	'000	equivalent	
		股份數目千股	折合人民幣	股份數目千股	折合人民幣	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	
As at 1 January	於1月1日	2,961	1,371,000	_	_	
Purchases of own shares	購買自有股份	914	392,000	_	_	
Cancellation of treasury shares	註銷庫存股份	(3,875)	(1,763,000)		_	
As at 30 June	於6月30日	_	_	_	-	

During the Period under Review, the Group repurchased its own shares on the Stock Exchange as follow:

於回顧期內,本集團於聯交所購回 的自有股份如下:

Month/year	月份/年度	Number of shares repurchased '000 購回股份數目 千股 (Unaudited) (未經審核)	Highest price paid per share HK\$ 每股股份所支付之最高價格港元(Unaudited)	Lowest price paid per share HK\$ 每股股份所支付之 最低價格港元 (Unaudited) (未經審核)	Aggregate price paid RMB'000 所支付之價格總額 千人民幣 (Unaudited) (未經審核)
January 2019	2019年1月	914	0.50	0.50	392

The 3,875,000 repurchased shares were cancelled during the Period under Review. The issued share capital of the Company was reduced by the nominal value of these shares. Pursuant to section 37(4) of the Companies Law of the Cayman Islands, an amount equivalent to the par value of the shares cancelled of RMB3 was transferred from share premium to the capital redemption reserves. The premium paid on the purchase of the shares of RMB1,763,000 was charged to share premium.

3,875,000股購回股份已於回顧期內被註銷。本公司的已發行股本已予減少,減少金額相等於該等股份的面值。根據開曼群島公司法第37(4)條,相等於已註銷股份面值人民幣3元的金額已從股份溢價轉撥至資本贖回儲備。購買股份所支付的溢價人民幣1,763千元已計入股份溢價。

26. Significant Events after the Reporting **26.** 重大報告期後事項 Period

Pursuant to the share purchase agreement dated 10 August 2019 (the "SPA") entered into between the Company, LED Holdings Limited ("LED Holdings"), a subsidiary of the Company, Brilliant Lights International Holding Pte. Ltd. ("Holdco") (a company which owns 100% of the share capital of the Purchaser), Brilliant Lights Investment Pte. Ltd. (the "Purchaser") and Lighting Holdings II Pte. Ltd. ("KKR") (a company which owns 100% of the share capital of Holdco), the Company and LED Holdings have conditionally agreed to dispose of, and the Purchaser has conditionally agreed to acquire Huizhou NVC Lighting Technology Company Limited, Blue Light (HK) Trading Co., Limited and Zhuhai Yaohui Technology Co., Ltd. (subsidiaries of the Company, collectively the "Target Companies") with a valuation of 100% of the equity of the Target Companies of RMB5,559,010,897, subject to the terms of the SPA. The Target Companies are principally engaged in the NVC brand lighting products business in domestic market.

Before the disposal of the entire share capital of the Target Companies (the "Disposal"), the Company directly, and indirectly through LED Holdings, holds a 100% equity interest in the Target Companies. After the completion of the Disposal in accordance with the terms and conditions of SPA, the Company and KKR will respectively indirectly hold 30% and 70% of the total equity interests in the Target Companies. Further details of the Disposal are set out in the Company's announcement dated 11 August 2019.

27. Approval of the Interim Condensed Consolidated Financial Statements

The unaudited interim condensed consolidated financial statements were approved and authorised for issue by the board of directors of the Company on 26 August 2019.

根據本公司、耀能控股有限公司 (「耀能控股」,為本公司的附屬公 司)、Brilliant Lights International Holding Pte. Ltd.(「控股公司」, 一家擁有買方全部股本的公司)、 Brilliant Lights Investment Pte. Ltd.(「買方」)及Lighting Holdings II Pte. Ltd.(「KKR」,一家擁有控 股公司全部股本的公司)訂立日 期為2019年8月10日的購股協議 (「購股協議」),據此並在購股協 議條款規限下本公司及耀能控股有 條件同意出售及買方有條件同意收 購惠州雷士光電科技有限公司、香 港蔚藍芯光貿易有限公司及珠海耀 輝科技有限公司(為本公司的附屬 公司,統稱[目標公司]),而對目 標公司100%股權的估值為人民幣 5,559,010,897元。目標公司主要 從事雷士品牌照明產品於國內市場 的業務。

在出售目標公司全部股本(「出售事項」)之前,本公司直接及透過耀能控股間接持有目標公司100%股權。待根據購股協議的條款及條件完成出售事項後,本公司及KKR將分別間接持有目標公司權益總額中的30%及70%。出售事項的進一步詳情載於本公司日期為2019年8月11日的公告。

27. 批准中期簡明合併財務報表

未經審核中期簡明合併財務報表已 於2019年8月26日經本公司董事 會批准及授權發行。

釋義

In this report, unless the context otherwise requires, the following words and expressions shall have the following meanings.

在本報告中,除文意另有所指外,下列 詞彙及用語具有以下涵義。

"Board" 「董事會 | the board of Directors of the Company.

本公司董事會。

"BRL" 「巴幣 | Brazilian Real, the lawful currency of the Federative Republic of Brazil.

巴西雷亞爾,巴西的法定貨幣。

"China" or "PRC"

the People's Republic of China, but for the purpose of this report and for geographical reference only and except where the context requires, references in this report to "China" and the "PRC" do not apply to Taiwan, the Macau Special Administrative Region and the

Hong Kong Special Administrative Region.

「中國」

中華人民共和國,但僅就本報告及地理參考而言,除文意另有所指外,本報告中凡提述「中國」之處均不包括台灣、澳門特別

行政區及香港特別行政區。

"Code"

the Corporate Governance Code and the Corporate Governance

Report as set out in the Appendix 14 to the Listing Rules.

「守則」

上市規則附錄十四之《企業管治守則》及《企業管治報告》。

"Company" or "our Company"

NVC Lighting Holding Limited (雷士照明控股有限公司), a company incorporated in the British Virgin Islands on 2 March 2006 and subsequently redomiciled to the Cayman Islands on 30 March 2010 as an exempted company with limited liability under the laws of the Cayman Islands. The shares of the Company are listed on the main

board of the Stock Exchange.

「本公司」

雷士照明控股有限公司,一家於2006年3月2日在英屬維爾京群島註冊成立,隨後於2010年3月30日將註冊地遷至開曼群島 之公司,並根據開曼群島法例註冊為一家獲豁免有限公司,其

股份於聯交所主板上市。

"Convertible Bonds"

the convertible bonds denominated in Hong Kong dollar in an aggregate principal amount of HKD500,000,000 issued on 7 June

2016 by the Company.

「可換股債券」

本公司於2016年6月7日發行之本金額合共500,000,000港元以

港元計值的可換股債券。

釋義

"Corresponding Period"

「同期」

the six months ended 30 June 2018 (as the context may require).

截至2018年6月30日止6個月(視乎文義而定)。

"Director(s)"

「董事」

the director(s) of the Company.

本公司董事。

"ETIC" Elec-Tech International Co., Ltd.* (廣東德豪潤達電氣股份有限公司),

a PRC incorporated company, the shares of which are currently listed on the Shenzhen Stock Exchange. It is a substantial

shareholder of the Company.

公司,其股份目前在深圳證券交易所上市,是本公司的一個主

要股東。

"ETIC Group" 「德豪潤達集團」 ETIC and its subsidiaries.

德豪潤達及其附屬公司。

"Group" our Company and its subsidiaries.

「本集團」 本公司及其附屬公司。

"GBP" Great Britain Sterling Pound, the lawful currency of the United

Kingdom.

「英鎊」 英鎊,英國法定貨幣。

"HK\$" Hong Kong dollars, the lawful currency of Hong Kong.

[港元] 港元,香港法定貨幣。

"Hong Kong" the Hong Kong Special Administrative Region of People Republic of

China

「香港」
中華人民共和國香港特別行政區。

"Huizhou NVC" Huizhou NVC Lighting Technology Co., Ltd.* (惠州雷士光電科技有限

公司), a wholly foreign-owned enterprise with limited liability incorporated in the PRC on 29 April 2006 and our direct wholly-

owned subsidiary.

「惠州雷士」 惠州雷士光電科技有限公司,一家於2006年4月29日在中國註

冊成立的外商獨資有限責任公司,是我們的直接全資附屬公司。

釋義

"KKR" Lighting Holdings II Pte. Ltd., an entity indirectly controlled by KKR

Asian Fund III L.P., which is a limited partnership established under

the laws of Ontario, Canada.

「KKR」 Lighting Holdings II Pte. Ltd., 由KKR Asian Fund III L.P.間接

控制的實體, KKR Asian Fund III L.P.為根據加拿大安大略省法

律成立的有限合夥企業。

"LED" Light-emitting diode.

[LED] 發光二極管。

"Listing Rules" the Rules Governing the Listing of Securities on The Stock

Exchange of Hong Kong Limited.

「上市規則」 《香港聯合交易所有限公司證券上市規則》。

"Model Code" the Model Code for Securities Transactions by Directors of Listed

Issuers as set out in Appendix 10 to the Listing Rules.

「標準守則」 上市規則附錄十之《上市發行人董事進行證券交易的標準

守則》。

"ODM" Original Design Manufacturing, a type of manufacturing under which

the manufacturer is responsible for the design and production of the products and the products are marketed and sold under the

customer's brand name.

「ODM | 原設計製造,根據此種製造,製造商負責產品的設計和生產,

而產品則以客戶品牌營銷和銷售。

"Period under Review"

「回顧期」

the six months ended 30 June 2019.

截至2019年6月30日止6個月。

"RMB" Renminbi, the lawful currency of the PRC.

[人民幣] 人民幣,中國法定貨幣。

"SFO" Securities and Futures Ordinance (Chapter 571 of the Laws of

Hong Kong).

「《證券及期貨條例》」 《證券及期貨條例》(香港法例第571章)。

"SGD" Singapore dollars, the lawful currency of Singapore.

「新幣」 新幣,新加坡法定貨幣。

釋義

"Share(s)" Ordinary share(s) of US\$0.0000001 each in the share capital of the

Company.

「股份」 本公司股本中每股面值0.000001美元的普通股。

"Stock Exchange" The Stock Exchange of Hong Kong Limited.

「聯交所」 香港聯合交易所有限公司。

"USA" or "US" the United States of America, its territories, its possessions and all

was subject to its jurisdiction.

[美國] 美利堅合眾國,其領土、屬地及其管轄的所有地區。

"US\$" United States dollars, the lawful currency of the United States.

「美元」 美元,美國法定貨幣。

"UK NVC" NVC Lighting Limited, a private company incorporated in England

and Wales on 31 May 2007, and our direct wholly-owned

subsidiary.

「英國雷士」 NVC Lighting Limited, 一家於2007年5月31日在英格蘭及威爾

士註冊成立的私人公司,是我們的直接全資附屬公司。

"we", "us" or "our" our Company or our Group (as the context may require).

「我們」 本公司或本集團(視乎文義而定)。

"Wu Ji" Chongging Wu Ji Real Estate Development Co., Ltd. * (重慶無極房

地產開發有限公司), a limited liability company incorporated in the PRC which may potentially be associated with Mr. WU Changjiang.

[無極] 重慶無極房地產開發有限公司,一家在中國註冊成立並且可能

與吳長江先生相關聯的有限公司。

^{*} Denotes English translation of the name of a Chinese company or entity and is provided for identification purposes only.



雷士照明控股有限公司 NVC LIGHTING HOLDING LIMITED www.nvc-lighting.com.cn