

CHARACTERISTICS OF THE GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

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This report, for which the directors ("Director(s)") of Pizu Group Holdings Limited collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of the Stock Exchange for the purpose of giving information with regard to Pizu Group Holdings Limited. The directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement in this report or this report misleading.

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CORPORATE INFORMATION

EXECUTIVE DIRECTORS

Mr. Xiong Zeke (Chairman)

Mr. Ma Tianyi (Chief Executive Officer)

Mr. Liu Fali (Chief Operating Officer)

Mr. Ma Gangling

Ms. Qin Chunhong

Ms. Ma Ye

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Zhang Jinghua (appointed on 1 December 2021)

Mr. Ha Suoku (appointed on 1 December 2021)

Ms. Yao Yunzhu

Ms. Zhang Lin (resigned on 30 November 2021)

Ms. Liu Talin (resigned on 1 December 2021)

AUDIT COMMITTEE

Ms. Zhang Jinghua (Chairperson and appointed on I December 2021)

Mr. Ha Suoku (appointed on 1 December 2021)

Ms. Yao Yunzhu

Ms. Zhang Lin (resigned on 30 November 2021)

Ms. Liu Talin (resigned on 1 December 2021)

REMUNERATION COMMITTEE

Ms. Zhang Jinghua (Chairperson and appointed on 1 December 2021)

Mr. Ha Suoku (appointed on 1 December 2021)

Ms. Yao Yunzhu

Ms. Qin Chunhong

Ms. Zhang Lin (resigned on 30 November 2021)

Ms. Liu Talin (resigned on 1 December 2021)

NOMINATION COMMITTEE

Mr. Ha Suoku (Chairperson and appointed on I December 2021)

Ms. Zhang Jinghua (appointed on 1 December 2021)

Ms. Yao Yunzhu

Ms. Zhang Lin (resigned on 30 November 2021)

Ms. Liu Talin (resigned on 1 December 2021)

COMPANY SECRETARY

Ms. Shen Tianwei (MAPAIS, HKICPA, CICPA)

Unit 07, 21/F,

Shun Tak Centre West Tower, 168-200 Connaught Road Central,

Sheung Wan, Hong Kong

COMPLIANCE OFFICER

Ms. Qin Chunhong

AUTHORISED REPRESENTATIVES

Mr. Xiong Zeke Unit 07, 21/F, Shun Tak Centre West Tower, 168-200 Connaught Road Central, Sheung Wan, Hong Kong Ms. Shen Tianwei (MAPAIS, HKICPA, CICPA)

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In the PRC

Bank of China Wulatehougi Branch

Bayan Town Bayannur City

Inner Mongolia

PRC

STOCK CODE

8053



CHAIRMAN'S STATEMENT

Pizu Group Holdings Limited (the "Company") and its subsidiaries (together the "Group") is grateful to our shareholders and the community for their trust, understanding and support during the year ended 31 March 2022 (the "Year"). I take the opportunity, on behalf of the board of Directors (the "Board") and all staff, to extend our sincere thanks to the shareholders and all sectors who have always been supporting the Group!

2021/2022 is a tough year. However, the Board and all the employees have worked together to minimize the negative impact as much as possible. As the purchase prices of our main raw materials, ammonium nitrate and diesel, which belong to the energy series, have risen sharply, gross profit decreased during the Year.

On the other hand, the good news is that the mining operation business that we extended in the previous year was officially put into full production in August 2021, bringing continuous and stable new income to the Group.

The Board of Directors expects that the global economic situation will remain uncertain in the coming year. However, due to the Group's stable financial management and good cash flow, we will still try our best to reduce costs, overcome the adverse factors of economic fluctuations, and strive to bring benefits to shareholders.

The Company proposes to pay a final dividend of HK\$0.01 per share to share the Group's achievements with all shareholders.

Xiong Zeke

Chairman

28 June 2022



MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW AND PROSPECTS 2021-2022

Business Review

During the Year, the primary income of the Group came from the existing business of civil explosive trading and blasting service and the non-ferrous metal and precious metal mining industries to which the Group has successfully extended the industrial chain.

Anhui Jinding Mining Co., Ltd. ("Anhui Jinding"), which was acquired by the Group on 9 October 2020, was officially put into full operation in the second quarter of this Year, bringing continuous and stable new income to the Group.

As for our civil explosive trading and blasting service business, as the purchase prices of main raw materials used in its manufacturing process - ammonium nitrate and diesel fuel, which belong to the energy series, have risen considerably due to fluctuations in the global economy, gross profit decreased during the Year.

This Year, the Company has granted share awards to certain Directors and employees through the share award scheme. The purpose of the scheme is to recognise and reward eligible participants for their contribution to the growth and development of the Group, to motivate and retain eligible participants for the long-term development of the Group, and to attract suitable personnel to drive the further development of the Group.

Business Outlook

The Group will continue to focus on the development of explosive trading and blasting service business and mining operation business.

FINANCIAL REVIEW

Revenue

The Group achieved a consolidated revenue from the operations of approximately RMBI,637.44 million, representing a decrease of approximately 3.75% in comparison with the year ended 31 March 2021. This was mainly due to the fact that one major customer in the blasting business rearranged the mining sequence during the Year, which resulted in the delay in the progress of some of its projects. The following table is the breakdown of revenue for the Year:

	Approximatel		
		% attributable	
		to the turnover	
	RMB'000	of the Group	
Sales of explosives	798,031	48.74%	
Provision of blasting operations	639,319	39.04%	
Sales of mineral concentrates	200,093	12.22%	
	1,637,443	100.00%	



MANAGEMENT DISCUSSION AND ANALYSIS

Earnings per share

The earnings per share of the Group is covered in note 13 to the consolidated financial statements.

Segment Information

The segment information of the Group is covered in note 14 to the consolidated financial statements.

CAPITAL STRUCTURE

Movements in capital structure of the Group during the Year are set out in notes 27, 33 and 34 to the consolidated financial statements. The capital of the Group comprises equity plus debts raised by the Group net with cash and cash equivalents.

SIGNIFICANT INVESTMENTS

During the Year, the Group did not have any significant investments (2021: Nil).

MATERIAL ACQUISITIONS AND DISPOSALS

On 7 April 2021, the Group acquired 25% equity interest in Inner Mongolia Shengli Zhongcheng Civil Explosive Company Limited* (內蒙古生力眾成民爆有限公司) ("Shengli Zhongcheng") which principally engaged in the manufacturing and sale of explosives. Subsequently, on 30 December 2021, the Group acquired 27% equity interest in Tibet Tianren Mining Company Limited* (西藏天仁礦業有限公司) ("Tibet Tianren") which principally engaged in the mining and sale of non-ferrous metal products. The acquisitions of Shengli Zhongcheng and Tibet Tianren, which are considered as material associates of the Group, were made with the aims to expand the Group's existing scale of operation. Details of the acquisitions and the summarised financial information in respect of Shengli Zhongcheng and Tibet Tianren are set out in note 21 to the consolidated financial statements.

Save as disclosed above, the Group did not have any material acquisitions and disposals during the Year.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 March 2022, the equity of the Group amounted to approximately RMB1,436.60 million (2021: RMB1,167.27 million). Current assets amounted to approximately RMB1,493.58 million (2021: RMB1,043.30 million) of which approximately RMB623.40 million (2021: RMB232.01 million) were cash and cash equivalents and approximately RMB301.06 million (2021: RMB226.74 million) were inventories and other receivables, prepayments and deposits. The Group's current liabilities amounted to approximately RMB1,267.99 million (2021: RMB1,028.37 million).

GEARING RATIO

As at 31 March 2022, the Group's gearing ratio, calculated as total debts of approximately RMB1,001.24 million (2021: RMB875.22 million) divided by total assets of approximately RMB3,294.39 million (2021: RMB2,715.65 million) was 30.39% (2021: 32.23%).

^{*} For identification purpose only



MANAGEMENT DISCUSSION AND ANALYSIS

CHARGE OF ASSETS

The Group's borrowings are secured by the pledge of certain contract assets and trade receivables, right-of-use assets and property, plant and equipment amounting to RMB193,778,000 (2021: RMB165,787,000), RMB1,587,000 (2021: Nil) and RMB11,009,000 (2021: RMB27,793,000) respectively; mining right of RMB145,743,000 (2021: 149,465,000), guarantees provided by certain shareholders, an affiliate of shareholders, directors and a related party of a subsidiary and personal guarantee from Mr. Ma Qiang, the former executive Director and chairman of the Company.

CAPITAL COMMITMENT

As at 31 March 2022 and 2021, the Group's capital commitments are set out in note 36 to the consolidated financial statements.

FOREIGN CURRENCY RISK AND ANY RELEVANT ELIMINATION

Since most of the income and expenses as well as assets and liabilities of the Group are denominated in Renminbi and to a lesser extent in Tajikistani Somoni, the Board considers that the Group has no material foreign exchange exposure and no hedging policy has been taken.

CONTINGENT LIABILITIES

As at 31 March 2022, the Group did not have any material contingent liabilities except those disclosed in note 26 to the consolidated financial statements (2021: Nil).

DIVIDEND

During the Year, an interim dividend of HK\$0.010 per share (2021: HK\$0.010) was declared and paid in May 2022.

The Board recommends the payment of final dividend of HK\$0.010 per share (2021: HK\$0.010) for the Year which is subject to shareholders' approval at the forthcoming annual general meeting.

HUMAN RESOURCES

As at 31 March 2022, the Group employed a total of 1,343 (2021: 901) full time employees in the PRC, Tajikistan and Hong Kong. The increase was due to the fact that our mining business, Anhui Jinding was officially put into full production in August 2021. Staff remuneration packages are determined with reference to prevailing market rates. Staff benefits include Mandatory Provident Fund retirement benefits scheme for its employees in Hong Kong, welfare schemes as required by the applicable laws and regulations in the PRC and Tajikistan for PRC and Tajikistan employees respectively, personal insurance and discretionary bonus which are based on their performance and contribution to the Group. The Company has adopted the share award scheme (the "Share Award Scheme") to provide remuneration to its employees and directors of the Group as detailed in the Company's announcement dated 8 July 2019.



RESOURCE AND RESERVE

MINERAL RESOURCES, ORE RESERVES, AND OPERATIONS

The Huangtun Project operated by Anhui Jinding is currently at formal commercial production stage. The underground development following completion of a Feasibility Study and a Front-End Engineering Design ("FEED") has been completed and the mining production commenced in 2021. The processing plant and tailing storage facility ("TSF") have been completed. The Project is divided into two parts, the eastern part (the "East Zone") is mainly high sulphide (S) and iron (Fe) mineralisation with lower grades of gold (Au) and copper (Cu); and the western part (the "West Zone") is enriched in Au-Cu with lower S and Fe grades. The mine construction and development has completed 4 levels of underground development to access the orebodies at both the East and West Zones. The processing plant is designed according to comprehensive metallurgical studies and the construction is completed, with commercial production at an aggregate rate of 1.0 million tonnes per annum (Mtpa).

MINERAL RESOURCES

The updated Mineral Resource were reported as of date of 31 March 2022, and the mining depletion has been reflected in the Mineral Resource Statement. The Mineral Resources within current Mining License area (and within the permitted mining elevation range) are reported in accordance with JORC Code (2012 Edition).

Mineral Resources Statement of Huangtun Pyrite Mine (East Zone) as of 31 March 2022

Category	Tonnes (Mt)	TS (%)	TFe (%)	Cu (%)	Au (g/t)	TS (kt)	TFe (kt)	Cu (t)	Au (kg)
Indicated	25.5	16.48	10.12	0.06	0.08	4,196	2,577	15,206	2,017
Inferred	16.7	14.50	7.23	0.06	0.07	2,420	1,207	9,509	1,141

Cut-off grade: 12% total sulphur (TS)

The information in this Report which relates to Mineral Resources (East Zone) is based on information compiled by Mr. Feng Li (Frank) and Mr. Pengfei Xiao who are both full time employees of SRK Consulting China Ltd. They are both members of AuslMM and have sufficient experience which is relevant to the style of mineralisation and the type of deposits under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves", the JORC Code. Mr. Feng Li and Mr. Pengfei Xiao consent to the reporting of this information in the form and context in which it appears.



RESOURCE AND RESERVE

Mineral Resources Statement of Huangtun Pyrite Mine (West Zone) as of 31 March 2022

Category	Tonnage (kt)	C u (%)	Au (g/t)	Cu (kt)	Au (t)
Indicated	8.8	0.29	0.87	25.6	7.7
Inferred	4.0	0.27	0.95	11.0	3.8

Cut-off grade: 0.3% Eq Cu or 0.5 g/t Eq Au. Assumptions of metal prices for gold and copper were US\$1,500/oz and US\$8,000/t, respectively.

The information in this Report which relates to Mineral Resources (West Zone) is based on information compiled by Ms. Yanfang Zhao and Mr. Pengfei Xiao who are both full time employees of SRK Consulting China Ltd. They are both members of AuslMM and have sufficient experience which is relevant to the style of mineralisation and the type of deposits under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves", the JORC Code. Ms. Yanfang Zhao and Mr. Pengfei Xiao consent to the reporting of this information in the form and context in which it appears.

EXPLORATION, OPERATIONS AND MINING ACTIVITIES

EXPLORATION

Besides the Mineral Resources within current Mining License area and permitted elevation range in the West Zone, there are about 7.2 Mt grading 1.36 g/t Au and about 0.21% Cu estimated beneath the permitted elevation range.

OPERATIONS AND MINING ACTIVITIES

Constructions of underground mine has been completed in 2021, and the Project is now in full operational stage.

Between I April 2021 and 31 March 2022, a total of approximately 395,000 tonnes of ores had been mined; among which about 233,000 tonnes were from the West Zone, and the rest were from the East Zone. In addition, the underground development during the period had mined out approximately 186,000 tonnes of ores.

The processing plant commenced commissioning and trial production prior to April 2021, and the formal commercial production started in August 2021. A total of about 590,000 tonnes of ores were mined and processed between I April 2021 and 31 March 2022; producing about 7,000 tonnes of copper concentrate, 146,000 tonnes of sulfide concentrate and 9,600 tonnes of iron concentrate.

The tailings facility (TSF) for the Huangtun Project has been well constructed and put in use.



RESOURCE AND RESERVE

ORE RESERVES

The mining methods include overhand post pillar mining, overhand cut and fill mining and overhand drift and fill mining. The mining cycle includes drilling, blasting, ventilation, scaling, mucking and filling. Excavation of ore starts from the bottom slice, advancing upward in 3.5 or 4.0 m vertical (slices) intervals. A HT81A drill rig is used to drill 3.5m long horizontal 43 mm diameter blastholes. The burden is 1m and the spacing interval is 1.2m.

The depletion in 2021 was reviewed and the Ore Reserve statement is presented in table below.

Ore Reserve Statement of Huangtun Pyrite Mine as of 31 March 2022

Section	Category	Cut-off Grade	Tonnage (Mt)	TS (%)	Cu (%)	Au (g/t)
East	Probable	EqS: 19%	7.9	17.8	0.1	/
West	Probable	EqCu: 0.7%	2.9		0.4	0.7
Total	Probable	1	10.8			

The information in this Report which relates to Ore Reserve is based on information compiled by Mr. Yonggang Wu who is a full time employee of SRK Consulting China Ltd. Mr. Yonggang Wu is a member of AuslMM and has sufficient experience which is relevant to the style of mineralisation and the type of deposits under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 edition of the "Australasian Code for Reporting of Exploration results, Mineral Resources and Ore Reserves", the JORC Code. Mr. Yonggang Wu consents to the reporting of this information in the form and context in which it appears.

EXPLORATION, DEVELOPMENT AND MINING EXPENSES OF ANHUI JINDING

For the Year, the expenditures of exploration, development and mining activities charged to the income statement are summarised in the following table:

Project	Exploration	Development	Mining
	RMB'000	RMB'000	RMB'000
Huangtun Pyrite Mine	Nil	Nil	180,869



CORPORATE GOVERNANCE PRACTICES

The Company is committed to achieving high standards of corporate governance by establishing formal and transparent procedure to protect the interests of the shareholders of the Company. To the best knowledge of the Board, the Company had throughout the Year complied with the code provisions set out in the Corporate Governance Code (the "Code") contained in Appendix 15 to the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules"). This report describes the corporate governance standards and practices used by the Company to direct and manage its business affairs. It also explains the applications of the Code and deviations, if any.

COMPLIANCE OF CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding securities transactions by the Directors on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company also had made specific enquiry with all the Directors and all of them confirmed that they had fully complied with the required standards set out in the Company's code of conduct regarding directors' securities transactions during the Year.

BOARD OF DIRECTORS

The Board collectively oversees the management and operation of the Group and held meetings regularly during the Year to discuss the operation strategy and financial performance of the Group, while the senior management of the Group are responsible for the supervision and day-to-day management of operation of the Group and the execution of the plans of the Group as approved by the Board.

As at 31 March 2022, the Board comprised nine members, namely six executive Directors, Mr. Xiong Zeke (Chairman), Mr. Ma Tianyi (Chief Executive Officer), Mr. Liu Fali (Chief Operating Officer), Mr. Ma Gangling, Ms. Qin Chunhong and Ms. Ma Ye and three independent non-executive Directors, Ms. Zhang Jinghua, Mr. Ha Suoku and Ms. Yao Yunzhu.

Save that Mr. Ma Tianyi is the son of Mr. Ma Qiang, who was the former executive Director and Chairman of the Company, Mr. Liu Fali is the cousin of Mr. Ma. Qiang and the uncle of Mr. Ma Tianyi, Ms. Ma Ye is the aunt of Mr. Ma Tianyi, the younger sister of Mr. Ma Qiang and the cousin of Mr. Liu Fali, there are no relationships, including financial, business, family or other material relationships, among members of the Board and between the Chairman and the chief executive officer.

The biographical details of the Directors and other senior management are set out on pages 22 to 25 of this annual report.

According to article 86(3) of the articles of association of the Company, the Directors shall have the power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy on the Board or, as an addition to the existing Board provided that the number of Directors so appointed shall not exceed any maximum number determined from time to time by the members in any general meeting. Any Director so appointed by the Board shall hold office only until the next following general meeting of the Company (in the case of filling a casual vacancy) or until the next following annual general meeting of the Company (in the case of an addition to the Board), and shall then be eligible for re-election at that meeting.



Also according to article 87(1) of the articles of association of the Company, at each annual general meeting one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation, provided that every Director (including those appointed from a specific term) shall be subject to retirement by rotation at least once every three years. Article 87(2) further provides that a retiring Director shall be eligible for re-election and any Director so to retire shall be subject to retirement by rotation who have been longest in office since their last re-election or appointment.

The main responsibilities of the Board are set out below:

- to implement the resolutions of the general meetings;
- to formulate the Company's business plans and investment plans;
- to formulate the Company's annual budgets and financial policies;
- to report its work in general meetings, to submit reports to regulatory authorities, and to disclose information in accordance with statutory requirements; and
- the daily operation and management of the Company, in which the Board formulates the Company's
 overall policies and plans, and regularly monitors and supervises their implementation by the executive
 Directors and the senior management.

There are clearly defined authorities and duties for the management, for example periodic reporting to the Board, and specified matters that require prior approval by the Board before their implementation, including matters such as the establishment of internal management structure and the appointment and re-designation of the senior managements, while the management is entrusted with appropriate delegation to ensure normal functioning of the Company.

The Board shall convene meetings at least four times every year (basically once every quarter). Extraordinary general meetings shall be convened under special circumstances or to decide on important issues. If the Directors are not able to attend a meeting to be held at the designated place, the meeting may be held by means of a telephone conference, and thereby facilitates and enhances the attendance of Directors at the Board meeting. If an independent non-executive Director is unable to attend a meeting for some reasons, the Company will seek their opinion in advance on the issues to be discussed in the meeting.

The Board is responsible for the performance of the following corporate governance duties:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management of the Company;

- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual applicable to employees and Directors; and
- (e) to review the Company's compliance with the Code and disclosure in the Corporate Governance Report.

During the Year, the Company held eight Board meetings (excluding Board committee meetings) and I general meeting with an average attendance rate of 100% and 11% respectively. Details of the attendance of the Board of Directors for the Year are as follows:

Board meeting General meeting

Total number of Board meetings held	8	I
Name of the Directors	Attended/Eligible to	attend
Executive Directors		
Mr. Xiong Zeke (Chairman)	8/8	1/1
Mr. Ma Tianyi (Chief Executive Officer)	8/8	0/1
Mr. Liu Fali (Chief Operating Officer)	8/8	0/1
Mr. Ma Gangling	8/8	0/1
Ms. Qin Chunhong	8/8	0/1
Ms. Ma Ye	8/8	0/1
Independent non-executive Directors		
Ms. Zhang Lin (resigned on 30 November 2021)	5/5	0/1
Ms. Liu Talin (resigned on 1 December 2021)	6/6	0/1
Ms. Yao Yunzhu	8/8	0/1
Ms. Zhang Jinghua (appointed on 1 December 2021)	2/2	0/1
Mr. Ha Suoku (appointed on 1 December 2021)	2/2	0/1

Independence of the Independent Non-executive Directors

The Company has received, from each of the independent non-executive Directors, an annual confirmation of their respective independence pursuant to Rule 5.09 of the GEM Listing Rules and accordingly, the Company considers that all of the independent non-executive Directors remain independent. As at the date of this report, the Company is not aware of the occurrence of any event which would cause it to believe that the Directors' independence has been impaired.



Directors' training is an ongoing process. During the Year, the Directors received regular updates on changes and developments of the Group's business and to the legislative and regulatory environments in which the Group operate. All Directors are also encouraged to attend relevant training courses at the Group's expense.

During the Year, the Directors participated in the kinds of training in compliance with code provision C.1.4 of the Code as follows:

			Receiving briefings
	Reading journals,	Attending courses,	from Chief Financial
	written training	seminars,	Officer, Company
	materials	conferences	Secretary and/or
Name of the Directors	and/or updates	and/or forums	other executives
Executive Directors			
Mr. Xiong Zeke (Chairman)	✓	✓	✓
Mr. Ma Tianyi (Chief Executive Officer)	✓	✓	✓
Mr. Liu Fali (Chief Operating Officer)	✓	✓	✓
Mr. Ma Gangling	✓	✓	✓
Ms. Qin Chunhong	✓	✓	✓
Ms. Ma Ye	✓	✓	✓
Independent non-executive Directors			
Ms. Zhang Lin			
(resigned on 30 November 2021)	✓	✓	✓
Ms. Liu Talin (resigned on 1 December 2021)	✓	✓	✓
Ms. Yao Yunzhu	✓	✓	✓
Ms. Zhang Jinghua			
(appointed on 1 December 2021)	✓	✓	✓
Mr. Ha Suoku			
(appointed on 1 December 2021)	✓	✓	✓

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

During the Year, the role and duties of the chairman and the chief executive officer are separate and performed by different individuals.

The chairman of the Board, Mr. Xiong Zeke is responsible for the strategic leadership and organisation of the Board of Directors, whereas Mr. Ma Tianyi, the chief executive officer is in charge of management of the overall business operation of the Group.

As such, the Company had complied with code provision C.2.1 of the Code.



REMUNERATION COMMITTEE

A remuneration committee of the Company (the "Remuneration Committee") has been established with specific written terms of reference which deal clearly with its authority and duties in compliance with code provision E.1.2 of the Code. The Remuneration Committee is responsible for reviewing and developing the remuneration policies of the Directors and senior management to make recommendations to the Board on the Company's policy and structure for all remuneration of the Directors and the senior management. As at 31 March 2022, the Remuneration Committee comprises three independent non-executive Directors and one executive Director, namely Ms. Zhang Jinghua, Mr. Ha Suoku and Ms. Yao Yunzhu, and Ms. Qin Chunhong, respectively. The Remuneration Committee has been chaired by Ms. Zhang Lin before her resignation on 30 November 2021 and has been chaired by Ms. Zhang Jinghua thereafter. The Board has adopted a set of the revised terms of reference of the Remuneration Committee which are aligned with the provisions set out in the Code. The terms of reference of the Remuneration Committee setting out its authority, duties and responsibilities are available on both the websites of the Company and the Stock Exchange.

During the Year, the Remuneration Committee held two meetings. Details of the attendance of the Remuneration Committee for the Year are as follows:

Total number of meetings held

2

Name of members	Attended/Eligible to attend
Ms. Zhang Jinghua (Chairperson and appointed on 1 December 2021)	0/0
Mr. Ha Suoku (appointed on 1 December 2021)	0/0
Ms. Yao Yunzhu	2/2
Ms. Qin Chunhong	2/2
Ms. Zhang Lin (resigned on 30 November 2021)	1/1
Ms. Liu Talin (resigned on 1 December 2021)	2/2

The Remuneration Committee has considered and reviewed the existing terms of employment contracts of the executive Directors, senior management and appointment letters of independent non-executive Directors and is of opinion that their respective engagement matters are fair and reasonable.

DIRECTORS' REMUNERATION

During the Year, total Directors' remuneration amounted to approximately RMB5.28 million (2021: RMB2.53 million). Details of the remuneration of the Directors for the Year are set out in note 9 to the consolidated financial statements.

AUDITOR'S REMUNERATION

During the Year, the remuneration in respect of audit and other services (i.e. agreed-upon-procedures in respect of the Group's continuing connected transactions) provided by auditor, amounted to approximately RMB2.30 million.



RESPECTIVE RESPONSIBILITIES OF DIRECTORS AND AUDITOR FOR THE CONSOLIDATED FINANCIAL STATEMENTS

Each of the Directors understands and acknowledges his/her responsibility for the preparation of the consolidated financial statements, which give a true and fair view of the financial position and the financial performance of the Group in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the disclosure requirements of the Hong Kong Companies Ordinance (Cap.622). The external auditor of the Company acknowledge their reporting responsibilities in the auditor's report on the consolidated financial statements for the Year.

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern and the Directors have prepared the consolidated financial statements on a going concern basis.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and code provisions D.3.1 to D.3.7 of the Code. The primary duties of the Audit Committee are, among others, to review and supervise the financial reporting processes and internal control procedures of the Group and to provide advice and comments to the Board accordingly. As at 31 March 2022, the Audit Committee consists of the three independent non-executive Directors of the Company, namely Ms. Zhang Jinghua, Mr. Ha Suoku and Ms. Yao Yunzhu. The Audit Committee has been chaired by Ms. Zhang Lin before her resignation on 30 November 2021 and has been chaired by Ms. Zhang Jinghua thereafter, both of whom have appropriate professional qualifications and experience in financial matters.

During the Year, the Audit Committee held four meetings and performed duties including reviewing the Group's annual report, half-yearly report, quarterly reports and results announcements.

Details of the attendance of the Audit Committee for the Year are as follows:

Total number of meetings held

Name of members	Attended/Eligible to attend
Ms. Zhang Jinghua (Chairperson and appointed on 1 December 2021)	1/1
Mr. Ha Suoku (appointed on 1 December 2021)	1/1
Ms. Yao Yunzhu	4/4
Ms. Zhang Lin (resigned on 30 November 2021)	3/3
Ms. Liu Talin (resigned on 1 December 2021)	3/3

The Audit Committee has reviewed the annual report of the Group for the Year and is of the opinion that the consolidated financial statements of the Group for the Year comply with applicable accounting standards, the GEM Listing Rules and that adequate disclosures have been made in the annual report of the Group for the Year.



NOMINATION COMMITTEE

The Company established a nomination committee (the "Nomination Committee") with written terms of reference in compliance with code provision B.3.1 of the Code. The primary duties of the Nomination Committee are, among others, reviewing the structure, size and composition and diversity of the Board of Directors on a regular basis (at least once a year) and making recommendations regarding any proposed changes, identifying and recommending individuals suitably qualified to become board members, and assessing the independence of independent non-executive Directors. As at 31 March 2022, the Nomination Committee consists of the three independent non-executive Directors of the Company, namely Mr. Ha Suoku, Ms. Zhang Jinghua and Ms. Yao Yunzhu. The nomination committee has been chaired by Ms. Liu Talin before her resignation on I December 2021 and has been chaired by Mr. Ha Suoku thereafter.

The Board adopted the nomination policy, which sets out the key selection criteria and nomination procedures of the Nomination Committee in making recommendations to Board on the appointment of Directors and succession planning for Directors.

In assessing the suitability of the candidate to the Board regarding the appointment or re-appointment of any existing Director(s), the Nomination Committee will consider the following factors: (a) commitment for responsibilities of the Board in respect of available time and effort; (b) qualifications, including accomplishment and experience in the relevant industries that the Group's business is involved in; (c) reputation for integrity; (d) experience in the Group's principal business and/or the industry in which the Group operates; (e) (in the case of an independent non-executive Director) independence requirements set out in the GEM Listing Rules; and (f) diversity in aspects including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and the number of directorships in other listed/public companies, and in the case of independent non-executive Directors, the length of service, where an independent non-executive Director serving more than nine years could be relevant to the determination of a non-executive Director's independence.

The Nomination Committee shall convene a meeting to invite nominations of candidates from Directors (if any) or it may also nominate candidates for its consideration. The Nomination Committee may adopt any process it deems appropriate in evaluating the suitability of the candidates, such as interviews, background checks, presentations and third-party reference checks. Upon considering a candidate suitable for the directorship, the Nomination Committee will hold a meeting and/or by way of written resolutions to, if thought fit, approve the recommendation to the Board for appointment. The Board shall have the final decision on all matters relating to its recommendation of candidates to stand for election at any general meeting.



During the Year, the Nomination Committee held two meetings. Details of the attendance of the Nomination Committee for the Year are as follows:

Total number meetings held

2

Name of the Directors	Attended/Eligible to attend
Mr. Ha Suoku (Chairperson and appointed on 1 December 2021)	0/0
Ms. Zhang Jinghua (appointed on 1 December 2021)	0/0
Ms. Yao Yunzhu	2/2
Ms. Liu Talin (resigned on 1 December 2021)	2/2
Ms. Zhang Lin (resigned on 30 November 2021)	1/1

The Nomination Committee will review the nomination policy periodically to ensure that it fulfils the Company's needs and complies with the regulatory requirements and good corporate governance practice. The Nomination Committee will discuss any revisions that may be required, and recommend any such revisions to the Board for consideration and approval.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges its overall responsibility for the risk management and internal control systems of the Group and for reviewing their effectiveness. The Board is committed to implementing an effective and sound internal control system to safeguard the interests of the Shareholders and the Group's assets. The Group's risk management and internal control systems are, however, designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

In order to provide reasonable assurance against significant risks of errors, losses or fraud, the Group has established risk management procedures which comprise the following steps:

- · Identification of risks: identify risks that may potentially affect the Group's business and operations.
- Risk evaluation: assess the impact and consequence of the identified risks on the business and the likelihood
 of their occurrence.
- Risk mitigation: prioritise the risks by comparing the results of risk evaluation and develop effective control activities to prevent, avoid or mitigate the risks.
- Risk monitoring: perform ongoing and regular monitoring of the risk and ensure that appropriate internal control processes are in place.



The Board has conducted a review of the effectiveness of the internal control system of the Group for the Year. The senior management reviews and evaluates the internal control process and monitors any risk factors on an annual basis and reports to the Board and the Audit Committee on any findings and measures to address the variances and identified risks. The Board is satisfied that the internal control and risk management systems are effective and adequate. In addition, the Board has reviewed and is satisfied with the adequacy of resources, the qualifications and experience of the staff of the Company's accounting and financial reporting functions, and their training programmes and budget. The Board expects that the internal control and risk management systems will be reviewed annually.

Pursuant to code provision D.2.5, the Company should have an internal audit function. Taking into account the effective and established risk management and internal control systems maintained by the Company and the support provided by the Audit Committee, the Board is of the opinion that there is no immediate need for the Company to set up an internal audit function within the Group. Nevertheless, in accordance with code provision D.2.5, the Company will review the need for one on an annual basis.

In relation to the handling and dissemination of inside information, the Group has implemented an information disclosure policy to ensure potential inside information is being captured and confidentiality of such information is being maintained until consistent and timely disclosure is made in accordance with the GEM Listing Rules. The key procedures in place include:

- defining the requirements of periodic financial and operational reporting to the Board and the company secretary to enable them to assess inside information and make timely disclosures, if necessary;
- controlling the access to inside information by employees on a need-to-know basis, and safeguarding the confidentiality of the inside information before it is properly disclosed to the public; and
- implementing procedures for communication with the Group's stakeholders, including shareholders, investors, analysts, etc. in ways which are in compliance with the GEM Listing Rules.

The Group has also established and implemented procedures to handle enquiries from external parties related to the market rumours and other Group's affairs. To avoid uneven dissemination of inside information, the dissemination of inside information of the Company shall be conducted by publishing the relevant information on the Stock Exchange's website and the Company's website.

COMPANY SECRETARY

Ms. Shen Tianwei ("Ms. Shen") joined the Group in August 2006. The biographical details of Ms. Shen are set out under the section headed "Directors and Senior Management Profile".

Ms. Shen has been informed of the requirement of Rule 5.15 of the GEM Listing Rules, and she confirmed that she had attained no less than 15 hours of relevant professional training during the Year.

DIVIDEND POLICY

The Company has a dividend policy to set out the approach by the Board in recommending dividends, to allow the shareholders of the Company to participate in the Company's profits and for the Company to retain adequate reserves for future growth.



Determination Mechanism: The Board has discretion to declare and distribute dividends to the shareholders of the Company. The Board shall take into account the following factors when considering the declaration and payment of dividends:

- the Group's current and future operations and earnings;
- the Group's liquidity position and future commitments at the time of declaration of dividend;
- any contractual restrictions on payment of dividends by the Company to its shareholders or by the Company's subsidiaries to the Company;
- the retained earnings and distributable reserves of the Company and each of the members of the Group;
- the Group's working capital requirements, capital expenditure requirements and future expansion plans;
- the general market conditions; and
- any other factors that the Board deems appropriate.

Review: The Board reserves the right in its sole and absolute discretion to update, amend, modify and/or cancel the dividend policy at any time, and it shall in no way constitute a legally binding commitment by the Company in respect of its future dividends and/or in no way obligate the Company to declare a dividend at any time or from time to time.

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The rights of shareholders and the procedures for demanding a poll on resolutions at shareholders' meetings are contained in the Company's constitutional documents. Details of such rights to demand a poll and the poll procedures are included in all related circulars to the shareholders and are explained during the proceedings of meetings. There was not any significant change to the Company's constitutional documents during the Year.

Poll results will be posted on the websites of the Company and the Stock Exchange on the same day of the Shareholders' meeting.

The general meeting of the Company provides a forum for communication between the shareholders and the Board.

Separate resolutions are proposed at shareholders' meetings on each substantial issue, including election of individual directors.

The Company continues to enhance communication and relations with its investors. Enquires from investors are dealt with in a timely manner.



BOARD DIVERSITY POLICY

The Company has adopted a board diversity policy and the Nomination Committee is responsible for monitoring the achievement of the measurable objectives set out in the policy.

In designing the Board's composition, factors including but not limited to gender, age, cultural and educational background, professional experience, skills and knowledge will be taken into account by the Nomination Committee. All Board appointments will be based on merit, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

The Nomination Committee shall develop measurable objectives for implementing this policy and make recommendations to the Board. The Nomination Committee shall also review the progress of achieving these objectives as may be adopted by the Board from time to time.

During the Year, the Company has achieved the following measurable objectives for the board diversity policy:

- (a) to ensure the appropriate proportion of non-executive Directors or independent non-executive Directors in the Board. In particular, at least one-third of the number of members of the Board shall be independent non-executive Directors;
- (b) to ensure at least one-third of the members of the Board members shall have attained bachelor's degree or above;
- (c) to ensure at least two members of the Board shall have obtained accounting or other professional qualifications;
- (d) to ensure at least two members of the Board shall have more than five years of experience in the industry he/she is specialized in; and
- (e) to ensure at least two members of the Board shall have China-related work experience.

SHAREHOLDER'S RIGHTS

Procedure for the Shareholders to convene an extraordinary general meeting

Pursuant to article 58 of the articles of association of the Company, any one or more members holding at the date of deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.



The procedures by which enquiries may be put to the Board and sufficient contact details to enable these enquiries to be properly directed

The Shareholders may send their enquiries and concerns to the Board by addressing them to the principal place of business of the Company in Hong Kong at Unit 07, 21/F, Shun Tak Centre West Tower, 168-200 Connaught Road Central, Sheung Wan, Hong Kong by post for the attention of the Board.

Procedures and sufficient contact details for putting forward proposals at the shareholders' meetings

The shareholders are welcomed to suggest proposals relating to the operations, strategy and/or management of the Group to be discussed at the shareholders' meeting. Proposal shall be sent to the Board by written requisition. Pursuant to the articles of association of the Company, the shareholders who wish to put forward a proposal should convene an extraordinary general meeting by following the procedures as set out in the paragraph headed "Procedure for the Shareholders to convene an extraordinary general meeting" above.

INVESTOR RELATIONS

The Company has established a number of channels for maintaining an on-going dialogue with the shareholders as follows: (a) corporate communications such as announcements, annual reports, quarterly reports and circulars are published and available on the Stock Exchange's website at www.hkexnews.hk and the Company's website at www.pizugroup.com; (b) corporate information is made available on the Company's website; (c) general meetings provide a forum for the shareholders to make comments and exchange views with the Directors and senior management, and the poll results of the general meetings are published on the websites of the Company and the Stock Exchange; and (d) the Company's share registrars serve the shareholders in respect of share registration, dividend payment, change of the shareholders' particulars and related matters.

The Company's memorandum of association and articles of association are available on both the Company's website at www.pizugroup.com and the Stock Exchange's website at www.hkexnews.hk. The Board is not aware of any significant changes in the Company's constitutional documents during the Year.

CONCLUSION

The Company believes that good corporate governance is significant in maintaining investor confidence and attracting investment. The management will devote considerable effort to strengthen and improve the standards of the corporate governance of the Group.



EXECUTIVE DIRECTORS

Mr. Xiong Zeke (熊澤科), aged 47, is an executive Director and chairman of the Board. He joined the Group in 14 December 2012 as the chief executive officer and an executive Director. Mr. Xiong obtained a bachelor's degree in economics from International Economics of the Peking University in July 1996. From July 1996 to March 2005, Mr. Xiong worked in various departments of the Shenzhen branch of China Construction Bank. Subsequently, he became the deputy general manager of 北京盛世華軒投資有限公司 (Beijing Shengshi Huaxuan Investment Co., Ltd) (a company which was principally engaged in the business of mineral related investment management) ("Shengshi Huaxuan") from September 2008 to November 2012 during which he was responsible for investment, financing and merger and acquisition of Shengshi Huaxuan. Mr. Xiong is (i) an executive Director of the Company; (ii) an independent director of 華東醫藥股份有限公司 (Huadong Medicine Co., Ltd.), a company listed on the Shenzhen Stock Exchange, since August 2009 to January 2016; and was (iii) an independent director of 盛屯礦業集團股份有 限公司 (Chengtun Mining Group Co. Ltd.) (formerly known as 廈門雄震礦業集團股份有限公司 (Xiamen Eagle Mining Group Co. Ltd.)), a company listed on the Shanghai Stock Exchange, from August 2008 to March 2011; (iv) an independent non-executive director of Wanguo International Mining Group Limited, a company listed on the Main Board of the Stock Exchange (stock code: 3939) since March 2018 to September 2019. He is also the sole director and sole shareholder of Fabulous Seeker Holdings Limited and a director of certain subsidiaries of the Group. The interest in the shares of the Company held by Fabulous Seeker Holdings Limited is disclosed under the paragraph headed "Directors' report - Directors' and chief executive's interest and short positions in shares, underlying shares and debentures of the Company and its associated corporations".

Mr. Ma Tianyi (馬天逸), age 27, is an executive Director and chief executive officer during the Year. He joined the Group on I March 2017 as an executive Director and has been appointed as the chief executive officer of the Company on I May 2021. He is a director of Shiny Ocean Holdings Limited ("Shiny Ocean") since January 2018. He graduated from Downing College, University of Cambridge in June 2016 with a Bachelor's Degree in Arts, specializing in Natural Sciences Tripos and obtained the qualification on Master of Business Administration from the University of Hong Kong in 2020.

Mr. Ma Tianyi is the son of Mr. Ma Qiang, who was the former executive Director and former chairman of the Company. Mr. Ma Tianyi is also the nephew of Mr. Liu Fali, an executive Director and the chief operating officer of the Company and nephew of Ms. Ma Ye, an executive Director of the Company.

Mr. Liu Fali (劉發利), aged 46, is an executive Director and the chief operating officer of the Company during the Year. He is a senior blasting engineer. Mr. Liu is a director of certain subsidiaries of the Group. He graduated from Jilin Art Institute 吉林藝術學院 with a bachelor's degree. Mr. Liu has more than 23 years of experience in the civil explosives industry. From October 1997 to March 2000, he worked in 內蒙古東升廟化工廠 (Inner Mongolia Dong Sheng Miao Chemical Factory) (the predecessor of Dongyitai Chemical (as defined below) which was principally engaged in the manufacturing and sale of civil explosives). From March 2000 to April 2006, he was the manager of sales and procurement department of 東升廟伊泰化工有限責任公司 (Dong Sheng Miao Yitai Chemical Co., Ltd.) ("Dongyitai Chemical") in which he was responsible for the sales of civil explosives and procurement for production of civil explosives. From April 2006 to January 2008, he was promoted as the general manager of Dongyitai Chemical. Since January 2008, he worked as a general manager, chairman of the Board 內蒙古盛安化工 有限責任公司 (Inner Mongolia Shengan Chemical Limited) ("Shengan Chemical (Inner Mongolia)") in which he was responsible for management, business operation and safety operation. Mr. Liu was the assistant general manager and office supervisor of Shengshi Huaxuan from February 2012 to July 2013. Since May 2015, he has been a director and in charge of the Tibet branch of 內蒙聚力工程爆破有限公司 (Inner Mongolia Juli Engineering and Blasting Services Limited). From December 2015 to present, he served as director of Inner Mongolia Juli Engineering and Blasting Services Limited.



Mr. Liu Fali is the cousin of Mr. Ma Qiang, who was the former executive Director and former chairman of the Company. Mr. Liu Fali is also the uncle of Mr. Ma Tianyi, an executive Director and the chief executive officer of the Company. He is also the cousin of Ms. Ma Ye, an executive Director of the Company.

Mr. Ma Gangling (馬綱領), aged 58, is an executive Director of the Company during the Year. Mr. Ma is the regional manager of the Group in the Republic of Tajikistan and the general manager of KM Muosir, LLC in charge of the operations in various companies. Mr. Ma obtained a college degree from Inner Mongolia Radio and Television University in July 1992, majoring in inorganic chemical engineering. From February 1992 to October 2008, he held various positions in 內蒙古烏拉山化肥有限責任公司 (Inner Mongolia Wulashan Fertilizer Co., Ltd.) (which is mainly engaged in the production of raw materials such as ammonium nitrate), including workshop director, synthetic ammonia factory manager, director of market supervision, director of sales and assistant to the general manager. He was an assistant to the general manager and the head of sales of 烏海市中榮實業有限責任公司 (Wuhai Zhongrong Industrial Co., Ltd.) from October 2008 to May 2011, which was then mainly engaged in coal production, processing, marketing and trade, and was the general manager of 烏海市西部煤化工有限責任公司 (Wuhai Western Coal Chemical Co., Ltd.) from May to November 2011, which was principally engaged in the production of coking coal. Mr. Ma also worked as the general manager and the chairman of Shengan Chemical (Inner Mongolia) from November 2011 to February 2017.

Ms. Qin Chunhong (秦春紅), aged 49, is an executive Director, compliance officer of the Company appointed pursuant to Rule 5.19 of the GEM Listing Rules, a member of Remuneration Committee and a director of certain subsidiaries of the Group. She joined the Group on 14 December 2012 as an executive Director. Ms. Qin obtained a bachelor's degree in economics from Henan Institute of Finance and Economics in June 2003. In July 2009, she obtained a master's degree in business administration from the School of Business Administration in Peking University. She has been a member of the China Certified Tax Agents Association since September 2009 and a member of the Chinese Institute of Certified Public Accountants since December 2000. Ms. Qin was the chief financial officer of 內蒙古雙利資源(集團)有限責任公司(Inner Mongolia Shuangli Resources Group Co., Limited) from 2006 to 2009 and the chief financial officer of Western Mining Group (Hong Kong) Company Limited from 2005 to 2006. Since 2013, Ms. Qin has been the chief financial officer of 西藏福德圓實業集團有限公司(Tibet Fudeyuan Trading Limited).

Ms. Ma Ye (馬曄), aged 47, is an executive Director of the Company. Ms. Ma graduated from Inner Mongolia Higher Education Self-study Examination Chinese Language and Literature Education in 1996. From November 2007 to July 2013, she served as the administrative manager of Shengshi Huaxuan, responsible for daily administrative management and human resources. Since July 2013, she has been the general manager of Shengshi Huaxuan. Since 2016, she has been the chairman of Shenzhen Boyang Electronics Co., Ltd (formerly known as Qinghai Boyang Electronics Co., Ltd).

Ms. Ma is the aunt of Mr. Ma Tianyi, an executive Director and chief executive officer of the Company. She is the younger sister of Mr. Ma Qiang, who was the former executive Director and former chairman of the company. And she is the cousin of Mr. Liu Fali, an executive Director and chief operating officer of the Company.



INDEPENDENT NON-EXECUTIVE DIRECTORS AND AUDIT COMMITTEE

Ms. Zhang Jinghua (張敬華), aged 47, has been appointed as an independent non-executive director, chairperson of Audit Committee and Remuneration Committee and a member of Nomination Committee of the Company with effect from I December 2021. She graduated from Georgia State University in May 2000 with a Master Degree in Accounting. She was licensed as a certified public accountant (inactive) in Richmond VA, the United States from October 2002. She has over 20 years of financial management experience.

Mr. Ha Suoku (哈索庫), aged 49, has been appointed as an independent non-executive director, chairperson of Nomination Committee, a member of Audit Committee and Remuneration Committee of the Company with effect from I December 2021. He graduated from Department of Economics, Inner Mongolia University in July 1994. He has over 20 years of securities and futures investment experience.

Ms. Yao Yunzhu (姚芸竹), aged 45, is an independent non-executive Director. She is a member of each of Audit Committee, Nomination Committee and Remuneration Committee. She holds a Bachelor of Laws degree from Peking University and a master's degree from City University of Hong Kong. Ms. Yao has served as an executive director of Victory Securities (Holdings) Company Limited, a company listed on GEM of the Stock Exchange (Stock code: 8540) from 26 October 2018 to 21 May 2019. Ms. Yao has served as an assistant general manager of Huarong International Board of Directors since 2016. She has served as a director of policy and market research office of strategic planning and investment management department of Industrial and Commercial Bank of China (Asia) Limited, a senior manager of strategic development of COSCO Pacific Limited (COSCO Shipping Ports Limited), and was responsible for project planning, project review and strategic planning and other affairs. Ms. Yao has worked in the consular section of the Ministry of Foreign Affairs of the Peoples' Republic of China for 11 years. She has extensive experience in strategy, negotiation, operation, management and consular protection. During the above period, she has been awarded a Chevening Scholarship to study in Cambridge University.



SENIOR MANAGEMENT

Mr. Yan Zhihe (閆志賀), aged 56, is the chief engineer of Shengan Chemical (Inner Mongolia) and is responsible for the production technologies, safety, processes and equipment management of the company. Mr. Yan obtained a bachelor's degree majoring in explosives and related technology in 淮南礦業學院 (Huainan Mining Institute) (currently known as 安徽理工大學 (Anhui University of Science & Technology)) in July 1990. He was qualified as a 國家質量工程師 (national quality engineer) and 國家註冊安全工程師 (national certified safety engineer) in December 2002 and January 2006 respectively. From July 1990 and February 2005, he held various positions such as engineer, senior engineer and technical supervisor in 開灤礦務局 (Kailung Coal Mining Bureau), a production base of cleaned coal in the PRC. From February 2005 to April 2007, he worked as an assistant general manager in 承德興湘化工有限公司 (Chengde Xing Xiang Chemical Co., Limited) (currently known as 河北興安民爆有限公司 (Hebei Xingan Civil Explosives Co., Limited), which was then principally engaged in the production of civil explosives. Before he joined the Group in August 2009, he was an assistant general manager of 內蒙古日盛民爆集團有限公司 (Inner Mongolia Ri Sheng Civil Explosives Co., Limited) (which was principally engaged in the production of civil explosives) from April 2007 to July 2009 during which he was responsible for technical support, quality and safety management.

Mr. Zhang Yong (張勇), aged 46, has served as the chairman of Shengan Chemical (Inner Mongolia) since February 2017. He served as the general manager of Inner Mongolia Juli Engineering and Blasting Services Limited responsible for operational management from May 2015 to March 2018. Mr. Zhang obtained a college degree in finance and accounting from 內蒙古財經學院 (Inner Mongolia Finance and Economics College) in July 1997, and an intermediate accounting title in July 2008. From March 2006 to December 2007, he was the chief executive of 內蒙古雙利鐵礦有限公司 (Inner Mongolia Shuangli Iron Ore Co., Ltd.), which was then mainly engaged in iron concentrate. From January 2008 to November 2011, he held the positions such as the chief financial officer and the executive deputy general manager of 烏海市西部煤化工有限公司 (Wuhai Western Coal Chemical Co., Ltd.), which was mainly engaged in the production of coking coal. Mr. Zhang worked as the assistant general manager of Inner Mongolia Juli Engineering Explosive Co., Ltd. from December 2011 to January 2012, and the general manager of 內蒙古鄂托克旗盛安九二九化工有限責任公司 (Inner Mongolia Otog Banner Shengan 929 Chemical Limited) ("Shengan Chemical (Otog Banner)") from February 2012 to April 2015. From December 2011 to August 2016, he was also the assistant general manager of Shengan Chemical (Inner Mongolia) in charge of supply and sales.

COMPANY SECRETARY

Ms. Shen Tianwei (MAPAIS, HKICPA, CICPA) (沈天蔚), aged 49, is the chief financial officer, company secretary and one of the authorised representatives of the Company. Prior to joining the Group in August 2006, she has over 13 years of auditing, accounting and financial management experience in Big 4 and other sizable corporations. She has a Master degree in Professional accounting and information system from City University of Hong Kong and is an associate member of both the Hong Kong Institute of Certified Public Accountants and Chinese Institute of Certified Public Accountants.



The Directors present herewith their annual report and the audited consolidated financial statements of the Group for the Year.

BUSINESS REVIEW

Please refer to the section headed "Management Discussion and Analysis" of this annual report for a business review of the Group for the Year.

PRINCIPAL ACTIVITIES

The principal activity of the Company continued to be investment holding. Details of the principal activities of the Group's subsidiaries are set out in note 44 to the consolidated financial statements.

An analysis of the Group's revenue contributed by its principal activities for the Year are set out in note 5 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The financial performance of the Group for the Year are set out in the consolidated statement of comprehensive income on pages 45 to 46.

The financial position of the Group as at 31 March 2022 are set out in the consolidated statement of financial position on pages 47 to 48.

The interim dividend of HK\$0.01 per share for the six-month period ended 30 September 2021 (six-month period ended 30 September 2020: HK\$0.010) was declared and paid in May 2022.

The Board recommends the payment of final dividend of HK\$0.01 per share (2021: HK\$0.01 per share) in respect of the Year (the "**Proposed Final Dividend**"). The Proposed Final Dividend, if approved, shall be payable on Friday, 2 December 2022 and is subject to the approval of the shareholders of the Company at the annual general meeting of the Year ("2022 AGM"). The shareholders whose names appear on the register of members of the Company at the close of business on Thursday, 6 October 2022 will be entitled to the Proposed Final Dividend.

CLOSURE OF REGISTER OF MEMBERS

a. For determining the entitlement of the shareholders to attend and vote at the 2022 AGM

The register of members of the Company will be closed from Tuesday, 13 September 2022 to Friday, 16 September 2022 (both days inclusive), during which period no transfer of shares of the Company will be effected. In order to determine the identity of members who are entitled to attend and vote at the 2022 AGM, all share transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Computershare Hong Kong Investor Services Limited, Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Friday, 9 September 2022.

b. For determining the entitlement to the Proposed Final Dividend

The register of members of the Company will be closed from Monday, 3 October 2022 to Thursday, 6 October 2022 (both days inclusive), during which no transfer of shares of the Company will be effected. In order to qualify to receive the Proposed Final Dividend, they must ensure that all transfers accompanied by the relevant share certificates are lodged with the share registrar of the Company in Hong Kong, Computershare Hong Kong Investor Services Limited, Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration no later than 4:30 p.m. on Friday, 30 September 2022.



FINANCIAL SUMMARY

A summary of the financial performance and the assets and liabilities of the Group for the last five financial years is set out on page 150 of this annual report. This summary does not form part of the audited consolidated financial statements of the Group for the Year.

RESERVES

Movements in reserves of the Group during the Year are set out in the consolidated statement of changes in equity on pages 51 to 52.

DISTRIBUTABLE RESERVES

As at 31 March 2022 and 2021, the Company's distributable reserves, subject to a solvency test, amounted to approximately RMB574 million and RMB503 million respectively.

SHARE CAPITAL

Details of movements in share capital of the Company during the Year are set out in note 33 to the consolidated financial statements.

CHARITABLE DONATIONS

During the Year, the Group made charitable donations totalling RMB2.44 million (2021: RMB4.46 million).

TAX RELIEF AND EXEMPTION

The Company is not aware of any tax relief and exemption available to the shareholders by reason of their holding of the Company's securities.

DIRECTORS

The Directors who held office during the Year and up to the date of this report were:

Executive Directors

Mr. Xiong Zeke (Chairman)

Mr. Ma Tianyi (Chief Executive Officer)

Mr. Liu Fali (Chief Operating Officer)

Mr. Ma Gangling

Ms. Qin Chunhong

Ms. Ma Ye

Independent non-executive Directors

Ms. Zhang Lin (resigned on 30 November 2021)

Ms. Liu Talin (resigned on 1 December 2021)

Ms. Yao Yunzhu

Ms. Zhang Jinghua (appointed on 1 December 2021)

Mr. Ha Suoku (appointed on 1 December 2021)



In accordance with articles 86(3) and 87(1) of the Company's articles of association, Mr. Ma Tianyi, Ms. Qin Chunhong, Ms. Zhang Jinghua and Mr. Ha Suoku will retire as Directors by rotation at the forthcoming annual general meeting, and being eligible, will offer themselves for re-election as Directors at the forthcoming annual general meeting of the Company.

The Company has received from each of the independent non-executive Directors an annual confirmation of their respective independence pursuant to Rule 5.09 of the GEM Listing Rules. As at the date of this report, the Company considers that all of the independent non-executive Directors remain independent.

DIRECTORS' AND SENIOR MANAGEMENTS' REMUNERATION

The remuneration of the senior management (excluding the Directors) of the Group by band for the Year is set out below:

Remuneration band	Number of senior management
Nil to HK\$1,000,000	2
HK\$1,000,001 to HK\$1,500,000	1

Further details of the Directors' remuneration and the five highest paid individuals for the Year are set out in notes 9 and 10 to the consolidated financial statements respectively.

No emoluments have been paid to any of the Directors or any of the highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office during the Year and prior years.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company, which were not contract of service with any Director or any person engaged in full time employment of the Company, were entered into or existed during the Year.

No contract of significance had been entered into between the Company, or any of its subsidiaries and the controlling shareholder (as defined in the GEM Listing Rules) of the Company, or any of its subsidiaries.

No contract of significance for the provision of services to the Group by any of the controlling shareholder of the Company or any of its subsidiaries was entered into.

DIRECTORS' SERVICE CONTRACTS

None of the Directors has a service contract with the Company which is not determinable by the Group within one year without payment of a compensation, other than the statutory compensation.

The appointment of each of the independent non-executive Directors is for a continuous term unless terminated by either party serving not less than 2 month's prior written notice to the other.



MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

During the Year, except as disclosed in the section headed "Connected Transactions" in this directors' report and note 37 to the consolidated financial statements, no transactions, arrangements or contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted during or at the end of the Year.

DIRECTORS' INTERESTS IN CONTRACTS

During the Year, except as disclosed in the section headed "Connected Transactions" in this directors' report and note 37 to the consolidated financial statements, none of the Directors is or was materially interested, directly or indirectly, in any contract or arrangement subsisting during the Year or as at 31 March 2022 which was significant in relation to the business of the Group.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS OR SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 March 2022, the interests or short positions of the Directors and the chief executive of the Company in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were 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 is taken or deemed to have under such provisions of the SFO), or which were required, to be entered in the register required to be kept under section 352 of the SFO, or which were required to be notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

The Company - interests in Shares and underlying Shares

Name of Director	Capacity/nature of interest	Number and class of securities held (Note 1)	Approximate percentage of shareholding (Note 2)
Mr. Xiong Zeke	Interest of a controlled corporation (Note 4)	80,811,927 ordinary shares (L)	2.27%
	Beneficial owner	13,813,333 ordinary shares (L)	0.39%
Ms. Qin Chunhong	Interest of a controlled corporation (Note 5)	34,024,908 ordinary shares (L)	0.96%
	Beneficial owner	2,540,000 ordinary shares (L)	0.07%



Name of Director	Capacity/nature of interest	Number and class of securities held (Note 1)	Approximate percentage of shareholding (Note 2)
Mr. Liu Fali	Beneficial owner	242,415,854 ordinary shares (L)	6.81%
	Interests of any parties to an agreement to acquire interests in the Company required to be disclosed under sections 317(1)(a) and 318 of the SFO	1,659,687,368 ordinary shares (L) (Note 3)	46.64%
Mr. Ma Tianyi	Interest of a controlled corporation (Note 6)	5,480,000 ordinary shares (L)	0.15%
	Beneficial owner	2,000,000 ordinary shares (L)	0.06%
Ms. Ma Ye	Beneficial owner	126,005,000 ordinary shares (L)	3.54%
	Interests of any parties to an agreement to acquire interests in the Company required to be disclosed under sections 317(1)(a) and 318 of the SFO	1,776,098,222 ordinary shares (L) (Note 3)	49.91%
Mr. Ma Gangling	Beneficial owner	36,024,908	1.01%

Notes:

- 1. The letter "L" denotes a long position in the shares or underlying shares of the Company or any of its associated corporations.
- The percentage of shareholding is calculated based on the number of issued shares of the Company as at 31 March 2022.
- 3. By virtue of the SFO and the Irrevocable Undertaking given by Mr. Ma Suocheng, Ms. Ma Xia, Ms. Ma Ye and Mr. Liu Fali in favour of Mr. Ma Qiang, (I) Mr. Ma Suocheng was deemed to be interested in all the Shares in which Ms. Ma Xia, Ms. Ma Ye, Mr. Liu Fali and Mr. Ma Qiang were interested; (2) Ms. Ma Xia was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Ye, Mr. Liu Fali and Mr. Ma Qiang were interested; (3) Ms. Ma Ye was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Xia, Mr. Liu Fali and Mr. Ma Qiang were interested; and (4) Mr. Liu Fali was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Xia, Ms. Ma Ye and Mr. Ma Qiang were interested.
- 4. These shares represented the interests of Fabulous Seeker Holdings Limited in 80,811,927 shares of the Company. As the entire issued share capital of Fabulous Seeker Holdings Limited was owned by Mr. Xiong Zeke, he was deemed to be interested in all the shares in which Fabulous Seeker Holdings Limited was interested by virtue of the SFO.



- 5. These shares includes the interests of Crystal Sky Development Inc. in 34,024,908 shares of the Company which is equally owned by Ms. Qin and her husband. Ms. Qin was deemed to be interested in all the Shares by virtue of the SFO.
- 6. These shares represented the interests of Pin On Everest Asset Holdings Ltd in 5,480,000 shares of the Company. As the entire issued share capital of Pin On Everest Asset Holdings Ltd was owned by Mr. Ma Tianyi, he was deemed to be interested in all the shares in which Pin On Everest Asset Holdings Ltd was interested by virtue of the SFO.

Save as disclosed above, as at 31 March 2022, none of the Directors or chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of, the Company or any associated corporations (within the meaning of Part XV of the SFO) which would have 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 are taken or deemed to have under such provisions of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were otherwise required, pursuant to the minimum standards of dealing by directors of listed issuers as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange.

SUBSTANTIAL SHAREHOLDERS AND PERSONS WITH DISCLOSEABLE INTEREST AND SHORT POSITION IN SHARES UNDER SFO

So far as is known to any Director or chief executive of the Company, as at 31 March 2022, the following persons (other than the Directors or chief executive of the Company as disclosed above) had an interest or short position in the Shares or underlying Shares of the Company as recorded in the register required to be kept under section 336 of the SFO:

Long positions in shares

Name of shareholder	Capacity/nature of interest	Number and class of securities held (Note 1)	Approximate percentage of shareholding (Note 2)
Shiny Ocean	Beneficial owner	1,361,516,331 ordinary shares (L)	38.26%
Ma Family Holdings Co. Limited	Interest of a controlled corporation	1,361,516,331 ordinary shares (L) (Note 3)	38.26%
Equity Trustee Limited	Trustee (other than a bare trustee)	1,361,516,331 ordinary shares (L) (Note 3)	38.26%



			Approximate
Name of shareholder	Capacity/nature of interest	Number and class of securities held (Note 1)	percentage of shareholding (Note 2)
Mr. Ma Suocheng	Interests of any parties to an agreement to acquire interests in the Company required to be disclosed under sections 317(1)(a) and 318 of the SFO	1,902,103,222 ordinary shares (L) (Note 4)	53.45%
Ms. Ma Xia	Beneficial owner	172,166,037 ordinary shares (L)	4.84%
	Interests of any parties to an agreement to acquire interests in the Company required to be disclosed under sections 317(1)(a) and 318 of the SFO	1,729,937,185 ordinary shares (L) (Note 4)	48.61%
Mr. Ma Qiang	Interests of any parties to an agreement to acquire interests in the Company required to be disclosed under sections 317(1)(a) and 318 of the SFO	1,902,103,222 ordinary shares (L) (Note 4)	53.45%
Mr. Yang Tao	Beneficial owner	274,919,268 ordinary shares (L)	7.73%
Mr. Li Man	Beneficial owner	272,039,268 ordinary shares (L)	7.64%
Mr. Lv Wenhua	Beneficial owner	240,696,854 ordinary shares (L)	6.76%

Notes:

- 1. The letter "L" denotes a long position in the shares or underlying shares of the Company or any of its associated corporations.
- The percentage of shareholding is calculated based on the number of issued shares of the Company as at 31 March 2022.
- 3. These shares were held by Shiny Ocean, which was wholly owned by Ma Family Holdings Co. Limited. The entire issued share capital of Ma Family Holdings Co. Limited was owned by Equity Trustee Limited as trustee of the Ma Family Trust of which Mr. Ma Suocheng and male lineal descendants of Mr. Ma Qiang are the discretionary beneficiaries.
- 4. By virtue of the SFO and the Irrevocable Undertaking given by Mr. Ma Suocheng, Ms. Ma Xia, Ms. Ma Ye and Mr. Liu Fali in favour of Mr. Ma Qiang, (I) Mr. Ma Suocheng was deemed to be interested in all the Shares in which Ms. Ma Xia, Ms. Ma Ye, Mr. Liu Fali and Mr. Ma Qiang were interested; (2) Ms. Ma Xia was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Ye, Mr. Liu Fali and Mr. Ma Qiang were interested; (3) Ms. Ma Ye was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Xia, Mr. Liu Fali and Mr. Ma Qiang were interested; and (4) Mr. Liu Fali was deemed to be interested in all the Shares in which Mr. Ma Suocheng, Ms. Ma Xia, Ms. Ma Ye and Mr. Ma Qiang were interested.

Save as disclosed herein, as at 31 March 2022, the Company had not been notified of any other person (other than the Directors or chief executive of the Company) who had a discloseable interest or short position in the Shares as recorded in the register which was required to be kept under section 336 of the SFO concerning persons carrying rights to vote in all circumstances at general meetings of any other members of the Group.

ISSUE OF SECURITIES

There was no issue of securities by the Company during the Year.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association or the laws in Cayman Islands.

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

There was no purchase, sale or redemption of the Company's listed shares by the Company or its subsidiaries during the Year, except that the trustee of the Share Award Scheme, pursuant to the terms of the rules and trust deed of the Share Award Scheme, purchased on the Stock Exchange a total of 58,700,000 shares at a total consideration of approximately HK\$30 million (equivalent to approximately RMB25 million).



EMOLUMENT POLICY

The emolument policy of the employees of the Group is set out by the Remuneration Committee on the basis of their merit, qualifications and competence.

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

Details of the remuneration of the Directors and the five highest paid individuals in the Group are set out in notes 9 and 10 respectively to the consolidated financial statements.

RETIREMENT BENEFIT COST

Particulars of retirement benefit cost of the Group are set out in note 8 to the consolidated financial statements.

SHARE AWARD SCHEME

The Company has adopted the Share Award Scheme on 8 July 2019 for the purpose of affirming and rewarding the contribution of the eligible participants to the growth and development of the Group. The trustee of the Share Award Scheme has acquired 58,700,000 shares of the Company at the total consideration of approximately HK\$30 million (equivalent to approximately RMB25 million) during the Year under the instructions of the Board.

During the Year, a total of 27,069,000 shares were granted by the Company pursuant to the Share Award Scheme. On 5 July 2021, the Board awarded 27,069,000 shares to 56 eligible participants under the Share Award Scheme, which comprise 6 Directors and 50 employees of the Group. The trustee of the Share Award Scheme has utilised approximately HK\$25,993,980 in the acquisition of the aforesaid shares from the market and the eligible participants have agreed to contribute a total amount of HK\$9,744,840 for the shares (based on the share price of HK\$0.36 per awarded share). Further details of the share award are set out in the announcement of the Company dated 5 July 2021.

PERMITTED INDEMNITY PROVISIONS

During the Year and up to the date of this report, there was or is permitted indemnity provision (within the meaning in Section 469 of the Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong)) in the articles of association of the Company being in force.

CHANGES IN DIRECTORS' INFORMATION

Changes in the Directors' information in respect of the period between the publication date of the 2020/2021 annual report and this report, which are required to be disclosed pursuant to the requirement of Rule 17.50A(I) of the GEM Listing Rules are set out below:

(I) with effect from 30 November 2021. Ms. Zhang Lin has resigned as an independent non-executive director, chairperson of audit committee and remuneration committee and a member of nomination committee, and



- (2) with effect from I December 2021,
 - (i) Ms. Liu Talin has resigned as an independent non-executive director, member of audit committee and remuneration committee, and chairperson of nomination committee;
 - (ii) Ms. Zhang Jinghua has been appointed as an independent non-executive director, chairperson of audit committee and remuneration committee and a member of nomination committee, and
 - (iii) Mr. Ha Suoku has been appointed as an independent non-executive director, chairperson of nomination committee, and member of audit committee and remuneration committee.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

During the Year, none of the Directors had rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor (natural or adopted), or had exercised such rights; none of the Company or any of the subsidiaries of the Company was a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

CONNECTED TRANSACTIONS

The following sets out a summary of the connected transactions of the Company subject to the reporting requirements under Chapter 20 of the GEM Listing Rules for the Year:

(I) On 20 January 2020, Otog Banner Shengan 929 Chemical Limited* (鄂托克旗盛安九二九化工有限責任公司) and Bayannur Shengan Chemical Limited* (巴彥淖爾盛安化工有限責任公司) ("Bayannur Shengan") (each an indirect non-wholly owned subsidiary of the Company) as vendors and Ordos City Beian Civil Explosive Products Limited Ordos Branch* (鄂爾多斯市北安民爆器材有限責任公司鄂托克旗分公司) ("Ordos Beian") as purchaser entered into a framework agreement ("Ordos Beian Framework Agreement") relating to the purchase of powder emulsion explosives and ANFO explosives for a term of three years commencing from the date thereof, subject to the terms and conditions of the Ordos Beian Framework Agreement and on such other terms (such as the category, volume, unit price of purchase, quality requirements, time and location of delivery of finished goods) to be further agreed by the parties by entering into separate purchase orders from time to time, provided that the terms of such purchase orders shall be on normal commercial terms or better, and shall not contravene the terms of and conditions of the Ordos Beian Framework Agreement.

Pursuant to the Ordos Beian Framework Agreement, the unit price for sale and purchase shall be from time to time agreed by the parties after arm's length negotiation and shall be determined with reference to the prevailing market price for comparable products, volume of purchase, transportation and delivery arrangement and such other special circumstances, provided that the unit price offered by the Group shall not be less favourable than that offered by the Group to its independent third party purchasers for purchase of comparable products and volume.



Ordos Beian is owned as to 55% by Inner Mongolia Shengli Civil Explosives Co., Ltd* (內蒙古生力民爆股份有限公司), which indirectly holds 40% of equity interest in Inner Mongolia Shengan Chemical Limited* (內蒙古盛安化工有限責任公司) ("Shengan Chemical"), an indirect non-wholly owned subsidiary of the Company and is therefore a connected person of the Company and the transactions contemplated under the Ordos Beian Framework Agreement constitute continuing connected transactions under the GEM Listing Rules for the Year.

The revenue from the sale of civil explosives by the Group to Ordos Beian for the Year was approximately RMB179.59 million, which did not exceed the annual cap of RMB300 million for the Year.

Please refer to the announcements of the Company dated 20 January 2020 and 17 February 2020 for further details of the continuing connected transaction contemplated under the Ordos Beian Framework Agreement.

(2) Pursuant to the framework agreement dated 25 February 2021, between Inner Mongolia Juli Engineering and Blasting Services Limited ("Juli Engineering") (an indirect non-wholly owned subsidiary of the Company) as customer and Ordos Beian as supplier relating to supply of civil explosive equipment, supplies, materials and other similar items for three years, Juli Engineering may purchase from Ordos Beian civil explosives at prices determined on an arm's length basis, comparable to the prevailing market rates and on terms no less favourable to the Group than those available to any independent third party.

As mentioned above, Ordos Beian is a connected person of the Company at subsidiary level and therefore the transactions contemplated under the aforesaid framework agreement constitute continuing connected transactions under the GEM Listing Rules for the Year.

The amount of supply of civil explosives from Ordos Beian for the Year was approximately RMB90.24 million, which did not exceed the annual cap of RMB150 million for the Year.

Please refer to the announcements of the Company dated 25 February 2021 and 11 March 2021 for further details of the continuing connected transactions.

On 18 March 2022, Tibet Fudeyuan Trading Limited* (西藏福德圓實業集團有限公司) ("Tibet Fudeyuan"), an indirect wholly-owned subsidiary of the Company, entered into a joint venture agreement (the "JV Agreement") with Inner Mongolia Shengli Resource (Group) Co., Ltd.* (內蒙古生力資源(集團)有限責任公司) ("Shengli Resource") and Tibet Xinsen Mining Co., Ltd.* (西藏鑫森礦業有限公司) ("Tibet Xinsen") in relation to the formation of a joint venture company in the PRC with a registered capital of RMB500 million (the "JV").

Shengli Resource is a fellow subsidiary of Inner Mongolia Shengli Civil Explosives Co., Ltd.* (內蒙古生 力民爆股份有限公司) which is a substantial shareholder of two indirect non-wholly owned subsidiaries of the Company, namely Shengan Chemical and Juli Engineering. Accordingly, Shengli Resource is a connected person at the subsidiary level of the Company.



Pursuant to the JV Agreement, each of Tibet Fudeyuan, Shengli Resource and Tibet Xinsen will contribute RMB275 million, RMB150 million and RMB75 million, respectively, towards the registered capital of the JV, representing 55%, 30% and 15%, respectively, of the JV's shareholdings upon completion of the capital contribution. After its establishment, the JV may (i) acquire equity interests of a target company, which is principally engaged in mining, flotation processing, sale and exploration of molybdenum and copper mines and sale of non-ferrous products; and/or (ii) engage in other business activities.

Please refer to the announcements of the Company dated 18 March 2022 and 22 March 2022 for further details of the connected transaction contemplated under the JV Agreement.

Save as disclosed above, none of the related party transactions referred to in note 37 to the consolidated financial statements constituted a "connected transaction" or a "continuing connected transaction" subject to reporting requirements under Chapter 20 of the GEM Listing Rules.

The Company has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules in respect of the connected transactions or continuing connected transactions.

ANNUAL REVIEW OF CONTINUING CONNECTED TRANSACTIONS

Pursuant to Rule 20.54 of the GEM Listing Rules, the Board has engaged the auditor of the Company to perform certain agreed upon procedures in respect of the above continuing connected transactions. The auditor of the Company has confirmed that nothing has come to its attention that causes them to believe: (a) the continuing connected transactions have not been approved by the Company's Board of Directors; (b) the continuing connected transactions were not, in all material respects, in accordance with the pricing policies of the Group; (c) the continuing connected transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and (d) the continuing connected transactions have exceeded their respective annual caps.

The independent non-executive Directors have, for the purpose of Rule 20.53 of the GEM Listing Rules, reviewed the above continuing connected transactions and the auditor's report on the continuing connected transactions. The independent non-executive Directors have confirmed that all of the above continuing connected transactions have been entered into (i) in the ordinary and usual course of business of the Group, (ii) on normal commercial terms, and (iii) in accordance with the agreements governing such transactions on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

COMPETING INTERESTS

During the Year, none of the Directors or substantial shareholders or any of their respective associates (as defined in the GEM Listing Rules) had an interest in any business that compete or may compete with the business of the Group.



SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by Directors on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company also had made specific enquiry of all Directors and each of the Directors has confirmed that he/she has complied with the required standard of dealings and the Company's code of conduct regarding securities transactions by Directors during the Year.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as at the latest practicable date prior to the issue of this annual report.

SEGMENT INFORMATION

An analysis of the principal activities and geographical locations of operations of the Group for the Year is set out in note 14 to the consolidated financial statements.

MAJOR CUSTOMERS AND SUPPLIERS

The percentage of sales and purchases during the Year attributable by the Group's five largest customers and suppliers are as follows:

Sales	Percentage to total sales of the Group (%)
- The largest customer of the Group	35%
 Five largest customers in aggregate 	59%
	Percentage to total purchases
Purchases	of the Group (%)
- The largest supplier of the Group	11%
 Five largest suppliers in aggregate 	54%

None of the Directors, their close associates or any shareholders of the Company (which to the knowledge of the Directors owns more than 5% of the Company's share capital) had any interest in the Group's five largest customers or suppliers noted above.



ENVIRONMENTAL PROTECTION

The Group has established an environmental management department and management system and has strictly complied with the relevant laws and regulations of environmental protection promulgated by the PRC government; "Environmental Impact Assessment" and "Designed, Constructed and Put into use or operation simultaneously" systems are stringently implemented during the course of project construction, reconstruction and extension, which are examined and accepted by environmental authority of the PRC. The Environmental, Social and Governance Report for the year ended 31 March 2022 containing all information required by the GEM Listing Rules will be published on the respective websites of the Stock Exchange and the Company in due course.

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

The Group's business is mainly operated by its subsidiaries in the British Virgin Islands, Hong Kong, the PRC and Tajikistan and the Company is incorporated in the Cayman Islands and is a listed company on GEM of the Stock Exchange. Therefore, the Group should comply with relevant laws and regulations of Cayman Islands, British Virgin Islands, PRC, Tajikistan and Hong Kong. The Group will seek professional legal opinions from its external legal advisors when necessary to ensure that the Group's transactions and business are in conformity with all applicable laws and regulations.

AUDITOR

The consolidated financial statements for the Year was audited by BDO Limited who will retire as the Company's auditor at the end of the forthcoming annual general meeting of the Company and being eligible, will offer themselves for re-appointment at the forthcoming annual general meeting of the Company.

On behalf of the Board

Xiong Zeke

Chairman

China, 28 June 2022

* For identification purpose only





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TO THE SHAREHOLDERS OF PIZU GROUP HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Pizu Group Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 45 to 149, which comprise the consolidated statement of financial position as at 31 March 2022, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

BDO Limited 香港立信德豪會計師事務所有限公司

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KEY AUDIT MATTERS (Continued)

Impairment assessment of goodwill and other non-current assets of mining operation Refer to notes 3.11, 4.1(ii), 18 and 19 to the consolidated financial statements.

At the reporting date, management performed an impairment assessment on goodwill arising from the acquisition of a mining operation in last financial year with net carrying amount of RMB42,632,000 as at 31 March 2022. The goodwill is allocated to the cash-generating unit (the "CGU") of mining operation and assessed for impairment together with the mining right with carrying value of RMB145,743,000, property, plant and equipment with carrying value of RMB987,312,000 and other non-current assets related to this mining operation CGU. Based on the result of the impairment assessment, no impairment loss on goodwill was recognised during the current year.

In carrying out the impairment assessment, management, assisted by external specialists in relation to the mine reserve and valuation, determined the recoverable amount of the mining operation CGU using value-in-use basis which comprises cash flow projection prepared based on the CGU's production plan. The preparation of the cash flow projection involves the exercise of significant judgement and estimates by the management in adoption of assumptions, including estimation of mineral reserves, production volume, long-term commodity price, production costs, discount rate as well as capital expenditure.

We have identified the impairment assessment of the goodwill and other non-current assets of mining operation as a key audit matter as considerable amount of judgement and estimation being required for the impairment assessment in the current economic climate.

Our response:

Our procedures in relation to management's impairment assessment included:

- (i) obtaining an understanding of the management's control procedures of impairment assessment and assessing inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factor:
- (ii) evaluating the competence, capabilities and objectivity of the specialists;
- (iii) evaluating the methodology adopted by the management to estimate the recoverable amount;
- (iv) assessing appropriateness of the cash flow projection in determining the recoverable amount, challenging the reasonableness of key assumptions used in the cash flow projection including deployment of mineral resources and reserves, future selling prices and operating costs, production volume, and discount rate applied based on our knowledge of the business and industry and with the assistance of our specialists;
- (v) validating key inputs and assumptions adopted in the cash flow projection to supporting evidences such as checking to technical report, checking to the market prices of commodities and verifying the actual production costs incurred on sample basis;
- (vi) checking the mathematical accuracy of the cash flow projection; and
- (vii) performing sensitivity analysis in consideration of potential impact of reasonably possible downside changes in the key assumptions.



OTHER INFORMATION IN THE ANNUAL REPORT

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with Hong Kong Financial Reporting Standards issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors are also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.



AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with the terms of our 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.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

• obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

BDO Limited

Certified Public Accountants

Lee Ming Wai

Practising Certificate Number P05682

Hong Kong, 28 June 2022

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 March 2022

		2022	2021
	Notes	RMB'000	RMB'000
Revenue	5	1,637,443	1,701,166
Cost of goods sold and services provided	J	(1,164,203)	(1,113,826)
Cost of goods sold and services provided		(1,101,203)	(1,113,020)
Gross profit		473,240	587,340
Other income	6	21,833	24,302
Selling and distribution expenses		(49,022)	(46,658)
Administrative and other operating expenses		(172,852)	(143,845)
Other (losses)/gains		, , ,	, ,
Impairment loss on goodwill	18	_	(89,762)
Impairment loss on investment in a joint venture	20	(4,379)	
(Impairment loss)/reversal of impairment loss on trade receivables	23	(4,566)	1,622
Others		1,679	(582)
Profit from operations	7	265,933	332,417
Finance costs	11	(29,489)	(12,752)
Share of profit of associates	21	15,446	9,878
Share of loss of a joint venture	20	(7,793)	_
Profit before income tax		244,097	329,543
Income tax expense	12	(35,577)	(51,452)
Profit for the year		208,520	278,091
			_
Other comprehensive income			
Item that may be reclassified subsequently to profit or loss			
Exchange differences arising from:			
- translation of foreign operations		(8,801)	(17,655)
Other comprehensive income for the year		(8,801)	(17,655)
Total comprehensive income for the year		199,719	260,436
7000			

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CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 March 2022

NI .	2022	2021
Note	RMB'000	RMB'000
Profit attributable to:		
Owners of the Company	114,985	122,482
Non-controlling interests	93,535	155,609
	208,520	278,091
Total comprehensive income attributable to:		
Owners of the Company	110,900	114,581
Non-controlling interests	88,819	145,855
	199,719	260,436
	RMB	RMB
Basic and diluted earnings per share 13	0.033	0.034



CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 March 2022

			Albert .
		2022	2021
	Notes	RMB'000	RMB'000
Non-current assets			
Property, plant and equipment	15	1,178,029	1,108,946
Right-of-use assets	16(a)(i)	78,460	69,035
Prepayments	24	52,387	83,265
Deferred tax assets	17	100,642	93,361
Goodwill	18	42,632	42,632
Other intangible assets	19	237,739	244,931
Interest in a joint venture	20	_	_
Interests in associates	21	110,919	30,181
		1,800,808	1,672,351
Current assets	22		20.012
Inventories	22	58,374	38,213
Contract assets and trade and bills receivables	23	525,730	563,991
Other receivables, prepayments and deposits	24	242,682	188,528
Amounts due from associates	21(d)	20,460	11,474
Amount due from a joint venture	20(c)	4,536	8,751
Amounts due from shareholders	25	316	328
Restricted bank balances	26	18,089	_
Cash and cash equivalents	26	623,396	232,010
		1,493,583	1,043,295
Current liabilities			
Trade payables	28	491,069	438,998
Other payables and accruals	29	150,324	102,704
Borrowings	27	436,384	404,514
Dividend payable		30,648	35,482
Lease liabilities	I 6(a)(ii)	19,735	20,548
Amount due to an associate	21(d)	18,000	18,000
Amount due to a related company	25	89,530	_
Amount due to a shareholder	25	22,733	_
Income tax payable		9,570	8,125
		1,267,993	1,028,371



CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 March 2022

		2022	2021
	Notes	RMB'000	RMB'000
Net current assets		225,590	14,924
Total assets less current liabilities		2,026,398	1,687,275
Non-current liabilities			
Borrowings	27	564,854	470,703
Lease liabilities	16(a)(ii)	3,722	55
Amount due to a shareholder	25	-	28,774
Deferred tax liabilities	17	9,337	8,590
Provision	30	11,886	11,886
		589,799	520,008
Net assets		1,436,599	1,167,267
Capital and reserves			
Share capital	33	40,259	40,259
Treasury shares	33	(27,640)	(21,835)
Reserves	34	697,364	649,673
		709,983	668,097
Non-controlling interests	35	726,616	499,170
Total equity		1,436,599	1,167,267
1. 7			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

On behalf of the Board

Mr. Xiong Zeke

Director

Mr. Ma Tianyi

Director



CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 March 2022

	2022	2021
	RMB'000	RMB'000
Cash flows from operating activities		
Profit before income tax	244,097	329,543
Adjustments for:		
Amortisation of intangible assets	5,707	49
Depreciation for property, plant and equipment	91,931	61,769
Depreciation for right-of-use assets	40,064	31,759
Loss on disposal of property, plant and equipment	725	582
Impairment loss on goodwill	_	89,762
Impairment loss/(reversal of impairment loss) on trade receivables	4,566	(1,622)
Impairment loss on investment in a joint venture	4,379	_
Gain on bargain purchase from acquisition of an associate	(2,404)	-
Interest income	(4,374)	(487)
Finance costs	29,489	12,752
Share of profit of associates	(15,446)	(9,878)
Share of loss of a joint venture	7,793	_
Share-based payment expenses	5,971	-
Net exchange differences	1,610	(2,517)
Operating profit before working capital changes	414,108	511,712
(Increase)/decrease in inventories	(21,783)	25,857
Decrease in contract assets and trade and bills receivables	32,909	146,574
(Increase)/decrease in other receivables, prepayments and deposits	(52,971)	10,457
Increase/(decrease) in trade payables	51,407	(11,872)
Increase in other payables and accruals	55,084	12,710
Increase in amounts due from associates	(8,986)	(1,845)
Increase in amount due to an associate	_	18,000
Cash generated from operations	469,768	711,593
Income tax paid	(40,666)	(60,470)
Net cash generated from operating activities	429,102	651,123



CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 March 2022

		2022	2021
	Notes	RMB'000	RMB'000
Cash flows from investing activities			
Interest received		4,374	487
Proceeds from disposal of property, plant and equipment		4,238	1,955
Purchase of right-of-use assets		(11,442)	(3,557)
Acquisitions of investments in associates		(70,400)	_
Decrease in amount due from a joint venture		4,215	4,207
Additional capital contribution to a joint venture		(12,172)	_
Acquisition of a subsidiary		(135)	5,050
Purchase of property, plant and equipment		(168,808)	(170,506)
Decrease in prepayments for purchase of property,			
plant and equipment and land use right		30,878	24,858
Purchase of other intangible assets		(1,595)	(17,500)
Dividend received from associates	21	7,512	7,000
Placement of restricted bank balances		(18,089)	_
Net cash used in investing activities		(231,424)	(148,006)
Cash flows from financing activities			
Dividend paid		(62,085)	(28,843)
Dividend paid to non-controlling interests		(16,561)	(308,287)
Contribution from non-controlling interests		155,200	80,000
Proceeds from borrowings	38(c)	330,000	208,370
Repayment of borrowings	38(c)	(215,000)	(297,690)
Interest paid for bank borrowings	38(c)	(21,267)	(11,421)
Lease payments	38(c)	(35,362)	(34,452)
Increase in amount due to a related company	38(c)	89,530	21,040
Decrease in amount due to a shareholder	38(c)	(5,075)	(43,943)
Proceeds from exercise of awarded shares	38(a)	361	_
Repurchase of shares	. ,	(24,611)	(21,835)
			· · · · · · · · · · · · · · · · · · ·
Net cash generated from/(used in) financing activities		195,130	(437,061)
The easily generated from (ased iii) financing activities			(137,001)
Net in access in each and each a mission to		202.000	// 05/
Net increase in cash and cash equivalents		392,808	66,056
Cash and cash equivalents at beginning of the year		232,010	165,176
		-52,510	
Effect of exchange rate changes on cash and cash equivalents		(1,422)	778
		'	
Cash and cash equivalents at end of the year		623,396	232,010
cash and cash equivalents at one of the year		023,370	252,010
			TO SECURE A SECURE ASSESSMENT OF THE SECURITY



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

			For the year ended 31 March 2022									
	Total RMB'000	1,084,378	178,091	(17,655)	260,436	(59,635)	132,210	(308,287)	80,000 (21,835)	(177,547)		1,167,267
	Non- controlling interests RMB'000	449,392	155,609	(9,754)	145,855	ı	132,210	(308,287)	80,000	(96,077)	1 1	499,170
	Total RMB'000	634,986	122,482	(7,901)	114,581	(58,635)	ı	I	(21,835)	(81,470)	1 1	268,097
	Retained profits* RMB'000	420,553	122,482	1	122,482	ı	ı	I	1 1	1	(8,896)	542,381
	Statutory and other reserves* RMB'000 (notes 34(g)	33,016	I	1	1	ı	ı	1	1 1	1	8,896 (8,242)	33,670
	Foreign currency translation reserve* RMB'000	(38,153)	I	(7,901)	(1,901)	ı	ı	ı	1 1	1	1 1	(46,054)
f the Company	Merger reserve* RMB'000	(613,604)	I	1	1	ı	ı	1	1 1	1	1 1	(613,604)
Equity attributable to owners of the Company	Restructuring reserve* RMB'000	89,227	I	1	1	ı	T	1	1 1	1	1 1	89,227
equity attributa	Contributed surplus* RMB'000	933	I	1	1	ı	ı	I	1 1	1	1 1	933
	Capital distributable reserve* RMB'000	25,141	I	1	1	ı	ı	I	1 1	1	1 1	25,141
	Share premium* RMB'000	677,614	ı	1	1	(59,635)	ı	I	1 1	(59,635)	1 1	617,979
	Treasury shares RMB'000	1	I	1	1	ı	I	I	(21,835)	(21,835)	1 1	(21,835)
	Share capital RMB'000	40,259	I	1	1	ı	T	1	1 1	1	1 1	40,259
		At I April 2020	Profit for the year Other comprehensive income:	Exchange differences from: - translation of foreign operations	Total comprehensive income for the year	Transactions with owners: Dividends declared or approved Acquisition of a subsidiary	(note 31)	Controlling interests	controlling interests Shares repurchased (note 33)		Transfer to statutory and other reserves Utilisation of other reserves	At 31 March 2021



Equity attributable to owners of the Company

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

					Fo	or the yea	r ended 31	March	1 2022				
	Total	MAN DOO	1,167,267	208,520	(8,801)	612'661	(58,363)	(16,561)	155,200 (24,611)	13,960	69,613	-	1,436,599
	Non- controlling interests	000 GIA	499,170	93,535	(4,716)	88,819	(12)	(16,561)	155,200	'	138,627		726,616
	Total	MA 8000	668,097	114,985	(4,085)	110,900	(58,363)	•	_ (24,611)	13,960	(69,014)	1 1	709,983
	Retained profits*	MAN	542,381	114,985	1	114,985	1 1	•	1.1	(4,846)	(4,846)	(9,920)	650,780
	Statutory and other reserves*	(notes 34(g) and (h))	33,670	1	1		1 1	1		'	'	9,920 (8,180)	35,410
	Foreign currency translation reserve* of	(note 34(f))	(46,054)	1	(4,085)	(4,085)	1 1	1	1 1	'	1	' '	(50,139)
ule Company	Merger reserve*	(note 34(e))	(613,604)	1	1	1	1 1	•		1	1	1 1	(613,604)
Equity attributable to owners of the Company	Restructuring reserve*	(note 34(d))	89,227	1	1	1	1 1	1	1 1	1	1	1 1	89,227
Equity attribute	Contributed surplus*	(note 34(c))	933	•	'	- '	1.1	1	1 1	1	1	1 1	933
	Capital distributable reserve*	(note 34(b))	25,141	•	'	'	1.1	1	1 1	'	1	1 1	25,141
	Share premium*	(note 34(a))	617,979	•	'	'	(58,363)	1	1 1	1	(58,363)	1 1	559,616
	Treasury shares	MA 900	(21,835)	1	1	1	1 1	1	_ (24,611)	18,806	(5,805)	1 1	(27,640)
	Share capital	MAN	40,259	1	'	1	1 1	•	1.1	1	1	- 1	40,259
			At I April 2021	Profit for the year Other comprehensive income: Exchange differences from:	 translation of foreign operations 	Total comprehensive income for the year	Transactions with owners: Dividends declared or approved Acquisition of a subsidiary	Dividends paid to non- controlling interests Contribution from non-	controlling interests upon newly set up subsidiaries of the Company Shares repurchased (note 33)	Granting of award shares (note 32)		Transfer to statutory and other reserves Utilisation of other reserves	At 31 March 2022

The total of these balances at the end of the reporting date represents "Reserves" in the consolidated statement of financial position.

31 MARCH 2022

1. CORPORATE INFORMATION

Pizu Group Holdings Limited (the "Company") is incorporated in the Cayman Islands as an exempted company with limited liability. The address of its registered office is Suntera (Cayman) Limited, Suite 3204, Unit 2A, Block 3, Building D, P.O. Box 1586, Gardenia Court, Camana Bay, Grand Cayman, KYI-1100, Cayman Islands. The Company's shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 6 August 2004.

With effect from 18 September 2021, the address of its principal place of business has been changed from Flat A, 11/F., Two Chinachem Plaza, 68 Connaught Road Central, Hong Kong to Unit 07, 21/F, West Tower, Shun Tak Centre, 168-200 Connaught Road Central, Sheung Wan, Hong Kong.

The Company and its subsidiaries (collectively, the "Group") are principally engaged in manufacturing and sale of explosives, provision of blasting operations and related services and mining operation.

The consolidated financial statements for the year ended 31 March 2022 were approved and authorised for issue by the directors on 28 June 2022.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

2.1 Adoption of new or amended HKFRSs

Amendments to HKAS 39, HKFRS 7, Interest Rate Benchmark Reform – Phase 2 HKFRS 9 and HKFRS 16

The adoption of these amendments has no material impact on the Group's financial statements.

31 MARCH 2022

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 New/revised HKFRSs that have been issued but are not yet effective and not early adopted

The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group:

Amendments to HKAS I and Classification of Liabilities as Current or Non-current and Hong Kong Interpretation 5 (2020) Presentation of Financial Statements – Classification

by the Borrower of a Term Loan that Contains a

Repayment on Demand Clause²

Amendments to HKAS I and Disclosure of Accounting Policies²

HKFRS Practice Statement 2

Amendments to HKFRS 3

Annual Improvements to

HKFRSs 2018-2020

HKAS 28

Amendments to HKAS 8 Definition of Accounting Estimates²

Amendments to HKAS 12 Deferred Tax Related to Assets and Liabilities arising

from a Single Transaction²

Amendments to HKAS 16 Property, Plant and Equipment:

Proceeds before Intended Use¹

Amendments to HKAS 37 Onerous Contracts – Cost of Fulfilling a Contract

Reference to the Conceptual Framework¹

Amendments to HKFRS 10 and Sale or Contribution of Assets between an Investor

and its Associate or Joint Venture³

Amendments to HKFRS 9 Financial Instruments and
Amendment to Illustrative Examples accompanying

HKFRS 161

Effective for annual periods beginning on or after 1 January 2022

² Effective for annual periods beginning on or after 1 January 2023

The amendments shall be applied prospectively to the sale or contribution of assets occurring in annual periods beginning on or after a date to be determined

31 MARCH 2022

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 New/revised HKFRSs that have been issued but are not yet effective and not early adopted (Continued)

Amendments to HKAS I, Classification of Liabilities as Current or Non-current and Hong Kong Interpretation 5 (2020) ("HK Int 5 (2020)"), Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability and explain that rights are in existence if covenants are complied with at the end of the reporting period. The amendments also introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

HK Int 5 (2020) was revised as a consequence of the Amendments to HKAS I issued in August 2020. The revision to HK Int 5 (2020) updates the wordings in the interpretation to align with the Amendments to HKAS I with no change in conclusion and do not change the existing requirements.

The directors of the Company do not anticipate that the application of the amendments and revision in the future will have an impact on the consolidated financial statements.

Amendments to HKAS I and HKFRS Practice Statement 2, Disclosure of Accounting Policies

The amendments to Disclosure of Accounting Policies were issued following feedback that more guidance was needed to help companies decide what accounting policy information should be disclosed. The amendments to HKAS I require companies to disclose their material accounting policy information rather than their significant accounting policies. The amendments to HKFRS Practice Statement 2 provide guidance on how to apply the concept of materiality to accounting policy disclosures.

The directors of the Company anticipate that the application of these amendments may have an impact on disclosure of accounting policies in the consolidated financial statements in future periods.

31 MARCH 2022

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 New/revised HKFRSs that have been issued but are not yet effective and not early adopted (Continued)

Amendments to HKAS 8, Definition of Accounting Estimates

The amendments to HKAS 8 clarify how companies should distinguish changes in accounting policies from changes in accounting estimates. That distinction is important because changes in accounting estimates are applied prospectively only to future transactions and other future events, but changes in accounting policies are generally also applied retrospectively to past transactions and other past events.

The directors of the Company do not anticipate that the application of the amendments in the future will have an impact on the consolidated financial statements.

Amendments to HKAS 12, Deferred Tax Related to Assets and Liabilities arising from a Single Transaction

The amendments require entities to recognise deferred tax on transactions that, on initial recognition, give rise to equal amounts of taxable and deductible temporary differences. They will typically apply to transactions such as leases of lessees and decommissioning obligations and will require the recognition of additional deferred tax assets and liabilities.

The amendments should be applied to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, entities should recognise deferred tax assets (to the extent that it is probable that they can be utilised) and deferred tax liabilities at the beginning of the earliest comparative period for all deductible and taxable temporary differences associated with:

- · right-of-use assets and lease liabilities, and
- decommissioning, restoration and similar liabilities, and the corresponding amounts recognised as part of the cost of the related assets.

The cumulative effect of recognising these adjustments is recognised in retained profits, or another component of equity, as appropriate.

HKAS 12 did not previously address how to account for the tax effects of on-balance sheet leases and similar transactions and various approaches were considered acceptable. For entities which may have already accounted for such transactions consistent with the new requirements. These entities will not be affected by the amendments.

The directors of the Company do not anticipate that the application of the amendments in the future will have an impact on the consolidated financial statements.

31 MARCH 2022

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 New/revised HKFRSs that have been issued but are not yet effective and not early adopted (Continued)

Amendments to HKAS 16, Proceeds before Intended Use

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, the proceeds from selling such items, and the cost of producing those items, is recognised in profit or loss.

The directors of the Company anticipate that the application of these amendments may have an impact on the consolidated financial statements in future periods should such sale arises.

Amendments to HKAS 37, Onerous Contracts - Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (e.g. direct labour and materials) or an allocation of other costs that relate directly to fulfilling contracts (e.g. the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The directors of the Company anticipate that the application of these amendments may have an impact on the consolidated financial statements in future periods on determining the cost of fulfilling a contract.

Amendments to HKFRS 3, Reference to the Conceptual Framework

The amendments update HKFRS 3 so that it refers to the revised Conceptual Framework for Financial Reporting 2018 instead of the version issued in 2010. The amendments add to HKFRS 3 a requirement that, for obligations within the scope of HKAS 37, an acquirer applies HKAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of HK(IFRIC)-Int 21 Levies, the acquirer applies HK(IFRIC)-Int 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date. The amendments also add an explicit statement that an acquirer does not recognise contingent assets acquired in a business combination.

The directors of the Company do not anticipate that the application of the amendments in the future will have an impact on the consolidated financial statements.

31 MARCH 2022

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 New/revised HKFRSs that have been issued but are not yet effective and not early adopted (Continued)

Amendments to HKFRS 10 and HKAS 28 – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments clarify with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. When the transaction with an associate or joint venture that is accounted for using the equity method, any gains or losses resulting from the loss of control of a subsidiary that does not contain a business are recognised in the profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, any gains or losses resulting from the remeasurement of retained interest in any former subsidiary (that has become an associate or a joint venture) to fair value are recognised in the profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The directors of the Company anticipate that the application of these amendments may have an impact on the consolidated financial statements in future periods should such transaction arise.

Annual Improvements to HKFRSs 2018–2020, HKFRS 9 Financial Instruments and Amendment to Illustrative Examples accompanying HKFRS 16

The annual improvements amends a number of standards, including:

- HKFRS 9, Financial Instruments, which clarify the fees included in the '10 per cent' test in paragraph B3.3.6 of HKFRS 9 in assessing whether to derecognise a financial liability, explaining that only fees paid or received between the entity and the lender, including fees paid or received by either the entity or the lender on other's behalf are included.
- HKFRS 16, Leases, which amend Illustrative Example 13 to remove the illustration of reimbursement of leasehold improvements by the lessor in order to resolve any potential confusion regarding the treatment of lease incentives that might arise because of how lease incentives are illustrated in that example.

The directors of the Company do not anticipate that the application of the amendments in the future will have an impact on the consolidated financial statements.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

3.1 Statement of compliance

The consolidated financial statements have been prepared in accordance with HKFRSs which collective term includes individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accounts and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on GEM of the Stock Exchange.

The consolidated financial statements have been prepared on the historical cost basis, except for certain financial instruments that have been measured at fair value.

It should be noted that accounting estimates and assumptions are used in preparation of these consolidated financial statements. Although these estimates are based on management's best knowledge and judgement of current events and actions, actual results may ultimately differ from those estimates. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the Group's financial statements, are disclosed in note 4.

3.2 Functional and presentation currency

The functional currency of the Company is Hong Kong Dollars ("HK\$"). Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. The consolidated financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated. In the opinion of the directors, it is appropriate to present the consolidated financial statements in RMB since the Group has been operating in the RMB environment and the Group has planned to continue to invest in the People's Republic of China (the "PRC") in the long run.

3.3 Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries (see note 3.4 below) made up to 31 March each year. Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the dates of acquisition or up to the dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with those used by other members of the Group.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.3 Business combination and basis of consolidation (Continued)

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition-date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss. The Group may elect, on a transaction-by-transaction basis, to measure the non-controlling interests that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRSs. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

Any contingent consideration to be transferred by the acquirer is recognised at acquisition-date fair value. Subsequent adjustments to consideration are recognised against goodwill only to the extent that they arise from new information obtained within the measurement period (a maximum of 12 months from the acquisition date) about the fair value at the acquisition date. All other subsequent adjustments to contingent consideration classified as an asset or a liability are recognised in profit or loss.

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the Group's interest and the non-controlling interest are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interest is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interest. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.

Subsequent to acquisition, the carrying amount of non-controlling interests that represent present ownership interests in the subsidiary is the amount of those interests at initial recognition plus such non-controlling interest's share of subsequent changes in equity. Total comprehensive income is attributed to such non-controlling interests even if this results in those non-controlling interests having a deficit balance.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.4 Subsidiaries

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: power over the investee; exposure, or rights, to variable returns from the investee; and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

3.5 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses. The cost of property, plant and equipment includes its purchase price and the costs directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised as an expense in profit or loss during the financial period in which they are incurred.

Depending on the nature of the item of property, plant and equipment, depreciation is calculated on the straight-line basis to write off the cost of each asset to its residual value over its estimated useful life or it is calculated using the units of production ("UOP") basis to write off the cost of the asset proportionately to the extraction of the proven and probable mineral reserves.

The estimated useful lives of property, plant and equipment other than construction in progress are as follows:

Buildings Shorter of the terms of land leases or 20 years

Plant and machinery

Furniture and equipment

Motor vehicles

2-10 years

3-7 years

2-8 years

Mining infrastructure Mining lifetime of mine

Included in property, plant and equipment is mining infrastructure located at the mining sites. Depreciation is provided to write off the cost of the mining infrastructure using the UOP method based on the proven and probable mineral reserves.

31 MARCH 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.5 Property, plant and equipment (Continued)

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

An asset is written down immediately to its recoverable amount if its carrying amount is higher than the asset's estimated recoverable amount.

The gain or loss on disposal of an item of property, plant and equipment is the difference between the net sale proceeds and its carrying amount, and is recognised in profit or loss on disposal.

3.6 Associates

An associate is an entity over which the Group has significant influence and that is neither a subsidiary nor a joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee but not control or joint control over those policies.

Associates are accounted for using the equity method whereby they are initially recognised at cost and thereafter, their carrying amount are adjusted for the Group's share of the post-acquisition change in the associates' net assets except that losses in excess of the Group's interest in the associate are not recognised unless there is an obligation to make good those losses.

Profits and losses arising on transactions between the Group and its associates are recognised only to the extent of unrelated investors' interests in the associate. The investor's share in the associate's profits and losses resulting from these transactions is eliminated against the carrying value of the associate. Where unrealised losses provide evidence of impairment of the asset transferred they are recognised immediately in profit or loss.

Any premium paid for an associate above the fair value of the Group's share of the identifiable assets, liabilities and contingent liabilities acquired is capitalised and included in the carrying amount of the associate and the entire carrying amount of the investment is subject to impairment test, by comparing the carrying amount with its recoverable amount, which is higher of value in use and fair value less costs of disposal.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.7 Joint arrangement

The Group is a party to a joint arrangement where there is a contractual arrangement that confers joint control over the relevant activities of the arrangement to the Group and at least one other party. Joint control is assessed under the same principles as control over subsidiaries.

The Group classifies its interests in joint arrangements as either:

- Joint ventures: where the Group has rights to only the net assets of the joint arrangement; or
- Joint operations: where the Group has both the rights to assets and obligations for the liabilities of the joint arrangement.

In assessing the classification of interests in joint arrangements, the Group considers:

- The structure of the joint arrangement;
- The legal form of joint arrangements structured through a separate vehicle;
- The contractual terms of the joint arrangement agreement; and
- Any other facts and circumstances (including any other contractual arrangements).

The Group accounts for its interest in a joint venture in the same manner as investments in associates (i.e. using the equity method – see note 3.6).

Any premium paid for an investment in a joint venture above the fair value of the Group's share of the identifiable assets, liabilities and contingent liabilities acquired is capitalised and included in the carrying amount of the investment in a joint venture. Where there is objective evidence that the investment in a joint venture has been impaired, the carrying amount of the investment is tested for impairment in the same way as other non-financial assets.



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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.8 Goodwill

Goodwill represents the excess of the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interest in the acquiree over the fair value of the identifiable assets and liabilities measured as at the acquisition date.

Where the fair value of identifiable assets and liabilities exceed the aggregate of the fair value of consideration paid, the amount of any non-controlling interest in the acquiree and the acquisition date fair value of the acquirer's previously held equity interest in the acquiree, the excess is recognised in profit or loss on the acquisition date, after re-assessment.

Goodwill arising on acquisition is initially recognised in the consolidated statement of financial position as an asset at cost and subsequently measured at cost less any accumulated impairment losses. In case of associates and joint ventures, goodwill is included in the carrying amount of the interests in associates and joint ventures, goodwill is included in the carrying amount of interests in associates and joint ventures rather than recognised as a separate asset in the consolidated statement of financial position.

Goodwill is measured at cost less impairment losses. For the purpose of impairment testing, goodwill arising from an acquisition is allocated to each of the relevant cash-generating units that are expected to benefit from the synergies of the combination. A cash-generating unit is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets. A cash-generating unit to which goodwill has been allocated is tested for impairment annually, by comparing its carrying amount with its recoverable amount (see note 3.11), and whenever there is an indication that the unit may be impaired.

For goodwill arising on an acquisition in a financial year, the cash-generating unit to which goodwill has been allocated is tested for impairment before the end of that financial year. When the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is first allocated to reduce the carrying amount of any goodwill allocated to the unit, and then to the other assets of the unit on a pro-rata basis on the carrying amount of each asset in the unit. However, the loss allocated to each asset will not reduce the individual asset's carrying amount to below its fair value less cost of disposal (if measurable) or its value in use (if determinable), whichever is the higher. Any impairment loss for goodwill is recognised in profit or loss and is not reversed in subsequent periods.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.9 Other intangible assets

Acquired intangible assets

Intangible assets acquired separately are initially recognised at cost. The cost of intangible assets acquired in a business combination is fair value at the date of acquisition. Subsequently, intangible assets with finite useful lives are carried at cost less accumulated amortisation and impairment losses.

Amortisation is provided on a straight-line basis over the useful lives of the following intangible assets as follows:

Computer software 3-10 years
Patents 10 years

Mining right is stated at cost less accumulated amortisation and any impairment losses. Mining rights include cost of acquiring mining licences, exploration and evaluation costs transferred from exploration and evaluation assets and the cost of acquiring interests in the mining reserves of existing mining properties. Mining right is amortised in accordance with the production plans of the mine over the proven and probable mineral reserves of the mine using the UOP basis. Mining right is written off to profit or loss if the mining property is abandoned.

The amortisation expense is recognised in profit or loss and included in administrative and other operating expenses.

Intangible assets with indefinite useful lives including permanent land use right, production permits and production quotas are tested for impairment annually, irrespective of whether there is any indication that they may be impaired. Intangible assets are tested for impairment by comparing their carrying amounts with their recoverable amounts (note 3.11).

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.



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BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.9 Other intangible assets (Continued)

Internally generated intangible assets

All research costs are charged to profit or loss as incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

The costs of an internally generated intangible asset comprise all directly attributable costs necessary to create, produce, and prepare the asset to be capable of operating in the manner intended by management, which include costs of materials and services used or consumed in generating the intangible asset, staff costs arising from the generation of the intangible asset and depreciation of plant and equipment that are used to generate the intangible asset.

3.10 Leases

Group as a lessee

All leases (irrespective of they are operating leases or finance leases) are required to be capitalised in the statement of financial position as right-of-use assets and lease liabilities, but accounting policy choices exist for an entity to choose not to capitalise (i) leases which are short-term leases and/or (ii) leases for which the underlying asset is of low-value. The Group has elected not to recognise right-of-use assets and lease liabilities for low-value assets and leases for which at the commencement date have a lease term of 12 months or less. The lease payments associated with those leases have been expensed on straight-line basis over the lease term.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.10 Leases (Continued)

Right-of-use asset

The right-of-use asset should be recognised at cost and would comprise: (i) the amount of the initial measurement of the lease liability (see below for the accounting policy to account for lease liability); (ii) any lease payments made at or before the commencement date, less any lease incentives received; (iii) any initial direct costs incurred by the lessee; and (iv) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. The Group measures the right-of-use assets applying a cost model. Under the cost model, the Group measures the right-to-use at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liability. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and estimated useful lives of the assets as follows:

Leasehold land Over the lease terms

Buildings Shorter of lease term or 20 years

Machineries 2-8 years

Motor vehicles Over the lease terms

Lease liability

The lease liability is recognised at the present value of the lease payments that are not paid at the date of commencement of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the Group's incremental borrowing rate.

The following payments for the right-to-use the underlying asset during the lease term that are not paid at the commencement date of the lease are considered to be lease payments: (i) fixed payments less any lease incentives receivable: (ii) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at commencement date; (iii) amounts expected to be payable by the lessee under residual value guarantees; (iv) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option; and (v) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

Subsequent to the commencement date, the Group measures the lease liability by: (i) increasing the carrying amount to reflect interest on the lease liability; (ii) reducing the carrying amount to reflect the lease payments made; and iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, e.g., a change in future lease payments arising from change in an index or rate, a change in the lease term, a change in the in-substance fixed lease payments or a change in assessment to purchase the underlying asset.

31 MARCH 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.10 Leases (Continued)

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee are accounted for as finance leases. At the commencement date, the cost of the leased asset is capitalised at the present value of the lease payments and related payments (including the initial direct costs), and presented as a receivable at an amount equal to the net investment in the lease. The finance costs of such leases are charged to profit or loss so as to provide a constant periodic rate of charge over the lease terms.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense on the straight-line basis over the lease term.

3.11 Impairment of non-financial assets

At the end of each reporting period, the Group reviews the carrying amounts of the following assets to determine whether there is any indication that those assets have suffered an impairment loss or an impairment loss previously recognised no longer exists or may have decreased, or when annual impairment testing for those assets is required:

- Property, plant and equipment;
- Right-of-use assets;
- Goodwill;
- Other intangible assets;
- Interests in associates:
- Interests in joint ventures; and
- Investments in subsidiaries.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.11 Impairment of non-financial assets (Continued)

For the purposes of assessing impairment, where an asset does not generate cash inflows largely independent from those from other assets, the recoverable amount is determined for the smallest group of assets that generate cash inflows independently (i.e. a cash-generating unit ("CGU")). As a result, some assets are tested individually for impairment and some are tested at CGU level. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

An impairment loss is recognised as an expense immediately for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of fair value, reflecting market conditions less costs of disposal, and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risk specific to the asset.

Impairment loss recognised for a CGU is charged pro rata to the assets in the CGU, except that the carrying value of an asset will not be reduced below its individual fair value less cost to disposal, or value in use, if determinable.

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the asset's or CGU's recoverable amount and only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

A reversal of such impairment is credited to profit or loss in the period in which it arises unless that asset is carried at revalued amount, in which case the reversal of impairment loss is accounted for in accordance with the relevant accounting policy for the revalued amount.

3.12 Inventories

Inventories are initially recognised at cost, and subsequently at the lower of cost and net realisable value. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs to completion and estimated costs necessary to make the sales.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.13 Financial instruments

(i) Financial assets

A financial asset (unless it is a trade receivable without a significant financing component) is initially measured at fair value plus, for an item not at fair value through profit or loss ("FVTPL"), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the market place.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are two measurement categories into which the Group classifies its debt instruments:

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets at amortised cost are subsequently measured using the effective interest method. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain on derecognition is recognised in profit or loss.

Financial assets at fair value through other comprehensive income: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income ("FVOCI"). Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

31 MARCH 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.13 Financial instruments (Continued)

(ii) Impairment loss on financial assets

The Group recognises loss allowances for expected credit losses ("ECLs") on trade receivables, contract assets, other financial assets measured at amortised cost and debt investments measured at FVOCI. The ECLs are measured on either of the following bases: (I) 12-month ECLs: these are the ECLs that result from possible default events within the I2 months after the end of the reporting period: and (2) lifetime ECLs: these are ECLs that result from all possible default events over the expected life of a financial instrument. The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

The Group has elected to measure loss allowances for trade receivables and contract assets using simplified approach and has calculated ECLs based on lifetime ECLs. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For other debt financial assets, the ECLs are based on the 12-month ECLs. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECLs.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group considers a financial asset to be credit-impaired when: (I) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (2) the financial asset is more than 90 days past due, depending on credit worth of customers.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.13 Financial instruments (Continued)

(ii) Impairment loss on financial assets (Continued)

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Interest income on credit-impaired financial assets is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset. For non credit-impaired financial assets interest income is calculated based on the gross carrying amount.

(iii) Financial liabilities

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. Financial liabilities at FVTPL are initially measured at fair value and financial liabilities at amortised cost are initially measured at fair value, net of directly attributable costs incurred.

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade payables, other payables and accruals, dividend payable, amounts due to related parties and borrowings are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in accordance with the Group's accounting policy for borrowing costs (note 3.20).

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

(iv) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial asset or liability, or where appropriate, a shorter period.

(v) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

31 MARCH 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.13 Financial instruments (Continued)

(vi) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expire or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKFRS 9 Financial Instruments ("HKFRS 9").

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires.

3.14 Cash and cash equivalents

Cash and cash equivalents include cash at bank and in hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments with original maturities of three months or less than that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value. For the purpose of the consolidated statement of cash flows presentation, cash and cash equivalents which are repayable on demand and form an integral part of the Group's cash management.

3.15 Revenue recognition

If control of the goods or services transfers over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the goods or service.

When the contract contains a financing component which provides the customer a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amounts receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. Where the contract contains a financing component which provides a significant financing benefit to the Group, revenue recognised under that contract includes the interest expense accreted on the contract liability under the effective interest method. For contracts where the period between the payment and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in HKFRS 15 Revenue from Contracts with Customers ("HKFRS 15").

Sale of explosives and mineral concentrates

Revenue from sale of explosives and mineral concentrates is recognised at a point in time when the control of goods have been transferred to the buyer. There is generally only one performance obligation. Invoices are payable upon presentation. New customers are normally required to pay in advance. The advances received is recognised as contract liabilities.



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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.15 Revenue recognition (Continued)

Provision of blasting services

Revenue from the provision of blasting operation is recognised over time when the services are rendered. Invoices are issued monthly. Invoices are usually payable within 60 days.

Part of the invoiced amount will be retained by customers as retention monies and will be settled 6 to 24 months after the completion of the relevant service contracts. Retention monies are recognised as contract assets. The retention receivables will be transferred to trade receivables when the Group has unconditional right to payments from the customers.

Contract assets and liabilities

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

Interest income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

3.16 Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, which is intended to compensate.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the consolidated statement of comprehensive income over the expected useful life of the relevant asset by equal annual instalments or deducted from the carrying amount of the asset and released to the consolidated statement of comprehensive income by way of a reduced depreciation charge.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.17 Income taxes

Income taxes comprise current tax and deferred tax.

Current tax is based on profit or loss from ordinary activities adjusted for items that are non-assessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of the reporting period.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for tax purposes. Except for goodwill and recognised assets and liabilities that affect neither accounting nor taxable profits, deferred tax liabilities are recognised for all temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Deferred tax is measured at the tax rates expected to apply in the period when the liability is settled or the asset is realised based on tax rates that have been enacted or substantively enacted at the end of reporting period.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, associates and joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

Income taxes are recognised in profit or loss except when they relate to items recognised in other comprehensive income in which case the taxes are also recognised in other comprehensive income or when they relate to items recognised directly in equity in which case the taxes are also recognised directly in equity.

3.18 Foreign currency

Transactions entered into by group entities in currencies other than the currency of the primary economic environment in which they operate (the "functional currency") are recorded at the rates ruling when the transactions occur. Foreign currency monetary assets and liabilities are translated at the rates ruling at the end of the reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.18 Foreign currency (Continued)

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are recognised in profit or loss in the period in which they arise. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised in other comprehensive income, in which case, the exchange differences are also recognised in other comprehensive income.

On consolidation, income and expense items of foreign operations are translated into the presentation currency of the Group (i.e. RMB) at the average exchange rates for the year, unless exchange rates fluctuate significantly during the period, in which case, the rates approximating to those ruling when the transactions took place are used. All assets and liabilities of foreign operations are translated at the rate ruling at the end of reporting period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity as foreign currency translation reserve. Exchange differences recognised in profit or loss of group entities' separate financial statements on the translation of long-term monetary items forming part of the Group's net investment in the foreign operation concerned are reclassified to other comprehensive income and accumulated in equity as foreign currency translation reserve.

On disposal of a foreign operation, the cumulative exchange differences recognised in the foreign currency translation reserve relating to that operation up to the date of disposal are reclassified to profit or loss to the extent attributable to owners of the Company as part of the profit or loss on disposal.

3.19 Employee benefits

(i) Short-term employee benefits

Short-term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employees render the related service. Short-term employee benefits are recognised in the year when the employees render the related service.

(ii) Defined contribution retirement plan

Contributions to defined contribution retirement plans are recognised as an expense in profit or loss when the services are rendered by the employees.

(iii) Termination benefits

Termination benefits are recognised on the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs involving the payment of termination benefits.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.20 Borrowing costs

Borrowing costs attributable directly to the acquisition, construction and production of qualifying assets are capitalised as part of the cost of those assets. Income earned on temporary investments of specific borrowings pending their expenditure on those assets is deducted from borrowing costs capitalised. All other borrowing costs are expensed in the period when they are incurred.

3.21 Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, which will probably result in an outflow of economic benefits that can be reasonably estimated.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Provisions for the Group's obligations for land reclamation are based on estimates of required expenditure for the mine in accordance with the PRC rules and regulations. The Group estimates its liabilities for final reclamation and mine closure based on a detailed calculations of the amount and timing of the future cash expenditure to perform the required work. Spending estimates are escalated for inflation, then discounted at a discount rate that reflects current market assessments of the time value of money and the risks specific to the liability such that the amount of provision reflects the present value of the expenditures expected to be required to settle the obligation. The Group records a corresponding asset in the period in which the liability is incurred. The asset is depreciated using the UOP method over its expected life and the liability is accreted to the projected expenditure date. Provision for land reclamation is reviewed at the end of each of the reporting period and adjusted to reflect the current best estimate. When changes in estimates occur (such as mine plan revisions, changes in estimated costs, or changes in the timing of the performance of reclamation activities), the revisions to the obligation and the asset are recognised at the appropriate discount rate.



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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.22 Share-based payments

Where equity settled share awards are granted to employees, the fair value of the awarded shares at the date of grant is charged to the consolidated statement of comprehensive income over the vesting period. Non-market vesting conditions are taken into account by adjusting the number of equity instruments expected to vest at each reporting date so that, ultimately, the cumulative amount recognised over the vesting period is based on the number of awarded shares that eventually vest. Non-vesting conditions and market vesting conditions are factored into the fair value of the awarded shares granted. As long as all other vesting conditions are satisfied, a charge is made irrespective of whether the market vesting conditions are satisfied. The cumulative expense is not adjusted for failure to achieve a market vesting condition or where a non-vesting condition is not satisfied.

Where the terms and conditions of awarded shares are modified before they vest, the increase in the fair value of the awarded shares, measured immediately before and after the modification, is also charged to the consolidated statement of comprehensive income over the remaining vesting period. Where equity instruments are granted to persons other than employees, the consolidated statement of comprehensive income is charged with the fair value of goods and services received.

3.23 Related parties

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of key management personnel of the Group or the Company's parent.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.23 Related parties (Continued)

- (b) An entity is related to the Group if any of the following conditions apply:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a party, provides key management services to the Group or to the Company's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.24 Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's chief operating decision maker, i.e. the board of directors (the "Board"), for the purposes of allocating resources to, and assessing the performance of, the Group's various business operation and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

3.25 Fair value measurement

The fair value measurement of the Group's financial and non-financial assets and liabilities utilises market observable inputs and data as far as possible. Inputs used in determining fair value measurements are categorised into different levels based on how observable the inputs used in the valuation technique utilised are:

- Level I: Quoted prices (unadjusted) in active markets for identical assets and liabilities;
- Level 2: Inputs other than quoted prices included within level I that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

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4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENT

Estimates and judgements used in preparing consolidated financial statements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

4.1 Estimation uncertainty

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal to the related actual results. The estimates and assumptions adopted that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

(i) Impairment of trade and other receivables and contract assets

The Group makes allowance for impairment on trade receivables and contract assets following the accounting policy set out in note 3.13(ii). The Group uses judgement in making assumptions and selecting inputs to determine the ECLs calculations of trade receivables and contract assets, which mainly based on the Group's historical credit loss experience, existing market conditions as well as forward-looking estimates at the end of the reporting period. For other receivables and deposits, the Group assessed ECLs by considering probabilities of default of the counterparties which also requires judgement by the management. Further details about the ECLs assessment are set out in note 41(a).

(ii) Impairment of goodwill and other non-current assets of mining operation

For the purpose of performing impairment assessment as disclosed in note 18, the recoverable amount of the Anhui Jinding CGU (as defined in note 18) was determined based on value-in-use which was derived using discounted cash flow expected to be derived from the CGU. The value of the cash flow are impacted by estimation of mineral reserves, production volume, long-term commodity prices, production costs, capital expenditure and determination of discount rate. Future changes in the circumstances and conditions underlying the estimates and judgement exercised may affect the estimation of the recoverable amount and thus result in adjustment to the carrying amounts of those assets comprising the CGU.

(iii) Current tax and deferred tax

Estimation and judgement is required in determining the amount of the provision for taxes and the timing of payment of the related taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the periods in which such determination are made.



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5. REVENUE

The principal activities of the Group are disclosed in note I. An analysis of the revenue from the Group's principal activities is as follows:

	2022	2021
	RMB'000	RMB'000
Revenue from contracts with customers		
Sales of explosives	798,031	835,281
Provision of blasting operations	639,319	865,885
Sales of mineral concentrates	200,093	-
	1,637,443	1,701,166

6. OTHER INCOME

Bank interest income
Government grants (note)
Rental income
Sundry income

2022	2021
RMB'000	RMB'000
4,374	487
3,317	6,725
8,577	11,364
5,565	5,726
21,833	24,302

Note:

Government grants mainly represented value-added tax refund and research and development subsidies received from the PRC government. The Group does not have unfulfilled obligations relating to these grants.



7. PROFIT FROM OPERATIONS

Profit from operations is arrived at after charging/(crediting) the following:

	2022	2021
	RMB'000	RMB'000
Auditor's remuneration:		
– annual audit	2,296	2,175
– other services	-	1,817
	2,296	3,992
Costs of inventories recognised as expenses	658,358	430,576
Amortisation of intangible assets*	5,707	49
Depreciation for property, plant and equipment	92,272	63,412
Less: Amount capitalised in mining right	(341)	(1,643)
	91,931	61,769
Depreciation for right-of-use assets	40,064	31,759
Loss on disposal of property, plant and equipment#	725	582
Net foreign exchange loss	1,264	2,671
Research and development costs*	33,083	29,901
Staff costs (including directors' emoluments) (note 8)	170,876	110,221
Gain on bargain purchase from acquisition of an associate#	(2,404)	-

^{*} included in administrative and other operating expenses in the consolidated statement of comprehensive income

[#] included in other (losses)/gains-others in the consolidated statement of comprehensive income



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8. STAFF COSTS (INCLUDING DIRECTORS' EMOLUMENTS)

Salaries, wages and other benefits
Share-based payment expenses (note 32)
Contributions to defined contribution retirement plans (note)

2022	2021
RMB'000	RMB'000
140,579	107,159
5,971	_
24,326	3,062
170,876	110,221

Note:

The Group operated the Mandatory Provident Fund Scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. The MPF Scheme is a defined contribution retirement benefits scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. Under the MPF scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000. With effect from I January 2018, employer voluntary contributions are made, under specific criteria set out in the Company's policy, as a part of the employee benefits program. The Group has no further payment obligations once the contributions have been paid. Contributions to the MPF Scheme are recognised as an expense in profit or loss when the services are rendered by the employees.

The employees of the subsidiaries of the Company which operate in the PRC are required to participate in a central pension scheme operated by the local municipal governments. These PRC subsidiaries are required to contribute a specified percentage of their payroll costs to the central pension scheme to fund the benefits. The contributions are charged to profit or loss as they become payable in accordance with the rules of the central pension scheme. The Group's obligations under these plans are limited to the fixed percentage contribution payable.

In respect of the subsidiary established in Tajikistan, the Group has contributed to the state pension scheme of Tajikistan, which is administrated by the State Social Fund. The pension scheme is a defined contribution scheme. The contribution is calculated at certain percentages of the minimum wages. The Group does not have any pension arrangements separate from the state pension system of Tajikistan. In addition, the Group has no post-retirement benefits or other significant compensation plan in Tajikistan.

For the year ended 31 March 2022, no forfeited contribution in respect of the above defined contribution retirement plans was utilised by the Group to reduce the contribution payable to the plans (2021: Nil).

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9. DIRECTORS' EMOLUMENTS

Directors' emoluments are disclosed as follows:

	Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Share-based payment expenses RMB'000	Retirement scheme contributions RMB'000	Total RMB'000
For the year ended 31 March 2022 Executive directors					
Qin Chunhong	197	-	441	-	638
Xiong Zeke	566	123	441	15	1,145
Liu Fali	98	387	441	-	926
Ma Tianyi	246	295	441	15	997
Ma Gangling	197	-	441	-	638
Ma Ye	197	-	441	-	638
Independent non-executive directors					
Liu Talin (Resigned on 1 December 2021)	66	-	-	-	66
Zhang Lin (Resigned on 30 November 2021)	66	-	-	-	66
Yao Yunzhu	98	-	-	-	98
Zhang Jinghua					
(Appointed on 1 December 2021)	33	-	-	-	33
Ha Suoku (Appointed on 1 December 2021)	33				33
	1,797	805	2,646	30	5,278
For the year ended 31 March 2021					
Executive directors					
Qin Chunhong	209	-	-	-	209
Xiong Zeke	470	261	-	16	747
Liu Fali	104	420	-	-	524
Ma Tianyi	157	157	-	8	322
Ma Gangling	209	-	-	-	209
Ma Ye	209	-	-	-	209
Independent non-executive directors					
Liu Talin (Resigned on 1 December 2021)	104	_	-	-	104
Zhang Lin (Resigned on 30 November 2021)	104	_	-	-	104
Yao Yunzhu -	104				104
	1,670	838	_	24	2,532

No incentive payment or compensation for loss of office was paid or payable to any directors during the year ended 31 March 2022 (2021: Nil).



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10. FIVE HIGHEST PAID INDIVIDUALS AND SENIOR MANAGEMENT EMOLUMENTS

During the year ended 31 March 2022, three (2021: two) of the directors whose emoluments are disclosed in note 9 were among the five individuals of the Group with the highest emoluments. The emoluments of the remaining two (2021: three) highest paid non-director individuals for the current year are as follows:

	2022	2021
	RMB'000	RMB'000
Salaries, allowances and other benefits in kind	1,350	1,824
Share-based payment expenses	161	_
Contributions to defined contribution retirement plans	30	43
	1,541	1,867

The emoluments of the two (2021: three) highest paid non-director individuals are within the following bands:

	2022	2021
	No. of	No. of
	individuals	individuals
Nil to HK\$1,000,000	1	3
HK\$1,000,001 to HK\$1,500,000		

No emolument was paid by the Group to any of the non-director highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office in the current year or in prior year.

The emoluments paid or payable to members of senior management (excluding directors) are within the following bands:

	2022	2021
	No. of	No. of
	individuals	individuals
Vil to HK\$1,000,000	2	3
HK\$1,000,001 to HK\$1,500,000	<u> </u>	

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11. FINANCE COSTS

	2022	2021
	RMB'000	RMB'000
Interest on lease liabilities (note 16(a)(ii))	165	51
Interest expense on bank borrowings	16,192	11,421
Interest expense on other borrowings	16,096	7,142
Total interest expenses	32,453	18,614
Less: Amount capitalised in construction in progress		
included in property, plant and equipment	(2,964)	(5,862)
Interest expenses recognised in profit or loss	29,489	12,752

During the year, finance costs capitalised in respect of specific borrowings amounted to RMB2,964,000 (2021: RMB5,862,000). No finance costs arising on the general borrowing were capitalised during the year (2021: Nil).

12. INCOME TAX EXPENSE

Income tax expense comprises:

	2022	2021
	RMB'000	RMB'000
Current tax for the year		
PRC Enterprise Income Tax ("EIT")		
– provision for the year	39,229	58,543
- under-provision in respect of previous years	2,882	2,363
	42,111	60,906
Deferred tax for the year (note 17)	(6,534)	(9,454)
	35,577	51,452



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12. INCOME TAX EXPENSE (Continued)

No provision for Hong Kong profits tax is made for current year and prior year as there is no assessable profits arising in Hong Kong for both years. Tajikistan Corporate Income Tax rate is calculated at applicable rates of 23% (for activities other than goods production) and 13% (for activity of goods production); whereas EIT is calculated at the applicable rate of 25%, except that:

- (i) The Tajikistan subsidiary of the Company is exempted from Tajikistan Corporate Income Tax for 5 years until June 2022 pursuant to the investment agreement between the subsidiary and the Tajikistan government.
- (ii) Three PRC subsidiaries of the Company which have obtained the New and Hi-tech Enterprise recognition are entitled to enjoy preferential EIT rate of 15% for a period of 3 years from 4 September 2020, I December 2021 (2021: 3 December 2018) and 13 November 2019 respectively.
- (iii) Two branches and a subsidiary of the Company which are located in the Tibet Autonomous Region of the PRC are entitled to preferential tax rate. Based on the tax ruling announced by the PRC central tax authorities, the EIT rate of Lhasa is 9% for one branch and the subsidiary from years 2015 to 2022. The EIT rate will resume to 15% from 2023 onwards if no further announcement from the PRC central tax authorities is made. For another branch, the EIT rate was 9% until 31 December 2021. The EIT rate resumed to 15% from 1 January 2022 onwards.

Reconciliation between income tax expense and accounting profit at applicable tax rates is as follows:

	2022 RMB'000	2021 RMB'000
Profit before income tax	244,097	329,543
Tax calculated at the rates applicable to the tax jurisdictions concerned Tax effect of exemptions or preferential treatment granted to	58,509	81,539
certain subsidiaries	(38,650)	(63,859)
Tax effect of non-deductible expenses	14,958	33,011
Tax effect of non-taxable income	(7,864)	(3,024)
Tax effect of share of results of associates	(3,862)	(2,469)
Tax effect of share of result of a joint venture	1,948	_
Tax loss not recognised	1,151	264
Utilisations of tax loss previously not recognised	(900)	(1,347)
Under-provision in respect of previous years	2,882	2,363
Withholding tax on dividends received from subsidiaries during the year	6,658	4,428
Effect of withholding tax on the undistributed profits of PRC subsidiaries	747	546
Income tax expense	35,577	51,452



13. EARNINGS PER SHARE

Basic earnings per share

The calculation of the basic earnings per share is based on the following data:

	2022 RMB'000	2021 RMB'000
Profit for the year attributable to owners of the Company	114,985	122,482
	2022	2021 '000
Weighted average number of ordinary shares for the purposes of basic earnings per share	3,529,880	3,551,589

Diluted earnings per share

There was no dilutive potential ordinary share in issue during the years ended 31 March 2022 and 2021.



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14. SEGMENT INFORMATION

Operating segments are identified on the basis of internal reports which provide information about components of the Group. The information are reported to and reviewed by the Board, the chief operating decision-makers, for the purpose of resource allocation and performance assessment.

The Group has identified and presented the segment information for the following reportable operating segments. These segments are managed separately.

- Mining operation: mining and processing of pyrite, iron ore and copper and sales of the said mineral products in the PRC
- Explosives trading and blasting services: manufacturing and sales of explosives and provision of blasting operations in the PRC and Tajikistan
- Bulk mineral trade: trading of non-ferrous metals and minerals in Hong Kong and the PRC

Segment revenue, results, assets and liabilities

For the purpose of assessing segment performance and allocating resources between segments, the Board monitor the results, assets and liabilities attributable to each reportable operating segment on the following basis:

Revenue and expenses are allocated to the operating segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments. Head office and corporate expenses including directors' emolument which are managed on group basis are not allocated to individual segments. Segment profit/loss also exclude tax, other income and other operating expenses which are not directly attributable to the operating segments.

Segment assets principally comprise non-current assets and current assets directly attributable to each segment and exclude amounts due from related parties, deferred tax assets and unallocated corporate assets.

Segment liabilities include trade and other payables, accrued liabilities and other liabilities which are directly attributable to the business activities of the operating segments and exclude amounts due to related parties, dividend payable, income tax payable, deferred tax liabilities and unallocated corporate liabilities.



14. **SEGMENT INFORMATION (Continued)**

Segment revenue, results, assets and liabilities (Continued)

Segment revenue and segment results

For the year ended 31 March 2022

		Explosives		
		trading and	Bulk	
	Mining	blasting	mineral	
	1	_		-
	operation	services	trade	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Segment revenue				
External sales	207,070	1,430,373		1,637,443
Segment (loss)/profit	(25,801)	293,352	(1,171)	266,380
508 (1000), p. 6	(25,551)		(1,111)	
Unallocated income				1,538
Unallocated corporate expenses				(23,821)
Profit before income tax				244,097
For the year ended 31 March 2021				
		Explosives	Bulk	
	Mining	trading and	mineral	
	_	blasting services	trade	Total
	operation			
	RMB'000	RMB'000	RMB'000	RMB'000
_				
Segment revenue				
External sales		1,701,166		1,701,166
Segment (loss)/profit	(135,010)	482,939	(1,125)	346,804
Linella second in service				1.040
Unallocated income				1,868
Unallocated corporate expenses				(19,129)
Profit before income tax				329,543



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14. **SEGMENT INFORMATION (Continued)**

Segment revenue, results, assets and liabilities (Continued)

Segment assets and liabilities

As at 31 March 2022

		Explosives		
		trading	Bulk	
	Mining	and blasting	mineral	
	operation	services	trade	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Segment assets	1,667,432	1,392,171	145	3,059,748
	1,007,432	1,372,171	143	
Amounts due from related parties				25,312
Unallocated cash and cash equivalents				90,848
Deferred tax assets				100,642
Unallocated corporate assets				17,841
Consolidated total assets				3,294,391
Segment liabilities	855,232	817,089	265	1,672,586
Amounts due to related parties				130,263
Dividend payable				30,648
Income tax payable				9,570
Deferred tax liabilities				9,337
Unallocated corporate liabilities				5,388
Consolidated total liabilities				1,857,792



14. **SEGMENT INFORMATION (Continued)**

Segment revenue, results, assets and liabilities (Continued)

Segment assets and liabilities (Continued)

As at 31 March 2021

	Mining	Explosives trading and	Bulk mineral	
	operation RMB'000	blasting services RMB'000	trade RMB'000	Total RMB'000
Segment assets	1,280,279	1,278,791	289	2,559,359
Amounts due from related parties				20,553
Unallocated cash and cash equivalents				13,701
Deferred tax assets				93,361
Unallocated corporate assets				28,672
Consolidated total assets				2,715,646
Segment liabilities	844,493	594,408	182	1,439,083
Amounts due to related parties				46,774
Dividend payable				35,482
Income tax payable				8,125
Deferred tax liabilities				8,590
Unallocated corporate liabilities				10,325
Consolidated total liabilities				1 540 270
Consolidated total liabilities				1,548,379



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14. **SEGMENT INFORMATION (Continued)**

Other segment information

For the year ended as at 31 March 2022

	Mining operation RMB'000	Explosives trading and blasting services RMB'000	Bulk mineral trade RMB'000	Unallocated RMB'000	Consolidated RMB'000
Additions to specified non-current assets	133,439	137,636	-	3,960	275,035
Interest income	П	2,754	1	1,608	4,374
Interest expenses	22,689	6,773	5	22	29,489
Depreciation and amortisation	49,281	86,939	127	1,355	137,702
Impairment loss on trade receivables	-	4,566	-	-	4,566
Share of profit of associates	575	14,871	-	-	15,446
Share of loss of a joint venture	-	7,793	-	-	7,793
Impairment loss on investment in a joint venture	-	4,379	-	-	4,379
Gain on bargain purchase from acquisition of an associate	-	2,404	-	-	2,404
Interests in associates	35,575	75,344			110,919



14. **SEGMENT INFORMATION (Continued)**

Segment revenue, results, assets and liabilities (Continued)

Segment assets and liabilities

Other segment information (Continued)

For the year ended as at 31 March 2021

		Explosives			
	Mining	trading and	Bulk		
	operation	blasting services	mineral trade	Unallocated	Consolidated
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Additions to specified non-current assets	1,315,133	57,785	255	512	1,373,685
·					
Interest income	-	-	-	487	487
Interest expenses	7,138	5,589	5	20	12,752
Depreciation and amortisation	662	91,953	74	888	93,577
Payareal of impairment loss on trade					
Reversal of impairment loss on trade receivables	_	1,622	_	_	1,622
. 00017425100		1,022			1,022
Share of profit of associates	-	9,878	-	-	9,878
Impairment loss on goodwill	89,762				89,762
impairment ioss on goodwill	07,702	_	_	_	07,702
Interests in associates		30,181			30,181



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14. **SEGMENT INFORMATION (Continued)**

Disaggregation of revenue from contracts with customers For the year ended 31 March 2022

•				
		Explosives		
		trading	Bulk	
	Mining	and blasting	mineral	
	operation	services	trade	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Primary geographic market				
- The PRC	207,070	1,352,345	_	1,559,415
– Tajikistan	l	78,028		78,028
	207,070	1,430,373		1,637,443
Timing of revenue recognition	207,070	791,054		998,124
At a point in timeTransferred over time	207,070	639,319	_	639,319
	207,070	1,430,373	_	1,637,443
For the year ended 31 March 2021				
		Explosives	Bulk	
		trading	Dulk	

	Mining operation RMB'000	Explosives trading and blasting services RMB'000	Bulk mineral trade RMB'000	Total RMB'000
Primary geographic market				
- The PRC	_	1,646,436	_	1,646,436
– Tajikistan		54,730		54,730
		1,701,166		1,701,166
Timing of revenue recognition				
- At a point in time	_	835,281	_	835,281
- Transferred over time		865,885		865,885
		1,701,166	1 1 2	1,701,166



14. **SEGMENT INFORMATION (Continued)**

Geographical information

The Group's operations are conducted in Hong Kong, other region of the PRC and Tajikistan.

The following table provides an analysis of the Group's revenue from external customers and non-current assets other than deferred tax assets and financial instruments ("Specified non-current assets").

	Revenu	ie from	Specified		
	external o	customers	non-current assets		
	2022	2021	2022	2021	
	RMB'000	RMB'000	RMB'000	RMB'000	
The PRC (country of domicile)	1,559,415	1,646,436	1,641,181	1,506,422	
Hong Kong	_	-	115	561	
Tajikistan	78,028	54,730	58,870	72,007	
	1,637,443	1,701,166	1,700,166	1,578,990	

Information about major customers

Revenue from external customers contributing 10% or more of the total revenue of the Group is as follows:

	2022 RMB'000	2021 RMB'000
Explosive trading and blasting services		
- Customer A	576,578	798,163
– Customer B	179,594	245,936



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15. PROPERTY, PLANT AND EQUIPMENT

	Buildings RMB'000	Leasehold improvements RMB'000	Plant and machinery RMB'000	Furniture and equipment RMB'000	Motor vehicles RMB'000	Mining infrastructures RMB'000	Construction in progress RMB'000	Total RMB'000
Cost:								
As at 1 April 2020	167,212	182	164,946	6,562	89,192	-	437	428,531
Additions	5,029	-	76,934	1,276	8,953	-	84,176	176,368
Transfers	70	-	-	_	-	105,914	(105,984)	-
Acquisition of a subsidiary (note 31)	26,190	-	16,665	272	607	655,461	69,374	768,569
Disposals	- (0.407)	- (15)	(2,062)	(411)	(3,494)	-	- (05)	(5,967)
Exchange alignment	(9,427)	(15)	(3,608)	(132)	(564)		(85)	(13,831)
As at 31 March 2021	189,074	167	252,875	7,567	94,694	761,375	47,918	1,353,670
Additions	55,614	222	77,410	1,315	6,940	-	30,271	171,772
Transfers	-	-	-	-	-	71,998	(71,998)	-
Acquisition of a subsidiary	96	-	-	-	-	-	-	96
Disposals	(40)	(155)	(7,653)	(224)	(3,755)	-	-	(11,827)
Exchange alignment	(5,119)	(5)	(1,953)	(76)	(305)		(46)	(7,504)
As at 31 March 2022	239,625	229	320,679	8,582	97,574	833,373	6,145	1,506,207
Accumulated depreciation and								
impairment:								
As at 1 April 2020	50,896	182	82,001	4,446	49,336	-	-	186,861
Depreciation	10,216	-	36,568	882	15,746	-	-	63,412
Written back upon disposals	-	-	(1,781)	(247)	(1,402)	-	-	(3,430)
Exchange alignment	(1,223)	(15)	(628)	(41)	(212)			(2,119)
As at 31 March 2021	59,889	167	116,160	5,040	63,468	_	_	244,724
Depreciation	12,135	41	31,674	1,216	16,061	31,145	-	92,272
Written back upon disposals	(39)	(155)	(4,699)	(207)	(1,764)	-	-	(6,864)
Exchange alignment	(1,174)	(3)	(563)	(34)	(180)			(1,954)
As at 31 March 2022	70,811	50	142,572	6,015	77,585	31,145		328,178
Net carrying amount:								
As at 31 March 2022	168,814	179	178,107	2,567	19,989	802,228	6,145	1,178,029
As at 31 March 2021	129,185		136,715	2,527	31,226	761,375	47,918	1,108,946

As at 31 March 2022, certain property, plant and equipment amounted to RMB11,009,000 (2021: RMB27,793,000) were pledged to secure the Group's bank borrowings (note 27).

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16. LEASES

(a) The Group as lessee

The Group has lease contracts for leasehold land, office premises, staff quarters, machinery and motor vehicles. Lump sum payments were made upfront to acquire the interests in the leasehold land in the PRC. Leases of office buildings, staff quarters and machinery generally have initial lease terms ranging from I to 5 years. One of the leases in relation to office building contains early termination option where the Group is reasonably certain not to exercise at the inception of the lease. Leases of motor vehicles run for 6 to 24 months and the title of the motor vehicles will be passed to the Group at the end of the respective leases.

Lease payments of all of the leases above are fixed over the lease terms and do not include contingent rental.

For certain leases of office premises and staff quarters which have lease terms of 12 months, the Group did not capitalise these leases by applying the short-term lease recognition exemption.

(i) Right-of-use assets

The movements of the right-of-use assets in respect of the above leases during the year are set out below:

		Office			
		premises			
	Leasehold	and staff		Motor	
	land	quarters	Machinery	vehicles	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 1 April 2020	5,467	1,874	7,748	20,820	35,909
Additions	_	766	-	36,106	36,872
Acquisition of a subsidiary					
(note 31)	28,077	-	-	-	28,077
Depreciation	(497)	(1,280)	(5,101)	(24,881)	(31,759)
Exchange realignment		(64)			(64)
As at 31 March 2021	33,047	1,296	2,647	32,045	69,035
Additions	-	6,491	_	43,046	49,537
Depreciation	(823)	(2,266)	(2,647)	(34,328)	(40,064)
Exchange realignment		(48)			(48)
As at 31 March 2022	32,224	5,473		40,763	78,460

The right-of-use assets with carrying value of approximately RMB1,587,000 (2021: Nil) was pledged to secure the bank borrowings (note 27).

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16. LEASES (Continued)

(a) The Group as lessee (Continued)

(ii) Lease liabilities

The movements of the lease liabilities in respect of the leases of office premises, staff quarters, machinery and motor vehicles are as follows:

	2022	2021
	RMB'000	RMB'000
At the beginning of the year	20,603	21,740
New leases	38,095	33,315
Interest expense	165	51
Payments	(35,362)	(34,452)
Exchange realignment	(44)	(51)
At the end of the year	23,457	20,603
Classified under:		
Non-current portion	3,722	55
Current portion	19,735	20,548
	23,457	20,603



16. LEASES (Continued)

(a) The Group as lessee (Continued)

(ii) Lease liabilities (Continued)

Future lease payments are due as follows:

	2022	
		Present
		value of
Minimum		minimum
lease		lease
payments	Interest	payments
RMB'000	RMB'000	RMB'000
19,873	138	19,735
3,900	178	3,722
23,773	316	23,457

Within I year I to 2 years

	2021	
Present		
value of		
minimum		Minimum
lease		lease
payments	Interest	payments
RMB'000	RMB'000	RMB'000
20,548	17	20,565
55	_	55
20,603	17	20,620



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16. LEASES (Continued)

(a) The Group as lessee (Continued)

(iii) Information in relation to short-term leases

	2022	2021
	RMB'000	RMB'000
Short-term lease expenses	1,452	1,839
Aggregate undiscounted commitments for short-term leases	315	16

(b) The Group as lessor

The Group leases out certain of its machinery and motor vehicles under operating lease arrangements. The terms of the leases require the tenants to pay rents according to the usage of the leased assets.

As at 31 March 2022 and 2021, the Group had no future minimum lease receivable under non-cancellable operating lease with its tenants.

17. DEFERRED TAX ASSETS/(LIABILITIES)

The movements of the temporary differences and deferred tax assets/(liabilities) recognised at the end of the reporting period are as follows:

		Fair value		Undistributed	
		adjustments		profits	
		arising from		of the	
		acquisition	Unrealised	PRC	
	Tax losses	of a subsidiary	profits	subsidiaries	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At I April 2020	_	_	_	(8,044)	(8,044)
Acquisition of a subsidiary (note 31)	71,005	12,356	-	-	83,361
Credited/(charged) to profit or loss	3,365	6,635		(546)	9,454
At 31 March and 1 April 2021	74,370	18,991	_	(8,590)	84,771
Credited/(charged) to profit or loss	6,680	(635)	1,236	(747)	6,534
At 31 March 2022	81,050	18,356	1,236	(9,337)	91,305



17. DEFERRED TAX ASSETS/(LIABILITIES) (Continued)

De De

For the purpose of presentation in consolidated statement of financial position, certain deferred tax assets and liabilities have been offset. The following is the analysis of the deferred tax balances for financial reporting purposes:

	2022	2021
	RMB'000	RMB'000
eferred tax assets	100,642	93,361
eferred tax liabilities	(9,337)	(8,590)
	91,305	84,771

As at 31 March 2022, the Group had unused tax losses arising in the PRC of RMB341,109,000 (2021: RMB313,387,000) available for offset against future profits. Deferred tax assets of RMB81,050,000 (2021: RMB74,370,000) has been recognised in respect of such tax losses to the extent of RMB324,203,000 (2021: RMB297,483,000). No deferred tax asset has been recognised in respect of the remaining tax losses of RMB16,906,000 (2021: RMB15,904,000) due to unpredictability of future profits streams. The unused tax losses arising in the PRC will expire in five years (2021: five years) from the year in which the losses arose.

Pursuant to the PRC EIT Law, a 10% withholding tax is levied on dividend declared to foreign investors from the foreign investment enterprises established in the PRC. The requirement is effective from I January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between the PRC and the jurisdiction of the foreign investors. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in the PRC in respect of earnings generated from I January 2008 and the applicable tax rate is 5%.

Deferred tax liabilities of RMB9,337,000 (2021: RMB8,590,000) have been recognised in respect of temporary differences relating to undistributed profits of the Group's PRC subsidiaries amounting to RMB186,740,000 (2021: RMB171,805,000). No deferred tax liability has been recorded on the remaining temporary differences of RMB560,236,000 (2021: RMB515,415,000) because the Group is in a position to control the timing of the reversal of the temporary differences and it is probable that such differences will not reverse in the foreseeable future.

There was no significant unrecognised deferred tax liability (2021: Nil) for taxes that would be payable on the unremitted earnings of the Group's subsidiaries in other jurisdictions.



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18. GOODWILL

	2022 RMB'000	2021 RMB'000
Cost:		
At the beginning of the year	132,394	_
Acquisition of a subsidiary (note 31)		132,394
At the end of the year	132,394	132,394
Accumulated impairment:		
At the beginning of the year	89,762	_
Impairment recognised in the year		89,762
At the end of the year	89,762	89,762
Net carrying amount:		
At the end of the year	42,632	42,632
At the beginning of the year	42,632	

Impairment testing of goodwill

Goodwill is allocated to the CGU (the "Anhui Jinding CGU") which represents the mine operation conducted by Anhui Jinding Mining Co., Ltd ("Anhui Jinding"), a non-wholly owned subsidiary of the Company acquired in last financial year (note 31).

The fair values of the identifiable assets and liabilities of Anhui Jinding on the acquisition date were determined with reference to the ore reserves of the Huangtun Pyrite Mine (defined in note 19) as supported by the available technical report at the acquisition date. However, the consideration for acquiring 51% equity interest in Anhui Jinding was determined taking into consideration the future potential of the Huangtun Pyrite Mine including the mineral resources which have not been converted to ore reserves, as well as the potential related to the reserves under the exploration licence of Anhui Jinding. This has given rise to the goodwill on the acquisition of Anhui Jinding.

The Anhui Jinding CGU is tested for impairment annually, and when impairment indication existed. In performing impairment assessment for the Anhui Jinding CGU, the directors engaged Greater China Appraisal Limited, an independent firm of qualified valuers, to determine the recoverable amount of the Anhui Jinding CGU at the end of the reporting period. The recoverable amount of this Anhui Jinding CGU was determined using value-in-use ("VIU") basis.

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18. GOODWILL (Continued)

Impairment testing of goodwill (Continued)

The VIU of the Anhui Jinding CGU comprises cash flow projection prepared based on a production plan of 14 years ending in year 2036, which is the estimated life of mine as determined by a mine expert based on current resources and reserves estimation. The pre-tax discount rate applied to the cash flow projection is 13.58% (2021: 11.35%). The cash flow projection cover a period exceeding 5 years as based on the expert opinions, the mine is currently able to operate for 14 years.

Other key assumptions used in determining the recoverable amount of the Anhui Jinding CGU are as follows:

Resources/reserves – These represent key factors the management has considered in the production plan, which comprise reserves and resources where appropriate, on the basis of appropriate geological evidence and sampling, with reference to the reserves and resources statements prepared and updated by the mine expert who is an appropriate competent person.

Commodity prices – Commodity prices are based on spot prices of the mineral concentrates at the end of the reporting period. These prices are reviewed at least annually.

Production volume – Estimated production volume are based on the detailed life of mine plans taking into account development plans of the mine agreed by management as part of the long-term planning process. Management assumed production volume to be I million tonnes per annum during the forecast period.

Operating costs – Operating costs are estimated with reference to a cost forecast issued by a local expert and adjusted for the actual operating costs incurred for the current year.

Capital expenditure – The capital planned for operation over the life of the mine is the stay-in-business capital which excludes any capital for expansion and replacement capital. The stay-in-business capital has been estimated on a rule of thumb basis of 2.5% of the operating costs.

Discount rate – The discount rate used is in real term, pre-tax and reflect specific risks relating to the Anhui Jinding CGU.

The values assigned to key assumptions are consistent with external information sources.



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18. GOODWILL (Continued)

Impairment testing of goodwill (Continued)

The carrying amount of the Anhui Jinding CGU mainly comprises the goodwill, property, plant and equipment (note 15) with carrying value of RMB987,312,000 (2021: RMB918,989,000), mining right (note 19) with carrying value of RMB145,743,000 (2021: RMB149,465,000) and other non-current assets attributable to the Anhui Jinding CGU.

Based on the result of the impairment assessment, the recoverable amount of the Anhui Jinding CGU as at 31 March 2022 was higher than its carrying amount. The recoverable amount of the Anhui Jinding and its carrying amount as at 31 March 2021 are as follows:

2021 RMB'000

Recoverable amount 1,127,211

Carrying amount 1,303,215

As at 31 March 2021, the recoverable amount of the CGU was lower than its carrying value and impairment loss was recognised for such shortfall attributable to the Group to reduce the carrying amount of goodwill arising from the acquisition of Anhui Jinding during last year. As a result of the impairment loss, the carrying amount of goodwill as at 31 March 2021 was reduced by RMB89,762,000 to RMB42,632,000.

At the time of acquisition, the commercial mining production of the Huangtun Pyrite Mine was expected to commence in early 2021. As assessed by the directors in last financial year, commercial production would be delayed to commence in the third quarter of 2021. Based on the updated mine production plan as supported by the feasibility studies and technical report of the Huangtun Pyrite Mine which was updated in May 2021, and taking into account the market conditions and uncertainties related to mine development, the recoverable amount of the Huangtun Pyrite Mine was determined to be RMB1,127,211,000 as at 31 March 2021. Goodwill which mainly represented the future potential of the Huangtun Pyrite Mine paid for by the Group was not able to be entirely justified by the recoverable amount of the Huangtun Pyrite Mine and the shortfall of RMB89,762,000 was recognised as impairment of goodwill during the year ended 31 March 2021.

As at 31 March 2022, since the recoverable amount of the Anhui Jinding CGU was higher than its carrying amount, no impairment loss was recognised during the current year.

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19. OTHER INTANGIBLE ASSETS

	Permanent land use right RMB'000	Production permits RMB'000	Production quotas RMB'000	Mining right RMB'000	Computer software RMB'000	Patents RMB'000	Total RMB'000
Cost:							
As at 1 April 2020	3,039	29,353	69,245	_	309	298	102,244
Additions Acquisition of a subsidiary	_	_	-	19,143	_	-	19,143
(note 31)	-	-	-	130,322	-	-	130,322
Exchange realignment	(593)	(5,731)					(6,324)
As at 31 March 2021	2,446	23,622	69,245	149,465	309	298	245,385
Additions	-	-	-	1,936	-	-	1,936
Exchange realignment	(321)	(3,100)					(3,421)
As at 31 March 2022	2,125	20,522	69,245	151,401	309	298	243,900
Accumulated amortisation:							
As at 1 April 2020	-	-	-	-	170	235	405
Charge for the year						30	49
As at 31 March 2021	_	_	_	_	189	265	454
Charge for the year				5,658		30	5,707
As at 31 March 2022				5,658	208	295	6,161
Net carrying amount:							
As at 31 March 2022	2,125	20,522	69,245	145,743	101	3	237,739
As at 31 March 2021	2,446	23,622	69,245	149,465	120	33	244,931



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19. OTHER INTANGIBLE ASSETS (Continued)

Permanent land use right, production permits and production quotas

The useful lives of the permanent land use right and the production permits for the operation in Tajikistan and the production quotas for the operation in the PRC are assessed by management to be indefinite. These assets are tested for impairment annually, and no impairment provision was recorded as at 31 March 2022 (2021: Nil).

Permanent land use right and production permits

Permanent land use right and production permits were tested for impairment at CGU level and the CGU which is included in the explosives trading and blasting services segment is conducted by Subsidiary A (as defined in note 44). The recoverable amount of this CGU was determined using VIU basis, which comprises cash flow projections prepared based on the financial budget approved by the management. The period covered by the financial budget is five years. Key assumptions used in the VIU calculation of the CGU include:

Subsidiary A

- (a) Average growth rate of 2% (2021: 2%)
- (b) Average operating margin of 53% (2021: 49%)
- (c) Pre-tax discount rate of 14% (2021: 20%)
- (d) Growth rate in extrapolation of cash flows beyond five years of 2% (2021: 2%)

Production quotas

Production quotas were tested for impairment at CGU level and the respective CGUs which are included in the explosives trading and blasting services segment are conducted by Subsidiary B and Subsidiary C (as defined in note 44). The recoverable amounts of these CGUs were determined using VIU basis, which comprises the respective cash flow projections prepared based on the financial budget approved by the management. The period covered by the financial budget is five years. key assumptions used in the VIU calculation of the CGUs include:

Subsidiary B

- (a) Average growth rate of 0% (2021: 0%)
- (b) Average operating margin of 31% (2021: 53%)
- (c) Pre-tax discount rate of 8% (2021: 8%)
- (d) Growth rate in extrapolation of cash flows beyond five years of 0% (2021: 0%)

Subsidiary C

- (a) Average growth rate of 0% (2021: 0%)
- (b) Average operating margin of 50% (2021: 53%)
- (c) Pre-tax discount rate of 8% (2021: 8%)
- (d) Growth rate in extrapolation of cash flows beyond five years of 0% (2021: 0%)

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19. OTHER INTANGIBLE ASSETS (Continued)

Permanent land use right, production permits and production quotas (Continued)

The discount rates used reflects specific risk relating to Subsidiary A, Subsidiary B and Subsidiary C. Management estimated the operating margins and growth rates within five-year period based on past experience in explosive business in Tajikistan and the PRC where the above subsidiaries operate. The growth rates used in extrapolation of cash flows of Subsidiary A, Subsidiary B and Subsidiary C beyond the five-year period have been determined with reference to the long-term average growth rate of the explosive industry.

As at 31 March 2022 and 2021, the VIU of the respective CGUs exceeded their carrying amounts, and hence the permanent land use right, the production permits and the production quotas allocated to the respective CGUs were not regarded as impaired.

Mining right

Mining right was acquired through the acquisition of Anhui Jinding (note 31) which represents mining right in respect of a mine located at Lujiang County, Anhui Province, the PRC with an aggregate area of mine field of approximately 1.304 km² (the "Huangtun Pyrite Mine"). The mining licence for the Huangtun Pyrite Mine lasts for a period of 27 years which will expire in August 2043. The Huangtun Pyrite Mine contains deposits including cooper, gold, pyrite and iron ore.

At the end of the reporting period, the directors of the Company performed impairment assessment of the mining right together with goodwill, property, plant and equipment and other non-current assets which collectively form the CGU of the mining operation. Details of the impairment assessment are set out in note 18.

The mining right with carrying value of approximately RMB145,743,000 (2021: RMB149,465,000) was pledged to secure the bank borrowings and the entrusted borrowing (note 27).



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20. INTEREST IN A JOINT VENTURE

Share of net assets
Less: Impairment loss

2022 RMB'000	2021 RMB'000
4,379 (4,379)	

(a) Details of the joint venture are as follows:

Name of joint venture	Form of business structure	Registered capital	Place of establishment and operation	Principal activities	Percentage of interests/vo profit sh	ting rights/ are held
					2022	2021
陝西小山川礦產資源開發建設有限公司 Shaanxi Xiaoshan Chuan Mineral Resources Development and Construction Co., Ltd#	Limited liability company	RMB90 million	PRC	Construction of mining trails, tunnels, public and residential buildings; mechanical and electrical equipment engineering installation; prefabricated components of the experiment; sale of readymixed concrete	51%	51%

[#] The English name is for identification purpose only. The official name of the entity is in Chinese.



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20. INTEREST IN A JOINT VENTURE (Continued)

(b) Summarised financial information in respect of the Group's joint venture which is considered by the directors as immaterial is presented below:

	2022 RMB'000	2021 RMB'000
Share of the joint venture's loss for the year	(7,793)	
Share of the joint venture's total comprehensive income for the year	(7,793)	
Carrying amount of the Group's joint venture Less: Impairment loss	4,379 (4,379)	

For the year ended 31 March 2021, the unrecognised share of loss of the joint venture amounted to RMB2,278,000. The cumulative unrecognised share of losses as at 31 March 2021 amounted to RMB6,638,000. Such cumulative losses were fully shared by the Group during the current year.

Impairment loss of RMB4,379,000 (2021: Nil) was recognised during the year as the directors consider the recoverable amount of the investment, determined according to the fair value less cost of disposal of the investment in the joint venture at the end of the reporting period, is zero. The investment in joint venture is included in the explosives trading and blasting services segment.

(c) Amount due from a joint venture is interest-free, unsecured and repayable on demand.



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21. INTERESTS IN ASSOCIATES

Share of net assets
Goodwill on acquisition

2022	2021
RMB'000	RMB'000
106,919	30,181
4,000	
110,919	30,181

(a) Details of the associates are as follows:

Name of associate	Form of business structure	Place of establishment and operation	Principal activities	interests/vo	of ownership oting rights/ are held Group
				2022	2021
烏海市天潤爆破服務有限責任公司 Wuhai City Tianrun Blasting Services Company Limited# ("Tianrun Blasting")	Limited liability company	PRC	Provision of blasting operation and related services	35%	35%
巴彥淖爾市安泰民爆器材有限責任公司 Bayannur City Antai Explosives Equipment Company Limited ^{#,@} ("Antai Explosives")	Limited liability company	PRC	Trading of civil explosives	-	20%
西藏保久控股有限公司 Tibet Baojiu Holding Company Limited#	Limited liability company	PRC	Inactive	40%	40%
西藏天仁礦業有限公司 Tibet Tianren Mining Company Limited# ("Tibet Tianren")	Limited liability company	PRC	Mining and sale of non-ferrous metal products	27%	-
內蒙古生力眾成民爆有限公司 Inner Mongolia Shengli Zhongcheng Civil Explosive Company Limited# ("Shengli Zhongcheng")	Limited liability company	PRC	Manufacturing and sale of explosives	25%	-
烏海市安盛爆破服務有限責任公司 Wuhai Ansheng Engineering Co. Limited# ("Wuhai Ansheng")	Limited liability company	PRC	Provision of blasting operation and related services	34%	-

^{*} The English names are for identification purpose only. The official names of these entities are in Chinese.

Antai Explosives has become a subsidiary of the Company since 12 December 2021.



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21. INTERESTS IN ASSOCIATES (Continued)

(b) Tibet Tianren and Shengli Zhongcheng are considered as material associates of the Group. Tibet Tianren owns a mine in the PRC and its operation is currently suspended; while Shengli Zhongcheng is principally engaged in manufacturing and sale of explosives. The Group acquired 27% equity interest of Tibet Tianren and 25% equity interest of Shengli Zhongcheng on 30 December 2021 and 7 April 2021 at cash consideration of RMB35,000,000 and RMB32,000,000 respectively.

The following table illustrates the summarised financial information in respect of the material associates and reconciled to the carrying amount of the investments in the consolidated financial statements:

2022	2022
Tibet	Shengli
Tianren	Zhongcheng
RMB'000	RMB'000
11,612	50,785
1,103,262	93,730
(983,116)	(6,003)
131,758	138,512
27%	25%
35,575	34,628
_	4,000
35.575	38,628
	112 441
-	113,441
_	26,512
2,129	26,512
	Tibet Tianren RMB'000 11,612 1,103,262 (983,116)



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21. INTERESTS IN ASSOCIATES (Continued)

(c) Summarised financial information in respect of the Group's associates which are considered by the directors as immaterial is presented below:

	2022 RMB'000	2021 RMB'000
Share of the associates' profit for the year	8,243	9,878
Share of the associates' total comprehensive income for the year	8,243	9,878
Aggregate carrying amount of the Group's investments in the associates	36,716	30,181
Dividend received from the associates Gain on bargain purchase from acquisition of an associate	7,512 2,404	7,000

(d) Amounts due from/(to) associates are interest-free, unsecured and repayable on demand. Amounts due from associates mainly arose from entering into trading transactions with an associate as detailed in note 37(a).

2022

58,374

2021 RMB'000

> 34,827 3,386

38,213

22. INVENTORIES

	RMB'000	
Raw materials	44,661	
Finished goods	13,713	_



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23. CONTRACT ASSETS AND TRADE AND BILLS RECEIVABLES

	2022 RMB'000	2021 RMB'000
Contract assets	151,056	132,741
Trade receivables, net	264,607	238,311
	415,663	371,052
Bills receivables at FVOCI	110,067	192,939
	525,730	563,991

Trade receivables of sales of explosives are due upon presentation of invoices, while the Group grants credit period ranging from 0-60 days to its customers of provision of blasting operations. Customers of sales of mineral concentrates are required to pay in advance in full before delivery of mineral concentrates. Bills receivables generally have credit terms ranging from 6 to 12 months.

Contract assets represent retention receivables arising from provision of blasting operations and related services. Typical payment terms which impact on the amount of contract assets are set out in note 3.15. The expected timing of recovery or settlement for contract assets at the end of the reporting period is as follows:

	2022	2021
	RMB'000	RMB'000
More than one year but within two years	47,897	_
More than two years	103,159	132,741
Total contract assets	151,056	132,741



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23. CONTRACT ASSETS AND TRADE AND BILLS RECEIVABLES (Continued)

The ageing analysis of net trade receivables and contract assets, based on invoice or transaction date, as of the end of the reporting period is as follows:

0-30 days	
31-90 days	
91 days to 1 year	
Over I year	

2022	2021
RMB'000	RMB'000
231,228	228,997
84,727	78,541
48,175	16,937
51,533	46,577
415,663	371,052

As at 31 March 2022 and 2021, all bills receivables are aged within 1 year.

The movement for the impairment loss of trade receivables is as follows:

	2022	2021
	RMB'000	RMB'000
At the beginning of the year Impairment loss/(reversal of impairment loss) recognised	3,927	5,549
for trade receivables arising from contracts with customers	4,566	(1,622)
At the end of the year	8,493	3,927

The Group recognised impairment loss for contract assets and trade and bills receivables based on the accounting policies set out in note 3.13(ii). The Group's credit policy and credit risk arising from trade receivables, contract assets and bills receivables are set out in note 41(a).

Contract assets and trade receivables of RMB193,778,000 (2021: RMB165,787,000) were pledged to secure the Group's bank borrowings (note 27).

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23. CONTRACT ASSETS AND TRADE AND BILLS RECEIVABLES (Continued)

As at 31 March 2022, the Group endorsed certain bills receivables with carrying amount in aggregate of RMB548,375,000 (2021: RMB338,766,000) (the "Endorsed Bills") for settlement of certain trade payables due to the suppliers. The Endorsed Bills had a maturity of one to six months. In accordance with the Law of Negotiable Instruments in the PRC, the holders of the Endorsed Bills have a right of recourse against the Group only if the PRC banks which issued the bills receivables default (the "Continuing Involvement"). In the opinion of the directors, the Group has transferred substantially all risks and rewards relating to the Endorsed Bills. Accordingly, it has derecognised the full carrying amounts of the Endorsed Bills and the associated trade payables. The maximum exposure to loss from the Group's Continuing Involvement in the Endorsed Bills and the undiscounted cash flows to repurchase these Endorsed Bills is equal to their carrying amounts. In the opinion of the directors, the fair values of the Group's Continuing Involvement in the Endorsed Bills are not significant.

During the years ended 31 March 2022 and 2021, the Group has not recognised any gain or loss on the date of transfer of the Endorsed Bills. No gains or losses were recognised from Continuing Involvement, both during the year or cumulatively. The endorsement has been made evenly throughout the year.

24. OTHER RECEIVABLES, PREPAYMENTS AND DEPOSITS

	2022	2021
	RMB'000	RMB'000
Prepayments for purchase of property, plant and		
equipment and land use right	52,387	83,265
Prepayments to subcontractors and suppliers	124,581	101,160
Deposits and other receivables, net	54,423	23,291
Other taxes recoverable	63,678	64,077
Total	295,069	271,793
Less: Current portion	(242,682)	(188,528)
Non-current portion (representing prepayments for purchase of property,		
plants and equipment and land use right)	52,387	83,265



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24. OTHER RECEIVABLES, PREPAYMENTS AND DEPOSITS (Continued)

The movement for the impairment loss of other receivables is as follows:

2022 2021 RMB'000 RMB'000 5,633 5,633

At the beginning of the year and end of the year

The Group recognised impairment loss for other receivables and deposits based on the accounting policies set out in note 3.13(ii).

The Group's credit policy and credit risk arising from other receivables and deposits are set out in note 41(a).

25. AMOUNTS DUE FROM/TO SHAREHOLDERS/A RELATED COMPANY

Amounts due from shareholders and due to a related company are interest-free, unsecured and repayable on demand. Amount due to a shareholder is interest-free, unsecured and repayable on demand (2021: not repayable within 12 months from the end of the reporting period).

The amounts due from/to the parties mainly represented advances to/from these parties.

26. RESTRICTED BANK BALANCES AND CASH AND CASH EQUIVALENTS

Cash at banks earns interest at floating rates based on daily bank deposit rates.

Included in bank balances and cash of the Group as at 31 March 2022 were amounts of RMB623,642,000 (2021: RMB214,274,000) which are denominated in RMB. RMB is not a freely convertible currency. Under the PRC Foreign Exchange Control Regulations and Administration of Settlement, Sales and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for foreign currencies through the banks that are authorised to conduct foreign exchange business.

Restricted bank balances of RMB18,089,000 (2021: Nil) represent deposits frozen pursuant to assets preservation orders in relation to a PRC legal case initiated by a contractor against a subsidiary of the Company during the year for outstanding construction cost payable by the subsidiary. The legal proceeding of the case is currently in progress. Having considered the legal advice of the lawyer, the directors assessed that the claims by the contractor are groundless and there was remote possibility of economic outflow in respect of the claim. Accordingly, no provision has been made in the consolidated financial statements regarding the claims.

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27. BORROWINGS

	2022 RMB'000	2021 RMB'000
Bank borrowings - secured (note (b)):		
Within one year	261,950	292,600
More than one year, but not exceeding two years	153,050	127,400
More than two years, but not exceeding five years	130,000	_
	545,000	420,000
Other borrowings – unsecured (note (c)):		
Within one year	174,434	111,914
More than one year, but not exceeding two years	61,498	61,498
More than two years, but not exceeding five years	122,996	184,495
	358,928	357,907
Entrusted borrowing – secured (note (d)):		
More than two years, but not exceeding five years	47,310	47,310
Over five years	50,000	50,000
	97,310	97,310
	1,001,238	875,217
Classified under:		
Current liabilities	436,384	404,514
Non-current liabilities	564,854	470,703
	1,001,238	875,217



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27. BORROWINGS (Continued)

Notes:

- (a) As at 31 March 2022 and 2021, all borrowings were denominated in RMB.
- (b) The Group's bank borrowings are secured by the pledge of:
 - certain contract assets and trade receivables of RMB193,778,000 (2021: RMB165,787,000);
 - right-of-use assets of RMB1,587,000 (2021: Nil);
 - property, plant and equipment of RMB11,009,000 (2021: RMB27,793,000);
 - mining right of RMB145,743,000 (2021: RMB149,465,000);
 - guarantees provided by certain shareholders, an affiliates of shareholders, directors and a related party of a subsidiary; and
 - personal guarantee from Mr. Ma Qiang ("Mr. Ma"), the former executive director and chairman of the Company.

Bank borrowings amounted to RMB160,000,000 (2021: RMB190,000,000) and RMB385,000,000 (2021: RMB230,000,000) are interest-bearing at the PRC Benchmark Lending Rate ("BLR") for loan with maturity of five years or above plus 0.25% per annum and at the PRC BLR minus 1.60% (2021: 1.60%-2.00%) per annum respectively.

The effective interest rates for the bank borrowings ranged from 2.10% to 4.90% per annum (2021: 2.25% to 4.90% per annum).

As at 31 March 2022, included in the bank borrowings is a loan with outstanding principal of approximately RMB107,600,000 (2021: RMB127,700,000) which is subject to the fulfillment of covenants relating to the certain financial ratios of a subsidiary, breaching which the bank has right at its sole discretion to demand immediate repayment at any time irrespective of whether the subsidiary has met the scheduled repayment obligations. The loan was classified as current liabilities at the end of the reporting period since the subsidiary has breached the aforementioned financial covenants.

(c) Included in the balance as at 31 March 2021 were other borrowings from independent third parties of RMB13,744,000 which are unsecured and carried interest at rates ranging from 7.0% to 10.0% per annum. The borrowings were fully repaid this year.

The balance as at 31 March 2022 of RMB358,928,000 (2021: RMB344,163,000) represent amounts due to certain shareholders and their affiliates of a subsidiary which are unsecured and interest-bearing at the PRC BLR for loan with maturity of five years or above. The borrowings mainly represent advances from these parties for financing the working capital of the subsidiary. Principal element is repayable by five annual instalments starting from 1 July 2021; and where applicable, interest element is repayable quarterly starting from 1 July 2020.



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27. BORROWINGS (Continued)

Notes: (Continued)

(d) In 2016, pursuant to an entrusted loan agreement (the "Entrusted Loan Agreement") entered into between a shareholder of a subsidiary (the "Shareholder") and an independent third party (the "Lender"), the Shareholder borrowed from the Lender an entrusted loan with principal amount of RMB100,000,000 through a bank in the PRC. The entrusted loan is interest-bearing at 1.2% per annum and secured by a corporate guarantee provided by an independent financial institution (the "Guarantor") in the PRC. RMB47,310,000 and RMB50,000,000 of the balance as at 31 March 2022 and 2021 are repayable on 28 February 2026 and 28 February 2031 respectively. The Shareholder in turn entered into a loan agreement with the subsidiary to lend the entrusted loan to the subsidiary under the same terms as the Entrusted Loan Agreement and the subsidiary is required to bear all the costs and obligations under the Entrusted Loan Agreement. Moreover, counter guarantees are provided to the Guarantor through guarantees provided by certain shareholders, directors and ex-directors of the subsidiary and a pledge on the mining right of the Group.

28. TRADE PAYABLES

Trade payables
Retention payables

2022	2021
RMB'000	RMB'000
440,825	366,932
50,244	72,066
491,069	438,998
	!

For explosive business, the Group has been granted by its suppliers a credit period of 30 to 180 days in general.

For mining operation, the Group has been granted by its suppliers and contractors a credit period of 30 days in general. Retention monies are retained by the Group when the relevant projects are in progress. The retention payables will be released upon expiry of the defect liability period as specified in the construction agreements, which is usually 12 months.

Ageing analysis of trade payables and retention payables, based on the invoice date, is as follows:

0-180 days 181-365 days Over I year

2022	2021
RMB'000	RMB'000
397,838	363,416
32,967	19,352
60,264	56,230
491,069	438,998



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2022

RMB'000

20,121

17,512

48,236

64,455

150,324

2021

RMB'000

19,746

13,533

48,445

20,980

102,704

29. OTHER PAYABLES AND ACCRUALS

Salaries and staff welfare payables	
Other taxes payable	
Other payables and accruals	
Contract liabilities (note)	

The contract liabilities primarily relate to the advances received from customers for sale of explosives and mineral concentrates. The advances remain as contract liabilities until they are recognised as revenue when control of the goods is transferred to the customers. Typical payment terms which impact on the amount of contract liabilities are set out in note 3.15.

Changes in the contract liabilities balances during the year are as follows:

2022	2021
RMB'000	RMB'000
20,980	11,385
311,570	91,652
(266,933)	(81,001)
(1,162)	(1,056)
64,455	20,980
	RMB'000 20,980 311,570 (266,933) (1,162)

The contract liabilities of RMB20,980,000 (2021: RMB11,385,000) at the beginning of the year were recognised as revenue for the year from satisfying performance obligations during the year.

The contract liabilities at the end of the reporting period are expected to be recognised as revenue in the next financial year. As permitted under HKFRS 15, the transaction price allocated to the unsatisfied contract which has an original expected duration of one year or less is not disclosed.

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30. PROVISION

The provision for rehabilitation is related to the estimated costs of complying with the Group's obligations for land reclamation in respect of the Huangtun Pyrite Mine. These costs are expected to be incurred on closure of the mine, which, based on the period of the mining licence, lasts for 27 years.

The movement in the present value of the provision for rehabilitation is as follows:

	2022	2021
	RMB'000	RMB'000
At the beginning of the year	11,886	_
Acquisition of a subsidiary (note 31)	-	11,886
At the end of the year	11,886	11,886



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31. ACQUISITION OF A SUBSIDIARY

On 9 October 2020, the Group acquired the 51% equity interest in Anhui Jinding, which principal activity is mining, processing of pyrite, iron ore and copper and the sales of the said mineral products, through capital injection of RMB270,000,000. Upon completion of the acquisition, Anhui Jinding is accounted for as a subsidiary of the Company. The acquisition was made with the aims to extend the industrial chain to non-ferrous metals and precious metal mining.

The fair values of identifiable assets and liabilities of Anhui Jinding as at the date of acquisition are as follows:

	RMB'000
Property, plant and equipment	768,569
Intangible assets	130,322
Right-of-use assets	28,077
Non-current prepayments	106,798
Deferred tax assets	83,361
Inventories	31,748
Prepayments and other receivables	41,895
Amount due from a related company	300
Cash and cash equivalents	5,050
Trade payables	(125,510)
Accruals and other payables	(6,513)
Borrowings	(445,374)
Amounts due to shareholders	(30,970)
Amounts due to affiliates of shareholders	(306,051)
Provision	(11,886)
Fair values of the net identifiable assets	269,816
Non-controlling interests (49%)	(132,210)
Fair values of the net identifiable assets of Anhui Jinding acquired by the Group	137,606
Goodwill	132,394
Total consideration	270,000
Consideration satisfied by:	
Cash through capital injection	270,000
Net cash inflow arising from the acquisition:	
Cash consideration	270,000
Advances to Anhui Jinding included in other receivables prior to the acquisition	(270,000)
Cash and cash equivalents acquired	5,050
	5,050

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31. ACQUISITION OF A SUBSIDIARY (Continued)

The fair value of other receivables amounted to RMB2,394,000. The gross amount of these receivables is RMB2,394,000. None of the other receivables have been impaired and it is expected that the full contractual amounts can be collected.

The Group has elected to measure the non-controlling interests in Anhui Jinding at the non-controlling interests' proportionate share of Anhui Jinding's identifiable net assets.

The goodwill of RMB132,394,000, which is not deductible for tax purposes, comprises the acquired workforce and the value of expected synergies arising from the combination of the acquired business with the existing operations of the Group.

The acquisition-related costs of RMB3,519,000 have been expensed and are included in administrative expenses.

Since the acquisition date, Anhui Jinding has contributed no revenue to the Group's revenue and incurred a loss of RMB119,905,000 (included impairment loss). If the acquisition had occurred on I April 2020, the Group's revenue and net profit would have been RMB1,701,166,000 and RMB263,373,000 respectively. This pro forma information is for illustrative purpose only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on I April 2020, nor is it intended to be a projection of future performance.



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32. SHARE AWARD SCHEME

On 8 July 2019, the Company adopted a share award scheme (the "Scheme") to recognise and reward the contribution of employees or directors of the Group (the "Eligible Participants") to the growth and development of the Group, to give incentives to Eligible Participants in order to retain them for the continual operation and development of the Group and to attract suitable personnel for further development of the Group. Subject to any early termination as may be determined by the Board, the Scheme shall be valid and effective for a term of five years commencing on the adoption date.

The Board may select any Eligible Participant for participation in the Scheme and determine the number of award shares of the Company (the "Awarded Shares") to be awarded to the selected Eligible Participants (the "Selected Participants"). The Board is entitled to impose any conditions (including a period of continued service within the Group after the grant date), as it deems appropriate with respect to the entitlement of the Selected Participants to the Awarded Shares.

The Scheme is operated through a trust fund. As soon as practicable after the grant date, the Board shall contribute cash to the trust fund for the purpose of acquiring the Company's shares from the open market or off market and procure the Selected Participants to pay the cash contribution determined by the Board (if any) to the trust fund to be held on trust for them for the purchase of the Award Shares. The trustee shall cause the Awarded Shares to be transferred to such Selected Participants on the vesting date.

The Board shall not make any further award of Awarded Shares which will result in the number of Shares awarded by the Board under the Scheme exceeding 200,000,000 Shares (representing about 5.62% of the issued share capital of the Company as at the adoption date (the "Scheme Limit")). Save as prescribed under the rules of the Scheme or as otherwise restricted by the GEM Listing Rules, there shall be no limit on the total number of Awarded Shares that may be granted to a Selected Participant.

On 5 July 2021, 27,069,000 Awarded Shares were granted to the Selected Participants from which the Group received total cash contributions from the Selected Participants of RMB7,898,000. The fair value of the Awarded Shares was calculated based on the market price of the Company's shares at the grant date.

The Awarded Shares were vested and exercisable immediately at the grant date and the fair value of the Awarded Shares at the grant date amounted to HK\$0.63 per share (equivalent to RMB0.516 per share).

During the year, the Company recognised a total equity-settled share-based payment expense of RMB5,971,000 (2021: Nil) which represents the difference between the aggregate fair value of the Awarded Shares of RMB13,960,000 and the cash contribution of RMB7,989,000 received from the Selected Participants.

The difference between the fair value of the Awarded Shares granted and the cost of acquiring them from the open market amounted to RMB4,846,000 was transferred to retained profits during the year.

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33. SHARE CAPITAL

SHAKE CAFITAL						
		2022			2021	
	Number of	Nominal	Nominal	Number of	Nominal	Nominal
	shares	value	value	shares	value	value
	'000	HK\$'000	RMB'000	'000	HK\$'000	RMB'000
Authorised:						
Ordinary shares of HK\$0.01 each						
At beginning and end of the year	5,000,000	50,000		5,000,000	50,000	
Issued and fully paid:						
Ordinary shares of HK\$0.01 each						
At beginning and end of the year	3,558,725	35,586	40,259	3,558,725	35,586	40,259
		201	22		2021	

Treasury	v shares:
II Casai	y Jiiai CJ.

At the beginning of the year Granting of Awarded Shares (note 32) Shares repurchased (note)

At the end of the year

2022 Number of shares '000	RMB'000	202 Number of shares '000	I RMB'000
30,680 (27,069) 58,700	21,835 (18,806) 24,611	30,680	21,835
62,311	27,640	30,680	21,835

Number of shares in open market:

At the beginning of the year Granting of Awarded Shares from treasury shares (note 32) Shares repurchased

At the end of the year

2022	202
Number of	Number of
shares	shares
'000	'000
3,528,045	3,558,725
27,069	_
(58,700)	(30,680)
3,496,414	3,528,045

Note:

During the year ended 31 March 2022, the Company purchased 58,700,000 (2021: 30,680,000) of its shares on the Stock Exchange at a total consideration of RMB24,611,000 (2021: RMB21,835,000).



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34. RESERVES

The Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity. The nature and purpose of the reserves are as follows:

(a) Share premium

Under the Companies Law of the Cayman Islands, the share premium is available for distribution to shareholders subject to a solvency test on the Company and the provisions of the Articles of Association of the Company.

(b) Capital distributable reserve

Capital distributable reserve arose from share premium cancellation. Upon the capital reorganisation becoming effective on 17 January 2012, the amount standing to the credit of the share premium account has been cancelled and the credit arising from the share premium cancellation has been used to eliminate the accumulated losses of the Company. It may be utilised by the Company's directors in accordance with the Company's memorandum and article of association and all applicable laws.

It also represented capital contribution from a substantial shareholder in the form of waiving the interest accrued of RMB1,427,000 on the loan from the substantial shareholder pursuant to the capitalisation and settlement agreement entered into by the Company and the substantial shareholder on 8 July 2013.

(c) Contributed surplus

The contributed surplus represents the excess of the fair value of the shares of the subsidiaries acquired pursuant to the reorganisation over the nominal value of the Company's shares issued in exchange therefor.

(d) Restructuring reserve

The restructuring reserve arose from the restructuring transactions conducted within Ample Ocean Holdings Limited and its subsidiaries (the "Ample Ocean Group") in previous years prior to the completion of the acquisition of the Ample Ocean Group.

(e) Merger reserve

Merger reserve arose upon completion of acquisition of the Ample Ocean Group by the Company in prior years. The acquisition was accounted for by applying principles of merger accounting in accordance with Accounting Guideline 5 Merger Accounting for Common Control Combinations.

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34. RESERVES (Continued)

(f) Foreign currency translation reserve

The foreign currency translation reserve comprises exchange differences arising from the translation of the financial statements of foreign operations.

(g) Statutory reserve

In accordance with the relevant laws and regulations of the PRC, the PRC subsidiaries are required to appropriate 10% of its profit after income tax, prepared in accordance with the accounting regulation in the PRC, to the statutory reserve fund until the statutory reserve balance reaches 50% of the registered capital. Subject to certain restrictions, such reserve may be used to reduce any losses incurred or for capitalisation as paid-up capital of the PRC subsidiaries.

(h) Other reserve

In accordance with the relevant laws and regulations of the PRC, entities engaged in mining and explosives related businesses are required to provide for safety fund at certain percentage of revenue generated by the entities. This fund can be utilised for safety measures related to the production of the entities.



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35. NON-CONTROLLING INTERESTS ("NCI")

The following non-wholly owned subsidiaries including Subsidiary A, Subsidiary D, Subsidiary E, Subsidiary F (as defined in note 44) and Anhui Jinding (2021: Subsidiary A, Subsidiary D, Subsidiary E and Anhui Jinding) are considered as having material NCIs at the end of the reporting period and the percentages of equity interest held by the NCIs are 49.99%, 40%, 40%, 45% and 49% (2021: 49.99%, 40%, 40% and 49%) respectively.

Summarised financial information in relation to the NCIs of the above subsidiaries, before intra-group eliminations, is presented below:

2022	Subsidiary A RMB'000	Subsidiary D RMB'000	Subsidiary E RMB'000	Subsidiary F RMB'000 (Note)	Anhui Jinding RMB'000
Non-current assets Current assets	58,870 25,871	188,837 535,322	98,825 1,445,020	- 250,000	1,315,255 111,355
Current liabilities Non-current liabilities	(11,475)	(69,274)	(869,409) (253,949)		(888,025) (324,740)
Net assets	73,266	654,885	420,487	250,000	213,845
Accumulated NCI	36,626	261,954	168,195	150,000	104,784
Revenue	78,028	481,641	1,002,756		212,480
Profit/(loss) for the year	34,469	95,405	127,029		(25,827)
Total comprehensive income	25,036	95,405	127,029		(25,827)
Profit/(loss) allocated to NCI	17,231	38,162	50,812		(12,655)
Total comprehensive income allocated to NCI	12,515	38,162	50,812		(12,655)
Dividend declared to NCI	16,561				
Capital contribution from NCI				150,000	
Net cash inflows from operating activities	34,663	64,163	392,991		49,753
Net cash outflows from investing activities	(101)	(7,182)	(363,117)		(104,775)
Net cash (outflows)/inflows from financing activities	(33,934)	(62,649)	41,264	250,000	72,750

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35. NON-CONTROLLING INTERESTS ("NCI") (Continued)

2021	Subsidiary A RMB'000	Subsidiary D RMB'000	Subsidiary E RMB'000	Anhui Jinding RMB'000
	KI1B 000	KI1B 000	KI1B 000	KI1B 000
Non-current assets	72,007	160,491	105,323	1,253,549
Current assets	24,048	530,348	1,115,110	73,819
Current liabilities	(14,698)	(131,645)	(851,975)	(680,108)
Non-current liabilities			(75,000)	(407,589)
Net assets	81,357	559,194	293,458	239,671
Accumulated NCI	40,670	223,678	117,383	117,439
Revenue	54,730	613,800	1,052,151	
Profit/(loss) for the year	18,395	209,374	193,585	(30,143)
Total comprehensive income	(1,115)	209,374	193,585	(30,143)
Profit allocated to NCI	9,195	83,750	77,434	(14,770)
Total comprehensive income				
allocated to NCI	(559)	83,750	77,434	(14,770)
Dividend declared to NCI	8,287	300,000		
Capital contribution from NCI			80,000	
Net cash inflows from operating activities	33,267	323,281	440,283	24,925
Net cash (outflows)/inflows from				
investing activities	(261)	136,854	(85,234)	(121,124)
Net cash (outflows)/inflows from				
financing activities	(26,079)	(487,637)	(276,998)	93,663

Note:

The difference between the amount of accumulated NCI of Subsidiary F and the share of Subsidiary F's net assets by the NCI is mainly due to the registered capital of Subsidiary F not yet being fully contributed by the respective shareholders including the Group.



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36. CAPITAL COMMITMENTS

2022 2021 RMB'000 RMB'000

Acquisition of property, plant and equipment

37. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in the consolidated financial statements, the Group entered into the following transactions with related parties:

	Name of related party	Related party relationship	Type of transaction	Transactio	on amount
				2022 RMB'000	2021 RMB'000
(i)	內盛安保安有限責任公司 Inner Mongolia Shengan Security Limited (note)	Entity under common control of Mr. Ma	Security services provided by the related party	1,698	1,936
(ii)	Tianrun Blasting	Associate	Sales to the related party	10,387	36,412
(iii)	Wuhai Ansheng	Associate	Sales to the related party	24,097	

Note: The English name above is for identification purpose only. The official name of the entity is in Chinese.

The terms of the above transactions were based on those agreed among the Group and the related parties in normal course of business.

(b) Members of key management personnel compensation:

	2022 RMB'000	2021 RMB'000
Salaries, allowances and benefits in kind	7,036	3,892

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38. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

- (a) Included in the total cash contribution of RMB7,989,000 related to the Awarded Shares granted by the Company during the year, RMB7,628,000 of which had been received from the Selected Participants as at 31 March 2021.
- (b) During the year ended 31 March 2021, pursuant to several debts assignment agreements:
 - other borrowings amounted to RMB150,000,000 and amount due to a related company of RMB46,000,000 were assigned to certain suppliers (trade payables) of the Group; and
 - dividend payable to ex-shareholders of a subsidiary of the Group of RMB9,460,000 was transferred to a related company of the Group.



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38. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

(c) Reconciliation of liabilities arising from financing activities:

	Lease liabilities (note 16) RMB'000	Borrowings (note 27) RMB'000	Amount due to a related company (note 25) RMB'000	Amount due to a shareholder (note 25) RMB'000
At I April 2020	21,740	325,000	15,500	77,135
Changes from cash flows:				
Interest paid	_	(11,421)	_	_
Proceeds from new borrowings	_	208,370	_	_
Lease repayments	(34,452)	_	_	_
Fund transfer, net	_	(207.600)	21,040	(43,943)
Repayment of bank loans		(297,690)		
	(34,452)	(100,741)	21,040	(43,943)
Other changes:				
Acquisition of a subsidiary (note 31) Debts assignment arrangements	_	782,395	-	_
(note 38(b))	_	(150,000)	(36,540)	_
New leases	33,315	(133,333)	(55,515)	_
Interest expenses	51	18,563	_	_
Exchange realignment	(51)			(4,418)
At 31 March 2021	20,603	875,217		28,774
Changes from cash flows:				
Interest paid	-	(21,267)	_	-
Proceeds from new borrowings	_	330,000	_	-
Lease repayments	(35,362)	_	-	- (F 07F)
Fund transfer, net Repayment of bank loans	_	(215,000)	89,530	(5,075)
Repayment of bank loans	<u>_</u>	(213,000)		
	(35,362)	93,733	89,530	(5,075)
Other shanges				
Other changes: New leases	38,095	_	_	_
Interest expenses	165	32,288	_	- [
Exchange realignment	(44)			(966)
At 31 March 2022	23,457	1,001,238	89,530	22,733



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39. DIVIDENDS

In

	2022 RMB'000	2021 RMB'000
nterim dividend declared during the year: 2022: HK\$0.01 per share 2021: HK\$0.01 per share	28,530	- 30,792
inal dividend proposed after the end of reporting period:		30,772
2022: HK\$0.01 per share 2021: HK\$0.01 per share	28,321	29,833
	56,851	60,625

The interim dividend of HK\$0.01 per share (2021: HK\$0.01 per share) totalling RMB28,530,000 (equivalent to HK\$35,587,000) (2021: RMB30,792,000 (equivalent to HK\$35,407,000)) for the six-month period ended 30 September 2021 was declared and paid in May 2022.

The directors recommend the payment of final dividend of HK\$0.01 per share (2021: HK\$0.01 per share), amounting to RMB28,321,000 (equivalent to HK\$34,964,000) (2021: RMB29,833,000 (equivalent to HK\$35,280,000)) for the year ended 31 March 2022 which is subject to shareholders' approval at the forthcoming annual general meeting.

The final dividend declared subsequently to 31 March 2022 has not been recognised as a liability as at 31 March 2022.



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40. SUMMARY OF FINANCIAL ASSETS AND LIABILITIES BY CATEGORIES

The carrying amounts of the Group's financial assets and liabilities as recognised at the end of the reporting period are also analysed into the following categories. See note 3.13 for explanations about how the category of financial instruments affects their subsequent measurement.

	2022 RMB'000	2021 RMB'000
Financial assets		
Financial assets at FVOCI		
- bills receivables	110,067	192,939
Financial assets at amortised cost	(00.00)	222 212
– cash and cash equivalents	623,396	232,010
- restricted bank balances	18,089	
trade receivablesdeposits and other receivables	264,607 54,423	238,311 23,291
- amounts due from shareholders	316	328
- amounts due from associates	20,460	11,474
- amount due from a joint venture	4,536	8,751
	1,095,894	707,104
Financial liabilities		
Financial liabilities at amortised cost		
– trade payables	491,069	438,998
 other payables and accruals 	68,357	68,191
– dividend payable	30,648	35,482
- amount due to an associate	18,000	18,000
- amount due to a related company	89,530	-
- amount due to a shareholder	22,733	28,774
- borrowings	1,001,238	875,217
Other financial instruments	22.4==	20.422
 Lease liabilities 	23,457	20,603
	1,745,032	1,485,265

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40. SUMMARY OF FINANCIAL ASSETS AND LIABILITIES BY CATEGORIES (Continued)

(a) Financial instruments not measured at fair value

Financial instruments not measured at fair value include cash and cash equivalents, restricted bank balances, trade receivables, other receivables and deposits, trade payables, other payables and accruals, amounts due from/to related parties, borrowings, dividend payable and lease liabilities. Due to their short term nature or bearing interest at prevailing market rates, the carrying value of these financial instruments approximates fair value.

(b) Financial instruments measured at fair value

The fair value of bills receivables was measured based on recent transaction prices at the reporting date, which was a level 2 fair value measurement.

41. FINANCIAL RISK MANAGEMENT

The main risks arising from the Group's financial instruments in the normal course of the Group's business are credit risk, liquidity risk, interest rate risk and currency risk. These risks are managed according to the Group's financial management policies and practices described below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(a) Credit risk

The Group's credit risk is primarily attributable to its contract assets, trade and bills receivables, other receivables and deposits and amounts due from related parties. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis and the Group does not hold any collateral over these balances.

Contract assets and trade and bills receivables at the end of the reporting period are due from customers in explosive trading and blasting services segment.

The Group has a certain concentration of credit risk in respect of the trade receivables which are from customers in explosive trading and blasting services segment as 62% (2021: 71%) of the total trade receivables at the reporting date was due from the Group's five largest customers in that segment.

Cash and cash equivalents and restricted bank balances are mainly deposited with registered banks in the PRC, Hong Kong and Tajikistan. The directors consider the credit risk on bank balances are limited because the counterparties are banks with high-credit rating. No bills receivables as at 31 March 2022 and 2021 were past due. The directors consider the credit risk on bills receivables is low since the issuers or the banks which guarantee payments of bills receivables are of high credit rating.

Accordingly, the ECLs for cash and cash equivalents, restricted bank balances and bills receivables are expected to be minimal.

The carrying amounts of contract assets, trade and bills receivables, other receivables and deposits, restricted bank balances, cash and cash equivalents and amounts due from related parties included in the consolidated statement of financial position represent the Group's maximum exposure to credit risk in relation to its financial assets which carry significant exposure to credit risk.

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41. FINANCIAL RISK MANAGEMENT (Continued)

(a) Credit risk (Continued)

(i) Impairment of trade receivables and contract assets

The Group measures loss allowances for trade receivables and contract assets at an amount equal to lifetime ECLs, which is calculated using a provision matrix based on days past due for grouping of customer segments that have similar loss patterns.

The following tables provide information about the Group's exposure to credit risk and ECLs for the trade receivables and contract assets at the end of the reporting period:

Current
0-30 days past due
31-90 days past due
91 days to 1 year past due
Over 1 year past due

0

	2022	
	Gross	
Expected	carrying	Loss
loss rate	amount	allowance
(%)	RMB'000	RMB'000
0.0	209,328	_
0.7	115,966	847
2.0	37,974	744
6.3	44,544	2,814
25.0	16,344	4,088
	424,156	8,493

		2021	
		Gross	
	Expected	carrying	Loss
	loss rate	amount	allowance
	(%)	RMB'000	RMB'000
Current	0.0	177,924	_
0-30 days past due	0.5	99,778	452
31-90 days past due	0.4	49,546	208
I days to I year past due	0.4	16,490	65
Over I year past due	10.2	31,241	3,202
		374,979	3,927

Expected loss rates are determined based on actual loss experience over the past three years. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables as well as forward-looking estimates at the end of the reporting period.

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41. FINANCIAL RISK MANAGEMENT (Continued)

(a) Credit risk (Continued)

(i) Impairment of trade receivables and contract assets (Continued)

For the year ended 31 March 2022, the increase in the gross carrying amount in the age band "91 days to 1 year past due" and the increase in expected loss rate for that age band resulted in increase in loss allowance of RMB2,749,000.

For the year ended 31 March 2021, reduction in the gross carrying amount in the age band "91 days to 1 year past due" has resulted in decrease in loss allowance of RMB1,835,000.

(ii) Impairment of other receivables and deposits

The Group measures loss allowances for other receivables and deposits using the general approach under HKFRS 9. Impairment of these receivables and deposits was provided based on the "three-stage" model by referring to the changes in credit quality since initial recognition.

These receivables and deposits that are not credit-impaired on initial recognition are classified in "Stage I" and have their credit risk continuously monitored by the Group. The ECLs are measured on a 12-month basis.

If a significant increase in credit risk (as defined in accounting policy note 3.13(ii)) since initial recognition is identified, the financial asset is moved to "Stage 2" but it not yet deemed to be credit-impaired. The ECLs are measured on lifetime basis.

If the financial asset is credit-impaired (as defined in accounting policy note 3.13(ii)), the financial asset is then moved to "Stage 3". The ECLs are measured on lifetime basis.

At Stages I and 2, interest income is calculated on the gross carrying amount (without deducting the loss allowance). If a financial asset subsequently becomes credit-impaired (Stage 3), the Group is required to calculate the interest income by applying the effective interest method in subsequent reporting periods to the amortised cost of the financial asset (the gross carrying amount net of loss allowance) rather than the gross carrying amount.

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41. FINANCIAL RISK MANAGEMENT (Continued)

(a) Credit risk (Continued)

Other receivables and deposits

Other receivables and deposits

(ii) Impairment of other receivables and deposits (Continued)

0.5%-19.5%

The following table provides information about the Group's exposure to credit risk and ECLs for other receivables and deposits at the end of the reporting period:

		2022		
Loss allowance RMB'000	Gross carrying amount RMB'000	Lifetime ECLs Stage 2 RMB'000	I2-month ECLs Stage I RMB'000	Expected loss rate (%)
5,633	60,056	19,861	40,195	0.5%-19.5%
		2021		
	Gross	Lifetime	12-month	
Loss	carrying	ECLs	ECLs	Expected
		Stage 2	Stage I	loss rate
allowance	amount	36486 2	0	

28,924

5,633

The Group measures loss allowance for other receivables and deposits by considering probabilities of default. The Group analyses the debtors based on their credit risk characteristics and determines probability of default for each risk cluster with reference to external ratings and benchmarking to similar risk portfolio. ECL rates are thereby determined based on probabilities of default, taking into account loss given default and adjusted for forward-looking information.

28,924

The directors have assessed that there has been a significant increase in credit risk in respect of the advance to a subcontractor amounting to RMB19,861,000 since initial recognition and thus the Group provided impairment for such balance using lifetime basis. For other receivables and deposits, the Group provided impairment based on 12-month ECL.

In respect of amounts due from related companies which mainly comprise amounts due from associates and a joint venture of RMB24,996,000 (2021: RMB20,225,000), the directors assessed that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12-month ECL. For the years ended 31 March 2022 and 2021, the Group assessed the ECL for these receivables was insignificant and thus no loss allowance was recognised.

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41. FINANCIAL RISK MANAGEMENT (Continued)

(b) Liquidity risk

Liquidity risk relates to the risk that the Group will not be able to meet its obligations associated with its financial liabilities and other financial instruments that are settled by delivering cash or another financial asset. The Group is exposed to liquidity risk in respect of settlement of trade payables and other payables, including amounts due to related parties, dividend payable, borrowings, lease liabilities and its financing obligation and also in respect of its cash flow management. Each entity within the Group is responsible for its own cash management.

The Group's policy is to regularly monitor its current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

The following table details the Group's remaining contractual maturity for its financial liabilities (other than lease liabilities (note 16) as at the end of the reporting period, which are based on undiscounted cash flows (including interest payments computed using contractual rates or if floating, based on rates ruling at the end of the reporting period) and the earliest date the Group can be required to pay.



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41. FINANCIAL RISK MANAGEMENT (Continued)

(b) Liquidity risk (Continued)

		More than	More than	More than	Total	
	Within	one year but	two years but	three years	contractual	
	one year or	less than	less than	but less than	undiscounted	Carrying
	on demand	two years	five years	five years	cash flows	amount
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 31 March 2022						
Non-derivative financial liabilities						
Trade payables	491,069	-	-	-	491,069	491,069
Other payables and accruals	68,357	-	-	-	68,357	68,357
Dividend payable	30,648	-	-	-	30,648	30,648
Amount due to an associate	18,000	-	-	-	18,000	18,000
Amount due to a related company	89,530	-	-	-	89,530	89,530
Amount due to a shareholder	22,733	-	-	-	22,733	22,733
Borrowings	454,325	224,331	315,140	54,749	1,048,545	1,001,238
	1,174,662	224,331	315,140	54,749	1,768,882	1,721,575
As at 31 March 2021						
Non-derivative financial liabilities						
Trade payables	398,580	40,418	-	_	438,998	438,998
Other payables and accruals	68,191	-	-	-	68,191	68,191
Dividend soughts	35,482		_	_	35,482	35,482
Dividend payable	33,702	_			33,102	33, 102
Amount due to an associate	18,000	-	-	_	18,000	18,000
• •		_ _ 28,774	- -	-		
Amount due to an associate		28,774 170,795	277,975	53,551	18,000	18,000

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41. FINANCIAL RISK MANAGEMENT (Continued)

(c) Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in the market interest rates. The Group's interest rate risk mainly arises from bank balances and borrowings as disclosed in notes 26 and 27 respectively. The directors of the Company consider that interest rate exposure on bank deposits is not significant due to low level of interest rate on these deposits.

The Group has not used any financial instruments to hedge potential fluctuations in interest rates as the change of interest rate on bank deposits and borrowings is not expected to be significant. The interest rates and terms of repayments of the Group's borrowings are disclosed in note 27.

As at 31 March 2022, it is estimated that a general increase/decrease of 50 basis points in interest rates, with all other variables held constant, the Group's interest capitalised in construction in progress for the year would be increased/decreased by approximately RMB266,000 (2021: RMB950,000); and profit for the year and retained profits would be decreased/increased by approximately RMB3,996,000 (2021: RMB2,687,000) in response to the general increase/decrease in interest rates.

(d) Currency risk

Currency risk refers to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group operates in Hong Kong, the PRC and Tajikistan. Transactions of group companies in Hong Kong are denominated and settled in HK\$ and United States dollar ("USD") while transactions of group companies in the PRC and Tajikistan are denominated and settled in RMB and USD, and Tajikistani Somoni ("TJS") respectively.

The Group has transactional currency exposure. This exposure mainly arises from purchase transactions of an operating unit from the blasting services segment in a currency other than the unit's functional currency. The Group's Tajikistan entity imports goods from PRC suppliers, which are predominately conducted in RMB and USD. As a result, the Group is exposed to fluctuations in the exchange rate between RMB and USD and TJS.

The carrying amounts of the Group's foreign currency denominated monetary assets and liabilities in net position (excluding HK\$ and USD) at the end of the reporting period are as follows:



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41. FINANCIAL RISK MANAGEMENT (Continued)

(d) Currency risk (Continued)

Net monetary assets/(liabilities)	2022 RMB'000	2021 RMB'000
USD RMB	9,597 4,370	(1,104)

42. CAPITAL RISK MANAGEMENT

The Group's objective of managing capital is to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce cost of capital.

Capital structure of the Group comprises equity plus debts raised by the Group (including borrowings) net with cash and cash equivalents. The Group's management reviews the capital structure by considering the cost of capital and the risks associated with each class of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new share as well as issue new debt or redeem its existing debt as it sees fit and appropriate. No change was made in the objectives, policies or processes for managing capital during the year ended 31 March 2022.

The net debt-to-adjusted capital ratio at the end of the reporting period is as follows:

	2022	2021
	RMB'000	RMB'000
Debts	1,001,238	875,217
Less: cash and cash equivalents	(623,396)	(232,010)
Net debts	377,842	643,207
Total equity	1,436,599	1,167,267
Net debt to equity ratio	26.3%	55.1%

The Group targets to maintain a net debt to equity ratio to be in line with the expected changes in economic and financial conditions.



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43. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

(a) Statement of financial position of the Company

Control of minimum position of the Company			
		2022	2021
	Notes	RMB'000	RMB'000
Non-current assets			
Property, plant and equipment		56	_
Right-of-use assets		60	308
Investments in subsidiaries		60,266	59,456
		60,382	59,764
Current assets			
Amounts due from subsidiaries		4,615	6,044 42
Other receivables, prepayments and deposits Cash and cash equivalents		3,862	6,436
Cash and Cash equivalents			
		8,518	12,522
Current liabilities			
Other payables and accruals		2,302	7,816
Dividend payable		30,648	30,792
Amount due to subsidiaries		77,157	136,772
Amount due to a shareholder		22,733	
		122.040	175 200
		132,840	175,380
Net current liabilities		(124 222)	(142.050)
Net current habilities		(124,322)	(162,858)
Total assets less current liabilities		(63,940)	(103,094)
Total assets less current habilities		(03,740)	(103,074)
Non-current liability			
Amount due to a shareholder			28,774
Net liabilities		(63,940)	(131,868)
Capital and reserves	22	40.250	40,259
Share capital Treasury shares	33 33	40,259 (27,640)	(21,835)
Reserves	43(b)	(76,559)	(150,292)
	()	'	
Capital deficiency		(63,940)	(131,868)
,			,

On behalf of the Board

Mr. Xiong Zeke

Director

Mr. Ma Tianyi

Director



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43. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (Continued)

(b) Reserves of the Company

					Foreign		
		Capital			currency		
	Share	distributable	Contributed	Merger	translation	Accumulated	
	premium	reserve	surplus	reserve	reserve	losses	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 1 April 2020	677,614	25,141	(18,702)	(613,910)	(29,610)	(129,627)	(89,094)
Loss for the year	-	-	-	-	-	(10,245)	(10,245)
Dividend declared or approved	(59,635)	-	-	-	-	-	(59,635)
Exchange difference from translation							
to presentation currency					8,682		8,682
As at 31 March 2021	617,979	25,141	(18,702)	(613,910)	(20,928)	(139,872)	(150,292)
Profit for the year	_	_	_	_	_	130,862	130,862
Dividend declared or approved	(58,363)	_	_	_	_	_	(58,363)
Exchange difference from translation	, ,						, ,
to presentation currency	_	_	_	_	6,080	_	6,080
Granting of Awarded Shares					0,000		0,000
						(4.044)	(4.044)
(note 32)						(4,846)	(4,846)
As at 31 March 2022	559,616	25,141	(18,702)	(613,910)	(14,848)	(13,856)	(76,559)



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44. PARTICULARS OF SUBSIDIARIES

Particulars of the subsidiaries as at 31 March 2022 are as follows:

Name	Place of incorporation and operation	Particulars of issued and paid up capital/ registered capital	held by the	_	Principal activities
Perfect Start development Limited	The British Virgin Islands ("BVI")	50,000 ordinary shares of US\$1 each	100%	-	Investment holding
Pizu International Limited	Hong Kong	HK\$71,200,000	-	100%	Investment holding
KM Muosir Limited Liability Company ("Subsidiary A") (note (iv))	Tajikistan	TJS88,700,000	-	50.01%	Manufacture and sale of explosives
Pizu Trading Limited	Hong Kong	HK\$10,000	-	100%	Investment holding
比優(深圳)礦業有限公司 Pizu (Shenzhen) Mining Limited (notes (i) and (ii))	PRC	RMB10,000,000	-	100%	Trading of bulk minerals in the PRC
Ample Ocean Holdings Limited	BVI	50,000 ordinary shares of US\$1 each	100%	-	Investment holding
Ample Ocean Group Limited	Hong Kong	HK\$1,000,000	100%	-	Investment holding
Ample Ocean Global Limited	BVI	HK\$50,000	100%	-	Investment holding
西藏福德圓實業集團有限公司 Tibet Fudeyuan Trading Limited (notes (i) and (ii))	PRC	RMB100,000,000	-	100%	Investment holding
巴彥淖爾市安泰民爆器材有限責任公司 Bayannur City Antai Explosives Equipment Company Limited (notes (i) and (iii))	PRC	RMB1,350,000	-	30.6%	Trading of civil explosives
比優(西藏)資源開發利用有限責任公司 Pizu (Tibet) Resources Development and Utilisation Co., Ltd. (notes (i) and (iii)) ("Subsidiary F")	PRC	RMB250,000,000	-	55%	Investment holding
比優探索(北京)資源勘查有限公司 Pizu (Beijing) Resources Exploration Co., Ltd. (notes (i) and (iii))	PRC	RMB10,000,000	-	51%	Exploration and provision of technical services



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44. PARTICULARS OF SUBSIDIARIES (Continued)

Particulars of the subsidiaries as at 31 March 2022 are as follows: (Continued)

	Place of incorporation	Particulars of issued and paid up capital/	Percent ownership voting rights	interests/	
Name	and operation	registered capital	held by the Directly	Company Indirectly	Principal activities
內蒙烏拉特前旗盛安化工有限公司 Inner Mongolia Urad Front Banner Shengan Chemical Limited (notes (i) and (iii))	PRC	RMB1,000,000	-	42%	Manufacture and sale of explosives
內蒙古盛安化工有限責任公司 Inner Mongolia Shengan Chemical Limited ("Subsidiary D") (notes (i) and (iii))	PRC	RMB200,000,000	-	60%	Investment holding and sourcing of production materials for group companies
巴彥淖爾盛安化工有限責任公司 Bayannur Shengan Chemical Limited ("Subsidiary C") (notes (i) and (iii))	PRC	RMB20,000,000	-	60%	Manufacturing and sale of civil explosives
內蒙聚力工程爆破有限公司 Inner Mongolia Juli Engineering and Blasting Services Limited ("Subsidiary E") (notes (i) and (iii))	PRC	RMB200,000,000	-	60%	Sale of civil explosives and provision of blasting operations and related services
西藏廣旭實業有限公司 Tibet Guangxu Industrial Company Limited (notes (i) and (iii))	PRC	RMB50,000,000	-	60%	Provision of mining and subcontracting services
鄂托克旗盛安九二九化工有限責任公司 Otog Banner Shengan 929 Chemical Limited ("Subsidiary B") (notes (i) and (iii))	PRC	RMB30,000,000	-	60%	Manufacturing and sale of civil explosives
內蒙古烏拉特中旗盛安工貿有限責任公司 Inner Mongolia Urad Middle Banner Shengan Trading Limited (notes (i) and (iii))	PRC	RMB10,000,000	-	60%	Inactive
安徽省金鼎礦業股份有限公司 Anhui Jinding Mining Co., Ltd (notes (i) and (iii))	PRC	RMB375,292,836	-	51%	Mining, processing of pyrite, iron ore and copper and the sale of the said mineral products



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44. PARTICULARS OF SUBSIDIARIES (Continued)

Particulars of the subsidiaries as at 31 March 2022 are as follows: (Continued)

Notes:

- (i) The English names are for identification purpose only. The official names of these entities are in Chinese.
- (ii) The company is a wholly-foreign owned enterprise in the PRC.
- (iii) The company is a limited liability company in the PRC.
- (iv) The company is a limited liability company in Tajikistan.



FIVE YEARS FINANCIAL SUMMARY

The consolidated statements of comprehensive income of the Group for the financial years 2018 to 2022 and the consolidated statements of financial position of the Group as at 31 March, 2018, 2019, 2020, 2021 and 2022 are as follows:

Year ended 31 March

	2022 RMB'000	202 I RMB'000	2020 RMB'000	2019 RMB'000	2018 RMB'000
Results					
Revenue	1,637,443	1,701,166	1,627,344	1,556,596	1,124,581
Profit before income tax	244,097	329,543	456,217	359,442	304,108
Income tax expense	(35,577)	(51,452)	(57,582)	(51,469)	(43,586)
Profit for the year	208,520	278,091	398,635	307,973	260,522
		A	s at 31 March		
	2022 RMB'000	2021 RMB'000	2020 RMB'000	2019 RMB'000	2018 RMB'000
Assets and liabilities	_	2021	2020		
Assets and liabilities Total assets	_	2021	2020		
	RMB'000	2021 RMB'000 2,715,646	2020 RMB'000	RMB'000	RMB'000