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Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board and no assurance is given that there will be a liquid market in the securities traded on GEM.

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This report, for which the board (the "Board") of directors (the "Directors") of MEIGU Technology Group Holding Limited (the "Company") 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 (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. 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; there are no other matters the omission of which would make any statement herein or this report misleading

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Corporate Information

BOARD OF DIRECTORS

Executive Directors

Mr. Cheng Dong (Chairman)

Mr. Jiang Guitang (Chief Executive Officer)

Ms. Shi Dongying

Independent Non-executive Directors

Mr. Huang Xin

Mr. Tam Tak Kei Raymond

Mr. Ng Sai Leung

AUDIT COMMITTEE

Mr. Ng Sai Leung (Chairman)

Mr. Tam Tak Kei Raymond

Mr. Huang Xin

REMUNERATION COMMITTEE

Mr. Tam Tak Kei Raymond (Chairman)

Mr. Jiang Guitang

Mr. Huang Xin

NOMINATION COMMITTEE

Mr. Huang Xin (Chairman)

Mr. Cheng Dong

Mr. Ng Sai Leung

RISK MANAGEMENT COMMITTEE

Ms. Shi Dongying (Chairman)

Mr. Cheng Dong

Mr. Tam Tak Kei Raymond

AUTHORISED REPRESENTATIVES

Ms. Shi Dongying

Mr. Ng Chi Ho Dennis

COMPLIANCE OFFICER

Ms. Shi Dongying

COMPANY SECRETARY

Mr. Ng Chi Ho Dennis

COMPANY WEBSITE

www.nantonggrate.com

STOCK CODE

8349

PRINCIPAL BANKER

Wing Lung Bank Limited G/F, Wing Lung Bank Building 45 Des Voeux Road Central Hong Kong

AUDITOR

Crowe (HK) CPA Limited
Certified Public Accountant
9/F Leighton Centre
77 Leighton Road
Causeway Bay Hong Kong

REGISTERED OFFICE

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

Corporate Information

PRINCIPAL PLACE OF BUSINESS IN THE PEOPLE'S REPUBLIC OF CHINA

66 South Oujiang Road Haimen City Jiangsu, PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1603, 16/F China Building 29 Queen's Road Central Hong Kong

SHARE REGISTRAR AND TRANSFER OFFICE

Cayman Islands Principal Share Registrar and Transfer Office

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Tricor Investor Services Limited Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong

Chairman's Statement

On behalf of the Board, I hereby present the results of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2020 to the shareholders (the "Shareholders") of the Company.

REVIEW

Throughout the year 2020, both domestic and international economies were mired in complex and grim conditions amidst global economy slowdown resulting from the spread of COVID-19. In order to contain the novel coronavirus pandemic caused by the spread of COVID-19, the central government of the People's republic of China (the "PRC") has adopted a series of prevention and control measures, including regional traffic control, restriction or suspension of entertainment, as well as delayed resumption of factory production, etc. This has undoubtedly led to temporary negative impact on the economy of the country and hence the PRC central government implemented a series of measures to mitigate the negative impact on the economy, such as reduction of tax, fees, interest rate and rent. With the relaxation of the prevention and control measures since April 2020, factory production was allowed to resume. During the onset of the COVID-19 pandemic, the Group took reasonable steps to manage the crisis with the aim of protecting the health of the Group and the workforce. The Group also took swift actions to accommodate customers' changing needs while complying with the prevention regulations imposed by the government.

The Group operated amidst an unstable economic environment in 2020, but yet it still managed to obtain sales revenue of approximately RMB97.6 million and net profit of approximately RMB5.5 million for the year ended 31 December 2020, which represented an increase of approximately 21.6% and 59.7% respectively over those of the corresponding period in 2019. For the financial year ended 31 December 2020, epoxy wedge strip products, which became the most popular products of the Group, accounted for approximately 53.1% (2019: 31.4%) of the total revenue of the Group.

Although the United States of America (the "U.S.") and the PRC governments entered into an agreement for easing the tension of the trade war in January 2020, there was no sign of removing the import tariff of the Group's products sold to the U.S. subsequent to the change of the U.S. government in January 2021. Since most of the import tariff for the U.S. exports of the Group was borne by the U.S. importer, it is expected that the tariff levied on the Group's U.S. export would not cause significant financial impact to the Group. However, it is believed that the import tariff might have a negative impact on the demand for the Group's products as evidenced by a decrease in sales revenue of approximately 16.8% over that of 2019 in that region.

Chairman's Statement

PROSPECTS

Although the spread of the COVID-19 pandemic in the PRC has been controlled at an acceptable level, the crisis across the globe has become more critical. However, as more COVID-19 vaccines become available for the provision of acquired immunity against the coronavirus disease, it remains hopeful that the spread of the COVID-19 pandemic across the globe would be slowed down. While stricter prevention and control measures including lock-downs have not yet been relaxed in certain countries, the Group will therefore continue to keep a close attention to the impact caused by the COVID-19 and will take all relevant actions in order to minimize the negative impact on the Group.

Economic environment, however, remains uncertain as the economic activities are almost stagnant due to the fact that the widespread COVID-19 pandemic has not slowed down in various countries. In order to cater for this uncertainty, the Group will need to take part more rigorously in tender bidding for all potential projects both in the PRC and the overseas markets. Moreover, the Group will continue to enhance product recognition by improving production technology so as to maintain effective cost control and strengthen the competitiveness. Further, the Group will recruit more experienced talents to fulfil the Group's mission in product research, development and market expansion.

Whilst the PRC government struggled to contain the coronavirus pandemic, it is believed that the PRC is one of the few countries in the world to have experienced an economic growth with its gross domestic product increased by 2.3% in 2020. Given the resilience and potential of the PRC's economy in the long run, it is considered that stable growth would remain unchanged. Looking ahead, the Group remains prudent and optimistic about the prospects of its business in the long run. The Group will follow a cautious approach to ensure continuous, steady and effective business and operation development in 2021. While the Group is closely monitoring the latest development of the epidemic disease resulting from the spread of COVID-19 and its impact on the industry at large, it would adjust its strategies from time to time when required.

ACKNOWLEDGEMENT

On behalf of the Board, I would like to take this opportunity to express sincere gratitude to our employees and the management team for their hard work and contribution in the year. I would also like to thank all Shareholders for their long-term support.

Cheng Dong

Chairman 19 March 2021

GENERAL OVERVIEW

The Group is an established and leading manufacturer in the PRC engaged in the research and development, production and sale of a variety of fiberglass reinforced plastic ("FRP") grating products. The Group's major products consist of: (i) FRP grating products; (ii) phenolic grating products; and (iii) epoxy wedge strip products.

The applications for FRP are quite wide including building and construction field, electrical and telecommunications engineering. As the product is characterized by its light weight, high strength, toughness, anti-slippery, anti-erosion, flame retardant, insulation and easy to colour and artistic properties as well as its good and comprehensive economic benefits, it is widely applied in industries including petrochemical, electrical, marine engineering, plating, vessel, metallurgy, steel, papermaking, brewing and municipal industry and mainly used in operating platform, equipment platform, stair treads, trench covers, filter plates, etc., which indicates that it is an ideal component for corrosive environment.

Given that FRP delivers outstanding performance as a comparatively new type of materials and as a substitute of traditional materials such as wood, concrete and metal, and the potential application of products made of FRP composites in a wide range of fields such as aerospace, energy and transportation industries, the management expects that the overall FRP market in China will grow at a steady pace in the coming years in the light of gradual maturity and better understanding of the FRP market.

The Group continues to enhance product recognition by improving production technology in order to maintain effective cost control and strengthen the competitiveness. Meanwhile, the Group will recruit more talents to fulfill its development and expansion. The Board believes that research and development capabilities are essential to the future growth of the Group. In the year ended 31 December 2020, the Group spent approximately RMB6.0 million (2019: approximately RMB7.8 million) in research and development expenditure for the development of new products and development of new technology solutions to improve the existing FRP products. The Group's research and development is conducted by the in-house technical department, which is led by Mr. Jiang Guitang, an executive Director of the Company. Mr. Jiang has accumulated over 30 years of industrial experience in the composite material industry. Under the leadership of Mr. Jiang, the Group will further enhance the research and development capability by procuring new testing equipment and recruiting additional full-time technical personnel. The Group continues to seek for suitable specialists with appropriate calibre in 2021.

Leveraging on market trend information gathered by the sales and marketing team and participation in drafting the PRC industry standards, the Group constantly keeps track of developments and trends in the FRP industry worldwide. Over the past years, the Group closely followed up with the PRC government's macroeconomic stimulus when carrying out the research and development works. Moreover, the Group adheres to the policy in promoting its products in countries along the "Belt and Road Initiatives". With all these efforts, the Group is hopeful that performance of the Group's FRP products would be further enhanced in the coming years.

It is generally believed that effective market is important in capturing the market share and attracting potential customers and as such, in the year ended 31 December 2020, the Group undertook the following marketing activities:

- i. placing advertisements on the internet such as an online trading platform Made-in-China.com (www.made-in-china.com), and entering into promotion agreements with online search engine service provider to attract new customers;
- ii. identification of suitable tender invitations mainly by online advertisements and industry periodicals; and
- iii. contacting existing customers regularly to enhance their knowledge on the Group's products and competitive advantages, to promote new products, to understand their specific needs, to obtain feedbacks on the products and to get a better understanding on the market trends.

With regard to the environmental aspect, the Group is committed to minimizing any negative impact on the environment which may be resulted from the production process. During the year ended 31 December 2020, the Group had no material non-compliance or violation on any relevant laws and regulations of the PRC on environmental protection.

The Group adopted an occupational health and safety system to comply with the relevant occupational health and safety laws and regulations imposed by the government authorities in the PRC. During the year ended 31 December 2020, there were no material work-related injuries or fatalities at the production facilities, and no prosecution has been made against the Group by the relevant government authorities in the PRC in respect of the breach of applicable health and safety laws and regulations. Detailed measures on minimizing any negative impact on the environment and occupational health and safety are set out in the environment, social and governance report on pages 35 to 43 of this annual report.

With the extensive experience and market recognition of products which the Group has accumulated since more than a decade ago, as well as the expanding customer base, the Board is of the view that the Group is more well-positioned than other domestic enterprises in the industry to further develop and expand its markets and products so as to capture the moderate growth of the FRP grating products market going forward.

SALES PERFORMANCE

The Group posted a consolidated revenue of approximately RMB97.6 million for the year ended 31 December 2020, representing an increase of approximately RMB17.3 million or 21.6% as compared to the corresponding year in 2019. The increase in revenue was primarily driven by the increase in sales revenue generated from epoxy wedge strip products, which was mitigated by the decrease in sales of FRP grating products and phenolic grating products. Moreover, sales for the domestic market increased by approximately 55.4% to approximately RMB64.4 million for the year ended 31 December 2020 from approximately RMB41.5 million for the same corresponding year in 2019. The domestic market contributed approximately 66.0% of total sales for the year ended 31 December 2020, which increased by 14.3 percentage points in comparison with that of approximately 51.7% for the year ended 31 December 2019.

Details of the Group's revenue and gross profit margin by product categories are as follows:

	Fe	or the year ende	d 31 Decembe	er
	2020		2019	
	Sales	Gross profit	Sales	Gross profit
	revenue	margin	revenue	margin
	RMB'000	%	RMB'000	%
FRP grating products	45,562	33.8	52,982	31.4
Phenolic grating products	250	41.7	2,094	47.9
Epoxy wedge strip products	51,796	32.8	25,193	53.5
	97,608	33.3	80,269	38.7

FRP grating products were mainly sold to corporate customers in the PRC who generally are end-users of such products, as well as distributors in the U.S. and the United Kingdom ("U.K.") who buy the products on per purchase order basis with no distribution arrangement. The revenue derived from sales of FRP grating products decreased by approximately RMB7.4 million or 14.0% from approximately RMB52.9 million for the year ended 31 December 2019 to approximately RMB45.6 million for the year ended 31 December 2020. This was mainly due to the decrease in sales in the U.S. and U.K. markets. The gross profit margin increased slightly by 2.4 percentage points from 31.4% for the year ended 31 December 2019 to 33.8% for the year ended 31 December 2020, which was mainly due to the reduction in costs of raw materials.

Phenolic grating products were generally sold to shipbuilders and offshore oilfields construction companies in the PRC. Revenue generated from sales of phenolic grating products decreased drastically by approximately 88.1% from approximately RMB2.1 million for the year ended 31 December 2019 to approximately RMB250,000 for the year ended 31 December 2020. The reduction was due to the downturn in the shipbuilding industry in China and nearby surrounding countries, which caused the customers to be more conservative on placing new orders. The gross profit margin decreased by approximately 6.2 percentage points from 47.9% for the year ended 31 December 2019 to 41.7% for the year ended 31 December 2020. This was mainly due to the inflexibility for the reduction in the fixed costs of production resulting from substantial decrease in the production volume during the year ended 31 December 2020.

During the year ended 31 December 2020, sales of epoxy wedge strip products became the largest contributor to the Group's revenue and accounted for approximately 53.1% of the total revenue of the Group. Epoxy wedge strip products were developed and targeted for manufacturers of wind turbine blades in the PRC. The revenue derived from sales of epoxy wedge strip products increased by approximately RMB26.6 million or 105.6% from approximately RMB25.2 million for the year ended 31 December 2020 to approximately RMB51.8 million for the year ended 31 December 2020. This was mainly due to the expansion of customer base through bringing in new customers and the resumption of confidence from the existing customers on the wind turbine manufacturing industry. The gross profit margin decreased by approximately 20.7 percentage points from approximately 53.5% for the year ended 31 December 2019 to approximately 32.8% for the year ended 31 December 2020. The decrease in gross profit margin can be explained by the increase in cost of production resulting from changes in demands from customers.

Details of the average selling price and the sales volume by product categories are as follows:

	For the year ended 31 December			
	2020		201	9
	Average		Average	
	selling price		selling price	
	per unit	Volume	per unit	Volume
	RMB		RMB	
FRP grating products	288.4	158,003 m²	272.4	194,479 m²
Phenolic grating products	588.2	425 m ²	663.3	3,157 m ²
Epoxy wedge strip products	69.3	747,659 m	64.5	390,552 m

The average selling price of the FRP grating products per m² increased by approximately RMB16.0 per m² or approximately 5.9% from RMB272.4 per m² for the year ended 31 December 2019 to RMB288.4 per m² for the year ended 31 December 2020, with a decrease in sales volume of approximately 18.8% in comparison between the two years. The increase in average selling price was mainly due to the increased level of complexity in the cutting technique which allowed an increase in the average selling price of this product category.

The average selling price of the phenolic grating products per m² decreased by approximately 11.3% from RMB663.3 per m² for the year ended 31 December 2019 to RMB588.2 per m² for the year ended 31 December 2020, with a decrease in sales volume of approximately 86.5% in comparison between the two years. The decrease in average selling price was mainly due to the management's attempt to boost sales revenue by lowering average selling price.

The average selling price of the epoxy wedge strip products per m increased by approximately RMB4.8 per m from RMB64.5 per m for the year ended 31 December 2019 to RMB69.3 per m for the year ended 31 December 2020, with an increase in sales volume of approximately 91.4% in comparison between the two years. Due to the significant increase in demand for epoxy wedge strip products, the Group was in a better position to fetch higher selling prices for epoxy wedge strip products.

Details of the Group's sale revenue by geographical area are as follows:

	For the year ended	31 December
	2020	2019
	RMB'000	RMB'000
PRC	64,434	41,472
U.S.	14,968	17,994
U.K.	11,661	13,889
Others	6,545	6,914
Total	97,608	80,269

Sales to the PRC market increased by approximately 55.4% from approximately RMB41.5 million for the year ended 31 December 2019 to approximately RMB64.4 million for the year ended 31 December 2020, which was mainly attributable to the significant increase in sales of epoxy wedge strip products to the PRC customers during the year ended 31 December 2020.

Sales to the U.S. market decreased by approximately 16.8% from approximately RMB18.0 million for the year ended 31 December 2019 to approximately RMB15.0 million for the year ended 31 December 2020, mainly because of the higher import tariff and the outbreak of the COVID-19 which suppressed the demands for the Group's products in the U.S. market.

Sales to the U.K. market decreased by approximately 16.0% from approximately RMB13.9 million for the year ended 31 December 2019 to approximately RMB11.7 million for the year ended 31 December 2020, mainly because of the decrease in sales orders from the major customers in the U.K. market resulting from the outbreak of COVID-19.

Sales to the other locations decreased by approximately 5.3% from approximately RMB6.9 million for the year ended 31 December 2019 to approximately RMB6.5 million for the year ended 31 December 2020, mainly because of the decrease in sales order from the customers in Belgium, France and South Africa resulting from the outbreak of the COVID-19.

OPERATING COSTS AND EXPENSES

Distribution costs decreased by approximately RMB0.8 million or 16.9% to approximately RMB4.2 million in the year ended 31 December 2020 from approximately RMB5.0 million in the year ended 31 December 2019. The decrease was mainly attributable to the decrease in customs declaration fee and exhibition expense.

Administrative expenses decreased by approximately RMB1.8 million, a 10.3% reduction to approximately RMB15.9 million in the year ended 31 December 2020 from approximately RMB17.8 million in the year ended 31 December 2019. The decrease was mainly attributable to the decrease in research and development expense.

Finance costs decreased by approximately RMB0.3 million to approximately RMB0.3 million for the year ended 31 December 2020 from approximately RMB0.6 million in the year ended 31 December 2019. The decrease was mainly due to the repayment of bank loan in the year ended 31 December 2019.

OPERATING RESULTS

There was a substantial increase of approximately 59.7% in profit for the year from approximately RMB3.5 million for the year ended 31 December 2019 to that of approximately RMB5.5 million for the year ended 31 December 2020. This substantial increase in net profit for the year ended 31 December 2020 was mainly attributable to: (i) the surge of sales revenue generated by sales of epoxy wedge strip products; and (ii) the conscientious effort taken by the management of the Group in controlling the operating expenses amidst an unstable economic environment caused by the widespread COVID-19 pandemic.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2020, the Group held total assets of approximately RMB97.6 million (2019: approximately RMB81.6 million), including cash and cash equivalents of approximately RMB16.5 million (2019: approximately RMB19.5 million).

As at 31 December 2020, the Group had total liabilities of approximately RMB38.6 million (2019: RMB28.4 million) which comprise trade and other payables of approximately RMB25.9 million (2019: RMB16.5 million) and bank borrowings of RMB5 million (2019: RMB5 million).

As at 31 December 2020, the gearing ratio, expressed as a percentage of total loans and borrowings over total equity, was approximately 16.4% (31 December 2019: approximately 9.4%). This increase in gearing ratio was attributable to the borrowings obtained from a shareholder during the year ended 31 December 2020.

CONTINGENT LIABILITIES

As at 31 December 2020, the Group had no contingent liabilities (31 December 2019: Nil).

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES

The Group is exposed to foreign exchange risk primarily through sales which give rise to receivables and cash balances that are denominated in U.S. dollars, which is attributable to sales transactions entered into by the Group with overseas customers. The Group has adopted the following measures to mitigate the exposure to foreign exchange risk:

- (i) the accounting and finance department would closely monitor the movement of relevant exchange rates to ensure that the net exposure is kept to an acceptable level;
- (ii) quotations provided to our overseas customers are generally valid for one to three months only;
- (iii) in the event that the relevant exchange rates fluctuate more than 5.0%, the Director and senior management would be notified such that appropriate actions could be carried out in a timely manner to address any foreign exchange risks;
- (iv) if the fluctuation in the relevant exchange rates exceeds 8.0% for more than two months, the pricing policy would be adjusted accordingly to reflect such change; and
- (v) the Directors would regularly review the analysis prepared by the accounting and finance department and assess whether there is any material and adverse impact on the Group's financial performance and whether any hedging or derivative financial instruments should be entered into for managing the foreign exchange risk exposures.

In addition to the above, the Group is generally able to pass on the cost arising from the exchange rate fluctuations to the customers by adjusting the pricing. Hence, it is considered that the Group's exposure to foreign exchange risk is limited and it is not necessary to adopt any hedging strategy.

CHARGES ON GROUP ASSETS

As at 31 December 2020, the Group had the following charges on its assets:

- (i) the right-of-use asset with a carrying value of RMB1,360,000 as at 31 December 2020 (2019: RMB1,398,000) and the buildings with a carrying value of RMB8,454,000 as at 31 December 2020 (2019: RMB9,171,000) were pledged for bank borrowings of RMB5,000,000 (2019: RMB5,000,000);
- (ii) an aggregate amount of RMB4,000,000 (2019: RMB1,200,000) was placed in a bank account and pledged in favour of banks for bill issuance.

CAPITAL STRUCTURE

As at 31 December 2020, the share capital and total equity attributable to equity holders of the Company amounted to approximately RMB3,600,000 (2019: RMB3,600,000) and RMB59,090,000 (2019: RMB53,141,000) respectively.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2020, the Group had 133 employees (2019: 143). The total staff costs including Directors' remuneration for the year were approximately HK\$13.4 million (2019: approximately RMB14.4 million). Remuneration is determined based on each employee's qualifications, position and seniority. In addition to a basic salary, year-end discretionary bonuses were offered with reference to the Group's performance as well as individual's performance to attract and retain appropriate and suitable personnel to serve the Group. Furthermore, the Group offers other staff benefits like provision of retirement benefits, various types of trainings and sponsorship of training courses. The Group also adopts an annual review system to assess the performance of staff, which forms the basis of decisions with respect to salary rises and promotions.

DIVIDEND

The Directors do not recommend the payment of any dividend for the year ended 31 December 2020 (2019: Nil).

SIGNIFICANT INVESTMENT, ACQUISITION AND DISPOSAL

There were no significant investments held, acquisitions or disposals of subsidiaries, associated companies and joint ventures by the Group during the year ended 31 December 2020.

The Group did not have other plans for significant investments, acquisitions and disposal of subsidiaries, associated companies and joint ventures as at 31 December 2020.

CASH FLOWS

Net cash used in operating activities was approximately RMB2.4 million for the financial year ended 31 December 2020 compared to that of approximately RMB20.5 million generated from operating activities for the year ended 31 December 2019. The swing from cash inflows to cash outflows in respect of operating activities was largely due to the reduction in working capital generated from operating activities during the year ended 31 December 2020.

The Group reported net cash flows of approximately RMB0.2 million used in investing activities for the financial year ended 31 December 2020 compared to that of approximately RMB3.5 million generated from investing activities for the corresponding year of 2019. The swing from cash inflows to cash outflows in respect of investing activities was largely because of the proceeds from sale of financial assets at fair value through other comprehensive income received in the year ended 31 December 2019.

Net cash used in financing activities was approximately RMB0.3 million (2019: RMB10.6 million) for the financial year ended 31 December 2020. The decrease in net cash used was mainly due to the reduction in repayment of bank borrowings during the year ended 31 December 2020.

EXECUTIVE DIRECTORS

Mr. Cheng Dong (成東), aged 45, is the chairman of the Board and was appointed as an executive Director on 16 March 2016 and is mainly responsible for overall management and administration of the Group's business operations. He is also a member of each of the Nomination Committee and the Risk Management Committee.

Mr. Cheng completed a course in Grain and Oil Storage and Inspection (糧油貯藏與檢驗) at Jiangsu Province Zhenjiang Food School (江蘇省鎮江糧食學校), now known as the Jiangsu University of Science and Technology (江蘇科技大學), the PRC in July 1995. Mr. Cheng has more than 22 years' experience in sales. Before joining the Group, Mr. Cheng worked at the sales department of Jiangsu White Rabbit Textile Group Co., Ltd (江蘇白兔紡織集團股份有限公司) from May 1995 to February 2005, and was responsible for sales. Mr. Cheng joined the Group in August 2006 as sales personnel. He has been working as a vice president of sales, responsible for marketing development and maintenance, management of sales performance and implementation of sales strategies of the Group, since May 2013.

Mr. Cheng has not held any directorship in any other public listed company in the past three years.

Mr. Jiang Guitang (姜桂堂), aged 55, is an executive Director, chief executive officer and the controlling shareholder of the Company. He was appointed as an executive Director on 16 March 2016. He is responsible for the overall management, strategic development and major decision-making of the Group. Mr. Jiang is also a director of various subsidiaries of the Group and a member of the Remuneration Committee.

Mr. Jiang obtained the bachelor degree of chemical engineering from Nanjing Chemical College (南京化工學院) (now known as Nanjing Tech University), the PRC in July 1988. From March 1988 to May 1994, Mr. Jiang worked in the sales distribution of the chemical engineering department of Nantong Xingchen Synthetic Material Co. Ltd (南通星辰合成材料有限公司), previously known as Nantong Composite Material Experiment Factory (南通合成材料實驗廠). From August 1995 to April 1999, he worked as a business manager of Nantong Foreign Trade Company (南通對外貿易公司) and was responsible for sales. He also worked as a quality controller of China region in The United States Kangbaoer Company (美國康寶爾公司) from February 2000 to March 2001. He then became an export sales staff of Nantong Mingkang Composite Material Company Limited (南通明康複合材料有限公司) from April 2002 to March 2003. Mr. Jiang joined the Group in April 2003 and has more than 15 years' experience in the manufacturing and sales of FRP products.

Mr. Jiang has not held any directorship in any other public listed company in the past three years.

Ms. Shi Dongying (施冬英), aged 46, is an executive Director and the compliance officer of the Group. She was appointed as an executive Director on 6 May 2016. She is responsible for overall management and administration of the Group's business operations, as well as overseeing compliance matters of the Group. She is also the chairman of the Risk Management Committee.

Ms. Shi completed an undergraduate course in accounting at The Open University of China (中央廣播電視大學) in January 2014. Ms. Shi has over 20 years of accounting experience and she is a non-practising member of the Chinese Institute of Certified Public Accountants. From August 1994 to May 2005, Ms. Shi worked as an accountant in Haimen Linen and Cotton Processing Factory (海門市棉麻加工廠). From March 2006 to October 2015, she worked as a head of accounting department in Nantong Sancon Electronic Technology Corporation (南通三鑫電子科技股份有限公司). She joined the Group in October 2015 as deputy executive officer.

Ms. Shi is an independent non-executive director of JiaChen Holding Group Limited (stock code: 1937) since December 2019.

Save as disclosed above, Ms. Shi has not held any directorship in any other public listed company in the past three years.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Huang Xin (黃昕), aged 38, was appointed as an independent non-executive Director on 16 December 2016. He is responsible for supervising and providing independent advice on the operation and management of the Group. He is also a member of each of the Audit Committee and the Remuneration Committee, and the chairman of the Nomination Committee.

Mr. Huang obtained a bachelor degree of engineering from Nanjing University of Science and Technology (南京理工大學), the PRC in June 2003 and a degree of master of business administration from The Indiana University, the United States in May 2010.

He previously worked as software engineer in Siemens Numerical Control Ltd. (Nanjing), mainly responsible for development of products and internal management software, from July 2003 to August 2004, and as quality consultant in Motorola (China) Electronics Co., Ltd., mainly responsible for company management and quality process improvement, from August 2004 to June 2008. Mr. Huang then worked as senior manager in China Investment Securities Co., Ltd., responsible for providing advice on the corporate financing and reorganisation, from October 2010 to December 2012. From December 2012 to March 2015, he worked at the investment banking department in Citi Orient Securities Company Limited, and left the company as the associate vice president of operations. Mr. Huang worked as a deputy general manager in Shenzhen Qianhai Huawei Asset Management Company Limited (深圳前海華 威資產管理有限公司) from July 2015 to June 2017. He is currently a partner in Shanghai GuSheng Investment Management Co., Ltd.(上海谷笙投資管理有限公司), mainly responsible for assets management and capital operation.

Mr. Huang has not held any directorship in any other public listed company in the past three years.

Mr. Tam Tak Kei Raymond (譚德機), aged 57, was appointed as an independent non-executive Director on 16 December 2016. He is responsible for supervising and providing independent advice on the operation and management of the Group. He is also the chairman of the Remuneration Committee and a member of each of the Audit Committee and Risk Management Committee.

Mr. Tam obtained a bachelor degree of arts in accounting with computing from the University of Kent at Canterbury, United Kingdom in July 1985. He is an associate member of the Institute of Chartered Accountants in England and Wales and an associate member of the Hong Kong Institute of Certified Public Accountants.

Mr. Tam has been appointed as an independent non-executive director of Vision Fame International Holding Limited (stock code: 1315), CNQC International Holdings Limited (stock code: 1240) and Li Bao Ge Group Limited (stock code: 8102) since December 2011, September 2012 and June 2016 respectively. He is also the company secretary of Branding China Group Limited (stock code: 863) since April 2013. He was an independent non-executive director of Digital Domain Holdings Limited (stock code: 547) from September 2009 to August 2013; Zebra Strategic Holdings Limited, now known as Yin He Holdings Limited (stock code: 8260) from June 2012 to September 2014; Tianjin Jinran Public Utilities Company Limited (stock code: 1265) from February 2011 to June 2015; Ngai Shun Holdings Limited (stock code: 1246) from September 2013 to July 2015; and Beijing Enterprises Clean Energy Group Limited, previously known as Jin Cai Holdings Company Limited (stock code: 1250), from June 2013 to July 2016. He was also the chief financial officer of King Force Security Holdings Limited (stock code: 8315) during the period from April 2014 to November 2014.

Save as disclosed above, Mr. Tam has not held any directorship in any public listed company in the past three years.

Mr. Ng Sai Leung (吳世良), aged 48, was appointed as an independent non-executive Director on 16 December 2016. He is responsible for supervising and providing independent advice on the operation and management of the Group. He is also the chairman of the Audit Committee and a member of the Nomination Committee.

Mr. Ng obtained a bachelor degree in business administration from The University of Hong Kong in November 1995 and a master degree in business administration from The Chinese University of Hong Kong in December 2002. Mr. Ng is a fellow of American Institute of Certified Public Accountant and a Chartered Financial Analyst.

Mr. Ng has over 15 years of experience in corporate finance and accounting, including managing various initial public offerings, advising listed companies on mergers and acquisitions, reverse takeovers, privatisations, fund raising exercises and other corporate advisory transactions. Mr. Ng previously worked as an auditor in Ernst & Young Global Limited from August 1995 to March 1997, a junior internal officer in the private banking division of UBS Securities Asia Limited (previously known as Swiss Bank Corporation Hong Kong Branch) from March 1997 to February 1998, and an officer in the Compliance

Department in Hong Kong Futures Exchange Limited from March 1998 to September 1999. He worked in the corporate finance department of Tai Fook Capital Limited, now known as Haitong International Capital Limited, as an assistant manager, a manager and a senior manager respectively from September 1999 to April 2004. From April 2004 to May 2006, he consecutively worked as a senior manager and an associate director in Masterlink Securities (Hong Kong) Corporation Limited. Mr. Ng worked in CIMB Securities (Hong Kong) Limited as a vice president and a senior vice president of corporate finance division from June 2006 to August 2010 respectively. From August 2010 to January 2015, he worked as a director in the investment banking department of CMB International Capital Corporation Limited. Mr. Ng was a managing director of VBG Capital Limited from January 2015 to August 2019. He has been appointed as the Managing Director and Head of Corporate Finance for Shanxi Securities International Capital Limited in August 2019.

Mr. Ng is an independent non-executive director of Dongguang Chemical Limited (stock code: 1170) since June 2017.

Save as disclosed above, Mr. Ng has not held any directorship in any public listed companies in the past three years.

SENIOR MANAGEMENT

Mr. Ng Chi Ho Dennis (吳志豪**)**, aged 62, was appointed as the company secretary of the Group on 16 December 2016. He is responsible for the Group's overall company secretarial matters.

Mr. Ng obtained a degree of bachelor of commerce in accounting, finance and systems from The University of New South Wales, Australia in October 1982. He is a chartered accountant of The Chartered Accountants Australia and New Zealand, an associate of the Hong Kong Institute of Company Secretaries and a fellow member of the Hong Kong Institute of Certified Public Accountants.

Mr. Ng has extensive experience in auditing, accounting, financial management and corporate affairs. He worked as the chief financial officer and the company secretary of Matsunichi Communication Holdings Limited (stock code: 283) from August 2004 to July 2005. Mr. Ng was the company secretary of Powerleader Science & Technology Group Limited (stock code: 8236) from July 2007 to April 2010 and the company secretary of Tech Pro Technology Development Limited (stock code: 3823) from December 2009 to July 2013. Mr. Ng also acted as the company secretary of Celebrate International Holdings Limited (stock code: 8212) from July 2014 to February 2018. He was respectively an independent non-executive director and a non-executive director of Sunrise (China) Technology Group Limited (stock code: 8226) from June 2014 to May 2015 and My Heart Bodibra Group Limited (stock code: 8297) from December 2018 to April 2019. Mr. Ng is currently an independent non-executive director of Media Asia Group Holdings Limited (stock code: 8075), Kirin Group Holdings Limited (stock code: 8109), and L & A International Holdings Limited (stock code: 8195) and China City Infrastructure Group Limited (stock code: 2349).

Save as disclosed above, Mr. Ng has not been a director of any listed companies over the past three years.

Mr. Liu Dansheng (劉旦生), aged 53, is the deputy general manager of the Group and is responsible for internal coordination between different departments of the Group and management of production plant. Mr. Liu graduated from Changzhou Material School (常州物資學校), now known as Changzhou Technical Institute of Tourism and Commerce (常州旅遊商貿高等職業技術學校), the PRC in July 1987, majoring in operation management. From March 1987 to March 2010, Mr. Liu worked as a business officer and sales representative in Haimen Chemical and Light Industry Company (海門化工輕工公司).

Mr. Liu joined the Group in June 2010 as deputy general manager and manager of production plant.

CORPORATE GOVERNANCE PRACTICES

The Board is committed to establishing good corporate governance and adopting sound corporate governance practices. The Directors strongly believe that reasonable and sound corporate governance practices are essential for the growth of the Group and for safeguarding and enhancing shareholders' interests.

Throughout the financial year ended 31 December 2020, the Company has complied with the provisions of the Code on Corporate Governance Practices (the "CG Code") as set out in Appendix 15 of the GEM Listing Rules.

BOARD OF DIRECTORS

The key responsibilities of the Board include formulation of the Group's overall strategies, the setting of management targets and supervision of management performance. The management is delegated with the authority and responsibility by the Board for the management and administration of the Group. In addition, the Board has also delegated various responsibilities to the board committees of the Company. Further details of the board committees of the Company are set out below in this report.

The Board is entrusted with the overall responsibility for promoting the success of the Company by the direction and supervision of the Company's business and affairs and the ultimate responsibility for the day-to-day management of the Company which is delegated to the management. To this end, monthly financial and operational information are provided to the Board for assessing the performance of the Company and its subsidiaries. For significant matters that are specifically delegated by the Board, the management must report back to and obtain prior approval from the Board before making decisions or entering into any commitments on behalf of the Company.

The Board is responsible for, among others, performing the corporate governance duties as set out in the code provision D.3.1 of the CG Code, which include:

- (a) to develop and review the Group's policies and practices on corporate governance and make recommendations;
- (b) to review and monitor the training and continuous professional development of the Directors and senior management;
- (c) review and monitor the Group'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 the Directors and employees; and
- (e) to review the Group's compliance with the CG Code and disclosure in the corporate governance report.

The Board currently comprises six Directors, of whom three are executive Directors and three are independent non-executive Directors. Two independent non-executive Directors have the appropriate professional accounting qualifications or related financial management experience and expertise. Each of the executive Directors and independent non-executive Directors has entered into a service agreement with the Company for a term of three and two years respectively until terminated by either the Company or the Director giving each other a two months' notice in writing in accordance with the terms of the agreement.

In accordance with Article 108(a) of the articles of association of the Company, at each annual general meeting, at least one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. Ms. Shi Dongying, an executive Director and Mr. Huang Xin, an independent non-executive Director will retire from office as Directors at the forthcoming annual general meeting of the Company, and being eligible, offer themselves for re-election.

The participation of independent non-executive Directors in the Board brings a diverse range of expertise, skills and independent judgment on issues relating to the Group's strategies, performance, conflicts of interests and management process to ensure that the interests of all Shareholders have been duly considered. The Board considers that all the independent non-executive Directors are independent and each of the independent non-executive Directors has confirmed in writing his independence to the Company pursuant to Rule 5.09 of the GEM Listing Rules.

There is a balance of skills and experience for the Board, which is appropriate for the requirements of the business of the Company. The Directors' biographical information is set out in the section headed "Biographical Details of Directors and Senior Management" of this annual report.

BOARD DIVERSITY POLICY

Pursuant to the code provision A.5.6 of the CG Code, listed issuers are required to adopt a board diversity policy. The Board has adopted the board diversity policy with a view to achieve a sustainable and balanced development of the Group. In designing the Board's composition, board diversity has been considered from various aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. All appointments to the Board will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board. This diversity policy is reviewed annually by the nomination committee of the Company, and where appropriate, revisions will be made with the approval from the Board.

NOMINATION POLICY

The Board has adopted a director nomination policy (the "Nomination Policy") on 31 December 2018 in relation to the nomination, appointment, re-appointment of new Directors and the nomination procedure of the Company, which provides that in evaluating and selecting any candidate for directorship, the nomination committee of the Company shall consider the candidates' character and integrity, professional qualifications, skills, knowledge and experience, independence, diversity on the Board, willingness to devote adequate time to discharge duties as a Board member and such other criteria that are appropriate to the business of the Company.

DIVIDEND POLICY

The Board has adopted a dividend policy (the "Dividend Policy") on 31 December 2018. A summary of the Dividend Policy is disclosed as below.

Subject to the approval of the Shareholders and requirement of the relevant law, the Company shall pay annual dividends to the Shareholders if the Group is profitable, operations environment is stable and there is no significant investment or commitment made by the Group, after taking into account the factors as detailed below and determined by the Board from time to time. The remaining net profits will be used for Group's development and operations. The Dividend Policy allows the Company to declare special dividends from time to time in addition to the annual dividends.

In proposing any dividend payout, the Board shall also take into account, inter alia, (i) the Company's actual and expected financial performance; (ii) retained earnings and distributable reserves of the Group; (iii) the level of the Group's debts to equity ratio, return on equity and the relevant financial covenants; and (iv) the general economic conditions, business cycle of the Group's business and other internal and external factors that may have an impact on the business or financial performance and position of the Company.

Any final dividends declared by the Company must be approved by an ordinary resolution of Shareholders at an annual general meeting and must not exceed the amount recommended by the Board. The Dividend Policy shall be reviewed periodically and submitted to the Board for approval if amendments are required.

CONTINUOUS PROFESSIONAL DEVELOPMENT

The Group acknowledges the importance of continuing professional development for the Directors for the enhancement of corporate governance and internal control systems. The Directors are kept informed from time to time on the latest development of any changes to the regulatory requirements and the progress of compliance of applicable rules and regulations by the Company. The Directors will also be updated from time to time on the business development and operation plans of the Company. All Directors are encouraged to participate in continuing professional development seminars and/or courses to update their skills and knowledge on the latest development or changes in the relevant statutes, GEM Listing Rules and corporate governance practices.

Throughout the year ended 31 December 2020, the continuous professional development in the form of materials reading and participation in webcast taken by respective Directors are as follows:

	Corporate governance, rules and regulations (including directors' duties)	Financial, management and other business skills and knowledge
Executive Directors		
Mr. Cheng Dong	✓	✓
Mr. Jiang Guitang	✓	✓
Ms. Shi Dongying	✓	✓
Independent Non-executive Directors		
Mr. Huang Xin	✓	✓
Mr. Tam Tak Kei Raymond	✓	✓
Mr. Ng Sai Leung	✓	✓

BOARD MEETINGS

Pursuant to code provision A.1.1 of the CG Code, the Board should meet regularly and Board meetings should be held at least four times a year. Additional meetings would be arranged if and when required. Board members are provided with all agenda and adequate information for their review within reasonable time before the meetings. After the meetings, draft minutes are circulated to all Directors for comments before confirmation. Minutes of board meetings and meetings of board committees are kept by the company secretary and are available for inspection by the Directors at all times. Each Director is entitled to seek independent professional advice in appropriate circumstances at the expense of the Company.

Directors may participate either in person or through electronic means of communications. Directors are free to contribute and share their views at meetings and major decisions will only be taken after deliberation at Board meetings. Directors who are considered to have conflict of interests or material interests in the proposed transactions or issues to be discussed will not be counted in the quorum of meeting and will abstain from voting on the relevant resolutions. The Board held at least a meeting for each quarter. Details of the attendance of the Directors during the year ended 31 December 2020 are as follows:

	Attendance
Executive Directors	
Mr. Cheng Dong	4/4
Mr. Jiang Guitang	4/4
Ms. Shi Dongying	4/4
Independent Non-executive Directors	
Mr. Huang Xin	4/4
Mr. Tam Tak Kei Raymond	4/4
Mr. Ng Sai Leung	4/4

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Pursuant to the code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and chief executive should be clearly established to ensure a balance of power and authority.

Mr. Cheng Dong serves as the chairman of the Board and is responsible for overall business development strategy and overall management and major business decisions of the Group. Mr. Jiang Guitang serves as the chief executive officer of the Company and is responsible for general management and day-to-day operation of the Group.

AUDIT COMMITTEE

The Company established an audit committee on 16 December 2016 with written terms of reference by reference to the code provisions of the CG Code. The audit committee comprises of three members, namely Mr. Ng Sai Leung, Mr. Tam Tak Kei Raymond and Mr. Huang Xin, all being independent non-executive Directors. Mr. Ng Sai Leung currently serves as the chairman of the audit committee.

The audit committee is principally responsible for the monitoring of the integrity of periodical financial statements of the Company, the review of significant financial reporting judgements contained in them before submission to the Board for approval, the review of the Company's financial controls, risk management and internal control systems, and the review and monitoring of the auditors' independence and objectivity as well as the effectiveness of the audit process. The audit committee is also responsible for performing corporate governance functions which include (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 the Directors and senior management; (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements; (d) to review and monitor the code of conduct and compliance applicable to employees and the Directors; and (e) to review the Company's compliance with the CG Code and disclosure in the corporate governance report. The terms of reference setting out the audit committee's authorities, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The Group's audited annual results in respect of the year ended 31 December 2020 have been reviewed by the audit committee. There was no disagreement between the Board and the audit committee regarding selection and appointment of the external auditor in respect of the year ended 31 December 2020.

The audit committee held four meetings during the year ended 31 December 2020, at which the audited annual results of the Group for the year ended 31 December 2019, the unaudited quarterly and interim results of the Group for the year ended 31 December 2020 and other matters related to the financial and accounting policies and practice were discussed and reviewed. The audit committee also reviewed the internal control review report prepared by the independent professional advisor and put forward relevant recommendations to the Board. In addition, the audit committee fulfilled its responsibilities in corporate governance and in monitoring the effectiveness of the auditing process and the independence of the auditor at the meetings held during the year ended 31 December 2020. Individual attendance of each committee member at the meetings during the year ended 31 December 2020 is as follows:

Mr. Ng Sai Leung (Chairman) Mr. Tam Tak Kei Raymond 4/4 Mr. Huang Xin 4/4

Attendance

REMUNERATION COMMITTEE

The Company established a remuneration committee on 16 December 2016 with written terms of reference by reference to the code provisions of the CG Code. The remuneration committee comprises of three members, namely Mr. Jiang Guitang, an executive Director, Mr. Huang Xin and Mr. Tam Tak Kei Raymond, both being independent non-executive Directors. Mr. Tam Tak Kei Raymond currently serves as the chairman of the remuneration committee.

The primary duties of the remuneration committee are to make recommendations on the remuneration of the Directors and senior management to the Board and to review the overall remuneration policy and structure relating to the Directors and senior management. The terms of reference setting out the renumeration committee's authorities, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The members of the remuneration committee should meet at least once a year. During the year ended 31 December 2020, the remuneration committee held one meeting, at which the Group's overall remuneration practices and scale and other remuneration-related matters in respect of the Directors and senior management were discussed and reviewed. Individual attendance of each committee member at the meeting is as follows:

Attendance

Mr. Tam Tak Kei Raymond (Chairman)	1/
Mr. Jiang Guitang	1/
Mr. Huang Xin	1/

NOMINATION COMMITTEE

The Company established a nomination committee on 16 December 2016 with written terms of reference by reference to the code provisions of the CG Code. The nomination committee comprises of three members, namely Mr. Cheng Dong, an executive Director, Mr. Huang Xin and Mr. Ng Sai Leung, both being independent non-executive Directors. Mr. Huang Xin currently serves as the chairman of the nomination committee.

The primary duties of the nomination committee are to review the structure, size and composition of the Board; identify individuals suitably qualified to become Board members; assess the independence of independent non-executive Directors; review the time commitment required of the Directors and evaluate whether the Directors have committed adequate time to discharge their responsibilities; review and implement the Nomination Policy; and make recommendations to the Board on relevant matters regarding the appointment or re-appointment of Directors. The terms of reference setting out the nomination committee's authorities, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The members of the nomination committee should meet at least once a year. During the year ended 31 December 2020, the nomination committee held one meeting, at which the structure, size and composition (including the skills, knowledge and experience) of the Board members were reviewed. It also assessed the independence of the independent non-executive Directors and recommended the re-election of the retired Directors at the annual general meeting of the Company. Individual attendance of each committee member at the meeting is as follows:

Mr. Huang Xin (Chairman) Mr. Cheng Dong 1/1 Mr. Ng Sai Leung 1/1

Attendance

RISK MANAGEMENT COMMITTEE

The Company established a risk management committee on 16 December 2016 with written terms of reference. The risk management committee comprises of three members, namely Ms. Shi Dongying and Mr. Cheng Dong, both being executive Directors, and Mr. Tam Tak Kei Raymond, being independent non-executive Director. Ms. Shi Dongying currently serves as the chairman of the risk management committee

The primary duties of the risk management committee include, among others, monitoring the Group's exposure to sanction risks and export controls and the implementation of the related internal control procedures, and evaluate sanctions risks prior to determining whether any business opportunities should be embarked in any sanctioned countries and/or with any sanction persons. The terms of reference setting out the risk management committee's authorities, duties and responsibilities are available on the website of the Company.

The members of the risk management committee should meet at least once a year. During the year ended 31 December 2020, the risk management committee held one meeting. Individual attendance of each committee member at the meeting is as follows:

Attendance

Ms. Shi Dongying (Chairman)	1/1
Mr. Cheng Dong	1/1
Mr. Tam Tak Kei Raymond	1/1

COMPANY SECRETARY

The company secretary of the Company (the "Company Secretary") supports the Board by ensuring good information flow within the Board and that the Board policy and procedures are followed. The Company Secretary is responsible for advising the Board on the corporate governance matters and facilitating induction and professional development of the Directors. All Directors have access to the advice and services of the Company Secretary to ensure that the Board procedures and all applicable laws, rules and regulations, are followed.

Mr. Ng Chi Ho Dennis was appointed as the Company Secretary on 16 December 2016. He has complied with all the required qualifications, experiences and training requirements under the GEM Listing Rules.

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for preparing the consolidated financial statements of the Group that give a true and fair view of the state of affairs, results and cash flows of the Group and are in compliance with the relevant accounting standards and principles, applicable laws and disclosure provisions required of the GEM Listing Rules. As at 31 December 2020, the Board was not aware of any material uncertainties relating to events or conditions that might cast significant doubt upon the Group's ability to continue as a going concern, therefore the Directors continue to adopt the going concern approach in preparing the consolidated financial statements.

The responsibility of the external auditor is to form an independent opinion, based on their audit, on the consolidated financial statements and to report their opinion to the Shareholders. The independent auditor's report about their reporting responsibility on the consolidated financial statements of the Group is set out in the independent auditor's report on pages 54 to 59 of this report.

AUDITORS' REMUNERATION

During the year, remuneration paid/payable to the auditor for audit services is approximately RMB758,000 (2019: RMB787,000).

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the rules set out in Rules 5.48 to 5.67 of the GEM Listing Rules as the code for dealing in securities of the Company by the Directors. Having made specific enquiry of all Directors, all Directors have confirmed that they had complied with the code of conduct regarding the dealings in securities of the Company during the year. Moreover, the Company was not aware of any non-compliance with the required standard as set out in the code of conduct regarding securities transactions by the Directors up to the date of this report.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has overall responsibilities for establishing and maintaining appropriate and effective risk management and internal control systems of the Group. The Group's systems of risk management internal control include a defined management structure with limits of authority, which are designed to help achieve business objectives, safeguard assets against unauthorized use or disposition, ensure the maintenance of proper accounting records for the provision of reliable financial information for internal use or for publication, and ensure compliance with relevant legislation and regulations. The systems are designed to provide reasonable, but not absolute, assurance against material misstatement or loss and to manage rather than eliminate risks of failure in operational systems and achievement of the Group's objectives.

An organisational structure with operating policies and procedures, lines of responsibility and delegated authority has been established. The division/department head of the Group is accountable for the conduct and performance of such segment within the agreed strategies, which are set by themselves and the Board together, and reports directly to the Board.

In the course of conducting the business of the Group, it is exposed to various types of risks, including business risks, financial risks, operation and other risks. The Board is ultimately responsible for the risk management of the Group and it has delegated to executive management to carry out the risk identification and monitoring procedures. The objectives of the risk management are to enhance the governance and corporate management processes as well as to safeguard the Group against unacceptable levels of risks and losses.

The risk management process of the Group involves, among others, (i) an annual risk identification and analysis exercise which involves assessment of the consequence and likelihood of risks and the development of risk management plans for mitigating such risks; and (ii) an annual review of the implementation of the risk management plans and fine tuning of the implementation plan when necessary.

Although the Group does not maintain an internal audit function, the Board has overall responsibility for the system of internal control and for reviewing its effectiveness. Throughout the year ended 31 December 2020, the Group complied with the code provisions on internal control and risk management. In particular, the Group appointed an independent internal control consultant to carry out a review of the implemented systems and procedures, including areas covering financial, operational and legal compliance controls and risk management functions for the year ended 31 December 2020. The Directors were satisfied that the internal control systems as appropriate to the Group for the year ended 31 December 2020 were implemented properly and that no significant areas of weaknesses came into attention.

The Group complies with the requirements of Securities and Futures Ordinance (the "SFO") and the GEM Listing Rules. The Group discloses inside information to the public as soon as reasonably practicable unless the information falls within any of the safe harbours as provided in the SFO. Before the information is fully disclosed to the public, the Group ensures the information is kept strictly confidential. If the Group believes that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, the Group would immediately disclose the information to the public. The Group is committed to ensuring that the information contained in announcements are not false or misleading through presentation of information in a clear and fair manner.

INVESTOR RELATIONS

The Board puts great emphasis on investor relationship in particular fair disclosure and comprehensive report of the Company's performance and activities.

Shareholders are encouraged to attend the general meetings of the Company and the Directors always make efforts to fully address any questions raised by the Shareholders at the annual general meetings (the "AGM") and the extraordinary general meetings (the "EGM") of the Company. In addition, the Shareholders have the right to nominate a person to stand for election as a director at any general meeting by lodging a written notice to the Company.

In accordance with Provision E.1.2 of the CG Code, attendance of members of the Board to the AGM held on 18 June 2020 is as follows:

	Attendance
Executive Directors	
Mr. Cheng Dong	✓
Mr. Jiang Guitang	✓
Ms. Shi Dongying	✓
Independent Non-executive Directors	
Mr. Huang Xin	✓
Mr. Tam Tak Kei Raymond	✓
Mr. Ng Sai Leung	✓

PROCEDURES FOR SHAREHOLDERS TO CONVENE AN EXTRAORDINARY GENERAL MEETING AND TO PUT FORWARD PROPOSALS AT SHAREHOLDERS' MEETINGS

The Shareholders may put forward proposals at general meetings by requisitioning an extraordinary general meeting. Pursuant to article 64 of the articles of association of the Company, extraordinary general meetings may be convened by the Board on the requisition of one or more Shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the Company Secretary for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 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.

PROCEDURES FOR DIRECTING SHAREHOLDERS' ENQUIRIES TO THE BOARD

The Shareholders may at any time send their enquiries and concerns to the Board in writing. Contact details are as follows:

Address: Room 1603, 16/F China Building

29 Queen's Road Central, Hong Kong

Tel: 2543 0633 Fax: 2543 9996

E-mail: info@nantongrate.com.cn

Shareholders' enquiries and concerns will be forwarded to the Board and/or relevant Board committees of the Company, where appropriate, to answer the Shareholders' questions.

COMMUNICATION WITH SHAREHOLDERS

The Company has adopted a shareholders' communication policy reflecting mostly the current practices of the Company for communication with the Shareholders. Such policy aims to set out the provisions with the objective of ensuring that the Shareholders, both individual and institutional, and, in appropriate circumstances, the investment community at large, are provided with ready, equal and timely access to balanced and understandable information about the Company (including its financial performance, strategic goals and plans, material developments, governance and risk profile), in order to enable the Shareholders to exercise their rights in an informed manner, and to allow the Shareholders and the investment community to engage actively with the Company. The Company has established a number of channels for maintaining on-going dialogue with the Shareholders as follows:

- (a) corporate communications such as annual reports, quarterly reports, interim reports and circulars are issued in printed form and are available on the respective websites of the Stock Exchange and the Company;
- (b) periodic announcements are made through the Stock Exchange and published on the respective websites of the Stock Exchange and the Company;
- (c) corporate information is made available on the Company's website;
- (d) AGM and EGM provide a forum for the Shareholders to make comments and exchange views with the Directors and senior management; and
- (e) the Company's share registrar serves the Shareholders in respect of share registration, dividend payment, change of shareholders' particulars and related matters.

CONSTITUTIONAL DOCUMENTS

The amended and restated memorandum and articles of association of the Company were adopted on 16 December 2016 to comply with the relevant provisions of the GEM Listing Rules.

A copy of the memorandum and articles of association of the Company is posted on the respective websites of the Stock Exchange and the Company.

There had been no changes in the memorandum and articles of association of the Company in the financial year ended 31 December 2020.

ABOUT THIS REPORT

The Group affirms its commitment towards the ideals of sustainability with the publication of the Environmental, Social and Governance Report. The report has been prepared in accordance with Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in Appendix 20 to the GEM Listing Rules for disclosures.

The environmental, social and governance report of the Group (the "ESG Report") has been presented into two subject areas, namely environmental and social. Each subject area will have various aspects to disclose the relevant policies and the status of compliance with relevant laws and regulations as addressed by the ESG Reporting Guide. The Board confirms that the ESG Report has been reviewed and approved to ensure all material issues and impacts are fairly presented.

The scope of the ESG Report covers the Group's main business operations in Jiangsu, which encompasses research and development, production and sales of fibreglass reinforced plastic products in the PRC. The ESG Report has been prepared in accordance with the ESG Reporting Guide as set out in Appendix 20 to the GEM Listing Rules. Thus, the ESG Report provides an overview of ESG management approach, related initiatives and environmental performance indicators for the year ended 31 December 2020. The Group gives credence to that sustainability is the key to its business success and a business approach to create long term value.

The Board has acknowledged its responsibility to oversee the Company's sustainable development and review the truthfulness, accuracy and completeness of the ESG Report.

STAKEHOLDER ENGAGEMENT AND MATERIALITY ASSESSMENT

The Group has been maintaining an open and transparent dialogue with stakeholders, which is started by gathering a better understanding of their expectations and views on what ESG issues they think matter the most and how the Group should be expected to handle such important ESG issues. Given its role as an integrated manufacturing services supplier and one-stop customer solution provider, the Group interacts with a variety of stakeholders, including employees, customers, regulators, suppliers, shareholders, and local communities, through staff meetings, customer service channels, annual general meetings, community services etc. on a regular basis. This helps gauge the expectations of the Group's key stakeholders and collect feedback from them to guide the Group in formulating and strategising its ESG management. The disclosures in this ESG Report have reflected and prioritised the key interests and concerns of these key stakeholders during the reporting period, as obtained from the stakeholder engagement activities.

ENVIRONMENTAL

The Group is aware of the effect of environmental performance to the business, especially for daily operational challenges regarding greenhouse gas emission reduction, energy conservation and waste management. During the manufacturing process, the Group would consume electricity for lighting the manufacturing operation and powering the equipment and machinery. Carbon dioxide or greenhouse gas would be indirectly produced when the Group consumes electricity.

The business operations of the Group did not undergo any significant changes during the year ended 31 December 2020 and complied with the latest environmental-related laws and regulations.

Emissions

Air and green house gas emissions

During the year ended 31 December 2020, air emission for nitrogen oxides ("NOx"), sulphur oxides ("SOx") and respiratory suspended particles ("RSP", also known as Particulate Matter ("PM")) were about 8,945 g, 181 g and 659 g respectively, which were mainly produced from the company vehicles.

The main source of the Group's greenhouse gas emissions is derived from direct emission from the mobile combustion sources ("Scope 1"), indirect emission from acquired electricity emissions ("Scope 2") and other indirect emissions ("Scope 3"). The total greenhouse gases emissions from Scope 1, Scope 2 and Scope 3 for the year ended 31 December 2020 are 33,301 kg, 1,570,454 kg and 15,882 kg respectively.

The emission intensity is about 16,593 kg per million dollar of revenue.

The Group has implemented the policies to mitigate the adverse effect of carbon dioxide emission as follows:

- The manufacturing base has been designed to have more windows for more natural light and use less electronic light;
- The manufacturing base has a single-storey building with a higher roof to increase the space and to reduce the use of fan or air-conditioner;
- The office light and office equipment would be turned off during the luncheon rest time; and
- The warehouse which stores dangerous goods would always be locked and lights are switched off when the warehouse is closed.

Emission of Volatile Organic Compounds ("VOCs")

FRP is a material which is produced by a mix of several raw materials including glass fibre, resins and other chemical materials. During the manufacturing process, the Group would also release VOCs which emits from i) styrene - a volatile component of polyester resin and gelcoat; and ii) acetone - a solvent used for cleaning tools and other surfaces contaminated with resin. Since the emission of VOCs is harmful to the environment, the Group has implemented the following measures to mitigate the harmful effect:

- Maintain an active carbon absorption system in specific manufacturing processes to absorb the emission of VOCs;
- The manufacturing base has a single-storey building with a higher roof to increase the space for diluting the emission of VOCs into the air;
- Install a number of industrial fans in certain manufacturing processes to improve the air quality of the manufacturing base; and
- The major VOCs emission source of the Group comes from the colouring process. Staff is not allowed to enter into the coating room during the natural drying procedure of colour coating to avoid excess inhalation of volatile gases.

Waste management

The Group would produce waste materials such as waste raw materials, packaging materials, waste products and other wastes during the manufacture process. The above environmental wastes, which would pollute the land, would be disposed by the Group to an independent qualified waste collection and disposal services provider.

The Group has established policy to improve manufacturing efficiency and reduce error productions to reduce land contamination. The Group will continue looking for ways to reduce carbon dioxide, VOCs emissions and land contamination through measures such as:

- Reduction of VOCs emissions through using low-styrene emissions resins;
- Efficient usage of raw materials monitoring;
- Repairing defective products rather than scrapping products. The Group has less than 0.3% scrapped products only; and
- Other basic household garbage was fully entrusted to the government to handle.

The non-hazardous waste produced was recorded in the 31 December 2020:

- Non-hazardous waste produced: 30 tonnes
- Non-hazardous waste produced intensity: 0.3 tonne per million dollar of revenue

The Group has constantly kept up-to-date the local legislations and standards for environmental protection. In the year ended 31 December 2020, the Group has complied with applicable environmental laws and regulations such as Environmental Protection Law of the People's Republic of China《中華人民共和國環境保護法》, Prevention and Control of Atmospheric Pollution Law of the People's Republic of China《中華人民共和國大氣污染防治法》and Urban drainage and sewage treatment regulations《城鎮排水與污水處理條例》.

Overall, the management considers that the FRP products feature an environmentally friendly production process due to (i) the ease and availability of raw materials compared with wood resources that are considered as non-renewable mainly because of the long replant cycle; and (ii) the lower energy consumption during the production process compared with steel, timber or aluminium. Therefore, FRP has been increasingly used as an alternative to metals in aggressive environment to reduce maintenance costs. In addition, FRP is characterized by its relatively environmental friendliness and sustainability than other plastics as the latter would easily break down and disperse into the environment.

Use of resources

Resources consumption

The resources that the Group used consist of water consumption, electricity and raw materials. The main ingredients of the materials used contain glass fibre yarn, o-benzene resin, aluminium hydroxide, calcium carbonate, quartz sand and styrene. The management has established the following policies for the efficient use of resources during production to reduce wastes:

- optimize schedule of production for a more efficient energy consumption in the manufacturing process which includes spreading fibreglass into mould, pressing, heating and cooling process;
- reduce the usage of raw materials;
- reduce consumption of electricity such as limiting the usage for lights and air conditioning;
- test and explore more environmental friendly raw materials and explore ways to reduce the use of resources so as to contribute its part for environmental protection;

- connect to the urban sewage network to discharge sewage successfully;
- recycle the wood tray which is the packaging of materials and reuse it for packaging products;
- upon request of customers, the Group would prepare iron tray to pack their products.

The following consumption data was recorded in the year ended 31 December 2020:

		Consum	ption	Consumption (per millior of reve	n dollar
Resources	Unit	2020	2019	2020	2019
Electricity	kWh	1,951,884	1,816,855	19,999	22,635
Water	Tonne	27,079	30,589	277	381
Packaging materials	Tonne	53	43	0.5	0.5
Unleaded petrol	Litre	12,298	11,228	126	140

As a result of implementing measures to lower the consumption of natural resources, and save for the consumption intensity of packaging materials, all the other kinds of resources have shown a lower consumption intensity for 2020 over that of 2019. The Group would, however, review the current energy-saving measures and adopt new measures if necessary.

Environmental and natural resources

The production of FRP has less impact to environment compared to steel, timber or aluminium productions. However, for a further reduction on the environmental impact and use of natural resources, the Group would continue to make an assessment for better alternatives for the use of raw materials that provide similar or better qualities. Meanwhile, the Group's policy objective is to maintain the balance between operation efficiency and resource consumption. It would allow the Group to have better production without overuse of resources.

EMPLOYMENT AND LABOUR PRACTICE

Employment

To ensure an equal and fair working environment, the Group adopts practices and policies of Labour Law of the People's Republic of China《中華人民共和國勞動法》, Labour Contract Law of People's Republic of China《中華人民共和國勞動合同法》and other relevant laws and regulations.

Employment contract specifies the terms including compensation and dismissal, working hours, rest periods and other benefits and welfare for staff. Staff handbook also highlights important information of policies on compensation, employee benefits, rights on termination, business conduct and leave benefits.

Social activities such as annual dinner, team building and other social events are organized for employees to participate to increase their work-life balance and enhance the relationship with employees. Accommodation and meals are also provided for the employees.

A good workplace practice attributes from being free from discrimination and equal opportunities for all despite of age, gender, race, colour, gender orientation, disability or marital status to increase employee satisfaction. The Group would diversify its staff by means of gender and age to balance the culture and communications between staff. The Group encourages labour diversity and welcomes all manpower, thus putting the principle of fairness into practices. The Group had no reported incidents of non-compliance with regulations concerning employment during the year ended 31 December 2020.

The table below shows the distribution and turnover rate of staff:

		Staff turnover
	No. of staff	rate (%)
Gender		
Male	90	11
Female	43	18
Age Group		
18 to 25	3	0
26 to 35	15	0
36 to 45	35	23
46 to 55	47	13
56 to 65	22	21
65 or above	11	18
Service period		
Less than 3 years	52	26
3 to 6 years	24	21
6 to 9 years	11	8
9 years or above	46	4

For the year ended 31 December 2020, the Group employed about 133 (2019: 143) employees. The difference in the composition can be explained by the difference in job nature. In addition, the Group welcome any age range of people to join the Group as long as they are keen to learn and participate.

The Group strives to maintain employee turnover rate at an acceptable level so as to facilitate accumulation of professional skills and experience. During the year 2020, the overall staff turnover rate is about 16% (2019: 14%), which is mainly due to the changes in the number of part-time workers in workshop, whom were hired for ad-hoc production projects.

Health and Safety

Protecting employee's occupational health and safety is critical for the Group. The Group complies with the Labour Law of the People's Republic of China《中華人民共和國勞動法》with respect to occupational safety and health and other applicable regulations for a healthy and comfortable working environment. As there is a high concentration of chemicals in the workplace, fire prevention protection for manufacturing facilities including fire-fighting equipment such as fire extinguisher and fire detection equipment are equipped and checked regularly to prevent any fire outbreak. Staff also participate in regular fire drill and smoking is prohibited in all areas. For the year ended 31 December 2020, the Group has zero (2019: zero) work-related fatality and 1 (2019: zero) work injury which leads to a 34 days loss of man days.

Development and Training

Staff category

Keeping employees trained is part of a fundamental role in business growth and all employees are well trained regarding to their positions this year. The Group encourages employees for continuous development and improves their skill set through training. The Group provides various internal and external trainings for developing the workforce, including orientation and on-board trainings for new staff so as for them to adapt to the operation of the Group efficiently. There are also regular annual appraisals to access staff performance with their supervisors.

Trainings by the Group can be categorised as follows:

5 ,	
Factory worker	Craftsmanship and occupational safety and health
General staff and managers	Specific training provided based on their roles
Directors and senior executives	Corporate governance practices and legal and regulatory updates

Major training contents

During the year ended 31 December 2020, the Group provided at least 4 hours of safety training to every employee in the production department and 4 hours of occupational hazards and compliance on safety production.

Labour Standards

Under the Labour Contract Law of the People's Republic of China《中華人民共和國勞動合同法》, child labour and forced labour is strictly forbidden at all times. Any individuals hired under legal working age and without any identification documents are disqualified from employment. It is the Group's policy to disqualify the person from employment if he or she is found to be hired against the requirements of the Labour Contract Law. For the year ended 31 December 2020, there was no labour dispute in the Group.

OPERATING PRACTICES

Supply Chain Management

The Group places quality and safety as priorities and is committed to reaching the standard of safety and quality of its products. A quality supply chain has been set up to ensure high-quality products for customers. In order to minimise the transportation required, all the suppliers are located in Mainland China, especially the city and province nearby, such as Jiangsu province, Zhejiang province and Shanghai. The Group's policy on the supply chain management is as follows:

- great emphasis is placed on the communication and relationship with the suppliers towards sustainable development;
- assessment on the environmental and social risks of the supply chain is carried out regularly; and
- suppliers are urged to take measures to reduce their environmental and social risks.

Product Responsibility

The policies which the Group has adopted to ensure customer satisfaction and product quality include the ability to exchange defected products, checking the materials before production and returning any defected materials to the suppliers immediately. Before products leaving the warehouse, there is another inspection for quality. There is also a one-year warranty provided for the customers. For the year ended 31 December 2020, no products were returned due to safety and health reason or complaint received regarding the quality of products and service from customers. The Group's products are in full compliance with Product Quality Law of the People's Republic of China《中華人民共和國產品質量法》. In addition, in order to protect consumer data and privacy, client information is kept confidential by the sales department and only authorized staff can access the information.

Anti-Corruption

A system with good moral integrity and anti-corruption mechanism is the cornerstone for a sustainable and healthy development of the Group and therefore, the Group is committed to the compliance with the Criminal Law of the People's Republic of China《中華人民共和國反不正當競爭法》 and other relevant laws and regulations. The staff manual provides guidance on employees' behaviours, for example the acceptance of gifts and conflict of interests, to further enhance the awareness of employees. The Group encourages staff to report suspected corruption cases.

During the year ended 31 December 2020, the Group was not aware of any non-compliances of anti-corruption and money laundering, and legal cases regarding corrupt practices brought against the Group and its employees.

COMMUNITY INVESTMENT

For the continuous effort in giving back to the society, the Group would seek for opportunities to get involved in various community programs. The Group's approach towards community involvement is as follows:

- The Group would fulfil corporate social responsibility through the sustainable development strategy to expand its efforts in the areas of charity work;
- Assessment will be taken on how to give business activities to the interests of the community; and
- The Group is committed to providing career opportunities to the locals and promoting the development of the community's economy.

The Directors present their annual report and the audited consolidated financial statements for the year ended 31 December 2020.

CORPORATE REORGANISATION

The Company was incorporated in the Cayman Islands as exempted company with limited liability on 13 January 2016. Pursuant to the corporate reorganisation in preparation for the listing of the shares of the Company (the "Shares") on the GEM of the Stock Exchange, the Company held all the issued capital of the subsidiaries comprising the Group since 16 March 2016.

The Shares were listed on GEM of the Stock Exchange (the "Listing") on 13 January 2017 by way of placing.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the research and development, production and sales of fiberglass reinforced plastic products in the PRC. The Company acts as an investment holding company. The principal business of the Group is carried out through Nantong Meigu Composite Materials Company Limited, which is an indirect wholly-owned subsidiary of the Company incorporated in the PRC.

RESULTS AND DIVIDEND

The results of the Group for the year ended 31 December 2020 are set out in the consolidated statement of profit or loss and other comprehensive income on page 60 of this annual report.

The Directors do not recommend the payment of final dividend for the year ended 31 December 2020 (2019: Nil).

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 11 to the consolidated financial statements of this annual report.

SHARE CAPITAL

Details of movements in the share capital of the Company during the year are set out in note 24 to the consolidated financial statements of this annual report.

DISTRIBUTABLE RESERVES

Details of movements in the reserves of the Group during the year are set out in the consolidated statement of changes in equity on page 63 of this annual report.

The Company's reserves available for distribution to the shareholders as at 31 December 2020 amounted to RMB47,150,000 (2019: RMB42,681,000).

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for each of the last five financial years is set out on page 134 of this annual report.

DIRECTORS

The Directors during the year and up to the date of this report were:

Executive Directors:

Mr. Cheng Dong (Chairman)

Mr. Jiang Guitang (Chief Executive Officer)

Ms. Shi Dongying

Independent Non-executive Directors:

Mr. Huang Xin

Mr. Tam Tak Kei Raymond

Mr. Ng Sai Leung

In accordance with article 108 (a) and (b) of the articles of association of the Company, Ms. Shi Dongying and Mr. Huang Xin will retire by rotation at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

Each of the independent non-executive Directors has confirmed in writing his independence to the Company pursuant to Rule 5.09 of the GEM Listing Rules. The Company considers all the independent non-executive Directors are independent to the Company.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for election at the forthcoming annual general meeting has or is proposed to have a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment compensation, other than the statutory compensation.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Saved as disclosed in this report, there was no transaction, arrangement or contract of significance to which the Company or any related companies (holding companies, subsidiaries, or fellow 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 at the end of the year or at any time during the year.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

As at 31 December 2020, the interests and short positions of the Directors and chief executive of the Company in Shares, underlying Shares and debentures of the Company or any of the associated corporations (within the meaning of Part XV of the SFO) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interest or short positions which they are taken or deemed to have under such provisions of the SFO), or pursuant to section 352 of the SFO to be entered in the register referred to therein, or pursuant to the Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by the directors and to be notified to the Company and the Stock Exchange are as follows:

(i) Long position in the Shares

Name	Capacity/Nature of interest	Number of shares held/ interested in	Percentage of interest in the Company
Mr. Jiang Guitang ("Mr. Jiang") (Notes 1 and 2)	Interest held jointly with other persons; interest in a controlled corporation	123,600,000	30.9%

Notes:

1. Mr. Jiang beneficially owns 100% of the entire issued share capital of Singa Dragon International Ventures Limited ("Singa") which in turn beneficially owns 123,600,000 Shares (representing 30.9% of the total number of issued Shares). Therefore, Mr. Jiang is deemed, or taken to be, interested in all the Shares held by Singa for the purposes of the SFO.

2. Pursuant to the concert party deed (the "Concert Party Deed") entered into among Mr. Shen Weixing ("Mr. Shen"), Mr. Jiang, Munsing Developments Limited ("Munsing") and Singa dated 16 December 2016, Mr. Shen and Mr. Jiang are parties acting in concert (having the meaning ascribed to it under The Codes on Takeovers and Mergers and Share Buy-backs (the "Takeovers Code")) since 1 January 2014, and that Mr. Shen, Mr. Jiang, Munsing and Singa are parties acting in concert until the date of any written termination by them. As such, Mr. Jiang, together with Mr. Shen, Munsing and Singa together held 30.9% of the total number of issued Shares as at 31 December 2020.

(ii) Long position in the ordinary shares of associated corporations

Name of director	Position in the associated corporations	Percentage of interest in the associated corporation
Mr. Jiang	Director of Singa	100% in Singa

Save as disclosed above, as at 31 December 2020, none of the Directors and chief executive had any interests or short positions in the Shares, underlying Shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), as notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO, or as recorded in the register required to be kept by the Company under Section 352 of the SFO, or otherwise notified to the Company and the Stock Exchange pursuant to Rule 5.46 of the GEM Listing Rules.

DIRECTOR'S RIGHTS TO PURCHASE SHARES OR DEBENTURES

Save as otherwise disclosed in this report, at no time during the year was the Company or any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors and chief executives of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any body corporate, and none of the Directors and chief executives or their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right during the year.

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

As at 31 December 2020, so far as is known to the Directors, the interests and short positions of the persons or corporations (other than the Directors and chief executive of the Company) in the Shares or underlying Shares of the Company which have been disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO and as recorded in the register required to be kept by the Company under section 336 of the SFO or, were, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company are as follows:

Name	Capacity/Nature of interest	Number of shares held/ interested in	Percentage of interest in the Company
Mr. Shen (Notes 1 and 2)	Interest held jointly with other persons	123,600,000	30.9%
Munsing (Notes 1 and 2)	Interest held jointly with other persons	123,600,000	30.9%
Singa (Note 2)	Interest held jointly with other persons; beneficial owner	123,600,000	30.9%
Ms. Gong Hui (Note 3)	Interest of spouse	123,600,000	30.9%
Ms. Chen Lijuan (Note 4)	Interest of spouse	123,600,000	30.9%
Mr. Huang Xuechao	Beneficial owner	103,620,000	25.9%
Yunhong Group Co., Limited ("Yunhong") (Notes 5 and 6)	Beneficial owner	40,000,000	10.0%
Mr. Wu Dong ("Mr. Wu") (Note 5)	Interest in a controlled corporation	40,000,000	10.0%
Mr. Li Yubao ("Mr. Li") (Note 5)	Interest in a controlled corporation	40,000,000	10.0%

Notes:

- 1. Mr. Shen beneficially owns 100% of the entire issued share capital of Munsing. Therefore, Mr. Shen is deemed, or taken to be, interested in all the Shares held by Munsing for the purposes of the SFO.
- 2. Pursuant to the Concert Party Deed, Mr. Shen and Mr. Jiang are parties acting in concert (having the meaning ascribed to it under the Takeovers Code) since 1 January 2014, and that Mr. Shen, Munsing, Singa and Mr. Jiang are parties acting in concert until the date of any written termination by them. As such, Mr. Shen, Munsing, Singa and Mr. Jiang together held 30.9% of the total number of issued Shares as at 31 December 2020.
- 3. Ms. Gong Hui is the spouse of Mr. Shen and is deemed or taken to be interested in all the Shares in which Mr. Shen has, or is deemed to have, an interest for the purpose of the SFO.
- 4. Ms. Chen Lijuan is the spouse of Mr. Jiang and is deemed or taken to be interested in all the Shares in which Mr. Jiang has, or is deemed to have, an interest for the purpose of the SFO.
- 5. Mr. Wu holds approximately 93.67% equity interest in Yunhong, which in turn beneficially owns 40,000,000 Shares (representing 10% of the total number of issued Shares). Therefore, Mr. Wu is deemed, or taken to be, interested in all the Shares held by Yunhong for the purposes of the SFO. Among this 93.67% equity interest in Yunhong, 92% is held by Mr. Wu on behalf of Mr. Li pursuant to the nominee shareholding arrangements between Mr. Wu and Mr. Li. Hence, Mr. Li is regarded as the ultimate controlling shareholder of Yunhong and therefore Mr. Li is deemed, or taken to be, interested in all the Shares held by Yunhong for the purpose of the SFO.
- 6. On 5 January 2020, Singa entered into a memorandum of agreement with Yunhong (as potential purchaser) in relation to the possible sale and purchase of 123,600,000 Shares beneficially held by Singa (representing 30.9% of the total number of issued Shares) to Yunhong (the "Possible Transaction"), which if materialized, may lead to a change in control of the Company and a mandatory general offer under the Takeovers Code for all the issued Shares (other than those already owned by or agreed to be acquired by Yunhong or parties acting in concert with it). On 1 February 2021, the Company announced that there was a change in the potential purchaser of the Possible Transaction from Yunhong to LF INTERNATIONAL PTE. LTD. ("LF"), details of which are set out in the Company's announcement dated 1 February 2021. As at the date of this report, Singa and LF are undertaking discussions on the terms of the formal agreement and have not entered into a formal agreement in relation to the Possible Transaction.

Save as disclosed above, as at 31 December 2020, no other persons (other than the Directors and chief executive of the Company) had any interests or short positions in the Shares and underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, and as recorded in the register required to be kept by the Company under Section 336 of the SFO.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the year ended 31 December 2020, the Group did not enter into any transactions which need to be disclosed as connected transactions or continuing connected transactions pursuant to Chapter 20 of the GEM Listing Rules.

Details of the material related party transactions are set out in note 26 to the consolidated financial statements of this annual report. These related party transactions did not constitute connected transactions or continuing connected transactions pursuant to Chapter 20 of the GEM Listing Rules.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2020, sales to the Group's five largest customers accounted for 59.4% (2019: 49.8%) of the total revenue of the Group, while the percentage of the total revenue of the Group attributable to the Group's largest customer was approximately 31.1% (2019: 13.4%).

For the year ended 31 December 2020, purchases from the Group's five largest suppliers accounted for 53.1% (2019: 54.7%) of the total cost of sales of the Group, while the percentage of the total cost of sales of the Group attributable to the Group's largest supplier was approximately 13.4% (2019: 19.9%).

None of the Directors of the Company, or any of their close associates or any other shareholders, which, to the best knowledge of the Directors, owns more than 5% of the Company's issued share capital, had any beneficial interest in the Group's five largest customers and suppliers during the year ended 31 December 2020.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the articles of association of the Company or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

PERMITTED INDEMNITY PROVISION

During the year ended 31 December 2020 and up to the date of this report, the Directors were indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they might incur in connection with the execution of their duties. The Company has arranged directors' and officers' liability insurance policy of the Company for the year ended 31 December 2020.

COMPETING INTERESTS

The Directors confirm that none of the controlling shareholders, namely Mr. Shen, Mr. Jiang, Munsing and Singa (the "Controlling Shareholders), the Directors and their respective close associates (as defined in the GEM Listing Rules) is interested in any business apart from the business operated by the Group which competes or is likely to compete, directly or indirectly, with the Group's business during the year ended 31 December 2020 and up to the date of this report.

DEED OF NON-COMPETITION

The Controlling Shareholders entered into a deed of non-competition (the "Deed of Non-competition") on 16 December 2016 in favour of the Company and its subsidiaries. Pursuant to the Deed of Non-competition, each of the Controlling Shareholders has irrevocably and unconditionally undertaken to the Company (for itself and for the benefit of our subsidiaries) that, during the period that the Deed of Non-competition remains effective, he/it shall not, and shall procure that his/its close associates (other than any member of the Group) not to develop, acquire, invest in, participate in, carry on or be engaged, concerned or interested, or otherwise be involved, directly or indirectly, in any business in competition with or likely to be in competition with the existing business activity of any member of the Group within the PRC, Hong Kong and such other parts of the world where any member of the Group may operate from time to time, or any business activity to be conducted by any member of the Group from time to time within the PRC, Hong Kong and such other parts of the world, save for the holding of not more than 5% shareholding interests (individually or with his/its close associates) in any company listed on a recognised stock exchange and at any time the relevant listed company shall have at least one shareholder (individually or with his/its close associates, if applicable) whose shareholding interests in the relevant listed company is higher than that of the relevant Controlling Shareholders (individually or with his/its close associates).

Each of the Controlling Shareholders further undertakes that if he/it or his/its close associates (other than any member of the Group) is offered or becomes aware of any business opportunity which may compete with any business opportunity of the Group, he/it shall procure that his/its close associates to promptly notify the Group in writing and the Group shall have a right of first refusal to take up such opportunity. The Group shall, within 30 days after receipt of the written notice (or such longer period if the Group is required to complete any approval procedures as set out under the GEM Listing Rules from time to time), notify the Controlling Shareholder(s) whether the Group will exercise the right of first refusal.

The Group shall only exercise the right of first refusal upon the approval of all independent non-executive Directors who do not have any interest in such opportunity. The relevant Controlling Shareholder(s) and the other conflicting Directors (if any) shall abstain from participating in and voting at and shall not be counted as quorum at all meetings of the Board where there is a conflict of interest or potential conflict of interest, including but not limited to, the relevant meeting of the independent non-executive Directors for considering whether or not to exercise the right of first refusal.

During the year ended 31 December 2020, the Company had not received any information in writing from any of the Controlling Shareholders in respect of any new business opportunity which competed or might compete with the existing and future business of the Group which were offered to or came to the knowledge of the Controlling Shareholders or their close associates (other than any member of the Group). Each of the Controlling Shareholders has made an annual declaration to the Company that he/it had fully complied with his/its obligations under the Deed of Non-competition for the year ended 31 December 2020.

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

During the year ended 31 December 2020, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

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 Shares was held by the public as at the date of this report.

BUSINESS REVIEW

A fair review of the business of the Company as well as a discussion and analysis of the Group's performance during the year and the material factors underlying its results and financial position can be found in the management discussion and analysis set out on pages 6 to 15 of this annual report. These discussions form part of this report.

CORPORATE GOVERNANCE

Information on the corporate governance practices adopted by the Company is set out in the "Corporate Governance Report" on pages 21 to 34 of this annual report.

AUDITOR

The consolidated financial statements for the year ended 31 December 2020 have been audited by Crowe (HK) CPA Limited ("Crowe"). Crowe shall retire in the forthcoming annual general meeting and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment as auditor of the Company will be proposed at the forthcoming annual general meeting. There is no change in auditor since the date of Listing.

On behalf of the Board

Jiang Guitang

Director

Hong Kong, 19 March 2021

(Incorporated in the Cayman Islands with limited liability)



國富浩華(香港)會計師事務所有限公司 Crowe (HK) CPA Limited

香港 銅鑼灣 禮頓道77號 禮頓中心9樓 9/F Leighton Centre, 77 Leighton Road, Causeway Bay, Hong Kong

OPINION

We have audited the consolidated financial statements of Meigu Technology Holding Group Limited (the "Company") and its subsidiaries (the "Group") set out on pages 60 to 133, which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss and other 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 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") 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 OF 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 our opinion.

(Incorporated in the Cayman Islands with limited liability)

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, 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.

The Key Audit Matter

Impairment of contract assets, and trade and bills receivables

(Refer to notes 2(h)(i), 16(a), 17, 25(a) and 28(b)(i) to the consolidated financial statements)

At 31 December 2020, contract assets amounted to approximately RMB1.4 million, net of provision for impairment losses of approximately RMB0.04 million, and trade and bills receivables amounted to approximately RMB46.0 million, net of provision for impairment losses of approximately RMB3.5 million, for which there are no collateral as security for settlement. In the normal ordinary course of its business, the Group grants its customers with credit period up to 180 days after billing. The Group's top five largest debtors accounted for approximately 64.3% of its total contract assets, and trade and bills receivables at 31 December 2020. This may give rise to the risk of bad debt losses arising from unfavourable changes in the customers' abilities to settle their trade debts after year end.

Management's judgement and inherent estimation uncertainty are involved in determining the impairment provision for contract assets, and trade and bills receivables.

How the matter was addressed in our audit

We reviewed and challenged the assumptions applied by management in estimating the provision for impairment against contract assets, and trade and bills receivables at the year end. This included:

- reviewing the Group's credit control and debt recovery procedures and actions taken to monitor and collect the contract assets, and trade and bills receivables;
- reviewing historical settlement history of the customers and testing subsequent cash receipts from the customers after the year end;
- assessing ageing analysis for contract assets, and trade and bills receivables by customers and updated creditworthiness of the customers;
- enquiring management of any material disputes with customers, assessing and evaluating the implications arising from the discrepancies on the debtor confirmations directly obtained from the customers and reviewing correspondences with the customers for any material potential dispute;
- reviewing the management's assessment on expected credit losses on contract assets, and trade and bills receivables, in particular challenging the reasonableness of the provision matrix by reference to historical bad debt loss rates, payment history and creditworthiness of the customers, and other forward-looking information specific to the customers and the economic conditions; and
- checking the accuracy of calculation of the required provision for the expected credit losses on contract assets, and trade and bills receivables.

We also assessed the Group's disclosures in respect of contract assets, and trade and bills receivables in notes 16(a), 17, 25(a) and 28(b)(i) to the consolidated financial statements.

(Incorporated in the Cayman Islands with limited liability)

KEY AUDIT MATTERS (Continued)

The Key Audit Matter

Revenue recognition

(Refer to notes 2(s), 3, 10, and 28(b)(v) to the consolidated financial statements)

For the year ended 31 December 2020, revenue amounted to approximately RMB97.6 million. The Group is principally engaged in the research and development, production and sales of fiberglass reinforced plastic ("FRP") grating products and epoxy wedge strip products in the People's Republic of China (the "PRC"). In some of the terms of the sales contracts made between the Group and its customers, there are warranty clauses for the quality of the products, which were mainly related to agreed-upon product function specifications, with expiry date falling within 1-2 years after the control of the products were transferred to the customers. Revenue is recognised when the control of the products have been transferred to the customers at a point of time. The recognition of revenue involves significant judgement and estimates made by the management on the basis applied for measuring the value of performance obligations completed by the Group, using the output method.

We identified revenue recognition as a key audit matter because revenue is one of the key performance indicators of the Group and there is an inherent risk of manipulation of the timing of revenue recognition by management to meet specific targets or expectations.

How the matter was addressed in our audit

In response to this key audit matter, our audit work included control testings and substantive procedures as follows:

- evaluating and testing the design and operating effectiveness of controls over the capture and measurement of revenue transactions;
- evaluating the appropriateness of the accounting policies on revenue recognition adopted by the Group and related accounting estimates and judgements made; and
- performing substantive testings on the accuracy and occurrence of revenue using sampling techniques by examining, including to but not limited to, the terms of sales contracts, delivery notes, bills of lading, customer bills, billing reports, and financial records, as well as testing the cut-off for revenue recognised immediately before and after the end of the reporting period and obtaining written confirmation replies directly from the customers.

We also assessed the Group's disclosures in respect of revenue in notes 3, 10 and 28(b)(v) to the consolidated financial statements.

(Incorporated in the Cayman Islands with limited liability)

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors are responsible for the other information. The other information comprises all the information included in the annual report, other than 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 were required to report the fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS 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 HKFRSs 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 assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

(Incorporated in the Cayman Islands with limited liability)

AUDITOR'S RESPONSIBILITY 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 section 405 of the Hong Kong Companies Ordinance, 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, intention 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 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.

(Incorporated in the Cayman Islands with limited liability)

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

- 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.
- 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 Audit Committee, 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.

Crowe (HK) CPA Limited

Certified Public Accountants Hong Kong, 19 March 2021

Liu Mok Lan, Cliny

Practising Certificate Number P07270

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 31 December 2020

	Note	2020 RMB'000	2019 RMB'000
Revenue Cost of sales	3	97,608 (65,121)	80,269 (49,180)
Gross profit Other revenue and other income Other net (loss)/gain Impairment losses on contract assets, and trade and	4 4	32,487 274 (1,182)	31,089 271 310
bills receivables Distribution costs Administrative expenses	17(b)	(1,426) (4,166) (15,925)	(1,052) (5,012) (17,745)
Profit from operations Finance costs	5(a)	10,062 (306)	7,861 (645)
Profit before taxation Income tax	5 6(a)	9,756 (4,207)	7,216 (3,742)
Profit for the year		5,549	3,474
Other comprehensive income for the year Total comprehensive income for the year		5,549	3,474
		RMB cents	RMB cents
Earnings per share Basic and diluted	9	1.39	0.87

Consolidated Statement of Financial Position

As at 31 December 2020

	Note	2020 RMB'000	2019 RMB'000
Non-current assets Property, plant and equipment Right-of-use asset Deferred tax assets	11 12 21(b)	13,859 1,360 1,107	16,306 1,398 793
		16,326	18,497
Current assets Inventories Property held for sale Contract assets Trade and other receivables Pledged bank deposits Cash and cash equivalents	14 15 16(a) 17 13 18(a)	8,173 1,468 1,377 49,753 4,000 16,545	5,946 1,468 650 34,282 1,200 19,512
Current liabilities Trade and other payables Contract liabilities Bank borrowings Income tax payable	19 16(b) 20 21(a)	25,890 - 5,000 2,818 33,708	16,540 61 5,000 2,805
Net current assets		47,608	38,652
Total assets less current liabilities		63,934	57,149
Non-current liabilities Deferred tax liabilities	21(c)	4,844	4,008
NET ASSETS		59,090	53,141

Consolidated Statement of Financial Position

As at 31 December 2020

		2020	2019
	Note	RMB'000	RMB'000
CAPITAL AND RESERVES	24		
Share capital		3,600	3,600
Reserves		55,490	49,541
TOTAL EQUITY		59,090	53,141

Approved and authorised for issue by the board of directors of the Company on 19 March 2021.

On behalf of the board

Jiang Guitang	Shi Dongying
Director	Director

The notes on pages 66 to 133 form an integral part of these consolidated financial statements.

Consolidated Statement of Changes in Equity

For the year ended 31 December 2020

				Reserves				
				Share- based				
	Share	Share	Capital	payment	Statutory	Retained		Total
	capital	premium	reserve	services	reserve	profits	Sub-total	equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	(note 24(a))	(note 24(b))	(note 24(c))	(note 24(d))	(note 24(e))			
At 1 January 2019	3,600	20,900	9,557	1,133	4,493	9,584	45,667	49,267
Profit and total comprehensive								
income for the year	-	-	-	-	-	3,474	3,474	3,474
Equity-settled share-based payments	-	-	-	400	-	-	400	400
Transfer to statutory reserve					834	(834)		
At 31 December 2019	3,600	20,900	9,557	1,533	5,327	12,224	49,541	53,141
At 1 January 2020	3,600	20,900	9,557	1,533	5,327	12,224	49,541	53,141
Profit and total comprehensive								
income for the year	-	-	-	-	-	5,549	5,549	5,549
Equity-settled share-based payments	-	-	-	400	-	-	400	400
Transfer to statutory reserve					1,080	(1,080)		
At 31 December 2020	3,600	20,900	9,557	1,933	6,407	16,693	55,490	59,090

The notes on pages 66 to 133 form an integral part of these consolidated financial statements.

Consolidated Statement of Cash Flows

For the year ended 31 December 2020

	Note	2020 RMB'000	2019 RMB'000
Operating activities Profit before taxation		9,756	7,216
Adjustments for:		•	,
– Depreciation of property, plant and equipment	5(c)	2,723	2,380
– Amortisation for right-of-use asset	5(c)	38	38
 Impairment loss on contract assets, and trade and bills receivables 	5(c)	1,426	1,052
- Write-down of inventories	5(c)	1,420	827
- Interest income	4	(28)	(61)
– Finance costs	5(a)	306	645
 Equity-settled share-based payment 	5(b)	400	400
Operating cash flows before changes in working capital		14,637	12,497
Changes in working capital			
(Increase)/decrease in inventories		(2,243)	90
(Increase)/decrease in trade and other receivables		(16,856)	14,072
(Increase)/decrease in contract assets Increase in pledged bank deposits		(768) (2,800)	3,794 (1,150)
Increase/(decrease) in trade and other payables		9,350	(5,233)
Decrease in contract liabilities		(61)	(32)
Cash generated from operations		1,259	24,038
Income taxes paid		(3,672)	(3,519)
Net cash (used in)/generated from operating activities		(2,413)	20,519
Investing activities		(274)	(1 502)
Payments for the purchase of property, plant and equipment Payment for the purchase of financial assets at fair value		(276)	(1,593)
through other comprehensive income		_	(10,000)
Proceeds from the sales of financial assets at fair value			, , ,
through other comprehensive income		-	15,000
Interest received		28	61
Net cash (used in)/generated from investing activities		(248)	3,468

Consolidated Statement of Cash Flows

For the year ended 31 December 2020

	Note	2020 RMB'000	2019 RMB'000
Financing activities			
Proceeds from new bank borrowings	18(b)	5,000	5,000
Repayment of bank borrowings	18(b)	(5,000)	(15,000)
Interest paid		(306)	(645)
Net cash used in financing activities		(306)	(10,645)
Net (decrease)/increase in cash and cash equivalents		(2,967)	13,342
Cash and cash equivalents at 1 January		19,512	6,170
Cash and cash equivalents at 31 December	18(a)	16,545	19,512

The notes on pages 66 to 133 form an integral part of these consolidated financial statements.

For the year ended 31 December 2020

1. GENERAL INFORMATION

MEIGU Technology Holding Group Limited (the "Company") was incorporated in the Cayman Islands on 13 January 2016 as an exempted company with limited liability under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. Its shares have been listed on GEM of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 13 January 2017. The address of its registered office is Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, the Cayman Islands and its principal place of business is 66 Oujiang Road, Haimen Economic Development Zone, Nantong City, Jiangsu Province, the People's Republic of China (the "PRC").

The Company is an investment holding company and its subsidiaries are principally engaged in the research and development, production and sales of fibreglass reinforced plastic products in the PRC. During the reporting periods, the principal business was carried out through Nantong Meigu Composite Materials Company Limited ("Nantong Meigu"), which is an indirect wholly-owned subsidiary of the Company incorporated in the PRC.

2. SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

These consolidated financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), the collective term of which includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. These consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on GEM of the Stock Exchange of Hong Kong Limited (the "GEM Listing Rules"). A summary of the significant accounting policies adopted by the Group is set out below.

The HKICPA has issued several amendments to HKFRSs that are first effective for the current accounting period of the Group, note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

The Group has not applied any new standard, amendments or interpretations that is not yet effective for the current accounting period, details of which are set out in note 30.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the consolidated financial statements

The consolidated financial statements for the year ended 31 December 2020 comprise the Company and its subsidiaries.

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). Renminbi ("RMB") is the functional currency of all entities of the Group. These consolidated financial statements are presented in RMB and the figures are rounded to the nearest thousand of RMB ("RMB'000"), except for per share data, because the management evaluates the performance of the Group based on RMB.

The measurement basis used in the preparation of the consolidated financial statements is the historical cost basis

Non-current assets held for sales are stated at the lower of carrying amount and fair value less costs to sell (see note 2(k)).

The preparation of consolidated financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying amounts of assets and liabilities not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements made by management in the application of HKFRSs that have significant effect on the consolidated financial statements and major sources of estimation uncertainty are discussed in note 28.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Changes in accounting policies

In the current year, the Group has applied the Amendments to References to the Conceptual Framework in HKFRS Standards and the following amendments to HKFRSs issued by the HKICPA for the first time, which are mandatorily effective for the annual period beginning on or after 1 January 2020 for the preparation of the consolidated financial statements:

Amendments to HKFRS 3
Amendments to HKFRS 9,
HKAS 39 and HKFRS 7
Amendments to HKAS 1
and HKAS 8

Definition of a Business Interest Rate Benchmark Reform

Definition of Material

The application of the Amendments to References to the Conceptual Framework in HKFRS Standards and the amendments to HKFRSs in the current year had no material impact on the Group's financial performance and positions for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability.

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the owners of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the owners of the Company. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. Loans from holders of non-controlling interests and other contractual obligations towards these holders are presented as financial liabilities in the consolidated statement of financial position.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e)(i) Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair values, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 *Incomes* Taxes and HKAS 19 *Employee Benefits* respectively;
- liabilities or equity instruments related to share-based payment arrangements of the
 acquiree or share-based payment arrangements of the Group entered into to replace
 share-based payment arrangements of the acquiree are measured in accordance with
 HKFRS 2 Share-based Payment at the acquisition date;
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard; and
- lease liabilities are recognised and measured at the present value of the remaining lease payments (as defined in HKFRS 16) as if the acquired leases were new leases at the acquisition date, except for leases for which (a) the lease term ends within 12 months of the acquisition date; or (b) the underlying asset is of low value. Right-of-use assets are recognised and measured at the same amount as the relevant lease liabilities, adjusted to reflect favourable or unfavourable terms of the lease when compared with market terms.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e)(i) Business combinations (Continued)

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the relevant subsidiary's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at their fair value.

Where the consideration transferred by the Group in a business combination includes a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively. Measurement period adjustments are adjustments information obtained during the "measurement period" (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured to fair value at subsequent reporting dates, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control), and the resulting gain or loss, if any, is recognised in profit or loss or other comprehensive income, as appropriate. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income and measured under HKFRS 9 would be accounted for on the same basis as would be required if the Group had disposed directly of the previously held equity interest.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), and additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e)(ii) Merger accounting for common control combinations

The consolidated financial statements incorporate the financial statement items of the combining entities or businesses in which the common control combination occurs as if they had been consolidated from the date when the combining entities or businesses first came under the control of the controlling party.

The net assets of the combining entities or businesses are consolidated using the existing book values from the controlling party's perspective. No amount is recognised in respect of goodwill or excess of acquirer's interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over cost at the time of common control combination, to the extent of the continuation of the controlling party's interest.

The consolidated statement of profit or loss and other comprehensive income includes the results of each of the combining entities or businesses from the earliest date presented or since the date when the combining entities or businesses first came under the common control, where this is a shorter period, regardless of the date of the common control combination.

(f) Property, plant and equipment

Property, plant and equipment are stated in the consolidated statements of financial position at cost less accumulated depreciation and impairment losses (see note 2(h)(ii)).

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straight line method over their estimated useful lives as follows:

buildings situated on leasehold land are depreciated over their estimated useful life,
 being no more than 50 years after the date of completion.

plant and equipment (including moulds)
 3 to 10 years

- furniture and fixtures 5 years

motor vehicles4 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Property, plant and equipment (Continued)

Historical cost includes expenditure that is directly attributable to the acquisition of the items. Cost may also include transfers from equity of any gains/losses on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

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 any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are recognised in profit or loss during the reporting period in which they are incurred.

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

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net proceeds on disposal and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Leased assets

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

(i) As a lessee

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

At the lease commencement date, the Group recognises a right-of-use asset and a lease liability, except for short-term leases that have a lease term of 12 months or less and leases of low-value assets which, for the Group are primarily laptops and office furniture. When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

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

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Leased assets (Continued)

(i) As a lessee (Continued)

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

The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses (see notes 2(f) and 2(h)(ii)), except for right-of-use assets that meet the definition of investment property are carried at fair value.

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

The lease liability is also remeasured when there is a change in the scope of a lease or the consideration for a lease that is not originally provided for in lease contract ("lease modification") that is not accounted for as a separate lease. In this case the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification.

In the consolidated statement of financial position, the current portion of long-term lease liabilities is determined as the present value of contractual payments that are due to be settled within twelve months after the reporting period.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets

(i) Credit losses from financial instruments and contract assets

The Group recognises a loss allowance for expected credit losses ("ECLs") on the following items:

- financial assets measured at amortised cost (including cash and cash equivalents, pledged bank deposits and trade and other receivables);
- contract assets as defined in HKFRS 15 when the receivables are not unconditional (e.g. retention money withheld by customers); and
- debt securities measured at FVOCI (recycling).

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all expected cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

The expected cash shortfalls are discounted using the following discount rates where the effect of discounting is material:

- fixed-rate financial assets, trade and other receivables and contract assets:
 effective interest rate determined at initial recognition or an approximation thereof; and
- variable-rate financial assets: current effective interest rate.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

In measuring ECLs, the Group takes into account reasonable and supportable information that is available without undue cost or effort. This includes information about past events, current conditions and forecasts of future economic conditions.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments and contract assets (Continued)

Measurement of ECLs (Continued)

ECLs are measured on either of the following bases:

- 12-month ECLs: these are losses that are expected to result from possible default events within the 12 months after the reporting date; and
- lifetime ECLs: these are losses that are expected to result from all possible default events over the expected lives of the items to which the ECL model applies.

Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. ECLs on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

For all other financial instruments, the Group recognises a loss allowance equal to 12-month ECLs unless there has been a significant increase in credit risk of the financial instrument since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime ECLs.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments and contract assets (Continued)

Significant increases in credit risk

In assessing whether the credit risk of a financial instrument has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial instrument assessed at the reporting date with that assessed at the date of initial recognition. In making this reassessment, the Group considers that a default event occurs 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 (ii) the financial asset is 90 days past due. The Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- failure to make payments of principal or interest on their contractually due dates;
- an actual or expected significant deterioration in a financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments and contract assets (Continued)

Significant increases in credit risk (Continued)

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

Basis of calculation of interest income

Interest income recognised in accordance with note 2(s)(ii) is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset.

At each reporting date, the Group assesses whether a financial asset is credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments and contract assets (Continued)

Basis of calculation of interest income (Continued)

Evidence that a financial asset is credit-impaired includes the following observable events:

- significant financial difficulties of the debtor;
- a breach of contract, such as a default or delinquency in interest or past due events;
- it becoming probable that the borrower will enter into bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; or
- the disappearance of an active market for a security because of financial difficulties of the issuer.

Write-off policy

The gross carrying amount of a financial asset or contract asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Credit losses and impairment of assets (Continued)

(ii) Impairment of other non-current assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, except in the case of goodwill, an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment;
- right-of-use assets; and
- investments in subsidiaries in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated.

Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value 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 assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (or group of units) and then, to reduce the carrying amount of the other assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (h) Credit losses and impairment of assets (Continued)
 - (ii) Impairment of other non-current assets (Continued)
 - Reversals of impairment losses

In respect of assets other than goodwill, an impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount. An impairment loss in respect of goodwill is not reversed.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

(iii) Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the Group is required to prepare an interim financial report in compliance with HKAS 34, Interim financial reporting, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see notes 2(h)(i) and (ii)).

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Inventories and other contract costs

(i) Inventories

Inventories are assets which are held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process or in the rendering of services.

Inventories are carried at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised.

The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

(ii) Other contract costs

Other contract costs are either the incremental costs of obtaining a contract with a customer or the costs to fulfil a contract with a customer which are not capitalised as inventory (see note 2(i)(i)) or property, plant and equipment (see note 2(f)).

Incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained e.g. an incremental sales commission. Incremental costs of obtaining a contract are capitalised when incurred if the costs relate to revenue which will be recognised in a future reporting period and the costs are expected to be recovered. Other costs of obtaining a contract are expensed when incurred.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Inventories and other contract costs (Continued)

(ii) Other contract costs (Continued)

Costs to fulfil a contract are capitalised if the costs relate directly to an existing contract or to a specifically identifiable anticipated contract; generate or enhance resources that will be used to provide goods or services in the future; and are expected to be recovered. Costs that relate directly to an existing contract or to a specifically identifiable anticipated contract may include direct labour, direct materials, allocations of costs, costs that are explicitly chargeable to the customer and other costs that are incurred only because the Group entered into the contract (for example, payments to sub-contractors). Other costs of fulfilling a contract, which are not capitalised as inventory, property, plant and equipment or intangible assets, are expensed as incurred.

Capitalised contract costs are stated at cost less accumulated amortisation and impairment losses. Impairment losses are recognised to the extent that the carrying amount of the contract cost asset exceeds the net of (i) remaining amount of consideration that the group expects to receive in exchange for the goods or services to which the asset relates, less (ii) any costs that relate directly to providing those goods or services that have not yet been recognised as expenses.

Amortisation of capitalised contract costs is charged to profit or loss when the revenue to which the asset relates is recognised. The accounting policy for revenue recognition is set out in note 2(s).

(j) Contract assets and contract liabilities

A contract asset is recognised when the Group recognises revenue (see note 2(s)) before being unconditionally entitled to the consideration under the payment terms set out in the contract. Contract assets are assessed for ECLs in accordance with the policy set out in note 2(h)(i) and are reclassified to receivables when the right to the consideration has become unconditional (see note 2(l)).

A contract liability is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue (see note 2(s)). A contract liability would also be recognised if the Group has an unconditional right to receive non-refundable consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised (see note 2(l)).

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Non-current assets held for sale

A non-current asset (or disposal group) is classified as held for sale if it is highly probable that its carrying amount will be recovered through a sale transaction rather than through continuing use and the asset (or disposal group) is available for sale in its present condition. A disposal group is a group of assets to be disposed of together as a group in a single transaction, and liabilities directly associated with those assets that will be transferred in the transaction.

When the Group is committed to a sale plan involving loss of control of a subsidiary, all the assets and liabilities of that subsidiary are classified as held for sale when the above criteria for classification as held for sale are met, regardless of whether the Group will retain a non-controlling interest in the subsidiary after the sale.

Immediately before classification as held for sale, the measurement of the non-current assets (and all individual assets and liabilities in a disposal group) is brought up-to-date in accordance with the accounting policies before the classification. Then, on initial classification as held for sale and until disposal, the non-current assets (except for certain assets as explained below), or disposal groups, are recognised at the lower of their carrying amount and fair value less costs to sell. The principal exceptions to this measurement policy so far as the financial statements of the Group and the Company are concerned are deferred tax assets and financial assets (other than investments in subsidiaries). These assets, even if held for sale, would continue to be measured in accordance with the policies set out elsewhere in note 2.

Impairment losses on initial classification as held for sale, and on subsequent remeasurement while held for sale, are recognised in profit or loss. As long as a non-current asset is classified as held for sale, or is included in a disposal group that is classified as held for sale, the non-current asset is not depreciated or amortised.

(I) Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due. If revenue has been recognized before the Group has an unconditional right to receive consideration, the amount is presented as a contract asset (see note 2(j)).

Receivables are stated at amortised cost using the effective interest method less allowance for expected credit losses (see note 2(h)(i)).

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(m) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost using the effective interest method. Interest expense is recognised in accordance with the Group's accounting policy for borrowing costs (see note 2(u)).

(n) Trade and other payables

Trade and other payables are initially recognised at fair value. They are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(o) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Cash and cash equivalents are assessed for ECLs in accordance with the policy set out in note 2(h)(i).

(p) Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

Pursuant to the relevant laws and regulations of the PRC, the Group's subsidiary in the PRC has joined defined contributions plans for the employees, such as basic pension scheme, housing fund, basic medical insurance, unemployment insurance, injury insurance and maternity insurance. The Group makes contributions to the above mentioned schemes at the applicable rates based on the amounts stipulated by the government organisation. The contributions are charged to profit or loss on an accrual basis.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Employee benefits (Continued)

(ii) Termination benefits

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

(iii) Share-based payments

The fair value of shares or share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at grant date using the appropriate valuation techniques, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the shares or share options, the total estimated fair value of the shares or share options is spread over the vesting period, taking into account the probability that the shares or share options will vest.

During the vesting period, the number of share options that is expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to the profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the capital reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of share options that vest (with a corresponding adjustment to the capital reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the capital reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to retained profits).

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax loses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided that those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from goodwill not deductible for tax purposes, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Income tax (Continued)

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Provisions and contingent liabilities

Provisions are recognised for other liabilities of uncertain timing or amount when the Group or the Company has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

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, whose existence 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.

(s) Revenue and other income

Income is classified by the Group as revenue when it arises from the sale of goods, the provision of services or the use by others of the Group's assets under leases in the ordinary course of the Group's business.

Revenue is recognised when control over a product or service is transferred to the customer, or the lessee has the right to use the asset, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value-added tax or other sales taxes and is after deduction of any trade discounts.

Where the contract contains a financing component which provides a significant financing benefit to the customer for more than 12 months, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction with the customer, and interest income is accrued separately under the effective interest method. 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 accrued on the contract liability under the effective interest method. The Group takes advantage of the practical expedient in paragraph 63 of HKFRS 15 and does not adjust the consideration for any effects of a significant financing component if the period of financing is 12 months or less.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(s) Revenue and other income (Continued)

Further details of the Group's revenue and other income recognition policies are as follows:

(i) Sale of goods

Sales of the Group's goods are recognised as follows:

Revenue is recognised when the customer takes possession of and accepts the goods. If the goods are a partial fulfilment of a contract covering other goods and/or services, then the amount of revenue recognised is an appropriate proportion of the total transaction price under the contract, allocated between all the goods and services promised under the contract on a relative stand-alone selling price basis.

(ii) Interest income

Interest income is recognised as it accrues under the effective interest method using the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset. For financial assets measured at amortised cost or FVOCI (recycling) that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit-impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset (see note 2(h)(i)).

(iii) Government grants

Government grants are recognised in the statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as income in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Translation of foreign currencies

Foreign currency transactions during the reporting period are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss.

Non-monetary assets and liabilities measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of foreign operations are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into RMB at the closing foreign exchange rates ruling at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

(u) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(v) 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 the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (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 employees of either 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 the 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 part, provides key management personnel services to the Group or to the Group'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.

For the year ended 31 December 2020

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(w) 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 Nantong Meigu's directors (i.e. the chief operating decision maker) for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business 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.

(x) Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred

An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale:
- the intention to complete the intangible asset and use or sell it;
- the ability to use or sell the intangible asset;
- how the intangible asset will generate probable future economic benefits;
- the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- the ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognised for internally-generated intangible assets is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is recognised in profit or loss in the period in which it is incurred.

For the year ended 31 December 2020

3. REVENUE

The principal activities of the Group are research and development, production and sale of fiberglass reinforced plastic products in the PRC.

Revenue represents net invoiced value of goods sold, less value-added taxes, returns and discounts, during the year.

	2020 RMB'000	2019 RMB'000
Revenue from contracts with customers within the scope of HKFRS 15 Sales of fiberglass reinforced plastic products		
– fiberglass reinforced plastic grating	45,562	52,982
– phenolic grating	250	2,094
– epoxy wedge strip	51,796	25,193
	97,608	80,269
Timing of revenue recognition At a point in time	97,608	80,269

Disaggregation of revenue from contracts with customers by geographic markets is disclosed in note 10(a).

4. OTHER REVENUE, OTHER INCOME AND OTHER NET (LOSS)/GAIN

	2020 RMB'000	2019 RMB'000
Other revenue Interest income on bank deposits	28	50
Interest income on financial assets at fair value through other comprehensive income		11
Total interest income on financial assets not at fair value through profit or loss	28	61
Other income Government grants and other subsidies Others	238	187 23
	246	210
	274	271
Other net (loss)/gain Net foreign exchange (loss)/gain	(1,182)	310

For the year ended 31 December 2020

5. PROFIT BEFORE TAXATION

Profit before taxation is arrived at after charging the following:

		2020 RMB'000	2019 RMB'000
(a)	Finance costs		
	Interest on bank borrowings	306	645
(b)	Staff costs (including directors' emoluments)		
	Salaries, wages and other benefits Contributions to defined contribution retirement plans Equity-settled share-based payments (note 24(d))	12,484 506 400	12,855 1,124 400
		13,390	14,379
(c)	Other items		
	Amortisation for a right-of-use asset (note 12) Impairment losses on contract assets, and trade and bills receivables (note 17(b))	38	38
	contract assetstrade and bills receivables	41 1,385	1,052
		1,426	1,052
	Depreciation of property, plant and equipment (note 11) Write-down of inventories Cost of inventories recognised as expense (note (i)) Auditor's remuneration:	2,723 16 66,609	2,380 827 53,694
	- auditor of the Company - other auditors (note (ii)) Research and development costs (note (iii))	758 59 6,000	787 28 7,780

Notes:

- (i) Cost of inventories recognised as expenses include RMB5,522,000 (2019: RMB5,822,000) relating to staff costs, RMB1,517,000 (2019: RMB1,699,000) relating to depreciation of property, plant and equipment, RMB4,360,000 (2019: RMB5,782,000) relating to research and development cost and RMB16,000 (2019: RMB827,000) relating to write-down of inventories, for the year ended 31 December 2020, the amounts of which are also included in the respective total amounts disclosed separately above for each of these types of expenses.
- (ii) The amounts represent remunerations paid to other auditors of Nantong Meigu for statutory audit service.
- (iii) Included in research and development costs are staff cost of RMB1,453,000 (2019: RMB1,306,000) and costs of materials consumed of RMB4,360,000 (2019: RMB5,782,000), the amounts of which are also included in the total amount separately disclosed for each of these types of expenses.

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6. INCOME TAX IN THE CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

(a) Income tax recognised in profit or loss:

	2020 RMB'000	2019 RMB'000
Current tax The PRC Enterprise Income Tax ("EIT") on profits of the Group's PRC subsidiary		
– current year– under-provision in prior years	3,640 45	3,277
	3,685	3,344
Deferred tax Origination and reversal of temporary differences in respect of – provision for impairment losses on contract assets,		
and trade and bills receivables (note 21(b)) – write-down of inventories (note 21(b)) – withholding tax on distributable profits of the Group's	(311) (3)	(237) (206)
PRC subsidiary (note 21(c))	522	398
	4,207	3,742

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

No provision for Hong Kong Profits Tax has been made for the years ended 31 December 2020 and 2019, as the Group did not have assessable profits subject to Hong Kong Profits Tax during the years.

The PRC subsidiaries of the Group are subject to the PRC EIT at 25% (2019: 25%). Dividends declared to Prosperous Composite Material Co., Ltd. ("Prosperous Composite"), as a non-resident shareholder, in respect of profits earned by Nantong Meigu, is subject to the PRC withholding tax at 10%.

For the year ended 31 December 2020

6. INCOME TAX IN THE CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

	2020 RMB'000	2019 RMB'000
Profit before taxation	9,756	7,216
Notional tax on profit before taxation attributable to the subsidiaries under the tax jurisdiction of the PRC calculated at 25% Notional tax on loss before taxation attributable to the non-PRC entities of the Group under the tax jurisdiction	3,044	2,787
of Hong Kong calculated at 16.5%	(587)	(649)
Under-provision in prior years	45	67
Tax effect of non-deductible expenses	1,183	1,139
Tax effect of temporary difference	(314)	(443)
Deferred tax provided for the PRC withholding tax on distributable profits of the Group's PRC subsidiary	836	841
Actual tax expense	4,207	3,742

For the year ended 31 December 2020

7. EMOLUMENTS OF DIRECTORS AND CHIEF EXECUTIVES

Emoluments of the directors of the Company and those of the chief executives of the Group for the year, disclosed pursuant to the GEM Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Company (Disclosure of Information about Benefits of Directors) Regulation, which were included in staff costs as disclosed in note 5(b), are as follows:

		Basic		Employer's		
		salaries, allowances		contributions to defined	Share-	
	Directors'	and other		contribution	based	
	Fees	benefits	Bonus	scheme	payments	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
2020						
Executive directors and						
chief executives						
Shen Qixian*#	-	147	-	-	-	147
Lin Guangquan*	-	-	-	-	-	-
Jiang Guitang*#	-	195	-	4	400	599
Cheng Dong#	-	356	-	2	_	358
Shi Dongying#		106		2		108
		804		8	400	1,212
Independent						
non-executive directors^						
Huang Xin	_	107	_	_	_	107
Tam Tak Kei Raymond	_	107	_	_	_	107
Ng Sai Leung		107				107
		321				321
		321				
Total	_	1,125		8	400	1,533

For the year ended 31 December 2020

7. EMOLUMENTS OF DIRECTORS AND CHIEF EXECUTIVES (Continued)

	Directors' Fees	Basic salaries, allowances and other benefits	Bonus	Employer's contributions to defined contribution scheme	Share- based payments	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
2019						
Executive directors and						
chief executives						
Shen Qixian*#	_	144	-	_	_	144
Lin Guangquan*	_	_	-	_	_	-
Jiang Guitang*#	_	199	-	47	400	646
Cheng Dong#	_	407	-	25	_	432
Shi Dongying#		105		23		128
		855		95	400	1,350
Independent						
non-executive directors [^]						
Huang Xin	_	106	_	_	_	106
Tam Tak Kei Raymond	_	106	_	_	_	106
Ng Sai Leung		106				106
		240				240
		318				318
Total		1,173	_	95	400	1,668

^{*} These are the directors of Nantong Meigu, the key operating entity of the Group during the year.

Jiang Guitang is the chief executive officer of the Group for both years.

Shen Qixian is the legal representative and a director of Nantong Meigu, the key operating entity of the Group for both years, and he is regarded as a chief executive of the Group.

Jiang Guitang and Cheng Dong were appointed as executive directors of the Company on 16 March 2016. Shi Dongying, who joined the Group in October 2015, was appointed as an executive director of the Company on 6 May 2016.

[^] Huang Xin, Tam Tak Kei Raymond and Ng Sai Leung were appointed as independent non-executive directors of the Company on 16 December 2016.

For the year ended 31 December 2020

7. EMOLUMENTS OF DIRECTORS AND CHIEF EXECUTIVES (Continued)

During the year, no emolument was paid by the Group to any of the directors of the Company or the five highest paid individuals (note 8 below) as an inducement to join or upon joining the Group or as compensation for loss of office (2019: Nil). None of the directors of the Company or the top five highest paid individuals (note 8 below) waived any emoluments during the year (2019: Nil).

8. INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with the highest emoluments, one (2019: two) is director, Cheng Dong, whose emoluments for the years ended 31 December 2020 and 2019 are disclosed in note 7. The aggregate of the emoluments in respect of the other four (2019: three) individuals were as follows:

	2020	2019
	RMB'000	RMB'000
Basic salaries, allowances and other benefits Employer's contributions to defined contribution retirement	1,397	1,165
schemes	3	29
	1,400	1,194

The emoluments of the five individuals with the highest emoluments are within nil to HK\$1,000,000 band.

For the year ended 31 December 2020

9. EARNINGS PER SHARE

The calculation of the basic earnings per share for each of the years ended 31 December 2020 and 2019 has been based on the following data:

	2020 RMB'000	2019 RMB'000
Earnings for the purpose of basic earnings per share Profit for the year attributable to the owners of the Company	5,549	3,474
	′000	′000
Number of shares Number of shares at the beginning and the end of the reporting period and the weighted average number of shares	400,000	400,000

Basic earnings per share for the year ended 31 December 2020 amounted to RMB1.39 cent (2019: RMB0.87 cent) per share.

No diluted earnings per share was presented as there was no potential ordinary shares outstanding during the years ended 31 December 2020 and 2019.

10. SEGMENT REPORTING

In a manner consistent with the way in which information is reported internally to the Company's directors for the purposes of resource allocation and performance assessment, no segment information is presented in respect of the Group's operating segment as the Group is principally engaged in one segment in the research and development, production and sales of fiberglass reinforced plastic products in the PRC.

For the year ended 31 December 2020

10. SEGMENT REPORTING (Continued)

(a) Geographic information

The following is an analysis of geographical location of the Group's revenue from external customers. The geographical location of customers refers to the location at which the goods were delivered.

	2020 RMB'000	2019 RMB'000
Local customers The PRC (excluding Hong Kong) (place of domicile)	64,434	41,472
Foreign customers The United States of America The United Kingdom Belgium France Canada Germany Hong Kong Denmark South Korea Uruguay Others	14,968 11,661 1,965 356 393 141 173 2,583 10 - 924	17,994 13,889 3,661 1,184 473 361 355 329 - 9 542
	97,608	80,269

The geographical locations of property, plant and equipment, and leasehold land are based on the physical location of the asset under consideration. During the reporting periods, all property, plant and equipment, and leasehold land were located in the PRC.

(b) Information about major customers

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

	2020	2019
	RMB'000	RMB'000
Customer A	30,357	10,746
Customer B (note)	N/A	10,006
(1000)		

Note: Revenue from customer B did not contribute 10% or more of the total revenue of the Group during the year ended 31 December 2020.

For the year ended 31 December 2020

11. PROPERTY, PLANT AND EQUIPMENT

	Buildings RMB'000	Furniture and fixtures RMB'000	Plant and equipment (including moulds) RMB'000	Motor vehicles RMB'000	Total RMB'000
Cost:					
At 1 January 2019 Additions	15,469 468	450 	17,801 830	785 295	34,505 1,593
At 31 December 2019	15,937	450	18,631	1,080	36,098
At 1 January 2020 Additions	15,937 	450	18,631 276	1,080	36,098 276
At 31 December 2020	15,937	450	18,907	1,080	36,374
Accumulated depreciation:					
At 1 January 2019 Charge for the year	6,052 714	404	10,244 1,591	712 	17,412 2,380
At 31 December 2019	6,766	407	11,835	784	19,792
At 1 January 2020 Charge for the year	6,766	407	11,835 1,937	784 68	19,792 2,723
At 31 December 2020	7,483	408	13,772	852	22,515
Carrying amounts:					
At 31 December 2020	8,454	42	5,135	228	13,859
At 31 December 2019	9,171	43	6,796	296	16,306

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11. PROPERTY, PLANT AND EQUIPMENT (Continued)

All the buildings are situated in the PRC and erected on the leasehold land, as referred to note 12 below, at the end of both reporting periods.

As at 31 December 2020, the carrying amount of buildings pledged for bank borrowings (note 20) of the Group was RMB8,454,000 (2019: RMB9,171,000). Included in plant and equipment are moulds amounting to RMB1,485,000 (2019: RMB1,871,000), whose costs of RMB8,351,000 (2019: RMB7,938,000) are depreciated on a straight-line basis over their estimated useful lives of 10 years. The depreciation policies for the other categories of property, plant and equipment are disclosed in note 2(f).

At the end of both reporting periods, there was no impairment of property, plant and equipment.

12. RIGHT-OF-USE ASSET

	2020 RMB'000	2019 RMB'000
Cost At 1 January and 31 December	1,890	1,890
Accumulated amortisation At 1 January Amortisation charged for the year	492	454 38
At 31 December	530	492
Carrying amount	1,360	1,398

The right-of-use asset represents leasehold land situated in the PRC and held under medium-term and management considers no impairment on the leasehold land is necessary at the end of both reporting periods.

As at 31 December 2020, the carrying amount of leasehold land pledged for bank borrowings (note 20) of the Group was RMB1,360,000 (2019: RMB1,398,000).

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13. PLEDGED BANK DEPOSITS

As at 31 December 2020, deposits of RMB4,000,000 (2019: RMB1,200,000) was placed in the accounts of a bank pledged in favour of banks for bills issuance. According to the relevant agreements, all the pledge will/would be released within 12 months after the end of the reporting period, and accordingly, the amount was classified under current assets as at 31 December 2020 and 2019.

14. INVENTORIES

	2020 RMB'000	2019 RMB'000
Raw materials Work in progress Finished goods	4,301 1,426 2,446	2,346 1,735 1,865
	8,173	5,946

15. PROPERTY HELD FOR SALE

	2020	2019
	RMB'000	RMB'000
Property held for sale at cost, in the PRC		
- amount of trade receivable settled in lieu of payment	1,337	1,337
- other incidental transaction costs	131	131
	1,468	1,468
	1,400	1,400

On 14 January 2016, a residential property located in Chengdu, the Sichuan Province, the PRC was assigned by a customer to the Group in lieu of payment of an overdue trade receivable amounted to RMB1,337,000. According to a valuation report issued by APAC Asset Valuation and Consulting Limited, an independent firm of professional valuers with recognised qualifications and experience in valuing similar properties, using the direct comparison approach, the fair value of the property held for sale was RMB2,650,000 (2019: RMB2,760,000) as at 31 December 2020. In the opinion of the directors of the Company, the estimated fair value less costs to sell of the property held for sale exceeded its carrying amount and accordingly, no impairment on the property held for sale was considered necessary as at 31 December 2020 (2019: Nil).

Particulars of the property held for sale are set out below:

Location	Existing use	Term of lease
Unit 05, L14, Xingshun Huayuan, No. 2 Xinghui East Road,		
Jinniu District, Chengdu, the Sichuan Province, the PRC	Residential	Till 2069

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16. CONTRACT ASSETS AND CONTRACT LIABILITIES

(a) Contract assets

	2020 RMB'000	2019 RMB'000
Contract assets Retention monies receivables Less: allowance for lifetime expected credit losses	1,418	650
	1,377	650
Receivables from contracts with customers within the scope of HKFRS 15, which are included in" Trade and		
other receivables" (note 17)	46,028	31,917

Note:

(i) The contract assets primarily relate to the Group's rights to consideration for goods transferred by the Group to the customers for which the rights to consideration are still conditional upon the customers' satisfaction on the quality of the goods sold which is typically at the expiry date of the assurance-type warranty period, as stipulated in the contracts.

The contract assets are transferred to trade receivables when the rights to consideration become unconditional.

At 31 December 2020 and 2019, included in contract assets were retention monies receivable from the contract customers amounting to RMB1,418,000 and RMB650,000 respectively. The terms and conditions for the release of retention monies by the contract customers vary from contract to contract, which are subject to the customers' satisfaction of quality upon the expiry of the assurance-type warranty period. The retention monies receivable from the contract customers generally represent 5% to 10% of the total consideration of the relevant contracts, that are retained by the contract customers as securities for non-performance protection, and the Group's entitlement to payment of retention monies receivable are conditional upon the contract customers' physical inspection of the quality of the goods at the expiry of the assurance-type warranty period. In the opinion of the directors of the Company, the retention monies retained by the contract customers under the contracts are not intended as a financing arrangement by the Group to the contract customers.

(ii) Impairment assessment of the contract assets

Contract assets are related to the retention monies receivables, which have substantially the same characteristics as the trade receivables for the same types of the contract. The Group's contract customers are mainly with high credit rating and their payment history with the Group are considered to be good. There are no material disputes or claims received from the contract customers of the relevant contracts and the Group considered that there has not been a significant change in credit quality of the contract customers. The Group concluded that the expected loss rates for trade receivables are a reasonable approximation of the rates for contract assets. Since the payment is not due, the expected loss rate of contract assets is assessed to be minimal and accordingly, the net carrying amount of contract assets is still considered fully recoverable at the end of each reporting period. The Group does not hold any collateral as security for the contract assets at the end of each reporting period.

At 31 December 2020, impairment loss of RMB41,000 (2019: Nil) was made on contract assets.

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16. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

(b) Contract liabilities

	2020	2019
	RMB'000	RMB'000
Contract liabilities		
Sales deposits received		61

Notes:

Contract liability, rather than a payable, is recognised when a customer pays non-refundable consideration or is contractually required to pay non-refundable consideration and the amount is already due before the Group recognises the related revenue.

Movement in contract liabilities

	2020 RMB'000	2019 RMB'000
Balance at 1 January	61	93
Decrease in contract liabilities as a result of recognising revenue during the year that was included in the		
contract liabilities at the beginning of the year Increase in contract liabilities as a result of receiving sales	(61)	(93)
deposits during the year		61
Balance at 31 December		61

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17. TRADE AND OTHER RECEIVABLES

	2020	2019
	RMB'000	RMB'000
Trade receivables	48,322	33,011
Bills receivables	1,165	1,255
	49,487	34,266
Less: allowance for lifetime expected credit losses	(3,459)	(2,349)
Trade and bills receivables, net (notes (a) and (b))	46,028	31,917
Other receivables	897	865
Financial assets measured at amortised cost	46,925	32,782
Prepayments	2,828	1,500
	49,753	34,282

The Group has an unconditional right to all of the trade and other receivables which are expected to be recovered and/or recognised as expenses within one year or repayable on demand.

The Group determines the provision for impairment of trade and bills receivables on a forward looking basis and lifetime expected credit losses are recognised from initial recognition of the assets and remeasured at the end of each reporting period.

The provision matrix is determined based on the Group's historical observed bad debt loss rates over the expected life of the trade and bills receivables with similar credit risk characteristics and is adjusted for forward-looking estimates.

Other receivables are considered for 12-month expected credit losses. There was no significant change in credit risk of the other receivables and the default risk was considered as low. Accordingly, no provision for 12 month credit losses on the other receivables was made (2019: Nil).

In making the judgement, management considers available reasonable and supportive forward-looking information such as actual or expected significant changes in operating results and financial positions of the customers, past payment history of the customers, and actual or adverse changes in business, financial or economic conditions that are expected to cause a significant change in the customers' ability to meet their obligations.

At the end of each reporting period, the historical observed bad debt loss rates are updated and changes in the forward-looking estimates are analysed by the Group's management.

For the year ended 31 December 2020

17. TRADE AND OTHER RECEIVABLES (Continued)

(a) Ageing analysis

An ageing analysis of trade and bills receivables (net of allowance for lifetime expected credit losses), based on the invoice date, is as follows:

	2020	2019
	RMB'000	RMB'000
0 – 30 days	12,780	11,660
31 – 90 days	21,640	11,624
91 – 180 days	8,828	3,428
181 – 365 days	2,420	4,285
Over 365 days	360	920
	46,028	31,917

The Group generally granted credit terms to its customers ranging from cash on delivery to 180 days after invoice date.

(b) Impairment of contract assets, and trade and bills receivables

Impairment loss in respect of contract assets, and trade and bills receivables are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against contract assets, and trade and bills receivables directly.

Allowance for lifetime expected credit losses at the end of the reporting period

	2020	2019
	RMB'000	RMB'000
- Trade and bills receivables	3,459	2,349
– Contract assets (note 16(a))	41	
	3,500	2,349

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17. TRADE AND OTHER RECEIVABLES (Continued)

(b) Impairment of contract assets, and trade and bills receivables (Continued)

Movements in the allowance for lifetime expected credit losses

	2020	2019
	RMB'000	RMB'000
At 1 January	2,349	1,396
Impairment loss recognised (note 5(c))	1,426	1,052
Bad debt written off	(275)	(99)
At 31 December	3,500	2,349

As at 31 December 2020, contract assets, and trade and bills receivables amounting to RMB3,500,000 (2019: RMB2,349,000) were determined to be impaired according to the lifetime expected credit loss rates and adjusted for forward-looking estimates. Accordingly, allowance for lifetime expected credit losses of RMB1,426,000 (2019: RMB1,052,000) was recognised for the year ended 31 December 2020.

(c) Further details in respect of credit risk of and lifetime ECL on contract assets, and trade and bills receivables are disclosed in note 25(a).

18. CASH AND CASH EQUIVALENTS

(a)	Cash and cash equivalents comprise:	2020 RMB'000	2019 RMB'000
	Cash at bank Cash on hand	16,544 1	19,509
	Cash and cash equivalents in the consolidated statement of financial position and the consolidated statement of cash flows	16,545	19,512

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18. CASH AND CASH EQUIVALENTS (Continued)

(b) Reconciliation of liabilities arising from financing activities

	Bank borrowings RMB'000	Total liabilities from financing activities RMB'000
At 1 January 2019	15,000	15,000
Changes from financing cash flows		
– Proceeds from new bank borrowings	5,000	5,000
– Repayment of bank borrowings	(15,000)	(15,000)
At 31 December 2019 and 1 January 2020	5,000	5,000
Changes from financing cash flows		
– Proceeds from new bank borrowings	5,000	5,000
– Repayment of bank borrowings	(5,000)	(5,000)
At 31 December 2020	5,000	5,000

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19. TRADE AND OTHER PAYABLES

Trade payables 11,600 9,213 Bills payables 4,000 1,100 Total trade and bills payables 15,600 10,313 Amount due to a shareholder (note (b)) 4,702 - Other payables 5,588 6,227 25,890 16,540
Total trade and bills payables 15,600 10,313 Amount due to a shareholder (note (b)) Other payables 5,588 6,227
Amount due to a shareholder (note (b)) Other payables 4,702 - 5,588 6,227
Other payables
Other payables
25,890 16,540
23,070 10,340
(a) The following is an analysis of trade and bills payables by age based on the invoice date:
2020 2019
RMB'000 RMB'000
0 – 30 days 3,882 3,697
31 – 90 days 5,613 4,331
91 – 180 days 5,443 1,276
Over 180 days
15,600 10,313
(b) Amount due to a shareholder

The amount due to the shareholder was unsecured interest-free and had no fixed repayment term.

Amount due to Singa Dragon International

Ventures Limited

2020

2020

4,702

RMB'000

2019

RMB'000

2019

For the year ended 31 December 2020

20. BANK BORROWINGS

The analysis of the carrying amount of bank borrowings is as follows:

	2020	2019
	RMB'000	RMB'000
Fixed rate term loans from banks due for repayment		
within 1 year or repayable on demand		
Secured bank borrowings (note below)	5,000	5,000
-		

Note: As at 31 December 2020 and 2019, the bank borrowings were secured by buildings (note 11) and a right-of-use asset (note 12) of the Group. It was further guaranteed by an independent third party guarantee company in the PRC.

21. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(a) Current taxation in the consolidated statement of financial position represents:

	2020	2019
	RMB'000	RMB'000
Current year		
PRC EIT	2,818	2,805

(b) Deferred tax assets

The components of deferred tax assets recognised in the consolidated statement of financial position and the movements during the year are as follows:

	Temporary difference		
	write down of inventories RMB'000	provision for impairment losses on receivables	Total RMB'000
At 1 January 2019 Credited to consolidated profit or loss (note 6(a))	206	350 237	350 443
At 31 December 2019 and 1 January 2020 Credited to consolidated profit or loss (note 6(a))	206	587 311	793 314
At 31 December 2020	209	898	1,107

For the year ended 31 December 2020

21. INCOME TAX IN THE CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Continued)

(c) Deferred tax liabilities

The components of deferred tax liabilities recognised in the consolidated statement of financial position and the movements during the year are as follows:

	Temporary differences in respect of distributable profits from the PRC subsidiary RMB'000
At 1 January 2019 Charged to consolidated profit or loss (note 6(a))	3,167 841
At 31 December 2019 and 1 January 2020 Charged to consolidated profit or loss (note 6(a))	4,008
At 31 December 2020	4,844

Under the EIT Law of the PRC, withholding tax is imposed on dividends declared to non-resident shareholders in respect of profits earned by the PRC subsidiary from 1 January 2008 onwards.

Deferred tax charges of RMB836,000 (2019: RMB841,000) have been recognised for the year ended 31 December 2020, representing 10% withholding tax on profits distributable to Prosperous Composite, a non-resident shareholder of Nantong Meigu.

(d) Deferred tax assets and liabilities not recognised

There was no significant unrecognised deferred tax assets or liabilities of the Group as at 31 December 2020 and 2019.

For the year ended 31 December 2020

22. EMPLOYEE RETIREMENT BENEFITS

The employees of the Group's subsidiary in the PRC are members of a state-managed retirement benefit scheme operated by the government of the PRC. The subsidiary is required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

The total expenses recognised in profit or loss of RMB506,000 (2019: RMB1,124,000) for year ended 31 December 2020, representing contributions payable to these plans by the Group at rates specified in the rules of the plans.

23. SUBSIDIARIES

The particulars of the Company's subsidiaries are as follows:

Name of subsidiary Direct interests:	Place and date of incorporation	Principal activities and place of operation	Particulars of issued and paid up capital	Effective interest held by the Company
Direct interests.				
Prosperous Composite Material Co., Ltd	The BVI/ 7 November 2006/ Limited liability company	Investment holding, Hong Kong	US\$100,000	100%
Indirect interests:				
Nantong Meigu Composite Materials Company Limited	The PRC/ 24 April 2003/ Wholly foreign-owned enterprise	Research and development, production and sale of fiberglass reinforced plastic products in the PRC		100%

For the year ended 31 December 2020

24. CAPITAL AND RESERVES

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statements of changes in equity. Details of changes in the Company's individual components of reserves between the beginning and the end of the reporting period are set out in note 29(a).

(a) Share capital

	202 Number of shares	Share capital	20 Number of shares	19 Share capital
Ordinary shares of HK\$0.01 each				
		HK\$'000		HK\$'000
Authorised: At beginning and end of the year	2,000,000,000	20,000	2,000,000,000	20,000
		RMB'000		RMB'000
Issue and fully paid: At beginning and end of the year	400,000,000	3,600	400,000,000	3,600

For the year ended 31 December 2020

24. CAPITAL AND RESERVES (Continued)

(a) Share capital (Continued)

The owners of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

(b) Share premium

The application of share premium account is governed by the Companies Law of the Cayman Islands. Under the Companies Law of the Cayman Islands, the funds in share premium account are distributable to shareholder of the Company provided that immediately the following date, on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debt as they fall due in the ordinary course of business.

(c) Capital reserve

The Group's capital reserve represented the Company's then beneficial owners' contributions for 85.37% of the registered capital of Nantong Meigu which has become an indirect and wholly-owned subsidiary of the Company since 16 March 2016.

For the year ended 31 December 2020

24. CAPITAL AND RESERVES (Continued)

(d) Share-based payment reserve

On 16 March 2016 and immediately after share swap arrangement made between the Company and the then shareholders of Prosperous Composite, the equity interest in the Group (comprising the Company, Prosperous Composite and Nantong Meigu) of a former substantial shareholder of the Company was decreased by 4.15% (which was subsequently enlarged to 5.53% after the share cancellation of 250 repurchased shares on 20 April 2016, which was effectively transferred to Mr. Jiang ("Share Award"), based on an undertaking agreement ("Share Award Agreement") as confirmed in writing by a confirmatory deed dated 3 June 2016, in which, Mr. Jiang, as a key management personnel and a founder of the Group, has provided an irrevocable promise that Mr. Jiang shall continue to engage in the management of the Group for coming 5 years and shall not terminate the engagement with the Group before 16 March 2021. The fair value of the Share Award at was RMB2,000,000 based on a professional valuation report issued by APAC Asset Valuation and Consulting Limited on 2 June 2016, under the market approach, using the price to earnings ("P/E") and enterprise value to EBITDA ("EV/EBITDA") multiples of comparable listed companies and after making adjustments for the discount of 20% for lack of marketability and size discount of 15% to reflect the specific risks of the Company. The directors of the Company considered that there would be no material difference for the fair value of the Share Award between the grant date on 16 March 2016 and valuation date on 31 December 2017. The fair value of the Share Award at the grant date shall be amortised, recognised and charged as expense to the consolidated profit or loss, on a straight-line basis, over a period of 5 years, which will be regarded as a contribution by a shareholder of the Company.

For the years ended 31 December 2020 and 2019, the share-based payments amortised, recognised and charged as expense to the consolidated profit or loss of the Group amounted to RMB400,000 respectively, for which the same amounts were credited as a contribution from a shareholder of the Company in the consolidated statement of changes in equity and the Company's changes in reserves for the years.

(e) Statutory reserve

Pursuant to applicable PRC regulations, the PRC subsidiary in the Group is required to appropriate 10% of its profit after tax to the statutory reserve until such reserve reaches 50% of their registered capital. Transfers to this reserve must be made before distribution of dividends to shareholders. Upon approval by relevant authorities, the statutory reserve can be utilised to offset the accumulated losses or to increase the registered capital of the subsidiary, provided that the balance after such issue is not less than 25% of its registered capital.

For the year ended 31 December 2020

24. CAPITAL AND RESERVES (Continued)

(f) Distributability of reserves

At 31 December 2020, the aggregate amount of reserves available for distribution to owners of the Group, as calculated under the provisions of the Companies Law of the Cayman Islands, was RMB47,150,000 (2019: RMB42,681,000).

(g) Capital management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less relevant pledged bank deposits, and cash and cash equivalents. Total capital is calculated as total equity attributable to owners of the Company as shown in the consolidated statements of financial position plus net debt.

The Group is not subject to any externally imposed capital requirements.

The gearing ratios at 31 December 2020 and 2019 were as follows:

	2020	2019
	RMB'000	RMB'000
Total borrowings (note 20)	5,000	5,000
Less: Cash and cash equivalents (note 18(a))	(16,545)	(19,512)
Net cash	(11,545)	(14,512)
Total equity attributable to owners of the Company	59,090	53,141
Total capital	47,545	38,629
Gearing ratio	N/A	N/A
Geaning ratio	IN/A	IN/A

For the year ended 31 December 2020

25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

The financial instruments of the Group include contract assets (note 16(a)), trade and other receivables (excluding prepayments) (note 17), pledged bank deposits (note 13), cash and cash equivalents (note 18(a)), trade and other payables (note 19) and bank borrowings (note 20).

The Group have exposure to credit risk, liquidity risk, interest rate risk and currency risk arising from financial instruments. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(a) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties as a means of mitigating the risk of financial loss from defaults.

The Group's credit risk is primarily attributable to contract assets, trade and bills receivables, cash and cash equivalents, pledged bank deposits and financial assets at fair value through other comprehensive income. In order to minimise risk, the management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis. Credit evaluations of its customers' financial position and condition are performed on each and every major customer periodically. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade and bills receivables are usually due within one year from the date of billing. For debtors with balances past due, further credit would not be granted until all outstanding balances are settled. Normally, the Group does not obtain collateral from its customers.

The Group's cash and cash equivalents and pledged bank deposits are placed with and financial assets at fair value through other comprehensive income are issued by creditworthy banks with high credit ratings and the Group has limited exposure to any of these banks.

In respect of contract assets and trade and bills receivables, the Group's exposures to credit risk is influenced mainly by the individual characteristics of each customer. Contract assets are substantially the same characteristics as the trade receivables for the same types of the contracts. The Group's contract customers are mainly with high credit rating and their payment history with the Group are considered to be good. There are no material disputes or claims received from the contract customers and the Group considered that there has not been a significant change in credit quality of the contract customers. The default risk of the industries and countries in which customers operate also has an influence on credit risk.

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25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(a) Credit risk (Continued)

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. As at 31 December 2020, 35.6% (2019: 11.7%) and 64.3% (2019: 36.5%), of the total of contract assets and trade and bills receivables was due from the Group's largest debtor and the five largest debtors, respectively.

In order to determine the expected credit losses for the portfolio of contract assets and trade and bills receivables at the end of each reporting period, the Group uses a provision matrix. The provision matrix is based on its historical observed bad debt loss rates, adjusted for forward-looking estimates and market conditions. At the end of each reporting period, the historical observed bad debt loss rates and the forward looking estimates are updated.

The following table provides information about the Group's exposures to credit risk and ECLs for contract assets and trade and bills receivables as at 31 December 2020 and 2019.

As at 31 December 2020				
	Gross		Net	
Lifetime	carrying	Lifetime	carrying	Credit
ECL	amount	ECL	amount	impaired
%	RMB'000	RMB'000	RMB'000	Yes/No
2.9	40,550	(1,172)	39,378	No
4.6	5,053	(231)	4,822	No
6.7	2,476	(167)	2,309	No
19.9	1,013	(202)	811	No
63.2	231	(146)	85	No
100.0	1,582	(1,582)		Yes
	50,905	(3,500)	47,405	
	1,418	(41)	1,377	
	49,487	(3,459)	46,028	
	50,905	(3,500)	47,405	
	## 2.9 4.6 6.7 19.9 63.2 100.0	Gross carrying amount RMB'000 2.9 40,550 4.6 5,053 6.7 2,476 19.9 1,013 63.2 231 100.0 1,582 50,905 1,418 49,487	Gross Lifetime ECL amount ECL RMB'000 2.9 40,550 (1,172) 4.6 5,053 (231) 6.7 2,476 (167) 19.9 1,013 (202) 63.2 231 (146) 100.0 1,582 (1,582) 50,905 (3,500) 1,418 (41) 49,487 (3,459)	Lifetime ECL BCL Action Gross carrying amount BCL Action Lifetime Carrying Amount BCL Action Net Carrying Amount BCL Action 2.9 40,550 (1,172) 39,378 4.6 5,053 (231) 4,822 6.7 2,476 (167) 2,309 19.9 1,013 (202) 811 63.2 231 (146) 85 100.0 1,582 (1,582) — 50,905 (3,500) 47,405 1,418 (41) 1,377 49,487 (3,459) 46,028

For the year ended 31 December 2020

25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(a) Credit risk (Continued)

	As at 31 December 2019				
		Gross		Net	
	Lifetime	carrying	Lifetime	carrying	Credit
	ECL	amount	ECL	amount	impaired
	%	RMB'000	RMB'000	RMB'000	Yes/No
Not past due Past due	0.12	27,939	(34)	27,905	No
Within 1 month	4.0	1,279	(51)	1,228	No
1 to 3 months	6.0	1,116	(68)	1,048	No
3 months to 1 year	19.0	2,211	(421)	1,790	No
Over 1 year	18.0	727	(131)	596	No
Credit impaired	100.0	1,644	(1,644)		Yes
		34,916	(2,349)	32,567	
Represented by:					
Contract assets (note 16(a))		650	_	650	
Trade and bills receivables (note 17)		34,266	(2,349)	31,917	
		34,916	(2,349)	32,567	

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25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(a) Credit risk (Continued)

Lifetime expected loss rates of contract assets, and trade and bills receivables are based on actual loss experience over the past 4 years and 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 contract assets, and trade and bills receivables.

(b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short-term investment of cash surpluses and the raising of loans to cover expected cash demands, subject to each entity's board approval. The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient amount of cash to meet its liquidity requirements in the short and longer term.

The following tables set out the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities based on contractual undiscounted cash flows (including interest payments computed using contractual rates) and the earliest date the Group can be required to pay.

	Total contractual undiscounted cash flows within 1 year RMB'000	Carrying amounts RMB'000
As at 31 December 2020 Trade and other payables Bank borrowings	25,890 5,138	25,890 5,000
	31,028	30,890
As at 31 December 2019 Trade and other payables Bank borrowings	16,540 5,138	16,540 5,000
	21,678	21,540

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25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(c) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed-rate bank borrowings.

Interest rate risks are managed by the Group by maintaining an appropriate mix between fixed and variable rate borrowings.

Interest rate profile

The following table details the interest rate profile of the Group's material interest bearing financial instruments at the end of the reporting period:

	2020		201	19
	Effective		Effective	
	interest rates		interest rates	
	%	RMB'000	%	RMB'000
Fixed rate borrowings				
Bank borrowings	5.00	5,000	5.00	5,000

All of the bank borrowings which are fixed rate financial instruments are insensitive to any change in interest rates. A change in interest rate at the end of each reporting period would not affect profit or loss. Accordingly, no sensitivity analysis is presented by the Group.

(d) Currency risk

Exposure to currency risk

The Group is exposed to currency risk primarily through sales which give rise to receivables and cash balances that are denominated in a foreign currency, i.e. a currency other than the functional currency of the operations to which the transactions relate. The currencies giving rise to this risk are primarily United States dollars, which were attributable to sales transactions entered into by the Group with foreign customers.

For the year ended 31 December 2020

25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(d) Currency risk (Continued)

Exposure to currency risk (Continued)

The following table details the Group's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in RMB, translated using the spot rate at the end of the reporting period.

	Exposure to foreign currency		
	2020 201		
	United States United State		
	Dollars	Dollars	
	RMB'000	RMB'000	
Trade receivables	7,581	11,947	
Cash and cash equivalents	13,205	5,457	
Gross exposure arising from recognised assets and			
liabilities	20,786	17,404	

Sensitivity analysis

The following table indicates the instantaneous change in the Group's profit after tax (and retained profits) that would arise if foreign exchange rates to which the Group has significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant.

2020		2019		
Increase/	Effect on	Increase/ Effect of		
(decrease) in	profit after	(decrease) in	profit	
foreign	tax and	foreign	after tax and	
exchange	retained	exchange	retained	
rates	profits	rates	profits	
	RMB'000		RMB'000	
5%	779	5%	875	
(5%)	(779)	(5%)	(875)	

United States Dollars

For the year ended 31 December 2020

25. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL **INSTRUMENTS** (Continued)

(d) **Currency risk** (Continued)

Sensitivity analysis (Continued)

Results of the analysis as presented in the above table represent an aggregation of the instantaneous effects on each of the group entities' profit after tax and equity measured in the respective functional currencies, translated into RMB at the exchange rate ruling at the end of each reporting period for presentation purposes.

The sensitivity analysis has been determined assuming that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group to foreign currency risk at the end of the reporting period. The analysis is performed on the same basis for 2019.

26. MATERIAL RELATED PARTY TRANSACTIONS

The Group has entered into the following material related party transactions in the ordinary course of its business during the reporting period:

Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the directors as disclosed in note 7, certain of the highest paid employees as disclosed in note 8 and senior management, is as follows:

	RMB'000	RMB'000
Short-term employee benefits	2,613	2,427
Post-employment benefits	12	141
Equity-settled share-based payments	400	400

2020

3,025

2019

2,968

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27. CAPITAL AND LEASE COMMITMENTS

As at 31 December 2020 and 2019, the Group had no material outstanding capital and lease commitments.

28. ACCOUNTING JUDGEMENTS AND ESTIMATES

(a) Critical accounting judgements in applying the Group's accounting policies

In the process of applying the Group's accounting policies, management has made the following accounting judgements:

(i) Income tax

The Group is subject to taxation in various jurisdictions. Significant judgement is required in determining the amount of the provision for taxation and the timing of payment of the related taxation. Where the final tax outcome 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.

(ii) Recognition of deferred tax assets

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilised. This requires significant judgement on the tax treatments of certain transactions and also assessment on the probability that adequate future taxable profits will be available for the deferred tax assets to be recovered.

(iii) Deferred tax liabilities for withholding taxes

Deferred tax liabilities have been established for withholding tax payable on undistributed earnings of a subsidiary in the PRC based on that the directors considered that the undistributed earnings are to be repatriated and distributed by way of dividends. The directors' assessment is constantly reviewed and deferred tax liabilities are adjusted when the results of assessment change.

For the year ended 31 December 2020

28. ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

(b) Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of each reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

(i) Impairment of contract assets and receivables

The Group determines the provision for impairment of contract assets, and trade and other receivables on a forward looking basis. Lifetime ECLs on contract assets, and trade and bills receivables are recognised from initial recognition of the assets. The provision matrix is determined based on the Group's historical observed bad debt loss rates over the expected life of the contract assets, and trade and bills receivables with similar credit risk characteristics and is adjusted for forward looking estimates. Other receivables are considered for 12-month expected credit losses unless there has been a significant increase in credit risk of the financial instruments, in which case the loss allowance is measured at an amount equal to lifetime ECLs. In making the judgement, management considers available reasonable and supportive forward-looking information such as actual or expected significant changes in operating results and financial positions of the customers, past payment history of the customers, and actual or expected adverse changes in business, financial or economic conditions that are expected to cause a significant change in the customers' ability to settle their trade debts. At the end of each reporting period, the historical observed bad debt loss rates are updated and changes in the forward-looking economic conditions and estimates are analysed by the Group's management.

(ii) Estimated useful lives of property, plant and equipment

The Group determines the estimated useful lives, residual values and related depreciation charges for the Group's property, plant and equipment. This estimate is based on the historical experience of the actual useful lives and residual values of property, plant and equipment of similar nature and functions. The Group will revise the depreciation charge where useful lives and residual values are different to those previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

(iii) Valuation of inventories

Inventories are carried at the lower of cost and net realisable value at the end of each reporting period. Net realisable value is determined on the basis of the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. The management estimates the net realisable value for inventories based primarily on the latest invoice prices, current market conditions, historical experience on selling similar inventories and physical conditions of the inventories. It could change significantly as a result of changes in market conditions. In addition, the management performs an inventory review at the end of each reporting period and assess the need for write down of inventories.

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28. ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

(b) Key sources of estimation uncertainty (Continued)

(iv) Valuation of property held for sale

The Group's property held for sale is stated at the lower of cost and fair value less costs to sell. Appropriate write-off to estimated fair value less costs to sell is recognised in profit or loss when there is objective evidence that the property held for sale is impaired. In estimating the fair value less costs to sell of the property held for sale, management has taken into consideration the current property market environment, the estimated market value of the property and/or the present value of future cash flows expected to receive. The fair value less costs to sell of the property held for sale at 31 December 2020 was determined by the directors of the Company by reference to a valuation report for the property performed by a firm of independent valuers with recent experiences and qualifications in valuing similar properties. Based on the assessment, the directors of the Company considered that the estimated fair value less costs to sell of the property held for sale exceeded its carrying amount of RMB1,468,000 at 31 December 2020 and no write-off for the property held for sale was considered necessary. If the property market environment and circumstances had changed significantly, the fair value less costs to sell of the property held for sale would have decreased and write-down may be required.

(v) Product warranty clause

In some of the sales contracts made between the Group and its customers, there are warranty clauses for the quality of the products, which were sold by the Group and accepted by the customers, for a specified period of time, normally one to two years after the control of the products were transferred to the customers. The assurance type warranty cannot be separately purchased by the customers and it only provides assurance that the products transferred by the Group comply with the agreed-up specifications. The Group considered the facts that there were no significant costs incurred in the past for its sold products during the warranty period after sales and at the reporting period end, the Group was not aware of any events that would cause the Group to incur material amount for the future costs for the purpose of the warranty clause of the sales agreements for those goods sold to the customers.

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29. THE COMPANY'S STATEMENT OF FINANCIAL POSITION

The Company was incorporated in the Cayman Islands on 13 January 2016 as an exempted company with limited liability, which had an authorised share capital of HK\$20,000,000 divided into 2,000,000,000 shares of a par value HK\$0.01 each at the end of the reporting period. Details of the share capital of the Company are set out in note 24(a).

	Note	2020 RMB'000	2019 RMB'000
Non-current assets Investment in subsidiaries		29,903	29,903
Current assets Prepayments Amount due from a subsidiary Cash and cash equivalents		149 8,433 141 	8,037 2 8,039
Current liabilities Other payables Amount due to a subsidiary Amount due to a shareholder		(826) (7,198) (4,702) (12,726)	(1,683) (7,198) ————————————————————————————————————
Net current liabilities		(4,003)	(842)
TOTAL ASSETS LESS TOTAL LIABILITIES		25,900	29,061
EQUITY Equity attributable to owners of the Company Share capital Reserve	24(a) 29(a)	3,600 22,300	3,600 25,461
TOTAL EQUITY		25,900	29,061

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29. THE COMPANY'S STATEMENT OF FINANCIAL POSITION (Continued)

Notes: (Continued)

(a) Details of changes in the Company's individual components of reserves between the beginning and the end of the reporting period are set out below:

			Share- based		
	Share	Capital	payment	Accumulated	
	premium	reserve	reserve	losses	Total
	(note 24(b))	(note 24(c))	(note 24(d))		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 1 January 2019	20,900	29,903	1,133	(22,961)	28,975
Loss and total comprehensive loss for the year	_	_	_	(3,914)	(3,914)
Equity-settled share-based payments			400		400
As at 31 December 2019 and					
1 January 2020	20,900	29,903	1,533	(26,875)	25,461
Loss and total comprehensive loss for the year	_	_	_	(3,561)	(3,561)
Equity-settled share-based payments			400		400
As at 31 December 2020	20,900	29,903	1,933	(30,436)	22,300

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30. POSSIBLE IMPACT OF AMENDMENTS AND A NEW STANDARD ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2020

Up to the date of issue of these consolidated financial statements, the HKICPA has issued a number of amendments and a new standard which are not yet effective for the year ended 31 December 2020 and which have not been adopted in these consolidated financial statements. These developments include the following which may be relevant to the Group.

HKFRS 17 Insurance Contracts and the related Amendments¹

Amendments to HKFRS 3 Reference to the Conceptual Framework²
Amendments to HKFRS 16 Covid-19-Related Rent Concessions⁴

Amendments to HKFRS 9, Interest Rate Benchmark Reform – Phase 2⁵

HKAS 39, HKFRS 7, HKFRS 4 and

HKFRS 16

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

HKAS 28 its Associate or Joint Venture³

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and

related amendments to Hong Kong Interpretation

5 (2020)

Amendments to HKAS 16 Property, Plant and Equipment – Proceeds

before Intended Use²

Amendments to HKAS 37 Onerous Contracts – Cost of Fulfilling a Contract²

Amendments to HKFRSs Annual Improvements to HKFRSs 2018-2020²

- ¹ Effective for annual periods beginning on or after 1 January 2023
- ² Effective for annual periods beginning on or after 1 January 2022
- Effective for annual periods beginning on or after a date to be determined
- ⁴ Effective for annual periods beginning on or after 1 June 2020
- ⁵ Effective for annual periods beginning on or after 1 January 2021

The Group is in the process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

31. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the Board of Directors of the Company on 19 March 2021.

Financial Summary

	For the year ended 31 December							
	2016 RMB'000 (restated)	2017 RMB'000 (restated)	2018 RMB'000 (restated)	2019 RMB'000	2020 RMB'000			
Results								
Revenue Cost of sales	63,278 (38,942)	68,188 (43,594)	74,584 (50,923)	80,269 (49,180)	97,608 (65,121)			
Gross profit Other revenue Other net gain/(loss) Reversal of impairment losses/(impairment losses) on contract	24,336 112 604	24,594 1,918 (916)	23,661 496 580	31,089 271 310	32,487 274 (1,182)			
assets, and trade and bills receivables Selling and distribution costs Listing expenses	436 (5,667) (14,382)	(118) (6,661) (1,343)	(555) (5,614)	(1,052) (5,012)	(1,426) (4,166)			
Administrative expenses	(8,123)	(12,409)	(13,497)	(17,745)	(15,925)			
Profit/(loss) from operations Finance cots	(2,684) (1,127)	5,065 (1,122)	5,071 (1,073)	7,861 (645)	10,062 (306)			
-	(1,127)	(1,122)	(1,0,0)	(0.10)				
Profit/(loss) before taxation Income tax	(3,811) (3,887)	3,943 (3,260)	3,998 (2,528)	7,216 (3,742)	9,756 (4,207)			
Profit/(loss) and total comprehensive income/ (loss) for the year	(7,698)	683	1,470	3,474	5,549			
Profit/(loss) for the year attributable to: Owners of the Company Non-controlling interest	(7,771) 73	683 -	1,470 –	3,474	5,549 -			
	(7,698)	683	1,470	3,474	5,549			
-	As at 31 December							
	2016 RMB'000	2017 RMB'000	2018 RMB'000	2019 RMB'000	2020 RMB'000			
Total assets Total liabilities	69,967 (48,153)	90,603 (43,206)	92,280 (43,013)	81,555 (28,414)	97,642 (38,552)			
	21,814	47,397	49,267	53,141	59,090			