

WHAI INTERNATIONAL HOLDING LTD.

(於開曼群島註冊成立的有限公司) (Incorporated in the Cayman Islands with limited liability) 股份代號 Stock Code: 1579





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Definitions 釋義

"Audit Committee"	the audit committee of the Board	「審計委員會」	指	董事會轄下的審計委 員會
"Board"	the board of Directors of the Company	「董事會」	指	本公司董事會
"China" or "PRC"	the People's Republic of China and, except where the context requires, references in this interim report to the PRC or China exclude Hong Kong, Macau and Taiwan	「中國」	指	中華人民共和國,且 除非文義另有所指, 否則本中期報告對中 國的提述不包括香 港、澳門及台灣
"Company"	YIHAI INTERNATIONAL HOLDING LTD. (頤海國際 控股有限公司), an exempted company with limited liability incorporated in the Cayman Islands on 18 October 2013	「本公司」	指	頤海國際控股有限公 司,一家於2013年10 月18日在開曼群島註 冊成立的獲豁免有限 公司
"Corporate Governance Code"	Corporate Governance Code as set out in Appendix 14 to the Listing Rules	「企業管治 守則」	指	上市規則附錄十四所 載《企業管治守則》
"Director(s)"	director(s) of the Company	「董事」	指	本公司董事
"Group"	the Company and its subsidiaries	「本集團」	指	本公司及其附屬公司
"Haidilao Group"	Haidilao International Holding Ltd., whose shares are listed on the Stock Exchange (stock code: 6862), and its subsidiaries	「海底撈集團」	指	海底撈國際控股有 限公司(股份代號: 6862,其股份於聯交 所上市)及其附屬公 司
"HK\$", "HKD" or "HK dollars" and "cents"	Hong Kong dollars and cents respectively, the lawful currency of Hong Kong	「港元」及 分別 「港仙」	別指	「香港法定貨幣港元及 港仙
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC	「香港」	指	中國香港特別行政區
"Listing Rules"	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited	「上市規則」	指	香港聯合交易所有限 公司證券上市規則
"Macau"	the Macau Special Administrative Region of the PRC	「澳門」	指	中國澳門特別行政區

Definitions 釋義

"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules	「標準守則」	指	上市規則附錄十所載 《上市發行人董事進行 證券交易的標準守則》
"Prospectus"	the prospectus being issued by the Company on 30 June 2016	「招股章程」	指	本公司於2016年6月 30日刊發的招股章程
"Renminbi" or "RMB"	Renminbi yuan, the lawful currency of the PRC	「人民幣」	指	中國法定貨幣人民幣 元
"RSU"	the restricted share units granted to RSU participants pursuant to the RSU Scheme	「受限制股份 單位」	指	根據受限制股份單位 計劃向受限制股份單 位參與者授出的受限 制股份單位
"RSU Scheme"	the RSU scheme approved and adopted by the Company on 24 February 2016 for the grant of RSUs to RSU participants, a summary of the principal terms of which is set forth in the section headed "Appendix IV – Statutory and General Information – D. RSU Scheme" of the Prospectus	「受限制股份 單位計劃」	指	本公司就向受限制股 份單位參與者授出受 限制股份單位而於 2016年2月24日批准 及採納的受限制股份 單位計劃,其主要條 款概要載於招股章程 「附錄四 – 法定及一 般資料 – D.受限制 份單位計劃」一節
"SFO"	the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong, as amended, supplemented or otherwise modified from time to time	「證券及期貨 條例」	指	香港法例第571章《證 券及期貨條例》,經不 時修訂、補充或以其 他方式修改
"Share(s)"	ordinary share(s) in the share capital of the Company with nominal value of US\$0.00001 each	「股份」	指	本公司股本中每股面 值0.00001美元的普 通股
"Shareholder(s)"	shareholder(s) of the Company	「股東」	指	本公司股東
"Shuhai Supply Chain"	Shuhai (Beijing) Supply Chain Management Co., Ltd.	「蜀海供應鏈」	指	蜀海(北京)供應鏈管 理有限責任公司
"Shuhai Supply Chain Group"	Shuhai Supply Chain and its subsidiaries	「蜀海供應鏈 集團」	指	蜀海供應鏈及其附屬 公司
"Stock Exchange"	The Stock Exchange of Hong Kong Limited	「聯交所」	指	香港聯合交易所有限 公司

Definitions 釋義

"US dollars", "USD" or "US\$"	United States dollars, the lawful currency of the United States	「美元」	指	美國法定貨幣美元
"%"	percentage	「%」	指	百分比

Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Shi Yonghong *(Chairman)* Mr. Guo Qiang *(Chief Executive Officer)* Mr. Sun Shengfeng Ms. Shu Ping Mr. Zhao Xiaokai

Non-executive Director

Mr. Zhang Yong

Independent Non-executive Directors

Mr. Yau Ka Chi Mr. Qian Mingxing Ms. Ye Shujun

AUDIT COMMITTEE

Mr. Yau Ka Chi *(Chairman)* Mr. Qian Mingxing Ms. Ye Shujun

REMUNERATION COMMITTEE

Ms. Ye Shujun *(Chairman)* Ms. Shu Ping Mr. Qian Mingxing

NOMINATION COMMITTEE

Mr. Shi Yonghong *(Chairman)* Mr. Qian Mingxing Ms. Ye Shujun

董事會

執行董事

施永宏先生(董事長) 郭強先生(首席執行官) 孫勝峰先生 舒萍女士 趙曉凱先生

非執行董事

張勇先生

獨立非執行董事

邱家賜先生 錢明星先生 葉蜀君女士

審計委員會

邱家賜先生*(主席)* 錢明星先生 葉蜀君女士

薪酬委員會

葉蜀君女士*(主席)* 舒萍女士 錢明星先生

提名委員會

施永宏先生*(主席)* 錢明星先生 葉蜀君女士

Corporate Information 公司資料

JOINT COMPANY SECRETARIES

Ms. Yue Dianhong^(note) Ms. Chan Yin Wah

AUTHORIZED REPRESENTATIVES

Mr. Sun Shengfeng Ms. Chan Yin Wah

AUDITOR

PricewaterhouseCoopers Certified Public Accountants and Registered PIE Auditor

LEGAL ADVISER

Davis Polk & Wardwell

REGISTERED OFFICE

P.O. Box 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman KY1 – 1205 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN THE PRC

Room 1810 No. 2500 Zhenbei Road Putuo District Shanghai, PRC

聯席公司秘書

岳典宏女士^(註) 陳燕華女士

授權代表

孫勝峰先生 陳燕華女士

核數師

羅兵咸永道會計師事務所 *註冊會計師及註冊公眾利益實體核數師*

法律顧問

達維香港律師事務所

註冊辦事處

P.O. Box 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman KY1 – 1205 Cayman Islands

中國主要營業地點

中國 上海市 普陀區 真北路2500號 1810室

Note:

With effect from 25 May 2021, Mr. Sun Shengfeng resigned from his post of joint company secretary of the Company and Ms. Yue Dianhong was appointed as a joint company secretary of the Company. Please refer to the announcement of the Company dated 26 May 2021 for details.

附註:

自2021年5月25日起,孫勝峰先生已辭任本 公司聯席公司秘書的職位且岳典宏女士已獲委 任為本公司聯席公司秘書,有關詳情請參閱本 公司日期為2021年5月26日的公告。

Corporate Information 公司資料

PRINCIPAL SHARE REGISTRAR AND TRANSFER AGENT IN THE CAYMAN ISLANDS

Suntera (Cayman) Limited Suite 3204, Unit 2A Block 3, Building D P.O. Box 1586 Gardenia Court Camana Bay Grand Cayman, KY1 – 1100 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

40th Floor, Dah Sing Financial Centre No. 248 Queen's Road East Wan Chai, Hong Kong

HONG KONG SHARE REGISTRAR

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

INVESTOR RELATIONS

E: tzzgx@yihchina.com

WEBSITE

www.yihchina.com

STOCK CODE

The Stock Exchange of Hong Kong Limited: 1579

開曼群島主要股份過户登記處和過户 代表

Suntera (Cayman) Limited Suite 3204, Unit 2A Block 3, Building D P.O. Box 1586 Gardenia Court Camana Bay Grand Cayman, KY1 – 1100 Cayman Islands

香港主要營業地點

香港灣仔 皇后大道東248號 大新金融中心40樓

香港證券登記處

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

投資者關係

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股份代號

香港聯合交易所有限公司:1579

Financial Summary 財務摘要

		Six months ended 30 June 截至6月30日止六個月			
		Unaudited 未經審核 2021 2021年 RMB'000 人民幣千元	Unaudited 未經審核 2020 2020年 RMB'000 人民幣千元	Changes over the corresponding period of last year 本期比上年 同期變動	
Revenue Cost of sales	收入 銷售成本	2,630,804 (1,769,831)	2,218,133 (1,338,370)	18.6% 32.2%	
Gross profit Operating profit Profit before income tax Profit for the period	毛利 經營溢利 除所得税前溢利 期內溢利	860,973 515,778 524,869 392,393	879,763 574,136 585,725 445,817	-2.1% -10.2% -10.4% -12.0%	
Basic earnings per share attributable to equity holders of the Company (expressed in RMB cents per share)	本公司權益持有人 應佔每股基本 盈利(以每股 人民幣分列示)	35.56	40.67	-12.6%	

		Unaudited 未經審核 30 June 2021 2021年6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年12月31日 RMB'000 人民幣千元	Changes over the end of last year 本期末比上年 年末變動
Assets	資產			
Non-current assets	非流動資產	2,357,395	1,457,298	61.8%
Current assets	流動資產	1,886,024	2,830,036	-33.4%
Total assets	資產總值	4,243,419	4,287,334	-1.0%
Equity	權益			
Total equity	權益總額	3,657,759	3,513,587	4.1%
Liabilities	負債			
Non-current liabilities	非流動負債	115,610	68,103	69.8%
Current liabilities	流動負債	470,050	705,644	-33.4%
Total liabilities	負債總額	585,660	773,747	-24.3%

2021 INTERIM PERFORMANCE REVIEW

In the first half of 2021, as the achievements from coordination of domestic pandemic prevention and control and economic and social development have been further consolidated, the national economy has sustained the momentum of steady and sound development with gradual improvement, and the consumer market has continued to recover. At the same time, although the recovery process of the type of consumption with physical contact such as catering is still affected by factors such as sporadic outbreaks, the consumption scale of catering continues to recover.

In the first half of 2021, the Group's major businesses focused on continuously adjusting the organizational structure to ensure organizational strength, expanding and building third-party sales channels, continuously improving product research and development mechanisms, implementing the multi-brand strategy as well as supplementing and optimizing the supply capabilities persistently. For the six months ended 30 June 2021, the Group's revenue was RMB2,630.8 million, representing a year-on-year increase of 18.6%; operating profit amounted to RMB515.8 million, representing a yearon-year decrease of 10.2%.

In terms of the adjustment of organizational structure, based on the regional structure of 2020, the Group adjusted the scope and number of regions, granted authority and responsibility of regional channel building, new product research and development, etc., to promote regional establishment, configurable resources, and operating models to match the Company's development in current stage as well as its business and product strategy.

According to the adjusted regional situation, the Group focuses on evaluating process indicators such as distributors' inventory, satisfaction of end-points, and performance of end-points in the region. Meanwhile, the Group continues to provide sales personnel ("Partners") with incentives linked to regional profits and fully authorizes Partners to lead the operation of business unit and expansion of the operation team.

2021中期業績回顧

2021年上半年,隨著國內統籌疫情防 控和經濟社會發展成果進一步鞏固,國 民經濟呈現穩中向好、逐步改善發展態 勢,消費市場持續復甦。同時,雖然餐 飲等接觸型消費恢復進程仍受到散發疫 情等因素影響,但餐飲消費規模仍持續 恢復。

2021年上半年,本集團主要業務重點 為持續調整組織架構以保障組織力, 拓展與建設第三方銷售渠道,持續完善 產品研發機制,落實多品牌戰略以及繼 續補充優化供應能力。截至2021年6月 30日止六個月,本集團的收入為人民幣 2,630.8百萬元,同比增長18.6%;經營 溢利為人民幣515.8百萬元,同比下降 10.2%。

組織架構調整方面,在2020年區域制架 構基礎上,本集團調整了區域範圍和數 量,授予區域渠道建設、新品研發等權 責,促進區域設置、可配置資源、運營 模式等匹配本公司現階段發展情況及經 營與產品策略。

根據調整後的區域情況,本集團重點考 核區域內經銷商庫存、終端滿意度、終 端表現等過程指標,同時,本集團持續 對銷售人員(「合夥人」)開展與區域利潤 掛鈎的激勵,充分授權合夥人主導業務 單元經營及擴充經營團隊。

In terms of products, the Group continued to innovate and expand its product offerings, and developed 17 new products based on the three main categories of the existing products, i.e., hot pot condiments, Chinese-style compound condiments and convenient ready-to-eat food products by diversifying its product application scenarios and subdividing its target customer base as its strategy in the first half of 2021.

In the first half of 2021, the Group began to use the trademark of "Magic Cook (筷手小廚)" alone in the Chinese-style compound condiments to effectively implement the multi-brand strategy of combining brands with products. In terms of specific dissemination, we promoted the connection between the brand of "Magic Cook (筷手小廚)" and compound condiments through various forms such as TV advertising, naming, full media platform coverage, recommendation, and live broadcast to occupy the minds of consumers.

In terms of replenishing and optimizing supply capacity, several assembly lines for convenient ready-to-eat food products of production base in Bazhou, Hebei commenced operation in the first half of this year; the Yihai factory in Kaifeng, Henan formally commenced operation in June 2021; at the same time, the construction work of production base in Luohe kicked off in March 2020, and is expected to commence operation in August 2021; the plant project in Zhaoqing, Guangdong has reached the stage of construction plan in the second half of 2020, and the first phase of the workshop is expected to be put into operation by the end of 2021.

BUSINESS REVIEW

In the first half of 2021, the coordination of domestic pandemic prevention and control has achieved remarkable results, the national economy has gradually recovered and improved, and national consumption habits have gradually become normal. In this regard, the demand for retail products for household consumption caused by the pandemic has returned to a stable and normal level.

At the same time, with the effective prevention and control of the pandemic, the overall scale of catering consumption continues to recover. Although this type of consumption with physical contact is still affected by factors such as sporadic outbreaks, the overall trend of recovery is obvious. 在產品方面,本集團在現有的產品火鍋 調味料、中式複合調味料、方便速食三 個主要品類中,以豐富產品使用場景和 細分目標客戶群為策略,持續進行產品 創新,擴充產品組合,於2021年上半年 開發了17種新品。

本集團於2021年上半年開始在中式複 合調味料品類中單獨使用「筷手小廚」商 標,以切實落實品牌與產品結合的多品 牌策略。具體傳播中,我們通過衛視廣 告、冠名、全媒體平台覆蓋、種草、直 播等多種形式,以促進「筷手小廚」品牌 與複合調味料產品的對應關係,佔領消 費者心智。

補充優化供應能力方面, 位於河北霸州 的生產基地於今年上半年投產了方便速 食產品組裝線; 位於河南開封的頤海工 廠於2021年6月已正式投產; 同時, 潔 河生產基地已於2020年3月開始建設, 預計2021年8月開始投產; 廣東肇慶工 廠項目已經於2020年下半年進入建設規 劃階段, 一期車間預計將於2021年底投 產。

業務回顧

2021年上半年,國內統籌疫情防控成果 顯著,國民經濟逐步恢復、改善,國民 消費習慣也趨於正常。就此,因疫情被 催生的家庭消費的零售產品需求恢復平 穩、正常。

同時,伴隨著疫情的有效防控,餐飲消 費整體規模持續恢復,雖然該類接觸型 消費仍受到散發疫情等因素影響,但整 體恢復向好的趨勢明顯。

Channel Building

All along, we have paid more attention to promoting the sound and healthy development of channels, hoping to achieve a win-win situation with distributors by providing high-quality products, effective services, and flexible management. In the first half of 2021, based on the adjusted regional situation and the Company's consistent service philosophy for channels and distributors, we have improved the regional process indicators, and conducted inspections, surveys and quarterly evaluations for markets in each region in combination of the Company's market verification team and introduction of thirdparty outsiders on an irregular basis in order to implement "data-based assessment and follow-up supervision".

We have enhanced logistic efficiency and the satisfaction of distributors and expanded the coverage of "zero inventory" in hypermarkets by continuously increasing the number of branch storage. The number of branch storage areas currently amounts to 10. This measure allows us to shorten the delivery cycle, effectively reduce the level of channel inventory and ensure the freshness of end products, improving the sound development of channels.

Benefitted from the continuous expansion to and penetration of domestic and overseas markets, effective incentives to internal sales staff and high priority to the satisfaction of external distributors and after-sales services, the Group's distributors as at 30 June 2021 have covered totally 31 provincial regions in China and Hong Kong-Macau-Taiwan regions and 49 countries and regions overseas.

In the development of e-commerce channel, the Group has continued and further emphasized to conduct trial sale of new products online so as to increase the participation of consumers to the launching of the Group's new products, as such it is anticipated that the new products could match closely with the needs of consumers and enhance their experience and satisfaction. Meanwhile, the Group carried out online promotion based on different festivals and promotional campaigns as usual. For the six months ended 30 June 2021, the Group owned 5 flagship stores on e-commerce platforms such as Tmall.com and JD.com. The sales revenue of the Group from e-commerce channels for the same period was RMB177.5 million, representing a year-on-year increase of 11.4%.

渠道建設

一直以來,我們更注重於促進渠道良 性、健康發展,希望通過提供高質量的 產品、有效的服務、靈活的管理,與經 銷商實現雙贏。2021年上半年,根據調 整後的區域情況及公司一貫對渠道、經 銷商的服務理念,我們完善了針對區域 的過程指標,同時結合公司市場查核組 及不定期引進第三方外部人士對各區域 的市場表現開展檢查調研及季度評估, 以落實「數據化考核、跟蹤式監督」。

我們持續通過增加物流配送分倉提高物 流效率,提升經銷商滿意度,擴大賣場 「零庫存」實施範圍。目前區域分倉數量 達到10個。該舉措可幫助我們縮短發貨 周期,有效減少渠道庫存,保障終端產 品新鮮度,從而促進渠道健康發展。

得益於對國內外市場的持續的開拓深 耕,對內部銷售人員的有效激勵,以及 對外部經銷商和售點服務滿意度的重 視,截至2021年6月30日,本集團的經 銷商共覆蓋了中國31個省級地區與港澳 台地區,以及49個海外國家和地區。

電商渠道發展方面,本集團持續並進一 步強調以線上作為新品的試銷渠道,加 強消費者對本集團新品上市的參與度, 以期新品可以緊貼消費者需求,提高消 費體驗及滿意度。同時,本集團仍根據 不同節日及促銷節點,開展線上促銷活 動。截至2021年6月30日止六個月,本 集團在天貓、京東等電商平台擁有5家 旗艦店。同期,本集團電商渠道的銷售 收入為人民幣177.5百萬元,同比增長 11.4%。

For sales to related parties (referring to the Haidilao Group and Shuhai Supply Chain Group), with the effective control over the pandemic, restaurants gradually resumed operation in the first half of 2021. Therefore, the revenue from sales to related parties of the Group for the six months ended 30 June 2021 was RMB893.3 million, representing a year-on-year increase of 79.0% as compared to the same period of 2020.

Products

In the first half of 2021, the category committee members of the Group led the entire research and development. The category committee members and the management of the Company jointly determined the direction and strategies of new products and conducted research and development of new products by categories. At present, the Group adopts more stringent procedures and standards than ever to launch new products, and encourages innovation as well as stipulating requirements on trial sale, local sale and national sale of new products in each stage so as to increase and secure the success rate of new products. At the same time, we continuously improve the formulae and upgrade the packaging of existing core products in order to reinforce the market position of core products and extend the life cycle of products.

The Group further determined the assessment indicators and incentives standards relating to new product innovations in light of experience gained from research and development and market performance of new products and in combination with the Company's strategies on new products. While emphasizing on stimulating innovation, the Group extended the cycle of assessment on products, guided employees to consider the life cycle of products at the initial of project establishment and aggregated major resources to products with more stable demand and longer life cycle.

For the six months ended 30 June 2021, the Company added a total of 9 Chinese-style compound condiment products, 8 convenient readyto-eat food products. The Group had a total of 56 hot pot condiment products, 45 Chinese-style compound condiment products and 24 convenient ready-to-eat food products. 在關聯方銷售方面(指向海底撈集團以及 蜀海供應鏈集團),2021年上半年,餐飲 店隨著疫情的有效控制逐步恢復經營, 故截至2021年6月30日止六個月,本集 團向關聯方的銷售收入為人民幣893.3百 萬元,較2020年同期同比增加79.0%。

產品

2021年上半年,本集團以品類委員領 導全部新品研發工作,品類委員與公司 管理層共同確定新產品方向及策略,分 品類開展新品研發工作。目前,本集團 採取較之以往更為嚴格的新品上市流程 及標準,鼓勵創新的同時明確新品在設 銷、局部銷售及全國銷售各階段的要 求,以提高和保障新品成功率。與此同 時,我們不斷對已有的核心產品進行配 方改良和包裝升級,旨在持續穩固核心 產品的市場地位及延長產品生命周期。

本集團根據既往研發經驗及新品的市場 表現,結合公司的新品策略,進一步確 定了新品創新相關的評價指標及激勵標 準。在不斷強調對創新激勵的同時,延 長產品的評價周期,引導員工在立項之 初考慮產品生命周期,集中主要資源用 於需求更穩定、生命周期更長的產品。

截至2021年6月30日止六個月,本公司 共新增了9款中式複合調味料產品,8款 方便速食產品;本集團共擁有56款火 鍋調味料產品,45款中式複合調味料產 品,24款方便速食產品。

The table below sets forth the data on the Group's revenue, sales volume and average selling price by product categories and distribution channels for the periods as indicated:

下表載列於所示期間本集團按產品類別 及經銷渠道劃分的收入、銷量及平均售 價數據:

		For the six months ended 30 June 截至6月30日止六個月					
			2021 2021年	Average selling price		2020 2020年	Average selling price
		Revenue 收入 (RMB'000) (人民幣千元)	Sales volume 銷量 (Tonnes) (噸)	per Kg 每公斤 平均售價 (RMB) (人民幣元)	Revenue 收入 (RMB'000) (人民幣千元)	Sales volume 銷量 (Tonnes) (噸)	per Kg 每公斤 平均售價 (RMB) (人民幣元)
Hot pot condiments ⁽¹⁾ Third parties Related parties	火鍋 調味料 ^⑴ 第三方 關聯方	692,431 816,956	23,536 39,770	29.4 20.5	746,245 469,224	24,184 20,095	30.9 23.4
Subtotal	小計	1,509,387	63,306	23.8	1,215,469	44,279	27.5
Chinese-style compound condiments ⁽²⁾	中式複合調味料 ⁽²⁾						
Third parties	第三方	296,358	12,608	23.5	283,752	10,732	26.4
Related parties	關聯方	25,612	1,049	24.4	15,746	563	28.0
Subtotal	小計	321,970	13,657	23.6	299,498	11,295	26.5
Convenient ready-to-eat food products ⁽³⁾	⁹⁾ 方便速食 ⁽³⁾						
Third parties	第三方	697,835	17,760	39.3	654,495	18,102	36.2
Related parties	關聯方	50,673	1,170	43.3	13,668	289	47.3
Subtotal	小計	748,508	18,930	39.5	668,163	18,391	36.3
Others ⁽⁴⁾	其他 ⁽⁴⁾	50,939	16,572	3.1	35,003	8,064	4.3
Total	總計	2,630,804	112,465	23.4	2,218,133	82,029	27.0

Notes:

- Mainly including the Group's sales of products such as hot pot soup (1) flavorings and hot pot dipping sauce
- (2) Mainly including the Group's sales of products such as Chinese-style compound condiments and ready-to-eat sauce
- (3) Mainly including the Group's sales of products such as self-serving small hot pots, self-serving rice, brewed silk noodles and instant rice
- (4) Mainly including the Group's sales of products such as snack food
- 附註:
- 主要包含本集團銷售的火鍋底料及火 (1) 鍋蘸料產品
- 主要包含本集團銷售的中式複合調味 (2) 料和即食醬產品
- (3) 主要包含本集團銷售的自加熱小火 鍋、自加熱米飯、沖泡粉及乾拌飯產品 (4) 主要包含本集團銷售的休閒食品等

The table below sets forth the revenue of the Company in absolute terms and the percentage of the revenue of the Company, by product categories, for the periods as indicated: 下表載列所示期間本公司按產品類別劃 分的收入的絕對值及佔本公司收入的百 分比:

		For the six months ended 30 June 截至6月30日止六個月					
		2021		2020			
		2021	Ŧ	2020年	E		
			% of		% of		
		RMB'000	revenue	RMB'000	revenue		
		人民幣	佔收入	人民幣	佔收入		
		千元	百分比	千元	百分比		
Revenue from hot pot condiments	火鍋調味料收入	1,509,387	57.4%	1,215,469	54.8%		
Revenue from Chinese-style	中式複合調味料						
compound condiments	收入	321,970	12.2%	299,498	13.5%		
Revenue from convenient							
ready-to-eat food products	方便速食收入	748,508	28.5%	668,163	30.1%		
Other revenue	其他收入	50,939	1.9%	35,003	1.6%		
Total revenue	總收入	2,630,804	100%	2,218,133	100%		

FINANCIAL REVIEW

Revenue

The revenue of the Group increased by 18.6% from RMB2,218.1 million for the six months ended 30 June 2020 to RMB2,630.8 million for the corresponding period in 2021.

Revenue by product

財務回顧

收入

本集團的收入由截至2020年6月30日 止六個月的人民幣2,218.1百萬元增長 18.6%至2021年同期的人民幣2,630.8百 萬元。

按產品劃分的收入

For the six months ended 30 June 截至6月30日止六個月

	20	21	2020	
	202	1年	202	0年
		% of revenue		% of revenue
	Revenue	from hot pot	Revenue	from hot pot
	收入	condiments	收入	condiments
	(RMB'000)	佔火鍋調味料	(RMB'000)	佔火鍋調味料
	(人民幣千元)	收入百分比	(人民幣千元)	收入百分比
火鍋調味料產品收入				
來自第三方收入	692,431	45.9%	746,245	61.4%
來自關聯方收入	816,956	54.1%	469,224	38.6%
火鍋調味料產品總收入	1,509,387	100%	1,215,469	100%
5	來自第三方收入 來自關聯方收入	202 Revenue 收入 (RMB'000) (人民幣千元) K自第三方收入 K自開聯方收入 816,956	Revenue 收入 (RMB'000) (人民幣千元) from hot pot condiments 佔火鍋調味料 收入百分比 K鍋調味料產品收入 來自第三方收入 692,431 45.9% K自關聯方收入 816,956 54.1%	2021年 2021 % of revenue % of revenue Revenue from hot pot 收入 Condiments (RMB'000) 佔火鍋調味料 (人民幣千元) 收入 火鍋調味料產品收入 692,431 株自第三方收入 692,431 各16,956 54.1%

Revenue from hot pot condiment products increased by 24.2% from RMB1,215.5 million for the six months ended 30 June 2020 to RMB1,509.4 million for the corresponding period in 2021, accounting for 57.4% of the revenue for the six months ended 30 June 2021. Among that, revenue from sales of hot pot condiment products to related parties increased by 74.1% as compared to the corresponding period of 2020, and the revenue from sales of hot pot condiment products to third parties decreased by 7.2% as compared to the corresponding period of 2020. The decline in revenue from sales of hot pot condiment products to third parties to third parties was mainly due to effective control of pandemic in China as compared to the corresponding period of 2020 that brought the demand for household consumer products to normal level.

火鍋調味料產品所得收入由截至2020年 6月30日止六個月的人民幣1,215.5百萬 元增長24.2%至2021年同期的人民幣 1,509.4百萬元,佔截至2021年6月30日 止六個月收入的57.4%。其中,向關聯 方銷售火鍋調味料產品收入較2020年同 期增長74.1%,向第三方銷售火鍋調味 料產品收入較2020年同期下降7.2%。 向第三方銷售火鍋調味料產品收入下跌 主要因為較2020年同期國內疫情有效控 制,居家消費需求趨於正常。

		For the six months ended 30 June 截至6月30日止六個月					
		20	21	202	20		
		202	1年	2020	0年		
			% of		% of		
			revenue from		revenue from		
			Chinese-style		Chinese-style		
			compound		compound		
		Revenue	condiments	Revenue	condiments		
		收入	佔中式複合	收入	佔中式複合		
		(RMB'000)	調味料收入	(RMB'000)	調味料		
		(人民幣千元)	百分比	(人民幣千元)	收入百分比		
Revenue from Chinese-style							
compound condiments	中式複合調味料收入						
Revenue from third parties	來自第三方收入	296,358	92.0%	283,752	94.7%		
Revenue from related parties	來自關聯方收入	25,612	8.0%	15,746	5.3%		
Total revenue from							
Chinese-style compound							
condiments	中式複合調味料總收入	321,970	100%	299,498	100%		

Revenue from Chinese-style compound condiments increased by 7.5% from RMB299.5 million for the six months ended 30 June 2020 to RMB322.0 million for the corresponding period of 2021, representing 12.2% of the revenue for the six months ended 30 June 2021. Among that, the revenue from sales of Chinese-style compound condiments to related parties increased by 62.7%, and revenue from sales of Chinese-style compound condiments to third parties increased by 4.4%.

中式複合調味品所得收入由截至2020年6 月30日止六個月的人民幣299.5百萬元增 長7.5%至2021年同期的人民幣322.0百 萬元,佔截至2021年6月30日止六個月 收入的12.2%。其中,向關聯方銷售中 式複合調味品收入增長62.7%,向第三 方銷售中式複合調味品收入增長4.4%。

		For the six months ended 30 June					
		截至6月30日止六個月					
		20	021	2020			
		202	21年	202	20年		
			% of		% of		
			revenue from		revenue from		
			convenient		convenient		
			ready-to-eat		ready-to-eat		
		Revenue	food products	Revenue	food products		
		收入	佔方便	收入	佔方便		
		(RMB'000)	速食產品	(RMB'000)	速食產品		
		(人民幣千元)	收入百分比	(人民幣千元)	收入百分比		
Revenue from convenient							
ready-to-eat							
food products	方便速食產品收入						
Revenue from third parties	來自第三方收入	697,835	93.2%	654,495	98.0%		
Revenue from related parties	來自關聯方收入	50,673	6.8%	13,668	2.0%		
Total revenue from convenient ready-to-eat							
food products	方便速食產品總收入	748,508	100%	668,163	100%		

For sales of convenient ready-to-eat food products, the Group continued to expand sales channels of convenient ready-to-eat food products, and focus on new product development, and launched promotional campaigns to boost the spending. For the six months ended 30 June 2021, the revenue from convenient ready-to-eat food products increased by 12.0% from RMB668.2 million for the six months ended 30 June 2020 to RMB748.5 million, representing 28.5% of the revenue for the six months ended 30 June 2021.

在方便速食產品銷售方面,本集團對方 便速食產品銷售渠道持續擴張,重視新 產品開發,開展促銷活動促進消費。截 至2021年6月30日止六個月,方便速食 產品收入由2020年6月30日止六個月的 人民幣668.2百萬元增加12.0%至人民幣 748.5百萬元,佔截至2021年6月30日止 六個月收入的28.5%。

Revenue by distribution network

按經銷網絡劃分的收入

For the six months ended 30 June 截至6月30日止六個月 2021 2020 2021年 2020年 Revenue % of total % of total Revenue 收入 revenue 收入 revenue (RMB'000) 佔總收入 (RMB'000) 佔總收入 (人民幣千元) 百分比 (人民幣千元) 百分比 **Related party customers** 關聯方客户 Haidilao Group 海底撈集團 889.195 33.8% 487.104 22.0% Shuhai Supply Chain Group 蜀海供應鏈集團 4,079 0.2% 11,922 0.5% Third party customers 第三方客户 經銷商 Distributors 1,545,203 58.7% 1,545,072 69.7% E-commerce 電商 177,549 6.7% 7.2% 159,405 其他 Others 14,778 0.6% 14,630 0.6% 總收入 **Total revenue** 2,630,804 100% 2,218,133 100%

The sales revenue of the Group from sales to related parties (mainly referring to the Haidilao Group and Shuhai Supply Chain Group) for the six months ended 30 June 2021 was RMB893.3 million, representing a year-on-year increase of 79.0%.

For the six months ended 30 June 2021, sales revenue of the Group from sales to distributors amounted to RMB1,545.2 million, remained stable as compared to the corresponding period of 2020. Sales revenue from e-commerce channels amounted to RMB177.5 million, representing a year-on-year increase of 11.4%.

截至2021年6月30日止六個月,本集團 向關聯方(主要指向海底撈集團以及蜀海 供應鏈集團)銷售的銷售收入為人民幣 893.3百萬元,同比增長79.0%。

截至2021年6月30日止六個月,本集 團向經銷商銷售的銷售收入為人民幣 1,545.2百萬元,與2020年同期基本持 平;電商渠道的銷售收入為人民幣177.5 百萬元,同比增長11.4%。

Revenue by geographic region

按地域劃分的收入

The table below sets forth the revenue by geographic regions of the Group for the periods as indicated:

下表列示了本集團於所示期間以地域劃 分的收入:

		I	For the six months ended 30 June 截至6月30日止六個月				
			2021 2021年		20 0年		
		(RMB'000) (人民幣千元)	% of revenue 佔收入百分比	(RMB'000) (人民幣千元)	% of revenue 佔收入百分比		
Northern China ⁽⁵⁾	華北的	1,122,834	42.7%	1,007,683	45.4%		
Southern China ⁽⁶⁾	華南的	1,382,596	52.6 %	1,106,059	49.9%		
Overseas markets	海外市場	125,374	4.7%	104,391	4.7%		
Total	合共	2,630,804	100%	2,218,133	100%		

Notes:

附註:

- (5) Including Heilongjiang, Jilin, Liaoning, Inner Mongolia, Beijing, Tianjin, Hebei, Shandong, Shanxi, Henan, Ningxia, Shaanxi, Gansu, Qinghai, Xinjiang and Tibet
- (6) Including Jiangsu, Shanghai, Zhejiang, Anhui, Jiangxi, Fujian, Hubei, Hunan, Guangdong, Chongqing, Guizhou, Guangxi, Sichuan, Yunnan and Hainan

Cost of Sales

The Group's cost of sales, including raw materials, employee benefit expenses, depreciation and amortization and utilities, increased by 32.2% from RMB1,338.4 million for the six months ended 30 June 2020 to RMB1,769.8 million for the corresponding period of 2021.The increase in cost of sales was mainly due to an increase in overall costs as a result of increased sales volume and rising prices of oil products among the raw materials.

- (5) 包括黑龍江、吉林、遼寧、內蒙古、 北京、天津、河北、山東、山西、河 南、寧夏、陝西、甘肅、青海、新疆
- (6) 包括江蘇、上海、浙江、安徽、江 西、福建、湖北、湖南、廣東、重 慶、貴州、廣西、四川、雲南及海南

銷售成本

及西藏

本集團的銷售成本(包括原材料、僱員 福利開支、折舊、攤銷及能耗費)由截 至2020年6月30日止六個月的人民幣 1,338.4百萬元增加32.2%至2021年同期 的人民幣1,769.8百萬元。銷售成本的增 加主要是因為銷量增加以及原材料中油 類價格上漲,導致整體成本上升。

Gross Profit and Gross Profit Margin

毛利及毛利率

For the six months ended 30 June 截至6月30日止六個月

			2021 2021年 Gross profit		2020 2020年 Gross profit		
		2021					
		Gross profit	margin	Gross profit	margin		
		毛利	毛利率	毛利	毛利率		
		RMB'000	%	RMB'000	%		
		人民幣千元	%	人民幣千元	%		
Hot pot condiments	火鍋調味料	552,407	36.6%	528,931	43.5%		
Third parties	第三方	356,170	51.4%	410,584	55.0%		
Related parties	關聯方	196,237	24.0%	118,347	25.2%		
Chinese-style compound	d						
condiments	中式複合調味料	108,578	33.7%	133,371	44.5%		
Third parties	第三方	103,180	34.8%	129,277	45.6%		
Related parties	關聯方	5,398	21.1%	4,094	26.0%		
Convenient ready-to-eat food							
products	方便速食	199,896	26.7 %	212,092	31.7%		
Third parties	第三方	184,580	26.5 %	207,344	31.7%		
Related parties	關聯方	15,316	30.2%	4,748	34.7%		
Others	其他	92	0.2%	5,369	15.3%		
Total	總計	860,973	32.7%	879,763	39.7%		

The Group's gross profit decreased by 2.1% from RMB879.8 million for the six months ended 30 June 2020 to RMB861.0 million for the corresponding period of 2021, and the gross profit margin decreased from 39.7% for the six months ended 30 June 2020 to 32.7% for the corresponding period of 2021. The decrease in gross profit margin was mainly due to (1) a significant increase in percentage of total sales revenue derived from related-party sales as compared to the corresponding period of 2020, and there was a higher percentage of total sales revenue derived from third-party sales, which had a higher gross profit margin, during the corresponding period of 2020; (2) we continued to launch new products, which had a lower gross profit within the promotion period, in the first half of the year; (3) increase in costs as a result of rising prices of oil products among the raw materials, which in turn affected the gross profit margins of our products. 本集團的毛利潤由截至2020年6月30 日止六個月的人民幣879.8百萬元下降 2.1%至2021年同期的人民幣861.0百 萬元,而毛利率由截至2020年6月30日 止六個月的39.7%下降至2021年同期 32.7%。毛利率下降的原因主要是(1)與 2020年同期相比,關聯方銷售收入佔總 收入比例明顯上升,而2020年同期毛利 率較高的第三方銷售業務在總銷售收入 中的佔比高;(2)上半年公司持續推出新 產品,新品推廣期毛利較低;(3)原材料 中油類產品價格上漲導致成本上升,進 而影響產品毛利率。

Distribution expenses

The Group's distribution expenses increased by 54.7% from RMB210.9 million for the six months ended 30 June 2020 to RMB326.3 million for the corresponding period of 2021. The Group's distribution expenses as a percentage of the Group's revenue increased from 9.5% for the six months ended 30 June 2020 to 12.4% for the corresponding period of 2021. The increase in distribution expenses was mainly due to an increase in advertising expenses for promotion of the brand of "Magic Cook (筷手小廚)" and an increase in warehousing and transportation costs.

Administrative Expenses

The Group's administrative expenses decreased by 12.4% from RMB153.7 million for the six months ended 30 June 2020 to RMB134.7 million for the corresponding period of 2021. The Group's administrative expenses as a percentage of the Group's revenue decreased from 6.9% for the six months ended 30 June 2020 to 5.1% for the corresponding period of 2021. The decrease in administrative expenses was mainly due to an increase in expenses for the construction projects of Bazhou and Maanshan Phase II as well as Luohe factory project during the corresponding period of 2020.

Other income and gains - net

The Group's net amount of other incomes and gains – net increased by 103.9% from RMB56.8 million for the six months ended 30 June 2020 to RMB115.8 million for the corresponding period of 2021, mainly due to the increase in the amount of subsidy received from government and the increase of the change in fair value of financial assets at fair value through profit or loss.

Finance Income – Net

The Group's finance incomes – net decreased by 21.6% from RMB11.6 million for the six months ended 30 June 2020 to RMB9.1 million for the corresponding period of 2021, mainly due to lower interest income and the increase of interest expenses arising from IFRS 16 lease liabilities.

經銷開支

本集團的經銷開支由截至2020年6月30 日止六個月的人民幣210.9百萬元增加 54.7%至2021年同期的人民幣326.3百萬 元。本集團的經銷開支佔本集團收入從 截至2020年6月30日止6個月的9.5%上 升至2021年同期的12.4%。經銷開支金 額增加主要原因是推廣「筷手小廚」品牌 廣告及分倉運費及倉儲費用上升所致。

行政開支

本集團的行政開支由2020年6月30日止 六個月的人民幣153.7百萬元下降12.4% 至2021年同期的人民幣134.7百萬元。本 集團行政開支佔本集團收入的百分比由 截至2020年6月30日止六個月的6.9%下 降至2021年同期的5.1%,行政開支下降 的主要原因是2020年同期籌建霸州及馬 鞍山二期及漯河工廠費用開支增加。

其他收入及收益淨額

本集團的其他收入及收益淨額由截至 2020年6月30日止六個月的人民幣56.8 百萬元增加103.9%至2021年同期的人民 幣115.8百萬元,主要是由於本集團收到 的政府補貼增加及按公平值計入損益的 金融資產的公平值變動增加所致。

融資收益 - 淨額

本集團的融資收入淨額由截至2020年6 月30日止六個月的人民幣11.6百萬元下 降21.6%至2021年同期的人民幣9.1百萬 元,主要是由於利息收入下降以及國際 財務報告準則第16號租賃負債產生的利 息支出增加所致。

Profit before Tax

As a result of the foregoing, the Group's profit before income tax decreased by 10.4% from RMB585.7 million for the six months ended 30 June 2020 to RMB524.9 million for the corresponding period of 2021.

Income Tax Expense

The Group's income tax expense decreased by 5.3% from RMB139.9 million for the six months ended 30 June 2020 to RMB132.5 million for the corresponding period of 2021. The effective tax rate increased from 23.9% for the six months ended 30 June 2020 to 25.2% for the corresponding period of 2021, mainly due to an increase in exchange loss as a result of foreign exchange rates fluctuation.

Net Profit for the Period

As a result of the foregoing, net profit of the Group decreased from RMB445.8 million for the six months ended 30 June 2020 to RMB392.4 million for the corresponding period of 2021. Basic earnings per share decreased from RMB40.67 cents for the six months ended 30 June 2020 to RMB35.56 cents for the corresponding period of 2021, and net profit margin decreased from 20.1% for the six months ended 30 June 2020 to 14.9% for the corresponding period of 2021.

Capital Liquidity and Financial Resources

For the six months ended 30 June 2021, the Group's operations were mainly funded by the cash generated from its operation. The Group intended to utilize internal resources to provide funds for its business operations and expansion through organic growth and sustainable development.

Cash and Cash Equivalents

As at 30 June 2021, the Group's cash and cash equivalents were mainly consisted of Renminbi, Hong Kong dollars and US dollars. Cash and cash equivalents amounted to approximately RMB1,218.3 million (31 December 2020: RMB1,986.9 million).

除税前利潤

由於上文所述內容,本集團的除所得税 前利潤由截至2020年6月30日止六個月 的人民幣585.7百萬元下降10.4%至2021 年同期的人民幣524.9百萬元。

所得税開支

本集團的所得税開支由2020年6月30 日止六個月的人民幣139.9百萬元下降 5.3%至2021年同期的人民幣132.5百萬 元。有效税率由截至2020年6月30日止 六個月的23.9%增加至2021年同期的 25.2%,主要是由於海外匯率變化導致 匯兑損失增加所致。

期內淨利潤

由於上文所述內容,本集團淨利潤由截 至2020年6月30日止六個月的人民幣 445.8百萬元下降至2021年同期的人民幣 392.4百萬元。每股基本盈利由截至2020 年6月30日止六個月的人民幣40.67分下 降至2021年同期的人民幣35.56分。而淨 利率由截至2020年6月30日止六個月的 20.1%下降至2021年同期的14.9%。

資金流動性及財政資源

截至2021年6月30日止六個月,本集 團主要通過經營所得現金為營運提供資 金。本集團擬動用內部資源、通過自然 且可持續發展為其擴展及業務營運提供 資金。

現金及現金等價物

截至2021年6月30日,本集團的現金及 現金等價物主要是由人民幣、港元和美 金組成,現金及現金等價物約為人民幣 1,218.3百萬元(2020年12月31日:人民 幣1,986.9百萬元)。

Asset-Liability Ratio

As at 30 June 2021, the Group's asset-liability ratio⁽⁷⁾ was 13.8% (31 December 2020: 18.0%).The decrease was mainly due to a decrease in trade payables, other payables and accruals and current income tax liabilities. The Group did not have any bank borrowings.

Note:

(7) The asset-liability ratio is calculated by dividing total liabilities as at the end of each financial period by total assets.

Inventories

Inventories mainly include raw materials, work-in-progress and finished goods. As at 30 June 2021, the inventories amounted to approximately RMB321.2 million (31 December 2020: RMB406.0 million), the turnover days of inventories decreased from 38.7 days for the year ended 31 December 2020 to 37.0 days for the six months ended 30 June 2021. The decrease in turnover days of inventories was mainly due to the Group's enhanced efficiency of inventory control.

Trade Receivables

Trade receivables represent the amounts due from customers in respect of sales of goods in the ordinary course of business. As at 30 June 2021, the trade receivables amounted to approximately RMB172.3 million (31 December 2020: RMB190.8 million). The change was mainly due to that payment method changed from sales on credit to advanced payment since the e-commerce platforms began to be operated by distributors for the year. The turnover days of trade receivables decreased from 15.4 days for the year ended 31 December 2020 to 12.4 days for the six months ended 30 June 2021.

資產負債比率

截至2021年6月30日,本集團的資產負 債比率(7)為13.8%(2020年12月31日: 18.0%),下降的主要原因是貿易應付 款、其他應付及應計費用及即期所得税 負債下降所致。本集團並無任何銀行借 款。

附註:

(7) 資產負債比率按財政期末的總負債除 以總資產計算。

存貨

存貨主要包括原材料、在製品與製成 品。截至2021年6月30日存貨約為人民 幣321.2百萬元(2020年12月31日:人 民幣406.0百萬元),存貨周轉天數由截 至2020年12月31日止年度的38.7天降低 至截至2021年6月30日止六個月的37.0 天。存貨周轉天數降低主要原因是本集 團對庫存效率的把控得以提升。

貿易應收賬款

貿易應收賬款為日常業務過程中就銷售 的商品而應收客戶的款項。截至2021年6 月30日貿易應收賬款約為人民幣172.3百 萬元(2020年12月31日:人民幣190.8百 萬元),變動的主要原因是電商平台由經 銷商經營後,由賒銷方式改為預收款方 式。貿易應收賬款周轉天數由截至2020 年12月31日止年度的15.4天降低至截至 2021年6月30日止六個月的12.4天。

Trade Payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Due to the cyclical effects of low and peak seasons for production and sales and the seasonal procurement cycle, trade payables amounted to approximately RMB231.8 million as at 30 June 2021 (31 December 2020: RMB279.3 million). The turnover days of trade payables decreased from 26.8 days for the year ended 31 December 2020 to 26.0 days for the six months ended 30 June 2021.

Contingent Liabilities

As at 30 June 2021, the Company did not have any contingent liabilities.

Charge of Assets

As at 30 June 2021, the Company did not charge any fixed assets as securities for borrowings.

Borrowings

As at 30 June 2021, the Company did not have any bank borrowings.

Debt-to-Equity Ratio

As at 30 June 2021, the debt-to-equity ratio $^{\scriptscriptstyle (8)}$ of the Company was 3.1%.

Note:

(8) Debt-to-equity ratio is calculated by dividing total debt by total equity. Total debt is defined as including interest-bearing liabilities which are not incurred during the ordinary course of business.

貿易應付賬款

貿易應付賬款為日常業務過程中向供應 商購買商品或服務而應支付的款項。受 產銷淡旺季及季節性採購周期的影響, 截至2021年6月30日貿易應付賬款約為 人民幣231.8百萬元(2020年12月31日: 人民幣279.3百萬元)。貿易應付賬款周 轉天數由截至2020年12月31日止年度的 26.8天下降至截至2021年6月30日止六 個月的26.0天。

或然負債

截至2021年6月30日,本公司並無任何 或然負債。

資產押記

截至2021年6月30日,本公司並無抵押 任何固定資產作為借款擔保。

借貸

截至2021年6月30日,本公司並無任何 銀行借款。

資本負債比率

截至2021年6月30日,本公司的資本負 債比率[®]為3.1%。

附註:

(8) 資本負債比率按總債務除以總權益計 算。總債務界定為包括並非於日常業 務過程中產生的計息負債。

Foreign Exchange Risk and Hedging

The Group mainly operates in the PRC with most of the transactions denominated and settled in RMB. However, the Group has certain cash in hand denominated in Hong Kong dollars and United States dollars, and is therefore exposed to foreign exchange risks. The Group has not hedged against its foreign exchange risks. However, the Group will closely monitor the exposure and will take specific measures when necessary to make sure the foreign exchange risks are manageable and within control.

Employees and Remuneration Policy

As at 30 June 2021, the Group had a total of 2,768 employees (including temporary workers), comprising 2,137 employees in production, 509 employees in marketing and 122 employees in administration and management functions.

For the six months ended 30 June 2021, the Group's total staff costs amounted to RMB271.6 million, including salaries, wages, allowances and benefits. The Group continued to optimize the incentive-based system in line with business development needs and implemented remuneration policies with competitiveness.

Material Acquisitions and Disposals

For the six months ended 30 June 2021, the Group did not have any material acquisition or disposal of subsidiaries, associates and joint ventures.

匯率波動風險及相關對沖

本集團主要在中國經營,大部分交易乃 以人民幣列值及結算。然而,本集團持 有若干以港元及美元列值的現金,面臨 外匯匯兑風險。本集團並無對沖外匯風 險。然而,本集團將密切監控有關情況 並於必要時採取一定措施,確保外匯風 險處於可控範圍。

僱員及薪酬政策

截至2021年6月30日,本集團員工總人 數為2,768人(含臨時工),其中包括了生 產體系員工2,137人,營銷體系員工509 人,行政和管理相關職能體系員工122 人。

截至2021年6月30日止六個月,本集團 的總員工成本為人民幣271.6百萬元, 包括薪金、工資、津貼、福利等。本集 團緊貼業務發展需求,不斷優化激勵體 系,實施具有競爭力的薪酬政策。

重大收購及出售事項

截至2021年6月30日止六個月,本集團 暫無附屬公司、聯營公司及合營企業的 重大收購及出售情況。

FUTURE PROSPECTS

Industry and Business Outlook

In 2021, as the domestic overall plan for pandemic prevention and control and socio-economic development has been further consolidated, the national economy gradually improved and consumer market continued to recover. It is expected that in the second half of 2021, although it may still be affected by the spread of the pandemic, given that public health issues will not have a negative impact on condiment retail end business, the development of the industry is still strong. Meanwhile, although the progress of recovery for the type of consumption with physical contact is still affected by the spread of the sporadic outbreaks and other factors, the consumption scale of catering still continues to recover.

In 2021, the Group will focus on product development, channel construction and multi-brand development. The product research and development under the leadership of the category committee members is expected to cater to market demand and enrich product matrix while consolidating the existing market position of strong single item. In terms of channel construction, given the uniqueness of the convenient ready-to-eat food products compared with the hot pot soup flavorings, compound condiment, the Group will focus on developing distributors that cater to convenient ready-to-eat food products to increase sales in the second half of the year. Meanwhile, the Group will continue to implement multi-brand development strategy to further enhance and improve the publicity and promotion of the brand of "Magic Cook (筷手 小廚)", cultivating the brand of "Magic Cook (筷手 小廚)" into the brand of fast-moving consumer goods that well received by consumers.

Material Investments and Prospects

The Group has continued to replenish and optimize its production capacity in the first half of 2021:

Firstly, the south and the north workshop of Phase I of the Bazhou factory project was completed and put into use, with 70,000 tonnes of production capacity in total; the Bazhou Phase II project has commenced construction, and is expected to commence production by the end of 2023 with a designed production capacity of 24,000 tonnes. The gradual completion of Bazhou factory will help the Group to control logistics costs and relieve peak season pressure more effectively.

未來前景

行業及業務展望

2021年,隨著國內統籌疫情防控和經濟 社會發展成果進一步鞏固,國民經濟逐 步改善發展態勢,消費市場持續復甦。 預計2021年下半年,雖然仍可能受到 散發疫情的影響,但鑑於公共衛生問題 並不會對調味品零售端業務產生負面影 響,行業發展依舊穩健。同時,雖然接 觸型消費恢復進程仍受到散發疫情等因 素影響,但餐飲消費規模仍持續恢復。

2021年,本集團將把產品開發、渠道建設和多品牌發展作為公司策略重點。以品類委員領導下的產品研發工作,有望更貼切市場需求,在穩固現有強勢單品市場地位的同時,豐富產品矩陣。渠量設方面,鑒於方便速食品類較之原料、複合調味料品類的獨特之人鍋底料、複合調味料品類的獨特性便素產品的經銷商,以增加銷售。同時,進一步加強推進「筷手小廚」品牌的宣傳及推廣工作,將「筷手小廚」培育成消費者 喜愛的快消品品牌。

重大投資的情況與前景

本集團在2021年上半年繼續補充及優化 產能:

其一,霸州工廠一期南北車間項目完成 建設並投入使用,合計產能7萬噸;霸州 二期項目已經開工建設,預期在2023年 底投產,設計產能2.4萬噸。霸州工廠的 逐步完成,將有助於本集團更好控制物 流成本、緩解旺季產能壓力。 Secondly, the new factory project in Maanshan has entered the construction stage. The completion of the project is expected to release production capacity of 200,000 tonnes, of which the planned production capacity of Phase I is 60,000 tonnes, which is expected to commence production in the first half of 2022. Meanwhile, the Maanshan Phase II project will be equipped with condiment production equipment and quality inspection instruments with advanced technologies at domestic and international level to enhance the Company's overall production line efficiency.

Thirdly, the Luohe production base has commenced formal construction in March 2020, with a total designed production capacity of 300,000 tonnes, of which the planned production capacity of Phase I is 75,000 tonnes, which is expected to commence production in the second half of 2021; the production capacity of Luohe factory project is expected to continue to increase according to actual demand after 2022.

Fourthly, the planned production capacity of Phase I of the Jianyang production base project is 50,000 tonnes, which is expected to commence production in 2022.

Fifthly, Zhaoqing factory with an area of 50 mu, in Guangdong, has 2 workshops, of which the planned production capacity of the Yihai workshop is 18,000 tonnes and it is expected to commence production in November 2021. Three production lines are planned in the Fuhai workshop, of which the production capacity of small hot pots is 2,240,000, brewed silk noodles and instant rice more than 10,000,000 and it is expected to commence production in September 2021.

Sixthly, Phase I of the Thailand factory has a planned capacity of 20,000 tonnes, construction was commenced in the first half of 2021 and it is expected that production can be commenced in 2022. Phase II has a planned capacity of 20,000 tonnes, and it is expected that production will be commenced in 2025.

Future Plans for Material Investments

The Group will continue to extensively identify potential strategic investment opportunities and seek to acquire potential high-quality targets that create synergies for the Group in relation to such aspects as product research and development, product portfolio, channel expansion or cost control. 其二,馬鞍山新工廠項目已進入建設階 段,該項目全部建成預期可釋放產能20 萬噸,其中一期規劃產能6萬噸,預期 2022年上半年投產。同時,馬鞍山二 期項目將配備具有國內外先進工藝技術 水平的調味料生產設備及質量檢測儀器 等,以提升公司整體生產線效率。

其三, 漯河生產基地已於2020年3月正 式開始建設,預計項目總產能為30萬 噸,其中一期規劃產能7.5萬噸,預期將 於2021年下半年投產; 漯河工廠項目預 計2022年後會根據實際需求陸續增加產 能釋放。

其四,簡陽生產基地項目一期規劃產能 為5萬噸,計劃2022年投產。

其五,廣東肇慶工廠項目佔地50畝,規 劃2個車間,其中頤海車間規劃產能1.8 萬噸,預計2021年11月投產,馥海車間 規劃3條生產線,其中小火鍋產能224萬 件,杯裝粉絲和拌飯產能超1,000萬件, 預計投產時間為2021年9月。

其六,泰國工廠一期設計產能2萬噸,於 2021年上半年開始建設,預計將於2022 年投產;二期設計產能2萬噸,預計將於 2025年投產。

未來重大投資計劃

本集團將繼續廣泛尋找潛在的策略性投 資機會,持續尋求可為集團在產品研 發、產品組合、渠道擴張抑或成本控制 等方面,帶來協同效應的潛在優質標的。

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

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND **DEBENTURES**

As at 30 June 2021, the interests and short positions of the Directors and chief executives of the Company in the Shares, underlying Shares or debentures of the Company or any of the associated corporations of the Company (within the meaning of Part XV of the SFO), which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) to be notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

董事及最高行政人員於股份、相關股份 及債權證中所擁有的權益及淡倉

於2021年6月30日,本公司董事及最高 行政人員於本公司或本公司任何相聯法 團(定義見證券及期貨條例第XV部)的股 份、相關股份及債權證中所擁有(a)根據 證券及期貨條例第XV部第7及第8分部須 知會本公司及聯交所的權益及淡倉(包括 根據證券及期貨條例有關條文被當作或 視作擁有的權益及淡倉);或(b)根據證券 及期貨條例第352條須登記於該條所指登 記冊的權益及淡倉;或(c)根據標準守則 須知會本公司及聯交所的權益及淡倉如 下:

Name of Director	Capacity/nature of interest	Or	Number of dinary Shares	Approximate percentage of shareholding in the total issued share capital (%) 佔已發行股本
董事姓名	身份/權益性質		普通股數目	總額的股權概約 百分比 (%)
Mr. Shi Yonghong ⁽¹⁾	Founder of a discretionary trust, interest of controlled corporation, interest of spouse, beneficial owner and beneficiary of a trust		177,703,492 (L)	16.97% (L)
施永宏先生 ^⑴	全權信託的創立人、受控制法團權益、配偶的權益、 實益擁有人及信託受益人			
Ms. Shu Ping ⁽²⁾	Founder of a discretionary trust, interest of controlled corporation, beneficial owner, beneficiary of a trust and interest of spouse	3	373,007,021 (L)	35.63% (L)
舒萍女士 ⁽²⁾	全權信託的創立人、受控制法團權益、實益擁有人、 信託受益人及配偶的權益			
Mr. Zhang Yong ⁽²⁾	Founder of a discretionary trust, interest of controlled corporation, beneficial owner, beneficiary of a trust and interest of spouse	0	373,007,021 (L)	35.63% (L)
張勇先生 ⁽²⁾	全權信託的創立人、受控制法團權益、實益擁有人、 信託受益人及配偶的權益			
Mr. Guo Qiang 郭強先生	Interest of spouse and beneficial owner 配偶的權益及實益擁有人		400,000 (L)	0.04% (L)
Mr. Sun Shengfeng 孫勝峰先生	Beneficial owner 實益擁有人		200,000 (L)	0.02% (L)
Mr. Zhao Xiaokai 趙曉凱先生	g血旗有人 Beneficial owner 實益擁有人		160,000 (L)	0.02% (L)
(L) denotes a long po	psition	(L)	代表好倉	

28 Yihai International Holding Ltd. 頤海國際控股有限公司 Notes:

(1) Mr. Shi Yonghong and Ms. Li Haiyan, as the settlors and protectors, established for their own benefit the SL Trust, which indirectly holds the entire share capital of SYH YIHAI Ltd and LHY YIHAI Ltd, which in turn holds a total of 177,243,492 Shares. For the purpose of the SFO, Mr. Shi Yonghong and Ms. Li Haiyan are deemed to be interested in the Shares in which SYH YIHAI Ltd and LHY YIHAI Ltd are interested.

Mr. Shi Yonghong is the spouse of Ms. Li Haiyan and is deemed to be interested in the same number of Shares in which Ms. Li Haiyan is interested for the purpose of the SFO. Ms. Li Haiyan is the spouse of Mr. Shi Yonghong and is deemed to be interested in the same number of Shares in which Mr. Shi Yonghong is interested for the purpose of the SFO.

(2) Mr. Zhang Yong and Ms. Shu Ping, as the settlors and protectors, established for their own benefit the ZYSP Trust, which holds the entire share capital of (i) ZYSP YIHAI Ltd, which in turn holds 283,925,275 Shares, and (ii) SP YH Ltd, which in turn holds 88,621,746 Shares. For the purpose of the SFO, Mr. Zhang Yong and Ms. Shu Ping are deemed to be interested in the Shares in which ZYSP YIHAI Ltd and SP YH Ltd are interested.

Mr. Zhang Yong is the spouse of Ms. Shu Ping and is deemed to be interested in the same number of Shares in which Ms. Shu Ping is interested for the purpose of the SFO. Ms. Shu Ping is the spouse of Mr. Zhang Yong and is deemed to be interested in the same number of Shares in which Mr. Zhang Yong is interested for the purpose of the SFO.

Save as disclosed above, as at 30 June 2021, none of the Directors or chief executives of the Company has or is deemed to have any interests or short positions in the Shares, underlying Shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which will be required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have taken under such provisions of the SFO); or which will be required to be recorded in the register to be kept by the Company pursuant to Section 352 of the SFO, or which will be required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange. 附註:

(1) 施永宏先生及李海燕女士(作為財產授 予人及保護人)為彼等自身利益成立 SL信託,其間接持有SYH YIHAI Ltd 及LHY YIHAI Ltd的全部股本,而SYH YIHAI Ltd及LHY YIHAI Ltd則持有合 共177,243,492股股份。就證券及期貨 條例而言,施永宏先生及李海燕女士 被視為於SYH YIHAI Ltd及LHY YIHAI Ltd擁有權益的股份中擁有權益。

> 施永宏先生為李海燕女士的配偶並就 證券及期貨條例而言被視為於李海燕 女士擁有權益的相同股份數目中擁有 權益。李海燕女士為施永宏先生的配 偶並就證券及期貨條例而言被視為於 施永宏先生擁有權益的相同股份數目 中擁有權益。

(2) 張勇先生及舒萍女士(作為財產授予人 及保護人)為彼等自身利益成立ZYSP 信託,其(i)持有ZYSP YIHAI Ltd的全 部股本,而ZYSP YIHAI Ltd則持有合 共283,925,275股股份,以及(ii)持有 SP YH Ltd的全部股本,而SP YH Ltd 則持有合共88,621,746股股份。就證 券及期貨條例而言,張勇先生及舒萍 女士被視為於ZYSP YIHAI Ltd及SP YH Ltd擁有權益的股份中擁有權益。

> 張勇先生為舒萍女士的配偶並就證券 及期貨條例而言被視為於舒萍女士擁 有權益的相同股份數目中擁有權益。 舒萍女士為張勇先生的配偶並就證券 及期貨條例而言被視為於張勇先生擁 有權益的相同股份數目中擁有權益。

除上文所披露者外,於2021年6月30 日,概無本公司董事或最高行政人員於 本公司或其任何相聯法團(定義見證券及 期貨條例第XV部)的股份、相關股份或債 權證中擁有或被視為擁有任何根據證券 及期貨條例第XV部第7及第8分部須知會 本公司及聯交所的權益或淡倉(包括根據 證券及期貨條例有關條文被當作或視作 擁有的權益及淡倉);或根據證券及期貨 條例第352條須登記於本公司存置的登記 冊的權益或淡倉,或根據標準守則須知 會本公司及聯交所的權益或淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2021, the followings are the persons, other than the Directors or chief executives of the Company, who had interests or short positions in the Shares and underlying Shares which would be required to be notified to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO; or as recorded in the register of interests required to be kept by the Company pursuant to Section 336 of Part XV of the SFO:

主要股東於股份及相關股份中所擁有的 權益及淡倉

截至2021年6月30日,除本公司董事或 最高行政人員外,下列人士為擁有根據 證券及期貨條例第XV部第2及第3分部的 規定須知會本公司及聯交所的本公司股 份或相關股份的權益或淡倉的人士,或 根據證券及期貨條例第336條本公司須存 置的登記冊所記錄的權益或淡倉的人士:

Approximate

		Number of	percentage of shareholding in the total issued
Name of substantial Shareholder	Capacity/nature of interest	Ordinary Shares	share capital (%) 佔已發行股本總額的
主要股東姓名/名稱	身份/權益性質	普通股數目	股權概約百分比(%)
UBS Trustees (B.V.I.) Limited ⁽¹⁾	Trustee (other than a bare trustee) 受託人 (非無條件受託人)	372,547,021 (L)	35.59% (L)
ZYSP YIHAI Ltd ⁽¹⁾	Beneficial owner 實益擁有人	283,925,275 (L)	27.12% (L)
Cititrust Private Trust (Cayman) Limited ⁽²⁾	Trustee (other than a bare trustee) 受託人 (非無條件受託人)	177,243,492 (L)	16.93% (L)
Li Haiyan ^四 李海燕 ^四	Founder of a discretionary trust, interest of controlled corporation and interest of spouse 全權信託的創立人、受控制法團權益及配偶的權益	177,703,492 (L)	16.97% (L)
Twice Happiness Limited ⁽²⁾	Interest of controlled corporation 受控制法團權益	177,243,492 (L)	16.93% (L)
LHY YIHAI Ltd ⁽²⁾	Beneficial owner 實益擁有人	88,621,746 (L)	8.47% (L)
SYH YIHAI Ltd ⁽²⁾	Beneficial owner 實益擁有人	88,621,746 (L)	8.47% (L)
SP YH Ltd ⁽¹⁾	Beneficial owner 實益擁有人	88,621,746 (L)	8.47% (L)
UBS Group AG ⁽³⁾	Interest of controlled corporation 受控制法團權益	79,919,492 (L)	7.63% (L)
JLJH YIHAI Ltd ⁽⁴⁾	Beneficial owner and nominee for another person 實益擁有人及另一名人士的代名人	66,568,000 (L)	6.36% (L)
Vistra Trust (Hong Kong) Limited ⁽⁴⁾	Trustee (other than a bare trustee) 受託人 (非無條件受託人)	66,568,000 (L)	6.36% (L)

(L) denotes a long position

(L) 指好倉

Notes:

- (1) ZYSP Trust is a discretionary trust set up by Mr. Zhang Yong and Ms. Shu Ping as the settlors and protectors on 1 June 2016 for their own benefit. The entire share capital of ZYSP YIHAI Ltd and SP YH Ltd is wholly owned by UBS Trustees (B.V.I.) Limited as the trustee of the ZYSP Trust. Mr. Zhang Yong and Ms. Shu Ping (as founders of the ZYSP Trust) and UBS Trustees (B.V.I.) Limited are taken to be interested in the Shares held by ZYSP YIHAI Ltd and SP YH Ltd for the purpose of the SFO.
- (2) SL Trust is a discretionary trust set up by Mr. Shi Yonghong and Ms. Li Haiyan as the settlors and protectors on 2 June 2016 for their own benefit. The entire share capital of SYH YIHAI Ltd and LHY YIHAI Ltd is wholly owned by Twice Happiness Limited and ultimately owned by Cititrust Private Trust (Cayman) Limited as the trustee of the SL Trust. Mr. Shi Yonghong and Ms. Li Haiyan (as founders of the SL Trust), Twice Happiness Limited and Cititrust Private Trust (Cayman) Limited are taken to be interested in the Shares held by SYH YIHAI Ltd and LHY YIHAI Ltd for the purpose of the SFO. Mr. Shi Yonghong is the spouse of Ms. Li Haiyan and is deemed to be interested in the same number of Shares in which Ms. Li Haiyan is interested for the purpose of the SFO. Ms. Li Haiyan is the spouse of Mr. Shi Yonghong and is deemed to be interested in the same number of Shares in which Mr. Shi Yonghong is interested for the purpose of the SFO.
- (3) UBS Group AG is interested in 79,919,492 Shares as interest of corporation controlled by it via wholly owned subsidiaries.
- (4) Vistra Trust (Hong Kong) Limited is the trustee and JLJH YIHAI Ltd is the nominee to administer the RSU Scheme. JLJH YIHAI Ltd holds the Shares underlying the RSU granted by us for the benefit of eligible participants pursuant to the RSU Scheme.

附註:

- (1) ZYSP信託為張勇先生及舒萍女士以財 產授予人及保護人身份於2016年6月1 日為彼等自身利益成立的全權信託。 ZYSP YIHAI Ltd及SP YH Ltd的全部 股本由UBS Trustees (B.V.I.) Limited (作為ZYSP信託的受託人)全資擁 有。就證券及期貨條例而言,張勇先 生及舒萍女士(作為ZYSP信託的創立 人)以及UBS Trustees (B.V.I.) Limited 被視為於ZYSP YIHAI Ltd及SP YH Ltd持有的股份中擁有權益。
- (2) SL信託為施永宏先生及李海燕女士 以財產授予人及保護人的身份為其自 身利益於2016年6月2日成立的全權 信託。SYH YIHAI Ltd及LHY YIHAI Ltd的全部股本由Twice Happiness Limited全資擁有及由Cititrust Private Trust (Cayman) Limited (作為SL信託 的受託人身份)最終擁有。就證券及 期貨條例而言,施永宏先生及李海燕 女士(作為SL信託的創立人)、Twice Happiness Limited及Cititrust Private Trust (Cayman) Limited被當作於SYH YIHAI Ltd及LHY YIHAI Ltd持有的股 份中擁有權益。施永宏先生為李海燕 女士的配偶並就證券及期貨條例而言 被視為於李海燕女士擁有權益的相同 股份數目中擁有權益。李海燕女士為 施永宏先生的配偶並就證券及期貨條 例而言被視為於施永宏先生擁有權益 的相同股份數目中擁有權益。
- (3) UBS Group AG透過全資附屬公司於 其控制的法團權益中擁有79,919,492 股股份權益。
- (4) Vistra Trust (Hong Kong) Limited為受 託人及JLJH YIHAI Ltd為管理受限制 股份單位計劃的代名人。JLJH YIHAI Ltd根據受限制股份單位計劃為合資格 參與者的利益持有由我們授出涉及受 限制股份單位的相關股份。

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

Save as disclosed above, as at 30 June 2021, the Directors and chief executives of the Company are not aware of any other person (other than the Directors or chief executives of the Company) who had an interest or short position in the Shares or underlying Shares of the Company which would be required to be notified to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO; or as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the section headed "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures" above, at no time during the six months ended 30 June 2021 and up to the date of this interim report was the Company or any of its subsidiaries, a party to any arrangement that would enable the Directors to acquire benefits by means of acquisition of the Shares in, or debentures of, the Company or any other body corporate, and none of the Directors or any of their spouses or children under the age of 18 were granted any right to subscribe for the equity or debt securities of the Company or any other body corporate or had exercised any such right.

THE RSU SCHEME

The Company has approved and adopted an RSU Scheme by a resolution of its Shareholders on 24 February 2016 and a resolution of the Board on 24 February 2016. The RSU Scheme is not subject to the provisions of Chapter 17 of the Listing Rules as the RSU Scheme does not involve the grant of options by the Company to subscribe for new Shares.

除上文所披露者外,於2021年6月30 日,本公司董事及最高行政人員並不知 悉有任何其他人士(本公司董事或最高行 政人員除外)於本公司股份或相關股份中 擁有根據證券及期貨條例第XV部第2及 第3分部的條文須知會本公司及聯交所的 權益或淡倉;或擁有記錄於本公司根據 證券及期貨條例第336條須予存置的登記 冊的權益或淡倉。

董事收購股份或債券證的權利

除上文「董事及最高行政人員於股份、相 關股份及債權證中所擁有的權益及淡倉」 一節所披露者外,於截至2021年6月30 日止六個月及直至本中期報告日期,本 公司或其任何附屬公司均非任何安排的 其中一方以讓董事通過收購本公司或任 何其他法人團體的股份或債權證的方式 收取利益,亦概無董事或任何彼等的配 偶或18歲以下的子女獲授任何權利以認 購本公司或任何其他法人團體的股本或 債務證券或已行使任何該等權利。

受限制股份單位計劃

本公司已根據其股東於2016年2月24日 的決議案及董事會於2016年2月24日 的決議案批准及採納受限制股份單位計 劃。受限制股份單位計劃並不受限於上 市規則第十七章的條文,因為受限制股 份單位計劃並不涉及由本公司授出可認 購新股份的購股權。

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

The RSUs do not carry any right to vote at general meetings of the Company. No RSU grantee shall enjoy any of the rights of a Shareholder by virtue of the grant of an award of RSUs (the "Award") pursuant to the RSU Scheme, unless and until such Shares underlying the Award are actually transferred to the RSU grantee upon vesting of the RSU. Unless otherwise specified by the Board in its entire discretion, the RSU grantees do not have any rights to any cash or non-cash income, dividends or distributions and/or the sale proceeds of non-cash and non-scrip distributions from any Shares underlying an Award. For details of the RSU Scheme, please refer to the section headed "Appendix IV – Statutory and General Information" of the Prospectus.

The Company approved and granted 9,140,000 RSUs among which 1,510,000 RSUs were granted to two Directors pursuant to the RSU Scheme on 28 December 2016. Please refer to the announcement of the Company dated 28 December 2016 for details. As at 30 June 2021, 620,000 RSUs out of the 9,140,000 RSUs that were granted on 28 December 2016 have been cancelled due to resignation of our employees and all of the remaining RSUs (i.e. 8,520,000 RSUs) have been vested in accordance with the vesting period as set out in the announcement.

The Company approved and granted 1,510,000 RSUs among which 770,000 were granted to five Directors pursuant to the RSU Scheme on 9 December 2018. Please refer to the announcement of the Company dated 10 December 2018 for details. As at 30 June 2021, all of the 1,510,000 RSUs have been vested in accordance with the vesting period as set out in the announcement.

The Company approved and granted 750,000 RSUs among which 670,000 were granted to five Directors pursuant to the RSU Scheme on 27 December 2019. Please refer to the announcement of the Company dated 27 December 2019 for details. As at 30 June 2021, all of the 750,000 RSUs have been vested in accordance with the vesting period as set out in the announcement.

本公司於2016年12月28日批准及授 出9,140,000份受限制股份單位,其中 1,510,000份受限制股份單位已授予兩名 董事。詳情請參閱本公司日期為2016年 12月28日的公告。於2021年6月30日, 於2016年12月28日授出的9,140,000 份受限制股份單位中,由於我們僱員 辭任,620,000份受限制股份單位已被 註銷,而其餘全部受限制股份單位(即 8,520,000份受限制股份單位)已根據公 告載列的歸屬期予以歸屬。

本公司於2018年12月9日根據受限制股 份單位計劃批准及授出1,510,000份受限 制股份單位,其中770,000份受限制股 份單位已授予五名董事。詳情請參閱本 公司日期為2018年12月10日的公告。於 2021年6月30日,全部1,510,000份受限 制股份單位已根據該公告載列的歸屬期 予以歸屬。

本公司於2019年12月27日根據受限制股 份單位計劃批准及授出750,000份受限 制股份單位,其中670,000份受限制股 份單位已授予五名董事。詳情請參閱本 公司日期為2019年12月27日的公告。於 2021年6月30日,全部750,000份受限制 股份單位已根據該公告載列的歸屬期予 以歸屬。

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

Save as disclosed above, as at 30 June 2021, no other RSU had been granted or agreed to be granted by the Company pursuant to the RSU Scheme.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2021.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code set out in Appendix 10 to the Listing Rules. Specific enquiries have been made to all the Directors and the Directors have confirmed that they have complied with the Model Code during the six months ended 30 June 2021.

The Company's employees, who are likely to be in possession of inside information of the Company, have also been subject to the Model Code for securities transactions. No incident of non-compliance of the Model Code by the employees was noted by the Company during the six months ended 30 June 2021.

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

The Company has adopted and applied the principles and code provisions as set out in the Corporate Governance Code contained in Appendix 14 to the Listing Rules. During the six months ended 30 June 2021, the Company has complied with the mandatory code provisions in the Corporate Governance Code.

CHANGES IN THE INFORMATION OF THE DIRECTORS SINCE THE DATE OF THE 2020 ANNUAL REPORT

Mr. Shi Yonghong has resigned from the post of executive director of Haidilao International Holding Ltd. (海底撈國際控股有限公司)(Stock code: 6862) since 24 August 2021.

除上文所披露者外,於2021年6月30 日,本公司並無根據受限制股份單位計 劃授出或同意授出任何其他受限制股份 單位。

購買、出售或贖回本公司上市證券

於截至2021年6月30日止六個月內,本 公司及其任何附屬公司均無購買、出售 或贖回本公司任何上市證券。

證券交易的標準守則

本公司已採納上市規則附錄十所載的標 準守則。已向所有董事作出特別查詢, 而各董事均已確認彼等於截至2021年6 月30日止六個月內一直遵守標準守則。

可能擁有本公司內幕消息的本公司僱員 亦須遵守證券交易的標準守則。於截至 2021年6月30日止六個月內,本公司並 無注意到出現僱員不遵守標準守則的事 件。

遵守企業管治守則

本公司已採納並採用上市規則附錄十四《企業管治守則》所載的原則及守則 條文。於截至2021年6月30日止六個月 內,本公司一直遵守《企業管治守則》的 強制性守則條文。

自2020年度報告日期起的董事資料變 動

施永宏先生自2021年8月24日起辭任 海底撈國際控股有限公司(股份代號: 6862)的執行董事。

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

Ms. Shu Ping has resigned from the post of non-executive director of Haidilao International Holding Ltd. (海底撈國際控股有限公司)(Stock code: 6862) since 24 August 2021.

Mr. Yau Ka Chi is an independent non-executive director of BetterLife Holding Limited (百得利控股有限公司) (Stock code: 6909) since December 2020 and HBM Holdings Limited (和鉑醫藥控股有限公司) (Stock code: 2142) since June 2021.

Since 20 April 2021 (the date of publication of the 2020 Annual Report of the Company), save as disclosed herein, there has been no change in the information of the Directors as required to be disclosed pursuant to Rule 13.51B of the Listing Rules.

AUDIT COMMITTEE

The Audit Committee of the Company has three members comprising all independent non-executive Directors, being Mr. Yau Ka Chi (chairman), Mr. Qian Mingxing and Ms. Ye Shujun, with terms of reference in compliance with the Listing Rules.

The Audit Committee has considered and reviewed the accounting principles and practices adopted by the Group and has discussed matters in relation to internal controls and financial reporting with the management, including the review of the unaudited condensed consolidated interim financial results of the Group for the six months ended 30 June 2021. The Audit Committee considers that the interim financial results for the six months ended 30 June 2021 are in compliance with the relevant accounting standards, rules and regulations and appropriate disclosures have been duly made. 舒萍女士自2021年8月24日起辭任海底 撈國際控股有限公司(股份代號:6862) 的非執行董事。

邱家賜先生自2020年12月起擔任百得利 控股有限公司(股份代號:6909)的獨立 非執行董事及自2021年6月起擔任和鉑 醫藥控股有限公司(股份代號:2142)的 獨立非執行董事。

自2021年4月20日(即刊發本公司2020 年度報告的日期)起,除本報告所披露 外,並無董事資料變動須根據上市規則 第13.51B條予以披露。

審計委員會

本公司審計委員會由三名委員組成,全 部為獨立非執行董事(即邱家賜先生(主 席)、錢明星先生及葉蜀君女士),其職 權範圍乃符合上市規則。

審計委員會已考慮及審閲本集團所採納 的會計原則及慣例,並已與管理層討論 有關內部控制及財務報告事宜,包括審 関本集團截至2021年6月30日止六個月 的未經審核簡明綜合中期財務業績。審 計委員會認為截至2021年6月30日止六 個月的中期財務業績已遵守相關會計標 準、規則及規例,並已正式進行適當披 露。
Corporate Governance and Other Information 企業管治及其他資料

INTERIM DIVIDEND

The Board does not recommend the payment of interim dividend for the six months ended 30 June 2021 to the Shareholders.

USE OF PROCEEDS FROM THE GLOBAL OFFERING

The Company's net proceeds from the Global Offering are approximately RMB720.2 million. The net proceeds have been used in a manner consistent with those disclosed in the section headed "Future Plans and Use of Proceeds" in the Prospectus. As of 30 June 2021, the unused net proceeds were RMB168.0 million.

For the six months ended 30 June 2021, the Group had used the net proceeds from the Global Offering for the following purposes:

中期股息

董事會不建議就截至2021年6月30日止 六個月向股東派付中期股息。

全球發售所得款項用途

本公司自全球發售所得款項淨額約為人 民幣720.2百萬元,所得款項淨額已按與 招股章程「未來計劃及所得款項用途」一 節所披露者一致的方式動用。截至2021 年6月30日尚未動用的所得款項淨額為人 民幣168.0百萬元。

截至2021年6月30日止六個月內,本集 團已將全球發售所得款項淨額用於下列 用途:

		Use of			
		proceeds	The		
		in the same	cumulative	The actual	
		manner and	amount of	amount of	Net proceeds
		proportions	proceeds	proceeds	unutilized
		as stated	utilized as of	utilized as of	as of
		in the	31 December	30 June	30 June
		Prospectus	2020	2021	2021
		按招股章程	所得款項	所得款項於	截至 2021 年
		所列者相同的	於截至 2020	截至2021	6月30日
		方式及比例	年12月31日	年6月30日	未動用的
		使用所得款項	累計使用金額	實際使用金額	所得款項淨額
		(in RMB million)	(in RMB million)	(in RMB million)	(in RMB million)
		(以人民幣	(以人民幣	(以人民幣	(以人民幣
		百萬元計)	百萬元計)	百萬元計)	百萬元計)
30% would be used to construct Phase I of our Bazhou Production Base located in	30%用於河北省霸州建造 霸州生產基地一期	216.1	216.1	-	-
Bazhou, Hebei Province					
25% would be used for potential strategic acquisition opportunities in the future	25%用於未來潛在的策略性 收購機會	180.0	12.0	-	168.0
25% would be used to promote our products and brand	25%用於產品及品牌的推廣	180.1	180.1	-	-
10% would be used to enhance our research and development capabilities	10%用於研發能力的提升	72.0	72.0	-	-
10% would be used for working capital and general corporate purposes	10%用於運營資金及 一般企業用途	72.0	72.0	-	-
Total	合計	720.2	552.2	-	168.0

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

For the six months ended 30 June 2021, the Company had unutilized net proceeds from the Global Offering of approximately RMB168.0 million. Regarding the net proceeds that had not been utilized as of 30 June 2021, please refer to the announcement of the Company dated 24 August 2021 in relation to the change in use of proceeds. The Company intends to use them for working capital and general corporate purpose as stated in the above-mentioned announcement. Unutilized amount is expected to be used by the end of 2023.

EVENT AFTER THE END OF THE REPORTING PERIOD

There has been no material event after the end of the Reporting Period which requires disclosure in this report.

By Order of the Board Shi Yonghong Chairman Yihai International Holding Ltd.

Hong Kong, 24 August 2021

截至2021年6月30日止六個月,本公司 尚未動用的全球發售所得款項淨額約為 人民幣168.0百萬元。關於截至2021年6 月30日尚未動用的所得款項淨額,請參 関本公司日期為2021年8月24日有關變 更所得款項用途的公告。本公司擬按上 述公告所述的運營資金及一般企業用途 動用所得款項。未動用款項預期於2023 年底之前使用。

報告期末後事件

於報告期末後並無任何重大事項需於本 報告中披露。

承董事會命 *主席* 施永宏 頤海國際控股有限公司

香港,2021年8月24日

Interim Condensed Consolidated Balance Sheet 中期簡明綜合資產負債表

	Note 附註	Unaudited 未經審核 30 June 2021 2021年 6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年 12月31日 RMB'000 人民幣千元
Assets	資產		
Non-current assets	非流動資產		
Property, plant and equipment	物業、廠房及設備 8	906,210	790,095
Right-of-use assets	使用權資產 9	248,352	207,509
Intangible assets	無形資產 7	19,664	21,493
Deferred income tax assets	遞延所得税資產	29,126	16,476
Financial assets at fair value through	按公平值計入損益的		
profit or loss	金融資產 5	170,857	83,672
Term deposits with initial term over one year	初始期限超過一年的		
	定期存款	660,000	190,000
Prepayments for property,	物業、廠房及設備的		
plant and equipment	預付款項 10	323,186	148,053
Total non-current assets	非流動資產總值	2,357,395	1,457,298
Current assets Inventories Prepayments and other current assets Trade receivables Other financial assets at amortised cost Term deposits with initial term over	流動資產 存貨 預付款項及其他流動資產 10 貿易應收款項 11 按攤銷成本計量的其他 12 初始期限超過三個月 11	321,221 160,283 172,264 13,081	406,033 107,208 190,829 7,100
three months and within one year	及一年以內的定期存款	883	131,937
Cash and cash equivalents	現金及現金等價物	1,218,292	1,986,929
Total current assets	流動資產總值	1,886,024	2,830,036
Total assets	資產總值	4,243,419	4,287,334
Equity Equity attributable to owners of the Company	權益 本公司擁有人應佔權益		
Share capital Shares held for employee share scheme	股本 13 就僱員股份計劃持有	68	68
	的股份 14	(4)	(4)
Other reserves	其他儲備	497,936	745,944
Retained earnings	保留盈利	2,898,086	2,549,250
Capital and reserves attributable to owners of the Company Non-controlling interests	本公司擁有人應佔資本 及儲備 非控股權益	3,396,086 261,673	3,295,258 218,329
		201,070	210,029
Total equity	權益總額	3,657,759	3,513,587

Interim Condensed Consolidated Balance Sheet (Cont'd) 中期簡明綜合資產負債表(續)

		Note 附註	Unaudited 未經審核 30 June 2021 2021年 6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年 12月31日 RMB'000 人民幣千元
Liabilities	負債			
Non-current liabilities	非流動負債 租賃負債	9	86,626	44,357
Deferred income tax liabilities	遞延所得税負債	9	28,984	23,746
Total non-current liabilities	非流動負債總額		115,610	68,103
Current liabilities	 流動負債			
Trade payables	貿易應付款項	15	231,761	279,322
Contract liabilities	合約負債		36,798	80,100
Lease liabilities	租賃負債	9	25,951	29,279
Other payables and accruals	其他應付款項及應計費用	16	120,355	192,075
Current income tax liabilities	即期所得税負債		55,185	124,868
Total current liabilities	流動負債總額		470,050	705,644
Total liabilities	負債總額		585,660	773,747
Total equity and liabilities	權益及負債總額		4,243,419	4,287,334
Net current assets	流動資產淨值		1,415,974	2,124,392

The above interim condensed consolidated balance sheet should be read in conjunction with the accompanying notes.

上述中期簡明綜合資產負債表應與隨附附 註一併閱讀。

The interim condensed consolidated financial information on pages 38 to 76 was approved and authorised for issue by the Board of Directors on 24 August 2021 and was signed on its behalf by:

第38至76頁的中期簡明綜合財務資料乃 於2021年8月24日經董事會批准及授權 刊發並由以下董事代表董事會簽署:

SHI YONGHONG 施永宏 Director 董事 SUN SHENGFENG 孫勝峰 *Director* 董事

Interim Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income 中期簡明綜合損益及其他全面收益表

			Unau 未經 Six months er 截至6月30	審核 nded 30 June 日止六個月
		Note 附註	2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	6 17	2,630,804 (1,769,831)	2,218,133 (1,338,370)
Gross profit	毛利		860,973	879,763
Distribution expenses Administrative expenses Reversal of impairment on financial assets	經銷開支 行政開支 金融資產的減值撥回	17 17	(326,291) (134,719) –	(210,882) (153,739) 2,210
Other income and gains – net	其他收入及收益淨額	18	115,815	56,784
Operating profit Finance income Finance costs	經營溢利 融資收入 融資成本	19 19	515,778 11,269 (2,178)	574,136 12,363 (774)
Finance income – net	融資收入淨額	19	9,091	11,589
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	20	524,869 (132,476)	585,725 (139,908)
Profit for the period	期內溢利		392,393	445,817
Profit for the period attributable to: Owners of the Company Non-controlling interests	以下人士應佔期內溢利 : 本公司擁有人 非控股權益		348,836 43,557	398,919 46,898
Other comprehensive losses	其他全面損失		392,393	445,817
Items that may be reclassified to profit or loss – Currency translation differences	可重新分類至損益的項目 一匯兑差額		(4,692)	(7,231)
Other comprehensive losses for the period, net of tax	期內其他全面損失 (扣除税項)		(4,692)	(7,231)
Total comprehensive income for the period	I 期內全面收入總額		387,701	438,586
Total comprehensive income for the period attributable to: – Owners of the Company – Non-controlling interests	以下人士應佔期內 全面收入總額: - 本公司擁有人 - 非控股權益		344,357 43,344	392,082 46,504
Earnings per share attributable to owners of the Company (expressed in RMB cents per share)	本公司擁有人應佔 每股盈利 (以每股人民幣分列示)		387,701	438,586
– Basic – Diluted	- 基本 - 攤薄	21 21	35.56 35.56	40.67 40.67

The above interim condensed consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes. 以上中期簡明綜合損益及其他全面收益 表應與隨附附註一併閱讀。

Interim Condensed Consolidated Statement of Changes in Equity 中期簡明綜合權益變動表

					e to owners of the (本公司擁有人應佔	Company			
			Share capital (Note 13) 股本	Shares held for employee share scheme (Note 14) 就僱員 股份計動 扮有的股份	Other reserves	Retained earnings	Total	Non- controlling interests	Total equity
			_版 本 (附註13)	好有的版册 (附註14)	其他儲備	保留盈利	總計	非控股權益	權益總額
		Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Balance at 1 January 2020 (Audited)	於2020年1月1日的結餘(經審核)		68	(4)	949,757	1,664,028	2,613,849	114,298	2,728,147
Comprehensive income Profit for the period	全面收入 期內溢利		_	_	_	398,919	398,919	46,898	445,817
Other comprehensive losses	其他全面損失					000,010	000,010	10,000	
Currency translation difference	匯兑差額		-	-	(6,837)	-	(6,837)	(394)	(7,231)
Total comprehensive income for the period	期內全面收入總額		-	-	(6,837)	398,919	392,082	46,504	438,586
Transactions with owners Capital injections from non-controlling interests Dividends paid	與擁有人交易 非控股權益注資 已付股息	22	-	-	_ (203,653)	-	- (203,653)	6,812	6,812 (203,653)
Total transactions with owners	與擁有人交易總額		-	-	(203,653)	-	(203,653)	6,812	(196,841)
Balance at 30 June 2020 (Unaudited)	於 2020年6月30日 的結餘(未經審核)		68	(4)	739,267	2,062,947	2,802,278	167,614	2,969,892
Balance at 1 January 2021 (Audited)	於2020年1月1日的結餘(經審核)		68	(4)	745,944	2,549,250	3,295,258	218,329	3,513,587
Comprehensive income Profit for the period Other comprehensive losses Currency translation difference	全面收入 期內溢利 其他全面損失 匯兑差額			-	-	348,836	348,836	43,557	392,393
·			-	-	(4,479)	-	(4,479)	(213)	(4,692)
Total comprehensive income for the period	期內全面收入總額		-	•	(4,479)	348,836	344,357	43,344	387,701
Transactions with owners Dividends paid	與擁有人交易 已付股息	22	-	-	(243,529)	-	(243,529)	-	(243,529)
Total transactions with owners	與擁有人交易總額		-	-	(243,529)	-	(243,529)	-	(243,529)
Balance at 30 June 2021 (Unaudited)	於2021年6月30日的結餘(未經審核)		68	(4)	497,936	2,898,086	3,396,086	261,673	3,657,759

The above interim condensed consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

以上中期簡明綜合權益變動表應與隨附 附註一併閱讀。

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

		Unau 未經 Six months er 截至6月30	審核 nded 30 June
	Note 附註	2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Cash flows from operating activities Cash generated from operations Interest received Income tax paid	經營活動所得現金流量 經營所得現金 已收利息 已付所得税	430,061 11,269 (209,571)	605,137 12,363 (176,550)
Net cash generated from operating activities	經營活動所得現金淨額	231,759	440,950
Cash flows from investing activities Purchases of right-of-use assets Purchases of property, plant and equipment Purchases of intangible assets Proceeds from disposal of property,	投資活動所得現金流量 購買使用權資產 購買物業、廠房及設備 購買無形資產 出售物業、廠房及設備所	- (340,528) (1,182)	(37,471) (105,181) (4,097)
plant and equipment Purchases of financial assets at fair value through profit or loss Proceeds from disposal of investments in	得款項 購買按公平值計入損益的 金融資產 出售按公平值計入損益的	1,266 (9,670,787)	4,682 (7,133,517)
financial assets at fair value through profit or loss Investment income from financial assets at fair value through profit or loss (Increase)/decrease in term deposits	金融資產投資所得款項 來自按公平值計入損益的 金融資產的投資收入 定期存款(增加)/減少	9,615,875 11,058 (338,946)	7,111,007 7,464 140,441
Net cash used in investing activities		(723,244)	(16,672)
Cash flows from financing activities Dividends paid to the Company's shareholders Capital injections from non-controlling interests Payments for lease liabilities	融資活動所得現金流量 向本公司股東派付股息 22 非控股權益注資 租賃負債付款	(243,529) - (19,301)	(203,653) 6,812 (6,746)
Net cash used in financing activities	融資活動所用現金淨額	(262,830)	(203,587)
Net (decrease)/increase in cash and cash equivalents Cash and cash equivalents at beginning	現金及現金等價物 (減少)/増加淨額 期初現金及現金等價物	(754,315)	220,691
of the period Effects of exchange rate changes on cash and cash equivalents	現金及現金等價物匯率 變動的影響	1,986,929 (14,322)	1,036,396 12,076
Cash and cash equivalents at end of the period	期末現金及現金等價物	1,218,292	1,269,163

The above interim condensed consolidated statement of cash flows should be read in conjunction with the accompanying notes.

以上中期簡明綜合現金流量表應與隨附 附註一併閱讀。

1. GENERAL INFORMATION

Yihai International Holding Ltd. (the "Company") and its subsidiaries (together the "Group") are principally engaged in the production and sales of hot pot condiment, Chinese-style compound condiment, and convenient ready-to-eat food products in the People's Republic of China.

The Company was incorporated in the Cayman Islands on 18 October 2013 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. The address of the Company's registered office is Grand Pavilion, Hibiscus Way, 802 West Bay Road, P.O. Box 31119, KY1-1205, Cayman Islands.

The Company's global offering of its shares (the "Global Offering") on the Main Board of The Stock Exchange of Hong Kong Limited (the "HKSE") was completed on 13 July 2016.

The interim condensed consolidated financial information are presented in Renminbi ("RMB"), unless otherwise stated. This interim condensed consolidated financial information was approved for issue by the board of directors of the Company on 24 August 2021.

This interim condensed consolidated financial information has been reviewed, not audited.

2. BASIS OF PREPARATION

This interim condensed consolidated financial information for the six months ended 30 June 2021 has been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34").

The interim condensed consolidated financial information does not include all the notes of the type normally included in an annual financial statements. Accordingly, this interim condensed consolidated financial information is to be read in conjunction with the Group's annual financial statements for the year ended 31 December 2020 which have been prepared in accordance with International Financial Reporting Standards ("IFRS").

1. 一般資料

頤海國際控股有限公司(「本公司」) 及其附屬公司(統稱「本集團」)在 中華人民共和國主要從事火鍋調味 料、中式複合調味料及方便速食產 品的生產及銷售。

本公司於2013年10月18日在開曼 群島根據開曼群島1961年第3號 法例第22章公司法(經綜合及修 訂)註冊成立為獲豁免有限公司。 本公司的註冊辦事處地址為Grand Pavilion, Hibiscus Way, 802 West Bay Road, P.O. Box 31119, KY1-1205, Cayman Islands。

本公司股份在香港聯合交易所有限 公司(「香港聯交所」)主板的全球發 售(「全球發售」)已於2016年7月13 日完成。

除非另有指明,否則中期簡明綜合 財務資料以人民幣(「人民幣」)呈 列。該中期簡明綜合財務資料於 2021年8月24日由本公司董事會批 准刊發。

本中期簡明綜合財務資料已經審 閱,但未經審核。

2. 編製基準

截至2021年6月30日止六個月的本 中期簡明綜合財務資料乃根據國際 會計準則第34號「中期財務報告」 (「國際會計準則第34號」)編製。

本中期簡明綜合財務資料不包括年 度財務報表一般包括的各類附註。 因此,本中期簡明綜合財務資料應 與本集團根據國際財務報告準則 (「國際財務報告準則」)所編製截至 2020年12月31日止年度的年度財 務報表一併閲覽。

3. ACCOUNTING POLICIES

The accounting policies applied are consistent with those described in the Group's annual consolidated financial statements for the year ended 31 December 2020, as described in those annual consolidated financial statements except for the estimation of income tax (see Note 20) using the tax rate that would be applicable to expected total annual earnings.

The adoption of the new and amended standards which are effective for annual reporting period commencing 1 January 2021 does not have any significant impact on the Group's significant accounting policies and the presentation of this interim condensed consolidated financial information.

In addition, certain new and amended standards and annual improvements have been published that are not mandatory for the current reporting period and have not been early adopted by the Group. These new and amended standards and annual improvements are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions.

4. ESTIMATES

The preparation of the interim condensed consolidated financial information requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing the interim condensed consolidated financial information, the significant judgements made by management in applying the Group's significant accounting policies and the key sources of estimation uncertainty were the same as those that applied to the Group's annual consolidated financial statements for the year ended 31 December 2020.

3. 會計政策

誠如本集團截至2020年12月31日 止年度的年度綜合財務報表所述, 所採用的會計政策與該等年度綜合 財務報表所述者一致,惟採用可能 適用於預期年度盈利總額的税率估 算所得税(見附註20)除外。

採納自2021年1月1日起的年度報 告期間生效的新訂及經修訂準則不 會對本集團的重大會計政策及本中 期簡明綜合財務資料的呈列產生任 何重大影響。

此外,若干新訂及經修訂準則和年 度改進已頒佈,惟於本報告期間尚 未強制生效,亦未獲本集團提早採 納。預期該等新訂及經修訂準則和 年度改進於當前或未來報告期間不 會對本集團及可預見未來交易產生 重大影響。

4. 估計

編製中期簡明綜合財務資料時,管 理層須作出影響到會計政策的應用 以及資產及負債、收入及開支的呈 報金額的判斷、估計及假設。實際 結果可能有別於該等估計。

於編製中期簡明綜合財務資料時, 管理層在應用本集團重大會計政策 時作出的重大判斷及估計不確定性 的主要來源,與本集團截至2020年 12月31日止年度的年度綜合財務報 表所應用者一致。

5. FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS

5.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk), credit risk and liquidity risk.

The interim condensed consolidated financial information do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2020.

There have been no changes in the risk management policies since 31 December 2020.

5.2 Credit risk

Credit risk is the risk of suffering financial loss, should any of the Group's customers/clients or counterparties fail to fulfil their contractual obligations to the Group. Credit risk of the Group arises mainly from exposure of trade receivables and other receivables raised by the subsidiaries engaged in operating activities. The Group adopts the "expected credit loss" model on its impairment assessment of debt instruments which are measured at amortised cost, in accordance with the provisions of IFRS 9 "Financial Instruments".

As at 30 June 2021, the Group has term deposits of RMB660,883,000. All of these term deposits are deposited in reputable financial institutions in the Mainland China and international financial institutions outside of the Mainland China which are all high-credit-quality financial institutions without significant credit risk.

5. 財務風險管理及金融工具的公平 值

5.1 財務風險因素

本集團的活動面臨各類金融風險: 市場風險(包括外匯風險)、信用風 險及流動資金風險。

中期簡明綜合財務資料不包括全部 金融風險管理資料及年度財務報表 所要求作出的披露,並應與本集團 截至2020年12月31日止年度的年 度綜合財務報表一併閱讀。

風險管理政策自2020年12月31日 起概無變動。

5.2 信用風險

信用風險是一旦本集團有任何顧 客/客戶或對手方未能履行其對 本集團的合約責任而蒙受財務損失 的風險。本集團信用風險主要產生 自從事經營活動的附屬公司引起的 貿易應收款項及其他應收款項的戰 口。本集團根據國際財務報告準則 第9號「金融工具」的條款為其按攤 鈉成本計量的債務工具減值評估採 納「預期信用損失」模式。

於2021年6月30日,本集團的定期 存款為人民幣660,883,000元。所 有該等定期存款均存放於中國內地 信譽良好的金融機構以及中國內地 以外的國際金融機構,這些全部均 為信用質量較好的金融機構且無重 大信用風險。

5. FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS (Continued)

5.3 Liquidity risk

Except for the settlement of certain employee benefits expenses and taxes payable during the normal course of the Group's business, there was no other significant change in the contractual undiscounted cash out flows for financial liabilities since 31 December 2020.

5.4 Fair value of financial instruments

This note provides an update on the judgements and estimates made by the Group in determining the fair values of the financial instruments since the last annual financial report.

(a) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are recognised and measured at fair value in the financial information. To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its financial instruments into the three levels prescribed under the accounting standards. An explanation of each level follows underneath the table. 5. 財務風險管理及金融工具的公平 值(續)

5.3 流動資金風險

除於本集團日常業務過程中結算若 干僱員福利開支及應付税項外,自 2020年12月31日起,金融負債的 合約未貼現現金流出概無其他重大 變動。

5.4 金融工具的公平值

本附註載列本集團自上一年度財務 報告起於釐定金融工具公平值時所 作出的判斷及估計的最新資料。

(a) 公平值層級

本節説明於釐定財務資料中按 公平值確認及計量的金融工具 公平值時作出的判斷及估計。 為得出釐定公平值所用輸入數 據的可信程度指標,本集團根 據會計準則將其金融工具分為 三層。各層級的説明如下表所 示。

At 30 June 2021	於 2021年6月30 日	Level 1 第一層 RMB'000 人民幣千元	Level 2 第二層 RMB'000 人民幣千元	Level 3 第三層 RMB ³ 000 人民幣千元	Total 總計 RMB ³ 000 人民幣千元
Financial assets	金融資產				
Financial assets at fair value	按公平值計入損益的金融				
through profit or loss (FVPL)	資產(按公平值計入				
	損益的金融資產)				
 Private equity fund investments 	- 私募股權基金投資	-	-	106,293	106,293
 Unlisted equity securities 	- 非上市股本證券	-	-	23,088	23,088
– Unlisted investment in AFTP (i)	- 於集合資金信託				
	計劃的非上市				
	投資(i)	-	41,476	-	41,476
Total financial assets	金融資產總值	-	41,476	129,381	170,857

5.		FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF 5. 財務風險管理及金融工具的公 FINANCIAL INSTRUMENTS (Continued) 值(續)						
5.4	Fair	value of financial instruments	(Continued)	5.4	4 金融工具	的公平值 <i>(續)</i>)	
	(a)	Fair value hierarchy (Continued))		(a) 公平	- 值層級 <i>(續)</i>		
		At 31 December 2020	於 2020年12 月31日	Level 1 第一層 RMB'000 人民幣千元	Level 2 第二層 RMB'000 人民幣千元	Level 3 第三層 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	
		Financial assets Financial assets at fair value through profit or loss (FVPL)	金融資產 按公平值計入損益的金融 資產(按公平值計入 損益的金融資產)			10.570	10.570	
		 Private equity fund investments Unlisted equity securities Unlisted investment in AFTP (i) 	- 非上市股本證券	-	- - 41,008	19,576 23,088 –	19,576 23,088 41,008	
		Total financial assets	金融資產總值	_	41,008	42,664	83,672	

(i) As at 30 June 2021 and 31 December 2020, the Group's financial assets that are measured at fair value using Level 2 inputs represent investment in an assemble fund trust plan (the "AFTP") that are redeemable on demand and with quoted net worth (i.e. the unit return) published by the trust company on a weekly basis. Although the quoted net worth of the AFTP is considered observable, it is included in Level 2 as such AFTP is not traded in an active market.

There were no transfers between the levels of the fair value hierarchy during the current reporting period.

(i) 於2021年6月30日及2020年12月31日,本集回採用第二層輸入數據按公平值計量的金信計劃)的投資合資金信託計劃」)的投資信便(「集合資金信託計劃」)的投資信便(1)。儘管集合資金信託計求 - 國務)。儘管集合資金信託計求每位回報)。儘管集合資金信託計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可觀察的,計劃可能。

當前報告期內公平值層級之間 並無轉移。

5. FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS (Continued)

- 5.4 Fair value of financial instruments (Continued)
 - (a) Fair value hierarchy (Continued)

The Group's policy is to recognise transfers into and out of fair value hierarchy levels as at the end of the reporting period.

- Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives and equity securities) is based on quoted market prices at the end of the reporting period. The quoted marked price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1.
- Level 2: The fair value of financial instruments that are not traded in an active market (for example, over-thecounter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entityspecific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2.
- Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3. This is the case for private equity fund investments, unlisted equity securities, debt investments and wealth management products.

- 5. 財務風險管理及金融工具的公平 值(續)
- 5.4 金融工具的公平值(續)
 - (a) 公平值層級(續)

本集團政策為確認於報告期末 公平值層級的轉入及轉出。

5.		ANCIAL RISK MANAGEMENT AND FAIR VALUE OF ANCIAL INSTRUMENTS (Continued)	5.	財務風險管理及金融工具的公平 值 <i>(續)</i>	
5.4	Fair value of financial instruments (Continued)			金融工具的公平值 <i>(續)</i>	
	(b)	Fair value measurements using significant unobservable inputs (Level 3)		(b) 公平值計量使用重大不可觀察 輸入數據(第三層)	

The following table presents the changes in Level 3 instruments for the six months ended 30 June 2021:

下表呈列截至2021年6月30日 止六個月第三層工具的變動:

		Unaudited 未經審核					
		Private equity fund investments(i) 私募股權 基金投資(i) RMB'000 人民幣千元	Wealth management products 理財產品 RMB'000 人民幣千元	Unlisted equity securities 非上市 股本證券 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元		
Opening balance 1 January 2021 Acquisitions (i) Disposals Gains recognised in other income and gains – net*	於2021年1月1日的 期初結餘 購買(i) 出售 於其他收入及收益 確認的收益淨額*	19,576 54,912 – 31,805	_ 9,615,875 (9,615,875) _	23,088 - - -	42,664 9,670,787 (9,615,875) 31,805		
Closing balance 30 June 2021	於 2021 年6月30日的 期末結餘	106,293	_	23,088	129,381		
* includes unrealised gains recognised in profit or loss attributable to balances held at the end of the reporting period	* 包括報告期末所持 結餘中於損益確認 的未變現收益	31,805	_	-	31,805		

5.	FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF	5.	財務風險管理及金融工具的公平
	FINANCIAL INSTRUMENTS (Continued)		值(續)
5.4	Fair value of financial instruments (Continued)	5.4	金融工具的公平值 <i>(續)</i>

- (b) Fair value measurements using significant unobservable inputs (Level 3) *(Continued)*
- (b) 公平值計量使用重大不可觀察 輸入數據(第三層)(續)

		Unaudited 未經審核					
		Private		Wealth			
		equity fund	Debt	management	Structured		
		investments 私募股權	investment	products	deposit	Total	
		基金投資 RMB'000 人民幣千元	債務投資 RMB'000 人民幣千元	理財產品 RMB'000 人民幣千元	結構性存款 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	
Opening balance	於 2020 年1月1日的						
1 January 2020	期初結餘	41,741	31,272	89,596	-	162,609	
Acquisitions	購買	-	-	7,021,411	112,106	7,133,517	
Disposals	出售	-	-	(7,111,007)	-	(7,111,007)	
Gains recognised in other income	於其他收入及收益						
and gains – net*	確認的收益淨額*	(77)	1,839	-	1,072	2,834	
Closing balance 30 June 2020	於 2020年6 月30日的 期末結餘	41,664	33,111	_	113,178	187,953	
* includes unrealised gains or (losse recognised in profit or loss attributable to balances held at	s) * 包括報告期末所持結餘中 於損益確認的未變現						
the end of the reporting period		(77)	1,839	-	1,072	2,834	

(i) In April 2021, the Group entered into a subscription agreement with an assets management company to subscribe for the fund units that it issued. The assets management company mainly investment in listed shares, debts and other financial assets trade in active market. (i) 於2021年4月,本集團 與資產管理公司訂立認 購協議以認購其發行基 金單位。資產管理公司 主要投資於上市股份、 債務及於活躍市場買賣 的其他金融資產。

5. FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS (Continued)

5.4 Fair value of financial instruments (Continued)

(b) Fair value measurements using significant unobservable inputs (Level 3) *(Continued)*

The following table summarises the quantitative information about the significant unobservable inputs used in Level 3 fair value measurements:

- 5. 財務風險管理及金融工具的公平 值(續)
- 5.4 金融工具的公平值(續)
 - (b) 公平值計量使用重大不可觀察 輸入數據(第三層)(續)

下表概述與第三層公平值計量 所用重大不可觀察輸入數據相 關的定量資料:

	Fair value at 公平值於				(probability-we	of inputs ighted average) 既率加權平均值)	
Description 描述	30 June 2021 2021年 6月30日 RMB'000 人民幣千元	31 December 2020 2020年 12月31日 RMB'000 人民幣千元	Valuation Techniques 估值技術	Unobservable inputs 不可觀察 輸入數據	30 June 2021 2021年 6月30日	31 December 2020 2020年 12月31日	- Relationship of unobservable inputs to fair value 不可觀察輸入數據與 公平值的關係
Private equity fund investments (Note i) 私募股權基金投資 (附註i)	106,293	19,576	Net asset value 資產淨值	N/A as quantitative unobservable inputs are not developed by the Group 不適用(因定量不可 觀察輸入數據並非 本集團所制定)	N/A 不適用	N/A 不適用	N/A 不適用
Unlisted equity securities (Note ii) 非上市股本證券 (附註ii)	23,088	23,088	Market approach 市場法	PS (Price to sales) DLOM (Discount for lack of marketability) PS (市銷 率)/DLOM (缺乏 市場流通性貼現率)	PS=2.7 DLOM=20%	PS=2.7 DLOM=20%	The higher the PE ratio, the higher the fair value. The higher the DLOM, the lower the fair value. PE比率越高,公平值越高。 DLOM越高,公平值越低。 A change in the PS by 1 or the DLOM by 10% does not have a significant impact on the fair value. PS 變動1或DLOM變動10%不會 對公平值造成重大影響。

5. FINANCIAL RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS (Continued)

5.4 Fair value of financial instruments (Continued)

(b) Fair value measurements using significant unobservable inputs (Level 3) (Continued)

Notes:

The Group has a team of personnel who performs valuation on these Level 3 instruments for financial reporting purposes. The team determines the fair value of these Level 3 instruments based on available information obtained from the relevant counter parties (including the general partners of the private equity funds, the management of unlisted investees, etc), at least twice every financial year, which coincides with the Group's semi-annually reporting dates.

- (i) The Group determines the fair value of the private equity fund investments as at 30 June 2021 and 31 December 2020 based on the net asset values of the private equity funds with underlying assets and liabilities measured at fair value as reported by the general partners of the funds.
- (ii) For unlisted equity securities as at 30 June 2021 and 31 December 2020, the fair values are determined by using the market approach and the significant unobservable inputs include the valuation multiples, such as price to sales (the "PS") and discount for lack of marketability (the "DLOM"). Management determines the valuation multiples with reference to the respective multiples of comparable companies, as adjusted by the lack of marketability that market participants would consider when estimating the fair value of these investments.

- 5. 財務風險管理及金融工具的公平 值(續)
- 5.4 金融工具的公平值(續)
 - (b) 公平值計量使用重大不可觀察 輸入數據(第三層)(續)

附註:

本集團有一隊專員就財務報告目 的對該等第三層工具進行估值。 該隊人員每個財政年度至少兩次 (與本集團每半年的報告日期一 致)根據從有關對手方(包括私募 股權基金普通合夥人、非上市投 資對象管理層等)獲得的可用資料 釐定該等第三層工具的公平值。

- (i) 本集團基於私募股權基金的 資產淨值(相關資產及負債 按基金普通合夥人所報的公 平值計量)釐定於2021年6 月30日及2020年12月31日 私募股權基金投資的公平 值。
- (ii) 對於2021年6月30日及 2020年12月31日的非上 市股本證券,公平值乃使 用市場法釐定,而重大不 可觀察輸入數據包括估值 乘數(如市銷率(「PS」) 及缺乏市場流通性貼現率 (「DLOM」))。管理層參照 可比公司各自的乘數釐定估 值乘數,其中已就市場參與 者在估算該等投資公平值時 會考慮的缺乏市場流通性作 出調整。

6. REVENUE AND SEGMENT INFORMATION

Management determines the operating segments based on the reports reviewed by the chief operating decision makers ("CODM") that are used to make strategic decisions. The Group's revenue, expenses, assets, liabilities and capital expenditure are primarily attributable to the manufacturing and sales of hot pot condiment, Chinese-style compound condiment, convenient ready-to-eat food products and others to third party and related party customers, which are considered by the CODM as one segment. The Group's principal market is the Mainland China and its sales to overseas customers contributed to less than 5% of the total revenues for the six months ended 30 June 2021 and 2020. Accordingly, no geographical information is presented.

Breakdown of revenue by product categories is as follows:

6. 收入及分部資料

管理層基於主要經營決策者(「主要 經營決策者」)審閱的報告(用以作 出戰略決策)釐定經營分部。本集 團的收入、開支、資產、負債及資 本開支主要來源於製造及向第三方 及關聯方客戶銷售火鍋調味料、中 式複合調味料、方便速食食品及其 他(被主要經營決策者視為一個 之口,其向海外客戶的銷售額佔截至 2021年及2020年6月30日止六個月 總收入不足5%。因此,並無呈列 地區資料。

按產品系列劃分的收入明細如下:

Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月

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		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Revenue recognised at a point in time Hot pot condiment – Related parties – Third parties	於某一時點確認的收入 火鍋調味料 - 關聯方 - 第三方	816,956 692,431	469,224 746,245
Subtotal	小計	1,509,387	1,215,469
Chinese-style compound condiment – Related parties – Third parties	中式複合調味料 - 關聯方 - 第三方	25,612 296,358	15,746 283,752
Subtotal	小計	321,970	299,498
Convenient ready-to-eat food products – Related parties – Third parties	方便速食食品 - 關聯方 - 第三方	50,673 697,835	13,668 654,495
Subtotal	小計	748,508	668,163
Others – Related parties – Third parties	其他 -	33 50,906	388 34,615
Subtotal	小計	50,939	35,003
Total	總計	2,630,804	2,218,133

6. **REVENUE AND SEGMENT INFORMATION** (Continued)

Revenue from sales attributable to related parties accounted for approximately 34.0% and 22.5% of the Group's total revenue for the six months ended 30 June 2021 and 2020 respectively.

7. INTANGIBLE ASSETS

6. 收入及分部資料(續)

關聯方應佔銷售收入佔截至2021年 及2020年6月30日止六個月總收入 分別約34.0%及22.5%。

7. 無形資產

		Software 軟件 RMB' 000 人民幣千元	Unaudited 未經審核 Trademark 商標 RMB' 000 人民幣千元	Total 總計 RMB' 000 人民幣千元
At 1 January 2021 Cost Accumulated amortisation Net book amount	於2021年1月1日 成本 累計攤銷 賬面淨值	32,075 (10,699) 21,376	160 (43) 117	32,235 (10,742) 21,493
Six months ended 30 June 2021 Opening net book amount Additions Amortisation charge	截至2021年6月30日 止六個月 期初賬面淨值 添置 攤銷費用	21,376 1,182 (3,003)	117 - (8)	21,493 1,182 (3,011)
Closing net book amount	期末賬面淨值	19,555	109	19,664
As at 30 June 2021 Cost Accumulated amortisation	於2021年6月30日 成本 累計攤銷	33,257 (13,702)	160 (51)	33,417 (13,753)
Net book amount	賬面淨值	19,555	109	19,664
At 1 January 2020 Cost Accumulated amortisation	於2020年1月1日 成本 累計攤銷	22,680 (5,164)	160 (27)	22,840 (5,191)
Net book amount	賬面淨值	17,516	133	17,649
Six months ended 30 June 2020 Opening net book amount Additions Disposals	截至2020年6月30日 止六個月 期初賬面淨值 添置 處置	17,516 4,097 (6)	133 _ _	17,649 4,097 (6)
Amortisation charge	攤銷費用	(2,564)	(8)	(2,572)
Closing net book amount	期末賬面淨值	19,043	125	19,168
As at 30 June 2020 Cost Accumulated amortisation	於2020年6月30日 成本 累計攤銷	26,771 (7,728)	160 (35)	26,931 (7,763)
Net book amount	賬面淨值	19,043	125	19,168

7. INTANGIBLE ASSETS (continued)

Amortisation expenses has been charged to the interim condensed consolidated statement of profit or loss and other comprehensive income as follows:

7. 無形資產(續)

攤銷費用已於中期簡明綜合損益及 其他全面收益表中扣除,列示如 下:

		Six months ended at 30 June 截至6月30日止六個月		
		2021 2021年 RMB ['] 000 人民幣千元	2020 2020年 RMB' 000 人民幣千元	
Cost of sales Administrative and distribution expenses	銷售成本 行政及經銷開支	265 2,746	250 2,322	
Total	總計	3,011	2,572	

8. PROPERTY, PLANT AND EQUIPMENT

8. 物業、廠房及設備

					Unaudited 未經審核	Vehicles		
			Freehold		Equipment		Construction	
		Buildings	Iand	Machinery	and others	and furniture	Construction	Total
		buildings 樓宇	永久業權土地	機器	設備及其他	車輛及家具	in progress 在建工程	總計
		候子 RMB'000	水入耒催工地 RMB'000	成品 RMB' 000	RMB'000	半輛 (2 家 兵 RMB' 000	11/注 上任 RMB'000	RMB' 000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2021	於 2021年1 月1日							
Cost	成本	242,224	38,652	421,509	105,273	9,492	158,326	975,476
Accumulated depreciation	累計折舊	(46,920)	-	(89,253)	(44,707)	(4,501)	-	(185,381)
Net book amount	賬面淨值	195,304	38,652	332,256	60,566	4,991	158,326	790,095
Six months ended 30 June	截至2021年6月30日							
2021	止六個月							
Opening net book amount	期初賬面淨值	195,304	38,652	332,256	60,566	4,991	158,326	790,095
Additions	添置	3,947	-	22,302	2,755	504	128,429	157,937
Disposals	處置	(114)	-	(778)	(507)	(94)	-	(1,493)
Transfers	轉讓	338	-	3	-	-	(341)	-
Depreciation charge	折舊費用	(7,730)	-	(21,997)	(7,165)	(614)	-	(37,506)
Exchange rate difference	匯率差異	87	(2,911)	44	(43)	-	-	(2,823)
Closing net book amount	期末賬面淨值	191,832	35,741	331,830	55,606	4,787	286,414	906,210
As at 30 June 2021	於 2021 年6月30日							
Cost	成本	246,482	35,741	441,953	106,702	9,862	286,414	1,127,154
Accumulated depreciation	累計折舊	(54,650)	-	(110,123)	(51,096)	(5,075)	-	(220,944)
Net book amount	賬面淨值	191,832	35,741	331,830	55,606	4,787	286,414	906,210

8. PROPERTY, PLANT AND EQUIPMENT (Continued)

8. 物業、廠房及設備(續)

		Unaudited 未經審核					
				Equipment	Vehicles and	Construction	
		Buildings	Machinery	and others	furniture	in progress	Total
		樓宇	機器	設備及其他	車輛及家具	在建工程	總計
		RMB' 000	RMB' 000	RMB' 000	RMB' 000	RMB' 000	RMB' 000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2020	於2020年1月1日						
Cost	成本	233,103	251,453	90,722	8,942	29,517	613,737
Accumulated depreciation	累計折舊	(33,444)	(61,304)	(32,554)	(3,042)	-	(130,344)
Net book amount	賬面淨值	199,659	190,149	58,168	5,900	29,517	483,393
Six months ended 30 June 2020	截至 2020 年6月 30 日 止六個月						
Opening net book amount	期初賬面淨值	199,659	190,149	58,168	5,900	29,517	483,393
Additions	添置	1,759	48,136	7,378	781	47,130	105,184
Disposals	處置	-	(4,001)	(480)	(530)	-	(5,011)
Transfers	轉讓	480	-	4,242	-	(4,722)	-
Depreciation charge	折舊費用	(6,281)	(13,957)	(6,965)	(797)	-	(28,000)
Closing net book amount	期末賬面淨值	195,617	220,327	62,343	5,354	71,925	555,566
As at 30 June 2020	於 2020 年6月30日						
Cost	成本	235,342	295,301	100,907	9,193	71,925	712,668
Accumulated depreciation	累計折舊	(39,725)	(74,974)	(38,564)	(3,839)	-	(157,102)
Net book amount	賬面淨值	195,617	220,327	62,343	5,354	71,925	555,566

Depreciation expenses has been charged to the interim condensed consolidated statement of profit or loss and other comprehensive income as follows: 折舊開支已於中期簡明綜合損益及 其他全面收益表中扣除,列示如 下:

Six months ended at 30 June 截至6月30日止六個月

	2021	2020
	2021 年	2020年
	RMB' 000	RMB' 000
	人民幣千元	人民幣千元
Cost of sales 銷售成本	31,288	21,410
Administrative and distribution expenses 行政及經銷開支	6,218	6,590
Total 總計	37,506	28,000

9.	LEAS	SES		9.	租賃		
	This r lessee	note provides information for leases wh e.	nere the Group is a		本附註載列有關本集團作為承租人 所訂立租約的資料。		
	(i) /	(i) Amounts recognised in balance sheet relating to leases:			(i) 於資產負債表內確認的租賃相 關款項:		
						Unaudited 未經審核 30 June 2021 2021年 6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年 12月31日 RMB'000 人民幣千元
	l	Right-of-use assets Land use rights Leased properties and warehouses	使用權資產 土地使用權 已租賃不動產及倉庫			131,564 116,788	133,256 74,253
	-	Total	總計			248,352	207,509
	(Lease liabilities Current Non-current	租賃負債 流動 非流動			25,951 86,626	29,279 44,357
	-	Total	總計			112,577	73,636
	 (a) During the six months ended 30 June 2021, the additions to land use rights and leased properties and warehouses amounted to Nil and RMB58,283,000 (six months ended 30 June 2020: RMB17,869,000 and RMB2,359,000) respectively. 					六個月 已租賃 增金額 幣58,2	21年6月30日止 , 土地使用權和 不動產及倉庫新 分別為零及人民 83,000元(截至 6月30日止六個

元)。

月:人民幣17,869,000 元及人民幣2,359,000

9. LEASES (Continued)

9. 租賃(續)

(ii) Amounts recognised in profit or loss relating to leases: (ii) 於損益內確認的租賃相關款 項:

			Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月	
			2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Depreciation charge of right-of-use	使用權資產的折舊費用			
assets Land use rights Leased properties and warehouses	土地使用權 已租賃不動產及倉庫		1,692 13,611	1,410 7,006
			15,303	8,416
Interest expense (included in finance of Expense relating to short-term leases included in lease liabilities (included cost of sales, distribution expenses administrative expenses)	not 與短期租賃有關而不計入 lin 租賃負債的開支(計入		2,178 8,747	6,122
) The total cash outflow for leases for th June 2021 was approximately RMB2 ended 30 June 2020: RMB14,045,000	4,563,000 (six months	(iii)	截至2021年6月30日止六個 月的租賃現金流出總額約為人 民幣24,563,000元(截至2020 年6月30日止六個月:人民幣 14,045,000元)。	
) The Group's leasing activities accounted for	and how these are	(iv)	本集團的租賃 理	〔活動及其會計處
The Group leases various offices, land use rights under long-term leas terms are negotiated on an individu	se agreements. Lease		本集團租賃多處辦公室、倉庫 及擁有長期租賃協議下的土地 使用權。租賃條款均單獨商	

a wide range of different terms and conditions. The lease

agreements do not impose any covenants, but leased assets

may not be used as security for borrowing purposes.

定,並且包括眾多不同的條款 及條件。租賃協議不包含任何 契約條款,但租賃資產不得用 作借款抵押。

9. LEASES (Continued)

9. 租賃(續)

(v) Extension and termination options

Extension and termination options are included in some property leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

10. PREPAYMENTS AND OTHER ASSETS

(v) 續租及終止選擇權

續租及終止選擇權包含在本集 團若干物業租賃中。該等條款 用於提高管理合約的運作靈活 性。所持有的大部分續租及終 止選擇權僅可由本集團行使, 惟不可由各出租人行使。

10. 預付款項及其他資產

		Unaudited 未經審核 30 June 2021 2021年 6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年 12月31日 RMB'000 人民幣千元
Prepayments for property, plant and equipment		000 400	140.050
Dranaumanta far nurahasa of rau matariala	預付款項 購買原材料預付款項	323,186	148,053
Prepayments for purchase of raw materials Value-added tax recoverable	,」 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	94,487	53,635 33,301
Prepayments for technology and other	利技及其他服務費用預付款	42,815	33,301
services expenses	項	16,926	10,570
Prepayments for short-term leases of	」。 倉庫及員工宿舍短期租約預	10,920	10,570
warehouses and staff quarters	付款項	2,645	6,130
Others	其他	3,410	3,572
			,
		483,469	255,261
Less: non-current items	減:非即期項目	(323,186)	(148,053)
Other current assets	其他流動資產	160,283	107,208

11. TRADE RECEIVABLES

11. 貿易應收款項

		Unaudited	Audited
		未經審核	經審核
		30 June	31 December
		2021	2020
		2021 年	2020年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Third parties	第三方	5,663	6,184
Related parties (Note 26(d))	關聯方(附註26(d))	166,668	184,712
Subtotal	小計	172,331	190,896
Less: provision for impairment	減:減值撥備	(67)	(67)
Trade receivables – net	貿易應收款項 - 淨額	172,264	190,829

The majority of the Group's third party sales are conducted through receiving advances from customers before delivering the goods to customers, with only a few customers who are granted with credit periods ranged from 30 to 90 days. The related party customers of the Group are granted with 30 days credit period. Ageing analysis based on recognition date of the trade receivables (net of provision for impairment) at the respective balance sheet dates is as follows:

本集團的第三方銷售大部分以向客 戶交付貨物前收取客戶墊款的方式 進行,當中僅有少數客戶獲授出介 乎30至90天的信貸期。本集團的關 聯方客戶獲授出30天的信貸期。根 據貿易應收款項(扣除減值撥備)的 確認日期於各結算日的賬齡分析如 下:

		Unaudited 未經審核	Audited 經審核
		30 June	31 December
		2021	2020
		2021 年	2020年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 3 months	3個月內	172,237	190,523
3 to 6 months	3至6個月	27	306
		172,264	190,829

The movement in the impairment allowand during the period is as follows:	ce for trade receivables	內貿易應收款項 下:	減值撥備的變動
		Unau 未經 Six months er 截至6月30	審核 nded 30 June
		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Opening balance Provision for the period	期初結餘 期內撥備	67 -	2,577 180
Reversal for amounts collected during the period	期內收回款項的撥回	-	(2,366)
Closing balance	期末結餘	67	391

12. OTHER FINANCIAL ASSETS AT AMORTISED COST

11. TRADE RECEIVABLES (Continued)

12. 按攤銷成本計量的其他金融資產

11. 貿易應收款項(續)

		Unaudited	Audited
		未經審核	經審核
		30 June	31 December
		2021	2020
		2021 年	2020年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Deposit for utilities and leases	公用設施及租賃按金	11,683	5,961
Others	其他	1,470	1,211
Subtotal	小計	13,153	7,172
Less: provision for impairment	減:減值撥備	(72)	(72)
Total	總計	13,081	7,100

SHARE CAPITAL		13. 股	:本	
Authorised:		法定:		
		Number of ordinary shares 普通股數目	Nominal value of ordinary shares 普通股面值 US\$ 美元	Equivalent nominal value of ordinary shares 普通股等額面值 RMB'000 人民幣千元
Ordinary shares of US\$0.00001 each on 1 January 2020, 31 December 2020 and 30 June 2021	於2020年1月1日、2020年 12月31日及2021年6月 30日每股0.00001美元的 普通股	5 000 000 000	50.000	007
30 Julie 202 I	首迎放	5,000,000,000	50,000	307
Issued and fully paid ordinary sha			50,000 發行及繳足普通	
			發行及繳足普通 Nominal value of ordinary shares	

14. SHARES HELD FOR EMPLOYEE SHARE SCHEME

14. 就僱員股份計劃持有的股份

Equivalant

		Number of ordinary shares 普通股數目	Nominal value of ordinary shares 普通股面值 US\$ 美元	Equivalent nominal value of ordinary shares 普通股等額面值 RMB'000 人民幣千元
Shares held for employee share scheme of US\$0.00001 each on 1 January 2020, 31 December 2020 and 30 June 2021	於2020年1月1日、2020年 12月31日及2021年6月 30日就僱員股份計劃持 有每股面值0.00001美元 的股份	66,568,000	666	4

These shares are held by the Group's Restricted Share Units Scheme ("RSU Scheme") Trustee for the purpose of issuing shares under the Group's RSU Scheme (see Note 23 for further information). 該等股份由本集團的受限制股份單 位計劃(「受限制股份單位計劃」)受 託人持有,以根據本集團的受限制 股份單位計劃發行股份(詳情見附 註23)。

15. TRADE PAYABLES

Trade payables mainly arose from the purchase of materials. The credit terms of trade payables granted by the vendors are usually 30 to 90 days.

The ageing analysis of trade payables based on invoice dates is as follows:

15. 貿易應付款項

貿易應付款項主要源自購買材料。 賣方授出的貿易應付款項信貸期通 常為30至90天。

基於發票日期的貿易應付款項賬齡 分析如下:

		Unaudited	Audited
		未經審核	經審核
		30 June	31 December
		2021	2020
		2021 年	2020年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 3 months	3個月內	230,207	278,045
3 to 6 months	3個月至6個月	293	1,069
6 months to 1 year	6個月至1年	1,261	208
Total	總計	231,761	279,322

16. OTHER PAYABLES AND ACCRUALS

16. 其他應付款項及應計費用

		Unaudited	Audited
		未經審核	經審核
		30 June	31 December
		2021	2020
		2021年	2020年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Wages, salaries and other employee benefits	工資、薪金及其他僱員福利	51,027	80,825
Suppliers' deposits	供應商按金	22,540	21,980
Other tax payables	其他應付税項	14,029	47,903
Payables for equipment	應付設備款項	8,854	17,671
Payables for professional and	應付專業及其他服務費用		
other services fee		7,242	4,059
Payables for storage fee	應付存儲費用	5,532	6,164
Payables for construction	應付工程款	4,231	2,872
Others	其他	6,900	10,601
Total	總計	120,355	192,075

17. EXPENSES BY NATURE

17. 按性質劃分的開支

Expenses included in cost of sales, distribution expenses and administrative expenses are analysed as follows:

計入銷售成本、經銷開支及行政開 支的開支分析如下:

		Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月	
		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Changes in inventories of finished goods and	製成品及在製品存貨變動		
work in progress		33,353	30,126
Raw materials and consumables used	已使用原材料及耗材	1,546,515	1,169,858
Employee benefit expenses	僱員福利開支	271,635	252,365
Transportation and related charges	運輸及相關支出	95,571	71,105
Advertising and other marketing expenses	廣告及其他營銷開支	88,625	36,800
Depreciation of property, plant and equipment (Note 8)	:物業、廠房及設備折舊 (附註8)	37,506	28,000
Warehouse expenses	倉儲費用	29,584	18,562
Taxes and surcharges	税項及附加費	21,804	17,099
Utilities	公用事業	16,532	14,246
Technical supporting fees, professional fees	技術支援費用、專業費用及	10,002	11,210
and other services fees	其他服務費用	15,649	12,785
Travel and entertainment expenses	差旅及招待費	16,449	11,553
Depreciation of right-of-use assets (Note 9)	使用權資產折舊(附註9)	15,303	8,416
Expense relating to short-term leases not	與短期租賃有關的開支		
included in lease liabilities	(不計入租賃負債)	8,747	6,122
Maintenance costs	維護費用	4,371	4,322
Auditor's remuneration	核數師薪酬	1,045	935
Amortisation of intangible assets (Note 7)	無形資產攤銷(附註7)	3,011	2,572
Write-down of inventories	存貨撇減	4,208	609
Other expenses	其他開支	20,933	17,516
Total	總計	2,230,841	1,702,991

18. OTHER INCOME AND GAINS-NET

18. 其他收入及收益淨額

		Unau 未經 Six months ei 截至6月30	審核 nded 30 June
		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Government grants (note)	政府補助(附註)	74,526	34,957
Change in fair value of financial assets at fair value through profit or loss	按公平值計入損益的金融資產的 公平值變動		
 Realised investment income 	- 經變現投資收入	11,058	7,464
– Unrealised fair value gain	- 未變現公平值收益	32,273	2,834
Sales of scrap materials	廢料銷售	6,281	3,077
Net foreign exchange (losses)/gains	外匯(虧損)/收益淨額	(11,439)	19,612
Losses on disposal of property,	處置物業、廠房及		
plant and equipment	設備的虧損	(227)	(329)
Donation	捐贈	(114)	(12,523)
Others	其他	3,457	1,692
Total	總計	115,815	56,784

Note:

Government grant is mainly from value added tax refund for growing local economic development. There are no unfulfilled conditions or other contingencies attaching to these grants. The Group did not benefit directly from any other forms of government assistance. 附註:

政府補助主要來自用於提升地方經濟開 發的增值税退税。並無有關該等補助的 未履行情況或其他或然情況。本集團並 無直接受惠於任何其他形式的政府資 助。

19. FINANCE INCOME - NET

19. 融資收入淨額

			Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月	
			2021 2021年 RMB ['] 000 人民幣千元	2020 2020年 RMB' 000 人民幣千元
Finance income – Interest income	融資收入 一利息收入		11,269	12,363
Finance costs – Interest on lease liabilities	融資成本 - 租賃負債利息		(2,178)	(774)
Finance income -net	融資收入淨額		9,091	11,589

20. INCOME TAX EXPENSE

20. 所得税開支

		未經	idited 審核 nded 30 June 日止六個月
		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Current income tax Deferred income tax (credit)/charge	即期所得税 遞延所得税 (抵免)/支出	139,888 (7,412)	131,708 8,200
Income tax expense	所得税開支	132,476	139,908

Income tax expense is recognised based on management's estimate of the weighted average effective annual income tax rate expected for the full financial year. The estimated average annual tax rate used for the six months ended to 30 June 2021 is approximately 25.2% (six months ended 30 June 2020: 23.9%).

所得税開支乃根據管理層對預期整 個財政年度的加權平均實際年度所 得税税率的估計而確認。截至2021 年6月30日止六個月使用的估計平 均年度税率約為25.2%(截至2020 年6月30日止六個月:23.9%)。

21. EARNINGS PER SHARE

21. 每股盈利

(a) Basic earnings per share

Basic earnings per share for each of the six months ended 30 June 2021 and 2020 is calculated by dividing the profit of the Group attributable to the owners of the Company by the weighted average number of ordinary shares in issue, less the shares as held for the Group's RSU Scheme during the reporting period.

(a) 每股基本盈利

截至2021年及2020年6月30 日止六個月的每股基本盈利乃 按本公司擁有人應佔本集團溢 利除以已發行普通股加權平均 數與報告期內根據本集團受限 制股份單位計劃持有的股份數 目的差額計算。

	Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月
	2021 2020 2021 年 2020年
Profit attributable to owners of the 本公司擁有人應佔溢利 Company (RMB' 000) (人民幣千元)	348,836 398,919
Weighted average number of ordinary 已發行普通股的加權平均 shares in issue less shares held for the 减去就受限制股份單位 RSU Scheme (thousands) 持有的股份數目(千股	立計劃
Basic earnings per share (RMB cents) 每股基本盈利 (人民幣分	·) 35.56 40.67

(b) Diluted earnings per share

Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares.

No diluted earnings per share has been presented since there was no potential dilutive ordinary share in issue for the six months ended 30 June 2021 and 2020.

Diluted earnings per share is therefore same as the basic earnings per share.

(b) 每股攤薄盈利

每股攤薄盈利透過調整已發行 普通股加權平均數以假設轉換 所有潛在攤薄普通股而計算。

並無呈列任何每股攤薄盈利, 原因是截至2021年及2020年 6月30日止六個月期間概無任 何已發行潛在攤薄普通股。

因此,每股攤薄盈利與每股基 本盈利相同。

22. DIVIDENDS

During the six months ended 30 June 2021, the total dividends paid amounted to RMB243,529,000 or RMB25.003 cents per share (six months ended 30 June 2020: RMB203,653,000 or RMB20.660 cents per share) (which are net of the dividend of RMB16,643,000 (six months ended 30 June 2020: RMB13,829,000) attributable to the shares held for the RSU Scheme).

23. SHARE-BASED COMPENSATION

Restricted Share Unit Scheme ("RSU" Scheme)

The Company adopted the RSU Scheme on 24 February 2016 with a duration of 10 years commencing from the adoption date. The objective of the RSU Scheme is to encourage and retain selected participants which include directors, employees, officers, and distributors of the Group, to work with the Group and to provide additional incentive for them to achieve performance goals.

Under the RSU Scheme, the Company repurchased 53,680,000 ordinary shares from JLJH YIHAI Ltd., one of the shareholders of the Company, at a total consideration of US\$638,108 (equivalent to RMB4,166,000) in 2016. The shares under the RSU Scheme have been changed to 77,220,000 after the capitalisation issue on 13 July 2016. These RSU shares have been held by Vistra Fiduciary (HK) Limited ("RSU Trustee") in trust for the benefit of the participants to the scheme and will be released to participants upon vesting of each RSU.

The maximum number of ordinary shares that may be awarded by the Board of Directors pursuant to the Share Award Scheme must not, on an aggregate basis, exceed 10% of the issued ordinary shares in the share capital of the Company as at 24 February 2016.

22. 股息

截至2021年6月30日止六個 月,支付的股息總額為人民幣 243,529,000元或每股人民幣 25.003分(截至2020年6月30日止 六個月:人民幣203,653,000元或 每股人民幣20.660分),款項已扣 除就受限制股份單位計劃持有股份 應佔股息人民幣16,643,000元(截 至2020年6月30日止六個月:人民 幣13,829,000元)。

23. 股份為基礎的報酬

受限制股份單位計劃(「受限制股份 單位」計劃)

本公司於2016年2月24日採納受限 制股份單位計劃,於採納日起計為 期10年。受限制股份單位計劃的目 的是鼓勵及挽留選定的參與者(包 括本集團董事、僱員、高級管理人 員及經銷商)於本集團任職並向彼 等提供額外誘因達成表現目標。

根據受限制股份單位計劃,於2016 年,本公司自本公司其中一名股東 JLJH YIHAI Ltd.購回53,680,000 股普通股,總代價為638,108美元 (相等於人民幣4,166,000元)。於 2016年7月13日資本化發行後, 受限制股份單位計劃中的股份已變 更為77,220,000股。該等受限制 股份單位股份以信託方式由Vistra Fiduciary (HK) Limited (「受限制股 份單位受託人」)就計劃參與者的利 益持有,並將於每個受限制股份單 位歸屬後發放予參與者。

董事會可根據股份獎勵計劃授出的 普通股數目上限總計不得超過本公 司於2016年2月24日的股本中已發 行普通股的10%。

23. SHARE-BASED COMPENSATION (Continued)

Restricted Share Unit Scheme ("RSU" Scheme) (Continued)

The fair value of Restricted Shares based on the market value of the Company's shares on the grant date is charged to profit or loss as employee benefit expenses of the Group.

There was no shares were granted during the six months ended 30 June 2021. As at 30 June 2021, the Group granted an aggregate of 10,652,000 shares under the Share Award Scheme and all awarded shares were vested. The vested shares are transferred to selected participants at certain consideration without vesting conditions. Dividends declared for unvested awarded shares shall become part of the trust fund for future grantees.

The share-based compensation expenses as charged to profit or loss in respect of the RSU Scheme was Nil during the six months ended 30 June 2021 and 2020.

24. CONTINGENT LIABILITIES

As at 30 June 2021, the Group did not have any contingent liabilities (As at 31 December 2020: Nil).

23. 股份為基礎的報酬(續)

受限制股份單位計劃(「受限制股份 單位」計劃)(續)

受限制股份的公平值乃基於本公司 股份於授出日的市值,於損益扣除 為本集團僱員福利開支。

截至2021年6月30日止六個月,授 予的股份數目為零。於2021年6月 30日,本集團根據股份獎勵計劃授 出合共10,652,000股股份,所有獎 勵股份已歸屬。已歸屬股份以若干 代價且無歸屬條件下讓予選定參與 者。就未歸屬的獎勵股份宣派的股 息將為日後承受人信託基金的一部 分。

截至2021年及2020年6月30日止六 個月,就受限制股份單位計劃於損 益扣除的以股份為基礎的報酬開支 為零。

24. 或然負債

於2021年6月30日,本集團並無任 何或然負債(於2020年12月31日: 零)。

25.	COI	MMITMENTS	25.	承擔		
	(a)	Capital commitments		(a)	資本承擔	
		Significant capital expenditure contracted for at the end of the reporting period but not recognised as liabilities is as follow:				】訂約但未確認為 [本開支如下:
					Unaudited 未經審核 30 June	Audited 經審核 31 December
					2021	2020
					2021 年	2020年
					6月30日	12月31日
					RMB'000	RMB'000
					人民幣千元	人民幣千元
		Property, plant and equipment 物業、廠房及設備			727,146	261,013

26. SIGNIFICANT RELATED PARTY TRANSACTIONS

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operation decisions. Parties are also considered to be related if they are subject to common control. Members of key management and their close family member of the Group are also considered as related parties.

Save as disclosed elsewhere in this interim condensed consolidated financial information, the Group has the following significant related transactions which were carried out in the normal course of the Group's business and were determined based on mutually agreed terms.

All the transaction with related parties were conducted in accordance with the terms of contracts entered into between the Group and the related parties.

26. 重大關聯方交易

倘一方能夠直接或間接控制另一方 或對其財務及經營決策發揮重大影 響力,有關人士即被視為關聯方。 受共同控制者亦會被視為關聯方。 本集團主要管理層成員及其近親亦 會被視為關聯方。

除本中期簡明綜合財務資料其他地 方所披露者外,本集團有以下重大 關連交易於本集團日常業務過程中 進行,並按雙方同意的條款釐定。.

所有與關聯方的交易乃根據本集團 及關聯方訂立的合約條款進行。

26. SIGNIFICANT RELATED PARTY TRANSACTIONS (Continued)

- (a) Transactions with companies beneficially owned by the ultimate shareholders of the Company (the "Ultimate Shareholders") were as follows:
- 26. 重大關聯方交易(續)
 - (a) 由本公司最終股東(「最終股 東」)實益擁有的公司的交易如 下:

	Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月	
	2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
Sales of goods to companies beneficially 向由最終股東實益擁有的公司 owned by the Ultimate Shareholders 銷售商品 Purchase of goods from companies beneficially owned by the Ultimate 向由最終股東實益擁有的公司 崩置貨品	893,274	499,026
Shareholders	8,578	22,828

(b) Warehouse and rental expenses

(b) 倉儲及租賃開支

		Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月	
		2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元
To companies beneficially owned by the Ultimate Shareholders	支付最終股東實益 擁有的公司		
Warehouse expenses	倉儲開支	840	2,262
Rental expenses	租賃開支	1,509	1,387
		2,349	3,649

26.	SIGNIFICANT RELATED PARTY TRANSACTIONS (Continued) 26. 重大關聯方交易(續)						
	(c)	Key management compensation		(•	(c) 主要管理層薪酬		
					Unaudited 未經審核 Six months ended 30 June 截至6月30日止六個月		
					2021 2021年 RMB'000 人民幣千元	2020 2020年 RMB'000 人民幣千元	
		Salaries, allowance and other benefits	薪金、津貼及其他福利		9,598	8,151	
	(d)	Balances with companies beneficia Ultimate Shareholders were as follows		(4	(d) 最終股東實益擁有的公司結餘 如下:		
					Unaudited 未經審核 30 June 2021 2021年 6月30日 RMB'000 人民幣千元	Audited 經審核 31 December 2020 2020年 12月31日 RMB'000 人民幣千元	
		Assets Trade receivables	資產 貿易應收款項		166,668	184,712	
		Liabilities Trade payables	負債 貿易應付款項		-	3,778	

26. SIGNIFICANT RELATED PARTY TRANSACTIONS (Continued)

(e) Free trademark license agreement

On 1 December 2015, the Group entered into two trademark license agreements with Sichuan Haidilao in respect of certain trademarks which had been registered by the name of Sichuan Haidilao in the Mainland China and certain trademarks which are in the process of registration by Sichuan Haidilao in the Mainland China (collectively, the "Trademark License Agreements"), pursuant to which Sichuan Haidilao agreed to license such trademarks for the Group to use in connection with the Group's operations on an exclusive and royalty-free basis for a perpetual term commencing from 1 January 2007 to the extent permissible under the Listing Rules of The Stock Exchange of Hong Kong Limited, relevant laws and regulations. 26. 重大關聯方交易(續)

(e) 免費商標授權協議

於2015年12月1日,本集團 就以四川海底撈名義在中國內 地註冊的若干商標,及四川海 底撈正在中國內地註冊的若干 商標與四川海底撈訂立兩項 標授權協議(統稱「商標授帮 協議」),據此,四川海底撈 意授權本集團於本集團的業商 使用該等商標,商標授權 2007年1月1日起為無限期、 獨家及免版權費,惟須遵守香 港聯合交易所有限公司上市規 則、相關法律及法規。



