China Vocational Education Holdings Limited 中國職業教育控股有限公司

(Formerly known as "Huali University Group Limited") (前稱「华立大学集团有限公司」) (Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

Stock Code 股份代號:1756

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2022 Annual Report

F 度 報 告

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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Zhang Zhifeng *(Chairman of the Board)* Mr. Ye Yaming Mr. Zhang Yude Mr. Zou Kang

Independent Non-executive Directors

Ms. Chiu Lai Kuen Susanna, M.H., J.P. Mr. Yang Ying Mr. Ding Yi

AUDIT COMMITTEE

Ms. Chiu Lai Kuen Susanna, M.H., J.P. *(Chairperson)* Mr. Yang Ying Mr. Ding Yi

REMUNERATION COMMITTEE

Mr. Yang Ying *(Chairman)* Mr. Ye Yaming Mr. Ding Yi

NOMINATION COMMITTEE

Mr. Zhang Zhifeng *(Chairman)* Mr. Yang Ying Mr. Ding Yi

JOINT COMPANY SECRETARIES

Ms. Lei Yingran Mr. Cheung Kai Cheong, Willie (CPA, FCCA)

AUTHORIZED REPRESENTATIVES

Mr. Ye Yaming Mr. Cheung Kai Cheong, Willie

REGISTERED OFFICE IN CAYMAN ISLANDS

P.O. Box 309, Ugland House Grand Cayman KY1-1104 Cayman Islands

董事會

執行董事 張智峰先生*(董事會主席)* 葉雅明先生 張裕德先生 鄒康先生

獨立非執行董事 趙麗娟女士,M.H.,J.P. 楊英先生 丁義先生

審核委員會

趙麗娟女士,M.H.,J.P.(*主席)* 楊英先生 丁義先生

薪酬委員會

楊英先生(*主席)* 葉雅明先生 丁義先生

提名委員會

張智峰先生*(主席)* 楊英先生 丁義先生

聯席公司秘書

雷潁然女士 張啟昌先生 (CPA,FCCA)

授權代表 ^{葉雅明先生} 張啟昌先生

開曼群島註冊辦事處

P.O. Box 309, Ugland House Grand Cayman KY1-1104 Cayman Islands

Corporate Information 公司資料

HEADQUARTERS IN THE PRC

The Administration Building of Guangzhou Huali Science and Technology Town No. 11 Huali Road Zengcheng District Guangzhou Guangdong Province PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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

CAYMAN ISLANDS SHARE REGISTRAR AND TRANSFER OFFICE

Maples Fund Services (Cayman) Limited PO Box 1093, Boundary Hall Cricket Square Grand Cayman KY1-1102 Cayman Islands

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

AUDITOR

PricewaterhouseCoopers Certified Public Accountants and PIE Registered Auditor 22/F, Prince's Building Central Hong Kong

LEGAL ADVISER AS TO PRC LAW

Guangdong Kingbridge Law Firm 24/F and 25/F, Tower G, GT Land Plaza No. 16 Zhujiang East Road Zhujiang New Town Guangzhou Guangdong Province PRC

中國總部

中國 廣東省 廣州市 增城區 華立路11號 廣州華立科技園 行政大樓

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

開曼群島股份過戶登記處

Maples Fund Services (Cayman) Limited PO Box 1093, Boundary Hall Cricket Square Grand Cayman KY1-1102 Cayman Islands

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1712-1716號舖

核數師

羅兵咸永道會計師事務所 *執業會計師及註冊公眾利益實體核數師* 香港 中環 太子大廈22樓

有關中國法律的法律顧問

廣東金橋百信律師事務所 中國 廣東省 廣州市 珠江新城 珠江東路16號 高德置地廣場G座24樓、25樓

Corporate Information 公司資料

LEGAL ADVISER AS TO HONG KONG LAW

King & Wood Mallesons 13/F, Gloucester Tower The Landmark 15 Queen's Road Central Central Hong Kong

PRINCIPAL BANKS

CMB Wing Lung Bank Limited 16/F, CMB Wing Lung Bank Building No. 45 Des Voeux Road Central Hong Kong

Guangzhou Rural Commercial Bank Co., Ltd. No. 81 Lixin Middle Road, Shitan Town Zengcheng District Guangzhou Guangdong Province PRC

COMPANY WEBSITE

www.cveduholdings.com

INVESTOR RELATION CONTACT

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STOCK CODE

1756

有關香港法律的法律顧問

金杜律師事務所 香港 中環 皇后大道中15號 置地廣場 告羅士打大廈13樓

主要往來銀行

招商永隆銀行有限公司 香港 中環德輔道中45號 招商永隆銀行大廈16樓

廣州農村商業銀行股份有限公司 中國 廣東省 廣州市 增城區 石灘鎮立新中路81號

公司網站

www.cveduholdings.com

投資者關係聯絡

電郵地址:ir@hltz.net 電話/傳真號碼:+8620 8290 1822

股份代號

1756

Financial Highlights 財務摘要

		As at	As at		
		August 31,	August 31,		Percentage
		2022	2021	Change	change
		於 2022 年	於2021年		
		8月31日	8月31日	變動	百分比變動
Number of Schools	學校數目	3	3	_	
Student enrolment 寡	就讀學生人數	47,131	46,669	462	1.0%
		Year ended	Year ended		
		August 31,	August 31,		Percentage
		2022	2021	Change	change
		截至2022年	截至2021年		
		8月31日	8月31日		
		止年度	止年度	變動	百分比變動
		(RMB'000)	(RMB'000)	(RMB'000)	
		(人民幣千元)	(人民幣千元)	(人民幣千元)	
Revenue 4	收入	907,762	881,656	26,106	3.0%
Gross profit	毛利	482,151	470,513	11,638	2.5%
Profit for the year 🖄	年內利潤	259,784	143,459	116,325	81.1%
, ,	經調整純利的	263,838	299,148	(35,310)	(11.8%)
Earnings per share (RMB)	每股盈利(人民幣元)	0.216	0.120	0.096	80.0%
				Percentage	
				point	
				百分點	
Gross profit ratio	毛利率	53.1%	53.4%	(0.3)	
	經營利潤率	42.3%	25.5%	16.8	
1 51	純利率	28.6%	16.3%	12.3	
	經調整純利率 ⁽²⁾	29.1%	33.9%	(4.8)	

Notes:

附註:

(1)

(2)

(1) Adjusted net profit is a non-HKFRSs financial measure, which is derived from the profit for the year after adjusting compensation fee for the Conversion of Huali College in May 2021, interest expenses on discount of compensation payable for the Conversion of Huali College, net exchange gains/(losses) and fair value gains on investment properties.

(2) Adjusted net profit ratio under non-HKFRSs financial measures is calculated on adjusted net profit under non-HKFRSs financial measures for the year divided by revenue for the respective year.

的經調整純利除以各年內收入計算。

經調整純利並非香港財務報告準則財務計量方

法,按就2021年5月華立學院轉設補償費、應付

華立學院轉設補償款項的已貼現利息開支、匯兑

收益/(虧損)淨額及投資物業的公平值收益作出 調整後的年內利潤計算。 非香港財務報告準則財務計量方法下的經調整純 利率按年內非香港財務報告準則財務計量方法下

Chairman's Statement 主席報告

Dear Shareholders,

On behalf of the Board of China Vocational Education Holdings Limited, I am pleased to present the annual report of the Group for the year ended August 31, 2022.

RESULTS OVERVIEW

For the year ended August 31, 2022, the Group's revenue amounted to approximately RMB907.8 million, representing an increase of approximately 3.0% from approximately RMB881.7 million for the corresponding period last year.

BUSINESS HIGHLIGHTS

2022 was a challenging year for all economies and industries. Although the fight against the pandemic was still ongoing and the external environment was very volatile, the Group achieved encouraging results for the year ended August 31, 2022. The Company is a leading large-scale private higher education and vocational education group in South China, offering applied science-focused and practical-oriented programs. The Group operates three schools, namely Guangzhou Huali College (formerly known as Huali College Guangdong University of Technology), Guangzhou Huali Science and Technology Vocational College and Guangdong Province Huali Technician College. We will continue to fulfil our mission to improve the quality of education and ultimately improve the business performance of the Group.

In the 2021/2022 school year, our new campus in Xinhui District, Jiangmen City commenced operation, which can expand our teaching space and improve our education quality. The campus is located on the west bank of Pearl River Estuary, which is the core area of the equipment manufacturing belt in the west of the Pearl River and a key area for Guangdong Province to implement the development strategy of "One Core, One Belt, One Zone". Going forward, the new campus will make full use of the flexible mechanism of private schools to establish certain industry colleges, enrich our school curriculum offerings and help us attract more potential student groups.

各位股東:

本人代表中國職業教育控股有限公司董事會, 欣然提呈本集團截至2022年8月31日止年度的 年報。

業績概覽

截至2022年8月31日止年度,本集團的收入 約人民幣907.8百萬元,較去年同期約人民幣 881.7百萬元增加約3.0%。

業務概要

二零二二年對於所有經濟體和行業而言都是 充滿挑戰的一年。儘管抗疫之戰仍然持續且 外部環境非常不穩定,但本集團於截至2022 年8月31日止年度取得令人鼓舞的成績。本公 司為於華南地區領先的大型民辦高等教育及 職業教育集團,提供以應用科學為重點及以 實踐為導向的課程。本集團運營三所學校, 包括廣州華立學院(前稱廣東工業大學華立學 院)、廣州華立科技職業學院及廣東省華立技 師學院。我們繼續履行改善教育質量的使命, 並最終提高本集團的業務表現。

於二零二一/二零二二學年,我們位於江門 市新會區的新校區已開始運營,新校區可以 擴大教學空間以及提高教育質素。該校區位 於珠江口西岸,是珠西裝備製造帶的核心區 域,亦是廣東省實施「一核一帶一區」發展戰 略的關鍵區域。展望未來,新校區將充分利用 民辦學校靈活的機制,建立若干產業學院, 豐富我們的校區課程種類並有助於我們吸引 到更多的潛在學生群體。

Chairman's Statement 主席報告

PROSPECTS

We intend to maintain and strengthen our leading position in the private higher education industry and private vocational education industry in South China. To achieve this goal, we plan to pursue the following business strategies: (1) continue to enhance our reputation as a provider of private higher education and private vocational education; (2) continue to increase student enrolment through expanding our business operations in our existing schools and further expand our school network in China and abroad; (3) continue to improve our profitability by optimizing our pricing and sources of revenue; (4) continue to strengthen collaboration with corporate employers; (5) continue to attract, incentivize and retain talented teachers and support their professional development; and (6) improve our revenue structure through developing vocational education and training business.

APPRECIATION

On behalf of the Board, I would like to thank all the Shareholders for their continued trust, support and confidence. I would also like to express my sincere gratitude to the management and all staff for their professionalism, integrity and dedication in implementing the Group's strategies. The Group will continue to pursue sustainable development strategies and focus on maximizing the Shareholders' returns.

前景

我們致力於維持並鞏固在華南地區民辦高等 教育行業及民辦職業教育行業的領先地位。 為實現該目標,我們計劃實施以下業務策略: (1)進一步提升我們作為民辦高等教育及民辦 職業教育供應商的聲譽:(2)透過拓展現有學 校的業務營運而繼續增加就讀人數,並進一 步擴展國內外學校網絡:(3)透過優化定價及 收入來源,繼續提升盈利能力:(4)持續加強 與企業僱主合作:(5)持續吸引、激勵和留任 優質教師,支持其專業發展:及(6)透過發展 職業教育及培訓業務,改善收入結構。

致謝

本人代表董事會, 謹此感謝所有股東的持續 信任、支持和信心。本人亦謹此真誠感謝管 理層及全體員工在實施本集團策略時的專業 精神、誠實及奉獻。本集團將繼續奉行可持 續發展戰略,致力於股東回報最大化。

Zhang Zhifeng Chairman

Hong Kong, November 29, 2022

張智峰 *主席*

香港,2022年11月29日

BUSINESS OVERVIEW

We are a leading large-scale private higher education and vocational education group in South China, offering applied science-focused and practice-oriented programs. As at August 31, 2022, we had an aggregate of 47,131 students enrolled at our three schools, namely Huali College, Huali Vocational College and Huali Technician College.

Our schools offer private higher education and private vocational education in a wide range of fields in applied sciences with an aim to prepare our students with the necessary knowledge base, skill sets and accreditations to secure jobs and pursue careers in particular professions, trades and industries. As at August 31, 2022, we offered 38 undergraduate programs, 44 junior college programs, and 26 vocational programs.

Our Schools

We operate three schools in Guangdong Province, all of which grant government accredited degrees or certifications, including:

- Huali College (including Zengcheng campus and Jiangmen campus): an independently established private general undergraduate college, offering four- to five-year undergraduate programs⁽¹⁾ granting bachelor degrees accredited by the MOE;
- Huali Vocational College (including Zengcheng campus and Yunfu campus): a formal higher education institution, offering three-year vocational programs granting junior college diplomas accredited by the MOE; and
- Huali Technician College (including Zengcheng campus and Yunfu campus): a private technician school primarily offering three-year, full-time vocational programs⁽²⁾ granting technician diplomas of Huali Technician College accredited by the Department of Human Resources and Social Security of Guangdong Province and short-term intensive vocational programs.

Notes:

- (1) Generally, Huali College offers four-year undergraduate programs and a five-year undergraduate program in architecture.
- (2) Generally, Huali Technician College offers three-year vocational programs as well as two-, four- and five-year programs to students of different education levels pursuing different types of technician diplomas.

業務概覽

我們是華南領先的大型民辦高等教育及職業 教育集團,提供以應用科學為重點、實踐為 導向的課程。於2022年8月31日,我們三所學 校(即華立學院、華立職業學院及華立技師學 院)共有47,131名在校學生。

我們的學校提供多個應用科學領域的民辦高 等教育及民辦職業教育,旨在使學生獲取於 特定職業及行業求職及發展事業必要的知識 基礎、專業技能及職業認證。於2022年8月31 日,我們提供38個本科課程、44個大專課程 及26個職業課程。

我們的學校

我們於廣東省營運三所學校,均授出政府認 可的學位或證書,包括:

- 華立學院(包括增城校區及江門校區): 獨立設置的民辦普通本科學院,提供四 至五年本科課程⁽¹⁾,頒發教育部認可的 學士學位;
- 華立職業學院(包括增城校區及雲浮校區):學歷高等教育機構,提供三年職業課程,授出教育部認可的大專文憑;
- 華立技師學院(包括增城校區及雲浮校區):民辦技工學校,主要提供三年全日制職業課程⁽²⁾,授出廣東省人力資源和社會保障廳認可的華立技師學院技師文憑,亦提供短期強化職業課程。

附註:

- (1) 華立學院通常提供四年制本科課程,建築專業提 供五年制本科課程。
- (2) 華立技師學院通常提供三年制職業課程,並為追求各種技師文憑的不同教育程度的學生提供兩年制、四年制及五年制課程。

Student Enrolment

As at August 31, 2022, we had an aggregate of 47,131 students⁽¹⁾ enrolled in our three schools, comprising 17,622 students at Huali College, 18,338 students at Huali Vocational College and 11,171 students at Huali Technician College.

就讀學生人數

於2022年8月31日,我們三所學校共有47,131 名在校學生⁽¹⁾,包括華立學院17,622名學生、 華立職業學院18,338名學生及華立技師學院 11,171名學生。

		As at	As at		
		August 31,	August 31,		Percentage
		2022	2021	Change	change
		於 2022 年	於2021年		
School	學校	8月31 日	8月31日	變動	百分比變動
Huali College	華立學院	17,622	18,307	(685)	(3.7%)
— Zengcheng campus	一 增城校區	17,080	18,307	(1,227)	(6.7%)
— Jiangmen campus	一 江門校區	542	—	542	
Huali Vocational College	華立職業學院	18,338	18,822	(484)	(2.6%)
— Zengcheng campus	一 增城校區	13,380 ⁽²⁾⁽³⁾	14,596(4)(5)	(1,216)	(8.3%)
— Yunfu campus	一 雲浮校區	4,958	4,226	732	17.3%
Huali Technician College	華立技師學院	11,171	9,540	1,631	17.1%
— Zengcheng campus	一 增城校區	9,377	7,827	1,550	19.8%
<u> </u>	一 雲浮校區	1,794	1,713	81	4.7%
Total	總計	47,131	46,669	462	1.0%

Notes:

- (1) Including 633 students of Huali Technician College who also take junior college courses at Huali Vocational College (the "Continuing Education Program") and obtain a junior college diploma awarded by Huali Vocational College, subject to, among other things, passing the National Higher Education Entrance Exam for Adults. Each student participating in the Continuing Education Program is required to pay an additional tuition fee of RMB3,000 to Huali Vocational College. In order to reflect such business practice, the number of students of Huali Technician College who also participated in the Continuing Education Program was included in the number of students of Huali Vocational College, and the revenue from the additional tuition fees of Huali Vocational College and Huali Technician college.
- (2) Including 2,822 students who are social personnel enrolled under the national policy of enrolment expansion of Higher Vocational Education (the "Enrolment Expansion Program for Higher Vocational Education"), having passed the exam designed independently by Huali Vocational College. Each of these students shall pay a tuition fee of RMB8,000 per academic year to Huali Vocational College, and participate in junior college courses mainly through on-line platform and obtain a junior college diploma awarded by Huali Vocational College upon graduation.
- (3) Including 633 students of Huali Technician College who also participate in the Continuing Education Program.
- (4) Including 1,367 students of Huali Technician College who also participate in the Continuing Education Program.
- (5) Including 1,294 students who participate in the Enrolment Expansion Program for Higher Vocational Education.

附註:

(3)

- (1) 其中有633名華立技師學院的學生亦於華立職業 學院修讀大專課程(「持續進修項目」),該等學生 通過成人高等學校招生全國統一考試並達到其他 相關要求後,即可獲華立職業學院頒授的大專文 憑。每名參加持續進修項目的學生需另交人民幣 3,000元學費予華立職業學院。為反映實際業務 情況,華立技師學院中同時參加持續進修項目的 學生人數計入華立職業學院的學生人數,參加持 續進修項目而另交的學費收入全部計入華立職業 學院及華立技師學院的學費收入。
- (2) 包括2,822名學生,該等學生為已通過華立職業 學院自主設計的考試而根據國家高等職業教育 擴招政策招收的社會人員(「高職擴招項目」)。每 名學生每學年須向華立職業學院繳納學費人民 幣8,000元,主要通過網上平台參與大專課程, 畢業後可獲得華立職業學院頒發的大專文憑。
 - 包括華立技師學院同時就讀持續進修項目的633 名學生。
- (4) 包括華立技師學院同時就讀持續進修項目的 1,367名學生。
- (5) 包括就讀高職擴招項目的1,294名學生。

Tuition Fees and Boarding Fees

For the year ended August 31, 2022, the Group's schools recorded revenue growth, which was in line with the expansion of its business and student enrolment. Revenue increased from RMB881.7 million for the year ended August 31, 2021 to RMB907.8 million for the year ended August 31, 2022. The Group typically charges students fees comprising tuition fees and boarding fees. Tuition fees remained as the Group's major revenue for the year ended August 31, 2022, accounting for approximately 92.1% of the total revenue of the Group for the year ended August 31, 2022.

The table below summarizes the amount of revenue generated from the tuition fees and boarding fees charged by the Group for the years indicated:

學費及寄宿費

截至2022年8月31日止年度,本集團學校錄 得收入增長,與業務及就讀學生人數擴張一 致。收入由截至2021年8月31日止年度的人民 幣881.7百萬元,增加至截至2022年8月31日 止年度的人民幣907.8百萬元。本集團一般向 學生收取學費及寄宿費等費用。截至2022年 8月31日止年度,學費仍為本集團主要收入, 佔本集團截至2022年8月31日止年度的總收入 約92.1%。

下表概述所示年度本集團收取的學費及寄宿 費產生的收入金額:

		As at	As at		
		August 31,	August 31,		Percentage
		2022	2021	Change	change
		於 2022 年	於2021年	-	-
		8月31日	8月31日	變動	百分比變動
		(RMB'000)	(RMB'000)	(RMB'000)	
		(人民幣千元)	(人民幣千元)	(人民幣千元)	
Tuition fees	學費				
Huali College	華立學院	482,689	462,431	20,258	4.4%
Huali Vocational College	華立職業學院	236,685	248,177	(11,492)	(4.6%)
Huali Technician College	華立技師學院	117,096	102,716	14,380	14.0%
		836,470	813,324	23,146	2.8%
Boarding fees	寄宿費				
Huali College	華立學院	28,568	29,128	(560)	(1.9%)
Huali Vocational College	華立職業學院	25,610	26,589	(979)	(3.7%)
Huali Technician College	華立技師學院	17,114	12,615	4,499	35.7%
		71,292	68,332	2,960	4.3%
		71,292	00,332	2,900	4.3 %
Total Revenue	總收入	907,762	881,656	26,106	3.0%

The increase in the total revenue of the Group for the year ended August 31, 2022 was mainly due to the increase in student enrolment and average tuition fees.

本集團截至2022年8月31日止年度的總收入增加,主要是由於就讀學生人數及平均學費增加。

The following table sets forth the information relating to student enrolment and average tuition fees per student for the financial years for each of our schools, respectively:

下表分別載列我們各學校各財政年度的就讀 學生人數及每名學生平均學費的資料:

		Student Enrolment 就讀學生人數 Academic Year ⁽¹⁾ 學年 ⁽¹⁾		Average Tuition Fees per stude 每名學生平均學費 ⁽²⁾ Year Ended August 31 截至8月31日止年度		
		2021/2022	2020/2021	2022	2021	
				2022年	2021年	
				(RMB)	(RMB)	
School	學校			(人民幣元)	(人民幣元)	
Huali College	華立學院	17,622	18,307	27,391	25,260	
— Zengcheng campus	— 增城校區	17,080	18,307	_	_	
— Jiangmen campus	一江門校區	542	_	_	_	
Huali Vocational College	華立職業學院	18,338	18,822	12,907	13,185	
— Zengcheng campus	一 增城校區	13,380	14,596	_	_	
— Yunfu campus	一雲浮校區	4,958	4,226	_	_	
Huali Technician College	華立技師學院	11,171	9,540	10,482	10,767	
— Zengcheng campus	一 增城校區	9,377	7,827	_	_	
— Yunfu campus	- 雲浮校區	1,794	1,713	_	_	
Total	總計	47,131	46,669	17,748	17,428	
Notes:			附註:			
(1) Except as specified otherwise i as at August 31 for each of the	n this announcement, we present our e academic year.	business operating da		公告中另有指明者外, 11日的業務經營數據。	我們呈列各學年截至	

(2) Average tuition fees equal to the revenue from tuition fees for the relevant financial year divided by the student enrolment for the corresponding academic year. 平均學費等於相關財政年度的學費收入除以相應

學年的就讀學生人數。

(2)

The following table sets out the tuition fee rates of our schools for the 2020/2021 and 2021/2022 academic years:

下表載列2020/2021及2021/2022學年我們學 校的學費水平:

		Tuition fee rates ⁽¹⁾		
		in acaden	nic year	
		學年學費	水平"	
		2021/2022	2020/2021	
		(RMB)	(RMB)	
School	學校	(人民幣元)	(人民幣元)	
Huali College	華立學院			
Four- to five-year undergraduate program ⁽²⁾	四至五年制本科課程(2)	28,800-32,800	28,800–32,800	
International program	國際課程	36,800	36,800	
Bilingual program	雙語課程	31,800	31,800	
Huali Vocational College	華立職業學院			
Three-year junior college program	三年制大專課程	9,880–19,880	9,880–17,880	
— Zengcheng campus	一 增城校區	16,880–19,880	15,880–17,880	
— Yunfu campus	— 雲浮校區	9,880–12,880	9,880	
International program	國際課程	25,880-30,880	25,880–30,880	
Bilingual program	雙語課程	12,880	17,880	
Huali Technician College	華立技師學院			
Three-year vocational program ⁽³⁾	三年制職業課程(3)	6,800–15,100	6,300–12,300	
— Zengcheng campus	— 增城校區	9,800–15,100	8,800-12,300	
— Yunfu campus	- 雲浮校區	6,800–8,100	6,300–7,500	

Notes:

附註:

- (1) Tuition fee rates shown above for all of our schools are applicable to students admitted in the relevant academic year only.
- (2) Generally, Huali College offers four-year undergraduate programs, and a five-year undergraduate program in architecture.
- (3) Generally, Huali Technician College offers three-year vocational programs, as well as two-, four- and five-year programs to students of different education levels pursuing different types of technician diplomas of Huali Technician College. In addition, we offer students at Huali Technician College a dual-diploma program, in which students are permitted to take junior college courses at Huali Vocational College and obtain a junior college diploma awarded by Huali Vocational College, subject to, among other things, passing the National Higher Education Entrance Exam for adults.

During the year ended August 31, 2022, our boarding fee rates ranged from RMB600 to RMB14,000 per academic year depending on the location, room size and number of students housed in each room. Especially, we offered some studio apartments since the academic year 2020/2021, for which the boarding fee rates range from RMB4,700 to RMB14,000 per academic year.

(1) 上述所示我們所有學校的學費水平僅適用於相應 學年招收的學生。

- (2) 華立學院通常提供四年制本科課程,建築專業提 供五年制本科課程。
- (3) 華立技師學院通常提供三年制職業課程,並為不同教育程度的學生提供兩年制、四年制及五年制課程,以獲取華立技師學院各種技師文憑。此外,我們向華立技師學院的學生提供雙文憑課程,該等學生可於華立職業學院學習大專課程,通過成人高等學校招生全國統一考試並達到其他相關要求後,即可獲華立職業學院頒授大專文憑。

截至2022年8月31日止年度內,我們的寄宿費 水平介乎每學年人民幣600元至人民幣14,000 元不等,視乎每個房間的地點、面積及容納 的學生人數而定。尤其是,我們自2020/2021 學年起提供部分單間公寓,其寄宿費水平介 乎每學年人民幣4,700元至人民幣14,000元。

School Utilization Rate

學校使用率

School utilization rate is calculated by dividing the number of boarding student enrolment in a particular academic year by the school capacity in the same academic year. The school capacity of each campus is calculated by the number of beds available in student dormitories. The following table sets out the school utilization rate of our schools for the 2020/2021 and 2021/2022 academic years:

學校使用率按特定學年的寄宿學生人數除以 同一學年的學校可容納人數計算。各校區的學 校可容納人數按學生宿舍可用床位數計算。 下表載列2020/2021及2021/2022學年我們學 校的學校使用率:

		Academic 學年	
		2021/2022	2020/2021
Zengcheng campus School capacity	增城校區 學校可容納人數	28,971	30,079
School utilization rate	學校使用率	80.9%	92.7%
Yunfu campus	雲浮校區		
School capacity	學校可容納人數	8,635	8,000
School utilization rate	學校使用率	68.2%	65.3%
Jiangmen campus	江門校區		
School capacity	學校可容納人數	2,340	_
School utilization rate	學校使用率	23.2%	

Awards and Recognitions Received During the Reporting Period

The Company and the three schools received numerous awards and recognitions during the Reporting Period in recognition of the quality of education we provide and the outstanding achievements of our operations. The following table sets forth some of the awards and recognitions we have received: 報告期間獲得的獎項及認可

報告期間內,本公司及三所學校獲得了眾多 獎項及認可,表彰我們提供的教育品質及我 們傑出的經營成就。下表載列我們獲得的部 分獎項及認可:

	Award/Recognition 獎項/認可	Awarding Organization(s) 頒獎組織	Awarded Entity 獲獎實體
September, 2021	University Students Love Anchor Volunteer Service Team (大學生愛心主播志願服務隊)	Guangzhou Zengcheng District Live E-commerce Association (廣州市增城區電商直播協會)	Huali Vocational College
2021年9月	大學生愛心主播志願服務隊	廣州市增城區電商直播協會	華立職業學院
October, 2021	Investment and Financing Mode Innovation Practice Award (投融資模式創新實踐大獎)	Shanghai People's Radio (上海人民廣播電臺)	The Company
2021年10月	投融資模式創新實踐大獎	上海人民廣播電臺	本公司
October, 2021	Guangdong University (Undergraduate Group) Influence of New Media in 2021 "Third Prize" (2021年度廣東高 校 (本科院校組) 新媒體影響力「三等 獎」)	Guangdong University New Media Union (廣東高校新媒體聯盟)	Huali College
2021年10月	2021年度廣東高校(本科院校組)新媒 體影響力「三等獎」	廣東高校新媒體聯盟	華立學院

	Award/Recognition 獎項/認可	Awarding Organization(s) 頒獎組織	Awarded Entity 獲獎實體
October, 2021	Guangdong University (Undergraduate Group) Influence of New Media in 2021 "Second Prize" (2021年度廣東 高校 (本科院校組) 新媒體影響力「二 等獎」)	Guangdong University New Media Union (廣東高校新媒體聯盟)	Huali Vocational College
2021年10月	2021年度廣東高校(本科院校組)新媒 體影響力「二等獎」	廣東高校新媒體聯盟	華立職業學院
November, 2021	 "A Century of Greater Bay Area" Skills + New Media Innovation Competition — "Outstanding Organization Award" (「百年初心看灣區」技能+新媒體創意 大賽 — 「優秀組織獎」) 	Human Resource and Social Security Department of Guangdong Province (廣東省人力資源和社會保障廳)	Huali Technician College
2021年11月	「百年初心看灣區」技能+新媒體創意 大賽一「優秀組織獎」	廣東省人力資源和社會保障廳	華立技師學院
December, 2021	Guangdong Private University Party's History Knowledge Contest "Second Prize of Undergraduate Group" (廣東省民辦高校黨史知識競賽「本科 組二等獎」)	Guangdong Private Education Association (廣東省民辦教育協會)	Huali College
2021年12月	廣東省民辦高校黨史知識競賽「本科組 二等獎」	廣東省民辦教育協會	華立學院
December, 2021	Guangdong Private University Party's History Knowledge Contest "Outstanding Organization Award" (廣東省民辦高校黨史知識競賽「優秀 組織獎」)	Guangdong Private Education Association (廣東省民辦教育協會)	Huali College
2021年12月	廣東省民辦高校黨史知識競賽「優秀組 織獎」	廣東省民辦教育協會	華立學院
December, 2021	(2020–2021) Advanced Armed Forces ((2020–2021) 先進武裝部隊)	Guangdong National Security Education Society (廣東省國防教育學會)	Huali Vocational College
2021年12月	(2020-2021)先進武裝部隊	廣東省國防教育學會	華立職業學院
December, 2021	Guangdong Private University Party's History Knowledge Contest "Outstanding Organization Award" (廣東省民辦高校黨史知識競賽「優秀 組織獎」)	Guangdong Private Education Association (廣東省民辦教育協會)	Huali Vocational College
2021年12月	廣東省民辦高校黨史知識競賽「優秀組 織獎」	廣東省民辦教育協會	華立職業學院
December, 2021	Guangdong Private University Party's History Knowledge Contest "Third Prize of Specialty Group" (廣東省民辦高校黨史知識競賽「專科 組三等獎」)	Guangdong Private Education Association (廣東省民辦教育協會)	Huali Vocational College
2021年12月	廣東省民辦高校黨史知識競賽「專科組 三等獎」	廣東省民辦教育協會	華立職業學院

	Award/Recognition 獎項/認可	Awarding Organization(s) 頒獎組織	Awarded Entity 獲獎實體
December, 2021	Guangdong Private University Students Choir Competition "Excellent Works Award" (廣東省民辦高校大學生合唱 比賽「優秀作品獎」)	Guangdong Private Education Association (廣東省民辦教育協會)	Huali Vocational College
2021年12月	廣東省民辦高校大學生合唱比賽「優秀 作品獎」	廣東省民辦教育協會	華立職業學院
December, 2021	Guangdong Vocational Skills Contest Advertising Design Competition "Outstanding Organization Award" (廣東省職業技能競賽廣告設計競賽 「優秀組織獎」)	Advertising Design Competition Committee of Guangdong Vocational Skills Contest (廣東省職業技能大賽廣告設計職業技 能競賽組委會)	Huali Technician College
2021年12月	廣東省職業技能競賽廣告設計競賽「優 秀組織獎」	廣東省職業技能大賽廣告設計職業技能 競賽組委會	華立技師學院
December, 2021	5th Guangdong "Academy Award" Youth Teachers and Students Art Design Competition in 2021 — "Third Prize (Group Section)" of the Vocational High School Group (2021年第五屆廣東省「學院獎」青年 師生設計藝術大賽—中職組「團體三 等獎」)	Awarded jointly by the Trade Union Committee on Industries of Guangdong (廣東省工業工會委員會) and the Creative and Design Industry Research Association of Guangdong (廣東省創意設計產業研究會)	Huali Technician College
2021年12月	2021年第五屆廣東省「學院獎」青年師 生設計藝術大賽 — 中職組「團體三 等獎」	廣東省工業工會委員會與廣東省創意設 計產業研究會聯合頒授	華立技師學院
December, 2021	5th Guangdong "Academy Award" Youth Teachers and Students Art Design Competition in 2021 — "Outstanding Organization Award" (2021年第五屆廣東省「學院獎」青年 師生設計藝術大賽—「優秀組織獎」)	Awarded jointly by the Trade Union Committee on Industries of Guangdong (廣東省工業工會委員會) and the Creative and Design Industry Research Association of Guangdong (廣東省創意設計產業研究會)	Huali Technician College
2021年12月	2021年第五屆廣東省「學院獎」青年師 生設計藝術大賽一「優秀組織獎」	廣東省工業工會委員會與廣東省創意設 計產業研究會聯合頒授	華立技師學院

	Award/Recognition 獎項/認可	Awarding Organization(s) 頒獎組織	Awarded Entity 獲獎實體
December, 2021	Selected Chinese Communist Party Course and Top Lecturer Election in New Economic Organization and New Social Organization of Zengcheng District — "Selected Chinese Communist Party Course" (增城區兩新組織精品黨課及金牌講 師評選活動 — 「精品黨課」)	The Organization Department of the CPC Guangzhou Zengcheng District Committee (中共廣州市増城區委組織部)	Huali Technician College
2021年12月	增城區兩新組織精品黨課及金牌講師 評選活動 —「精品黨課」	中共廣州市增城區委組織部	華立技師學院
December, 2021	Advanced Unit of Vocational Capacity Construction in Guangdong Province in 2021 (2021年度廣東省職業能力 建設先進單位)	Guangdong Vocational Capacity Construction Association (廣東省職業能力建設協會)	Huali Technician College
2021年12月	2021年度廣東省職業能力建設先進單 位	廣東省職業能力建設協會	華立技師學院
December, 2021	School-enterprise Cooperation of Jiangsu Jingdong Information Technology Co., Ltd. in 2021 "Distinguished Contribution Award" (2021年度江蘇京東資訊技術有限公 司校企合作院校「卓越貢獻獎」)	Jiangsu Jingdong Information Technology Co., Ltd. (江蘇京東資訊技術有限公司)	Huali Technician College
2021年12月	2021年度江蘇京東資訊技術有限公司 校企合作院校「卓越貢獻獎」	江蘇京東資訊技術有限公司	華立技師學院
December, 2021	"Inspection and Maintenance of New Energy Vehicle" (「新能源汽車檢 測與維修」) was selected as the key major of technical schools in Guangdong Province (廣東省技工院 校重點專業) in 2022	Vocational Education and Management Office of the Human Resources and Social Security Department of Guangdong Province (廣東省人力資源 和社會保障廳技工教育管理處)	Huali Technician College
2021年12月	「新能源汽車檢測與維修」獲選為2022 年度廣東省技工院校重點專業	廣東省人力資源和社會 保障廳技工教育管理處	華立技師學院
June, 2022	Logistics Management 1+X Certificate System Pilot "Excellent Pilot College" in 2021 (2021年度物流管 理1+X 證書制度試點「優秀試點院 校」)	Beijing Zhong Wu Lian Logistics Procurement Training Center (北京中物聯物流採購培訓中心)	Huali Vocational College
2022年6月	2021年度物流管理1+X證書制度試點 「優秀試點院校」	北京中物聯物流採購培訓中心	華立職業學院

OUTLOOK

We believe that China's private higher and vocational education industry will show a trend of steady growth, with unlimited potential and opportunities. Especially, strongly favorable policies have been announced for vocational education.

In October 2021, the Central Committee of the Communist Party of China and the General Office of the State Council issued the Opinions on Promoting the High-Quality Development of Modern Vocational Education (《 關 於 推 動 現 代職業教育高質量發展的意見》) (the "Guidelines"). The Guidelines state that vocational education is an important part of the national education system and human resource development of the PRC and that it shoulders the important responsibility of cultivating diverse talents, passing on technical skills, and promoting employment and entrepreneurship. In the new journey of building a socialist modernized country in an all-round way, vocational education has a bright future and great prospects. The Guidelines also set a goal that by 2025, vocational education shall have more distinctive types, a modern vocational education system shall have been basically completed, and the construction of a skill-based society shall advance in an all-round way. The school operation landscape shall become more optimized, and the environment for school operation shall be greatly improved. With the size of vocational undergraduate education enrolment accounting for not less than 10% of the size of higher vocational education enrolment, the appeal and training quality of vocational education shall have improved significantly.

The Vocational Education Law of the People's Republic of China (《中華人民共和國職業教育法》) (the "Vocational Education Law"), newly revised and effective from May 1, 2022, states that vocational education is a type of education that has the same importance as general education, an important part of the national education system and human resource development, and an important way to cultivate diversified talents, inherit technical skills and promote employment and entrepreneurship. At the same time, it encourages the development of various levels and forms of vocational education, promotes the deep participation of enterprises in vocational education, and encourages enterprises to provide high-quality vocational education.

The private higher and vocational education business carried out by the Group is in line with the direction of encouragement and support of national policies, with a strong potential for development in the future.

未來展望

我們認為,中國民辦高等及職業教育行業增 長趨勢穩健,擁有無限潛力和機會。尤其職 業教育迎來了政策的重大利好。

2021年10月,中共中央辦公廳及國務院辦公 廳印發《關於推動現代職業教育高質量發展的 意見》(以下簡稱**《意見》**)。《意見》提出,職業 教育是國民教育體系和人力資源開發的重要 組成部分,肩負著培養多樣化人才、傳承技 術技能、促進就業創業的重要職責。在全 建設社會主義現代化國家新征程中,職業教 育前途廣闊、大有可為。《意見》也明確了到 2025年,職業教育類型特色更加鮮明,現代 職業教育體系基本建成,技能型社會建設全 面推進。辦學格局更加優化,辦學條件大幅 改善,職業本科教育招生規模不低於高等職 業教育招生規模的10%,職業教育吸引力和 培養品質顯著提高。

2022年5月1日起實施的新修訂《中華人民共和 國職業教育法》(以下簡稱《**職業教育法**》),規 定了職業教育是與普通教育具有同等重要地 位的教育類型,是國民教育體系和人力資源 開發的重要組成部分,是培養多樣化人才、 傳承技術技能、促進就業創業的重要途徑。 同時,國家鼓勵發展多種層次和形式的職業 教育,推動企業深度參與職業教育,鼓勵企 業舉辦高質量職業教育。

本集團開展的民辦高等及職業教育業務,符 合國家政策的鼓勵和支持方向,未來存在廣 闊的發展空間。

Business Development Strategies

In order to continue to strengthen the Group's position as a leading private higher education and vocational education group, the Group plans to implement the following business strategies:

Endogenous growth

In order to further promote its endogenous growth, the Group will continue to conduct demand-driven construction of its existing schools and new campuses, improve and acquire school facilities and equipment, improve the quality of education and expand student enrolment scale.

Zengcheng campus of Huali College: In April 2022, the Group began to build three more dormitory buildings with a total gross floor area of approximately 36,000 sq. m. to meet the development needs of the school in the coming years. These dormitory buildings are expected to be put into use in the first half of 2023 and further increase the capacity of Huali College by over 5,000 students.

Jiangmen Yamen campus of Huali Technician College: The new campus of Huali Technician College in Jiangmen is under construction according to the original construction progress. The total planned area of the campus is approximately 253,300 sq. m. (approximately 380 Mu), which is expected to accommodate over 20,000 students. The new campus is expected to be put into use in September 2023.

Optimizing the pricing

The Group will continue to improve the quality of education and gradually optimize the pricing of tuition fees and boarding fees to reflect the changes in market demand, its increasing operating costs and the adjustment of its curriculum offerings. The Group believes that its leading position, established reputation and high-quality teaching services will allow it to further increase tuition fees and boarding fees, while continuing to maintain the market competitiveness of the Group's colleges and schools.

Expanding the vocational education and training business

Leveraging on the Group's strategic advantages in education's operational history, brand reputation, quality of education services, students' employment and resources of college-enterprise cooperation, the Group is actively expanding the vocational education and training business, including adult continuing education qualification improvement, vocational skill level certificate examination training and vocational skill level certification, which is expected to become a new revenue growth point for the Group. The Group expects that the revenue of this business segment will achieve a considerable growth in the future.

業務發展戰略

為繼續鞏固本集團作為領先的民辦高等教育 及職業教育集團的地位,本集團計劃施行以 下業務策略:

內生增長

為進一步推進內生增長,本集團將繼續按需 求建設現有學校及新校區,完善及增設學校 設施設備,提升辦學品質,擴大學校招生規 模。

華立學院增城校區:本集團於2022年4月開始 增建三棟宿舍樓,總建築面積約為36,000平方 米,以滿足未來幾年學校的發展需求。宿舍 樓預期於2023年上半年投入使用,並將進一 步將華立學院的可容納人數增加逾5,000名學 生。

華立技師學院江門崖門校區:華立技師學院 江門新校區正按原有工程進度進行工程建造。 該校區整體規劃面積約為253,300平方米(約 380畝),預期可容納逾20,000名學生。新校 區預期於2023年9月投入使用。

優化定價

本集團將持續提升辦學品質,逐步優化學費 及寄宿費水平,以反映市場需求變化、營運 成本增加與專業及課程設置調整。本集團相 信其領先地位、良好聲譽以及為學生提供優 質教育服務,可讓其進一步上調學費及住宿 費,同時繼續維持本集團院校的市場競爭力。

拓展職業教育培訓業務

憑藉本集團於教育的運營歷史、品牌聲譽、教 育服務品質、學生就業及校企合作資源的戰 略優勢,本集團正積極拓展包括成人繼續教 育學歷提升、職業技能等級證書考試培訓、 職業技能等級認定、政府機構及行業協會的 培訓業務等職業教育培訓業務,預期會成為 本集團新的收入增長點。本集團預計此板塊 的收入未來將會帶來可觀的增長。

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed in this announcement, the Company does not have other future plans for material investments or capital assets.

RECENT DEVELOPMENTS OF REGULATORY FRAMEWORK

Classification Registration

Our business is regulated by, among others, the Law for Promoting Private Education of the PRC (《中華人民共和國民辦教育促進法》). On November 7, 2016, the Decision on Amending the Law for Promoting Private Education of the PRC (Order of the President of the PRC No. 55) (關於修改《中華人民共和國民辦教育促進法》的決定)(中華人民共和國主席令第55號)(the "Amendment") was promulgated. The Amendment came into force on September 1, 2017. The Amendment establishes a new classification system for private schools by whether they are established and operated for profit-making purposes, and the sponsors of private schools may at their own discretion choose to establish non-profit or for-profit private schools.

According to the Implementing Measures on Classification Registration of Private Schools (《民辦學校分類登記實施細則》) (December 30, 2016), if an existing private school chooses to register as a non-profit private school, it shall amend its articles of association in accordance with the relevant laws, continue its school operation and complete new registration formalities. If an existing private school chooses to register as a for-profit private school, it shall make financial settlement of books of account, clarify the ownership of the schools' land, buildings and accumulations with the consent of the relevant departments of the people's government at or below the provincial level, pay relevant taxes and fees, obtain new school operation licenses, apply for re-registration and continue the school operations.

The Amendment is silent on the specific measures regarding how existing schools can choose to become for-profit private schools, which, according to the Amendment, shall be regulated by the corresponding laws and regulations to be promulgated by the local government authorities. The Guangdong government has promulgated implementation regulations under the Amendment, including the Implementation Opinions of the Government of Guangdong Province on Encouraging the Operation of Education by Social Forces and Promoting the Healthy Development of Private Education (《廣東省人民政府關於鼓勵社會力量 興辦教育促進民辦教育健康發展的實施意見》) promulgated by the Government of Guangdong Province on April 24, 2018, the Implementation Measures for the Supervision and Administration of For-Profit Private Schools (《關於營利性民辦學 校監督管理實施辦法》), which were issued jointly by the Department of Education of Guangdong Province and Department of Market Supervision and Administration of Guangdong Province and came into effect on December 30, 2018, and the

重大投資或資本資產的未來計 劃

除本公告所披露者外,本公司並無其他重大 投資或資本資產的未來計劃。

監管框架的近期發展

分類登記

我們的業務受(其中包括)《中華人民共和國民 辦教育促進法》規管。《關於修改<中華人民共 和國民辦教育促進法>的決定》(中華人民共和 國主席令第55號)(「修正案」)於2016年11月7 日頒佈並於2017年9月1日生效。修正案建立 全新的民辦學校分類制度,基於是否為營利 而成立及營運而分類,民辦學校舉辦者可自 行選擇成立非營利性或營利性民辦學校。

根據《民辦學校分類登記實施細則》(2016年12 月30日),現有民辦學校選擇登記為非營利性 民辦學校的,應當依法修改學校章程,繼續 辦學,履行新的登記手續。現有民辦學校選 擇登記為營利性民辦學校的,應當進行財務 清算,經省級以下人民政府有關部門和相關 機構依法明確土地、校舍、辦學積累等財產 的權屬並繳納相關税費,辦理新的辦學許可 證,重新登記,繼續辦學。

修正案並未訂明與現有學校如何選擇成為營 利性民辦學校有關的具體措施,根據修正案, 營利性民辦學校受地方政府部門頒佈的相關 法律及法規規管。廣東政府已根據修正案頒 佈若干實施條例,包括廣東省政府於2018年 4月24日頒佈的《廣東省人民政府關於鼓勵社 會力量興辦教育促進民辦教育健康發展的實 施意見》,廣東省教育廳、廣東省人力資源和 社會保障廳、廣東省市場監督管理局聯合頒 Implementation Measures on Classification Registration of Private Schools (《關於民辦 學 校 分 類 登 記 實 施 辦 法 》), which were issued jointly by the Department of Education of Guangdong Province, Department of Human Resources and Social Security of Guangdong Province, Department of Civil Affairs of Guangdong Province, Guangdong Provincial Committee of the Communist Party of China Organization Committee Office and Department of Market Supervision and Administration of Guangdong Province and came into effect on December 30, 2018.

The above local regulations provide a framework procedure for the classification and registration of existing private schools in relevant provinces as for-profit private schools or non-profit private schools, but do not further specify the process of classification and registration, for example, (i) when should we notify the relevant authorities regarding our decision for our schools to be for-profit or non-profit schools; (ii) the preferential tax treatments that may be enjoyed by a for profit school or a non-profit school, respectively; (iii) whether respective public funding can be obtained by a for-profit school and a non-profit school; and (iv) respective costs for a for-profit and a non-profit school to obtain land use rights.

Under the existing regulatory environment and based on the current interpretation of the Amendment and the relevant implementing regulations, we intend to register our three schools as for-profit private schools subject to the further detailed local rules and regulations regarding the conversion of existing schools as and when promulgated and brought into effect by relevant local government authorities.

There are uncertainties regarding the interpretation and application of the Amendment with respect to various aspects of the operations of private schools, such as the respective preferential tax treatment which may be enjoyed by forprofit private schools and non-profit private schools. Accordingly, as of the date of this announcement, we were not able to fully evaluate or quantify the potential impact that the implementation of the Amendment may have on our business operations.

The Implementation Rules

On April 7, 2021, the State Council issued the Implementation Rules for the Law for Promoting Private Education of the PRC (《中華人民共和國民辦教育促進法實施 條 例 》) (the "Implementation Rules") and the Implementation Rules have been effective from September 1, 2021.

Based on our current understanding and interpretation of the Implementation Rules, there would not be any substantive implications for the legal framework of any of our PRC operation. We intend to register our three schools as for-profit private schools in light of the Amendment and the relevant implementing regulations in effect.

佈並於2018年12月30日生效的《關於營利性民 辦學校監督管理實施辦法》,以及廣東省教育 廳、廣東省人力資源和社會保障廳、廣東省民 政廳、中共廣東省委機構編製委員會辦公室 及廣東省市場監督管理局聯合發佈並於2018 年12月30日生效的《關於民辦學校分類登記實 施辦法》。

上述地方性法規規定了有關省份現有民辦學校分類和註冊為營利性民辦學校或非營利性 民辦學校的框架程式,但未進一步具體説明 分類和註冊的過程,例如(i)我們應於何時就我 們的學校成為營利性學校或非營利性學校的 決定通知相關部門:(ii)營利性學校或非營利性 學校各自可享有的優惠税收待遇;(iii)營利性 學校及非營利性學校是否可取得公眾資金; 及(iv)營利性學校及非營利性學校取得土地使 用權的相關成本。

根據現時監管環境及按修正案的現有詮釋以 及相關實施條例,待有關地方政府部門頒佈 並實施有關轉設現有學校的詳細地方規則及 條例後,我們擬將三所學校註冊為營利性民 辦學校。

修正案在民辦學校運營多個方面的詮釋及應 用仍不確定,例如營利性民辦學校及非營利 性民辦學校分別可享受的税收優惠待遇。因 此,截至本公告日期,我們無法全面評估或 量化實施修正案對我們的業務營運可能造成 的潛在影響。

實施條例

《中華人民共和國民辦教育促進法實施條例》 (「實施條例」)由國務院於2021年4月7日頒 佈。實施條例已於2021年9月1日生效。

基於我們目前對實施條例的理解與詮釋,任 何中國營運的法律框架不會受到重大影響。 鑒於修正案及現行的相關實施規定,我們擬 將三所學校註冊為營利性民辦學校。

Pursuant to the Implementation Rules, public schools shall not sponsor or participate in sponsoring for-profit private schools while public schools of vocational education could absorb the capital, technology, management and other elements of enterprises to sponsor or participate in sponsoring for-profit private schools of vocational education.

In addition, the Implementation Rules will not have any impact on our expansion strategy through acquisition.

FINANCIAL REVIEW

Revenue

The Group's revenue mainly represents income derived from tuition fees and boarding fees for the education services provided in the normal course at its PRC operating schools. For the year ended August 31, 2022, the Group's revenue was approximately RMB907.8 million, representing an increase of approximately 3.0% year-on-year from approximately RMB881.7 million for the corresponding period of last year, which was attributable to the increases in both student enrolment and average tuition fees during the Reporting Period.

Cost of Sales

Cost of sales consists primarily of staff costs, depreciation and amortisation, joint tuition support fees, school consumables, property management and maintenance fees, utilities expenses and others. For the year ended August 31, 2022, the Group's cost of sales amounted to approximately RMB425.6 million, increased by approximately 3.5% year-on-year from approximately RMB411.1 million for the year ended August 31, 2021.

Gross Profit and Gross Profit Margin

For the year ended August 31, 2022, the Group recorded a gross profit of approximately RMB482.2 million, representing an increase of approximately 2.5% year-on-year from approximately RMB470.5 million for the year ended August 31, 2021. For the year ended August 31, 2022, the Group achieved a gross profit margin of 53.1% down by 0.3 percentage points year-on-year as compared with the corresponding period of last year. The growth in gross profit was mainly attributable to the increasing average tuition fees and student enrolment, while partially offset by the increase in cost of sales for the year ended August 31, 2022.

Selling Expenses

Selling expenses, primarily consisting of marketing staff costs, promotion expenses and other expenses, decreased by approximately 23.8% from approximately RMB26.1 million for the year ended August 31, 2021 to approximately RMB19.9 million for the year ended August 31, 2022, which was due to a decrease in promotion expenses resulting from the change in marketing strategies for the 2021/2022 academic year. 根據實施條例,公辦學校不得舉辦或參與舉 辦營利性民辦學校,但實施職業教育的公辦 學校可以吸引企業的資本、技術、管理等要 素,舉辦或者參與舉辦實施職業教育的營利 性民辦學校。

此外,實施條例不會對我們透過收購而擴張 的策略造成任何影響。

財務回顧

收入

本集團的收入主要為來自其中國營運學校正 常課程中提供的教育服務的學費及寄宿費的 收入。截至2022年8月31日止年度,本集團的 收入約人民幣907.8百萬元,較去年同期約人 民幣881.7百萬元增加約3.0%,得益於報告期 間內就讀學生人數及平均學費均有所增加。

銷售成本

銷售成本主要包括僱員開支、折舊及攤銷、 管理費、學校消耗品、物業管理及維護費、 公用服務開支及其他。截至2022年8月31日止 年度,本集團的銷售成本約人民幣425.6百萬 元,較截至2021年8月31日止年度約人民幣 411.1百萬元增加約3.5%。

毛利及毛利率

截至2022年8月31日止年度,本集團錄得毛利 約人民幣482.2百萬元,較截至2021年8月31 日止年度約人民幣470.5百萬元增加約2.5%。 截至2022年8月31日止年度,本集團實現毛利 率53.1%,較去年同期下降0.3個百分點。毛 利增長主要得益於平均學費及就讀學生人數 增加,部分被截至2022年8月31日止年度的銷 售成本增加所抵銷。

銷售開支

銷售開支主要包括有關營銷人員的僱員開支、 推廣開支及其他開支,由截至2021年8月31日 止年度約人民幣26.1百萬元,下降約23.8%至 截至2022年8月31日止年度約人民幣19.9百萬 元,乃由於2021/2022學年的營銷策略改變, 令推廣開支減少。

Administrative Expenses

Administrative expenses primarily consist of administrative staff costs, traveling and entertainment expenses, depreciation of property, plant and equipment relating to office buildings, office expenses, utilities expenses, auditors' remuneration and other miscellaneous expenses. Administrative expenses increased by approximately 11.6%, from RMB103.2 million for the year ended August 31, 2021 to approximately RMB115.2 million for the year ended August 31, 2022.

Other Income

Other income primarily consists of rental income, government subsidies, training service income, bookselling income and others. For the year ended August 31, 2022, the Group recorded other income of approximately RMB35.9 million, representing an increase of approximately 2.3% year-on-year from approximately RMB35.1 million for the year ended August 31, 2021.

Other Gains/(Losses) — Net

Other gains/(losses) — net primarily consist of compensation fee for the Conversion of Huali College, net exchange gains/(losses), losses on disposals of property, plant and equipment, fair value gains on investment properties and others. For the year ended August 31, 2022, the Group's other gains amounted to approximately RMB1.1 million, representing an increase of approximately RMB153.0 million year-on-year compared with approximately RMB151.9 million losses for the year ended August 31, 2021. It was mainly attributable to the compensation fee for the Conversion of Huali College for the corresponding period of last year.

Finance Expenses — Net

The Group's finance expenses — net include any costs incurred by interest expenses on bank and other borrowings (after deducting amounts capitalised in the cost of property, plant and equipment), interest expenses on discount of compensation payable for the Conversion of Huali College and interest income generated from bank deposits. For the year ended August 31, 2022, the Group recorded finance expenses of approximately RMB111.1 million, representing an increase of approximately 75.0% year-on-year as compared with approximately RMB63.5 million for the year ended August 31, 2021, which was mainly attributable to the increase in bank and other borrowings raised during the year ended August 31, 2022, the Group recorded finance income of approximately RMB6.1 million, representing a decrease of approximately 30.7% year-on-year as compared with approximately RMB8.7 million for the year ended August 31, 2021.

Profit Before Taxation

For the year ended August 31, 2022, the Group recorded a profit before taxation of approximately RMB278.9 million, representing an increase of approximately 64.4% year-on-year from approximately RMB169.6 million for the year ended August 31, 2021.

行政開支

行政開支主要包括有關行政人員的僱員開支、 差旅及接待開支、有關辦公大樓的物業、廠房 及設備折舊、辦公室開支、公用服務開支、 核數師酬金及其他雜項開支。行政開支由截 至2021年8月31日止年度的人民幣103.2百萬 元,增加約11.6%至截至2022年8月31日止年 度約人民幣115.2百萬元。

其他收入

其他收入主要包括租金收入、政府補貼、培訓 服務收入、圖書銷售收入及其他。截至2022 年8月31日止年度,本集團錄得其他收入約人 民幣35.9百萬元,較截至2021年8月31日止年 度約人民幣35.1百萬元增加約2.3%。

其他收益/(虧損)淨額

其他收益/(虧損)淨額主要包括華立學院轉 設補償費、匯兑收益/(虧損)淨額、出售物 業、廠房及設備的虧損、投資物業公平值收益 及其他。截至2022年8月31日止年度,本集團 的其他收益約人民幣1.1百萬元,較截至2021 年8月31日止年度的其他虧損約人民幣151.9 百萬元增加約人民幣153.0百萬元,主要是由 於去年同期間內的華立學院轉設補償費。

財務開支淨額

本集團的財務開支淨額包括銀行及其他借款的 利息開支產生的成本(扣除已資本化入物業、 廠房及設備成本的金額後)、應付華立學院轉 設補償款項的已貼現利息開支及銀行存款產 生的利息收入。截至2022年8月31日止年度, 本集團錄得財務開支約人民幣111.1百萬元, 較截至2021年8月31日止年度約人民幣63.5百 萬元增加約75.0%,主要由於截至2022年8月 31日止年度籌集的銀行及其他借款增加。截 至2022年8月31日止年度,本集團錄得財務收 入約人民幣6.1百萬元,較截至2021年8月31 日止年度約人民幣8.7百萬元下降約30.7%。

税前利潤

截至2022年8月31日止年度,本集團錄得税 前利潤約人民幣278.9百萬元,較截至2021年 8月31日止年度約人民幣169.6百萬元增加約 64.4%。

Taxation

For the year ended August 31, 2022, the Group recorded approximately RMB19.2 million in taxation, representing a decrease of approximately 26.8% year-on-year from approximately RMB26.2 million for the year ended August 31, 2021. As of August 31, 2022, the Group did not have any taxation related disputes with any authorities, or any other unresolved taxation issues.

Adjusted Net Profit

Adjusted net profit under non-HKFRSs financial measures is defined as profit for the year attributable to owners of the Company excluding non-recurring compensation fee for the Conversion of Huali College in May 2021, interest expenses on discount of compensation payable for the Conversion of Huali College, net exchange gains/(losses) and fair value gains on investment properties. As such items are non-recurring in nature and not related to the performance of the Group's operation, the Directors consider that the presentation of the Group's adjusted net profit under non-HKFRSs financial measures by eliminating the impact of certain non-recurring items can reflect the operational performance better during the respective years. Furthermore, the Group's management also uses the non-HKFRSs financial measures to assess the Group's operating performance and formulate business plans. The Group believes that the non-HKFRSs financial measures provide useful information to the investors about its core business operations, which they can use to evaluate the Group's operating results and understand its consolidated results of operations in the same manner as the management.

税項

截至2022年8月31日止年度,本集團錄得税項 約人民幣19.2百萬元,較截至2021年8月31日 止年度約人民幣26.2百萬元下降約26.8%。截 至2022年8月31日,本集團並無與任何政府部 門存在任何税務相關爭議,亦無任何其他未 解決的税務問題。

經調整純利

非香港財務報告準則財務計量方法下的經調 整純利定義為本公司擁有人應佔年內利潤,不 包括2021年5月華立學院轉設非經常補償費、 應付華立學院轉設補償款項的已貼現利息開 支、匯兑收益/(虧損)淨額及投資物業公平 值收益。由於該等項目為非經常性質,與本 集團的經營表現無關,董事認為,透過消除 若干非經常性項目的影響而呈列本集團於非 香港財務報告準則財務計量方法下的經調整 純利,能更好地反映各年度的經營表現。此 外,本集團管理層亦使用非香港財務報告準 則財務計量方法評估本集團的經營表現及制 定業務計劃。本集團相信,非香港財務報告 準則財務計量方法為投資者提供了有關本集 團核心業務經營的有用資料,投資者可用於 評估本集團的經營業績並以與管理層相同的 方式理解本集團的合併經營業績。

The following table sets forth a reconciliation of the Group's adjusted net profit under non-HKFRSs financial measures for the years indicated to that prepared in accordance with HKFRSs financial measures: 下表載列本集團於所示年度在非香港財務報 告準則財務計量方法下的經調整純利與按香 港財務報告準則編製的純利之對賬:

				Year ended A 截至8月31	-
				<u>≣</u> <u>2022</u>	日
				2022年	2021年
				RMB'000	RMB'000
				人民幣千元	人民幣千元
	onciliation of net profit to adjusted	純利與經調整純利之對賬			
	et profit	年度純利		250 794	142 450
	profit for the year			259,784	143,459
	ompensation fee for the Conversion of Huali College ⁽¹⁾	一華立學院轉設補償費的			150.940
	iterest expenses on discount of compensation	雁付蒜立嶨院輔設斌偿款頂的	-	_	150,849
	payable for the Conversion of Huali College ⁽²⁾	已貼現利息開支(2)	9	4,736	1,159
	et exchange (gains)/losses ⁽³⁾	一匯兑(收益)/虧損淨額 ³⁾		(482)	18,242
	air value gains on investment properties ⁽⁴⁾	一投資物業公平值收益(4)		(200)	(14,561)
fi	nancial measures	的經調整純利		263,838	299,148
Notes	:		附註:		
(1)	Compensation fee for the Conversion of Huali C compensation fee to Guangdong University of Techr August 31, 2021. The Group did not expect to incur c	nology incurred during the year ended	(1)	華立學院轉設補償費主要 止年度對廣東工業大學產 集團預計將不會於未來年	生的一次性補償費。本
(2)	The compensation fee for the Conversion of Hu paid in three installments and in an aggregate an RMB53,340,000, RMB53,330,000 and RMB53,330,00 October 31, 2022 and October 31, 2023 respectively recognized at the fair value of RMB150,849,000 by o the effective interest rate. Upon the payment of suc discount impact would accrue.	nount of RMB160,000,000, of which 00 shall be paid by October 31, 2021, 7. The compensation fee was therefore discounting the future cash flows using	(2)	華立學院轉設補償款項已 計人民幣160,000,000元、 元、人民幣53,330,000元、 分別須於2021年10月31日 2023年10月31日前支付。 用實際利率貼現未來現金; 150,849,000元確認。概無 一次性補償款項後產生。	其中人民幣53,340,000 及人民幣53,330,000元 3、2022年10月31日及 5 因此,補償費透過使 流量,按公平值人民幣
(3)	Net exchange (gains)/losses represent foreign excha- settlement of foreign currency transactions and from rates of monetary assets and liabilities denominated in	the translation at year-end exchange	(3)	匯兑(收益)/虧損淨額指 年末匯率換算以外幣計值; 生的匯兑(收益)/虧損。	
(4)	Fair value gains on investment properties represent investment properties held for the year end August 3 year. It's non-recurring in nature and not related	31, 2022 compared to that of previous	(4)	投資物業公平值收益指截 度持有的投資物業的市值 項目為非經常性質,與本約	相比去年有所增加。該

operation.

Property, Plant and Equipment

As at August 31, 2022, the Group's property, plant and equipment amounted to approximately RMB4,152.6 million, representing an increase of approximately 12.0% year-on-year from approximately RMB3,708.9 million recorded as at August 31, 2021. Such increase was a result of the establishment of new campus in Jiangmen, Guangdong Province, including the construction of Jiangmen campus of Huali College and the construction of Jiangmen campus of Huali Technician College.

Capital Expenditures

For the year ended August 31, 2022, the Group recorded approximately RMB605.4 million in capital expenditures, representing a decrease of approximately 47.3% from approximately RMB1,148.5 million for the year ended August 31, 2021, which was mainly due to the payment for the land purchase of Jiangmen campus of Huali College during the corresponding period of last year, and the decrease in the expenditure for constructing new campus buildings for the year ended August 31, 2022 as compared with the corresponding period of last year.

Bank Balances and Cash

As at August 31, 2022, the Group had bank balances and cash of approximately RMB805.3 million, representing a decrease of approximately 9.8% from approximately RMB893.0 million as at August 31, 2021.

Liquidity, Financial Resources and Debt Ratio

As at August 31, 2022, the Group had liquid funds (representing bank balances and cash and financial assets at amortized cost) of approximately RMB805.3 million (August 31, 2021: RMB899.4 million) and borrowings of approximately RMB2,449.4 million (August 31, 2021: RMB2,320.4 million).

The Group's debt ratio as at August 31, 2022, represented by borrowings as a percentage of total assets, was 36.7% (August 31, 2021: 36.7%).

Foreign Exchange Risk Management

For the Group's operation in the PRC, the major revenue and expenses are denominated in RMB, while there are certain monetary assets and monetary liabilities that are denominated in Hong Kong dollars and United States dollars, which would expose the Group to foreign exchange risk. The Group currently does not have a foreign currency hedging policy. However, the management of the Company monitors foreign exchange exposure and will consider hedging significant foreign currency exposure when the need arises.

物業、廠房及設備

於2022年8月31日,本集團的物業、廠房及 設備約人民幣4,152.6百萬元,較於2021年8 月31日錄得的約人民幣3,708.9百萬元增加約 12.0%。該增加乃由於在廣東省江門建立新校 區,包括華立學院江門校區工程和華立技師 學院江門校區工程。

資本開支

截至2022年8月31日止年度,本集團錄得資本 開支約人民幣605.4百萬元,較截至2021年8 月31日止年度約人民幣1,148.5百萬元下降約 47.3%,主要是由於去年同期間內支付華立學 院江門校區購買土地款,以及截至2022年8月 31日止年度新校區建設校舍支出較去年同期 減少所致。

銀行結餘及現金

於2022年8月31日,本集團的銀行結餘及現金 約人民幣805.3百萬元,較於2021年8月31日 約人民幣893.0百萬元下降約9.8%。

流動資金、財務資源及債務比率

於2022年8月31日,本集團的流動資金(為 銀行結餘及現金與按攤餘成本入賬的金融 資產)約人民幣805.3百萬元(於2021年8月31 日:人民幣899.4百萬元),以及借款約人民 幣2,449.4百萬元(於2021年8月31日:人民幣 2,320.4百萬元)。

本集團於2022年8月31日的債務比率(以借款 佔總資產的百分比表示)為36.7%(於2021年8 月31日:36.7%)。

外匯風險管理

就本集團於中國的業務而言,主要收入及開 支以人民幣計值,並有若干貨幣資產及貨幣 負債以港元及美元計值,令本集團承受外匯 風險。本集團現時並無外幣對沖政策。然而, 本公司管理層監察外匯風險,並將在有需要 時考慮對沖重大外幣風險。

Material Acquisitions and Disposals

The Group did not have any material acquisitions or disposals for the year ended August 31, 2022.

Charge on the Group's Assets

As at August 31, 2022, the Group pledged the charging right of the service fees from Huali Technician College, Huali Vocational College and Huali College, owned by a group entity according to the contractual arrangements and the equity interest of certain group entities as securities for the banking facilities granted to the Group.

Save as disclosed above, there was no other material charge on the Group's assets as at August 31, 2022.

Contingent Liabilities

As at August 31, 2022, the Group had no significant contingent liabilities.

重大收購及出售

截至2022年8月31日止年度,本集團並無任何 重大收購或出售。

本集團資產抵押

於2022年8月31日,本集團以根據合約安排的 集團實體擁有的華立技師學院、華立職業學 院及華立學院的服務費收費權及若干集團實 體的股權質押,作為授予本集團的銀行信貸 的擔保。

除上文所披露者外,於2022年8月31日,本集 團並無抵押其他重大資產。

或然負債

於2022年8月31日,本集團並無重大或然負 債。

As at the date of this report, our Board consists of seven Directors, including four executive Directors and three independent non-executive Directors.

EXECUTIVE DIRECTORS

Mr. ZHANG Zhifeng (張智峰), aged 56, is the founder of the Group. He was first appointed as the first Director on May 24, 2016, was redesignated as the chairman of the Board and an executive Director on December 18, 2017 and was appointed as chief executive officer on November 19, 2021. Mr. Zhang was also appointed as the chairman of the Nomination Committee on August 16, 2019. He is primarily responsible for the overall management and strategic development of the Group.

In addition to his contribution to the Group, Mr. Zhang was a member of the 8th and 9th Zengcheng City Committee of the Chinese People's Political Consultative Conference (中國人民政治協商會議增城市第八屆、第九屆委員會) and a special committee member of the 11th Guangdong Provincial Committee of the Chinese People's Political Consultative Conference (中國人民政治協商會議第十一屆廣東省委員會). Mr. Zhang was awarded "Special Contribution Award for Private Education of the 70th Anniversary of the Founding of the People's Republic of China" (建國 70週年民辦教育特殊貢獻獎) by the Institute of Educational Chinese Academy of Management Science (中國管理科學研究院教育科學研究院諮詢部) in April 2019.

Mr. Zhang's dedication to education has been well recognized. The following sets out the awards received by him:

於本報告日期,本公司董事會由七名董事組 成,包括四名執行董事及三名獨立非執行董 事。

執行董事

張智峰先生,56歲,為本集團創始人,於 2016年5月24日首次獲委任為首位董事,於 2017年12月18日調任為董事會主席兼執行董 事,並於2021年11月19日獲委任為首席執行 官。張先生亦於2019年8月16日獲委任為提名 委員會主席。彼主要負責本集團的整體管理 及策略發展。

除對本集團的貢獻外,張先生亦曾擔任中國 人民政治協商會議增城市第八屆、第九屆委 員會委員與中國人民政治協商會議第十一屆 廣東省委員會特聘委員。張先生於2019年4月 獲中國管理科學研究院教育科學研究所與中 國管理科學研究院諮詢部頒發「建國70週年民 辦教育特殊貢獻獎」。

張先生對教育的貢獻獲廣泛認可,以下為所 獲授的獎項:

Date 日期	Awards 獎項	Awarding authority 頒獎機關
July 2005	"2005 Outstanding Persons of Education Innovation in China" ("2005全國傑出教育 創新人物")	Jointly presented by Chinese Academy of Management Science (中國管理科學研究 院), China Society for Futures Studies (中國 未來研究會) and School of Education, Peking University (北京大學教育學院)
2005年7月	「2005全國傑出教育創新人物」	中國管理科學研究院、中國未來研究會及北京 大學教育學院聯合頒授
September 2005	"Outstanding Contribution Award" presented by Innovation and Development of Private Education in China and Educational, Scientific and Cultural Award of Anna Chan Chennault Campaign (中國民辦教育創新與發展、陳香梅 教科文獎表彰活動"特殊貢獻獎")	Jointly presented by Office for Educational, Scientific and Cultural Award of Anna Chan Chennault (陳香梅教科文獎辦公室) and China Adult Education Association (中國成人 教育協會)
2005年9月	中國民辦教育創新與發展、陳香梅教科文獎表 彰活動「特殊貢獻獎」	陳香梅教科文獎辦公室與中國成人教育協會聯 合頒授

Date 日期	Awards 獎項	Awarding authority 頒獎機關
April 2019	"Special Contribution Award for Private Education of the 70th Anniversary of the Founding of the People's Republic of China" (建國70週年民辦教育特殊貢獻獎)	Jointly presented by Institute of Educational Chinese Academy of Management Science (中 國管理科學研究院教育科學研究所) and China Academy of Management Science Advisory Department (中國管理科學研究院諮詢部)
2019年4月	「建國70週年民辦教育特殊貢獻獎」	中國管理科學研究院教育科學研究所與中國管理 科學研究院諮詢部聯合頒授
September 2020	"Outstanding Persons for 40 Years of Private Education of Guangdong" (廣東民辦教育四十 週年突出貢獻人物)	Guangdong Province Private Education Association (廣東省民辦教育協會)
2020年9月	「廣東民辦教育四十週年突出貢獻人物」	廣東省民辦教育協會

Mr. Zhang is the father of Mr. Zhang Yude, an executive Director.

Mr. YE Yaming (葉雅明**)**, aged 63, was appointed as an executive Director and chief executive officer of the Company on December 18, 2017, and resigned as chief executive officer of the Company with effect from November 19, 2021. Mr. Ye was also appointed as a member of the Remuneration Committee on August 16, 2019. He is primarily responsible for the overall operation and management of the Group.

Mr. Ye's dedication to education has been well recognized. The following sets out the awards received by him:

張先生為執行董事張裕德先生之父。

葉雅明先生,63歲,於2017年12月18日獲 委任為本公司執行董事兼首席執行官,並自 2021年11月19日起辭任本公司首席執行官。 葉先生亦於2019年8月16日獲委任為薪酬委員 會成員。彼主要負責本集團的整體營運及管 理。

葉先生對教育的貢獻獲廣泛認可,以下為所 獲授的獎項:

Date 日期	Awards 獎項	Awarding authority 頒獎機關
September 1994	"Outstanding Educator of Vocational Training in Guangdong Province" (廣東省就業培訓優秀 教師)	Guangdong Provincial Labor Department (廣東省 勞動廳) (currently known as the Department of Human Resources and Social Security of Guangdong Province (廣東省人力資源和社會保 障廳))
1994年9月	「廣東省就業培訓優秀教師」	廣東省勞動廳(現稱廣東省人力資源和社會保障 廳)
March 1998	Advanced Worker of the Labor System in the City (全市勞動系統先進工作者)	Qingyuan Labor Bureau (清遠市勞動局) (currently known as Qingyuan Municipal Human Resources and Social Security Bureau (清遠市人 力資源和社會保障局))
1998年3月	全市勞動系統先進工作者	清遠市勞動局(現稱清遠市人力資源和社會保障 局)
September 2004	"Guangzhou Outstanding Educator" (廣州市優 秀教師(教育工作者))	Jointly presented by Guangzhou Education Bureau (廣州市教育局) and Guangzhou Education Foundation (廣州市教育基金會)
2004年9月	「廣州市優秀教師(教育工作者)」	廣州市教育局與廣州市教育基金會聯合頒授

Mr. ZHANG Yude (張裕德), aged 31, was appointed as a non-executive Director of the Company on December 18, 2017 and re-designated from a non-executive Director to an executive Director and appointed as the chief operating officer of the Company on November 19, 2021. He is primarily responsible for the overall operation of the Group.

Mr. Zhang has been the assistant to the chairman of Huali Investment since December 2015. Prior to joining the Group, Mr. Zhang served as a financial analyst at Mandarin Investment Group in California from May 2014 to December 2015.

Mr. Zhang Yude is the son of Mr. Zhang Zhifeng, the chairman of the Board and an executive Director.

Mr. ZOU Kang (鄒康**)**, aged 55, was appointed as an executive Director of the Company on November 19, 2021. He is primarily responsible for vocational training business of the Group and daily operation and management of Huali Technician College.

Mr. Zou has intensive experience in both management and research for technical education and professional training. He has been the President and the Secretary of Party Committee of Guangdong Province Huali Technician College (廣東省華立技師學院) since September 2018. Prior to joining the Group, Mr. Zou successively served as the faculty member, the deputy director of Academic & Student Affairs Department, the director of President's Office, the President Assistant, the Deputy President, the President, and the Secretary of Party General Branch of Jiangmen Technician College (江門市技師學院) (previously known as 江門市高級技工學校), from December 1992 to August 2018. He was awarded the Provincial Prominent Teacher of Technician Colleges of Guangdong in 1995, the Prominent President of Jiangmen City in 2002, and the Prominent President of Guangdong Technician Colleges in 2011.

Mr. Zou obtained a Bachelor of Science degree in Mathematics from the Jiangxi Normal University (江西師範大學) in the PRC in July 1988 and obtained the Training Course Certificate of Graduate Students from the South China Normal University (華南師範大學) in the PRC in May 1996. He obtained the Senior Lecturer Professional Title in Mathematics in 1999 and was selected as the national supervisor of technician colleges by the Ministry of Human Resources and Social Security of the PRC in 2009.

張裕德先生,31歲,於2017年12月18日獲委 任為本公司非執行董事,並於2021年11月19 日由非執行董事調任為執行董事及獲委任為 本公司首席運營官。彼主要負責本集團的整 體運營。

張先生自2015年12月起擔任華立投資董事長 助理。加入本集團前,張先生曾於2014年5 月至2015年12月擔任加利福尼亞州Mandarin Investment Group的財務分析師。

張裕德先生為董事會主席兼執行董事張智峰 先生之子。

鄒康先生,55歲,於2021年11月19日獲委任 為本公司執行董事。彼主要負責本集團的職 業培訓業務與華立技師學院的日常經營管理。

鄒先生在技術教育及專業培訓管理及研究方 面均擁有豐富經驗。彼自2018年9月起擔任廣 東省華立技師學院院長兼黨委書記。加入本 集團前,鄒先生於1992年12月至2018年8月 先後擔任江門市技師學院(前稱江門市高級技 工學校)教員、學術與學生事務部副部長、校 長辦公室主任、校長助理、副校長、校長及黨 委書記。彼於1995年被評為廣東省技工學院 省級優秀教師,於2002年被評為江門市優秀 校長,於2011年被評為廣東省技工學院省級 優秀校長。

鄒先生於1988年7月取得中國江西師範大學數 學理學學士學位,於1996年5月取得中國華南 師範大學研究生結業證書。彼於1999年獲得 數學高級講師職稱,於2009年被中國人力資 源及社會保障部選為全國技工院校國家級督 導員。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. CHIU Lai Kuen Susanna (趙麗娟), **M.H., J.P.**, aged 62, was appointed as an independent non-executive Director and the chairman of the Audit Committee on July 17, 2020. She is primarily responsible for supervising the compliance and corporate governance matters of the Group and providing independent opinions and advice to the Board.

Ms. Chiu has been serving as an independent non-executive director of Nanyang Commercial Bank since May 2018; an independent non-executive director of Kato (Hong Kong) Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 2189), since May 2019; an independent nonexecutive director of Huijing Holdings Company Limited, a company listed on the Main Board of the Stock Exchange (stock code: 9968), since December 2019; and an independent director of Songz Automobile Air Conditioning Co. Ltd. (上海加冷松芝汽車空調股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 002454), since May 2020; an independent nonexecutive director of China Oilfield Services Limited, a company both listed on the Shanghai Stock Exchange (stock code: 601808) and the Main Board of the Stock Exchange (stock code: 2883), since June 2021. From 2006 to 2019, she served as a senior vice president, a director (Eastern and Central China) and a consultant in various member companies of the Fung Group, which is principally engaged in trading, distribution, logistics and retailing businesses. She was previously the chief operating officer and the senior vice president of business development and corporate affairs of DVN Holdings Company Limited (currently known as Frontier Services Group Limited), a company listed on the Main Board of the Stock Exchange (stock code: 500).

Ms. Chiu is currently a member of The Chinese People's Political Consultative Conference of Shanghai, the council treasurer of the Education University of Hong Kong, and a member of the Women's Commission. Ms. Chiu was awarded the Medal of Honor by the Hong Kong Government in 2013 for her achievement and dedication in public services, especially in relation to the accounting profession. She was also awarded the "Outstanding Business Women Award" by Hong Kong Commercial Daily in 2017.

Ms. Chiu graduated with Class One Honours in Economics from the University of Sheffield in the United Kingdom in 1982 and obtained an Executive Master of Business Administration degree from the Chinese University of Hong Kong in Hong Kong in 1997.

獨立非執行董事

趙麗娟女士,M.H.,J.P,62歲,於2020年7 月17日獲委任為獨立非執行董事及審核委員 會主席。彼主要負責監察本集團的合規及企 業管治事宜並向董事會提供獨立意見及建議。

趙女士自2018年5月起擔任南洋商業銀行獨 立非執行董事,自2019年5月起擔任嘉濤(香 港)控股有限公司(聯交所主板上市公司)(股 份代號:2189)獨立非執行董事,自2019年12 月起擔任匯景控股有限公司(聯交所主板上市 公司)(股份代號:9968)獨立非執行董事,自 2020年5月起擔任上海加冷松芝汽車空調股 份有限公司(深圳證券交易所上市公司)(股份 代號:002454)獨立董事,自2021年6月起擔 任中海油田服務股份有限公司(同時於上海證 券交易所(股份代號:601808)及聯交所主板 (股份代號:2883)上市的公司)獨立非執行董 事。於2006年至2019年,彼於馮氏集團多家 成員公司擔任高級副總裁、董事(華東及華中 區)及顧問,該集團主要從事貿易、分銷、物 流及零售業務。彼曾任天地數碼(控股)有限 公司(現稱先豐服務集團有限公司)(聯交所主 板上市公司)(股份代號:500)營運總監以及 業務發展及公司事務高級副總裁。

趙女士現任上海市政協委員、香港教育大學 校董會司庫及婦女事務委員會成員。趙女士 於2013年獲香港政府頒授榮譽勳章,嘉許其 傑出成就及對公共服務的熱誠,尤其是對會 計專業的貢獻。彼亦於2017年獲香港商報頒 授「傑出專業女性」大獎。

趙女士於1982年畢業於英國謝菲爾德大學, 獲得經濟學一級榮譽學位,並於1997年獲得 香港中文大學高級管理人員工商管理碩士學 位。

Mr. YANG Ying (楊英), aged 64, was appointed as an independent nonexecutive Director, the chairman of the Remuneration Committee and a member of the Audit Committee and the Nomination Committee on August 16, 2019. He is primarily responsible for supervising the compliance and corporate governance matters of the Group and providing independent opinions and advice to the Board.

Mr. Yang is a professor of the School of Economics and the dean of Investment Economics Department at Jinan University (暨南大學). Mr. Yang joined Jinan University in April 1988, at which he was successively a teaching assistant, lecturer and associate professor at the School of Economics before his current position. Prior to joining Jinan University, Mr. Yang was a teaching assistant in finance at Guangdong Institute for Nationalities (廣東民族學院財經系) from September 1987 to April 1988.

Apart from his teaching career, Mr. Yang has played an active role in civic engagements. He was a member of the Standing Committee of the 11th and 12th People's Congress of Guangdong Province (第十一屆及第十二屆廣東省人大常委會) and is the vice president of Council of the 1st Think Tank Association for the Promotion of Economic and Scientific Development of Guangdong Province (第一屆廣東省經濟科學發展智庫促進會理事會).

The following table also sets out Mr. Yang's key publications:

楊英先生,64歲,於2019年8月16日獲委任為 獨立非執行董事、薪酬委員會主席兼審核委 員會及提名委員會成員。彼主要負責監察本 集團的合規及企業管治事宜並向董事會提供 獨立意見及建議。

楊先生任暨南大學經濟學院教授及投資經濟 學教研室主任。楊先生於1988年4月加入暨南 大學,擔任現職前先後任經濟學院助教、講 師副教授。加入暨南大學前,楊先生於1987 年9月至1988年4月擔任廣東民族學院財經系 的助教。

除授課外,楊先生亦積極參與社會服務。彼 曾擔任第十一屆及第十二屆廣東省人大常委 會委員,現任第一屆廣東省經濟科學發展智 庫促進會理事會副會長。

下表亦載列楊先生的主要出版作品:

Year of publication 出版年份	Title 書名	Publisher/Newspaper (as the case may be) 出版社/報章(視情況而定)
2002	"New Theory of Hong Kong Economy"(香港經 濟新論)	Jinan University Publishing House (暨南大學出版 社)
2002年	《香港經濟新論》	暨南大學出版社
2016	"Preliminary Study on the Basic Ideas about Construction of the GPRD Free Trade Area" (廣東自由貿易試驗區基本建設思路研究)	China Development (中國發展)
2016年	《廣東自由貿易試驗區基本建設思路研究》	《中國發展》

Mr. DING Yi (T **\ddot{a}**), aged 59, was appointed as an independent non-executive Director and a member of the Audit Committee, the Remuneration Committee and the Nomination Committee on August 16, 2019. He is primarily responsible for supervising the compliance and corporate governance matters of the Group and providing independent opinions and advice to the Board.

Mr. Ding has been a teacher at South China Normal University (華南師範大學) since July 2001 and has been serving as a professor at the School of Music of the university since September 2006. Previously, Mr. Ding was a solo artist of Guangdong Song & Dance Ensemble (廣東歌舞劇院) from September 1989 to September 2001.

Mr. Ding has been a standing committee member of the 11th Guangdong Provincial Committee of the Chinese People's Political Consultative Conference (中國人民政治協商會議第十一屆廣東省委員會) since January 2013.

SENIOR MANAGEMENT

Mr. Jiao Jianpeng (焦健 鵬**)**, aged 38, was appointed as a vice president of the Company on August 4, 2022. He is mainly responsible for the adult academic education business, civil servant training business and postgraduate entrance examination training business of the Group.

Mr. Jiao joined the Group in 2008. Since July 2008, Mr. Jiao successively served as the secretary of the chairman's office and a deputy director of the procurement management centre of Huali Investment. From July 2008 to October 2017, Mr. Jiao served as a full-time teacher in the Department of Mechanical and Electrical Engineering of Guangzhou Huali College. Prior to joining the Group, Mr. Jiao worked as an assistant engineer in Guangdong Light Industry Machinery Co., Ltd. from August 2007 to July 2008.

Mr. Jiao received his bachelor's degree in Mechanical Design, Manufacturing and Automation from Guangdong University of Technology in June 2007.

丁義先生,59歲,於2019年8月16日獲委任為 獨立非執行董事兼審核委員會、薪酬委員會 及提名委員會成員。彼主要負責監察本集團 的合規及企業管治事宜並向董事會提供獨立 意見及建議。

丁先生自2001年7月起任教於華南師範大學, 並自2006年9月起一直擔任該大學音樂學院教 授。此前,丁先生於1989年9月至2001年9月 期間曾為廣東歌舞劇院的獨唱演員。

自2013年1月起,丁先生擔任中國人民政治協 商會議第十一屆廣東省委員會常務委員。

高級管理人員

焦健鵩先生,38歲,於2022年8月4日獲委任 本公司副總裁。彼主要負責本集團的成人學 歷教育業務、公務員培訓業務、考研培訓業 務。

焦先生於2008年加入本集團,自2008年7月 起,焦先生先後擔任華立投資董事長辦公室 幹事、採購管理中心的副主任。於2008年7月 至2017年10月,焦先生擔任廣州華立學院機 電學部專職教師。加入本集團前,焦先生曾 於2007年8月至2008年7月擔任廣東輕工業機 械有限公司的助理工程師。

焦先生於2007年6月獲得廣東工業大學機械設 計製造及自動化學士學位。

Mr. Lin Zhixiang (林志翔), aged 36, was appointed as a vice president of the Company on August 4, 2022. He is mainly responsible for the investment and financing and investor relations, development of academic qualification improvement business, and vocational energy-saving training business of the Group.

Mr. Lin has been the assistant to the chairman of Huali Investment since March 2021. From July 2020 to February 2021, Mr. Lin served as a deputy general manager of Huali Property, mainly responsible for financing.

Prior to joining the Group, Mr. Lin served as a sales manager of Mitsui & Co. (Guangdong) Ltd from July 2009 to June 2012, mainly responsible for domestic and foreign trade of non-ferrous metals. From July 2012 to November 2014, Mr. Lin served as an account manager of Guangzhou Zengcheng Sub-branch of China Merchants Bank, responsible for corporate business marketing. From December 2014 to August 2016, Mr. Lin served as the head of the business department of Guangzhou Zengcheng Sub-branch of China Merchants Bank, mainly responsible for the corporate business of such sub-branch. Subsequently from August 2016 to June 2020, he served as the assistant to the president of the Guangzhou Zengcheng Sub-branch of Industrial Bank, mainly responsible for assisting the president in managing the corporate financial team, developing external customers, and providing financial services.

Mr. Lin obtained his bachelor's degree in International Economics and Trade from Guangdong University of Foreign Studies (廣東外語外貿大學) in June 2009.

林志翔先生,36歲,於2022年8月4日獲委任 本公司副總裁。彼主要負責本集團的投融資 及投資者關係、開展學歷提升業務、職業節 能培訓業務。

自2021年3月起,林先生擔任華立投資董事長 助理。於2020年7月至2021年2月,林先生曾 擔任華立地產的副總經理,主要負責融資。

加入本集團前,林先生先後自2009年7月至 2012年6月擔任三井物產(廣東)貿易有限公司 的銷售經理,主要負責有色金屬國內以及國 外貿易。2012年7月至2014年11月,林先生 曾擔任招商銀行廣州增城支行的客戶經理, 負責對公業務行銷。彼自2014年12月至2016 年8月,林先生曾擔任招商銀行廣州增城支行 的業務部主管,主要負責支行對公業務。其 後於2016年8月至2020年6月擔任興業銀行廣 州增城支行的行長助理,主要負責協助行長 管理企業金融團隊及對外開拓客戶,提供金 融服務工作。

林先生於2009年6月取得廣東外語外貿大學國際經濟與貿易學士學位。

Ms. Liang Huizhen (梁 慧 貞), aged 47, was appointed as a vice president of the Company on August 4, 2022. She is mainly responsible for the financial management of the Group.

Prior to joining the Group, Ms. Liang worked as an accountant of Shenzhen Zhongwei Industrial Co., Ltd. and then worked as an accountant of Guangzhou Hengchi Industrial Co., Ltd. from 2000 to 2001.

Ms. Liang joined the Group in 2001. From August 2001 to September 2005, Ms. Liang served as an accountant of the financial management centre of Huali Investment. From October 2005 to May 2006, she served as the director of the audit department of the financial management centre of Huali Investment. From June 2006 to October 2009, Ms. Liang served as the office director of the financial management centre of Huali Investment. From November 2009 to August 2013, Ms. Liang served as a deputy director of the financial management centre of Huali Investment. From September 2013 to July 2022, Ms. Liang served as the director of the financial management centre of Huali Investment, responsible for organizing financial management.

Ms. Liang has been a teacher of the accounting and financial management majors of Guangzhou Huali College and Guangzhou Huali Science and Technology Vocational College since 2007.

In June 2009, Ms. Liang passed and completed the undergraduate course in accounting jointly organized by Beijing Technology and Business University and China Central Radio and Television University, and graduated with a bachelor's degree in Management.

梁慧貞女士,47歲,於2022年8月4日獲委任 本公司副總裁。彼主要負責本集團的財務管 理。

加入本集團前,梁女士曾擔任深圳市中為實 業有限公司的會計,其後於2000年至2001擔 任廣州市亨馳實業有限公司的會計。

梁女士於2001年加入本集團。自2001年8月 至2005年9月,梁女士擔任華立投資財務管 理中心會計。自2005年10月至2006年5月, 彼擔任華立投資財務管理中心稽核部主任。 於2006年6月至2009年10月,梁女士擔任華 立投資財務管理中心辦公室主任。彼自2009 年11月至2013年8月,梁女士擔任華立投資財 務管理中心副主任。於2013年9月至2022年7 月,梁女士擔任華立投資財務管理中心主任, 負責組織財務管理工作。

自2007年起,梁女士擔任廣州華立學院、廣 州華立科技職業學院的會計專業、財務管理 專業的授課教師。

梁女士於2009年6月通過並完成了北京工商大 學與中央廣播電視大學聯辦的會計學本科課 程,並從該校畢業及取得管理學學士學位。
Directors and Senior Management 董事及高級管理層

Ms. Lei Yingran (雷 類 然), aged 29, joined the Group in 2015. Ms. Lei was appointed as a joint company secretary of the Company on May 17, 2021. Ms. Lei has been a deputy director of the office of the Board since December 2019. From March 2016 to November 2019, Ms. Lei served as the administrative secretary of Huali Investment responsible for the listing matters of the Company such as legal due diligence, verification of prospectus and administrative archive keeping. From August 2015 to February 2016, Ms. Lei served as an English teacher in Huali Vocational College.

Ms. Lei obtained her bachelor's degree in English from Guangdong University of Foreign Studies (廣東外語外貿大學) in July 2015.

雷穎然女士,29歲,於2015年加入本集團。 雷女士於2021年5月17日獲委任本公司聯席公 司秘書。自2019年12月起,雷女士擔任董事 會辦公室副主任。於2016年3月至2019年11 月,雷女士擔任華立投資上市籌備組行政秘 書,負責本公司上市事宜,如法律盡職調查、 核實招股章程及行政檔案保管。於2015年8月 至2016年2月,雷女士擔任華立職業學院英語 教師。

雷女士於2015年7月取得廣東外語外貿大學英 語學士學位。

The Board is pleased to present its report together with the audited consolidated financial statements of the Company and its subsidiaries for the year ended August 31, 2022.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the operation of private higher and vocational education institutions. Analysis of the principal activities of the Group during the Reporting Period is set out in note 5 to the consolidated financial statements.

SUBSIDIARIES

Details of the principal subsidiaries of the Company as at August 31, 2022 are set out in note 25 to the consolidated financial statements.

RESULTS AND BUSINESS REVIEW

The results of the Group for the year ended August 31, 2022 are set out in the consolidated statement of comprehensive income on pages 146 to 147.

A fair review of the business of the Group during the year and its likely future development and outlook, important events affecting the Company that have occurred since the end of the financial year, an analysis of the Group's performance during the year using financial key performance indicators, discussions on the Group's environmental policies and performance, details regarding the Group's compliance with the relevant laws and regulations that have a significant impact on the Group, and the Group's key relationships with stakeholders as required under Schedule 5 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) are set out in "Chairman's Statement", "Management Discussion and Analysis", "Environmental, Social and Governance Report" and "Corporate Governance Report" of this annual report and all such discussions constitute part of this report. 董事會欣然呈報其報告連同本集團截至2022 年8月31日止年度本公司及其附屬公司的經審 計合併財務報表。

主要業務

本集團主要從事經營民辦高等及職業教育機構。報告期間內本集團主要業務的分析載列 於合併財務報表附註5。

附屬公司

本公司於2022年8月31日的主要附屬公司詳情 載列於合併財務報表附註25。

業績及業務回顧

本集團截至2022年8月31日止年度的業績載列 於第146至147頁的合併綜合收益表。

有關本集團年內業務及其未來可能的發展與 展望之公平回顧、自財政年度末起已發生且 影響本公司的重要事項、使用財務關鍵表現 指標對本集團年內表現之分析、本集團環境 政策及表現之討論、有關本集團遵守對本集 團有重大影響的相關法律法規之詳情,以及 本集團與利益相關人士的主要關係等公司條 例(香港法例第622章)附表5所規定的資料, 載於本年報「主席報告」、「管理層討論及分 析」、「環境、社會及管治報告」及「企業管治 報告」,所有該等討論構成本報告的一部分。

PRINCIPAL RISKS AND UNCERTAINTIES

Save as disclosed in the section headed "Risks associated with the Structured Contracts and the actions taken to mitigate the risks" in this Directors' Report, the following list is a summary of certain principal risks and uncertainties faced by the Group:

- Our business depends on our ability to maintain or raise the tuition fee rates and boarding fee rates we charge at our schools;
- Our business and results of operations depend on the number of students we may admit, which in turn is subject to the admission quotas approved by relevant education authorities and limited by the capacity of our school facilities;
- We are exposed to concentration risks as all of our schools are located in Guangdong Province.

DIVIDEND POLICY

The Board has adopted a dividend policy (the "**Dividend Policy**") in compliance with code provision F.1.1 of the Corporate Governance Code and Corporate Governance Report (the "**CG Code**") with effect from December 23, 2019.

According to the Dividend Policy, (i) no less than 30% of the distributable net profit attributable to the shareholders of the Company may be distributed to the Shareholders and (ii) dividends may be distributed twice a year after the announcement of the interim results and the full year results, respectively.

Any amount of dividends we pay will be at the discretion of our Directors and will depend on inter alia, general business conditions and other internal or external factors that may have an impact on the business or financial performance and position of the Company; the Group's actual and expected financial performance; the Group's expected capital requirements and future expansion plans; statutory and regulatory restrictions; contractual restrictions on the payment of dividends by the Company to the Shareholders or by the subsidiaries of the Company to the Company; taxation considerations; Shareholders' interests; and other factors that the Board deems relevant.

Any declaration and payment as well as the amount of dividends will be subject to our constitutional documents and the relevant laws. Even if the Board decides to recommend and declare dividends, the form, frequency and amount of the dividends will be subject to the factors as disclosed above and such other factors affecting the Group.

The Dividend Policy will continue to be reviewed from time to time and there is no assurance that dividends will be recommended or declared in any particular amount for any given period.

主要風險及不確定性

除本董事會報告中「與結構性合約有關的風險 及為減輕風險而採取的行動」一節所披露者 外,以下列示本集團面臨的若干主要風險及 不確定性概要:

- 我們的業務取決於我們維持或提高學校 所收取學費水平及寄宿費水平的能力;
- 我們的業務及經營業績視乎我們的招生人數,而招生人數乃受有關教育部門的 招生名額以及我們學校設施的容納能力 所限;
- 我們全部學校均位於廣東省,因此面對 集中風險。

股息政策

董事會已遵照企業管治守則及企業管治報告 (「**企業管治守則**」)的守則條文F.1.1採納一項 股息政策(「**股息政策**」),自2019年12月23日 起生效。

根據股息政策,(i)可供分派予本公司股東的可 分派純利的不少於30%可分派予股東:及(ii) 股息可分別於公佈中期業績及全年業績後每 年分派兩次。

我們派付股息的金額將由董事酌情決定,將取 決於(其中包括)整體業務狀況及可能影響本 公司的業務或財務表現及狀況的其他內部或 外部因素;本集團的實際及預期財務表現; 本集團的預期資本要求及未來擴張計劃;法 定及監管限制;有關本公司向股東支付股息 或本公司附屬公司向本公司支付股息的合約 限制;税務考慮因素;股東利益;以及董事 會認為相關的其他因素。

股息的宣派及派付以及其金額均須符合我們 的章程文件及相關法律。即使董事會決定推 薦及宣派股息,股息的形式、頻率及金額亦 將受上文披露的因素及影響本集團的其他因 素影響。

股息政策將繼續不時審閱,不能保證將就任 何特定期間推薦或宣派任何特定金額的股息。

DIVIDEND

The Board has resolved not to declare any final dividend for the year ended August 31, 2022 (year ended August 31, 2021: HK\$0.0502 (equivalent to RMB0.0409) per Share, amounting to HK\$60,240,000 (equivalent to RMB49,108,000)).

ANNUAL GENERAL MEETING

The AGM will be held on January 13, 2023. Notice convening the forthcoming AGM will be published and dispatched to the Shareholders in due course.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, January 10, 2023 to Friday, January 13, 2023 both days inclusive, during which period no transfer of Shares will be registered. The record date for the entitlement to attend and vote at the AGM is Friday, January 13, 2023. In order to be eligible to attend and vote at the forthcoming AGM, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's Hong Kong share registrar, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Monday, January 9, 2023.

SHARE CAPITAL

Details of changes in the share capital of the Company during the year ended August 31, 2022 are set out in note 23 to the consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in property, plant and equipment of the Group during the year ended August 31, 2022 are set out in note 15 to the consolidated financial statements.

DISTRIBUTABLE RESERVES OF THE COMPANY

Details of movements in the reserves of the Company during the year ended August 31, 2022 are set out in note 34 to the consolidated financial statements. As at August 31, 2022, the Company's reserve available for distribution to equity holders amounted to approximately RMB602.4 million.

股息

董事會決議不宣派截至2022年8月31日止年 度的任何末期股息(截至2021年8月31日止 年度:每股股份0.0502港元(相當於人民幣 0.0409元),金額為60,240,000港元(相當於人 民幣49,108,000元))。

股東週年大會

股東週年大會將於2023年1月13日舉行。召開 應屆股東週年大會的通告將適時刊登並寄發 予股東。

暫停辦理股份過戶登記

本公司將於2023年1月10日(星期二)至2023年 1月13日(星期五)(包括首尾兩日)暫停辦理股 份過戶登記,期間不會進行股份過戶登記。 出席股東週年大會並於會上投票的權利的記 錄日期為2023年1月13日(星期五)。為符合資 格出席應屆股東週年大會並於會上投票,所 有過戶文件連同有關股票須於2023年1月9日 (星期一)下午四時三十分前送交本公司的香港 證券登記處香港中央證券登記有限公司(地址 為香港灣仔皇后大道東183號合和中心17樓 1712-1716號舖)辦理登記手續。

股本

截至2022年8月31日止年度內,本公司股本的 變動詳情載列於合併財務報表附註23。

物業、廠房及設備

截至2022年8月31日止年度內,本集團物業、 廠房及設備的變動詳情載列於合併財務報表 附註15。

本公司可供分派儲備

截至2022年8月31日止年度內,本公司儲備 的變動詳情載列於合併財務報表附註34。於 2022年8月31日,本公司可供分派予股權持有 人的儲備約為人民幣602.4百萬元。

DIRECTORS

The Directors during the year ended August 31, 2022 and up to the date of this report are:

Executive Directors

- Mr. Zhang Zhifeng (Chairman of the Board)
- Mr. Ye Yaming
- Mr. Zhang Yude (re-designated from a non-executive Director to an executive Director on November 19, 2021)
- Mr. Zou Kang (appointed on November 19, 2021)
- Mr. Ma Zhixiong (appointed on January 20, 2021 and resigned on November 19, 2021)

Independent non-executive Directors

Ms. Chiu Lai Kuen Susanna, M.H., J.P.

- Mr. Yang Ying
- Mr. Ding Yi

Biographical details of the Directors and senior management of the Company are set out in "Directors and Senior Management" of this annual report.

Pursuant to Article 16.19 of the Articles of Association, Mr. Zhang Zhifeng, Mr. Ye Yaming and Ms. Chiu Lai Kuen Susanna, M.H., J.P. shall retire by rotation and, being eligible, have offered themselves for re-election at the forthcoming AGM.

The Company has received from each of the independent non-executive Directors an annual written confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all the independent non-executive Directors are independent.

DIRECTORS' SERVICE CONTRACTS

Each of the Executive Directors has entered into a service contract with the Company for a period of three years commencing from November 19, 2021 or August 16, 2022. The term of each of the service contracts shall end when the service contract is terminated in accordance with the terms and conditions of the service contract or by either party giving to the other party not less than three months' prior notice in writing.

Each of independent non-executive Directors has entered into an appointment letter with the Company for an initial period of three years commencing from July 17, 2020 or August 16, 2022 which may be terminated in accordance with the terms and conditions of the appointment letter or by either party serving on the other party a prior written notice of not less than three months.

None of the Directors has entered into a service contract which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

董事

截至2022年8月31日止年度內及截至本報告日 期的董事為:

執行董事

張智峰先生(董事會主席)
葉雅明先生
張裕德先生(於2021年11月19日由非執行董事 調任為執行董事)
鄒康先生(於2021年11月19日獲委任)
馬志雄先生(於2021年11月20日獲委任並於 2021年11月19日辭任)

獨立非執行董事

趙麗娟女士,M.H.,J.P. 楊英先生 丁義先生

有關本公司董事及高級管理人員簡歷詳情, 請參閱本年報「董事及高級管理層」。

根據組織章程細則第16.19條,張智峰先生、 葉雅明先生及趙麗娟女士,M.H.,J.P.須輪值 退任,符合資格且已表示願意於應屆股東週 年大會上膺選連任。

本公司已收到各獨立非執行董事根據上市規 則第3.13條的年度獨立性書面確認。本公司認 為,所有獨立非執行董事均具有獨立性。

董事服務合約

各執行董事已與本公司訂立服務合約,自 2021年11月19日或2022年8月16日起為期三 年。各服務合約的期限將於服務合約按照服 務合約的條款及條件終止時或由任一方向另 一方發出不少於三個月的事先書面通知時結 束。

各獨立非執行董事已與本公司訂立委任書, 自2020年7月17日或2022年8月16日起初步為 期三年,可按照委任書的條款及條件終止或 由任一方向另一方發出不少於三個月的事先 書面通知而終止。

董事概無訂立不可於一年內由本集團毋須支 付賠償(法定賠償除外)而終止的服務協議。

CHANGE IN INFORMATION OF DIRECTORS

Mr. Zou Kang was appointed as an executive Director with effect from November 19, 2021.

Mr. Zhang Yude was re-designated from a non-executive Director to an executive Director on November 19, 2021.

Save as disclosed in this annual report, there was no change in the information which is required to be disclosed and has been disclosed by the Directors pursuant to paragraphs (a) to (e) and (g) of rule 13.51(2) of the Listing Rules.

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

As at August 31, 2022, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or which were recorded in the register required to be kept pursuant to section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

董事資料變動

鄒康先生自2021年11月19日起獲委任為執行 董事。

張裕德先生於2021年11月19日由非執行董事 調任為執行董事。

除本年報所披露者外,並無資料變動根據上 市規則第13.51(2)條第(a)至(e)段及第(g)段須予 披露且已由董事披露。

董事及主要行政人員的股份、 相關股份及債權證之權益及淡 倉

於2022年8月31日,董事及本公司主要行政人 員於本公司或其相聯法團(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擁 有的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之權益及淡倉(包括 彼等根據證券及期貨條例之相關條文被當作 或視為擁有之權益或淡倉),或記錄於根據證 券及期貨條例第352條須備存的登記冊內之權 益及淡倉,或根據標準守則須知會本公司及 聯交所之權益及淡倉如下:

					Approximate percentage of
				Number of	shareholding
	me of Director or chief executive 事或主要行政人員姓名	Capacity/Nature of interest 身份/權益性質		shares held 所持股份數目	in the Company ^⑴ 佔本公司股權的 概約百分比 ^⑴
	. Zhang Zhifeng ⁽²⁾ 智峰先生 ⁽²⁾	Settlor of trust 信託委託人		900,000,000(L)	75.0%
	. Zhang Yude ⁽³⁾ 裕德先生 ⁽³⁾	Beneficiary of trust 信託受益人		900,000,000(L)	75.0%
(L) —	Long position		(L) —	好倉	
Notes	:		附註	:	
(1)	As at August 31, 2022, the total number of	issued Shares was 1,200,000,000 Shares.	(1)	於 2022 年 8 月 31 日 1,200,000,000股股份	• 已 發 行 股 份 總 數 為 。
(2)	The sole shareholder of Huali Education is Trust Co. The entire equity interest in Trust Co is held on trust by UBS Nominees Limited for UBS Trustees (B.V.I.) Limited. UBS Trustees (B.V.I.) Limited is the trustee of HL-Diamond Trust. HL-Diamond Trust is a discretionary trust established by Mr. Zhang Zhifeng as the settlor and with Mr. Zhang Zhifeng and his spouse and children as the beneficiaries. Therefore, each of Mr. Zhang Zhifeng and his spouse and children, Trust Co and UBS Trustees (B.V.I.) Limited is deemed to be interested in the 900,000,000 Shares held by Huali Education.		(2)	華立教育的唯一股東為Trust Co o Trust Co的全 部股權由UBS Nominees Limited以信託方式代 UBS Trustees (B.V.I.) Limited持有。UBS Trustees (B.V.I.) Limited為HL-Diamond Trust的受託人。HL- Diamond Trust是由張智峰先生(作為委託人)創 立、以張智峰先生及其配偶和子女為受益人的 全權信託。因此,張智峰先生及其配偶和子女、 Trust Co及UBS Trustees (B.V.I.) Limited均被視為於 華立教育所持900,000,000股股份中擁有權益。	

(3) Mr. Zhang Yude (the son of Mr. Zhang Zhifeng) is one of the beneficiaries of HL-Diamond Trust.

張 裕 德 先 生(張 智 峰 先 生 之 子)為HL-Diamond Trust的受益人之一。

Save as disclosed above, as at August 31, 2022, none of the Directors or the chief executive of the Company had or was deemed to have any interest or short position in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) that was 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 under such provisions of the SFO), or required to be recorded in the register required to be kept under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in this report, at no time during the Reporting Period 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 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. 除上文所披露者外,於2022年8月31日,概無 董事及本公司主要行政人員於本公司或其相 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擁有或被視為擁有 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之任何權益及淡倉(包括 彼等根據證券及期貨條例之相關條文被當作 或視為擁有之權益及淡倉),或須記錄於根據 證券及期貨條例第352條須備存的登記冊內之 任何權益及淡倉,或根據標準守則須知會本 公司及聯交所之任何權益及淡倉。

董事收購股份或債權證之權利

除本報告所披露者外,於報告期間內任何時 間,本公司及其任何附屬公司概無訂立任何 安排,令董事可透過收購本公司或任何其他 法人團體的股份或債權證而獲得利益,且董 事及彼等的配偶與18歲以下子女概無獲授予 認購本公司或任何其他法人團體的股本或債 務證券之權利或行使任何相關權利。

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

As at August 31, 2022, to the best knowledge of the Directors, the following persons (other than the Directors or chief executive of the Company) had interests or short positions in the Shares or underlying Shares which fall to be disclosed 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:

主要股東於股份及相關股份之 權益及淡倉

於2022年8月31日,據董事所知,以下人士 (並非董事或本公司主要行政人員)於股份或 相關股份中擁有根據證券及期貨條例第XV部 第2及第3分部的條文須向本公司及聯交所披 露或記錄於本公司根據證券及期貨條例第336 條須備存的登記冊內的權益或淡倉:

Approximate

Name of shareholder 股東名稱	Capacity/Nature of interest 身份/權益性質		Number of shares held 所持股份數目	percentage of shareholding in the Company ⁽¹⁾ 佔本公司股權的 概約百分比 ⁽¹⁾	
UBS Trustees (B.V.I.) Limited ⁽²⁾	Trustee		900,000,000(L)	75.0%	
UBS Trustees (B.V.I.) Limited ⁽²⁾	受託人				
UBS Nominees Limited ⁽²⁾	Interest in controlled corporation		900,000,000(L)	75.0%	
UBS Nominees Limited ⁽²⁾	受控法團之權益				
Trust Co ⁽²⁾ Trust Co ⁽²⁾	Interest in controlled corporation 受控法團之權益		900,000,000(L)	75.0%	
Huali Education ⁽²⁾ 華立教育 ⁽²⁾	Beneficial owner 實益擁有人		900,000,000(L)	75.0%	
51job.lnc	Beneficial owner		68,331,000(L)	5.7%	
51job.Inc	實益擁有人		, , , , ,		
(L) — Long position Notes:		(L) — 附註:			
1) As at August 31, 2022, the total number of issued Shares was 1,200,000,000 Shares.		(1)	於 2022 年 8 月 31 日 1,200,000,000股股份	∃ ・ 已 發 行 股 份 總 數 ネ ' 。	
The sole shareholder of Huali Education is Trust Co. The entire equity interest in Trust Co is held on trust by UBS Nominees Limited for UBS Trustees (B.V.I.) Limited. UBS Trustees (B.V.I.) Limited is the trustee of HL-Diamond Trust. HL-Diamond Trust is a discretionary trust established by Mr. Zhang Zhifeng as the settlor and with Mr. Zhang Zhifeng and his spouse and children as the beneficiaries. Therefore, each of Mr. Zhang Zhifeng and his spouse and children, Trust Co and UBS Trustees (B.V.I.) Limited is deemed to be interested in the 900,000,000 Shares held by Huali Education.		(2)	部股權由UBS Nomir UBS Trustees (B.V.I.) (B.V.I.) Limited為HL-D Diamond Trust是由鄧 立、以張智峰先生及 全權信託。因此,張 Trust Co及UBS Truster	L為Trust Co。Trust Co的; nees Limited以信託方式(Limited持有。UBS Truster iamond Trust的受託人。H 長智峰先生(作為委託人)) 及其配偶和子女為受益人候 智峰先生及其配偶和子女 es (B.V.I.) Limited均被視為) 0,000股股份中擁有權益。	
	31, 2022, the Directors were not aware of			2022年8月31日,董事	
any interests or short positions owned	any interests or short positions owned by any persons (other than the Directors		概不知悉任何人十(並非董事或本公司主要行		

any interests or short positions owned by any persons (other than the Directors or chief executive of the Company) in the Shares or underlying Shares which fall to be disclosed 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.

除上义所披露有外,於2022年8月31日,重事 概不知悉任何人士(並非董事或本公司主要行 政人員)於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3分部的條文須向本公 司及聯交所披露或記錄於本公司根據證券及 期貨條例第336條須備存的登記冊內的任何權 益或淡倉。

RESTRICTED SHARE AWARD SCHEME

On July 21, 2021, the Company adopted the Restricted Share Award Scheme (the "**Scheme**") in which any employee (whether full time or part time) of any member of the Group, in each case, in the sole and absolute discretion of the Board, who have contributed or will contribute to the growth and development of the Group (the "**Eligible Participant**"), will be entitled to participate.

Purposes and Objectives

The purposes and objectives of the Scheme are (i) to recognise the contributions by certain Eligible Participants and to provide them with incentives in order to retain them for the continual operation and development of the Group; (ii) to attract suitable personnel for further development of the Group; and (iii) to provide certain Eligible Participants with a direct economic interest in attaining a long-term relationship with the Group.

Duration

Subject to any early termination as may be determined by the Board pursuant to the Scheme rules, the Scheme shall be valid and effective for 10 years commencing from the date of the first grant of any award.

Scheme Limit

The Board shall not make any further award of awarded Shares which will result in the number of Shares awarded by the Board under the Scheme exceeding 2% of the issued share capital of the Company from time to time.

The maximum number of Shares which may be awarded to an Eligible Participant under the Scheme shall not exceed 1% of the issued share capital of the Company from time to time.

Share purchase pursuant to the Restricted Share Award Scheme

On July 21, 2021, the Board resolved to cause to pay an amount of cash to the Trustee, namely Kastle Limited, for the purchase of the Shares on and/or off the market at appropriate time for the operation of the Scheme at any time at its discretion.

For more details of the Scheme, please refer to the announcement of the Company dated July 21, 2021.

Since July 21, 2021 and up to the date of this annual report, the Board neither granted, lapsed or cancelled any awards nor purchase or subscribe shares from the trustee with the trust fund.

受限制股份獎勵計劃

於2021年7月21日,本公司採納受限制股份獎勵計劃(「計劃」)。其中,倘本集團成員公司的僱員(不論全職或兼職)為或將為本集團的增長及發展作出貢獻(「合資格參與人士」)(於各種情況下,由董事會全權酌情決定),將有權參與該等計劃。

目的及宗旨

計劃目的及宗旨為(i)表彰若干合資格參與人士 的貢獻,為彼等提供獎勵,從而挽留彼等以 助本集團的持續運營及發展:(ii)吸引合適人 員以促進本集團進一步發展:及(iii)為若干合 資格參與人士提供與本集團建立長期關係的 直接經濟利益。

期限

除非董事會根據該計劃的規定可能決定提早 終止該計劃,否則該計劃將自首次授出獎勵 日期起計10年內有效。

計劃限額

倘董事會根據該計劃授出的股份數目將超過 本公司不時已發行股本的2%,則董事會不得 進一步授出獎勵股份。

根據該計劃向合資格參與人士授出的最多股份 數目不得超過本公司不時已發行股本的1%。

根據受限制股份獎勵計劃購買股份

於2021年7月21日,董事會議決促使向受託人 (即Kastle Limited)支付現金,於適當時間在市 場上及/或外購買股份,以便董事會於任何 時候酌情決定該計劃的運作。

有關計劃的詳情,請參閱本公司日期為2021 年7月21日的公告。

自2021年7月21日起及截至本年報日期,董事 會概無授出、撤銷或註銷任何獎勵,亦無以 信託資金向受託人購買或認購股份。

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

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

BORROWINGS

As at August 31, 2022, the Group has bank and other borrowings of approximately RMB2,449.4 million (August 31, 2021: approximately RMB2,320.4 million), details of which are disclosed in note 28 to the consolidated financial statements.

EQUITY-LINKED AGREEMENTS

Save for the Scheme as set out in the section headed "RESTRICTED SHARE AWARD SCHEME" above in this report, no equity-linked agreements were entered into by the Company during or subsisted at the end of the Reporting Period.

DIRECTORS' INTERESTS IN TRANSACTION, ARRANGEMENT OR CONTRACT OF SIGNIFICANCE

Save as disclosed in the section headed "Connected Transactions" in this Directors' Report and otherwise disclosed in this annual report, no transaction, arrangement or contract of significance in relation to the business of the Group to which the Company or any of its subsidiaries was a party and in which a Director or his/her connected entity was materially interested, whether directly or indirectly, subsisted at any time during or at the end of the Reporting Period.

MANAGEMENT CONTRACT

No contracts concerning the management and administration of the whole or any substantial part of the Group's business subsisted during the year ended August 31, 2022.

CONTROLLING SHAREHOLDERS' INTEREST IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in the section headed "Connected Transactions" in this Directors' Report and otherwise disclosed in this annual report, no contract of significance to which the Company or any of its subsidiaries was a party and in which the Controlling Shareholders of the Company or an entity connected with the Controlling Shareholders had a material interest, either directly or indirectly, subsisted during the year ended August 31, 2022.

購買、出售或贖回本公司上市 證券

於報告期間內,本公司及其任何附屬公司概 無購買、出售或贖回本公司任何上市證券。

借款

於2022年8月31日,本集團的銀行及其他借款 約人民幣2,449.4百萬元(2021年8月31日:約 人民幣2,320.4百萬元)。詳情於合併財務報表 附註28披露。

股權掛鈎協議

除本報告上文「受限制股份獎勵計劃」一節所 載計劃外,本公司於報告期間末並無訂立或 存續任何股權掛鈎協議。

董事於重大交易、安排或合約 之權益

除本董事會報告「關連交易」一節及本年報其 他章節所披露者外,於報告期間內任何時間 或報告期間結束時,並不存在由本公司或其 任何附屬公司訂立且董事或其關連實體於當 中直接或間接擁有重大權益的有關本集團業 務的重大交易、安排或合約。

管理合約

截至2022年8月31日止年度內,不存在有關本 集團的全部或任何重大部分業務的管理及行 政管理的合約。

控股股東於重大合約之權益

除本董事會報告「關連交易」一節及本年報其 他章節所披露者外,於截至2022年8月31日止 年度內,並不存在由本公司或其任何附屬公 司訂立且本公司控股股東或與控股股東有關 連的實體直接或間接於當中擁有重大權益的 重大合約。

PERMITTED INDEMNITY PROVISION

The Articles of Association provide that every Director or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities incurred or sustained by him as a Director or other officer of the Company in defending any proceedings, whether civil or criminal, in which judgment is given in his favour, or in which he is acquitted. Such provision was in force during the year and remains in force as at the date of this report.

The Company has arranged for appropriate insurance cover for Directors' and officers' liabilities in respect of legal actions against its Directors and senior management arising out of corporate activities. The permitted indemnity provision is in force for the benefit of the Directors as required by section 470 of the Companies Ordinance (Chapter 622 of the laws of Hong Kong) where the Report of the Board of the Directors prepared by the Directors is approved in accordance with section 391(1)(a) of the Companies Ordinance.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association or the applicable laws of the Cayman Islands where the Company was incorporated, which would oblige the Company to offer new Shares on a pro-rata basis to existing Shareholders.

RELIEF OF TAXATION

The Company is not aware of any relief from taxation available to the Shareholders of the Company by reason of their holding of the listed securities of the Company.

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 245 of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

Major Customers

For the year ended August 31, 2022, the Group's customers primarily consist of the Group's students. The Group did not have any single customer who accounted for more than 5% of the Group's revenue.

Major Suppliers

For the year ended August 31, 2022, the Group's five largest suppliers accounted for 62.6% (for the year ended August 31, 2021: 74.1%) of the Group's total purchases and our single largest supplier accounted for 34.9% (for the year ended August 31, 2021: 25.6%) of the Group's total purchases.

獲准許的彌償條文

組織章程細則規定,各董事或本公司其他高 級人員有權從本公司的資產中獲得彌償,以 彌償其作為董事或本公司其他高級人員在勝 訴或無罪的任何民事或刑事法律訴訟中進行 抗辯而招致或蒙受的一切損失或責任。該條 文於年內有效,且於本報告日期仍然有效。

本公司已就其董事及高級管理層因公司活動 被採取的法律行動安排適當的董事及高級人 員責任保險。如董事編製的董事會報告按照 公司條例(香港法例第622章)第391(1)(a)條獲 批准,根據公司條例第470條的規定,獲准許 的彌償條文為董事利益而有效。

優先認購權

組織章程細則或開曼群島(本公司註冊成立所 在地)的適用法律並無有關優先認購權的條 文,令本公司有義務按比例向現有股東發售 新股份。

税務寬免

本公司並未獲悉股東因其持有本公司股份而 獲得任何税務寬免。

五年財務概要

本集團於最近五個財政年度之業績與資產及 負債概要載列於本年報第245頁。

主要客戶及供應商

主要客戶

截至2022年8月31日止年度,本集團客戶主要 為本集團的學生。本集團並無任何單一客戶 佔本集團收入的5%以上。

主要供應商

截至2022年8月31日止年度,本集團的五大供 應商佔本集團總採購額的62.6%(截至2021年 8月31日止年度:74.1%),我們的單一最大供 應商佔本集團總採購額的34.9%(截至2021年 8月31日止年度:25.6%)。

As at the date of this report, except for Huali Construction and its subsidiaries, none of the Directors or any of their close associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the number of issued Shares) had any interest in the Group's five largest customers and suppliers.

CONNECTED TRANSACTIONS

Please see note 33 "Related Party Transactions" in the notes to the consolidated financial statements, which contains details of the transactions that fall under the definition of "connected transaction" or "continuing connected transaction" under Chapter 14A of the Listing Rules.

The Company confirms that it has complied with the requirements under Chapter 14A of the Listing Rules in entering into the transactions during the Reporting Period.

Continuing Connected Transactions

During the Reporting Period, the Group has entered into the following nonexempt continuing connected transactions pursuant to Chapter 14A of the Listing Rules:

School Properties Lease Agreement with Yunfu Bilingual School

Background of the connected person

Yunfu Bilingual School is controlled by Mr. Zhang, our Controlling Shareholder, chairman and executive Director through Hualiyuan Technology as the School Sponsor. As such, Yunfu Bilingual School is a connected person of the Company pursuant to Rule 14A.07 of the Listing Rules.

Principal terms of the school properties lease agreement with Yunfu Bilingual School dated September 5, 2017 supplemented by supplemental agreements dated October 9, 2017 and April 26, 2018 (the "School Properties Lease Agreement with Yunfu Bilingual School")

Date	September 5, 2017 (supplemented on October 9, 2017 and April 26, 2018)	H
Parties	(1) Huali Vocational College (lessor)	訂
	(2) Yunfu Bilingual School (lessee)	
Term	From September 1, 2016 to August 31, 2036	年
Properties	No 6 teaching building, No 14 student dormitory building and No 2 sports ground located at the Planned Huali Vocational College Yunfu Campus	物

於本報告日期,除華立建築及其附屬公司外, 董事及彼等的任何緊密聯繫人或任何股東(據 董事所知擁有已發行股份的5%以上)概無於 本集團的五大客戶及供應商中擁有任何權益。

關連交易

請參閱合併財務報表附註中附註33「關聯方交易」,當中載有符合上市規則第14A章下「關連 交易」及「持續關連交易」定義的交易詳情。

本公司確認,報告期間內訂立交易時已遵守 上市規則第14A章的披露規定。

持續關連交易

報告期間內,本集團已根據上市規則第14A章 訂立以下不獲豁免持續關連交易:

雲浮中英文學校學校物業租賃協議

關連人士的背景

雲浮中英文學校由張先生(控股股東、董事 會主席兼執行董事)通過華立園科技作為學 校舉辦者方式控制。因此,根據上市規則第 14A.07條,雲浮中英文學校為本公司的關連 人士。

於2017年9月5日訂立的雲浮中英 文學校學校物業租賃協議(經2017 年10月9日及2018年4月26日的補 充協議補充)(「**雲浮中英文學校學** 校物業租賃協議」)的主要條款

- 日期 2017年9月5日(於2017年10月9日及 2018年4月26日補充)
- 訂約方 (1) 華立職業學院(出租人)
 - (2) 雲浮中英文學校(承租人)
- 期 2016年9月1日至2036年8月31日
- 規劃中的華立職業學院雲浮校區6號 教學大樓、14號學生宿舍樓和2號運 動場

Pursuant to the School Properties Lease Agreement with Yunfu Bilingual School, Huali Vocational College leased the relevant school properties located at the Planned Huali Vocational College Yunfu Campus with a total gross floor area of approximately 44,936 sq. m. to Yunfu Bilingual School at annual rental fees. Such rental fees are determined based on the pre-agreed monthly rental price of up to RMB23.05 per sq. m. during the term of the School Properties Lease Agreement with Yunfu Bilingual School, and shall be paid by Yunfu Bilingual School to Huali Vocational College on or before October 31 of each year during the term.

Transaction Amount for the Reporting Period

The amount of rental fee receivable from Yunfu Bilingual School pursuant to the School Properties Lease Agreement with Yunfu Bilingual School for the Reporting Period was RMB6,020,000.

For further details of the School Properties Lease Agreement with Yunfu Bilingual School, please refer to the section headed "Connected Transactions — Continuing Connected Transactions" in the Prospectus.

Framework Properties Lease Agreement with Hualiyuan Technology

Background of the connected person

The equity interest of Hualiyuan Technology is held as to 99% by Mr. Zhang and as to 1% by Huali Property. As such, Hualiyuan Technology is a connected person of the Company pursuant to Rule 14A.07 of the Listing Rules.

Principal terms of the Framework Properties Lease Agreement with Hualiyuan Technology

On August 28, 2019, we entered into a framework properties lease agreement with Hualiyuan Technology (the "Framework Properties Lease Agreement with Hualiyuan Technology"), pursuant to which Hualiyuan Technology agreed to lease certain residential apartments to us for a term commencing from September 1, 2019 to August 31, 2022. Pursuant to the Framework Properties Lease Agreement with Hualiyuan Technology, the monthly rental fees for the premises shall be RMB16 per sq. m. (exclusive of management fees, value added taxes and local levies) and the total leasable area of the premises shall be 39,289 sq. m. Individual lease agreements stipulating the specific terms and conditions (such as the actual gross floor area to be leased and the lease term) will be entered into for individual leasing transactions. The aggregate rental fees for all the individual lease agreements shall not exceed the annual cap for the relevant year and the term of each of the individual lease agreements shall not exceed the term of the Framework Properties Lease Agreement with Hualiyuan Technology. Hualiyuan Technology has granted us an option to renew the Framework Properties Lease Agreement with Hualiyuan Technology by giving six-month prior written notice before the expiry of its term. In addition, Hualiyuan Technology has undertaken to lease to us premises of at least 39,289 sq. m. during the term of the Framework Properties Lease Agreement with Hualiyuan Technology, and we have undertaken to rent from Hualiyuan Technology premises of at least 7,200 sq. m. during the term of the Framework Properties Lease Agreement with Hualiyuan Technology.

根據雲浮中英文學校學校物業租賃協議,華 立職業學院以年租將位於規劃中的華立職業 學院雲浮校區總建築面積約44,936平方米的 相關學校物業租予雲浮中英文學校。相關租 金基於事先協定的雲浮中英文學校學校物業 租賃協議期內建築面積每平方米月租最多人 民幣23.05元釐定,而雲浮中英文學校須於協 議期內每年10月31日或之前向華立職業學院 支付有關租金。

報告期間交易金額

報告期間內根據雲浮中英文學校學校物業租 賃協議應收雲浮中英文學校的租金費用為人 民幣6,020,000元。

有關雲浮中英文學校學校物業租賃協議的詳 情,請參閱招股章程中「關連交易 — 持續關 連交易」一節。

華立園科技物業租賃框架協議

關連人士的背景

華立園科技由張先生及華立地產分別持有 99%及1%股權。因此,根據上市規則第 14A.07條,華立園科技為本公司的關連人士。

華立園科技物業租賃框架協議的主 要條款

於2019年8月28日,我們與華立園科技訂立 物業租賃框架協議(「華立園科技物業租賃框 **架協議**」),據此,華立園科技同意向我們出 租若干公寓,租期自2019年9月1日至2022年 8月31日。根據華立園科技物業租賃框架協 議,物業月租為每平方米人民幣16元(不含管 理費、增值税及地方徵税),物業的可租賃總 面積為39,289平方米。我們會就單項租賃交 易訂立單項租賃協議,列明實際租賃建築面 積及租期等具體條款及條件。所有單項租賃 協議的租金總額不得超過相關年度的年度上 限,租期亦不得超過華立園科技物業租賃框 架協議租期。華立園科技授予我們優先權,可 於華立園科技物業租賃框架協議的租期到期 前通過發出六個月事先書面通知續期協議。 此外,華立園科技已承諾於華立園科技物業 租賃框架協議租期內向我們出租最少39,289 平方米的物業,而我們已承諾於華立園科技 物業租賃框架協議租期內自華立園科技租賃 最少7,200平方米的物業。

Transaction Amount for the Reporting Period

The transaction amount under the Framework Properties Lease Agreement with Hualiyuan Technology for the Reporting Period was approximately RMB6,938,000.

For further details of the Framework Properties Lease Agreement with Hualiyuan Technology, please refer to the section headed "Connected Transactions — Continuing Connected Transactions" in the Prospectus.

Construction Services Framework Agreement with Huali Construction

Background of the connected person

Huali Construction is directly owned by Mr. Zhang and Mr. Zhang Zhifan, the brother of Mr. Zhang, as to 99.97% and 0.03% respectively. As such, Huali Construction is a connected person of the Company pursuant to Rule 14A.07 of the Listing Rules.

Principal terms of the Construction Services Framework Agreement with Huali Construction

On July 17, 2020 (after trading hours), the Company and Huali Construction entered into the construction services framework agreement, pursuant to which Huali Construction and/or its subsidiaries have agreed to provide construction services for the Group's school campuses in the PRC (including the existing campuses and the proposed new campuses) for the period commencing on the effective date until August 31, 2023 (both dates inclusive) (the "Construction Services Framework Agreement with Huali Construction").

The principal terms of the Construction Services Framework Agreement with Huali Construction are set out below:

Date:	July 17, 2020	日期:	2020年7月17日
Parties:	the Company;	訂約方:	本公司;
	and Huali Construction		及華立建築
Subject matter:	Huali Construction and/or its subsidiaries have agreed to, during the term of the Construction Services Framework Agreement with Huali Construction, provide construction services for the Group's school campuses (including the existing campuses and the proposed new campuses) in the PRC. The Group and Huali Construction will enter into a separate contract for each construction project.	標的事項:	華立建築及/或其附屬公司已 同意於華立建築建築服務框架 協議期限內為本集團在中國的 校區(包括現有校區及擬建新校 區)提供建築服務。本集團與華 立建築將就每個建設項目訂立獨 立合約。
Effective date:	The date on which approval of the independent Shareholders in respect of the Construction Services Framework Agreement with Huali Construction, the transactions contemplated thereunder and the Annual Caps is obtained, which is expected to be September 15, 2020	生效日期:	就華立建築建築服務框架協議、 其項下擬進行之交易及年度上 限取得獨立股東批准之日,即 2020年9月15日

報告期間內華立園科技物業租賃框架協議項 下的交易金額為約人民幣6,938,000元。

有關華立園科技物業租賃框架協議的詳情, 請參閱招股章程中 關連交易 — 持續關連交 易」一節。

與華立建築訂立的建築服務框架協 議

關連人士的背景

華立建築由張先生及其兄弟張智帆先生分別 直接擁有99.97%及0.03%。據此,根據上市 規則14A.07條, 華立建築為本公司的關連人 $+ \circ$

與華立建築訂立的建築服務框架協 議的主要條款

於2020年7月17日(交易時段後),本公司與華 立建築訂立建築服務框架協議,據此,華立 建築及/或其附屬公司已同意於生效日期起 至2023年8月31日止期間(包括首尾兩日)為本 集團在中國的校區(包括現有校區及擬建新校 區)提供建築服務(「**華立建築建築服務框架協** 議」)。

華立建築建築服務框架協議的主要條款載列 如下:

3期:	2020年7月17日
丁約方:	本公司;

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Term: From the effective date to August 31, 2023 (both dates inclusive) Pricing The construction fees and the terms of each individual contract must be fair and reasonable for both the Group and Huali Construction, policy: and should be determined based on general commercial terms in the ordinary and usual course of business. The Group will make reference to the market prices and the charging basis for the same or similar services provided by independent third parties based on general commercial terms in the ordinary and usual course of business, and consider the same or comparable transactions completed by independent third parties in the same or the most recent period when determining the construction fees and the terms of each individual contract.⁽¹⁾ If the construction project relates to civil engineering works and installation works (including fire safety works, water supply and

drainage works, indoor electrical works, low current embedding works and lightning protection works), pricing will be based on the guidance of the Code of Bill of Ouantities and Valuation for Construction Works* (《建設工程工程量清單計價規範》)⁽²⁾ (national standard) (including updates on such guidance materials issued by the regulatory authorities from time to time). In addition, (i) for civil engineering works, the pricing will be based on the Guangdong Comprehensive Quota of Housing Construction and Decoration Projects* (《廣東省房屋建築與裝飾工程綜合定額》)⁽³⁾ (provincial standard); and (ii) for installation works, the pricing will be based on the Guangdong Comprehensive Quota of General Installation Projects* (《廣東省通用安裝工程綜合定額》)⁽³⁾ (provincial level) (including updates on such guidance materials issued by the regulatory authorities from time to time). The prices of major materials to be used in the construction projects will be based on the construction project information prices announced by the Cost Management Department of the Housing and Urban-Rural Development Bureau* (住房及城鄉建設局造價管理部門) of the project location during the construction period.

Condition The effectiveness of the Construction Services Framework precedent: Agreement with Huali Construction is conditional upon the Company having obtained the independent Shareholders' approval in respect of the Construction Services Framework Agreement with Huali Construction and the transactions contemplated thereunder. 期限: 生效日期至2023年8月31日(包 括首尾兩日)

定價政策: 每份獨立合約的建設費及條款必 須對本集團及華立建築均屬公平 合理,並應於日常及一般業務過 程中基於一般商業條款釐定。在 釐定每份獨立合約的建設費及條 款時,本集團將參考獨立第三方 於日常及一般業務過程中按一般 商業條款提供的相同或類似服務 的市場價格及收費基準,並考慮 獨立第三方於同期或最近期間完 成的相同或可比交易。⁽¹⁾

> 如建設項目涉及土木工程及安裝 工程(包括消防安全工程、給排 水工程、室內電氣工程、弱電預 埋工程及防雷工程),定價將基 於《建設工程工程量清單計價規 範》(2)(國家標準)的指引(包括監 管機構不時發佈的有關指引材 料的更新)。此外,(i)就土木工 程而言,定價將基於《廣東省房 屋建築與裝飾工程綜合定額》(3) (省級標準);及(ii)就安裝工程而 言,定價將基於《廣東省通用安 裝工程綜合定額》(省級)(包括 監管機構不時發佈的有關指引材 料的更新)。建設項目將使用的 主要材料的價格將基於項目所在 地住房及城鄉建設局造價管理部 門於建設期間公佈的建設項目信 息價格。

先決條件: 華立建築建築服務框架協議須待 本公司就華立建築建築服務框架 協議及其項下擬進行之交易取得 獨立股東批准後,方可生效。

Notes:

- (1) The Company's infrastructure department will be responsible for obtaining the information for the same or similar services provided by independent third parties. In general, the Company will consider past transactions completed by independent third parties in the same or the most recent period when determining the construction fees and the terms of each individual contract. Where no comparable transactions are available, which is very unlikely as the construction projects to be undertaken by Huali Construction and/or its subsidiaries are not uncommon, the parties will negotiate the terms based on the price charged by Huali Construction and/or its subsidiaries for the similar transactions with independent third parties in the past. In addition, before entering into separate contracts with Huali Construction and/ or its subsidiaries, the Company will obtain at least three quotations from independent third parties. Please refer to internal control measures set out in the paragraph headed "Internal Control" in this section for further details.
- (2) Issued by the Ministry of Housing and Urban-Rural Development Department of the PRC* (中 華人民共和國住房和城鄉建設部).
- (3) Issued by the Housing and Urban-Rural Development Department of Guangdong Province* (廣 東省住房及城鄉建設廳).

Transaction Amount for the Reporting Period

The transaction amount under the Construction Services Framework Agreement with Huali Construction and its subsidiaries for the Reporting Period was approximately RMB35,244,000.

For further details of the Construction Services Framework Agreement with Huali Construction, please refer to the Company's circular dated August 28, 2020 published on the websites of the Stock Exchange and the Company.

附註:

- (1) 本公司基建部將負責獲取獨立第三方提供的相 同或類似服務的資料。一般而言,在釐定每份獨 立合約的建設費及條款時,本公司將考慮同期或 最近期間獨立第三方完成的過往交易。如並無可 資比較交易(可能性很小,原因是華立建築及/ 或其附屬公司將進行的建設項目並不罕見),各 方將根據華立建築及/或其附屬公司就過往與 獨立第三方之間類似交易收取的價格磋商條款。 此外,在與華立建築及/或其附屬公司訂立獨立 合約前,本公司將從獨立第三方取得至少三份報 價。有關進一步詳情,請參閱本節「內部監控」一 段所載內部監控措施。
- (2) 由中華人民共和國住房和城鄉建設部頒佈。
- (3) 由廣東省住房及城鄉建設廳頒佈。

報告期間的交易金額

於報告期間與華立建築及其附屬公司訂立的 建築服務框架協議項下的交易金額約為人民 幣35,244,000元。

有關華立建築建築服務框架協議的詳情,請 參閱聯交所及本公司網站所載的本公司日期 為2020年8月28日的通函。

Structured Contracts

The PRC laws and regulations currently restrict operation of tertiary education to Sino-foreign ownership, in addition to imposing a gualification requirement on the foreign owners. Further, government approval in respect of Sino-foreign ownership is being withheld. As a result, the Group, through our wholly-owned subsidiary, XZ Huali, has entered into the Structured Contracts such that we can conduct our business operations indirectly in the PRC through the PRC Operating Entities and Huali Investment while complying with applicable PRC law and regulations. The Structured Contracts are designed to provide the Group with effective control over the financial and operational policies of the PRC Operating Entities and Huali Investment and, to the extent permitted by PRC law and regulations, the right to acquire the equity interest in and/or the assets of the PRC Operating Entities and Huali Investment after the Listing through XZ Huali. As we operate our education business through the PRC Operating Entities and Huali Investment, which are controlled by Huali Investment and the Registered Shareholder respectively and we do not hold any direct equity interest in the PRC Operating Entities, the Structured Contracts were entered into on March 23, 2017, pursuant to which all material business activities of the PRC Operating Entities are directed and supervised by the Group, through XZ Huali, and all economic benefits arising from such business of the PRC Operating Entities and Huali Investment are transferred to the Group.

Our wholly-owned subsidiary, XZ Huali, entered into a series of agreements with the PRC Operating Entities and Huali Investment, including the Business Cooperation Agreement, the Exclusive Technical Service and Management Consultancy Agreement, the Exclusive Call Option Agreement, the Equity Pledge Agreement, the School Sponsor's and Directors' Rights Entrustment Agreement, the School Sponsor's Power of Attorney, the School Directors' Power of Attorney, the Spouse Undertaking, the Registered Shareholder's Rights Entrustment Agreement and the Registered Shareholder's Power of Attorney, which form part of the Structured Contracts and the content of which was supplemented from time to time.

For further details, please refer to the section headed "Structured Contracts" of this report.

Waiver from the Stock Exchange

In respect of the Structured Contracts, we have applied to the Stock Exchange for, and the Stock Exchange has granted, a waiver from strict compliance with (i) the announcement, circular and Shareholders' approval requirements under Chapter 14A of the Listing Rules in respect of the transactions contemplated under the Structured Contracts pursuant to Rule 14A.105 of the Listing Rules, (ii) the requirement of setting an annual cap for the transactions under the Structured Contracts under Rule 14A.53 of the Listing Rules, and (iii) the requirement of limiting the term of the Structured Contracts to three years or less under Rule 14A.52 of the Listing Rules. The specific waiver granted by the Stock Exchange is

結構性合約

除對外國擁有人施加資質要求外,中國法律 法規目前將高等教育機構經營限於中外合作 性質擁有權。此外,政府對中外合作性質擁有 權的審批亦已暫停。因此,本集團透過我們的 全資附屬公司西藏華立訂立結構性合約,我 們可透過中國營運實體及華立投資在中國間 接開展業務,並符合相關中國法律及法規。結 構性合約旨在讓本集團有效控制中國營運實 體及華立投資的財務及營運政策,並有權在 中國法律及法規准許的情況下在上市後透過 西藏華立收購中國營運實體及華立投資的股 權及/或資產。由於我們透過分別由華立投 資及登記股東控制且我們並無持有任何直接 權益的中國營運實體及華立投資經營教育業 務,我們於2017年3月23日訂立結構性合約, 據此中國營運實體所有重要業務活動均由本 集團透過西藏華立指導及監督,而中國營運 實體及華立投資上述業務的所有經濟收益均 轉讓予本集團。

我們的全資附屬公司西藏華立與中國營運實 體及華立投資訂立一系列協議,包括業務合 作協議、獨家技術服務及管理諮詢協議、獨 家購買權協議、股權質押協議、學校舉辦者 及董事權利委託協議、學校舉辦人授權書、 學校董事授權書、配偶承諾、登記股東權利 委託協議及登記股東授權書(均屬結構性合約 一部分,且內容不時補充)。

有關詳情,請參閱本報告「結構性合約」一節。

聯交所豁免

基於結構性合約,我們已向聯交所申請且聯交 所已批准豁免我們(i)根據上市規則第14A.105 條就結構性合約所涉交易嚴格遵守上市規則 第14A章公告、通函及股東批准規定:(ii)嚴格 遵守上市規則第14A.53條就結構性合約所涉 交易設定年度上限的規定:及(iii)嚴格遵守上 市規則第14A.52條將結構性合約年期限於三 年或以內的規定。聯交所授出的特定豁免受

subject to various conditions as disclosed in the "Connected Transactions" section of the Prospectus, which include, among others, disclosure in our annual reports of the Structured Contracts in place during each financial period, engagement of the Company's auditor to report on the transactions carried out pursuant to the Structured Contracts and issue of letter in respect of the above continuing connected transactions in accordance with Rule 14A.56 of the Listing Rules, and annual review by the independent non-executive Directors of the Structured Contracts and their confirmation in our annual report for the relevant year.

For further details of the structured contracts, please refer to the section headed "Structured Contracts" in this report and the section headed "Connected Transactions — Continuing Connected Transactions" in the Prospectus.

Confirmation of independent non-executive Directors

The independent non-executive Directors have reviewed the above-mentioned continuing connected transactions (the "**Continuing Connected Transactions**") and for Continuing Connected Transactions other than those covered in points (iv) to (vi) of this clause below, confirmed that:

- (i) the Continuing Connected Transactions have been entered into in the ordinary and usual course of business of the Group;
- (ii) the Continuing Connected Transactions have been entered into on normal commercial terms or better; and
- the Continuing Connected Transactions have been entered into according to the relevant agreement governing each of the Continuing Connected Transactions on terms that are fair and reasonable and in the interests of the Shareholders of the Company as a whole.

For those Continuing Connected Transactions with the PRC Operating Entities, the legal owner of the PRC Operating Entities and XZ Huali under the contractual arrangements, we confirm that:

- (iv) those Continuing Connected Transactions have been entered into in accordance with the relevant provisions of the contractual arrangements;
- no dividends or other distributions have been made by the PRC Operating Entities to the holders of the equity interests of School Sponsor which are not otherwise subsequently assigned or transferred to the Group; and
- (vi) any new contracts entered into, renewed or reproduced between the Group and the PRC Operating Entities, the legal owner of the PRC Operating Entities during the year ended August 31, 2022 are fair and reasonable, or advantageous to the Shareholders of the Company, so far as the Group is concerned and in the interests of the Company and the Shareholders of the Company as a whole.

限於招股章程「關連交易」一節披露的多項條件,有關條件包括(其中包括)於我們的年報 中披露各財政期間的現有結構性合約、委聘 本公司核數師就根據結構性合約進行的交易 作出報告及按照上市規則第14A.56條就上述 持續關連交易出具函件,以及獨立非執行董 事對結構性合約的年度審閱以及彼等於我們 相關年度的年報中的確認。

有關結構性合約的詳情,請參閱本報告「結構 性合約」一節及招股章程中「關連交易 — 持續 關連交易」一節。

獨立非執行董事的確認

獨立非執行董事已審閲上述持續關連交易 (「**持續關連交易**」),並對於除本段中第(iv)至 (vi)點以外的持續關連交易確認:

- (i) 該等持續關連交易是在本集團的日常業務中訂立;
- (ii) 該等持續關連交易按照一般商務條款或 更佳條款進行;及
- (iii) 該等持續關連交易根據有關交易的協定 進行,條款公平合理,並符合本公司股 東的整體利益。

對於與中國運營實體、中國運營實體的法定 擁有者和西藏華立根據合約安排下的該等持 續關連交易,我們確認:

- (iv) 該等持續關連交易已按照合約安排的相關條文訂立;
- (v) 中國運營實體未曾向學校舉辦者之權益 持有人支付股息或作出其他分派而其後 未有另行轉撥或轉讓予本集團;及
- (vi) 本集團與中國運營實體、中國運營實體 的法定持有者於本年度截至2022年8月 31日之間訂立、重續或複製的任何新合約就對本公司股東而言是公平合理,或 對本公司股東有利的,且符合本公司及 本公司股東的整體利益。

Confirmation of the Company's auditor

The auditor of the Company has confirmed in a letter to the Board that, with respect to the aforesaid Continuing Connected Transactions entered into in the year ended August 31, 2022:

- nothing has come to their attention that causes the auditor to believe that the disclosed Continuing Connected Transactions have not been approved by the Board;
- (b) for transactions involving the provision of goods or services by the Group, nothing has come to their attention that causes the auditor to believe that the transactions were not, in all material respects, in accordance with the pricing policies of the Group;
- (c) nothing has come to their attention that causes the auditor to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions;
- (d) with respect to the aggregate amount of the Continuing Connected Transactions (other than those transactions with the PRC Operating Entities, the legal owner of the PRC Operating Entities and XZ Huali under the contractual arrangements) set out in the attached list of Continuing Connected Transactions, nothing has come to their attention that causes the auditor to believe that the disclosed Continuing Connected Transactions have exceeded the annual cap as set by the Company; and
- (e) with respect of the disclosed Continuing Connected Transactions with the PRC Operating Entities, the legal owner of the PRC Operating Entities and XZ Huali under the contractual arrangements, nothing has come to their attention that causes the auditor to believe that dividends or other distributions have been made by the PRC Operating Entities to the holder of the equity interest of its School Sponsor which are not otherwise subsequently assigned or transferred to the Group.

STRUCTURED CONTRACTS

Background of the Structured Contracts

We currently conduct our private education business through the PRC Operating Entities in the PRC as PRC laws and regulations generally prohibit or restrict foreign ownership in the private education industry in the PRC. PRC laws and regulations currently restrict the operation of higher education institutions to Sino-foreign cooperation, in addition to imposing qualification requirements on the foreign sponsors. We do not hold any School Sponsor interest in the PRC Operating Entities. The Structured Contracts, through which we obtain control over and derive the economic benefits from the PRC Operating Entities, have been narrowly tailored to achieve our business purpose and minimize the potential conflict with relevant PRC laws and regulations.

本公司核數師的確認

本公司核數師已於致董事會的函件中確認, 就於截至2022年8月31日止年度訂立的上述持 續關連交易而言:

- (a) 核數師並無注意到任何事項,令其相信 所披露的持續關連交易未經董事會批 准;
- (b) 就涉及本集團提供商品或服務的交易而 言,核數師並無注意到任何事項,令其 相信該等交易並非在所有重大方面按照 本集團的定價政策進行;
- (c) 核數師並無注意到任何事項,令其相信 該等交易並非在所有重大方面按照規管 該等交易的相關協議進行;
- (d) 就隨附的持續關連交易清單所載各持續 關連交易(除了中國運營實體、中國運 營實體的法定擁有人和西藏華立根據合 約安排下的該等持續關連交易)總金額 而言,核數師並無注意到任何事項,令 其相信所披露的持續關連交易已超過本 公司設定的年度上限;及
- (e) 就根據合約安排與中國營運實體、中國 營運實體的法定擁有人及西藏華立的已 披露持續關連交易而言,核數師並無注 意到任何事項,令其相信中國營運實體 已向其學校舉辦者的股權持有人作出任 何股息或其他分派,而其後並無另行轉 交或轉讓予本集團。

結構性合約 結構性合約的背景

由於中國法律法規一般禁止或限制中國民辦 教育行業的外資擁有權,故我們目前透過中國 營運實體在中國經營民辦教育業務。除對外 國舉辦人施加資質要求外,中國法律法規目 前將高等教育機構經營限於中外合作性質。 我們並無持有中國營運實體的任何學校舉辦 者權益。我們透過結構性合約控制中國營運 實體並從中獲得經濟利益,而我們已仔細調 整該等合約,以實現業務目標同時降低與相 關中國法律法規的潛在衝突。

In order to comply with the PRC laws and regulations as set out above while availing ourselves of international capital markets and maintaining effective control over all of our operations, on March 23, 2017, our wholly-owned subsidiary, XZ Huali and Huali Investment entered into various agreements that constitute the Structured Contracts with, among others, the PRC Operating Entities, under which all economic benefits arising from the business of the PRC Operating Entities and Huali Investment were transferred to XZ Huali to the extent permitted under the PRC laws and regulations by means of service fees payable by the PRC Operating Entities and Huali Investment to XZ Huali. The parties to the Structured Contracts each entered into certain supplemental agreements (collectively, the "**Supplemental Agreements**") dated September 19, 2017, November 27, 2017, August 30, 2018, September 28, 2018, April 23, 2019, July 22, 2019, October 10, 2019, January 17, 2020, July 20, 2020 and December 7, 2021 respectively, to supplement and amend certain terms of the Structured Contracts.

The following simplified diagram illustrates the flow of economic benefits from our PRC Operating Entities and Huali Investment to our Group stipulated under the Structured Contracts:

為遵守上述中國法律法規,同時讓我們進入國際資本市場及有效控制所有營運,我們的全資 附屬公司西藏華立及華立投資於2017年3月23 日與(其中包括)中國營運實體簽訂多份組成 結構性合約的協議。據此,中國營運實體及華 立投資業務產生的所有經濟利益以中國營運實 體及華立投資向西藏華立支付服務費的形式 轉至西藏華立,惟以中國法律法規許可的金額 為限。結構性合約的各訂約方已先後於2017 年9月19日、2017年11月27日、2018年8月30 日、2018年9月28日、2019年4月23日、2019 年7月22日、2019年10月10日、2020年1月17 日、2020年7月20日及2021年12月7日訂立若 干補充協議(統稱「補充協議」),以補充及修 訂結構性合約的若干條款。

以下簡圖説明按結構性合約規定從中國營運 實體及華立投資至本集團的經濟利益流向:



附註:

(1)	Payment of service fees.
(2)	Provision of exclusive technical and management consultancy services.
(3)	Exclusive call option to acquire all or part of the School Sponsor's interest of Huali Investment in the PRC Operating Entities and equity interest in Huali Investment.
(4)	Entrustment of School Sponsor's rights in the PRC Operating Entities by Huali Investment, including School Sponsor's power of attorney.
(5)	Entrustment of directors' rights in the PRC Operating Entities by School Directors appointed by Huali Investment, including School Directors' Power of Attorney.
(6)	Spouse undertaking by the spouse of the Registered Shareholder, who is the shareholder of Huali Investment.
(7)	Pledge of equity interest by the Registered Shareholder of their equity interest in Huali Investment.
(8)	Power of attorney by Mr. Zhang to XZ Huali.
(9)	Entrustment of Registered Shareholder's rights in Huali Investment by Registered Shareholder, including Registered Shareholder's Power of Attorney.

Summary of the Material Terms of the Structured Contracts

A description of each of the specific agreements that comprise the Structured Contracts (as amended and supplemented from time to time) is set out below.

(1) Business Cooperation Agreement

Pursuant to the Business Cooperation Agreement, XZ Huali shall provide technical services, management support and consulting services, necessary for the private education business, and in return, Huali Investment and the PRC Operating Entities shall make payments pursuant to the Structured Contracts.

To ensure the due performance of the Structured Contracts, each of the PRC Operating Entities and Huali Investment agreed to comply, and procure its subsidiaries to comply, with the obligations as prescribed under the Business Cooperation Agreement set forth as follows in relation to the respective PRC Operating Entity:

- to carry out its private education operations and the business of Huali Investment in a prudent and efficient manner in accordance with good financial and business standards while maintaining the asset value of Huali Investment and the PRC Operating Entities and the quality and standard of private education;
- to prepare school development plans and annual working plans in accordance with the instructions of XZ Huali;
- (iii) to carry out its private education activities and other relevant business under the assistance of XZ Huali;

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- (1) 支付服務費。
- (2) 提供獨家技術服務及管理諮詢服務。
- (3) 收購華立投資所持中國營運實體的全部或部分學 校舉辦者權益及華立投資股權之獨家購買權。
- (4) 華立投資委託授予所持中國營運實體的學校舉辦 者權利,包括學校舉辦人授權書。
- (5) 華立投資所委任之學校董事委託授予所擁有的中國營運實體的董事權利,包括學校董事授權書。
- (6) 由登記股東(為華立投資股東)配偶作出的配偶承 諾。
- (7) 登記股東質押所持有的華立投資股權。
- (8) 張先生對西藏華立的授權書。
- (9) 登記股東委託所擁有的華立投資登記股東權利, 包括登記股東授權書。

結構性合約重要條款概要

下文載列結構性合約(不時修訂及補充)所包 含的各項具體協議詳情。

(1) 業務合作協議

根據業務合作協議,西藏華立須提供民辦教育 業務所需技術服務、管理支持及顧問服務, 而華立投資及中國營運實體須根據結構性合 約支付費用作為回報。

為確保妥善履行結構性合約,中國營運實體 及華立投資各自同意遵守並促使其附屬公司 遵守以下業務合作協議所列有關經營中國營 運實體的責任:

- (i) 基於良好的財務及業務標準,同時保持 華立投資及中國營運實體的資產價值及 民辦教育的品質與標準,謹慎有效經營 民辦教育業務及華立投資的業務;
- (ii) 按照西藏華立的指示制定學校發展計劃 及年度工作計劃;
- (iii) 在西藏華立的協助下經營民辦教育業務 及其他相關業務;

- to carry out relevant business and manage its daily operations and financial management in accordance with the recommendations, advice, principles and other instructions of XZ Huali;
- (v) to execute and act upon the recommendations of XZ Huali in terms of employment and removal of senior management and staff;
- to adopt the advice, guidance and plans given by XZ Huali in relation to their respective strategic development; and
- (vii) to carry out its business operations and renew and maintain its respective necessary licenses for the purpose of development of education business.

In addition, pursuant to the Business Cooperation Agreement,

- (a) the Registered Shareholder undertakes to XZ Huali that, in the event of death, loss of or restriction on capacity, divorce or other circumstances which may affect the exercise of their equity interest in Huali Investment, they shall have made all necessary arrangements and sign all necessary documents such that their respective successor, guardian, spouse, and any other person who may as a result of any of the above events obtain the equity interest or relevant rights shall not prejudice or hinder the enforcement of the Structured Contracts;
- (b) Huali Investment and the Registered Shareholder undertakes that, in the event of dissolution or liquidation of the PRC Operating Entities or Huali Investment, (i) XZ Huali and/or its authorized person shall have the rights to exercise all of the School Sponsor's rights on behalf of Huali Investment and the shareholders' interest in Huali Investment; (ii) Huali Investment and/or its shareholder shall transfer all assets received or receivable in its capacity as School Sponsor of each of the PRC Operating Entities and/or as the shareholder of Huali Investment as a result of the dissolution or liquidation of the PRC Operating Entities and/or Huali Investment to XZ Huali or other persons designated by us at nil consideration; (iii) if consideration is required for such transfer under the then applicable PRC laws, Huali Investment and its shareholder shall compensate XZ Huali and/or the person as designated by us the amount by proper means and guarantee that XZ Huali and/or other persons as designated by us does not suffer any loss; and
- (c) Huali Investment and the PRC Operating Entities agreed that, without the prior written consent of XZ Huali, Huali Investment and/or any of the PRC Operating Entities shall not declare or pay to its shareholders any bonus, returns, dividend or other interest or benefit. In the event that the Registered Shareholder as shareholder of Huali Investment or Huali Investment receive any bonus, returns, dividend or other interest or benefit, the Registered Shareholder or Huali Investment shall unconditionally and without compensation, transfer such amount to a specific account designated by XZ Huali as security for the performance of obligations under the Structured Contracts and repayment of debt.

- (iv) 按照西藏華立的建議、意見、原則及其 他指示經營相關業務及處理日常營運與 財務管理;
- (v) 執行西藏華立所提出有關任免高級管理人員及員工的建議並據其行事;
- (vi) 採納西藏華立所提出有關策略發展的建議、指引及計劃;及
- (vii) 經營業務及更新與維持發展教育業務所 必要的牌照。
- 此外,根據業務合作協議,
- (a) 登記股東向西藏華立承諾,倘因身故、 喪失能力或行為障礙、離異或其他情況 而可能影響行使所持華立投資股權,會 作出所有必要安排及簽署所有必要文 件,避免彼等各自的繼承人、監護人、 配偶及因上述事件而獲得股權或有關權 利的任何其他人士損害或阻礙結構性合 約的履行;
- 華立投資及登記股東承諾,倘中國營運 (b) 實體或華立投資解散或清盤,(i)西藏華 立及/或其授權人士可代表華立投資行 使一切學校舉辦者權利並擁有股東於華 立投資的權益;(ii)華立投資及/或其股 東因中國營運實體及/或華立投資解散 或清盤而向西藏華立或我們指定的其他 人士無償轉讓作為各中國營運實體的學 校舉辦者及/或華立投資的股東而已收 或應收的全部資產;(iji)倘根據當時適 用的中國法律,該等轉讓須支付代價, 則華立投資及其股東將以合理方式補償 西藏華立及/或我們指定的人士有關金 額,並保證西藏華立及/或我們指定的 其他人士不會蒙受任何損失;及
- (c) 華立投資及中國營運實體同意,未經西藏華立事前書面同意,華立投資及/或任何中國營運實體不會向股東宣派或支付任何花紅、回報、股息或其他利益或福利。倘作為華立投資股東的登記股東或華立投資收取任何花紅、回報、股息或其他利益或福利,則登記股東或華立投資會無條件及無償將有關金額轉至西藏華立指定的具體賬戶,作為履行結構性合約之責任及償還債務的擔保。

(2) Exclusive Technical Service and Management Consultancy Agreement

Pursuant to the Exclusive Technical Service and Management Consultancy Agreement, XZ Huali has agreed to provide exclusive technical services to Huali Investment and the PRC Operating Entities, including but not limited to, (a) design, development, update and maintenance of educational software for computer and mobile devices; (b) design, development, update and maintenance of webpages and websites necessary for the education activities of Huali Investment and the PRC Operating Entities; (c) design, development, update and maintenance of management information systems necessary for the education activities of Huali Investment and the PRC Operating Entities; (d) provision of other technical support necessary for the education activities of Huali Investment and the PRC Operating Entities; (e) provision of technical consulting services; (f) provision of technical training; (g) engaging technical staff to provide on-site technical support; and (h) providing other technical services reasonably requested by Huali Investment and the PRC Operating Entities.

Furthermore, XZ Huali has agreed to provide exclusive management consultancy services to Huali Investment and the PRC Operating Entities, including but not limited to, (a) design of curriculum; (b) preparation, selection and/or recommendation of course materials; (c) provision of teacher and staff recruitment and training support and services; (d) provision of student recruitment support and services; (e) provision of public relation services; (f) preparation of long-term strategic development plans and annual working plans; (g) development of financial management systems and recommendation and optimization on annual budget; (h) advising on design of internal structures and internal management; (i) provision of market development plan; (l) building of education management network; and (m) providing other technical services reasonably requested by Huali Investment and the PRC Operating Entities.

In consideration of the technical and management consultancy services provided by XZ Huali, each of Huali Investment and the PRC Operating Entities agreed to pay XZ Huali a service fee equal to all of their respective amount of net profit (after deducting all costs, expenses, taxes, losses from the previous year (if required by law) and the legally compulsory development fund of the respective school/statutory surplus reserve (if required by law)); XZ Huali has the right (but not the obligation) to adjust the amount of such service fee by reference to the actual services provided and the actual business operations and needs of Huali Investment and the PRC Operating Entities, provided that any adjusted amount shall not exceed the amount mentioned above. Huali Investment and the PRC Operating Entities do not have any right to make any such adjustment.

(2) 獨家技術服務及管理諮詢協議

根據獨家技術服務及管理諮詢協議,西藏華立 同意向華立投資及中國營運實體提供獨家技 術服務,包括但不限於(a)設計、開發、更新及 維護計算機及移動設備教育軟件:(b)設計、 開發、更新及維護華立投資及中國營運實體 經營教育活動所需網頁及網站:(c)設計、開 發、更新及維護華立投資及中國營運實體經 營教育活動所需管理信息系統:(d)提供華立 投資及中國營運實體經營教育活動所需其他 技術支持:(e)提供技術顧問服務:(f)提供技術 培訓;(g)安排技術人員提供現場技術支持; 及(h)提供華立投資及中國營運實體合理要求 的其他技術服務。

此外,西藏華立同意向華立投資及中國營運 實體提供獨家管理顧問服務,包括但不限於 (a)課程設計:(b)製作、篩選及/或推薦課程 資料:(c)提供教師及員工招聘、培訓協助及 服務:(d)提供招生協助及服務:(e)提供公關 服務:(f)制定長期策略發展計劃及年度工作 計劃:(g)制定財務管理制度及就年度預算提 供建議與改進方案:(h)對內部結構及內部管 理設計獻策:(i)提供管理及顧問培訓:(j)市場 調查:(k)制定市場開發方案:(l)建立教育管理 網絡:及(m)提供華立投資及中國營運實體合 理要求的其他技術服務。

對於西藏華立提供的技術及管理顧問服務, 華立投資及中國營運實體各自同意向西藏華 立支付相當於彼等各自全部純利(扣除各學校 上年所有成本、費用、税項、損失(如法律有 規定)及合法義務教育發展基金/法定盈餘儲 備(如法律有規定))的服務費;西藏華立有權 (但無責任)根據所提供的實際服務及華立投 資及中國營運實體的實際業務營運與需求調 整相關服務費金額,惟任何調整後的金額不 得超過上述金額。華立投資及中國營運實體 無權作出任何上述調整。

Pursuant to the Exclusive Technical Service and Management Consultancy Agreement, unless otherwise prescribed under PRC laws and regulations, XZ Huali shall have exclusive proprietary rights to any intellectual property of the technology developed and materials prepared in the course of the provision of research and development, technical support and services by XZ Huali to Huali Investment and the PRC Operating Entities, and any intellectual property in the products developed, including any other rights derived thereunder, in the course of performance of obligations under the Exclusive Technical Service and Management Consultancy Agreement and/or any other agreements entered into between XZ Huali and other parties.

(3) Exclusive Call Option Agreement

Under the Exclusive Call Option Agreement, the Registered Shareholder and Huali Investment have irrevocably granted XZ Huali or its designated purchaser the right to purchase all or part of the investment/School Sponsor's interest of Huali Investment in the PRC Operating Entities ("**Call Option**"). The purchase price payable by XZ Huali for the transfer of such investment/School Sponsor's interest under the Call Option shall be the lowest price permitted under PRC laws and regulations. XZ Huali or its designated purchaser shall have the right to purchase such proportion of the investment/School Sponsor's interest of the PRC Operating Entities as it decides at any time.

(4) School Sponsor's and Directors' Rights Entrustment Agreement

Pursuant to the School Sponsor's and Directors' Rights Entrustment Agreement, Huali Investment has irrevocably authorized and entrusted XZ Huali to exercise all its rights as School Sponsor of each of the PRC Operating Entities to the extent permitted by the PRC laws. These rights include, but are not limited to: (a) the right to appoint and/or elect directors or council members of the PRC Operating Entities; (b) the right to appoint and/or elect supervisors of the PRC Operating Entities; (c) the right to understand the operation and financial situation of the PRC Operating Entities; (d) the right to review the resolutions and records of the board of directors and financial statements and reports of the PRC Operating Entities; (e) the right to obtain reasonable return (if existing) or profits as School Sponsor of the PRC Operating Entities in accordance with relevant laws; (f) the right to acquire residual assets upon liquidation of the schools in accordance with relevant laws; (g) the right to transfer the School Sponsor's interest in accordance with relevant laws; (h) the right to approve the management strategy and investment plan; (i) the right to review and approve the annual budget and profit distribution plan; and (j) other School Sponsor's rights pursuant to applicable PRC laws and regulations and the articles of association of the PRC Operating Entities as amended from time to time.

根據獨家技術服務及管理諮詢協議,除非中 國法律法規另有規定,否則西藏華立對西藏 華立向華立投資及中國營運實體提供研發、 技術支持及服務過程中所開發技術及所編製 資料的任何知識產權,及在履行獨家技術服 務及管理諮詢協議及/或西藏華立與其他方 所訂立任何其他協議所涉責任過程中所開發 產品的任何知識產權(包括任何其他衍生權 利),擁有獨家所有權。

(3) 獨家購買權協議

根據獨家購買權協議,登記股東及華立投資不 可撤銷地授權西藏華立或其指定買家購買華 立投資於中國營運實體的全部或部分投資/ 學校舉辦者權益(「購買權」)。西藏華立根據 購買權所轉讓投資/學校舉辦者權益而應付 的購買價須為中國法律法規准許的最低價。 西藏華立或其指定買家有權隨時按其決定之 比例購買中國營運實體的投資/學校舉辦者 權益。

(4) 學校舉辦者及董事權利委託協 議

根據學校舉辦者及董事權利委託協議,華立投 資不可撤銷地授權及委託西藏華立行使其作 為各中國營運實體學校舉辦者之所有權利, 惟以中國法律准許者為限。該等權利包括但 不限於:(a)委任及/或選舉中國營運實體董 事或理事會委員的權利;(b)委任及/或選舉 中國營運實體監事的權利;(c)對中國營運實體 運作及財務狀況的知情權;(d)審閱中國營運 實體董事會決議及會議紀錄與財務報表及報 告的權利;(e)依法取得作為中國營運實體學 校舉辦者之合理回報(如有)或利潤的權利; (f)依法收購學校清盤後剩餘資產的權利;(q) 依法轉讓學校舉辦者權益的權利;(h)批准管 理策略及投資方案的權利;(i)審批年度預算及 利潤分派方案的權利;及(j)相關中國法律法規 及中國營運實體不時修訂之組織章程細則所 載其他學校舉辦者權利。

Pursuant to the School Sponsor's and Directors' Rights Entrustment Agreement, the School Directors have irrevocably authorized and entrusted XZ Huali to exercise all his rights as directors of the PRC Operating Entities as appointed or nominated by Huali Investment and to the extent permitted by the PRC laws. These rights include, but are not limited to: (a) the right to attend meetings of the board of directors as representative of the directors appointed or nominated by Huali Investment; (b) the right to exercise voting rights in respect of all matters discussed and resolved at board meetings of each of the PRC Operating Entities; (c) the right to propose to convene interim board meetings of each of the PRC Operating Entities; (d) the right to sign all board minutes, board resolutions and other legal documents to which the directors appointed by Huali Investment have authority to sign in his/her capacity as directors of the PRC Operating Entities; (e) the right to instruct the legal representative and financial and business responsible persons of the PRC Operating Entities to act in accordance with the instruction of XZ Huali; (f) the right to exercise all other rights and voting rights of directors as prescribed under the articles of association of the PRC Operating Entities; (g) the right to handle the legal procedures of registration, approval and licensing of the PRC Operating Entities at the education department, the department of civil affairs or other government regulatory departments; and (h) other directors' rights pursuant to applicable PRC laws and regulations and the articles of association of the PRC Operating Entities as amended from time to time.

In addition, each of Huali Investment and the School Directors have irrevocably agreed that (i) XZ Huali may delegate its rights under the School Sponsor's and Directors' Rights Entrustment Agreement to the directors of XZ Huali or its designated person, without prior notice to or approval by Huali Investment and the School Directors; and (ii) any person as successor of civil rights of XZ Huali or liquidator by reason of subdivision, merger, liquidation of XZ Huali or other circumstances shall have authority to replace XZ Huali to exercise all rights under the School Sponsor's and Directors' Rights Entrustment Agreement.

(5) School Sponsor's Power of Attorney

Pursuant to the School Sponsor's Power of Attorney executed by Huali Investment in favor of XZ Huali, Huali Investment authorized and appointed XZ Huali as its agent to act on its behalf to exercise or delegate the exercise of all its rights as school sponsor of each of the PRC Operating Entities. For details of the rights granted, see "— Summary of the Material Terms of the Structured Contracts — (4) School Sponsor's and Directors' Rights Entrustment Agreement" of this report.

XZ Huali has the right to further delegate the rights so delegated to directors of XZ Huali or to another designated person. Huali Investment has irrevocably agreed that the authorization and appointment in the School Sponsor's Power of Attorney shall not be invalidated, revoked, prejudiced or otherwise adversely affected by

根據學校舉辦者及董事權利委託協議,學校 董事不可撤銷地授權及委託西藏華立行使其 作為華立投資委任或提名之中國營運實體董 事的所有權利,惟以中國法律准許者為限。 該等權利包括但不限於:(a)以華立投資委任 或提名之董事代表身份出席董事會會議的權 利;(b)對各中國營運實體董事會會議討論及 決議之一切事項行使表決權的權利;(c)提議召 開各中國營運實體臨時董事會會議的權利; (d)簽署所有董事會會議紀錄、董事會決議及 其他法律文件的權利(華立投資委任之董事有 權以中國營運實體董事的身份簽署);(e)指導 中國營運實體之法人代表及財務與業務負責 人根據西藏華立的指示行事的權利;(f)行使中 國營運實體組織章程細則所列一切其他權利 及董事表決權的權利;(q)處理中國營運實體 於教育部門、民政廳或其他政府監管部門發 生之登記、審批及領牌之法律程序的權利; 及(h)相關中國法律法規及中國營運實體不時 修訂之組織章程細則所載其他董事權利。

此外,華立投資及學校董事均不可撤銷地同 意(i)西藏華立可委託西藏華立董事或其指定人 士行使於學校舉辦者及董事權利委託協議的 權利,而毋須事先通知華立投資與學校董事 亦毋須其批准;及(ii)作為西藏華立民事權利 繼承人之任何人士或分立、合併、清算西藏 華立或其他情況所涉清算人有權代替西藏華 立行使學校舉辦者及董事權利委託協議所涉 一切權利。

(5) 學校舉辦人授權書

根據華立投資以西藏華立為受益人簽訂之學 校舉辦人授權書,華立投資授權及委任西藏 華立作為代理,代為行使或委託行使其作為 各中國營運實體學校舉辦人的一切權利。有 關所授權利之詳情,請參閱本報告「一結構性 合約重要條款概要—(4)學校舉辦者及董事權 利委託協議」。

西藏華立有權進一步將獲授權利委託予西藏 華立董事或其他指定人士。華立投資不可撤 銷地同意,學校舉辦人授權書所涉授權及委 託不得因華立投資拆分、兼併、清盤、合併、

reason of Huali Investment's subdivision, merger, winding up, consolidation, liquidation or other similar events. The School Sponsor's Power of Attorney shall constitute a part and incorporate terms of the School Sponsor's and Directors' Rights Entrustment Agreement.

(6) School Directors' Power of Attorney

Pursuant to the School Directors' Power of Attorney executed by each of the School Directors in favor of XZ Huali, each of the School Directors, authorized and appointed XZ Huali, as his agent to act on his behalf to exercise or delegate the exercise of all his rights and functions as director of the PRC Operating Entities. For details of the rights granted, please refer to the section headed "— Summary of the Material Terms of the Structured Contracts — (4) School Sponsor's and Directors' Rights Entrustment Agreement" in this report for more details.

XZ Huali has the right to further delegate the rights so delegated to directors of XZ Huali or to another designated person. XZ Huali shall not delegate any of these rights to anyone whose interest would potentially conflict with those of the Group. Each of the School Directors has irrevocably agreed that, unless the Appointee ceases to be a director of XZ Huali, the authorization appointment in the School Directors' Powers of Attorney shall not be invalidated, prejudiced or otherwise adversely affected by reason of his loss of or restriction on capacity, death or other similar events. The School Directors' Power of Attorney shall constitute a part and incorporate terms of the School Sponsor's and Directors' Rights Entrustment Agreement.

(7) Spouse Undertaking

Pursuant to the Spouse Undertaking, the spouse of the Registered Shareholder has irrevocably undertaken that:

- (a) she has full knowledge of and has consented to the entry of the Structured Contracts by the relevant Registered Shareholder, and in particular, the arrangements set out in the Structured Contracts in relation to the restrictions imposed on the equity interest in Huali Investment, the pledge or transfer of the equity interest in Huali Investment, and the disposal of the equity interest in Huali Investment in any other form;
- (b) she has not, is not and shall not in the future participate in the operation, management, liquidation, dissolution and other matters in relation to Huali Investment and the PRC Operating Entities;
- (c) she authorizes the respective Registered Shareholder and/or his authorized person to execute all necessary documents and perform all necessary procedures from time to time for and on behalf of the spouse in relation to the spouse's equity interest in Huali Investment in order to safeguard the interest of XZ Huali under the Structured Contracts and give effect to the fundamental purposes thereunder, and confirms and agrees to all such documents and procedures;

清算或其他類似事件而失效、撤回、受損或 受到其他不利影響。學校舉辦人授權書屬於 學校舉辦者及董事權利委託協議的一部分且 包含該委託協議的條款。

(6) 學校董事授權書

根據各學校董事以西藏華立為受益人簽訂之 學校董事授權書,各學校董事授權及委任西 藏華立作為代理代為行使或委託行使其作為 中國營運實體董事的一切權利及職能。有關 所授權利之詳情,請參閱本報告「一結構性合 約重要條款概要 — (4)學校舉辦者及董事權利 委託協議」一節。

西藏華立有權進一步將獲授權利委託予西藏 華立董事或其他指定人士。西藏華立不得向 任何可能與本集團有利益衝突的人士授出任 何上述權利。各學校董事不可撤銷地同意, 除非獲委任人不再為西藏華立的董事,學校 董事授權書所涉授權委託不得因有關人士喪 失能力或行為障礙、身故或其他類似事件而 失效、受損或受到其他不利影響。學校董事 授權書屬於學校舉辦者及董事權利委託協議 的一部分且包含該委託協議的條款。

(7) 配偶承諾

根據配偶承諾,登記股東的配偶不可撤銷地 承諾:

- (a) 配偶完全知悉並同意相關登記股東簽訂 結構性合約,尤其是結構性合約所載有 關於華立投資的股權所受限制、質押或 轉讓於華立投資的股權或以任何其他形 式處理於華立投資的股權之安排;
- (b) 配偶未曾、並無且不會參與華立投資及 中國營運實體的營運、管理、清盤、解 散及其他事項;
- (c) 配偶授權各登記股東及/或其授權人士 不時為及代表配偶就配偶於華立投資的 股權簽訂所有必要文件及執行所有必要 程序,以保護結構性合約所涉西藏華立 權益並達成所涉宗旨。配偶確認及同意 一切相關文件及程序;

- (d) any undertaking, confirmation, consent and authorization under the Spouse Undertaking shall not be revoked, prejudiced, invalidated or otherwise adversely affected by any increase, decrease, consolidation or other similar events relating to the equity interest held by the Registered Shareholder in Huali Investment;
- (e) any undertaking, confirmation, consent and authorization under the Spouse Undertaking shall not be revoked, prejudiced, invalidated or otherwise adversely affected by the death, loss of or restriction on capacity of the spouse, divorce or other similar events; and
- (f) all undertakings, confirmations, consents and authorizations under the Spouse Undertaking shall continue to be valid and binding until otherwise terminated by both XZ Huali and the spouse by in writing.

The Spouse Undertaking shall have the same term as and incorporate the terms of the Business Cooperation Agreement.

(8) Equity Pledge Agreement

Pursuant to the Equity Pledge Agreement, the Registered Shareholder unconditionally and irrevocably pledged and granted first priority security interests over all of his equity interest in Huali Investment together with all related rights thereto to XZ Huali as security for the performance of obligations of the Registered Shareholder, Huali Investments and the PRC Operating Entities under the Structured Contracts and all direct, indirect, consequential damages and foreseeable loss of interest incurred by XZ Huali as a result of the any event of default (if any) on the part of the Registered Shareholder, Huali Investment or each of the PRC Operating Entities and all expenses incurred by XZ Huali as a result of enforcement of the obligations of the Registered Shareholder, Huali Investment and/or each of the PRC Operating Entities under the Structured Contracts (the "Secured Indebtedness").

Pursuant to the Equity Pledge Agreement, without the prior written consent of XZ Huali, the Registered Shareholder shall not transfer its equity interest or create any further pledge or encumbrance over the pledged equity interest. Any unauthorized transfer shall be invalid, and the proceeds of any transfer of the equity interest shall be first used in the payment of the Secured Indebtedness or deposited with such third party as agreed by XZ Huali. The Registered Shareholder also waived any pre-emptive rights upon enforcement and agreed to any transfer of the pledged equity pursuant to the Equity Pledge Agreement.

The pledge under the Equity Pledge Agreement was registered with the Guangzhou Administration for Industry and Commerce (now known as Guangzhou Market Supervisory Authority) on September 13, 2018 and the Secured Indebtedness became effective on the same date.

- (d) 配偶承諾所涉任何承諾、確認、同意及 授權不得因登記股東所持華立投資的股 權增加、減少、合併或其他類似事件而 遭撤銷、損害、失效或受到其他不利影響;
- (e) 配偶承諾所涉任何承諾、確認、同意及 授權不得因配偶身故、喪失能力或行為 障礙、離異或其他類似事件而遭撤銷、 損害、失效或受到其他不利影響;及
- (f) 於西藏華立與配偶書面終止配偶承諾所 涉任何承諾、確認、同意及授權之前, 該等承諾、確認、同意及授權仍具效力 及約束力。

配偶承諾的年期與業務合作協議相同並包含 該協議條款。

(8) 股權質押協議

根據股權質押協議,登記股東無條件且不可 撤回地抵押於華立投資的全部股權及一切相 關權利並授出相關優先抵押權予西藏華立作 為抵押品,保證登記股東、華立投資及中國 營運實體履行結構性合約規定的責任及擔 了意體違約(如有)而蒙受的一切直接、間接 或後果性損失及可預期權益損失,以及西藏 運實體根據結構性合約履行責任而產生的一 切開支(「**有抵押負債**」)。

根據股權質押協議,未經西藏華立事先書面 同意,登記股東不得轉讓股權或就有抵押股 權進一步設置質押或產權負擔。任何未獲授 權轉讓均屬無效,轉讓任何股權所得款項須 首先用作償還有抵押負債或存放於西藏華立 同意的第三方。此外,根據股權質押協議, 登記股東放棄執行任何優先購買權,同意轉 讓任何有抵押權益。

根據股權質押協議進行的質押於2018年9月 13日向廣州市工商行政管理局(現稱廣州市市 場監督管理局)登記,而有抵押負債於同日生 效。

(9) Registered Shareholder's Rights Entrustment Agreement and Registered Shareholder's Power of Attorney

According to the Registered Shareholder's Rights Entrustment Agreement and Registered Shareholder's Power of Attorney, Mr. Zhang and Mr. Zhang Zhifan, as the Registered Shareholders, have executed a power of attorney irrevocably entrusting and authorizing XZ Huali or its designated person as their agent to act on their behalf to exercise all their rights as a shareholder of Huali Investment in respect of the PRC Operating Entities under the articles of associations of Huali Investment and pursuant to the relevant PRC laws and regulations, including but not limited the rights to:

(9) 登記股東權利委託協議及登記 股東授權書

根據登記股東權利委託協議及登記股東授權 書,張先生和張智帆先生(作為登記股東)已 不可撤銷地簽訂授權書,委託及授權西藏華 立或其指定人士作為代理,根據華立投資的 組織章程細則及有關的中國法律法規,代為 行使下列作為華立投資股東有關中國營運實 體的所有權利,包括但不限於:

- (a) determine the business objectives and investment plans of Huali Investment; (a) 決定華立投資的業務方針及投資計劃;
- (b) elect and change non-staff representative directors and supervisors of Huali Investment who are responsible for the operation of the PRC Operating Entities and to fix their remuneration;
- (c) consider and approve the report of directors of Huali Investment;
- (d) consider and approve the report of supervisors of Huali Investment;
- (e) consider and approve the annual financial budget and final accounts of Huali Investment;
- (f) consider and approve plans for profit sharing and loss recovery of Huali Investment;
- (g) increase or decrease the registered capital of Huali Investment;
- (h) issue bonds of Huali Investment;
- (i) merge, subdivide, dissolve, wind-up or change the form of corporate organization of Huali Investment;
- (j) amend the articles of association of Huali Investment; and
- (k) conduct any other matters that are empowered by the articles of association
 (k) 處理獲華立投資組約
 of Huali Investment.
 的任何其他事宜。

- (b) 選舉及更換華立投資負責中國營運實體 業務的非僱員代表董事及監事並釐定彼 等的薪酬;
- (c) 審批華立投資董事報告;
- (d) 審批華立投資監事報告;
- (e) 審批華立投資年度財政預算及決算;
 - 審批華立投資的利潤分配及虧損補償方 案;
- (g) 增加或減少華立投資的註冊資本;
- (h) 發行華立投資債券;

(f)

- (i) 合併、分立、解散、清盤或更變華立投 資的公司組織形式;
- (j) 修改華立投資組織章程細則;及
 - 處理獲華立投資組織章程細則授權處理 的任何其他事宜。

Business activities of the PRC Operating Entities

The PRC Operating Entities are, namely, Huali College, Huali Vocational College and Huali Technician College. Their business activities are primarily engaged in higher education services and vocational education services.

Significance and financial contributions of the PRC Operating Entities to the Group

Pursuant to the Structured Contracts, the Group obtains control over and derives the economic benefits from the PRC Operating Entities and School Sponsors. The table below sets out the financial contribution of the PRC Operating Entities and the School Sponsors to the Group:

中國營運實體的業務活動

中國營運實體為華立學院、華立職業學院及 華立技師學院。其業務活動為主要從事高等 教育服務及職業教育服務。

中國營運實體對本集團的重要性及 財務貢獻

根據結構性合約,本集團從中國營運實體及 學校舉辦者取得控制權並獲取經濟利益。下 表載列中國營運實體及學校舉辦者對本集團 的財務貢獻:

		contribution	Significance and financial contribution to the Group 對本集團的重要性及財務貢獻	
		Revenue	Total assets	
		收入	總資產	
		For the year	For the year	
		ended	ended	
		August 31, 2022	August 31, 2022	
		截至2022年	截至2022年	
		8 月31日止年度	8月31日止年度	
Significance and financial contribution	對本集團的重要性及財務貢獻(%)			
to the Group (%)		100.0%	75.0%	

to the Group (%)

Revenue and assets involved in the Structured Contracts

結構性合約涉及的收入及資產

		Revenue	Total assets
		收入	總資產
		For the year	For the year
		ended	ended
		August 31, 2022	August 31, 2022
		截至2022年	截至2022年
		8 月 31 日止年度	8 月31日止年度
		RMB'000	RMB'000
		人民幣千元	人民幣千元
PRC Operating Entities and	中國營運實體及學校舉辦者		
the School Sponsors		907,762	7,581,986

Regulatory Framework

Pursuant to the Foreign Investment Industries Guidance Catalogue (as amended in 2017) (《外商投資產業指導目錄》 (2017年修訂)) (the "Foreign Investment Industries Guidance Catalogue"), the provision of higher education in the PRC falls within the "restricted" category. In particular, the Foreign Investment Industries Guidance Catalogue explicitly restricts higher education institutions to Sino-foreign cooperation, meaning that foreign investors may only operate higher education institutions through cooperating with PRC-incorporated entities that are in compliance with the Regulations on Sino-foreign Cooperative Education of the PRC(《中華人民共和國中外合作辦學條例》)(the "Sino-Foreign Regulations"). In addition, the Foreign Investment Industries Guidance Catalogue provides that the domestic party shall play a dominant role in the Sino-foreign cooperation, meaning that (a) the principal or other chief executive officer of the schools or education institutions shall be a PRC national, and (b) the representatives of the domestic party shall account for no less than 50% of the total number of the members of the board of directors, the executive council or the joint administration committee of the Sino-foreign school.

On December 27, 2021, the National Development and Reform Commission of the PRC and the Ministry of Commerce of the PRC jointly promulgated the Foreign Investment Access Special Management Measures (Negative List) (2021 Version) (《外商投資准入特別管理措施(負面清單)(2021年版)》) (the "Negative List"), which became effective on January 1, 2022 and replaced the Foreign Investment Industries Guidance Catalogue. Pursuant to the Negative List, the restrictions on foreign investments in higher education remain unchanged.

In relation to the interpretation of Sino-foreign cooperation, pursuant to the Sino-Foreign Regulations, the foreign investor in a Sino-foreign school (whether a kindergarten, high school or higher education institution) (a "Sino-Foreign School") must be a foreign educational institution with relevant qualification and high quality of education (the "Higher Education Qualification Requirement"). Pursuant to the Administrative Measures for the Sino-Foreign Cooperative Education on Vocational Skills Training (《中外合作職業技能培訓辦學管理辦 法》), the foreign investor in a Sino-foreign technical school must be a foreign education institution or a foreign vocational skills training institution with relevant qualification and high quality of education (the "Vocational Education Qualification Requirement", together with the Higher Education Qualification Requirement, the "Qualification Requirement"). Furthermore, pursuant to the Implementation Opinions of the MOE on Encouraging and Guiding the Entry of Private Capital in the Fields of Education and Promoting the Healthy Development of Private Education (《教育部關於鼓勵和引導民間資金進入教育領域促進民辦教 育健康發展的實施意見》), the foreign portion of the total investment in a Sino Foreign School should be below 50% and the establishment of these schools is subject to approval of education authorities at the provincial or national level.

監管框架

根據《外商投資產業指導目錄》(2017年修訂) (「《外商投資產業指導目錄》」),於中國提供 高等教育屬於「受限制」類別。尤其是,《外商 投資產業指導目錄》明確限制中外合辦的高等 教育機構,意味著外資方僅可通過與按照《中 華人民共和國中外合作辦學條例》(「《中外合 作辦學條例》」)於中國註冊成立的實體合作經 營高等教育機構。此外,《外商投資產業指導 目錄》規定,國內合作方應在中外合作中起主 導作用,即(a)學校或教育機構的校長或其他 主要行政負責人應為中國公民;及(b)國內合 作方代表應不少於中外合作學校董事會、執 行理事會或聯合管理委員會成員總數的50%。

於2021年12月27日,中國國家發展和改革委員會及中國商務部聯合發佈《外商投資准入特別管理措施(負面清單)(2021年版)》(「負面清 單」),於2022年1月1日生效並取代《外商投資 產業指導目錄》。根據負面清單,外商投資高 等教育的限制保持不變。

對於中外合作辦學的定義,根據《中外合作辦 學條例》,中外合作學校(不論是幼兒園、高 中或高等教育機構)(「中外合作學校」)的外國 投資者須為具備相應的辦學資格和較高的辦 學質量(「高等教育資質要求」)的外國教育機 構。根據《中外合作職業技能培訓辦學管理辦 法》,中外合作技工學校的外國投資者須為具 備相應資格和較高教育質量(「職業教育資質 要求」,連同高等教育資質要求統稱「資質要 求」)的外國教育機構或外國職業技能培訓機 構。此外,根據《教育部關於鼓勵和引導民間 資金進入教育領域促進民辦教育健康發展的 實施意見》,中外合作學校總投資的外資部分 應低於50%,且此等學校的成立須獲得省級 或國家教育部門批准。

The Company's PRC legal adviser has advised that the laws and regulations are currently uncertain as to what specific criteria must be met by a foreign investor (such as length of experience and form and extent of ownership in the foreign jurisdiction) in order to demonstrate to the relevant authority that it meets the Qualification Requirement. Notwithstanding the foregoing, the Company is committed to working towards meeting the Oualification Requirement and has implemented a business plan to ensure our compliance with the Qualification Requirement and with a view to expanding our education operations overseas. In 2017, the Company established a wholly-owned subsidiary in the State of California, the United States, for the operation and management of our education business in the State of California. The Company also engaged an independent education consultant with extensive experience and background in private postsecondary education to advise on and assist the Company in the establishment of our institution in the State of California. We have submitted a licensing application to the Bureau for Private Post-secondary Education in the State of California. As at the date of this annual report, we had not yet obtained the relevant licence. We will continue to disclose our progress in the implementation of our overseas expansion plans and updates to the Qualification Requirement in our annual and interim reports.

Risks associated with the Structured Contracts and the actions taken to mitigate the risks

The PRC government may find that the contracts that establish the structure for operating our business in China do not comply with applicable PRC laws and regulations, which may subject us to severe penalties and our business may be materially and adversely affected. The Contractual Arrangements may be subject to the scrutiny of the PRC tax authorities and additional tax may be imposed, which may materially and adversely affect our results of operations.

The Structured Contracts may not be as effective in providing us with control over our consolidated affiliated entities as direct ownership. The beneficial owners of our consolidated affiliated entities may have conflicts of interest with us, which may materially and adversely affect our business and financial condition. The sponsor interests in our all three schools held by Huali Investment are not capable of being pledged in favour of our WFOE under the PRC laws. Our Structured Contracts with respect to these schools contain alternative arrangements that may not achieve the level of protection equivalent to typical structured contracts with equity pledge arrangements. 本公司的中國法律顧問告知,目前法律法規仍 未明確外資方為向有關當局證明已符合資質 要求而須符合的特定具體標準(例如經驗年期 及於外國司法管轄區的擁有權形式及範圍)。 儘管如此,本公司仍致力達致資質要求並已 官施商業計劃,以確保我們符合資質要求。為
 將我們的教育業務拓展到海外,於2017年, 本公司於美國加利福尼亞州成立全資附屬公 司,負責我們於加利福尼亞州教育業務的營 運及管理。本公司亦已委聘一名在私立高等 教育方面具有豐富經驗及背景的獨立教育顧 問,就在加利福尼亞州設立機構為本公司提供 意見及協助。我們已向加利福尼亞州私立高 等教育局提交許可申請,截至本年報日期, 我們尚未取得相關許可。我們將繼續於年報 及中期報告披露海外擴張計劃的進展及資質 要求的最新變化。

與結構性合約有關的風險及為減輕 風險而採取的行動

中國政府可能認定確立我們在中國經營業務 的結構的合約不符合適用的中國法律法規, 這可能使我們受到嚴厲處罰,我們的業務可 能受到重大不利影響。合約安排可能受到中 國税務機關的審查,且可能需繳納額外税款, 這可能對我們的經營業績造成重大不利影響。

在向我們提供對綜合入賬關連實體的控制權 方面,結構性合約可能不如直接擁有權有效。 綜合入賬關連實體的實益擁有人可能與我們 存在利益衝突,這可能對我們的業務及財務 狀況造成重大不利影響。根據中國法律,華 立投資持有的我們所有三所學校的出資人權 益不能質押予我們的外商獨資企業。我們有 關該等學校的結構性合約包含替代安排,有 關安排在權益質押安排方面可能無法實現與 一般結構性合約相同的保護水平。

Our exercise of the option to acquire the sponsor interests or equity interests of our consolidated affiliated entities may be subject to certain limitations and we may incur substantial costs. Any failure by our consolidated affiliated entities or their respective School Sponsors/shareholders to perform their obligations under our Structured Contracts would potentially lead to the incurrence of additional costs and the expending of substantial resources on our part to enforce such arrangements, temporary or permanent loss of control over our primary operations or loss of access to our primary sources of revenue.

We rely on dividend and other payments from WFOE to pay dividends and other cash distributions to our Shareholders and any limitation on the ability of WFOE to pay dividends to us would materially and adversely limit our ability to pay dividends to our Shareholders. If any of our consolidated affiliated entities becomes subject to winding up or liquidation proceedings, we may lose the ability to use and enjoy certain important assets held by our consolidated affiliated entities, which could negatively impact our business and materially and adversely affect our ability to generate revenue.

The Board will review the Structured Contracts at least once a year to ensure the effective implementation of the Structured Contracts and compliance with the relevant terms.

Material changes

Huali Investment is a one-person limited liability company. According to the PRC Company Law, one-person limited liability company cannot invest in the establishment of a new one-person limited liability company, and Huali Investment is required to establish different subsidiaries in order to facilitate its business. Therefore, Huali Investment is required to increase its shareholders to achieve such purpose. On December 7, 2021, Mr. Zhang Zhifan, a brother of Mr. Zhang Zhifeng, agreed to subscribe for 0.001% of the registered capital of Guangzhou Huali Investment Company Limited by contributing RMB4,000 in proportion to the registered capital of Huali Investment immediately before such subscription (the "**Subscription**"). As of the date of this annual report, there was no material change in the Structured Contracts and/or the circumstances under which they were adopted as a result of the Subscription, save for the necessary changes made to the addition of Mr. Zhang Zhifan to the new Shareholder of Huali Investment. For details, please refer to the announcement of the Company dated December 7, 2021 and the EGM circular dated March 29, 2022.

我們行使選擇權收購綜合入賬關連實體的出 資人權益或股權可能受到若干限制,且我們 可能產生額外成本。綜合入賬關連實體或彼 等各自的學校舉辦者/股東未能履行於結構 性合約項下的義務,可能令我們為執行該等 安排而招致額外成本及耗費大量資源、臨時 或永久喪失對我們主要業務的控制權或喪失 我們的主要收入來源。

我們依賴外商獨資企業的股息及其他付款來 向股東支付股息及其他現金分派。外商獨資企 業向我們支付股息的能力如受到任何限制, 將對我們向股東支付股息的能力產生重大不 利限制。如任何綜合入賬關連實體進行清盤 或清算程序,我們可能喪失使用及享受綜合 入賬關連實體持有的若干重要資產的能力, 這可能對我們的業務造成負面影響,對我們 產生收入的能力產生重大不利影響。

董事會將每年審閱結構性合約至少一次,以 確保有效實施結構性合約及遵守相關條款。

重大變動

華立投資為一人有限責任公司,根據《中華人 民共和國公司法》的規定,一人有限責任公司 不能投資設立新的一人有限責任公司,而華 立投資為了便於開展業務,需設立不同子公 司,因此,華立投資需增加股東以達成該目 的。於2021年12月7日,張智峰先生的兄弟張 智帆先生同意認購廣州華立投資有限公司的 0.001%註冊資本,方式為按緊接該認購事項 前華立投資註冊資本的比例注資人民幣4,000 元(「認購事項」)。截至本年報日期,由於認 購事項,除因新增張智帆先生為華立投資新 股東而作出的必要變動外,結構性合約及/ 或採納結構性合約的情況並無重大變動。詳 情請見本公司日期為2021年12月7日的公告和 2022年3月29日的股東特別大會通函。

Unwinding of the Structured Contracts

As of the date of this annual report, there has not been any unwinding of any Structured Contracts, nor has there been any failure to unwind any Structured Contracts when the restrictions that led to the adoption of the Structured Contracts are removed. In the event that the PRC regulatory environment changes and all of the Qualification Requirement, the Foreign Ownership Restriction and the Foreign Control Restriction are removed (and assuming there are no other changes in the relevant PRC laws and regulations), XZ Huali will exercise the relevant call option in full to unwind the Contractual Arrangements so that the Company will be able to directly operate the schools without using the Structured Contracts.

Confirmation of independent non-executive Directors

The independent non-executive Directors have reviewed the Structured Contracts and confirmed that during the year ended August 31, 2022:

- the transactions carried out during such year have been entered into in accordance with the relevant provisions of the Structured Contracts and had been operated so that the profit generated by the PRC Operating Entities had been substantially retained by the Group;
- no dividends or other distributions have been made by the PRC Operating Entities to the holders of the equity interests of School Sponsor which are not otherwise subsequently assigned or transferred to the Group; and
- (iii) any new contracts entered into, renewed or reproduced between the Group and the PRC Operating Entities, the legal owner of the PRC Operating Entities during the year ended August 31, 2022 are fair and reasonable, or advantageous to the Shareholders of the Company, so far as the Group is concerned and in the interests of the Company and the Shareholders of the Company as a whole.

Confirmation of the Company's auditor

The auditor of the Company has confirmed in a letter to the Board that, with respect to the aforesaid Continuing Connected Transactions entered into in the year ended August 31, 2022:

- nothing has come to their attention that causes the auditor to believe that the disclosed Continuing Connected Transactions have not been approved by the Board;
- (b) for transactions involving the provision of goods or services by the Group, nothing has come to their attention that causes the auditor to believe that the transactions were not, in all material respects, in accordance with the pricing policies of the Group;

結構性合約的解除

截至本年報日期,並未解除任何結構性合約, 亦未發生在致使採納結構性合約的限制取消 時無法解除結構性合約的任何情況。倘中國 監管環境變化而所有資質要求、外資擁有權 限制及外資控制權限制被取消(假設相關中國 法律法規概無其他變動),西藏華立將悉數行 使相關購買權,以解除合約安排,使本公司 能夠直接經營學校而無須使用結構性合約。

獨立非執行董事的確認

獨立非執行董事已審閲結構性合約,並確認, 於截至2022年8月31日止年度內:

- (i) 該年度內所進行的交易根據結構性合約 的相關條文訂立及執行,以令中國營運 實體所產生的利潤大部分撥歸本集團所 有;
- (ii) 中國運營實體未曾向學校舉辦者之權益 持有人支付股息或作出其他分派而其後 未有另行轉撥或轉讓予本集團;及
- (iii) 本集團與中國運營實體、中國運營實體 及其法定持有者於本年度截至2022年8 月31日之間訂立、重續或複製的任何新 合約就對本公司股東而言是公平合理, 或對本公司股東有利的,且符合本公司 及本公司股東的整體利益。

本公司核數師的確認

本公司核數師已於致董事會的函件中確認, 就於截至2022年8月31日止年度訂立的上述持 續關連交易而言:

- (a) 核數師並無注意到任何事項,令其相信 所披露的持續關連交易未經董事會批 准;
- (b) 就涉及本集團提供商品或服務的交易而 言,核數師並無注意到任何事項,令其 相信該等交易並非在所有重大方面按照 本集團的定價政策進行;

- (c) nothing has come to their attention that causes the auditor to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions;
- (d) with respect to the aggregate amount of the Continuing Connected Transactions (other than those transactions with the PRC Operating Entities, the legal owner of the PRC Operating Entities and XZ Huali under the contractual arrangements) set out in the attached list of Continuing Connected Transactions, nothing has come to their attention that causes the auditor to believe that the disclosed Continuing Connected Transactions have exceeded the annual cap as set by the Company; and
- (e) with respect of the disclosed Continuing Connected Transactions with the PRC Operating Entities, the legal owner of the PRC Operating Entities and XZ Huali under the contractual arrangements, nothing has come to their attention that causes the auditor to believe that dividends or other distributions have been made by the PRC Operating Entities to the holder of the equity interest of its School Sponsor which are not otherwise subsequently assigned or transferred to the Group.

RELATED PARTY TRANSACTIONS

Details of the related party transactions entered into by the Group during the year ended August 31, 2022 are set out in note 33 to the consolidated financial statements. The transactions as set out therein fall under the definition of "connected transaction" or "continuing connected transaction" in Chapter 14A of the Listing Rules and the Company confirmed that it has complied with the requirements under Chapter 14A of the Listing Rules.

INTERESTS OF DIRECTORS IN COMPETING BUSINESS

None of the Directors or any of their respective associates has engaged in any business that competes or is likely to compete, either directly or indirectly, with the business of the Group or has any other conflict of interests with the Group during the year ended August 31, 2022.

EMPLOYEES AND REMUNERATION POLICIES

Recruitment

We strictly comply with the PRC Labor Law, the PRC Labor Contract Law, the PRC Employment Promotion Law, the PRC Labor Dispute Mediation and Arbitration Law as well as other applicable provincial and local labor laws and regulations in our recruitment process.

We prohibit discrimination of staff by age, sex, race, nationality, religion or disability to ensure that everyone has equal employment opportunities and prospects.

- (c) 核數師並無注意到任何事項,令其相信 該等交易並非在所有重大方面按照規管 該等交易的相關協議進行;
- (d) 就隨附的持續關連交易清單所載各持續 關連交易(除了中國運營實體、中國運 營實體的法定擁有人和西藏華立根據合 約安排下的該等持續關連交易)總金額 而言,核數師並無注意到任何事項,令 其相信所披露的持續關連交易已超過本 公司設定的年度上限;及
- (e) 就根據合約安排與中國營運實體、中國 營運實體的法定擁有人及西藏華立的已 披露持續關連交易而言,核數師並無注 意到任何事項,令其相信中國營運實體 已向其學校舉辦者的股權持有人作出任 何股息或其他分派,而其後並無另行轉 交或轉讓予本集團。

關聯方交易

本集團於截至2022年8月31日止年度訂立的 關聯方交易詳情載於合併財務報表附註33, 當中所載交易屬於上市規則第14A章「關連交 易」或「持續關連交易」定義範圍,且本公司確 認已遵守上市規則第14A章的規定。

董事於競爭業務之權益

截至2022年8月31日止年度內,董事或彼等各 自的任何聯繫人概無從事直接或間接與或可 能與本集團業務競爭的任何業務或與本集團 有任何其他利益衝突。

僱員及薪酬政策 招聘

我們在招聘過程中嚴格遵守《中華人民共和國 勞動法》、《中華人民共和國勞動合同法》、 《中華人民共和國就業促進法》、《中華人民共 和國勞動爭議調解仲裁法》以及其他適用的省 級和地方勞動法律法規。

我們禁止因年齡、性別、種族、國籍、宗教或 殘疾而歧視員工,以確保所有人享有平等的 就業機會及前景。 We recruit teachers based on the size of our current student enrolment and the number of newly admitted students at the beginning of each academic year. We primarily seek to recruit (i) high quality and experienced teachers who are knowledgeable in both theory and practice and hold the necessary academic credentials and professional qualifications (i.e. diplomas and professional certificates); and (ii) teachers who have work experience in the relevant industries. We also invite industry experts from entities with which we have cooperative relationships to give lectures or teach classes as adjunct faculty members of our schools.

Our schools carry out their recruitment works based on our employee manual and our teachers' recruitment policy, and continuously improve and refine their recruitment processes. We actively approach talents through participating in talent recruitment fairs and industry conferences, and encourage our staff to take advantage of social media to refer and recommend talented candidates to join us. In addition, we provide continuing trainings to our teachers so that they can stay abreast of the changes in market demand, new teaching theories and/or methodologies, changing teaching and testing standards.

Remuneration

As at August 31, 2022, the Group had 2,131 employees (as at August 31, 2021: 2,157). The remuneration packages of the employees of the Group are determined with reference to individual qualification, experience and performance, contribution to the Group, prevailing market rate and our remuneration policy.

The remuneration policy of our schools is formulated under the guidance of PRC laws and is based on industry characteristics as well as various market factors. The staff congress, president's office and board of directors of our schools collectively approve the compensation range of their employees. Our schools determine their respective compensation standards based on employment by function (teachers and administrative personnel) and position. Our schools pay a fixed annual salary to senior management and top talents such as directors, deans/department heads, administrative heads and professors. Our schools participate in social insurance plans (pension, medical, unemployment, work injury and maternity insurance) under the guidance of the relevant national, provincial and municipalities policies, and provide a variety of benefits for their employees.

Directors' Report 董事會報告

我們根據現有就讀學生人數規模及每學年初 新招收學生人數招聘教師。我們主要尋求招 聘(i)具有淵博的理論及實踐知識,並持有必要 的學歷和專業資格(即文憑和專業證書)的高 素質且經驗豐富的教師:及(ii)具有相關行業 工作經驗的教師。我們亦邀請與我們有合作 關係的實體的行業專家作為我們學校的兼職 教師舉行講座或授課。

我們的學校根據員工手冊及教師招聘政策開 展招聘工作,並不斷改進和完善招聘流程。 我們通過參加人才招聘會和行業會議而積極 接觸人才,並鼓勵員工利用社交媒體推薦人 才加入我們。此外,我們向教師提供持續培 訓,令其緊跟市場需求變化、新的教學理論 及/或方法、不斷變化的教學及測試標準。

薪酬

於2022年8月31日,本集團有2,131名(於 2021年8月31日:2,157名)僱員。本集團僱員 的薪酬待遇參考個人資歷、經驗及表現、對 本集團的貢獻、現行市場標準及我們的薪酬 政策釐定。

我們學校的薪酬政策在中國法律指導下制定, 基於行業特點以及多項市場因素。我們學校 的職工代表大會、校長辦公室及董事會共同 批准員工的薪酬範圍。我們的學校根據職能 (教師及行政人員)及職位釐定各自的薪酬標 準。我們的學校向高級管理層及頂尖人才(如 董事、院長/系主任、行政主管及教授)支付 固定年薪。我們的學校在相關國家、省級和 市級政策指導下參加社會保險計劃(養老、醫 療、失業、工傷及生育保險),並為員工提供 各種福利。

RETIREMENT AND EMPLOYEE BENEFITS SCHEME

Employees of the Group's subsidiaries operating in the PRC participate in a central pension scheme (the "**Central Pension Scheme**"), which is a defined contribution plan administered by the PRC government. The subsidiaries are required to contribute a specified percentage of the employees' salaries to the Central Pension Scheme to fund the benefits. Once the specified annual contributions are made, the Group will not have any further payment obligations in respect of the Central Pension Scheme. An amount of approximately RMB11.31 million was recorded in the statement of profit or loss of the Group for the year ended August 31, 2022 (year ended August 31, 2021: approximately RMB9.06 million), representing the contributions made to the Central Pension Scheme at rates specified in the rules of the pension scheme by the Group. The Group has no other material obligation for payment of pension benefits beyond the annual contributions.

Details of the retirement and employee benefits scheme of the Company are set out in note 9 to the consolidated financial statements.

As at August 31, 2021 and 2022, there were no forfeited contributions in relation to pension plans (by employers on behalf of employees who leave the scheme prior to vesting fully in such contributions) in the Group. Hence, there is no forfeited contribution available for the Group to reduce its existing level of contributions to the pension plans in future years.

REMUNERATION OF DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

The Remuneration Committee is responsible for making recommendations to the Board on the Company's policy and structure for the remuneration of all Directors and senior management, having regard to their relevant experience, duties and responsibilities, performance and achievement, and market rate. None of the Directors will determine their own remuneration. Details of the remuneration of the Directors and the five highest paid individuals in the Group are set out in note 35 and note 9 to the consolidated financial statements.

SUFFICIENCY OF PUBLIC FLOAT

As at the date of this annual report, based on the information publicly available to the Company and to the knowledge of the Directors, the Company continues to meet the prescribed minimum percentage of public float under the Listing Rules (i.e. at least 25% of the Company's total issued share capital are held by the public at all times as of the date of this report).

退休及僱員福利計劃

本集團在中國經營的附屬公司的僱員參加中 央退休金計劃(「中央退休金計劃」),為中國 政府管理的界定供款中央退休金計劃。附屬 公司須將僱員薪金的指定百分比向中央退休 金計劃供款,以撥付福利。在作出規定的年度 供款後,本集團毋須就中央退休金計劃承擔 其他付款義務。截至2022年8月31日止年度, 約人民幣11.31百萬元計入本集團的損益表(截 至2021年8月31日止年度:約人民幣9.06百萬 元),為本集團按照退休金計劃規則中規定的 比率向中央退休金計劃作出的供款。除年度 供款外,本集團並無其他支付退休金福利的 責任。

本公司的退休及僱員福利計劃詳情載於合併 財務報表附註9。

於2021年及2022年8月31日,本集團並無因 退休金計劃(由僱主代僱員在完全歸屬於此 類供款之前退出該計劃的僱員)而被沒收的供 款。因此,概無被沒收供款可供本集團於未 來年度減少其現有退休金計劃的供款水平。

董事及五名最高薪人士的薪酬

薪酬委員會負責在考慮全體董事及高級管理 層的相關經驗、職責、表現及成就以及市場 標準後,就本公司有關全體董事及高級管理 層薪酬的政策及架構向董事會作出推薦。概 無董事將決定其自身的薪酬。董事及本集團 五名最高薪人士的薪酬詳情載列於合併財務 報表附註35及附註9。

充足的公眾持股量

於本年報日期,基於本公司公開可得的資料 及據董事所知,本公司一直符合上市規則規 定的公眾持股量最低百分比(即截至本報告日 期本公司全部已發行股本的至少25%始終由 公眾人士持有)。
Directors' Report 董事會報告

USE OF NET PROCEEDS FROM THE LISTING

The Company issued 300,000,000 new Shares with a par value of US\$0.0001 at an issue price of HK\$3.26 per Share in connection with the Listing. The net proceeds from the Listing, after deducting underwriting commission and other expenses, were approximately HK\$946.0 million (equivalent to approximately RMB850.9 million).

The following table sets forth a summary of the utilization of the net proceeds from the Listing:

上市所得款項淨額用途

本公司已就上市按發行價每股股份3.26港元 發行300,000,000股每股面值0.0001美元的新 股份。扣除包銷佣金及其他開支後,上市所 得款項淨額約946.0百萬港元(相當於約人民 幣850.9百萬元)。

下表載列上市所得款項淨額的動用概要:

				Utilized	Unutilized
				amount as at	amount as at
				August 31,	August 31,
		%	Net proceeds	2022	2022
				截至 2022 年	截至2022年
				8月31日	8月31日
		%	所得款項淨額	已動用金額	未動用金額
			RMB' million	RMB' million	RMB' million
Purpose	用途		人民幣百萬元	人民幣百萬元	人民幣百萬元
Expansion of existing schools by constructing additional buildings for Huali College and Huali Vocational College	增建華立學院及華立 職業學院的樓宇 以擴大現有學校	53.0%	451.0	(451.0)	-
Establishment of a new junior college in Jiangmen City, Guangdong Province	在廣東省江門市新建 專科學校	37.0%	314.8	(314.8)	-
Working capital and general corporatepurposes	營運資金及一般企業用途	10.0%	85.1	(85.1)	_
Total	總計	100.0%	850.9	(850.9)	_

SIGNIFICANT LEGAL PROCEEDINGS AND COMPLIANCE

During the Reporting Period, the Company was not engaged in any litigation or arbitration of material importance and no litigation or claim of material importance is known to the Directors to be pending or threatening against the Company.

During the Reporting Period and up to the date of this report, to the best knowledge of the Directors, the Group had complied with all applicable laws and regulations in all material aspects.

重大法律訴訟及合規

於報告期間內,本公司未牽涉任何重大訴訟 或仲裁,且董事並不知悉任何重大訴訟或索 償尚未了結或對本公司構成威脅。

於報告期間內及截至本報告日期,據董事所 知,本集團已在所有重大方面遵守所有適用 的法律法規。

Directors' Report 董事會報告

SIGNIFICANT EVENT AFTER REPORTING PERIOD

There was no significant event affecting the Company nor any of it subsidiaries after the Reporting Period and up to the date of this report.

AUDIT COMMITTEE

The audit committee of the Company had reviewed the audited consolidated financial statements of the Group for the year ended August 31, 2022, and reviewed the accounting principles and practices adopted by the Group with the management of the Group, and discussed the internal controls and financial reporting matters with them.

CORPORATE GOVERNANCE

The Company is committed to maintaining high standards of corporate governance practices. Information on the corporate governance practices adopted by the Company is set out in "Corporate Governance Report" of this annual report.

AUDITOR

The consolidated financial statements of the Group for the year ended August 31, 2022 have been audited by PricewaterhouseCoopers. A resolution will be proposed at the forthcoming AGM for the re-appointment of PricewaterhouseCoopers as the independent auditor of the Company.

On behalf of the Board

Zhang Zhifeng *Chairman*

Hong Kong, November 29, 2022

報告期間後重大事項

於報告期間後及截至本報告日期,並無發生 影響本公司及其任何附屬公司的任何重大事 項。

審核委員會

本公司審核委員會已審閱本集團截至2022年 8月31日止年度的經審計合併財務報表,已連 同本集團管理層審閱本集團採納的會計政策 及常規,並已與其討論內部監控及財務報告 事宜。

企業管治

本公司致力維持高標準的企業管治常規。有 關本公司採納的企業管治常規資料載於本年 報「企業管治報告」。

核數師

本集團截至2022年8月31日止年度的合併財務 報表已由羅兵咸永道會計師事務所審計。於 即將召開的股東週年大會上將提呈一項決議 案,以續聘羅兵咸永道會計師事務所為本公 司的獨立核數師。

代表董事會

張智峰 *主席*

香港,2022年11月29日

The Board is pleased to present this Corporate Governance Report in the Company's annual report for the year ended August 31, 2022.

CORPORATE GOVERNANCE PRACTICES

The Company has applied the principles of the code provisions set out in the CG Code. During the Reporting Period and up to the date of this report, the Company had complied with all the code provisions set out in the CG Code, except for the deviation from the code provision C.2.1 of the CG Code, which is explained in the relevant paragraph of this Corporate Governance Report.

The Board believes that good corporate governance is essential in enhancing the confidence of the Shareholders, potential investors and business partners and is consistent with the Board's pursuit of value creation for the Shareholders. The Company is committed to enhancing its corporate governance practices appropriate to the conduct and growth of its business and to reviewing such practices from time to time to ensure that the Company complies with the statutory and professional standards and is aligned with the latest development.

THE RESPONSIBILITIES OF THE BOARD

The Board is responsible for the overall leadership of the Group, overseeing strategic decisions of the Group and monitoring business and performance. The Board has delegated the authority and responsibility for the daily management and operations of the Group to the senior management of the Group. In order to supervise specific aspects of the Company's affairs, the Board has set up three Board committees, including the Audit Committee, the Remuneration Committee and the Nomination Committee.

The Board has delegated the responsibilities stipulated in their respective terms of reference to the Board committees. All Directors perform their duties in good faith, comply with applicable laws and regulations, and act in the interests of the Company and the Shareholders at all times.

The Company has arranged appropriate liability insurance for legal proceedings against Directors. The coverage will be reviewed on an annual basis.

董事會欣然於本公司截至2022年8月31日止年 度的年報中呈報此企業管治報告。

企業管治常規

本公司已應用企業管治守則中守則條文的原則。於報告期間內及截至本報告日期,除偏離企業管治守則的守則條文C.2.1(於本企業管治報告中相關段落解釋)外,本公司已遵守企業管治守則所載的所有守則條文。

董事會相信,良好的企業管治對增強股東、 潛在投資者及商業夥伴的信心至關重要,並 符合董事會為股東創造價值的追求。本公司 致力於加強其企業管治常規,以適應業務的 開展及增長,且不時檢討有關常規,以確保 本公司遵守法定及專業標準並與最新發展保 持一致。

董事會責任

董事會負責本集團的整體領導,監察本集團 的戰略決策,並監督業務及表現。董事會已 將本集團日常管理及運營的權力和職責轉授 予本集團高級管理層。為監督本公司事務的 特定方面,董事會已成立三個董事委員會, 包括審核委員會、薪酬委員會及提名委員會。

董事會已將各自職權範圍中規定的職責轉授 予董事委員會。所有董事秉持誠信原則履行 職責,遵守適用的法律法規,並始終為本公 司及股東的利益行事。

本公司已就針對董事的法律訴訟安排適當的 責任保險,保障範圍將每年檢討。

Board Composition

Our Board consists of seven Directors, including four executive Directors and three independent non-executive Directors. The following table sets out certain information of the Directors:

董事會組成

本公司董事會由七名董事組成,包括四名執 行董事及三名獨立非執行董事。下表列示董 事的部分資料:

Name	Position
	職務
Zhang Zhifeng	Chairman of the Board, executive Director, chief executive officer and chairman of the
	Nomination Committee
張智峰	董事會主席、執行董事、首席執行官及提名委員會主席
Ye Yaming	Executive Director and member of the Remuneration Committee
葉雅明	執行董事及薪酬委員會成員
Zhang Yude	Executive Director and chief operating officer
張裕德	執行董事及首席運營官
Zou Kang	Executive Director
鄒康	執行董事
Chiu Lai Kuen Susanna, M.H., J.P.	Independent non-executive Director and chairman of the Audit Committee
趙麗娟,M.H.,J.P.	獨立非執行董事及審核委員會主席
Yang Ying	Independent non-executive Director, chairman of the Remuneration Committee and
	member of the Audit Committee and the Nomination Committee
楊英	獨立非執行董事、薪酬委員會主席及審核委員會與提名委員會成員
Ding Yi	Independent non-executive Director and member of the Audit Committee,
	the Remuneration Committee and the Nomination Committee
丁義	獨立非執行董事及審核委員會、薪酬委員會與提名委員會成員

The biographies of the Directors are set out under the section headed "Directors and Senior Management" of this annual report.

From the date of Listing to the date of publication of this annual report, the Board has always complied with the provisions of Rules 3.10 (1) and 3.10 (2) of the Listing Rules for the appointment of at least three independent non-executive directors with at least one possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has met all the requirements under Rule 3.10A of the Listing Rules for the appointment of independent non-executive Directors who account for at least one-third of the Board. Since each independent non-executive Director has confirmed his/her independence during the Reporting Period in accordance with Rule 3.13 of the Listing Rules, the Company considers all these Directors to be independent parties. 董事履歷載於本年報「董事及高級管理層」--節。

自上市日期起至本年報刊發日期,董事會一 直遵守上市規則第3.10(1)條及第3.10(2)條關於 委任至少三名獨立非執行董事(其中至少一名 擁有適當專業資格或會計或相關財務管理專 業知識)的規定。

本公司已符合上市規則第3.10A條關於委任佔 董事會至少三分之一的獨立非執行董事的所 有規定。由於各獨立非執行董事已按照上市 規則第3.13條確認於報告期間的獨立性,本公 司認為所有該等董事均為獨立人士。

Save as disclosed in the Directors' biographies set out in the section headed "Directors and Senior Management" in this annual report, no Directors have any personal relationship (including financial, business, family or other material or related relationships) with any other Director.

The Board has adopted a diversity policy, which sets out objectives and stipulates that all appointments to the Board should be based on the qualities, skills and experience required by the Board as a whole. The Nomination Committee will review and assess the composition of the Board and make recommendations to the Board on the appointment of Board members. At the same time, the Nomination Committee will take into account all aspects of diversity, including, but not limited to, professional experience, skills, knowledge, educational background, age, gender, culture and ethnicity, and length of service, in order to maintain the appropriate range and balance of talents, skills, experience and diversity of perspectives on the Board.

As at the date of this report, our Board consists of seven directors, one of whom is a woman. Accordingly, the Company believes that we have achieved gender diversity at Board level.

The Nomination Committee has reviewed such board diversity policies for the year ended August 31, 2022. During the Reporting Period, the composition of the Company's existing independent non-executive Directors and senior management team vary greatly in terms of age, educational background and professional experience.

All Directors, including independent non-executive Directors, have brought a wide range of valuable business experience, knowledge and professionalism to the efficient and effective operation of the Board. Independent non-executive Directors are invited to serve as members of the Audit Committee, the Remuneration Committee and the Nomination Committee.

With regard to the CG Code, which requires Directors to disclose the number and nature of offices held in a public company or organization and other material commitments, as well as the identity of the public company or organization and the time involved to the issuer, the Directors have agreed to disclose their commitments and any subsequent changes to the Company in a timely manner.

Induction and Continuous Professional Development

Each newly appointed Director is provided with the necessary induction training and information to ensure that he/she has a proper understanding of the business and operations of the Company and his/her responsibilities under the relevant statues, laws, rules and regulations. The Company also arranges regular seminars to provide the Directors with the latest development of the Listing Rules and other relevant legal and regulatory requirements. The Board also regularly informs the Company's performance, position and prospects of Directors so that the Board as a whole and each of the Directors can perform their respective duties. 除本年報「董事及高級管理層」一節所載董事 履歷披露者外,概無董事與任何其他董事有 任何個人關係(包括財務、業務、家庭或其他 物質或相關關係)。

董事會已採納多元化政策,該政策載列目標, 並規定董事會所有成員委任應基於董事會整 體所需的素質、技能及經驗。提名委員會將 檢討及評估董事會組成,並就董事會成員委 任向董事會作出推薦。同時,提名委員會將 考慮多元化的所有方面(包括但不限於專業經 驗、技能、知識、教育背景、年齡、性別、文 化和種族以及服務年限),以維持董事會內人 才、技能、經驗及觀點多樣性的適當範圍及 平衡。

於本報告日期,董事會由七名董事組成,其 中一名為女性。因此,本公司認為我們已達 到董事會成員性別多元化。

提名委員會已審閱截至2022年8月31日止年度 的該董事會多元化政策。報告期間內,本公 司現有獨立非執行董事及其高級管理團隊的 組成在年齡、教育背景及專業經驗方面具有 很大差異。

全體董事(包括獨立非執行董事)帶來廣泛且 寶貴的業務經驗、知識及專長,使董事會可 高效及有效地運作。獨立非執行董事獲邀擔 任審核委員會、薪酬委員會及提名委員會成 員。

就企業管治守則(要求董事向發行人披露在上 市公司或組織擔任的職務數目及性質和其他 重大承擔,以及上市公司或組織的身份與涉 及的時間)而言,董事已同意及時向本公司披 露彼等的承擔及後續變化。

入職及持續專業發展

每名新委任的董事獲提供必要的入職培訓及 資料,以確保其適當了解本公司的業務及經 營以及其於相關法規、法律、規則及規例下 的責任。本公司亦安排定期研討會,向董事 提供上市規則及其他相關法律及監管規定的 最新發展。董事會亦定期向董事知會本公司 的表現、狀況及前景,讓董事會整體及各董 事可履行各自的職責。

The Directors are encouraged to participate in continuous professional development to develop and update their knowledge and skills. The Company's joint company secretaries update and provide training materials relating to the roles, functions and responsibilities of Directors from time to time.

All Directors, namely Mr. Zhang Zhifeng, Mr. Ye Yaming, Mr. Zou Kang, Mr. Zhang Yude, Ms. Chiu Lai Kuen Susanna, M.H., J.P., Mr. Yang Ying and Mr. Ding Yi, have been updated with the latest developments regarding the Listing Rules and other applicable regulatory requirements to ensure compliance and enhance their awareness of good corporate governance practices. In addition, continuing briefing and professional development to Directors will be arranged whenever necessary.

Prior to the Listing, each of the Directors has attended the training conducted by the legal adviser of the Company. The content of such training related to the duties of directors and on-going obligations of listed companies.

The Directors shall submit a signed training record to the Company each year.

Chairman and Chief Executive Officer

Under code provision C.2.1 of the CG Code, the roles of chairman and chief executive should be separate and should not be performed by the same individual. Mr. Zhang Zhifeng is the chairman of the Board and chief executive officer of the Company. The Board considers that Mr. Zhang Zhifeng is the founder of the Group and has extensive experience in the private higher education industry in the PRC and is responsible for the overall strategic planning and business development of the Group. The Board believes that vesting the roles of both chairman of the Board and chief executive officer in Mr. Zhang Zhifeng provides the Group with strong and consistent leadership to improve the Company's efficiency in decision-making and execution, and effectively capture business opportunities. The Board believes that the balance of power and authority is adequately ensured by the operations of the Board which comprises highly experienced individuals. There are three independent non-executive Directors in the Board. All of them possess adequate independence and therefore the Board considers the Company has achieved balance of provided sufficient protection of its interests.

Appointment and Re-election of Directors

Subject to the Articles of Association, the Board may from time to time and at any time to appoint any person to be a Director to fill a casual vacancy or to supplement the Board. Any Director so appointed shall hold office only before the next following annual general meeting of the Company and may be re-elected at that meeting. 董事獲鼓勵參與持續專業發展,以發展及更 新其知識與技能。本公司的聯席公司秘書不 時更新及提供有關董事角色、職能及職責的 培訓材料。

所有董事(即張智峰先生、葉雅明先生、鄒 康先生、張裕德先生、趙麗娟女士,M.H., J.P.、楊英先生、丁義先生)獲告知上市規則及 其他適用監管規定的最新發展,以確保合規 並加強其良好企業管治常規意識。此外,將 在必要時為董事安排持續簡報及專業發展。

上市前,各董事已出席本公司法律顧問舉行 的培訓課程。該培訓的內容涉及董事職責及 上市公司的持續義務。

董事須每年向本公司提交一份經簽署的培訓 記錄。

主席及首席執行官

根據企業管治守則之守則條文第C.2.1條,主 席與首席執行官之角色應有區分且不應由同 一人擔任。張智峰先生為本公司董事會主席 兼首席執行官。董事會認為,張智峰先生為本 集團創辦人,在中國民辦高等教育行業擁 豐富經驗,負責本集團的整體戰略規劃及業 務發展。董事會相信,由張智峰先生同時 難 發發展會主席及首席執行官職務,可為本 員 前的決策及執行效率,並有效把握商機。董 事會相信,董事會由經驗豐富的個人組成, 事會相信,董事會由經驗豐富的個人組成, 事 重作充分確保了權力與職權的平衡。董 和 行之分暇 調 之子 經驗。因此,董事會認為,本公司已實現平衡 並為其利益提供充分保護。

董事委任及重選

受限於組織章程細則,董事會可不時及隨時 委任任何人士擔任董事,以填補臨時空缺或 補充董事會。任何以此方式委任的董事,任 期僅至本公司下屆股東週年大會為止,並可 於該會上重選連任。

At every annual general meeting of the Company, one-third of the Directors shall retire temporarily (or, if their number is not three or a multiple of three, or close to but not less than one-third), shall retire by rotation provided that each Director (including Directors that appointed for a specified term) shall rotate at least once every three years.

None of the Directors has entered into or intends to enter into a service contract with the Company or any of our subsidiaries (except for contracts which are due or determinable by the employer within one year without payment of compensation) (other than statutory compensation).

The Articles of Association stipulates the procedures and process of appointment, re-election and removal of Directors. The Nomination Committee is responsible for reviewing the composition of the Board and making recommendations to the Board on the appointment or re-election of Directors and the succession planning of Directors.

Nomination Policy

The Director Nomination Policy (the "**Nomination Policy**") adopted by the Board aims to improve the transparency and accountability of the nomination process of Directors, and to enable the Company to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company's business requirements.

According to the Nomination Policy, the Nomination Committee is responsible for selecting suitable candidates and offering recommendations to the Board when appointing Directors. The selection criteria that shall be considered by the Nomination Committee to assess the suitability of a proposed candidate includes: character and integrity, professional qualifications, skills, knowledge and experience that are relevant to the Company's business and strategy, the potential contribution to the Board in terms of diversity, and any other factors considered appropriate by the Nomination Committee to be in the best interests of the Company and its Shareholders. The above selection criteria are not exhaustive and conclusive, and the Nomination Committee may nominate any person as it considers appropriate at its discretion.

Subject to the Nomination Policy, the Nomination Committee shall hold a meeting after obtaining the required information from the candidates to discuss and consider the candidate's recommendation to the Board for appointment as a Director. The Nomination Committee shall, in accordance with the relevant Listing Rules and the Company's policies, examine whether the candidates are eligible for appointment, election or re-election to the Board. In particular, the Nomination Committee should consider the potential contribution of candidates that can bring to the Board in terms of qualifications, skills, experience, independence and gender diversity.

於本公司每屆股東週年大會上,三分之一董 事(若人數並非三名或三的倍數,或接近但不 少於三分之一的人數)須輪席告退,惟每名董 事(包括按特定年期獲委任的董事)至少每三 年須卸任一次。

概無董事已經或擬與本公司或本公司任何附 屬公司訂立服務合約(於一年內到期或可由僱 主毋須支付賠償(法定賠償除外)而終止的合 約除外)。

組織章程細則規定董事委任、重選及免職的 程式及流程。提名委員會負責檢討董事會組 成,並就董事委任或重選及董事繼任規劃向 董事會作出推薦。

提名政策

董事會採納的董事提名政策(「提名政策」)旨 在提高董事提名程式的透明度及問責性,令 本公司可確保董事會具有適合本公司業務需 求的技能、經驗及觀點多樣性平衡。

根據提名政策,提名委員會負責選擇適當的候 選人,並在委任董事時向董事會作出推薦。 選擇標準將由提名委員會考慮,以評估被提 名候選人的適當性,包括:性格及品德、專 業資格,與本公司業務及策略相關的技能、 知識及經驗,在多元化方面對董事會的潛在 貢獻,以及提名委員會認為合適並符合本公 司及其股東最大利益的任何其他因素。上述 選擇標準並非詳盡無遺,亦不具有決定性, 提名委員會可酌情選擇其認為合適的任何人 士。

受限於提名政策,提名委員會須於從候選人 取得必要的資料後舉行一次會議,以討論並 考慮向董事會推薦委任候選人為董事。提名 委員會須按照相關上市規則及本公司的政策 審查候選人是否有資格獲委任、選舉或重選 為董事會成員。特別是,提名委員會應考慮 候選人可能在資歷、技能、經驗、獨立性及性 別多樣性方面為董事會帶來的貢獻。

Nomination Process of the Appointment of New Director

The Nomination Committee and/or the Board shall, after receiving the proposal for the appointment of a new Director and the biographical information (or relevant details) of the candidate, evaluate the candidate in accordance with the above criteria to determine whether the candidate is qualified for the office of director. The Nomination Committee shall then recommend to the Board the appointment of appropriate candidates for Directors (if applicable).

For any person nominated by a Shareholder to elect a Director at a general meeting of the Company shall be evaluated by the Nomination Committee and/ or the Board in accordance with the above criteria and, as appropriate, make recommendations to the Shareholders on the proposed election of Directors at the general meeting.

Board Meetings

The Company adopts the practice of holding Board meetings regularly, which are held at least four times a year and about once a quarter. All regular Board meetings shall be given not less than 14 days' notice, so as to provide all Directors with the opportunity to attend the meeting and put the matters in the agenda of the regular meeting.

For other Board and Board Committee meetings, reasonable notice is generally given. The agenda and accompanying board papers are sent to Directors or Board Committee members at least three days before the meetings to ensure that they have sufficient time to review the documents and to prepare for the meetings. When Directors or Board Committee members are unable to attend the meeting, they will be informed of the matters to be discussed and have the opportunity to inform the chairman of their opinions before the meeting. The minutes of the meetings are kept by the company secretary and copies distributed to all Directors for reference and records.

The minutes of the Board meetings and the Board Committee meetings are recorded in sufficient detail about the matters considered by the Board and the Board Committee and decisions made, including any concerns raised by the Directors. The draft minutes of each Board meeting and Board Committee meeting shall be sent to the Directors for comments within a reasonable time after the date of the Board meeting. The minutes of the Board meetings are open for inspection by the Directors.

委任新董事的提名程式

提名委員會及/或董事會在收到委任新董事 的建議及候選人的履歷資料(或相關詳情) 後,應按照上述標準評估候選人,以確定候 選人是否有資格擔任董事職務。然後,提名 委員會須向董事會推薦委任合適的董事候選 人(如適用)。

獲股東提名於本公司股東大會上選舉董事的 任何人士,須由提名委員會及/或董事會按 照上述標準評估,並(如適用)於股東大會上 就建議選舉董事向股東作出推薦。

董事會會議

本公司採納定期舉行董事會會議的做法,董 事會會議每年至少舉行四次,大約每季度一 次。所有定期董事會會議須發出不少於14日 的通知,從而向所有董事提供出席會議的機 會及將有關事項列入定期會議的議程。

其他董事會及董事委員會會議一般發出合理 通知。議程及隨附的董事會文件於會議至少三 日前發送予董事或董事委員會成員,以確保 彼等有充足時間審閲文件及為會議作準備。 當董事或董事委員會成員無法出席會議時, 彼等將獲告知將討論的事項,並有機會在會 議前將其意見告知會議主席。會議記錄由公 司秘書保管,副本分發予所有董事,以供參 考和記錄。

董事會會議及董事委員會會議就董事會及董 事委員會考慮的事項及作出的決定(包括董事 提出的任何關切)作出足夠詳細的會議記錄。 每次董事會會議及董事委員會會議的會議記 錄初稿須於董事會會議日期後合理時間內發 送予董事,以徵求意見。董事會會議的會議 記錄開放供董事查閱。

During the Reporting Period, the four Board meetings were held and the attendance of each Director at the meetings is set out in the table below:

報告期間內,已舉行4次董事會會議,各董事 出席會議的記錄載列於下表:

Name of Directors	董事姓名	Attendance of Board meeting(s) 董事會會議出席情況	
Executive Directors	執行董事		
Zhang Zhifeng	張智峰	4/4	1
Ye Yaming	葉雅明	4/4	1
Zhang Yude (re-designated from a non-executive Director to an executive Director on November 19, 2021)	張裕德(<i>於2021年11月19日由</i> 非執行董事調任為執行董事)	4/4	1
Zou Kang (appointed on November 19, 2021)	鄒康(於2021年11月19日獲委任)	4/4	1
Independent Non-executive Directors	獨立非執行董事		
Chiu Lai Kuen Susanna, M.H., J.P.	趙麗娟,M.H.,J.P.	4/4	1
Yang Ying	楊英	4/4	1
Ding Yi	丁義	4/4	0

Model Code for Securities Transactions

The Company has adopted the Model Code as the Group's code of conduct to regulate the securities transactions of the Directors and the relevant employees of the Group who, because of his/her office or employment, is likely to possess inside information in relation to the Group or the Company's securities. Having made specific enquiries, all Directors confirmed that they had complied with the required standards set out in the Model Code throughout the year ended August 31, 2022. In addition, the Company is not aware of any non-compliance of the Model Code by the relevant employees of the Group during the year ended August 31, 2022.

Delegation by the Board

The Board reserves the right to decide on all material matters of the Company, including: approval and monitoring of all policy matters, overall strategies and budgets, internal control and risk management systems, major transactions (especially those that may involve conflict of interests), financial information, appointment of Directors and other significant financial and business matters. Directors may seek independent professional advice in performing their duties at the expense of the Company and are encouraged to independently approach and consult with the senior management of the Company.

The daily management, administration and operation of the Group are delegated to senior management. The delegated functions and responsibilities are periodically reviewed by the Board. The approval of the Board is required before any significant transaction entered into by the management.

證券交易的標準守則

本公司已採納標準守則作為本集團的行為守 則,以規管董事及本集團相關僱員(彼等因有 關職位或受僱工作而可能擁有有關本集團或 本公司證券之內幕消息)的證券交易。經作出 具體查詢,全體董事均確認於整個截至2022 年8月31日止年度一直守標準守則所載規定標 準。此外,本公司未獲悉本集團相關僱員於 截至2022年8月31日止年度有任何不遵守標準 守則之情況。

董事會授權

董事會保留權利決定本公司所有重大事項, 包括:批准及監督所有政策事項、整體策略 及預算、內部監控及風險管理系統、主要交易 (尤其是涉及利益衝突的交易)、財務資料、 委任董事與其他重大財務及業務事項。董事 可在履行職責時尋求獨立專業意見,費用由 本公司承擔,並獲鼓勵獨立接觸及諮詢本公 司高級管理層。

本集團的日常管理、行政管理及經營授權予 高級管理層。授予的職能及職責由董事會定 期檢討。管理層訂立任何重大交易前,需獲 得董事會批准。

Corporate Governance Function

The Board recognizes that corporate governance should be the collective responsibility of the Directors, including:

- reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- reviewing and monitoring the training and continuous professional development of Directors and senior management;
- developing, reviewing and monitoring the code of conduct and compliance manual applicable to employees and Directors;
- developing and reviewing the Company's policies and practices on corporate governance and making recommendations to the Board and reporting to the Board on matters;
- reviewing the Company's compliance with the CG Code and disclosing in the corporate governance report; and
- reviewing and monitoring the Company's compliance with the Company's whistle-blowing policy.

BOARD COMMITTEES

Audit Committee

The Company has established the Audit Committee in accordance with Rule 3.21 of the Listing Rules and has set out the written terms of reference in accordance with paragraph C.4.1 of the CG Code. The main responsibilities of the Audit Committee are to review and supervise the financial reporting process, risk management and internal control system of the Group, and to supervise the audit process and financial statements of the Group.

The Audit Committee consists of Chiu Lai Kuen Susanna, M.H., J.P., Mr. Yang Ying and Mr. Ding Yi and is chaired by Chiu Lai Kuen Susanna, M.H., J.P. who has the appropriate and extensive professional experience as required under the Listing Rules.

企業管治職能

董事會認識到,企業管治應當是董事的集體 責任,包括:

- 檢討及監察本公司在遵守法律及監管規 定方面的政策及常規;
- 檢討及監察董事及高級管理人員的培訓
 及持續專業發展;
- 制定、檢討及監督適用於僱員及董事的 行為守則及合規手冊;
- 制定及檢討本公司的企業管治政策及常 規,向董事會提出建議,並就有關事項 向董事會報告;
- 檢討本公司遵守企業管治守則的情況及 於企業管治報告中作出披露;及
- 檢討及監察本公司遵守本公司舉報政策 的情況。

董事委員會 審核委員會

本公司已根據上市規則第3.21條成立審核委員會,並遵照企業管治守則第C.4.1段制定書 面職權範圍。審核委員會的主要職責為檢討 及監督本集團的財務報告程式、風險管理及 內部監控系統,監督本集團的審計程式及財 務報表。

審核委員會由趙麗娟,M.H.,J.P.、楊英先 生及丁義先生組成,主席為趙麗娟,M.H., J.P.,彼具備上市規則所規定的適當及豐富的 專業經驗。

The main responsibilities of the Audit Committee include the following:

- to be primarily responsible for making recommendations to the Board on the appointment, reappointment and removal of the external auditor, and to approve the remuneration and other terms of engagement of the external auditor, and any questions of its resignation or dismissal;
- to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards.
- to discuss with the auditor the nature and scope of the audit and reporting obligations before the audit commences;
- where more than one audit firm is engaged, ensure coordination between them; and
- to develop and implement policy on engaging an external auditor to supply non-audit services. For this purpose, "external auditor" includes any entity that is under common control, ownership or management with the audit firm or any entity that a reasonable and informed third party knowing all relevant information would reasonably conclude to be part of the audit firm nationally or internationally.

The Audit Committee should report to the Board, identifying and making recommendations on any matters where action or improvement is needed. The written terms of reference of the Audit Committee are available for review on the websites of the Stock Exchange and the Company.

During the Reporting Period, the Audit Committee held two meetings and the attendance of the Audit Committee members at these meetings is set out below:

審核委員會的主要職責包括以下各項:

- 主要負責就外聘核數師的委任、續聘及 罷免向董事會作出推薦,批准外聘核數
 師的酬金及其他委聘條款,並處理有關
 外聘核數師的辭職或解聘的問題;
- 按照適用標準檢討及監督外聘核數師的 獨立性及客觀性以及審計程式的有效 性。
- 在審計開始前與核數師討論審計的性質
 及範圍以及報告義務;
- (如委聘超過一間審計事務所)確保審計 事務所之間的協作;及
- 制定及執行有關委聘外聘核數師提供非 核數服務的政策。就此而言,「外聘核 數師」包括與該審計事務所受到共同控 制、擁有及管理的任何實體,或知悉所 有相關資料的合理知情的第三方將合理 認為屬該全國性或國際審計事務所一部 分的任何實體。

審核委員會應向董事會報告,識別需要採取行 動或改進的事項並就此向董事會作出推薦。 審核委員會的書面職權範圍可於聯交所及本 公司網站查閱。

報告期間內,審核委員會舉行兩次會議,該 等會議上審核委員會成員的出席情況載列如 下:

		Attendance of
		meeting(s)
Name of Directors	董事姓名	會議出席情況
Chiu Lai Kuen Susanna, M.H., J.P. (Chairperson)	趙麗娟,M.H.,J.P. <i>(主席)</i>	2/2
Yang Ying	楊英	2/2
Ding Yi		2/2

During the Reporting Period, the Audit Committee reviewed the annual results and report for the year ended August 31, 2022 and the interim results and report for the six months ended February 28, 2022, significant issues on the financial reporting and compliance procedures, internal control and risk management systems, range of work and the appointment of external auditor. After reviewing the effectiveness and independence of the external audit process, the Audit Committee was satisfied with its work.

The Group's audited annual results for the year ended August 31, 2022 have been reviewed by the Audit Committee on November 16 and November 28, 2022.

Nomination Committee

The Company has established the Nomination Committee with written terms of reference in accordance with paragraph B.3.1 of the CG Code. The main functions of the Nomination Committee are to make recommendations to our Board on candidates to fill vacancies of the Board.

The Nomination Committee consists of Mr. Zhang Zhifeng, Mr. Yang Ying and Mr. Ding Yi, and is chaired by Mr. Zhang Zhifeng.

The main duties of the Nomination Committee include the following:

- to review the structure, size and composition (including the skills, knowledge, experience and diversity of perspectives) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- to assess the independence of the independent non-executive Directors;
- to make recommendations to the Board on succession planning for Directors (in particular the chairman and the chief executive) and the appointment or reappointment of Directors.

報告期間內,審核委員會已審閱截至2022年8 月31日止年度的年度業績及報告與截至2022 年2月28日止六個月的中期業績及報告,有關 財務報告及合規程式的重大事項、內部監控 及風險管理系統、工作範圍以及外聘核數師 的委任。經評估外部審計程式的有效性及獨 立性後,審核委員會對其工作感到滿意。

本集團截至2022年8月31日止年度的經審計年 度業績已於2022年11月16日及11月28日由審 核委員會審閱。

提名委員會

本公司已根據企業管治守則第B.3.1段成立提 名委員會並制定書面職權範圍。提名委員會 的主要職能為就提名候選人填補董事會空缺 向董事會作出推薦。

提名委員會由張智峰先生、楊英先生及丁義 先生組成,主席為張智峰先生。

提名委員會的主要職責包括以下各項:

- 至少每年檢討董事會的架構、人數及組成(包括技能、知識、經驗及觀點多樣化),並就任何為配合本公司的公司策略而擬對董事會作出的變動作出推薦;
- 物色具有適當資格成為董事會成員的個人,選擇或提名擔任董事的個人或就此向董事會作出推薦;
- 評估獨立非執行董事的獨立性;
- 就董事(尤其是主席及行政總裁)繼任 規劃與董事委任或續聘向董事會作出推 薦。

The Nomination Committee assesses the candidates or incumbents based on criteria such as integrity, experience, skills and competence to invest time and energy in performing their duties and responsibilities. The recommendations of the Nomination Committee will then be submitted to the Board for decision.

The Company recognizes and accepts the benefits of having a diverse Board to improve its performance and has adopted a board diversity policy aimed at developing ways to achieve board diversity. The implementation of the policy is supervised by the Nominating Committee. In designing the composition of the Board, the diversity of the Board is taken into account among a number of measurable objectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The Nomination Committee will continue to monitor the implementation of the board's diversity policy and will regularly review the board's diversity policy to ensure its continued effectiveness.

The written terms of reference of the Nomination Committee are available for review on the websites of the Stock Exchange and the Company.

During the Reporting Period, the Nomination Committee held one meeting to review the nomination process and the composition and diversity of the Board and was satisfied with the current process and composition. The attendance of the Nomination Committee members at this meeting is set out in the table below: 提名委員會基於品格、經驗、技能及履行職 責時投入時間及精力的能力等標準評估候選 人或現任職者。提名委員會的建議然後將提 交予董事會決定。

本公司認可及接受擁有多元化董事會以改善 表現的好處,並已採納董事會多元化政策, 旨在開發實現董事會多元化的方法。該政策 的實施由提名委員會監督。在設計董事會的 組成時,董事會的多元化已考慮多項可衡量 目標,包括但不限於性別、年齡、文化及教 育背景、種族、專業經驗、技能、知識及服務 年限。提名委員會將繼續監察董事會多元化 政策的實施,並將定期檢討董事會多元化政 策,以確保其持續有效。

提名委員會的書面職權範圍可於聯交所及本 公司網站查閱。

報告期間內,提名委員會舉行一次會議,以 檢討提名程式與董事會的組成及多元化,並 對現有程式及組成感到滿意。提名委員會成 員出席該會議的情況載列於下表:

		Attendance of	
		meeting(s)	
Name of Directors	董事姓名	會議出席情況	
Zhang Zhifeng (Chairman)	張智峰 <i>(主席)</i>	1/1	
Yang Ying	楊英	1/1	
Ding Yi	丁義	1/1	

Remuneration Committee

The Company has established the Remuneration Committee in accordance with Rule 3.25 of the Listing Rules and has stipulated the written terms of reference in compliance with paragraph C.4.1 of the CG Code. The main responsibilities of the Remuneration Committee are to review, determine and recommend to our Board on the policy and structure of the remuneration payable to our Directors and senior management, and to make recommendations on employee benefit arrangements.

The Remuneration Committee consists of Mr. Yang Ying, Mr. Ye Yaming and Mr. Ding Yi, and is chaired by Mr. Yang Ying.

The principal duties of the Remuneration Committee include the following:

- to make recommendations to the Board on the Company's policy and structure for all Directors' and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management. This should include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- to consider the salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group;
- to review and approve the compensation payable to executive Directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with the contractual terms and is otherwise fair and not excessive;
- to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they are consistent with the contractual terms and are otherwise reasonable and appropriate;
- to ensure that no Director or any of his associates is involved in deciding his own remuneration;
- to assess performance of executive Directors;

薪酬委員會

本公司已根據上市規則第3.25條成立薪酬委員會,並已遵照企業管治守則第C.4.1段制定 書面職權範圍。薪酬委員會的主要職責為檢 討、釐定應付董事及高級管理層的薪酬的政 策及架構並就此向董事會作出推薦,以及就 僱員福利安排作出推薦。

薪酬委員會由楊英先生、葉雅明先生及丁義 先生組成,主席為楊英先生。

薪酬委員會的主要職責包括以下各項:

- 就本公司有關所有董事及高級管理層薪 酬的政策及結構,以及就設立正式透明 的制定薪酬政策的程式,向董事會作出 推薦;
- 參考董事會的公司目標及宗旨,審核並 批准管理層薪酬方案;
- 就個別執行董事及高級管理層薪酬方 案向董事會作出推薦。其應包括實物福 利、退休金權利及補償安排(包括就喪 失或終止職務或委任應付的任何補償);
- 考慮可比公司支付的薪金、時間投入及 責任以及本集團內其他公司的僱用狀 況;
- 檢討及批准就喪失或終止職務或委任應
 向執行董事及高級管理層支付的薪酬,
 以確保該薪酬符合合約條款,屬公平且
 並非過多;
- 檢討及批准有關因不當行為而罷免董事 或解除董事職務的補償安排,以確保該 等安排符合合約條款且屬合理適當;
- 確認任何董事或其聯繫人概無參與決定
 自身薪酬;
- 評估執行董事的表現;

- to consider and approve the terms of the executive Directors' service contracts; and
- to consider and implement other matters, as defined or assigned by the Board or otherwise required by the Listing Rules from time to time.

The written terms of reference of the Remuneration Committee are available for review on the websites of the Stock Exchange and the Company.

During the Reporting Period, the Remuneration Committee held one meeting to review and discuss the company's remuneration policy and structure, as well as the remuneration package for the company's executive Directors and senior management and other related matters. The Remuneration Committee ensured that no individual or any of his associates was involved in determining his own remuneration. It also ensured that remuneration awards were based on the performance of individuals and companies and were consistent with market practices and conditions, and with the Company's goals and strategies. No changes on the policy were recommended by the Remuneration Committee.

The attendance of each Remuneration Committee members at this meeting is set out in the table below:

- 考慮及批准執行董事服務合約的條款;
 及
- 不時考慮及實施董事會界定或指定或上 市規則規定的其他事項。

薪酬委員會的書面職權範圍可於聯交所及本 公司網站查閱。

報告期間內, 薪酬委員會舉行一次會議, 以 檢討及討論本公司的薪酬政策及架構, 以及 本公司執行董事與高級管理層的薪酬方案和 其他相關事項。薪酬委員會確保概無個人或 其任何聯繫人參與決定自身薪酬, 亦確保薪 酬獎勵基於個人及公司的表現, 並符合市場 慣例及狀況以及本公司的目標及策略。薪酬 委員會並無推薦對該政策進行任何變更。

薪酬委員會各成員出席該會議的情況載列於 下表:

		Attendance of
		meeting(s)
Name of Directors	董事姓名	會議出席情況
Yang Ying <i>(Chairman)</i>	楊英 <i>(主席)</i>	1/1
Ye Yaming	葉雅明	1/1
Ding Yi	丁義	1/1

Remuneration of Directors and Senior Management

Details of the remuneration by band of the members of the Board and senior management of the Company for the year ended August 31, 2022 are set out below:

董事及高級管理層薪酬

截至2022年8月31日止年度,董事會成員及本 公司高級管理層按級別劃分的薪酬詳情載列 如下:

		Number of
		individuals
Remuneration band	薪酬級別	人數
RMB2 million to RMB3 million	人民幣2百萬元至人民幣3百萬元	1
RMB0 to RMB1 million	人民幣0元至人民幣1百萬元	9

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL REPORTING IN RESPECT OF FINANCIAL STATEMENTS

The Directors acknowledge that it is their responsibility to prepare the financial statements for the year ended August 31, 2022 in order to give a true and fair view of the affairs of the Company and the Group and the results and cash flows of the Group.

The management has provided the necessary explanations and information to the Board to enable the Board to make an informed assessment of the Company's financial statements and submit them to the Board for approval.

The Directors were not aware of any material uncertainties relating to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern.

The statement by the auditor regarding their reporting duties on the consolidated financial statements of the Company is set out in the Independent Auditor's Report on pages 137 to 145 of this annual report.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board recognizes that it is the responsibility of the Board to maintain appropriate risk management and internal control systems to protect shareholders' investment and the Company's assets, and to review the effectiveness of these systems on an annual basis.

The Group's internal audit department plays a major role in monitoring the internal governance of the Company. The major tasks of the internal audit department are reviewing the internal control of the Company and conducting comprehensive audits of all branches and subsidiaries of the Company on a regular basis.

Under the Company's risk management and internal control structure, the management is responsible for designing, implementing and maintaining risk management and internal control systems to ensure, amongst others, (i) developing and establishing appropriate policies and control procedures to protect the Group's assets from improper use or disposal; (ii) complying with relevant laws, rules and regulations; and (iii) keep reliable financial and accounting records in accordance with relevant accounting standards and regulatory reporting requirements.

董事就財務報表進行財務報告 的責任

董事承認,董事有責任編製截至2022年8月31 日止年度的財務報表,以真實公允地反映本 公司及本集團的事務以及本集團的業績及現 金流量。

管理層已向董事會提供必要的解釋及資料, 以令董事會可對本公司財務報表作出知情評 估並將有關財務報表提交董事會批准。

董事並不知悉任何可能對本集團持續經營能 力產生重大疑問的事件或狀況相關的重大不 確定性。

核數師有關其就本公司合併財務報表的報告 職責的陳述,載列於本年報第137至145頁的 獨立核數師報告。

風險管理及內部監控

董事會承認,董事會有責任為保護股東投資 及本公司資產而維持合適的風險管理及內部 監控系統,並每年檢討有關係統的有效性。

本集團內部審計部在監察本公司內部管治時 發揮重要作用。內部審計部的主要任務是定 期檢討本公司的內部監控並對本公司所有分 公司及附屬公司進行全面審計。

根據本公司的風險管理及內部監控架構,管 理層負責設計、實施及維護風險管理及內部 監控系統,以確保(其中包括):(i)制定並建立 適當的政策及控制程式,以保護本集團資產 免遭不當使用或處置:(ii)遵守相關法律、規 定及法規:及(iii)按照相關會計準則及監管報 告要求保存可靠的財務及會計記錄。

The main features of risk management and internal control structure of the Company are as follows:

- the heads of major business units or departments manage risks by identifying and mitigating risks in accordance with the internal standards approved by the Board and the Audit Committee;
- the management ensures appropriate actions are taken on significant risks affecting the Group's businesses and operations; and
- the internal auditors provide independent assurance to the Board, the Audit Committee and the management concerning the effectiveness of risk management and internal control systems.

During the Reporting Period, each major business unit or department was responsible for daily risk management activities, including identifying major risks that may affect the Group's performance, assessing and evaluating the identified risks according to their possible impacts and the possibility of occurrence, and formulating and implementing measures, controls and response plans to manage and mitigate such risks. The management continuously monitored and reviewed the risk management and internal control systems on an ongoing basis and reported to the Audit Committee regarding the status of the systems.

The Company's internal audit function monitored the Company's internal governance and provided independent assurance on the adequacy and effectiveness of the Company's risk management and internal control system. The senior executives responsible for the internal audit function report directly to the Audit Committee. The internal audit reports on the effectiveness of control were submitted to the Audit Committee in accordance with the agreed audit plan approved by the Board. All Directors were informed of the results of the internal audit assignments. During the Reporting Period, the internal audit function conducted an analysis and independent assessment of the adequacy and effectiveness of the Company's risk management and internal control systems through, amongst others, examination of risk-related documentation prepared by operation units and the management and conducting interviews with employees at all levels. The senior executives of the internal audit function attended the Audit Committee meeting to explain the results of the internal audit and responded to the questions of the members of the Audit Committee.

本公司風險管理及內部監控架構的主要特點 如下:

- 主要業務單位或部門的主管透過按照經 董事會及審核委員會批准的內部標準識 別及緩解風險而管理風險;
- 管理層確保就影響本集團業務及經營的 重大風險採取適當行動;及
- 內部審計師就風險管理及內部監控系統 的有效性向董事會、審核委員會及管理 層提供獨立保證。

報告期間內,各主要業務單位或部門負責日 常風險管理活動,包括識別可能影響本集團 表現的重大風險;根據已識別風險可能的影 響及發生可能性評估及評價有關風險;制定 及實施管理及減輕該等風險的措施、控制及 應對計劃。管理層持續監察及檢討風險管理 及內部監控系統,並就系統狀況向審核委員 會報告。

本公司內部審計職能監督本公司的內部管治, 並就本公司風險管理及內部監控系統的充足 性及有效性提供獨立保證。負責內部審計職 能的高級管理人員直接向審核委員會報告。 有關控制有效性的內部審計報告按照董事會 批准的經協定審計計劃提交予審核委員會。 所有董事均獲告知內部審計任務的結果。報 告期間內,內部審計職能透過(其中包括)審 查經營單位及管理層編製的風險相關文件並 與各級員工進行面談,對本公司風險管理及 內部監控系統的充足性及有效性進行了分析 及獨立評估。內部審計職能高級管理人員已 出席審核委員會會議,解釋內部審計結果, 並回答審核委員會成員的問題。 The Company has internal guidelines to ensure that inside information is equally and timely disseminated to the public in accordance with applicable laws and regulations. The senior executives of the Group's investor's relation, corporate affairs and financial control functions are empowered to control and monitor appropriate procedures to be followed for inside information disclosure. Access to inside information is limited to the relevant senior executives at all times and on a "need to know" basis. Relevant personnel and other professional parties involved are reminded to maintain the confidentiality of the inside information until it is publicly disclosed. Other procedures, such as pre-clearance on dealing in Company's securities by Directors and designated members, notification of periodic blackouts and restrictions on securities trading for Directors and employees, and identification of project by code name have also been implemented by the Company to prevent possible improper handling of inside information within the Group.

The Company has adopted arrangements to facilitate employees and other stakeholders to raise concerns about possible misconducts in financial reporting, internal control or other matters. The Audit Committee regularly reviewed such arrangements and ensured that appropriate arrangements are in place to investigate these matters fairly and independently and to take appropriate follow up action.

During the Reporting Period, the Audit Committee reviewed the effectiveness of the risk management and internal control systems of the Company. The annual review included works such as (i) review of reports submitted by heads of operation units or departments and the management regarding the implementation of the risk management and internal control systems; (ii) periodic discussions with the management and senior executives regarding the effectiveness of the risk management and internal control systems and the works of the internal audit function. Such discussions include the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting functions; (iii) evaluation on the scope and quality of management's ongoing monitoring of the risks management and internal control systems; (iv) review of the effectiveness of the internal audit function to ensure coordination within the Group and between the Company's internal and external auditors and to ensure the internal audit function is adequately resourced and has appropriate standing within the Group; and (v) making recommendations to the Board and the management on the scope and quality of the management's ongoing monitoring of the risk management and internal control systems.

The Board has conducted a review of the effectiveness of the risk management and internal control systems of the Group and considered such systems to be effective and adequate. Such systems, however, are designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable and not absolute assurance against material misstatement or loss. 本公司設有內部指引,以確保內幕消息按照 適用法律法規平等及時地向公眾發佈。本集 團投資者關係、公司事務及財務控制職能的 高級管理人員獲授權控制及監督內幕消息披 露須遵守的適當程式。只有相關高級管理人 員在「需要知悉」的情況下,才能接觸到內幕 消息。相關人員及其他涉及的專業人士獲提醒 在內幕消息公開披露前保密。本公司亦已實 施其他程式(如預先許可董事及指定成員買賣 本公司證券、董事及僱員買賣證券的定期禁 售及限制的通知,以及透過代號識別項目), 以防止可能對本集團內幕消息的不當處理。

本公司已採納安排,以促進僱員及其他利益 相關人士提出有關財務報告、內部監控或其 他事項的可能不當行為的關注。審核委員會 定期檢討該等安排,確保設有適當安排公平 獨立地調查該等事項並採取適當的跟進行動。

報告期間內,審核委員會已檢討本公司風險 管理及內部監控系統的有效性。年度檢討包 括以下工作:(i)審閱經營單位或部門主管及管 理層提交的有關風險管理及內部監控系統的 施的報告;(ii)定期與管理層及高級管理人員 討論風險管理及內部監控系統的有效性及內 部審計職能的工作。該等討論包括本公司會 計、內部審計及財務報告職能的資源、員工 資格及經驗、培訓計劃與預算的充足性;(iii) 評估管理層對風險管理及內部監控系統的持 續監督的範圍及質量;(iv)檢討內部審計職能 的有效性,以確保本集團內及與本公司內部 及外聘核數師之間的協調,並確保內部審計 職能擁有充足資源及在本集團內具有適當地 位; 及(v)就管理層對風險管理及內部監控系 統的持續監督的範圍及質量向董事會及管理 層作出推薦。

董事會已對本集團風險管理及內部監控系統 的有效性進行檢討,並認為該等系統有效且 充足。然而,該等系統的設計目標是管理(而 非消除)未能實現業務目標的風險,只能就防 止重大失實陳述或損失提供合理而非絕對的 保證。

AUDITOR'S REMUNERATION

The Company appointed PricewaterhouseCoopers as the independent auditor for the year ended August 31, 2022. For the year ended August 31, 2022, the total fees paid/payable in respect of the audit service provided by the Group's independent auditor are set out below:

核數師酬金

本公司已委聘羅兵咸永道會計師事務所為截 至2022年8月31日止年度的獨立核數師。截至 2022年8月31日止年度,就本集團獨立核數師 提供的核數服務已付/應付的費用總額載列 如下:

		Amount/RMB'000 金額/人民幣千元
Fee for audit services (including Hong Kong Standard on	核數服務費用(包括根據香港審閲委聘準則第2410號	
Review Engagements 2410 review on interim results)	審閱中期業績)	2,550
Total	總計	2,550

The Group also appointed another external auditor in respect of the statutory audit services during the Reporting Period. For the year ended August 31, 2022, the total fees paid/payable in respect of the audit service provided by the Group's other external auditor are RMB140,000.

JOINT COMPANY SECRETARIES

Ms. Lei Yingran is one of the joint company secretaries of the Company, whose biographical details are set out in the section headed "Directors and Senior Management" of this annual report.

Mr. Cheung Kai Cheong, Willie is the other joint company secretary of the Company.

Mr. Cheung Kai Cheong, Willie, a Hong Kong resident, has been a senior manager of SWCS Corporate Services Group (Hong Kong) Limited since April 5, 2017 and is responsible for assisting listed companies in professional company secretarial works. Mr. Cheung has more than 10 years of professional experience in the company secretarial field and has extensive knowledge and experience in dealing with corporate governance, regulatory and compliance affairs of listed companies. Mr. Cheung has been a member of the Hong Kong Institute of Certified Public Accountants since January 2009, and a fellow member of the Association of Chartered Certified Accountants since October 2008. Mr. Cheung received his bachelor's degree in arts (with honours), majoring in accounting and finance from University of Glamorgan, the United Kingdom, in June 1996.

During the Reporting Period, Ms. Lei Yingran and Mr. Cheung Kai Cheong, Willie have undertaken not less than 15 hours of relevant professional training respectively in compliance with Rule 3.29 of the Listing Rules. 於報告期間內,本集團亦就法定核數服務委 聘了另一名外聘核數師。截至2022年8月31日 止年度,就本集團另一名外聘核數師提供的核 數服務已付/應付的總費用為人民幣140,000 元。

聯席公司秘書

雷潁然女士為本公司聯席公司秘書之一,其 履歷詳情載列於本年報「董事及高級管理層」 一節。

張啟昌先生為本公司另一名聯席公司秘書。

張啟昌先生,香港居民,自2017年4月5日起 擔任方圓企業服務集團(香港)有限公司高級 經理,負責協助上市公司處理專業公司秘書 工作。張先生在公司秘書領域擁有逾10年專 業經驗,在處理上市公司的企業管治、監管 及合規事務方面擁有豐富的知識及經驗。張 先生自2009年1月起為香港會計師公會會員, 自2008年10月起為英國特許公認會計師公會 資深會員。張先生於1996年6月獲得英國格拉 摩根大學文學學士(榮譽)學位,主修會計及 金融專業。

報告期間內, 雷穎然女士及張啟昌先生已分 別遵照上市規則第3.29條接受不少於15小時 的相關專業培訓。

COMMUNICATION WITH SHAREHOLDERS AND INVESTOR RELATIONS

The Company believes that effective communication with Shareholders is essential to strengthening investor relations and understanding the Group's business, performance and strategies. The Company also recognizes the importance of timely and non-selective disclosure of information, which will enable Shareholders and investors to make the informed investment decisions.

In order to promote effective communication, the Company adopts a shareholder's communication policy which aims to establish a two-way relationship and communication between the Company and the Shareholders, and maintain the Company's website (www.cveduholdings.com), where provides up-to-date information of the Company's business operations and developments, financial information, corporate governance practices and other information for public access.

During the Reporting Period, the Company has disclosed information on the business, performance and strategies of the Group on the Company's website, onto which contact information for shareholders to contact the Company's investor relations department at any time (including email address and telephone/ fax numbers) is uploaded. Accordingly, the Board considers that the shareholder's communication policy is implemented effectively during the year ended August 31, 2022.

SHAREHOLDERS' RIGHTS

In order to safeguard the interests and rights of Shareholders, a separate resolution will be proposed for each issue at the general meetings including the election of individual Directors.

All resolutions proposed at the general meeting will be voted pursuant to the Listing Rules and the voting results will be posted on the website of the Company and the Stock Exchange in a timely manner after each general meeting.

CONVENING OF EXTRAORDINARY GENERAL MEETING AND PUTTING FORWARD PROPOSALS

Pursuant to the Articles of Association, a general meeting shall be convened by the Company on the written requisition of any two or more members deposited at the principal office of the Company in Hong Kong or, in the event the Company ceases to have such a principal office, the registered office specifying the objects of the meeting and signed by the requisitionists, provided that such requisitionists held as at the date of deposit of the requisition not less than onetenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company. General meetings may also be convened on the written requisition of any one member which is a recognised clearing house (or its nominee(s)) deposited at the principal office of the Company in Hong Kong

股東溝通及投資者關係

本公司相信,與股東的有效溝通對加強投資 者關係及了解本集團的業務、業績及策略至 關重要。本公司亦明白及時非選擇性披露資 訊的重要性,有關披露使股東及投資者能作 出知情的投資決策。

為促進有效溝通,本公司採納股東通訊 政策,旨在建立本公司與股東之間的 雙向關係及通訊,並設有本公司網站 (www.cveduholdings.com),提供有關本公司 業務經營及發展的最新資料、財務資料、企 業管治常規以及其他資料供公眾查閱。

於報告期內,本公司已在本公司網站披露本集團的業務、業績及策略等資訊,且本公司網站 上載有聯絡方式以供股東可隨時聯繫本公司 的投資者關係部門,包括電郵地址及電話/ 傳真號碼。因此,董事會認為該股東通訊政 策於截至2022年8月31日止年度有效實施。

股東權利

為保障股東的權益及權利,股東大會上將就 每項議題(包括選舉個別董事)單獨提出決議 案。

股東大會上提呈的所有決議案將根據上市規 則表決,表決結果將於每次股東大會後及時 刊登在本公司及聯交所網站上。

召開股東特別大會及提出建議

根據組織章程細則,經任何兩名或以上股東 向本公司在香港之主要辦事處或(倘本公司不 再設有該主要辦事處)註冊辦事處遞交書面呈 請,本公司須召開股東大會,書面呈請須列 明召開大會的目的並由呈請人簽署,惟該等 呈請人須於遞交書面呈請之日持有本公司不 少於十分之一附帶股東大會投票權的本公司 繳足股本。任何一名屬認可結算所(或其代名 人)的股東亦可向本公司在香港之主要辦事處 或(倘本公司不再設有該主要辦事處)註冊辦

or, in the event the Company ceases to have such a principal office, the registered office specifying the objects of the meeting and signed by the requisitionist, provided that such requisitionist held as at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company. If the Board does not within 21 days from the date of deposit of the requisition proceed duly to convene the meeting to be held within a further 21 days, the requisitionist(s) themselves or any of them representing more than one-half of the total voting rights of all of them, may convene the general meeting in the same manner, as nearly as possible, as that in which meetings may be convened by the Board provided that any meeting so convened shall not be held after the expiration of three months from the date of deposit of the requisition, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to them by the Company.

ENQUIRIES TO THE BOARD

Shareholders who intend to put forward their enquiries about the Company to the Board could send their enquiries to the headquarters of the Company at The Administration Building of Guangzhou Huali Science and Technology Town, No. 11 Huali Road, Zengcheng District, Guangzhou, Guangdong Province, PRC (email address: ir@hltz.net).

CHANGE IN CONSTITUTIONAL DOCUMENTS

The Company has adopted the amended and restated memorandum and articles of association of the Company by special resolution passed on August 16, 2019 and effective on November 25, 2019. During the Reporting Period, there was no change in the memorandum and Articles of Association of the Company.

事處遞交書面呈請召開股東大會,書面呈請 須列明召開大會的目的並由呈請人簽署,惟 該等呈請人須於遞交書面呈請之日持有本公 司不少於十分之一附帶股東大會投票權的本 公司繳足股本。倘董事會於遞交書面呈請日 起計21日內並未正式召開須於其後21日內舉 行之大會,則呈請人或佔全體呈請人超過一 半總表決權的人士可盡可能按接近董事會召 開大會之相同方式召開股東大會,惟召開的 大會不得於遞交書面呈請之日起計三個月後 舉行,而本公司須向呈請人償付因董事會未 有召開會議而招致的一切合理費用。

向董事會查詢

有意向董事會提出有關本公司的查詢的股東, 可將查詢發送至本公司總部,地址為中國廣 東省廣州市增城區華立路11號廣州華立科技 園行政大樓(電郵地址:ir@hltz.net)。

章程文件變動

本公司已透過於2019年8月16日通過的特別決 議案採納本公司的經修訂及重列組織章程大 綱及細則,於2019年11月25日生效。於報告 期間內,本公司組織章程大綱及細則並無變 動。

1. ABOUT THIS REPORT

China Vocational Education Holdings Limited (formerly known as "Huali University Group Limited") and its subsidiaries (collectively referred to as "**Group**" or "**we**") are pleased to publish our fourth Environmental, Social, and Governance ("**ESG**") Report (the "**Report**"). The Group expects to provide the stakeholders with objective and reliable non-financial information in the form of annual reports, so as to promote stakeholders' understanding and participation in the process of the Group's sustainable development.

Reporting Standards

The Report is prepared based on the Environmental, Social, and Governance Reporting Guide (the "**ESG Reporting Guide**") under Appendix 27 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"). The preparation process of the Report has complied with the "comply or explain" provisions and reporting principles in the ESG Reporting Guide, which includes:

Materiality:

The Group conducted materiality assessment to identify material issues during the Reporting Period, thereby determining the material issues as the focus for the preparation of the ESG Report. The materiality of these issues was reviewed and confirmed by the ESG Committee. Please refer to the sections headed "Stakeholder Engagement" and "Materiality Assessment" for more details.

Quantitative:

The Group has disclosed the statistical standards, methodologies, calculation tools as well as sources of conversion factors to all information in the Report. Our key performance indicators are sourced from the statistics of its relevant departments.

Balance:

The Report impartially describes the Group's performance during the Reporting Period, to avoid selections, omissions, or presentation formats that may inappropriately influence a decision or judgment by the report reader.

Consistency:

The statistical methods and standards for data disclosed in the Report, unless otherwise specified, are consistent with previous years. If there are any changes to the methodologies, calculations, or any other factors that affect meaningful comparison, we will make a clear explanation.

Please refer to the section headed "Corporate Governance Report" set out on pages 73 to 91 in the 2022 Annual Report for the corporate governance practices of the Group.

1. 關於本報告

中國職業教育控股有限公司(前稱「華 立大学集團有限公司」)及其附屬公司 (統稱「本集團」或「我們」)欣然發佈我們 第四份環境、社會及管治(「ESG」)報告 (「本報告」)。本集團期望通過年度報告 的形式,為各利益相關方提供客觀可靠 的非財務信息,促進各利益相關方對本 集團可持續發展進程的了解和參與。

報告準則

本報告依循香港聯合交易所有限公司 (「聯交所」)證券上市規則附錄二十七 《環境、社會及管治報告指引》(「環境、 社會及管治報告指引」)編製。本報告的 編製過程遵循ESG報告指引中「不遵守就 解釋」的條文和匯報原則,當中包括:

重要性:

於報告期內,本集團進行重要性評估以 識別重要議題,以確定重要議題作為環 境、社會及管治報告的編寫重點。這些 議題的重要性均由環境、社會及管治委 員會審閱和確認。更多詳情請參考「利 益相關方溝通」及「重要性評估」章節。

量化:

本集團已在本報告中披露所有信息的統 計標準、方法、計算工具以及換算系數 的來源。我們的關鍵績效指標來自相關 部門的統計數字。

平衡:

本報告不偏不倚地描述本集團於報告期 間內的表現,以避免可能會不恰當地影 響報告讀者決策或判斷的選擇、遺漏或 呈報格式。

一致性:

除另有説明外,本報告中披露數據的統 計方法及標準與往年一致。如方法、計 算或任何其他因素出現影響有意義比較 的任何變化,我們將作出明確解釋。

有關本集團的企業管治常規,請參閲 2022年報中第73至91頁「企業管治報 告」一節。

Scope of the Report

The Report describes the overall performance of the Group on sustainable development relating to its core business, and the fulfillment of our corporate social responsibility during the Reporting Period.

Unless otherwise stated, the scope of the Report included:

- Guangzhou Huali College ("Huali College")
- Guangzhou Huali Science and Technology Vocational College ("Huali Vocational College")
- Guangdong Province Huali Technician College ("Huali Technician College")

The scope above is all located in Guangdong Province. The scope of the Report is consistent with the ESG Report last year.

Reporting Languages

The Report is published in English and Chinese. In case of any discrepancy, the English version shall prevail.

Approval of the Report

The Report has been approved by the board of Directors (the "**Board**") of the Group on November 29, 2022.

Report Feedback

The feedback of stakeholders can help the group establish a more detailed and sound sustainability strategy. Should you have any enquiries or suggestions, please contact us via email address: hlu@hltz.net.

報告範圍

本報告闡述本集團於報告期間內與核心 業務有關的可持續發展及履行企業社會 責任的整體表現。

除另有説明外,本報告的範圍包括:

- 一廣州華立學院(「華立學院」)
- 廣州華立科技職業學院(「華立職 業學院」)
- 一廣東省華立技師學院(「華立技師 學院」)

以上範圍均位於廣東省。本報告的範圍 與去年的ESG報告一致。

報告語言

本報告以英文和中文兩個語言版本發 佈。如有歧義,請以英文版本為準。

本報告的批准

本報告已於2022年11月29日獲本集團 董事會(「董事會」)批准。

報告反饋

利益相關方的反饋有助本集團制定更詳 細、更合理的可持續發展策略。若 閣 下有任何查詢或建議,歡迎通過電郵形 式聯絡我們:hlu@hltz.net。

2. SUSTAINABLE DEVELOPMENT MANAGEMENT

2.1 Board Statement

To create long-term value, the Group is committed to operating in an environmentally and socially-responsible manner. An effective governance structure has been established to manage and assess ESG performance and the relevant policies. The Board develops strategic directions in relation to ESG, and oversees environmental management, personnel management, teaching guality and health and safety. Under the authorization of the Board, the ESG committee actively participates in ESG strategies and important work, and each department is responsible for the implementation of ESGrelated policies in the daily operation process. The Group determines the relative materiality of different sustainability indicators through materiality assessments and internal discussions. Business risk management is identified and prioritized based on the likelihood of ESG occurrence relevant to the Group, which is then assessed and approved by the Board. The Board regularly reviews the progress in achieving the environmental objectives to ensure that the management policies effectively reduce the impact of company operations on the environment.

2.2 ESG Governance Structure

The Group has established an ESG governance structure, and internally established an ESG work management structure that integrates "top-down" and "bottom-up" sustainable development governance strategies. The Board formulates the strategic plans for corporate sustainable development, and is ultimately responsible for the Group's ESG strategy, decision-making on ESG and the effectiveness of ESG risk management, and implements the concept of sustainable development into its daily work. The structure consists of three parts: decision-making level, organisation level ("**ESG committee**") and execution level.

可持續發展管理 2.1 董事會聲明

為了創造長期價值,本集團致力 於以對環境和社會負責的方式經 營。我們建立了有效的治理框架 來管理和評估ESG績效和相關政 策。董事會制定與ESG相關的戰 略方向,監督環境管理、人員管 理、教學質量和健康及安全。在 董事會的授權下,ESG委員會積極 參與ESG的策略以及重要工作,各 部門負責日常運營過程中與ESG相 關政策的執行。本集團通過重要 性評估和內部討論,以確定不同 可持續發展指標的相對重要性。 根據與本集團相關的ESG發生的可 能性進行識別和優先排序,然後 由董事會評估和批准,以管理業 務風險。董事會定期審查環境目 標的達成情況,以確保管理政策 有效降低公司運營對環境的影響。

2.2 ESG管治結構

本集團已建立ESG管治結構,內部 建立起「自上而下」和「自下而上」 融合化的可持續發展管治策略的 ESG工作管理架構。董事會擬定 企業可持續發展戰略規劃,對本 集團的ESG策略、有關ESG方面的 決策以及ESG風險管理的有效性 負有最終責任,並在日常工作中 貫徹可持續發展理念。該結構由 三個部分組成:決策層、組織層 (「ESG委員會」)及執行層。

Decision-making level: Board of the Group

The Board is the highest decision-making level of the Group which takes full responsibility for ESG strategy and reporting. The Board monitors sustainable development performance and progress of the Group. It reviews and approves the Group's ESG management policies, strategies, goals, and annual work, including assessment, prioritization, and management of material ESG issues, risks, and opportunities. It also regularly reviews the ESG performance of the Group and its progress in achieving related objectives.

Organisation level: ESG committee

The Group's ESG committee is the second level of the governance structure. The ESG committee is delegated by the Board and led by executive director and senior management. Other members include representatives from various departments. The ESG committee is responsible for formulating ESG management policies, strategies, goals, and annual work and promoting related implementation. They also identify, evaluate, review, and manage material ESG issues, risks and opportunities. All working status and related recommendations will be reported to the Board of the Group regularly.

Execution level: Relevant departments of the Group

The execution level is the third level of the governance structure, which includes all relevant departments of the Group. This level is responsible for organizing, promoting, and implementing various ESG related tasks under the Group's ESG management policies and strategies. All tasks will be reported to the ESG committee regularly.

2.3 Stakeholder Engagement

The Group values stakeholders and their opinions on the Group's business and ESG matters. In order to understand and respond to the concerns of stakeholders, the Group uses various channels and methods to understand the requirements and suggestions of all parties and fulfill various responsibilities. The Group emphasizes communication with stakeholders, and fully considers the interests and expectations of stakeholders when making decisions, which helps the Group to formulate appropriate sustainable development policies and fulfill corporate social responsibilities.

決策層:本集團董事會

董事會是本集團的最高決策層, 全面負責ESG策略和報告。董事 會監察本集團的可持續發展表現 及進度。其審查和批准本集團的 ESG管理政策、策略、目標和年度 工作,包括對重要ESG議題、風險 和機遇進行評估、優先排序及管 理。董事會亦定期審查本集團的 ESG表現及在實現相關目標方面的 進展。

組織層:ESG委員會

本集團的ESG委員會是管治結構的 第二層。ESG委員會由董事會授 權,並由執行董事與高級管理層 領導。其他成員包括各部門的代 表。ESG委員會負責制定ESG管理 政策、策略、目標和年度工作, 並推動相關實施,同時亦識別、 評估、審查和管理重要ESG議題、 風險和機遇。所有工作情況及相 關建議將定期向本集團董事會報 告。

執行層:本集團相關部門 執行層是管治結構的第三層,包 括本集團所有相關部門。該層級 負責根據本集團的ESG管理政策及 策略,組織、推動和實施各項ESG 相關任務。執行層會定期向ESG委 員會彙報所有事項。

2.3 利益相關方溝通

本集團重視利益相關方及其對本 集團業務及ESG事宜的意見。為了 解及響應利益相關方關注事項, 本集團通過多種渠道和方式,了 解各方要求和建議,履行各類責 任。本集團重視與利益相關方的 溝通交流,在制定決策時,充分 考慮利益相關方的利益及期望, 有助於本集團制定合適的可持續 發展方針與履行企業社會責任。 When formulating operational and environmental, social, and governance strategies, the Group considers the expectations of stakeholders through various engagement methods and communication channels, as shown in the table below: 於制定營運及環境、社會及管治 策略時,本集團透過多種參與方 式及溝通渠道考慮利益相關方的 期望,如下表所示:

Main methods for

		Main methods for
Major stakeholders	Expectations and demands	communication and response
主要利益相關方	期望與訴求	主要溝通及回應方式
Investors/shareholders 投資者/股東	 Investment return Business growth 投資回報 業務増長 	 Meetings and interviews (Research and analysis) Annual general meetings Interim and annual reports 會議面談(研究及分析) 股東週年大會
	未初省区	一 中期及年度報告
Government/industry associations 政府/行業協會	 Compliant and reasonable operation Business growth Quality of teaching Information transparency 合規合理運營 業務増長 教學質量 信息透明度 	 一 Consultations — Lectures — School ratings — School visits — Organization of industry activities — 諮詢 — 講座 — 學校評分 — 視察學校 — 組織行業活動
Regulators 監管機構	 Compliant and reasonable operation Business growth Employee benefits 合規合理運營 業務増長 	 Compliance reports Consultations Audits and annual inspections of private colleges and universities 合規報告 諮詢
Employees	 一教職工待遇 Quality of teaching Career development Compensation and benefit packages Healthy and safe working 	 審計、民辦高校年檢 Channels for employees to express their opinions (questionnaires, suggestion boxes, symposiums) Work performance appraisals and interviews
	environment — Fair treatment — Value demonstration	 Meetings and interviews (Teacher's forum) Seminars/workshops/lectures Staff communication meetings Staff Intranet
教職員	 一教學質量 一職業生涯發展 一薪酬福利待遇 一健康安全的工作環境 一公平對待 一價值體現 	 一員工表達意見的渠道(調查問卷、 意見箱、座談會) 一工作表現評核及晤談 一會議面談(教師論壇) 一研討會/工作坊/講座 一員工溝通大會 一員工內聯網

Major stakeholders 主要利益相關方 Students/parents 學生∕家長	Expectations and demands 期望與訴求 — Quality of teaching — Corporate governance — Sound operation — Healthy and safe campus — Protection of student information — 教學質量	Main methods for communication and response 主要溝通及回應方式 — Satisfaction survey — Supervision feedback — Education expo — Online platforms — Telephone — Mailbox — 滿意度問卷調查
	 一企業管治 一穩健經營 一健康安全校園 一學生信息保護 	 一 督導反饋 一 教育展覽會 一 網上平台 一 電話 一 郵箱
Former students	 — School ranking — Quality of teaching — Teaching reform 	 Former student activities held by the school Former student reunions School website Media reports
舊生	— 學校排名 — 教學質量 — 教學改革	 一 學校舉辦的舊生活動 一 舊生聚會 一 學校網站 一 媒體的信息
Business partners	— Teaching quality and effectiveness — Teaching reform — Business growth	 Exchange activities and visits Meetings (Industry-University Research seminar) Education expo Lectures Strategic cooperation projects
業務夥伴	 一教學質量和效果 一教學改革 一業務増長 	 一交流活動和走訪 一會議(產學研討會) 一教育展覽會 一講座 一戰略合作項目
Suppliers	— Fair and just procurement	— Supplier management procedures
供應商	— Anti-corruption — 公平公正採購 一 反貪腐	 Field inspections 供應商管理程序 一 實地視察
Community/non-governmental organizations	 Promoting community development Participating in public welfare and charity Environmental protection 	 Volunteers and community activities Seminars/workshops/lectures Donations
社區/非政府團體	 一推動社區發展 一參與公益慈善 一環境保護 	一 義工及社區活動 一 研討會/講座/工作坊 一 捐獻
Public	 Quality of teaching Teacher qualifications Investment return 	School websitesSchool activitiesEducation expo
公眾	 Information transparency 教學質量 教師資歷 投資回報 信息透明度 	 — Media reports 一 學校網站 一 學校舉辦的活動 一 教育展覽會 — 媒體的信息

2.4 Materiality Assessment

During the Reporting Period, the Group conducted a materiality assessment through online questionnaires to collect opinions from key stakeholders such as investors, employees and students to assess the materiality of different ESG issues. The Group took the average score of all feedbacks to sort out and prioritize material ESG issues to ensure that the assessment results are accurate and objective.

The Group analyzed the results of the materiality survey into a materiality matrix. The identified material issues and concerns raised by stakeholders would be reviewed and discussed with the management, and disclosed in the Report. In 2022, the Group's materiality matrix is as follows:

General Moderate materiality High materiality materiality 中度重要 高度重要 • 一般重要 1 3 . л Materiality to the stakeholders 對利益相關方的重要性 6 7 e 5 • 20 8 12 . . 22 18 17 21 15 . 16 24 19 . 23 25 Materiality to the Group

對本集團的重要性

ESG Materiality Matrix ESG議題重要性矩陣

2.4 重要性評估

於報告期間內,本集團透過進行 在線問卷調查進行了重要範疇評 估,向投資者、員工及學生等關 鍵利益相關方收集意見,以評估 不同環境、社會及管治事項的重 要性。本集團根據所有反饋的平 均分對重要ESG議題進行分類和排 序,以確保評估結果準確客觀。

本集團將重要性調查的結果分析 為重要性矩陣,已識別的重要議 題及利益相關方關注事宜會經審 閲並與管理層進行討論,並於本 報告作出披露。於二零二二年, 本集團的重要性矩陣如下:

 Excellent Quality Education 卓越素質教育

 Protection and Development of Employees 員工保護和發展

- Building a Green Campus Together 共建綠色校園
- Compliant and Responsible Governance 合規責任管治
- Community Contribution 社區貢獻

	issues of high materiality 重要ESG議題	Corresponding sections in ESG report ESG報告相應章節
1.	Health and safety of students 學生健康及安全	Excellent Quality Education 卓越素質教育
2.	Health and safety of employees 員工健康及安全	Excellent Quality Education 卓越素質教育
3.	Teacher qualifications and professional conduct of employees 教師資歷及員工專業操守	Excellent Quality Education 卓越素質教育
4.	Control of teaching quality 教學質量控制	Protection and Development of Employees 員工保護和發展
5.	Student employment rate 學生就業率	Excellent Quality Education 卓越素質教育

	issues of moderate materiality 重要ESG議題	Corresponding sections in ESG report ESG報告相應章節
6.	Anti-corruption 反貪腐	Compliant and Responsible Governance 合規責任管治
7.	Green campus and office 綠色校園及辦公室	Building a Green Campus Together 共建綠色校園
8.	Employment rights and welfare protection 就業權及福利保障	Protection and Development of Employees 員工保護和發展
9.	Diversity of employees and equal opportunities 員工多樣性及平等機會	Protection and Development of Employees 員工保護和發展
10.	Air pollutant emissions and management 空氣污染物排放及管理	Building a Green Campus Together 共建綠色校園
11.	Compliance operations 合規運營	Compliant and Responsible Governance 合規責任管治
12.	Protection on information and privacy 信息隱私保障	Compliant and Responsible Governance 合規責任管治
13.	Training and development of employees 員工培訓和發展	Protection and Development of Employees 員工保護和發展
14.	Water management 用水管理	Building a Green Campus Together 共建綠色校園
15.	Compliant handling and responding mechanism 合規處理及回應機制	Compliant and Responsible Governance 合規責任管治
16.	Greenhouse gas emissions and management 溫室氣體排放及管理	Building a Green Campus Together 共建綠色校園
17.	Brand promotion management 品牌推廣管理	Building a Green Campus Together 共建綠色校園
18.	Environmental education 環境教育	Building a Green Campus Together 共建綠色校園
19.	Waste management 廢棄物管理	Building a Green Campus Together 共建綠色校園

ESG issues of general materiality 一般重要ESG議題		Corresponding sections in ESG report ESG報告相應章節
20.	Protection of intellectual property right 保護知識產權	Compliant and Responsible Governance 合規責任管治
21.	Tackling climate change 應對氣候變化	Building a Green Campus Together 共建綠色校園
22.	Supply chain management 供應鏈管理	Compliant and Responsible Governance 合規責任管治
23.	Use of materials 使用材料	Building a Green Campus Together 共建綠色校園
24.	Energy management 能源管理	Building a Green Campus Together 共建綠色校園
25.	Community investment and involvement 社區投資及參與	Community Contribution 社區貢獻

The Group reviewed the results of the materiality assessment and believed that the above results still apply to the Group. The Group will regularly monitor the Group's business operations and its environmental, social, and governance performance.

2.5 Risk Management

We have a robust risk management system, and have already implemented the Risk Management System (《風險管理制度》). Risk management is an ongoing process, so our Board, Compliance and Risk Management Department, Audit Committee, and all departments are responsible for identifying, evaluating, and managing the risks of the Group. We constantly monitor the latest laws, regulations, and industry trends, and combine the Group's own situation and strategic objectives to identify ESG risks and respective levels.

We continuously identify and assess corresponding ESG and climate change risks, such as energy crisis, anti-corruption, occupational health and safety, which may affect the Group's business strategy and stakeholders.

The Group manages the above risks comprehensively with five procedures: risk management concept establishment and risk acceptance, target setting, risk identification, risk analysis and risk response. 本集團審查重要性評估的結果, 並認為上述結果仍然適用於本集 團。本集團將定期監測本集團的 業務運營及其環境、社會及管治 表現。

2.5 風險管理

我們擁有穩健的風險管理系統, 並已實施《風險管理制度》。風 險管理是一個持續的過程,因此 我們的董事會、合規及風險管理 部、審核委員會及各部門負責識 別、評估及管理本集團的風險。 我們不斷監察最新法律法規和行 業趨勢,並結合本集團自身情況 及戰略目標,以識別ESG風險及各 自的級別。

我們持續識別及評估相應的ESG及 氣候變化風險,如能源危機、反 腐敗、職業健康及安全等可能影 響本集團的業務戰略及利益相關 方。

本集團通過五個程序全面管理上 述風險:風險管理理念的確立 和風險接受、目標設定、風險識 別、風險分析和風險應對。

According to the risk response, the Group formulates risk management solutions for various risks in the monthly convened risk assessment meeting. The solution generally includes the specific objectives, the required organizational leadership, the management and business processes involved, the required resources, the specific response measures taken before, during and after the risk event, and a risk management tool. After the meeting, a "Risk assessment and response table" (《風險評估和應對表》) will be drafted for approval by the Audit Committee and the Board.

3. EXCELLENT QUALITY EDUCATION

The Group is a pioneer in the private education industry in China and top-ranked private higher education institutions and private vocational educations institutions in South China.

3.1 Education Concept

The Group's teaching philosophy is, based on offering high-quality applied science-focused higher education, as well as emphasizing social responsibility and human development, adopting the talent training model of "work-study combination and school-enterprise cooperation" to cultivate high-quality talent with high-moral character, and pragmatic innovative characteristics, to create value for the education services provided by our "Huali" schools.

The Group offers private higher education and private vocational education in a wide range of fields in applied sciences to prepare our students with the necessary knowledge base, skill sets and accreditations to secure jobs and pursue careers in particular professions, trades and industries.

We have designed our curricula with a distinct emphasis on practical, job-oriented conduct for a variety of majors that are in demand and potential employers in the Pearl Delta. We believe our market-focused major offerings, practical job-oriented curricula and practical training help our students to become more marketable to potential employers.

根據風險應對情況,本集團在每 月召開風險評估會議上針對各種 風險制定風險管理解決方案。解 決方案通常包括具體目標、所需 的組織領導、所涉及的管理和業 務流程、所需資源、在風險事件 之前、期間和之後採取的具體應 對措施,以及風險管理工具。會 後將起草《風險評估和應對表》, 供審核委員會和董事會批准。

3. 卓越素質教育

本集團是中國民辦教育行業的先驅,為 華南地區排名較前的民辦高等教育機構 和民辦職業教育機構。

3.1 教育理念

本集團的教學理念以應用型、注 重科學的高等教育為定位,同時 著重社會責任和人的發展,採取 「工學結合、校企合作」的人才培 養模式,以培養品德高尚、務實 創新人才,為「華立」學校提供的 教育服務創造價值。

本集團提供多個應用科學領域的 民辦高等教育及民辦職業教育, 使學生獲取於特定職業和行業求 職及發展事業必要的知識基礎、 專業技能和職業認證。

我們針對珠三角地區急需的各種 專業和潛在僱主設計課程,特別 強調實用性、以工作為導向。我 們相信,我們以市場為中心的專 業、以工作為導向的實用課程和 實踐培訓有助於學生在潛在僱主 面前更具市場競爭力。

3.2 Teaching Quality Management

The Group believes high-quality teaching and a good school reputation are the key to cultivating young talents and ensuring the continuous development of the school. We have built a relatively comprehensive educational and practical teaching system and ensure teaching quality is to "promote teaching and learning by evaluation, learn from each other, and improve teaching quality".

In order to continuously improve the teaching management team and improve the school teaching supervision system, the teaching quality management is continuously overseen by the teaching supervision office and academic affairs office of the university, which focuses on strengthening the interactive communication among schools, teachers, and students.

Teaching standards and systems such as Teaching Work Standards (《教學工作規範》), Standards for Teaching Management (《教學管 理工作規範》), Code of Professional Ethics for Teachers (《教師職業 道德規範》), Treatment Methods for Teaching Accidents (《教學事故 認定處理辦法》), and Teaching Quality Monitoring and Management Measures (《教學質量監控與管理辦法》) are implemented to manage teaching methods and ensure the quality of teaching.

3.3 Student Awards and Financial Aids

In order to encourage students to study hard and take initiatives, and achieve comprehensive development in aspects such as morality, intelligence, sports and aesthetics, as well as fully reflecting the care of China and schools to students with financial difficulties in their families, the school has been established national scholarships (國家 獎學金), national inspirational scholarships (國家勵志獎學金), national bursaries (國家助學金), tuition-free subsidies (免學費補助金), temporary hardship subsidies (臨時困難補助), compulsory military service tuition compensations (服義務兵役學費補償), and national student loan compensation (國家助學貸款代償), etc. The Group directly provides scholarships, special subsidies, etc. All scholarships or aids are used to reward or subsidize Huali students to complete their studies and become talents in society. In the academic year of 2021–2022, 8,188 students received scholarships or aids.

3.2 教學質量管理

本集團認為,高質量的教學和良 好的學校聲譽是培養年輕人才和 確保學校持續發展的關鍵。我們 已構建較為完善的協同育人實踐 教學體系,保證教學質量是「以評 促教、以評促學、互相學習、提 高教學質量」。

為了不斷完善教學管理團隊,以 及改進學校教學督導制度,教學 質量管理由大學教學督導室和教 務處持續監督,重點加強學校、 教師和學生之間的互動交流。

本集團實施《教學工作規範》、 《教學管理工作規範》、《教師職業 道德規範》、《教學事故認定處理 辦法》和《教學質量監控與管理辦 法》等教學規範和制度,以管理教 學方法並確保教學質量。

3.3 學生獎勵及經濟資助

3.4 Students' Career Development

Our curricula is to combine theoretical study with practical training to enhance our students' ability to apply knowledge and skills to real-life situations and increase their employment rate. A career development team led by the headmaster and the Board, which is responsible for formulating career development policies and building connections with other companies. Our schools have established an extensive schoolenterprise cooperation network. Up to the Reporting Period, we have connected approximately 300 companies to offer professional training to students.

Meanwhile, the school organizes large-scale campus job fairs with different companies, and it helps students contact companies to observe and practise. The career development activities have received positive feedback from our students.

To provide more job opportunities for our graduates, the Group actively promotes different online career platforms to our graduates, such as 24365 Campus Recruitment ("24365校園招聘活動") and Guangdong Universities Graduates Career and Entrepreneurship ("廣 東大學生就業創業") online platforms and applications. Moreover, by offering startup funding, we encourage students to establish their own businesses, so that they can have an opportunity to pursue their dreams.

3.5 Healthy and Safe Campus

The health and safety of our staff and students are still our top priority. The Group strictly complied with the laws and regulations relating to health and safety protection of schools, teachers and students, such as the Law on Prevention and Control of Occupational Diseases of the PRC (《中華人民共和國職業病防治法》), the Regulation on Sanitary Work of Schools (《學校衛生工作條例》), the Fire Prevention Law of the PRC (《中華人民共和國消防法》) and the Food Safety Law of the PRC (《中華人民共和國寬品安全法》). We have also formulated internal policies and regulations to maintain a healthy and safe campus and organized health and safety education activities for our students and employees. During the Reporting Period, the Group had not violated any law or regulation relating to health and safety, and there were also no work-related fatalities and lost working days due to work injury.

3.4 學生職業發展

我們的課程將以理論學習與實踐 培訓相結合,以提高學生將知識 和技能應用於現實生活的能力, 並提高其就業率。由校長和董事 會領導的職業發展國隊,負責制 定職業發展政策並與其他公司 建立聯繫,我們的學校已建立了 龐大的校企合作網絡。截至報告 期,我們已對接約300家公司為學 生提供專業培訓。

同時,學校聯同不同企業進行大型校園招聘會,及幫助學生聯絡 企業觀摩實踐。職業發展活動得 到了學生的積極反饋。

為畢業生提供更多就業機會,本 集團積極向畢業生推廣不同的在 線就業平台,如「24365校園招聘 活動」及「廣東大學生就業創業」在 線平台及應用程序。此外,通過 提供啟動資金,我們鼓勵學生自 主創業,令其有機會追尋夢想。

3.5 健康安全校園

員工和學生的健康和安全,仍然 是我們首要關注的事項。本集團 嚴格遵守有關保障學校、師生健 康及安全的法律法規,如《中華人 民共和國職業病防治法》、《學校 衛生工作條例》、《中華人民共和國 調安全規之人民共和國 品安及規定以維持又和 之之規之。於報問亦制定了內及 定之動為學生及員工組織了健康, 本集團沒有違反有關健康及安 安全動沒有違反有關健康及發 因工作關係而死亡的事故及因工 傷損失工作日數。

Prevention and Control of COVID-19

To cope with the pandemic and to protect our employees and students, we implement prevention and control work, such as Emergency Plan for Prevention and Control of COVID-19 Infection (《新型冠狀病毒感染的肺炎預防控制應急預案》), Emergency Plan for Handling Public Health Emergencies (《突發公共衛生事件處置應急預 案》), Implementation Work Plan for Nucleic Acid Testing (核酸檢 測實施工作方案) and Management Plan for Campus Lockdown and Control (《校園封閉封控管理預案》) in accordance with the Law on Prevention and Control of Communicable Diseases of the PRC (《中華 人民共和國傳染病防治法》).

To strengthen the effectiveness of pandemic prevention and control, our employees and students who are eligible for vaccination actively participated in the vaccination programme.

To ensure safe operation from the pandemic after the commencement of classes, we set up a nucleic acid testing service in September 2021, and volunteers provided pandemic prevention and control volunteer services, including order maintenance and code verification, for nucleic acid testing sites. In addition, we organized emergency drills for prevention and control in August 2022, to improve emergency response systems and measures. Morning and afternoon inspections were arranged to monitor the health conditions of our employees and students, to prevent the spread of virus and disease. Promotion and education were also in place throughout the year to raise the awareness of employees and students.

新冠肺炎預防和控制

以應對疫情並保護員工和學生, 我們根據《中華人民共和國傳染病 防治法》實施防控工作,如《新型 冠狀病毒感染的肺炎預防控制應 急預案》、《突發公共衛生事件處 置應急預案》、《核酸檢測實施工 作方案》和《校園封閉封控管理預 案》等。

為加強疫情防控的有效性,符合 疫苗接種條件的員工和學生積極 參加疫苗接種計劃。

為確保開學後安全運營不受疫 情影響,我們於2021年9月設立 核酸檢測服務,志願者為核酸 測現場提供秩序維護、驗 疫情防控志願服務。另外,我們 於2022年8月組織了防控應急 練,以完善應急系統和措施。上 午和下午均安排體溫及病情監 測,以掌握員工和學生的健」 況,從而防止病毒和疾病傳播。 全年亦進行宣傳和教育,以提高 員工和學生的意識。

Fire Safety

In order to strengthen the fire safety awareness of the teachers and students in school and to popularize their fire safety knowledge, we invited professionals from professional organizations to conduct fire safety lectures and practical exercises for all freshmen in September 2021. In May 2022, Shenzhen Zhengan Fire Education Consultation Center was invited to hold fire safety education lectures, so that teachers and students could profoundly recognize the danger of fire and the importance of early prevention.

Food Safety

Our catering service complies with relevant laws and regulations. We have a comprehensive internal control system such as Food Management Policy (《膳食管理制度》), to maintain the hygiene and safety of the food provided to our employees and students. We have regularly conducted internal inspections to monitor the canteen environment and the hygiene conditions of tableware and equipment.

Physical Health and Mental Wellbeing

We are committed to protecting the physical and mental health of teachers and students, we established Health Management Policy (《健康管理制度》) and Mental Crisis Precautions and Intervention Policy (《心理危機預警和干預制度》). Meanwhile, we conduct a physical examination for teachers and students every year to keep abreast of their health status in time.

消防安全

為加強全校師生的消防安全意 識及普及消防安全知識,我們於 2021年9月邀請專業機構人士為 全體新生開展消防知識講座及實 操演練活動。2022年5月邀請深 圳政安消防教育諮詢中心舉行消 防安全教育講座,讓師生們深刻 地認識到火災的危害性和提早預 防的重要性。

食品安全

我們的餐飲服務遵守相關法律法 規。我們設有全面的內部監察系 統,以維護提供予員工和學生的 食品衛生和安全,如《膳食管理制 度》。我們定期進行了內部檢查, 以監控食堂環境以及餐具和設備 的衛生狀況。

身心健康

我們致力保護老師與學生之身心 健康,我們設立了《健康管理制 度》及《心理危機預警和干預制 度》。同時,我們每年為師生進行 一次體格檢查,以及時了解老師 與學生之健康狀況。

Laboratory Safety

In order to maintain the safety of teachers and students in various laboratories, we have implemented laboratory safety management protocol (《實驗室安全管理辦法》). We held a laboratory safety training in April 2022 to enhance the safety awareness of the teachers and students. We carried out a safety inspection of the laboratories in the whole school in August 2022 to ensure that the laboratory equipment was safe and that there were sufficient safety warnings before the school commenced.

3.6 Continuous Review of Teaching Quality

The high education quality of the Group and steadfast in the original intention of "education of nurturing talents" drive us to continuously improve the quality of education. We have actively enabled students to express their opinions towards the teaching arrangements through various communication platforms, such as WeChat groups, the mailbox of the Chairman of Board and the petitioning office so that the management team can feedback and respond to students' needs effectively. Face-to-face student forums were hosted in the middle and at the end of each semester to encourage direct communications between students and teachers and review the performance of the past semester.

Besides expressing concern in public channels, students can also file complaints to school under the Administrative Measures for Student Complaints (《學生投訴管理辦法》). The complaints will then be transferred to the Committee for Student Complaints' Handling (學 生投訴處理委員會). Members of such committee consist of school leaders, teachers and student representatives. The diversity of the committee members protects the rights of students and ensures fair investigation and treatment of the complaint. After the investigation, if the complaint is found to be valid, disciplinary actions will be taken against the respondent. During the Reporting Period, we received five complaints about educational and teaching services, all of the complaints have been dealt properly after timely communication and feedback.

實驗室安全

為了維護各實驗室師生的安全, 我們實施《實驗室安全管理辦 法》。我們於2022年4月舉辦實驗 室安全工作培訓,以加強師生的 安全意識。我們於2022年8月對 全校實驗室進行安全檢查,以確 保於開學前實驗室之設備安全及 有足夠的安全警示。

3.6 持續檢討教學質量

本集團的優質教育質量,及堅持 「立德樹人」的根本任務,推動我 們不斷改善教育質量。我們積 透過各種交流平台,讓學生表表 對教學安排的意見,如微信群、 對教學全席郵箱和信訪辦公室, 以需學用團隊能夠有效地對學生 的需學期的和期末舉行面對 的學生座談會,鼓勵學生和老師 之間直接交流,並回顧過去一個 學期的表現。
4. PROTECTION AND DEVELOPMENT OF EMPLOYEES

The Group recognizes every employee is our important assets. We are committed to safeguarding their rights and interests and care about their well-being. Moreover, we provide comprehensive continuous training to support our employees' professional development.

4.1 Protection of Employment Rights

It is our duty to provide an equal working environment for our employees and protect their rights at the same time. We have formulated the Recruitment Guide (《人員招聘工作指南》), Employees' Manual (《教職工手冊》) and other relevant management rules to standardize the recruitment process of employees and provide employment guidelines for them.

During the Reporting Period, the Group strictly complied with the relevant laws and regulations including the Labour Law of the PRC (《中華人民共和國勞動法》), the Labour Law of the PRC (《中華人民共和國勞動合同法》) and the Implementation Regulations for the Labour Contract Law of the PRC (《中華人民共和國勞動合同法實施條例》), etc.. We had not violated any law or regulation relating to compensation and dismissal, recruitment, and promotion, working hours, rest periods, benefit packages, equal opportunity, diversity and anti-discrimination.

4. 員工保護和發展

本集團深知每一位員工是我們重要的 資產。我們致力保障員工權益,關心員 工福祉。此外,我們提供全面的持續培 訓,以支持員工專業發展。

4.1 保障員工權益

我們有責任為員工提供平等的工 作環境,並保障其權益。我們制 定了《人員招聘工作指南》、《教職 工手冊》及其他相關管理規定,以 規範員工招聘流程並為其提供就 業指導。

於報告期間內,本集團嚴格遵守 相關法律法規,包括《中華人民共 和國勞動法》、《中華人民共和國 勞動合同法》和《中華人民共和國 勞動合同法實施條例》等。我們沒 有違反任何有關薪酬及解僱、招 聘及晉升、工作時數、假期、福 利待遇、平等機會、多元化、反 歧視的相關法律及規例。

The Group strictly prohibits any discrimination based on gender, ethnicity, race, religious belief, nationality, age, and other factors in recruitment, remuneration, training, promotion and dismissal, and respects multicultural and religious beliefs. Potential talents were recruited through the internet, job fair and universities, and will be assessed based on their educational background, qualifications and relevant work experiences. During the Reporting Period, we have a total of 2,131 employees. The statistics on the Group's employment data are as follows: 本集團嚴禁在招聘、薪酬、培 訓、晉升、解聘等方面基於性 別、民族、種族、宗教信仰、國 籍、年齡等因素的歧視,尊重多 元文化和宗教信仰。本集團通過 互聯網、招聘會和高校招聘有潛 力的人才,並根據其教育背景、 資歷及相關工作經驗進行評估。 於報告期間內,我們共有2,131 名員工。本集團就業數據統計如 下:



We strictly comply with the Law of the PRC on the Protection of Minors (《中華人民共和國未成年人保護法》) and the Provisions on the Prohibition Against the Use of Child Labour (《禁止使用童工 規定》). The personal information of the applicant will be verified during the recruitment process to ensure no child labour will be employed. The employment will promptly be terminated according to the law if the employee is revealed to provide false information. During the Reporting Period, there was no child labour nor forced labour in the Group.

我們嚴格遵守《中華人民共和國未 成年人保護法》和《禁止使用童工 規定》。我們在招聘過程中核實申 請人的個人信息,以確保不會聘 用童工。如發現員工提供虛假信 息,將立即依法終止僱傭關係。 於報告期間內,本集團沒有發生 聘用童工或強制勞動的個案。

Based on the laws and regulations including the Education Law of the PRC (《中華人民共和國教育法》), the Higher Education Law of the PRC (《中華人民共和國高等教育法》) and the Law for Promoting Private Education of the PRC (《中華人民共和國民辦教育促進法》), a Performance Appraisal Scheme (《績效考核方案》) has been developed for different levels and positions of employees to enhance their work initiative and efficiency. Teachers are being assessed by teaching supervisors using appraisal indicators such as professional ethics and morality, class preparation, teaching quality and class effectiveness. The assessment results are aligned with the adjustment of salary and bonus, which motivates teachers to strive for their best to maintain a high level of teaching quality.

按照《中華人民共和國教育法》、 《中華人民共和國高等教育法》和 《中華人民共和國民辦教育促進 法》等法律法規,我們為不同級 別和崗位的員工制定了《績效考 核方案》,以提高其工作積極性 和效率。教師由教學督導員使用 職業操守和道德、備課、教學質 量和課堂效果等評價指標進行考 核。考核結果與薪酬和獎金調整 掛鈎,激勵教師努力保持高水平 的教學質量。



4.2 Providing Care to Employees

We are striving to expand talent education services. We also understand that compensation and benefits serve as a motivation for employees to strive for improvement. Therefore, we offer competitive compensation and welfare packages to our employees. Apart from basic salary and the national statutory five insurances and one fund, we also provide variable salary, living allowance, housing allowance and other allowances, and bonuses in recognition of their outstanding performance.

4.2 關懷員工

我們一直努力拓展人才教育服 務,我們也理解薪酬福利是員工 努力提高的動力。因此,我們為 員工提供具有競爭力的薪酬和福 利待遇。除了固定工資和國家法 定的五險一金外,我們還提供浮 動工資、生活津貼、住房補貼以 及其他津貼和獎金,表彰員工的 傑出表現。

In addition to the statutory holidays and summer and winter breaks, our employees are entitled to marriage leave, sick leave, and funeral leave. Female employees are also entitled to maternity leave and breastfeeding leave according to regulations.

We also care about the educational development of the children of our employees. Educational subsidies are provided to the children and grandchildren of our employees who study at our schools.

4.3 Continuous Education for Employees

We have developed a series of talent development plans, based on our three-level study training system, which comprised of "national training", "provincial training" and "school training", training have been provided to our employees.



除了法定假期、寒暑假外,我們 的員工亦享有婚假、病假和喪 假。女性員工還可按規定休產假 和哺乳假。

我們也很關心員工子女的教育發展,我們為在我們學校學習的員 工子女和孫輩提供教育補貼。

4.3 員工持續教育

我們制定一系列人才發展計劃, 根據我們的三級學習培訓體系(包括「國家培訓」、「省級培訓」及 「學校培訓」),向員工提供培訓。

During the Reporting Period, the Group arranged various types of trainings for teaching staff, including:

於報告期間內,本集團為教職工安排了 各類培訓,包括:

Main type of training	Training content
主要培訓類型	培訓內容
Training for new employees	Professional ethics and morality for teachers, school rules and regulations, knowledge related to high education, job promotion path, etc.
新員工培訓	教師職業操守和道德、學校規章制度、高等教育相關知識、工作晉升路徑等
Professional skills enhancement training	Informatization ability improvement for higher education teachers, training on the use of multimedia devices, cloud computing development and operation and maintenance
專業技能提升培訓	高等教育教師信息化能力提升、多媒體設備使用培訓、雲計算開發與運維
Online teaching method training	Training on how to conduct online teaching
在線教學方法培訓	關於如何進行在線教學的培訓
Counselor training	Psychological review for freshmen and application of review system
輔導員培訓	新生心理普查、普查系統運用
Academic exchange	Knowledge exchange within teaching units, and with other organizations
學術交流	教學單位內部以及與其他組織的知識交流
Health and safety training	Online training in knowledge on pandemic prevention and control
健康及安全培訓	疫情防控知識專題網絡培訓

5. COMPLIANT AND RESPONSIBLE GOVERNANCE

The Group strictly abides by laws and regulations. We are committed to clean and compliant operations, and striving to protect campus' health and safety, information and privacy security, and intellectual property rights. Various measures implemented by the Group have established a good foundation for ensuring the steady development and operation of our business.

5.1 Compliant Management and Operation

The Group places emphasis on a corporate culture of integrity and ethics. We operate our business based on the principles of honesty, ethics and integrity, and persists in the principles of sustainable development, working with stakeholders and business partners to create value for society. We uphold compliance governance as our core values.

The Board has overall responsibility for the compliance operation of the Group and supervises the implementation of our compliance policies. We have established the Compliance Management System (《合規管理制度》). It is applicable for the prevention, handling and management of compliance risks within the scope of the company and the organization. We have clearly defined the duty of every member in the Group on compliance operation, from the Board, senior management, compliance person in charge to each employee, to ensure compliance operation of the Group.

5. 合規責任管治

本集團嚴格遵守法律法規。我們致力於 廉潔合規運營,努力保護校園健康和安 全、信息及隱私安全以及知識產權。本 集團實施的各項措施為確保業務穩步發 展和運作奠定了良好基礎。

5.1 合規管理和運營

本集團著重誠信和道德的企業文 化。我們本著誠實、道德和誠信的 原則經營業務,並堅持可持續發展 原則,與利益相關方和商業夥伴 為社會創造價值。我們堅持將合 規管治作為我們的核心價值觀。

董事會全面負責本集團的合規 控制,並監督合規政策的執行 情況。我們制定了《合規管理制 度》,適用於公司和組織範圍內合 規風險的預防、處理和管理。我 們清楚界定本集團每名成員(從董 事會、高級管理層、合規負責人 到每名員工)在合規運營方面的職 責,以確保本集團合規地運營。

We strictly implement all relevant requirements of laws and regulations and operate in accordance with the relevant standards. During the Reporting Period, we had not violated any relevant laws and regulations that have a significant impact on the Group in core business and material tasks.

We respect intellectual property rights, and strictly comply with the relevant laws and regulations, such as the Patent Law of the PRC (《中華人民共和國專利法》) and the Detailed Rules for the Implementation of the Patent Law of the PRC (《中華人民共和國專利法實施辦法》). We also encourage our teachers and students to obtain patents and copyrights in order to protect their intellectual property rights. During the Reporting Period, we have maintained 457 existing registered patents and obtained 99 new patents.

To strengthen external publicity and communication, the Group will publish information regularly via a different platform. We strictly abide by the laws and regulations including the Law for Promoting Private Education of the PRC (《中華人民共和國民辦教育促進法》) and the Advertising Law of the PRC (《中華人民共和國廣告法》). To guarantee the information's truthfulness, reliability, and accuracy, we require to state the source, author, responsible editor, and other elements in our published material. Our Rules on Information Release Management (《信息發佈管理細則》) regulate school's publication of information on the internet to prevent the dissemination of inappropriate and false information. No laws or regulations relating to advertisements and information on the educational services are violated during the Reporting Period.

5.2 Zero Tolerance to Corruption

We strictly adhere to the laws and regulations relating to anticorruption, such as the Company Law of the PRC (《中華人民共和國公司法》), the Anti-unfair Competition Law of the PRC (《中華人民共和國反不正當競爭法》) and the Interim Provisions on Prohibiting Commercial Bribery (《關於禁止商業賄賂行為的暫行規定》). To effectively enhance corporate compliance control, facilitate prevention and monitoring of any corruption, bribery or any other related malpractice, we established Anti-corruption and Anti-bribery Control Procedure (《反貪污、反賄賂控制程序》). This control procedure strengthens our supervision over key procedures and staff. It applies to all our employees and the relevant stakeholders of the Group, such as customers, suppliers, and service providers. Meanwhile, our compliance and risk control department is responsible for monitoring corruption or related malpractice of the Group.

我們嚴格執行法律法規的所有相 關要求,並按照相關標準運作。 於報告期間內,我們沒有違反任 何對本集團的核心業務及重要任 務有重大影響的相關法律法規。

我們尊重知識產權,並嚴格遵守 《中華人民共和國專利法》和《中華 人民共和國專利法實施辦法》等相 關法律法規。我們亦鼓勵教師和 學生獲取專利和著作權,以保護 知識產權。於報告期間內,我們 維持457項現有註冊專利,並獲得 99項新專利。

為加強對外宣傳與溝通,本集團 將定期通過不同平台發佈信息。 我們嚴格遵守《中華人民共和國 民辦教育促進法》和《中華人民共和國 民辦教育促進法》和《中華人民共和國 保信息的真實性、可靠性及民 。我們要求在發佈信息時代 。我們的《信息發佈管理細則》 規告期間內,本集團沒有違反任 個與教育服務的廣告和信息相關 的法律或法規。

5.2 腐敗零容忍

我們嚴格遵守《中華人民共和國公 司法》、《中華人民共和國反不正 當競爭法》及《關於禁止商業賄賂 行為的暫行規定》等有關反腐敗的 法律法規。為了加強了企業合規 控制,促進了對腐敗、賄賂或任 何其他相關不當行為的預防和監 控制程序》。該控制程序加強了我 們對關鍵程序和員工的監督,適 用於我們所有員工和本集團的有 關利益相關方,如客戶、供應商 和服務商。同時,我們的合規和 風險控制部門負責監督本集團的 腐敗或相關瀆職行為。

The requirement to sign an Anti-Bribery/Anti-Corruption Undertaking (《反賄賂/反腐敗承諾書》) by all employees engaged in materials and equipment procurement, outsourcing processing, facilities and engineering, sales, equipment maintenance and quality supervision proves the Group's commitment to the prevention of commercial bribery. Besides our employees, all our customers, suppliers, service providers and contractors are also required to sign an Anti-Bribery/ Anti-Corruption Undertaking for Suppliers (《供應商反賄賂/反腐 敗承諾書》) to ensure that all relevant stakeholders doing business with us are law-abiding and of high integrity. During the bidding and tendering process, we require all staff responsible for bidding and tendering to sign an Integrity and Self-discipline Undertaking (《廉潔 自律承諾書》), promising to act impartially and fairly in the bidding and tendering process.

In order to instill the corporate culture of integrity and ethics into the mind of our employees, during the Reporting Period, we have provided a total of 42 hours of anti-corruption training to 21 management staff, which can strengthen the management's supervision and management of anti-corruption and anti-bribery by explaining the procedures and cases of fraud prevention in the business. Besides, the Group has also provided Directors with updates on anti-corruption measures.

Our Whistleblowing Management System (《舉報管理制度》) guides and encourages employees and business partners to report and expose illegal acts such as corruption and bribery. To protect the whistle-blowers, we keep the identity and written information of the whistle-blowers strictly confidential. Any department or person can inform the Group through various channels including letters, telephone and email about illegal acts, such as corruption, bribery, and related malpractice within school's operation, enrolment and recruitment activities. The designated personnel assigned by the Director of the Group will conduct an independent investigation. Once the violation of laws and regulations are validated, we will conduct sanctions with relevant regulations or transfer them to judicial authorities.

During the Reporting Period, the Group had no cases involving corruption litigation, which fully reflected the effectiveness of our anti-corruption work. 為了將誠信和道德的企業文化 灌輸到員工的思維,於報告期間 內,我們為21位管理層提供共42 小時的反貪污知識培訓。透過講 解業務中如何預防舞弊的程序及 案例,以加強管理層對反腐敗反 賄賂的監督和管理。另外,本集 團亦為董事提供反腐敗措施之更 新內容。

於報告期間內,本集團沒有涉及 腐敗訴訟的個案,充分反映了我 們反腐敗工作的成效。

5.3 Privacy and Cyber Security

Data privacy and cyber security have become issues of concern to stakeholders. The Group strictly abides by the Law of the PRC on Guarding State Secrets (《中華人民共和國保密法》) and other relevant laws and regulations in the PRC. We have established the relevant regulations and systems, such as Regulations on Student Information Security Management (《學生信息安全管理規定》), Regulations on Student File Management (《學生檔案管理規定》) and Prevention of Information Leakage Statement (《防止信息泄露告知書》), to safeguard the information of students. The important information of students is kept in high confidentiality to prevent leakage. Any transfer or access is forbidden without the permission of relevant department heads.

The Group strictly abides by the Regulations on Security Protection of Computer Information Systems of the PRC (《中華人民共和國計算機 信息系統安全保護條例》), the Interim Provisions on the Administration of Computer Information Network with International Connections of the PRC (《中華人民共和國計算機信息網絡國際聯網管理暫行規 定》) and other relevant laws and we have established Regulations on Information Network Security Management (《信息網絡安全管理制 度》) and Regulations on Website Management (《網站管理規定》) to ensure information and network security.

In order to strengthen cyber security, alertness is of utmost importance. We require the employees in relevant positions have to pass the qualification vetting, background check and sign the confidential agreements. Regular inspection of information systems and networks will be conducted to ensure the Group is protected from viruses, hackers, and malicious codes. For information and network security, we have set up the Password Management System (《密碼管理制度》) to list out the security requirements and encrypt every sensitive information.

During the Reporting Period, the Group had not violated any laws or regulations relating to privacy matters.

5.3 隱私和網絡安全

資料私隱及網絡安全已成為利益 相關方要關注的議題,本集團嚴 格遵守《中華人民共和國保密法》 和中國其他相關法律法規。我們 已制定有關規範和制度(如《學生 信息安全管理規定》、《學生檔案 管理規定》及《防止信息泄露告知 書》),以維護學生的信息安全。 學生的重要信息高度保密,防止 洩露。未經相關部門負責人許 可,禁止轉交或查看信息。

本集團嚴格遵守《中華人民共和國 計算機信息系統安全保護條例》、 《中華人民共和國計算機信息網 絡國際聯網管理暫行規定》和其他 相關法律,且我們制定了《信息網 絡安全管理規定》和《網站管理規 定》,以確保信息和網絡安全。

為強化網絡安全,警覺性最為重 要。我們規定相關崗位的員工必 須通資格審查、背景調查並簽 署保密協議。我們對信息系統和 網絡進行定期檢查,以確保本集 團不受病毒、黑客和惡意代碼的 侵害。為保護信息和網絡安全, 我們制定了《密碼管理制度》,列 出安全要求並將所有敏感信息加 密。

於報告期間內,本集團沒有違反 任何有關私隱事宜的相關法律及 規例。

5.4 Sustainable Supply Chain Management

We are committed to developing long-term and mutually beneficial business relationships with our partners and suppliers. The Group has formulated the Supplier Evaluation Standard (《供應商評審標 準》) and the Supplier Management System (《供應商管理體系》) to ensure fair competition among suppliers and responsible supply chain management. We lay out the selection process of suppliers and procurement responsibilities of different departments. When selecting suppliers, we consider criteria such as a company's background. quality of goods or services, price, delivery of service and corporate social responsibility performance. including the prohibition on the recruitment of child and forced labour, eliminating discrimination to employees, providing a safe working environment, considering if the products and services provided are beneficial to environmental protection and fulfilling the Group's internal environmental requirement while minimizing the negative impact to natural environment, and strictly obeying the law. Our procurement personnel will conduct on-site investigations if necessary.

An annual review is conducted to ensure suppliers on the approved list are performing at a satisfactory level. The Administrative Measures for the Supervision of Suppliers (《供應商監督管理辦法》) outlines the Supplier Regular Evaluation Report (《供應商定期評估報告》) and Supplier Assessment Form (《供應商考核表》). The annual Supplier Assessment Form (《供應商考核表》) grades suppliers to four different levels and evaluation reports are carried out monthly to evaluate our long-term suppliers. After the assessment, we inform the suppliers of their results and suggest improvement if necessary. For suppliers who continuously fail the comprehensive assessment, we will terminate the cooperation with them after reporting and obtaining management approval to ensure the quality of our suppliers.

5.4 可持續供應鏈管理

我們致力與合作夥伴及供應商建 立長久互利的業務關係。本集團 制定了《供應商評審標準》和《供 應商管理體系》,確保供應商能 公平競爭,作出負責任供應鏈管 理。我們定立供應商的選擇過程 和不同部門的採購責任。我們會 以公司背景、貨品或服務質量、 價格、服務過程表現及企業社會 責任表現等準則甄選供應商,包 括禁止僱傭童工和強迫勞動,消 除對員工的歧視,提供安全的工 作環境,考慮提供的產品及服務 是否有利於環保且符合本集團的 內部環保要求,同時盡量降低對 自然環境的負面影響,並嚴格遵 守法律。我們的採購人員在必要 時會進行現場調查。

我們會每年審核供應商,確保批 准名單上的供應商表現良好。《供 應商監督管理辦法》概述了《供應 商定期評估報告》和《供應商考依表》的《供應商考核表》。每年的《供應商考核表》將供 應 命分為四個不同級別,並每月 進行評估報告,以評估長期供局 萬一、對於連續在考核綜合評價 理 不合略的供應商人們在上報管 理 如現得批准後會與其終止合 作,以確保供應商的質量。

During the Reporting Period, we have 203 suppliers for providing products and services. Products include furniture, teaching equipment, consumables, office supplies while services include network services, repair and maintenance services, etc. The table below shows our suppliers respectively by geographical location:

Location	Suppliers
地點	供應商
Guangdong 廣東	177
Beijing 北京	7
Zhejiang 浙江	6
Jiangxi 江西	3
Shandong 山東	2
Chengdu 成 都	1
Guangxi 廣西	1
Hunan 湖南	1
Jiangsu 江 蘇	1
Shanghai 上海	1
Tianjin 天津	1
Tibet 西藏	1
Xiamen 廈門	1

於報告期間內,我們有203家供 應商提供產品和服務。產品包括 家具、教學設備、耗材、辦公用 品,而服務包括網絡服務、維修 保養服務等。下表分別按地理位 置列示供應商:

6. BUILDING A GREEN CAMPUS TOGETHER

The Group's main campus is located in Huali College, Huali Vocational College, Huali Technician College. The Group is committed to building a green campus as a responsible educational institution, in order to protect the environment, maximize the use of resources, reduce the emission and waste generation, and mitigate the impact on biodiversity. The Group has implemented a series of measures to reduce greenhouse gas emissions, water pollution, and the generation of hazardous and non-hazardous wastes. We strictly abide by the Environmental Protection Law of the PRC (《中華人民共和國環境保護法》), the Water Pollution Prevention and Control Law of the PRC (《中華人民共和國水污染防治法》), the Energy Conservation Law of the PRC (《中華人民共和國節約能源法》), and the relevant laws and regulations on environmental protection.

The Group took practical actions to integrate green elements to campus, employees and students. We hope to extend the concept of sustainable development to daily life to attain the sustainable target.

During the Reporting Period, the Group did not (i) violate any laws and regulations relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste; (ii) have any major accidents affecting the environment and natural resources; or (iii) receive any environmental penalties and litigation notices.

6.1 Energy Conservation

We recognise that our operations emit greenhouse gases that contribute to climate change. Accordingly, the Group focused on energy conservation in daily office and campus operations. The employees and students are advised to use high-efficiency energysaving lamps and energy-saving heaters in dormitories. All lightings, computers, air conditioners and other electrical appliances should be turned off once they are not in use. In our offices, there are different divisions where each has an independently controllable lighting system to allow flexible and efficient usage of the lightings.

6. 共建綠色校園

本集團的主校區位於華立學院、華立職 業學院、華立技師學院。本集團為負責 任的教育機構,我們政力建設綠色校 園,保護環境、善用資源、減少排放及 產生廢物,以及緩解對生物多樣性的影 響。本集團已實施一系列措施,以減少 溫室氣體排放、水污染以及有害和無害 廢棄物的產生。我們嚴格遵守《中華人 民共和國環境保護法》、《中華人民共和國 約能源法》和有關環境保護的法律法規。

本集團以實際行動將綠色元素融入校 園、員工和學生。我們希望將可持續發 展的理念延伸到日常生活中,以實現可 持續發展的目標。

於報告期間內,本集團沒有(i)違反有關 廢氣及溫室氣體排放、向水及土地排 污、有害及無害廢棄物的產生的任何法 律法規:(ii)發生影響環境和自然資源的 任何重大事故;或(iii)收到任何環境罰款 和訴訟通知。

6.1 節能

公司業務營運排放的温室氣體會 導致氣候變化。因此,本集團專 注於日常辦公和校園運營的節 能。我們建議員工和學生在宿舍 使用高效節能燈和節能加熱器。 所有照明設備、電腦、空調和其 他電器在不使用時應立即關閉。 我們辦公室的不同分區均設有獨 立控制的照明系統,可以靈活高 效地使用照明。

We strictly follow the "Regulations on the Use of Air Conditioning in Office" (《辦公室空調使用管理規定》). Energy efficient air conditioners can be turned on when the temperature is on or above 29 degrees Celsius. The temperature of the air conditioner should not be adjusted to lower than 26 degrees Celsius.

Students are encouraged to have low usage of the air-conditioner and minimize the indoor electronic entertainment time, and participate in physical exercise more to reduce the demand for energy systems.

The office is responsible for selective checking the use of air conditioners in various departments at any time. Specific actions will be taken if any man-made damaged or refusal comply with regulations.

We monitor our electricity consumption during business operations on a regular basis. During the Reporting Period, the total electricity consumption of the Group was 19,013.17 MWh, and the electricity consumption intensity was 0.39 MWh per capita. The total electricity consumption decreased compared to last year, which is due to the effectiveness on energy conservation through the foregoing measures.

6.2 Water Conservation

The Group makes a strong effort to use the water we consume more efficiently in our operations. The Group manages water usage from the source, saved water from the process to carry out water management and supervision work effectively to improve the efficiency of water usage.

Our employees and students are advised to use energy-saving airenergy water heaters in student dormitories, and posted watersaving slogans on our campus. All damaged water appliances will be repaired or replaced in time to improve the awareness of watersaving of teachers and students. Moreover, the Group performs routine maintenance work and regularly conducts leakage tests on concealed water pipes to arrange timely maintenance work and reduce wastage. 我們嚴格遵守《辦公室空調使用管 理規定》。當溫度達到或超過29攝 氏度時,可開啟節能空調。空調 溫度不應調節至低於26攝氏度。

我們鼓勵學生少使用空調,及盡 量減少室內電子娛樂時間,多參 加體育鍛煉,減少對能源系統的 需求。

辦公室負責隨時抽查各部門的空 調使用情況。如有任何人為損壞 或拒絕符合規定,將採取具體行 動。

我們定期監控業務運營期間的耗 電量。於報告期間內,本集團的 總耗電量為19,013.17兆瓦時,人 均耗電密度為0.39兆瓦時。總耗 電量相比去年有所減少,原因是 我們透過以上措施達至節能效果。

6.2 節水

本集團致力令業務營運更加有效 善用水資源。從源頭管理用水, 在過程中節約用水,有效開展水 管理及監測工作,以提高用水效 率。

我們建議員工和學生在宿舍使用 節能型空氣熱水器,並在校園內 張貼節水標語,提高師生的節水 意識。所有損壞的用水器具將及 時修理或更換。此外,本集團進 行日常維護工作,並定期對隱蔽 水管進行滲漏測試,以安排適時 維護工作和減少浪費。

During the Reporting Period, the total water consumption of the Group was 1,546,493.35 tonnes and the water consumption intensity was 31.39 tonnes per capita. The total water consumption decreased compared to last year, which is due to the effectiveness on water conservation through the foregoing measures. Our tap water comes from qualified tap water suppliers in Guangzhou, and we did not have any issue in sourcing water that is fit for purpose.

6.3 Paperless Operation

The Group advocates paperless campus and office. We have formulated the Paperless Office Management Measures (《無紙化 辦公管理辦法》). We use an electronic office system to replace the traditional paper-based system. All essential printings should use double-sided printing and avoid colour printing. We encourage employees and students to reuse the blank pages of wastepaper. Teachers and students are required to reduce the use of ball pens and pencils and prepare their water cups to avoid using paper cups. We encourage employees to communicate through online media such as WeChat, QQ and e-mail to reduce paper consumption.

During the Reporting Period, the total paper consumption of the Group was 2,066.00 kg, and the intensity of paper used was 41.94 g per capita. The total paper consumption decreased compared to last year, which is due to the effectiveness on conservation through the foregoing measures.

6.4 Waste Disposal Management

The waste generated mainly includes office paper, lighting tubes, toner cartridges, ink cartridges, and other domestic waste generated by the daily operation of the campus. We have established internal management measures to implement waste treatment and disposal proactively. The campus uses recyclable toner cartridges and ink cartridges, reuses office stationery, and avoid using disposable and non-recyclable products.

於報告期間內,本集團的總耗水 量為1,546,493.35噸,人均耗水密 度為31.39噸。總耗水量相比去年 有所減少,原因是我們透過以上 措施達至節水效果。我們的自來 水來自廣州市合資格的自來水供 應商,在獲取適用水源上沒有任 何問題。

6.3 無紙化運營

本集團倡導無紙化校園和辦公。 我們制定了《無紙化辦公管理辦 法》。我們使用電子辦公系統取代 傳統的紙質系統。所有必要的印 刷應該使用雙面印刷,避免彩色 印刷。我們鼓勵員工和學生重複 使用廢紙空白頁,要求師生減少 使用圓珠筆和鉛筆,準備水杯, 避免使用紙杯。我們鼓勵員工通 過微信、QQ、電子郵件等網絡媒 體進行交流,以減少紙張消耗。

於報告期間內,本集團的總紙張 消耗量為2,066.00千克,人均紙 張消耗密度為41.94克。總耗紙量 相比去年有所減少,原因是我們 透過以上措施達至節約效果。

6.4 廢棄物處置管理

產生的廢棄物主要包括辦公用 紙、燈管、硒鼓、墨盒和校園日 常運營產生的其他生活垃圾。我 們已制定內部管理措施,積極實 施廢棄物處理和處置。校園使用 可回收的硒鼓和墨盒,重複使用 辦公文具,並避免使用一次性和 不可回收的產品。

The Group strives to reduce waste we generate and recycle or reuse to the fullest extent. We are equipped with waste sorting and recycling facilities on campus. In order to reduce the generation and discharge of domestic garbage, we do not encourage students and canteens to use and provide plastic bags and disposable tableware. In September 2021, young volunteers on campus carried out publicity, education and advocacy work on waste sorting, so that students could establish environmental awareness of waste sorting. We also regularly invite dedicated recycling service providers to collect and recycle various used products, food waste.

During the Reporting Period, the Group generated a total of 264.00 tonnes of non-hazardous waste, and the non-hazardous waste generation intensity was 5.36 kg per capita. We also recycled 158.00 tonnes of non-hazardous waste. For hazardous waste, we had not generated any hazardous waste during the Reporting Period.

6.5 Emission Management

To echo with the climate change initiatives from the National Energy Commission — The "Revolutionary Strategy for Energy Production and Consumption (2016–2030)" (《能源生產和消費革命戰略 (2016–2030)》) and the "2020 Annual Report on China's Policies and Actions on Climate Change" (《中國應對氣候變化的政策與行動2020年度報告》) issued by The Information Office of the State Council, we manage greenhouse gases emission and promote climate change mitigation. 本集團努力減少產生廢棄物,並 盡可能回收或重用資源。我們在 校園配備垃圾分類和回收設施。 為了減少生活垃圾的產生和排 放,我們不鼓勵學生和食堂使用 和提供塑料袋和一次性餐具。於 2021年9月,校園之青年志願者 開展垃圾分類的宣傳、教育和倡 導工作,使學生樹立垃圾分類的 環保意識。我們亦定期邀請專門 的回收服務提供商來收集和回收 各種廢舊產品和食物垃圾。

於報告期間內,本集團共產生 264.00公噸無害廢棄物,人均無 害廢棄物產生密度為5.36千克。 我們也回收了158.00公噸無害廢 棄物。就有害廢棄物而言,我們 於報告期間內並沒有產生有害廢 棄物。

6.5 排放管理

為響應國家能源委員會的氣候變 化倡議《能源生產和消費革命戰略 (2016-2030)》及國務院新聞辦公 室發佈的《中國應對氣候變化的政 策與行動2020年度報告》,我們 管理溫室氣體排放,推動減緩氣 候變化。

In accordance with the "Greenhouse Gas Protocol" issued by the World Resources Institute and the World Business Council on Sustainable Development and the "ISO14064-1" set by the International Organisation for Standardisation, the Group carried out greenhouse gas emission inspections. A summary of the greenhouse gas emissions during the Reporting Period is as follows: 根據世界資源研究所與世界可持 續發展工商理事會發佈的《溫室氣 體盤查議定書》(Greenhouse Gas Protocol)及國際標準化組織訂定 的「ISO14064-1」,本集團進行了 溫室氣體排放檢查。報告期間內 溫室氣體排放概要如下:

Greenhouse gas emissions and removals^ 溫室氣體排放及減除^		2022 2022年	2021 2021年
直主素證許以及與你		2022 -	2021-
Direct greenhouse gas emissions (Scope 1) 百接溫室氣體排放(範圍1)	tonne of CO ₂ e 公噸二氧化碳當量	1,131.81	1,143.64
Greenhouse gas removals (Scope 1)	tonne of CO_2e	92.62	83.15
溫室氣體滅除(範圍1) Indirect greenhouse gas emissions (Scope 2)	公噸二氧化碳當量 tonne of CO ₂ e	15,290.39	17,410.41
間接溫室氣體排放(範圍2) Total greenhouse gas emissions	公噸二氧化碳當量 tonne of CO ₂ e	16,329.58	18,470.91
(Scope 1 and 2) 溫室氣體排放總量(範圍1及2)	公噸二氧化碳當量		
Greenhouse gas emission intensity* (Scope 1 and 2)	tonne of CO ₂ e/capita	0.33	0.39
溫室氣體排放密度*(範圍1及2)	公噸二氧化碳當量/人		
 There may be a slight discrepancy between the the total as shown in the table owing to roundir 		數三	《四捨五入關係,個別項目的 字加起來可能與總數略有出
 Calculated based on the number of employees 31, 2022. 	and students as of August		。 家於2022年8月31日的員工和 主人數計算
Scope 1 Direct greenhouse gas emissions from sources of Group.	owned and controlled by the		集團擁有及控制的來源所產 內直接溫室氣體排放。
Scope 2 Indirect greenhouse gas emissions from electric cooling, or steam purchased by the Group.	city generation, heating and	外則	€、供熱和製冷或者本集團向 講買的蒸汽所間接引致的溫 軋體排放。

In addition to greenhouse gas emissions, the Group is aware of the exhaust gas emissions from our vehicles. We arrange inspections and maintenance for our fleet to ensure all parts are functioning properly to maintain fuel consumption efficiency, in order to reduce exhaust gas emissions. During the Reporting Period, our fleet's emissions of nitrogen oxides, sulphur oxides and particulate matter were 358.40 kg, 1.28 kg and 34.34 kg respectively.

6.6 Tackling Climate Change

In terms of transitioning to a low-carbon economy, we understand the risks associated with climate change and develop responses in our businesses to identify and mitigate climate change issues that may have a significant impact. At the same time, we should adjust the use of resources and energy. In response to disasters and accidents that are easily induced by extreme weather, we always enhance the capability to the disaster response of teachers and students.

Physical Acute Risk

The Group has identified extreme weather such as typhoons, heavy rain and flooding that can cause physical acute risk. The potential consequences include damage to documents, equipment and buildings, water and a power outage on campus and the education schedule being left behind. The above potential consequences will cause major economic losses and increase operating costs to the Group.

The Group has established different measures to minimize the negative effect of extreme weather. We will check regularly whether existing buildings meet the latest local building standards and make necessary repairs. The important documents should be kept in electronic versions for backup while the backup data storage center should be located in a remote location. The Group has increased the amount of backup power storage equipment, such as backup generators.

除溫室氣體排放外,本集團知悉 我們的車輛排放廢氣。我們為車 隊安排檢查和保養,確保所有部 件正常工作,以維持燃油消耗效 率,從而減少廢氣排放。於報告 期間內,我們車隊的氮氧化物、 硫氧化物和顆粒物排放分別為 358.40千克、1.28千克和34.34千 克。

6.6 應對氣候變化

在過渡至低碳經濟方面,我們明 白氣候變化的相關風險,並於業 務當中制定應對措施,以識別和 緩解可能產生重大影響的氣候變 化問題。同時,我們應調整資源 和能源的使用。針對極端天氣容 易誘發的災害和事故,我們始終 提升師生的災害應對能力。

物理急性風險

本集團確認,颱風、暴雨和洪水 等極端天氣可能帶來急性風險。 潛在後果包括文件、設備和建築 物損壞、校園停水停電以及教學 進度落後。上述潛在後果將對本 集團造成重大經濟損失,增加運 營成本。

本集團已制定不同措施,以盡量 降低極端天氣的負面影響。我們 會定期檢查現有建築物是否符合 當地最新的建築標準,並進行必 要的維修。重要文件應以電子版 本保存備份,而備份數據存儲中 心應位於遠程位置。本集團增加 了備用儲能設備(如備用發電機) 的數量。

Once the extreme weather happens, measures for emergency prevention, such as "Typhoon and Rainstorm Emergency Plan" (《颱風 暴雨預防應急預案》), and control should be made in advance. Online teaching will be carried out to keep students' study schedules in progress.

Physical Chronic Risk

The Group has identified extreme weather such as extremely hot weather that can cause physical chronic risk. The potential consequences include an increased chance of getting heatstroke for employees working outdoor, increasing turnover rate and work-related injuries. The demand for cooling for the working environment will be increased, which may lead to an increase in power demand and operating costs to the Group.

The Group will optimize the operating efficiency of ventilation and air conditioning to reduce power consumption when the temperature rises. Arrangements for emergency prevention and control are also made. For example, under continuous high-temperature weather conditions, employees who work outdoor are required to find a suitable place to rest regularly, etc.

6.7 Sustainability Target Plan

During the Reporting Period, we have set preliminary directional targets in terms of energy saving, water saving, waste reduction and greenhouse gas reduction, in order to better achieve sustainable development goals. We will review the progress and explore more opportunities for various environmental protection goals. In the future, we will set more specific quantitative environmental goals to reduce harm to the environment and natural resources.

一旦發生極端天氣,應提前制定 應急預防和控制措施(如《颱風暴 雨預防應急預案》)。我們將開展 在線教學,以保持學生的學習進 度。

物理慢性風險

本集團確認,酷熱天氣等極端天 氣可能帶來慢性風險。潛在後果 包括戶外工作的員工中暑的機率 增加、離職率上升和工傷。工作 環境降溫的需求將增加,可能導 致本集團的電力需求和運營成本 增加。

本集團將優化通風和空調的運行 效率,以減少溫度升高時的電力 消耗,同時制定應急預防和控制 安排。例如,要求戶外工作的員 工在持續高溫天氣尋找合適的地 方作定期休息等。

6.7 可持續發展目標計劃

於報告期間內,我們在節能、節 水、減少廢物和溫室氣體排放等 各方面設定了初步的方向目標, 以更好地實現可持續發展目標。 我們會檢討各項目標的進展,並 探索更多可持續發展的機會。日 後,我們將制定更具體的量化保 護環境的目標,以減少對環境和 自然資源的傷害。

Environmental aspects 環境範疇	Targets
Energy Conservation	The Group will actively implement the electricity-saving plan and measures to maintain or reduce the intensity of electricity consumption.
節能	本集團將積極落實節電計劃和措施,以維持或減少用電密度。
Water Conservation	The Group will actively implement the water-saving plan and measures to maintain or reduce the intensity of water consumption.
節水	本集團將積極落實節水計劃和措施,以維持或減少用水量密度。
Waste Reduction	The Group will actively implement the material-saving plan and measures to maintain or reduce the intensity of waste production.
減少廢棄物	本集團將積極落實材料節約計劃和措施,以維持或減少廢棄物產生密度。
Greenhouse Gas Emissions	The Group will actively implement the electricity-saving plan and measures to maintain or reduce the intensity of greenhouse gas emissions.
溫室氣體排放	本集團將積極落實節電計劃和措施,以維持或減少溫室氣體排放密度。

7. COMMUNITY CONTRIBUTION

We are a company that cares about the community and shoulders social responsibilities. We have always been committed to contributing to the communities we serve and creating long-term value for the society. We understand the needs of the communities in which we operate and design events to suit local needs.

As a caring and socially responsible company, we believe in contributing to the communities. We serve and creating long-lasting value for society. We are able to understand the needs of local communities better and develop programmes that are appropriate to local needs. During the Reporting Period, through the means of self-funding and social fundraising, the Group donated over RMB100,000 in public welfare; the Group's volunteer team spent more than 24,325 hours in charitable activities.

7.1 Dedication to Helping the Elderlies, Children, and the Disadvantage Group

The Group carried out several volunteer service activities to help the elderly, children and disadvantaged groups. In November 2021, young volunteers from the campus visited the nursing homes, expressing condolences to the elderly in Sanjiang Nursing Home (三江敬老院) and offering love and warmth, bringing them happiness. In addition, from December 2021 to August 2022, during the campus-led "Happy Hedong" (幸福河東) volunteer service project, the Youth Volunteer Association (青年志願者協會) of the campus regularly carried out various themed activities in the Hedong community on weekends to serve the residents in the community. The young volunteers from the campus also organized visits to the elderly and children in the Hedong community during the Spring Festival and Mid-Autumn Festival.

7. 社區貢獻

我們是一家關懷社群、肩負社會責任的 公司,一直致力貢獻所服務的社區,為 社會創造長遠價值。我們了解業務所在 社區的需要,並設計切合當地需求的活 動。

作為一家關愛社區並負有社會責任的 公司,我們相信貢獻社區。我們服務社 會,為社會創造恆久價值。我們能夠更 了解當地社區的需求,並制定適合當地 需求的計劃。於報告期間內,本集團透 過自籌和社會募集,捐助超過人民幣 100,000元用於公益事業:本集團志願 者團隊進行逾24,325小時慈善活動。

7.1 關愛老人、兒童和弱勢群 體

本集團透過開展多項志願服務 活動來幫助老人、兒童和弱勢群 體。於2021年11月,校園之青年 志願者走進敬老院,慰問三江敬 老院的老人,給他們帶來快樂。 另外,於2021年12月至2022年8 月,校園牽頭的「幸福河東」志願 服務項目,校園之青年志願者協 會週末在河東社區,通過定期開 居民。校園之青年志願者亦組織 在河東社區於春節和中秋節期間 拜訪老人和兒童。

7.2 Donation to the Community

Various donation events occurred in the Reporting Period, including blood and supplies donation. In May 2022, Guangzhou Huali Youth Volunteer Association (廣州華立青年志願者協會) organized a two-day voluntary blood donation event to donate blood for the needed.

The Group actively helps the poor, lends a helping hand, and undertakes its social responsibilities. In January 2022, the students of the school raised a total of more than RMB2,000 in donations. The proceeds from this donation will be handed over to the Guangdong Provincial Education Foundation (廣東省教育基金會) by the school to help poor students through donations.

7.2 社區捐贈

我們於報告年度內舉行多次捐贈 活動,包括獻血和捐贈物資。於 2022年5月,廣州華立青年志願 者協會舉辦了兩天愛心獻血活 動,為有需要的人獻血。

本集團積極扶貧濟困,伸出援 手,承擔起社會應有的責任。於 2022年1月,全校學生共募集捐 款超過人民幣2,000元。本次募捐 所得將由學校統一上繳廣東省教 育基金會,通過捐款幫助貧困學 生。

APPENDIX I: SUSTAINABILITY DATA STATEMENT

附錄一:可持續發展數據摘要

				2022	2021
Environmental	環境	Unit	單位	2022年	2021年
Air pollutant emissions ⁺	空氣污染物排放⁺				
Nitrogen oxides (NO _x)	氮氧化物(NO _x)	kg	千克	358.40	297.02
Sulphur oxides (SO _x)	硫氧化物(SO _x)	kg	千克	1.28	1.20
Particulate matter (PM)	顆粒物(PM)	kg	千克	34.34	28.46
Greenhouse gas emissions	溫室氣體排放及減除^+				
and removals ^+					
Direct greenhouse gas emissions (Scope 1)	直接溫室氣體排放 (範圍1)	tonne of CO_2e	公噸二氧化碳當量	1,131.81	1,143.64
Greenhouse gas removals	溫室氣體減除	tonne of CO ₂ e	公噸二氧化碳當量	92.62	83.15
(Scope 1)	(範圍1)				
Indirect greenhouse gas	間接溫室氣體排放	tonne of CO ₂ e	公噸二氧化碳當量	15,290.39	17,410.41
emissions (Scope 2)	(範圍2)				
Total greenhouse gas	溫室氣體排放總量	tonne of CO_2e	公噸二氧化碳當量	16,329.58	18,470.91
emissions (Scope 1 and 2)	(範圍1及2)				
Greenhouse gas emission	溫室氣體排放密度*	tonne of $CO_2e/$	公噸二氧化碳	0.33	0.39
intensity* (Scope 1 and 2)	(範圍1及2)	capita	當量/人		
Energy consumption	能源耗用				
Natural gas consumption	形 	m ³	立方米	65,202.64#	67,303.84#
Natural gas consumption	入然氣和而重 天然氣耗用密度*	m³/capita	立方米/人	1.32	1.43
intensity*	八流和私们山区	Π/ζαριτα		1.52	1.45
Gasoline consumption	汽油耗用量	litre	公升	81,419.04	76,523.65
Gasoline consumption intensity	汽油耗用密度	litre/employee	公升/員工	38.21	35.48
Diesel consumption	柴油耗用量	litre	公升	5,384.06	8,900.00
Diesel consumption intensity	柴油耗用密度	litre/employee	公升/員工	2.53	4.13
Purchased electricity	外購電力耗用量	MWh	兆瓦時	19,013.17	28,536.98
consumption					
Purchased electricity	外購電力耗用密度*	MWh/capita	兆瓦時/人	0.39	0.61
consumption intensity*					
Water consumption	水源耗用				
Total water consumption	總耗水量	tonne	公噸	1,546,493.35	1,698,345.00
Water consumption intensity*	耗水密度*	tonne/capita	公噸/人	31.39	36.01
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Paper consumption	紙張耗用				
Total paper consumption	用紙總量	kg	千克	2,066.00	2,134.10
Paper consumption intensity*	用紙密度*	g/capita	克/人	41.94	45.25

				2022	2021
Environmental	環境	Unit	單位	2022 年	2021年
Waste generation and	廢棄物產生及回收				
recycling					
Non-hazardous waste	無害廢棄物產生量	tonne	公噸	264.00	270.00
generation					
Non-hazardous waste	無害廢棄物產生密度*	kg/capita	千克/人	5.36	5.72
generation intensity*					
Non-hazardous waste recycling	無害廢棄物回收量	tonne	公噸	158.00	161.00
Hazardous waste generation	有害廢棄物產生量	kg	千克	0	270.00
Hazardous waste generation	有害廢棄物產生密度*	kg/capita	千克/人	0	0.01
intensity*					

 We refer to "How to Prepare an ESG Report — Appendix II: Reporting Guidance on Environmental KPIs" from the Stock Exchange to calculate our Group's air pollutant emissions and greenhouse gas emissions. 我們參考聯交所「如何編備環境、社會及管治報 告一附錄二:環境關鍵績效指標匯報指引」計算 本集團的空氣污染物排放及溫室氣體排放。

由於四捨五入關係,個別項目的數字加起來可能

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^ may be a slight discrepancy between the sum of individual items and the total as shown in the table owing to rounding.

Calculated based on the number of employees and students as of August 31, 2022

*

根據於2022年8月31日的員工和學生人數計算

與總數略有出入。

				2022	2021
Social	社會	Unit	單位	2022 年	2021年
Total number of employees	員工總數	person	人	2,131	2,157
Total number of employees	員工總數(按性別劃分)				
(by gender)					
Female	女	person	人	1,072	1,055
Male	男	person	人	1,059	1,102
Total number of employees	員工總數				
(by age group)	(按年齡組別劃分)				
Below 30	30歲以下	person	人	621	621
Aged 30–50	30–50歲	person	人	826	862
Above 50	50歲以上	person	人	684	674
Total number of employees	員工總數				
(by employment type)	(按僱傭類型劃分)				
Short-term contract/Part-time employees	短期合同工/兼職員工	person	人	163	185
Junior employees	初級員工	person	人	1,843	1,879
Middle management	中級管理層	person	人	102	69
Senior management	高級管理層	person	人	23	24
Total number of employees	員工總數(按地區劃分)				
(by region)					
Guangdong Province	廣東省	person	人	2,131	2,157

				2022	2021
Social	社會	Unit	單位	2022年	2021年
Total turnover rate of employees	員工總流失比率	percent	百分比	11.54	12.54
Turnover rate (by gender)	流失率(按性別劃分)				
Female	女	percent	百分比	11.85	7.36
Male	男	percent	百分比	11.24	5.18
Turnover rate (by age group)	流失率 (按年齡組別劃分)				
Below 30	30歲以下	percent	百分比	15.46	5.53
Aged 30–50	30–50歲	percent	百分比	12.95	5.37
Above 50	50歲以上	percent	百分比	6.29	1.64
Turnover rate (by region)	流失率(按地區劃分)				
Guangdong Province	廣東省	percent	百分比	11.54	12.54
Percentage of employees trained to total number of employees	受訓員工佔總員工 百分比	percent	百分比	78.23	49.98
Percentage of employees trained (by gender)^	受訓員工百分比 (按性別劃分)^				
Female	女	percent	百分比	83.30	50.17
Male	男	percent	百分比	73.09	49.82
Percentage of employees trained	受訓員工百分比				
(by employment type)^	(按僱傭類型劃分)^				
Short-term contract/Part-time employees	短期合同工/兼職員工	percent	百分比	NA 不適用	8.36
Junior employees	初級員工	percent	百分比	76.67	86.75
Middle management	中級管理層	percent	百分比	100.00	3.76
Senior management	高級管理層	percent	百分比	86.96	1.12

				2022	2021
Social	社會	Unit	單位	2022年	2021年
Average training hours per employee	每名員工平均培訓時數				
(by gender)	(按性別劃分)				
Average training hours per	每名女員工平均培訓	hours	小時	60.02	51.04
female employee	時數				
Average training hours per	每名男員工平均培訓	hours	小時	55.92	45.15
male employee	時數				
Average training hours per employee	每名員工平均培訓時數				
(by employment type)	(按僱傭類型劃分)				
Short-term contract/Part-time employees	短期合同工/兼職員工	hours	小時	NA	11.92
				不適用	
Junior employees	初級員工	hours	小時	57.33	46.60
Middle management	中級管理層	hours	小時	76.54	85.83
Senior management	高級管理層	hours	小時	26.60	22.23
Occupational health and safety	職業健康及安全				
Number of work-related fatalities	2022年因工死亡人數	no. of people	人數	0	0
in 2022					
Number of work-related fatalities	2021年因工死亡人數	no. of people	人數	0	0
in 2021					
Number of work-related fatalities	2020年因工死亡人數	no. of people	人數	0	0
in 2020					
Lost working days due to work injury	因工傷損失工作日數	days	日	0	0

^ There may be a slight discrepancy between the sum of individual items and the total as shown in the table owing to rounding. 由於四捨五入關係,個別項目的數字加起來可能 與總數略有出入。

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APPENDIX II: THE STOCK EXCHANGE ESG REPORTING GUIDE INDEX

附錄二:聯交所《環境、社會 及管治報告指引》索引

	x content 內容			Relevant sections 相關章節
A. A.	Environmental 環境範疇	Area		
A1:	Emissions	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.	6. Building a Green Campus together
A1 :	排放物	一般披露	有關廢氣及溫室氣體排放、向水及土地的排污、 有害及無害廢物的產生等的:(a)政策;及(b)遵守 對發行人有重大影響的相關法律及規例的資料。	6. 共建緑色校園
		A1.1	The types of emissions and respective emissions data.	6.5 Emission Management Appendix I: Sustainability Data Statement
		A1.1	排放物種類及相關排放數據。	6.5 排放管理 附錄一:可持續發展數據摘要
		A1.2	Direct (Scope 1) and energy indirect (Scope 2) greenhouse gas emissions in total and intensity.	6.5 Emission Management Appendix I: Sustainability Data Statement
		A1.2	直接(範圍1)及能源間接(範圍2)溫室氣體總排放量 及密度。	6.5 排放管理 附錄一:可持續發展數據摘要
		A1.3	Total hazardous waste produced and intensity.	6.4 Waste Disposal Managemen Appendix I: Sustainability Data Statement
		A1.3	所產生有害廢棄物總量及密度。	6.4 廢棄物處置管理 附錄一:可持續發展數據摘要
		A1.4	Total non-hazardous waste produced and intensity.	Not applicable to the business of the Group
		A1.4	所產生無害廢棄物總量及密度。	本集團的業務不適用
		A1.5	Description of emissions target(s) set and steps taken	6.5 Emission Management
			to achieve them.	6.7 Sustainability Target Plan
		A1.5	描述所訂立的排放量目標及為達到這些目標所採取 的步驟。	6.5 排放管理 6.7 可持續發展目標計劃
		A1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them.	6.3 Paperless Operation6.4 Waste Disposal Managemen6.7 Sustainability Target Plan
		A1.6	描述處理有害及無害廢棄物的方法,及描述所訂立 的減廢目標及為達到這些目標所採取的步驟。	6.3 無紙化運營6.4 廢棄物處置管理6.7 可持續發展目標計劃

	x content 內容			Relevant sections 相關章節
A2:	Use of Resources	General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	6. Building a Green Campus together
A2 :	資源使用	一般披露	有效使用資源(包括能源、水及其他原材料)的政策。	6. 共建綠色校園
		A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas, or oil) in total and intensity.	6.1 Energy Conservation Appendix I: Sustainability Data Statement
		A2.1	按類型劃分的直接及/或間接能源(如電、氣或油) 總耗量及密度。	6.1 節能 附錄一:可持續發展數據摘要
		A2.2	Water consumption in total and intensity.	6.2 Water Conservation Appendix I: Sustainability Data Statement
		A2.2	總耗水量及密度。	6.2 節水 附錄一:可持續發展數據摘要
		A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them.	6.1 Energy Conservation6.7 Sustainability Target PlanAppendix I: Sustainability DataStatement
		A2.3	描述所訂立的能源使用效益目標及為達到這些目標 所採取的步驟。	6.1 節能6.7 可持續發展目標計劃附錄一:可持續發展數據摘要
		A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them.	6.2 Water Conservation 6.7 Sustainability Target Plan
		A2.4	描述求取適用水源上可有任何問題,以及所訂立的	6.2 節水
			用水效益目標及為達到這些目標所採取的步驟。	6.7 可持續發展目標計劃
		A2.5	Total packaging material used for finished products and with reference to per unit produced.	Not applicable to the business of the Group
		A2.5	製成品所用包裝材料的總量及每生產單位佔量。	本集團的業務不適用
A3:	The Environment and Natural	General Disclosure	Policies on minimizing the issuer's significant impact on the environment and natural resources.	6. Building a Green Campus together
	Resources			
A3 :	環境及天然資源	一般披露 A3.1	減低發行人對環境及天然資源造成重大影響的政策。 Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	 5. 共建綠色校園 6. Building a Green Campus together
		A3.1	描述業務活動對環境及天然資源的重大影響及已 採取管理有關影響的行動。	6. 共建綠色校園
A4:	Climate Change	General Disclosure	Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer.	6.6 Tackling Climate Change
A4 :	氣候變化	一般披露	識別及應對已經及可能會對發行人產生影響的重大 氣候相關事宜的政策。	6.6 應對氣候變化

Inde: 指標	x content 內容			Relevant sections 相關章節
		A4.1	Description of the significant climate-related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them.	6.6 Tackling Climate Change
		A4.1	描述已經及可能會對發行人產生影響的重大氣候 相關事宜,及應對行動。	6.6 應對氣候變化
В. В.	Social Area 社會範疇			
B1:	Employment	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.	4.1 Protection of Employment Rights4.2 Providing Care to Our Employees
B1 :	僱傭	一般披露	有關薪酬及解僱、招聘及晉升、工作時數、假期、 平等機會、多元化、反歧視以及其他待遇及福利 的:(a)政策:及(b)遵守對發行人有重大影響的 相關法律及規例的資料。	4.1 保障員工權益 4.2 關懷員工
		B1.1	Total workforce by gender, employment type, age group and geographical region.	Appendix I: Sustainability Data
		B1.1	按性別、僱傭類型、年齡組別及地區劃分的僱員 總數。	附錄一:可持續發展數據摘要
		B1.2	Employee turnover rate by gender, age group and geographical region.	Appendix I: Sustainability Data
		B1.2	按性別、年齡組別及地區劃分的僱員流失比率。	附錄一:可持續發展數據摘要
B2:	Health and Safety	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards.	3.5 Healthy and Safe Campus
B2 :	健康與安全	一般披露	有關提供安全工作環境及保障僱員避免職業性危害 的:(a)政策:及(b)遵守對發行人有重大影響的相關 法律及規例的資料。	3.5 健康安全校園
		B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the Reporting Period.	Appendix I: Sustainability Data
		B2.1	過去三年(包括匯報年度)每年因工亡故的人數及 比率。	附錄一:可持續發展數據摘要
		B2.2 B2.2 B2.3	Lost working days due to work injury. 因工傷損失工作日數。 Description of occupational health and safety measures adopted, how they are implemented and monitored.	Appendix I: Sustainability Data 附錄一 : 可持續發展數據摘要 3.5 Healthy and Safe Campus
		B2.3	描述所採納的職業健康與安全措施,以及相關執行及 監察方法。	3.5 健康安全校園

Index content 指標內容				Relevant sections 相關章節
B3:	Development and	General Disclosure	Policies on improving employees' knowledge and	4.3 Continuous Education for
	Training		skills for discharging duties at work. Description of training activities.	Employees
B3 :	發展及培訓	一般披露	有關提升僱員履行工作職責的知識及技能的政策。 描述培訓活動。	4.3 員工持續教育
		B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Appendix I: Sustainability Data
		B3.1	按性別及僱員類別(如高級管理層、中級管理層等) 劃分的受訓僱員百分比。	附錄一:可持續發展數據摘要
		B3.2	The average training hours completed per employee by gender and employee category.	Appendix I: Sustainability Data
		B3.2	按性別及僱員類別劃分,每名僱員完成受訓的平均 時數。	附錄一:可持續發展數據摘要
B4:	Labour Standards	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour.	4.1 Protection of Employment Rights
B4 :	勞工準則	一般披露	有關防止童工或強制勞工的:(a)政策:及(b)遵守對 發行人有重大影響的相關法律及規例的資料。	4.1 保障員工權益
		B4.1	Description of measures to review employment practices to avoid child and forced labour.	4.1 Protection of Employment Rights
		B4.1	描述檢討招聘慣例的措施以避免童工及強制勞工。	4.1 保障員工權益
		B4.2	Description of steps taken to eliminate such practices when discovered.	4.1 Protection of Employment Rights
		B4.2	描述在發現違規情況時消除有關情況所採取的步驟。	4.1 保障員工權益
B5:	Supply Chain	General Disclosure	Policies on managing environmental and social risks of	5.4 Sustainable Supply Chain
	Management		the supply chain.	Management
B5 :	供應鏈管理	一般披露	管理供應鏈的環境及社會風險政策。	5.4 可持續供應鏈管理
		B5.1	Number of suppliers by geographical region.	5.4 Sustainable Supply Chain Management
		B5.1	按地區劃分的供應商數目。	5.4 可持續供應鏈管理
		B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored.	5.4 Sustainable Supply Chain Management
		B5.2	描述有關聘用供應商的慣例,向其執行有關慣例的 供應商數目、以及有關慣例的執行及監察方法。	5.4 可持續供應鏈管理

Index content 指標內容			Relevant sections 相關章節
	B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	5.4 Sustainable Supply Chain Management
	B5.3	描述有關識別供應鏈每個環節的環境及社會風險的 慣例,以及相關執行及監察方法。	5.4 可持續供應鏈管理
	B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	5.4 Sustainable Supply Chain Management
	B5.4	描述在揀選供應商時促使多用環保產品及服務的 慣例,以及相關執行及監察方法。	5.4 可持續供應鏈管理
B6: Product Responsibility	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.	3.5 Healthy and Safe Campus5. Compliant and Responsible Governance
B6: 產品責任	一般披露	有關所提供產品和服務的健康與安全、廣告、標籤及 私隱事宜以及補救方法的:(a)政策;及(b)遵守對 發行人有重大影響的相關法律及規例的資料。	
	B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Not applicable to the business of the Group
	B6.1	已售或已運送產品總數中因安全與健康理由而須 回收的百分比。	本集團的業務不適用
	B6.2	Number of products and service-related complaints received and how they are dealt with.	3.6 Continuous Review of Teaching Quality
	B6.2	接獲關於產品及服務的投訴數目以及應對方法。	3.6 持續檢討教學質量
	B6.3	Description of practices relating to observing and protecting intellectual property rights.	5.1 Compliant Management and Operation
	B6.3	描述與維護及保障知識產權有關的慣例。	5.1 合規管理和運營
	B6.4	Description of quality assurance process and recall procedures.	Not applicable to the business of the Group
	B6.4	描述質量檢定過程及產品回收程序。	本集團的業務不適用
	B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored.	5.3 Privacy and Cyber Security
	B6.5	描述消費者資料保障及私隱政策,以及相關執行及 監察方法。	5.3 隱私和網絡安全

Index content 指標內容				Relevant sections 相關章節
B7:	Anti-corruption	General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	5.2 Zero Tolerance to Corruption
B7 :	反貪腐	一般披露	有關防止賄賂、勒索、欺詐及洗黑錢的:(a)政策;及 (b)遵守對發行人有重大影響的相關法律及規例的 資料。	5.2 腐敗零容忍
		B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	5.2 Zero Tolerance to Corruption
		B7.1	於匯報期內對發行人或其僱員提出並已審結的貪污 訴訟案件的數目及訴訟結果。	5.2 腐敗零容忍
		B7.2	Description of preventive measures and whistleblowing procedures, how they are implemented and monitored.	5.2 Zero Tolerance to Corruption
		B7.2	描述防範措施及舉報程序,以及相關執行及監察 方法。	5.2 腐敗零容忍
		B7.3	Description of anti-corruption training provided to directors and staff.	5.2 Zero Tolerance to Corruption
		B7.3	描述向董事及員工提供的反貪污培訓。	5.2 腐敗零容忍
B8:	Community Investment	General Disclosure	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	7. Community Contribution
B8 :	社區投資	一般披露	有關以社區參與來了解營運所在社區需要和確保 其業務活動會考慮社區利益的政策。	7. 社區貢獻
		B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	7. Community Contribution
		B8.1	專注貢獻範疇(如教育、環境事宜、勞工需求、 健康、文化、體育)。	7. 社區貢獻
		B8.2	Resources contributed to the focus area.	7. Community Contribution
		B8.2	在專注範疇所動用資源。	7. 社區貢獻

To the Shareholders of China Vocational Education Holdings

(incorporated in the Cayman Islands with limited liability)



OPINION

What we have audited

The consolidated financial statements of China Vocational Education Holdings (the "**Company**") and its subsidiaries (the "**Group**"), which are set out on pages 146 to 244, comprise:

- the consolidated balance sheet as at August 31, 2022;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

Our opinion

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

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("**HKSAs**") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("**the Code**"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

致中國職業教育控股有限公司列位股東 (於開曼群島註冊成立的有限公司)

羅兵咸永道

意見

我們已審計的內容

中國職業教育控股有限公司(以下簡稱「貴公 司」)及其附屬公司(以下統稱「貴集團」)載列 於第146至244頁的合併財務報表,包括:

- 於2022年8月31日的合併資產負債表;
- 截至該日止年度的合併綜合收益表;
- 截至該日止年度的合併權益變動表;
- 截至該日止年度的合併現金流量表;及
- 合併財務報表附註,包括主要會計政策
 概要及其他解釋性資料。

我們的意見

我們認為,該等合併財務報表已根據香港會 計師公會頒佈的《香港財務報告準則》真實而 中肯地反映了 貴集團於2022年8月31日的合 併財務狀況及其截至該日止年度的合併財務 表現及合併現金流量,並已遵照香港《公司條 例》的披露規定妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審計 準則》進行審計。我們在該等準則下承擔的責 任已在本報告「核數師就審計合併財務報表須 承擔的責任」部分中作進一步闡述。

我們相信,我們所獲得的審計憑證能充足及 適當地為我們的意見提供基礎。

獨立性

根據香港會計師公會頒佈的《專業會計師道德 守則》(以下簡稱「**守則**」),我們獨立於 貴集 團,並已履行守則中的其他專業道德責任。

KEY AUDIT MATTERS

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

Key audit matters identified in our audit are summarised as follows:

- Revenue recognition of tuition and boarding fees
- Assessment of control over the Consolidated Affiliated Entities through Contractual Arrangements

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本期合併財務報表的審計最為重要的事項。 這些事項是在我們審計整體合併財務報表及 出具意見時進行處理的。我們不會對這些事 項提供單獨的意見。

我們審計中識別的關鍵審計事項概述如下:

- 學費及寄宿費的收入確認
- 通過合約安排對綜合入賬關連實體控制 權的評估

Key Audit Matter	How our audit addressed the Key Audit Matter
關鍵審計事項	我們的審計如何處理關鍵審計事項

Revenue recognition of tuition and boarding fees 學費及寄宿費的收入確認

Refer to notes 2.21 and 5 to the consolidated financial statements.

請參閱合併財務報表附註2.21及5。

Revenue mainly comprised tuition and boarding fees from students, amounting to RMB908 million for the year ended August 31, 2022. These fees are generally received in advance prior to the beginning of each academic year and are recognized proportionately over each academic year.

收入主要包括學生的學費及寄宿費,截至2022年8月31 日止年度為人民幣908百萬元。有關費用通常於各學年 開始前預收,於各學年按比例確認。

We focused on revenue recognition due to its magnitude and the large volume of transactions, such that we have incurred significant time and resources in carrying out our work in this area.

由於金額龐大且交易量大,我們專注於收入確認,因 此已在進行該領域工作時投入大量時間資源。 In response to this key audit matter, we have performed the following procedures:

針對該關鍵審計事項,我們執行了以下程序:

We understood, evaluated and tested the key controls over the revenue recognition of tuition and boarding fees.

我們了解、評估及測試學費及寄宿費收入確認的關鍵控制。

We checked on a sample basis the student names, academic subjects and student grades in the student records of the relevant universities to the official student records registered with relevant education authorities and reconciled the total number of enrolled students in the current academic year from the student records of the relevant universities to the official student records registered with the relevant education authorities of the People's Republic of China.

我們根據在中華人民共和國相關教育部門登記的官方學生記錄抽查相關 大學學生記錄中的學生姓名、學科及學生年級,並將相關大學學生記錄中 本學年招收學生總數與在相關教育部門登記的官方學生記錄進行核對。

We checked the tuition and boarding fees on a sample basis to student enrolment forms, student payment records, program price shown on the enrolment guide and online course attendance records.

我們根據學生招生表格、學生支付記錄、招生指南所示課程價格及線上課 程出席記錄抽查學費及寄宿費。

Independent Auditor's Report 獨立核數師報告

Key Audit Matter	How our audit addressed the Key Audit Matter
關鍵審計事項	我們的審計如何處理關鍵審計事項
	We recalculated tuition and boarding fees based on student names, academic
	subjects, student grades, program price shown on the enrolment guides.
	我們根據學生姓名、學科、學生年級、招生簡章及住宿費細則所示收費標
	準重新計算學費及寄宿費。
	We checked on a sample basis the existence of the students by interviewing students, and agreed the student information in relevant official student

students and agreed the student information in relevant official student records including the student names, their personal identity card numbers, student identification numbers and academic subjects to the student's identity card and student cards provided by the students.

我們通過走訪學生及將相關官方學生記錄中的學生資料(包括學生姓名、 個人身份證號、學生識別號及學科)與學生提供的學生身份證及學生卡核 對,抽查學生是否存在。

Based on the procedures performed, we found the Group's tuition and boarding fees tested were supported by available evidence.

根據所採取的步驟,我們發現,所測試的 貴集團學費及寄宿費有證據支 持。

Assessment of control over the Consolidated Affiliated Entities through Contractual Arrangements 通過合約安排對綜合入賬關連實體控制權的評估

Refer to 2.2.1(a) and 4.1(a) to the consolidated financial statements regarding the accounting policy, critical judgement and related disclosure note of the control over the Consolidated Affiliated Entities through Contractual Arrangements.

有關會計政策、關鍵判斷及通過合約安排對綜合入賬 關連實體控制權的相關披露附註,請參閱合併財務報 表之2.2.1(a)及4.1(a)。 In response to this key audit matter, we have performed the following procedures:

針對該關鍵審計事項,我們執行了以下程序:

We discussed with management to understand the latest regulatory development and whether there were any changes in facts and circumstances which might have an impact on the Contractual Arrangements;

我們與管理層進行了討論,了解最新的監管發展以及是否有事實和情況 出現變更,可能會對合約安排產生影響;

We evaluated Company's assessment and judgements on the validity and enforceability of the Contractual Arrangements with the assistance of our internal legal expert and the assessment of the Group's control over Consolidated Affiliated Entities through the Contractual Arrangements;

在內部法律專家的協助下,我們評估了 貴公司對合約安排有效性和可 執行性的評估及判斷,以及 貴集團通過合約安排對綜合入賬關連實體 控制權的評估;

Independent Auditor's Report 獨立核數師報告

Key Audit MatterHow our audit addressed the Key Audit Matter關鍵審計事項我們的審計如何處理關鍵審計事項

A substantial portion of the Group's business is conducted through the Consolidated Affiliated Entities in the PRC due to the regulatory requirements that restrict foreign ownership in higher education service industry in the PRC. The Group does not have any direct legal ownership of equity interest in the Consolidated Affiliated Entities. Nonetheless, through the establishment and implementation of a series of contractual agreements ("Contractual Arrangements"), the Group has rights to exercise power over the Consolidated Affiliated Entities, has exposure, or rights to variable returns from its involvement with the Consolidated Affiliated Entities, and has ability to affect those returns through its power over the Consolidated Affiliated Entities. The directors of the Company concluded that the Group has control over the Consolidated Affiliated Entities, consequently, the Company regards the Consolidated Affiliated Entities as controlled structure entities under HKFRSs and consolidates the Consolidated Affiliated Entities in the consolidated financial statements of the Group

由於中國對高等教育服務行業境外所有權的監管限 制, 貴集團通過綜合入賬關連實體於中國進行大部 分的業務。 貴集團對綜合入賬關連實體的股本權益 並不擁有直接法定所有權。儘管如此,通過訂立和實 施一系列合約協議(「**合約安排**」), 貴集團有權對綜 合入賬關連實體行使權力,參與綜合入賬關連實體而 面臨可變回報的風險或有權取得可變回報,以及擁有 通過於綜合入賬關連實體的權力影響該等回報的能 力, 貴公司董事斷定 貴集團對綜合入賬關連實體 擁有控制權。因此, 貴公司根據香港財務報告準則 將綜合入賬關連實體視為受控結構性實體,並將綜合 入賬關連實體納入 貴集團的合併財務報表。 We obtained the written opinion from the Company's PRC external legal counsel and discussed with them to understand their analysis and views as to the validity and enforceability of the Contractual Arrangements with respect to all relevant PRC laws and regulations officially promulgated, publicly available and publicly known, and evaluated whether these evidences support the relevant judgements made by the Company;

我們獲得來自 貴公司中國外部法律顧問的書面意見並與彼等進行討論, 以了解彼等就已正式頒佈、公開可獲得及為公眾所知的所有相關中國法 律法規對合約安排有效性及可執行性的分析及看法,以及該等憑證是否 能支持 貴公司所作判斷;

We assessed the competency, capabilities and objectivity of the Company's PRC external legal counsel; and

我們評估了 貴公司中國外部法律顧問的資格、能力及客觀性;及

We assessed the adequacy of related disclosures in the consolidated financial statements.

我們評估了合併財務報表中相關披露的充分性。

Based on the procedures performed, we found the judgements made by Company to continue to control over the Consolidated Affiliated Entities and therefore consolidate these entities in the consolidated financial statements were supported by the evidence obtained.

基於已執行的程序,我們認為, 貴公司作出的繼續控制綜合入賬關連實 體並據此將該等實體合併納入合併財務報表的判斷,均有據可依。

Independent Auditor's Report 獨立核數師報告

Key Audit Matter 關鍵審計事項

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

During the year ended August 31, 2022, the directors reassessed, with the involvement of an external legal counsel appointed by the Company, whether there were any changes in facts and circumstances that may impact the validity and enforceability of the Contractual Arrangements. Based on the results of the assessment, it was concluded that the Contractual Arrangements among the Group's wholly-owned entities, the Consolidated Affiliated Entities and their equity shareholders continue to be in compliance with all relevant PRC laws and regulations officially promulgated, publicly available and publicly known, and are legally enforceable.

截至2022年8月31日止年度,在 貴公司所聘請外部 法律顧問的協助下,董事重新評估是否有事實和情況 出現變更,可能會對合約安排的有效性和可執行性產 生影響。基於評估結果,董事斷定 貴集團人全資實 體、綜合入賬關連實體及其股權持有人之間訂立的合 約安排仍符合已正式頒佈、公開可獲得及為公眾所知 的所有相關中國法律法規,並可依法執行。

Accordingly, the directors are of the view that Company continues to control over the Consolidated Affiliated Entities and therefore consolidate the Consolidated Affiliated Entities in the consolidated financial statements of the Group as at and for the year ended August 31, 2022.

因此,董事認為, 貴公司繼續控制綜合入賬關連實 體,因而將綜合入賬關連實體合併納入 貴集團於 2022年8月31日及截至該日止年度的合併財務報表。

We focus on this area due to the complexity, high level of judgements involved in determining the validity and enforceability of the Contractual Arrangements in order to evaluate whether it is appropriate for the Company to consolidate the Consolidated Affiliated Entities under HKFRSs, which could have significant and pervasive implications to the consolidated financial statements.

由於合約安排有效性和可執行性的確定複雜,且涉及 高水平的判斷,因此我們重點關注該領域,以評估 貴 公司根據香港財務報告準則將綜合入賬關連實體合併 呈列是否恰當,這可能對合併財務報表產生重大且普 遍的影響。

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

其他信息

貴公司董事須對其他信息負責。其他信息包 括年報內的所有信息,但不包括合併財務報 表及我們的核數師報告。

我們對合併財務報表的意見並不涵蓋其他信 息,我們亦不對該等其他信息發表任何形式 的鑒證結論。

結合我們對合併財務報表的審計,我們的責 任是閱讀其他信息,在此過程中,考慮其他 信息是否與合併財務報表或我們在審計過程 中所了解的情況存在重大抵觸或者似乎存在 重大錯誤陳述的情況。

基於我們已執行的工作,如果我們認為其他 信息存在重大錯誤陳述,我們需要報告該事 實。在這方面,我們沒有任何報告。

董事及審核委員會就合併財務 報表須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈 的《香港財務報告準則》及香港《公司條例》的 披露規定擬備真實而中肯的合併財務報表, 並對其認為為使合併財務報表的擬備不存在 由於欺詐或錯誤而導致的重大錯誤陳述所需 的內部控制負責。

在擬備合併財務報表時,董事負責評估 貴 集團持續經營的能力,並在適用情況下披露 與持續經營有關的事項,以及使用持續經營 為會計基礎,除非董事有意將 貴集團清盤 或停止經營,或別無其他實際的替代方案。

審核委員會須負責監督 貴集團的財務報告 過程。
AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

核數師就審計合併財務報表須 承擔的責任

我們的目標,是對合併財務報表整體是否不 存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。我們僅向 閣下(作為整體)報告我 們的意見,除此之外本報告別無其他目的。 我們不會就本報告的內容向任何其他人士負 上或承擔任何責任。合理保證是高水平的保 證,但不能保證按照《香港審計準則》進行的 審計,在某一重大錯誤陳述存在時總能發現。 錯誤陳述可以由欺詐或錯誤引起,如果合理 預期它們單獨或匯總起來可能影響合併財務 報表使用者依賴合併財務報表所作出的經濟 決定,則有關的錯誤陳述可被視作重大。

在根據《香港審計準則》進行審計的過程中, 我們運用了專業判斷,保持了專業懷疑態度。 我們亦:

- 識別和評估由於欺詐或錯誤而導致合併 財務報表存在重大錯誤陳述的風險,設 計及執行審計程序以應對這些風險, 以及獲取充足和適當的審計憑證,作為 我們意見的基礎。由於欺詐可能涉及串 謀、偽造、蓄意遺漏、虛假陳述,或凌 駕於內部控制之上,因此未能發現因欺 詐而導致的重大錯誤陳述的風險高於未 能發現因錯誤而導致的重大錯誤陳述的 風險。
- 了解與審計相關的內部控制,以設計適當的審計程序,但目的並非對 貴集團內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。

Independent Auditor's Report 獨立核數師報告

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

- 對董事採用持續經營會計基礎的恰當性作出結論。根據所獲取的審計憑證,確定是否存在與事項或情況有關的重大不確定性,從而可能導致對 貴集團的持續經營能力產生重大疑慮。如果我們認為存在重大不確定性,則有必要在核數師報告中提請使用者注意合併財務報表中的相關披露。假若有關的披露不足,則我們應當發表非無保留意見。我們的結論是基於截至核數師報告日期所取得的審計憑證。然而,未來事項或情況可能導致 貴集團不能持續經營。
- 評價合併財務報表的整體列報方式、結構和內容,包括披露,以及合併財務報表是否中肯反映交易和事項。
- 就 貴集團內實體或業務活動的財務信息獲取充足、適當的審計憑證,以便對 合併財務報表發表意見。我們負責 貴 集團審計的方向、監督和執行。我們為 審計意見承擔全部責任。

除其他事項外,我們與審核委員會溝通了計 劃的審計範圍、時間安排、重大審計發現等, 包括我們在審計中識別出內部控制的任何重 大缺陷。

我們還向審核委員會提交聲明,説明我們已 符合有關獨立性的相關專業道德要求,並與 他們溝通有可能合理地被認為會影響我們獨 立性的所有關係和其他事項,以及在適用的 情況下,用以消除對獨立性產生威脅的行動 或採取的防範措施。

Independent Auditor's Report 獨立核數師報告

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

The engagement partner on the audit resulting in this independent auditor's report is Au Chi Ho.

PricewaterhouseCoopers

Certified Public Accountants

Hong Kong, November 29, 2022

從與審核委員會溝通的事項中,我們確定哪 些事項對本期間合併財務報表的審計最為重 要,因而構成關鍵審計事項。我們在核數師報 告中描述這些事項,除非法律法規不允許公 開披露這些事項,或在極端罕見的情況下, 如果合理預期在我們報告中溝通某事項造成 的負面後果超過產生的公眾利益,我們決定 不應在報告中溝通該事項。

出具本獨立核數師報告的審計項目合夥人是 歐智豪。

羅兵咸永道會計師事務所 執業會計師

香港,2022年11月29日

Consolidated Statement of Comprehensive Income 合併綜合收益表

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

			Year ended August 31, 截至8月31日止年度		
		2022			
			2022年	2021年	
		Note	RMB'000	RMB'000	
		附註	人民幣千元	人民幣千元	
Revenue	收入	5	907,762	881,656	
Cost of sales	銷售成本	8	(425,611)	(411,143)	
Gross profit	毛利		482,151	470,513	
Selling expenses	銷售開支	8	(19,919)	(26,066)	
Administrative expenses	行政開支	8	(115,200)	(103,200)	
Other income	其他收入	6	35,929	35,120	
Other gains/(losses) — net	其他收益/(虧損)淨額	7	1,077	(151,928)	
Operating profit	經營利潤		384,038	224,439	
Finance income	財務收入		6,050	8,735	
Finance expenses	財務開支		(111,144)	(63,543)	
Finance expenses — net	財務開支淨額	10	(105,094)	(54,808)	
Profit before income tax	所得税前利潤		278,944	169,631	
Income tax expenses	所得税開支	11	(19,160)	(26,172)	
Profit for the year	年內利潤		259,784	143,459	

Consolidated Statement of Comprehensive Income

合併綜合收益表

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

			Year ended August 31,		
			截至8月3	1日止年度	
			2022	2021	
			2022年	2021年	
		Note	RMB'000	RMB'000	
		附註	人民幣千元	人民幣千元	
Other comprehensive income	其他綜合收益				
•					
Item that will not be reclassified subsequently to	其後不會重新分類至損益的 西日				
profit or loss	項目				
Revaluation gains arising from transfer of	因將物業、廠房及設備與相應				
property, plant and equipment and	使用權資產轉入投資物業而				
corresponding right-of-use assets to	產生的重估收益(已扣税)				
investment properties, net of tax			534	2,408	
Other comprehensive income for the year,	年內其他綜合收益(已扣税)				
net of tax			534	2,408	
Total community income for the year	年市党会业关领范		260 248	145 967	
Total comprehensive income for the year	年內綜合收益總額		260,318	145,867	
Total comprehensive income attributable to:	以下人士應佔綜合收益總額:				
— Owners of the Company	一本公司擁有人		260,318	145,867	
	个公司师书八		200,510	145,007	
Earnings per share for profit attributable to	本公司擁有人應佔利潤的				
owners of the Company	每股盈利(以每股人民幣元				
(expressed in RMB per share)	表示)				
Basic and diluted	基本及攤薄	12	0.216	0.120	

The above consolidated statements of comprehensive income should be read in conjunction with the accompanying notes.

上述合併綜合收益表應連同隨附的附註一併 閱讀。

Consolidated Balance Sheet 合併資產負債表

AS AT AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 於2022年8月31日 (除另有指明外,所有金額以人民幣表示)

			As at August 31, 於8月31日		
			2022	2021	
			2022年	2021年	
		Note	RMB'000	RMB'000	
		附註	人民幣千元	人民幣千元	
ASSETS	資產				
Non-current assets	非流動資產				
Right-of-use assets	使用權資產	14	1,394,089	1,438,565	
Property, plant and equipment	物業、廠房及設備	15	4,152,634	3,708,910	
Investment properties	投資物業	16	183,570	179,400	
Intangible assets	無形資產	17	19,416	21,609	
Deferred income tax assets	遞延所得税資產		120		
Prepayments	預付款項	19	67,865	37,387	
			5,817,694	5,385,871	
Current assets	流動資產				
Prepayments	預付款項	19	5,856	1,482	
Trade and other receivables	貿易及其他應收款項	20	28,712	16,526	
Amounts due from related parties	應收關聯方款項	33	10,999	25,900	
Financial assets at amortized cost	按攤餘成本入賬的金融資產		-	6,450	
Restricted cash	受限制現金	21	1,443	12,246	
Cash and cash equivalents	現金及現金等價物	22	803,845	880,752	
			850,855	943,356	
Total assets	總資產		6,668,549	6,329,227	
	<i>in</i> 心		0,000,545	0,525,227	
EQUITY	權益				
Share capital and share premium	股本及股份溢價	23	603,188	652,296	
Statutory surplus reserves	法定盈餘儲備	24	128,817	125,568	
Other reserves	其他儲備	24	339,060	338,526	
Retained earnings	保留盈利	24	1,825,550	1,569,015	
Total equity	總權益		2,896,615	2,685,405	

Consolidated Balance Sheet

合併資產負債表 AS AT AUGUST 31, 2022

AS AT AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 於2022年8月31日 (除另有指明外,所有金額以人民幣表示)

		As at August 31, 於8月31日		
			2022	2021
			 2022年	2021年
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
LIABILITIES	負債			
Non-current liabilities	非流動負債			
Borrowings	借款	28	2,169,701	2,096,850
Accruals and other payables	應計費用及其他應付款項	26	183,496	2,050,050
Amounts due to related parties	應付關聯方款項	26		50,864
Deferred income tax liabilities	遞延所得税負債	29	47,290	43,832
		25	47,250	43,032
			2,400,487	2,408,915
Current liabilities	流動負債			
Accruals and other payables	<i>派 勤 員 </i> 應計費用及其他應付款項	26	314,619	277 100
	應可算用及其他應付款項應付關聯方款項	26		377,189
Amounts due to related parties Contract liabilities		20	60,648	45,415
	合約負債	27	689,157	567,766
Current income tax liabilities	當期所得税負債	20	20,066	20,748
Borrowings	借款	28	279,718	223,535
Deferred revenue	遞延收入		7,239	254
			1,371,447	1,234,907
Total liabilities	總負債		3,771,934	3,643,822
Total equity and liabilities	權益及負債總額		6,668,549	6,329,227
The above consolidated balance sheet s accompanying notes.	should be read in conjunction with the	上述合伊 閱讀。	資產負債表應連同	隨附的附註一併
The consolidated financial statements on Board of Directors on November 29, 2022			244頁的合併財務報 1月29日批准並代表	
Zhang Zhifeng 張智峰 Director			e Yaming 葉雅明 Director	

Director 董事

> 中國職業教育控股有限公司 149 2022 年度報告

董事

Consolidated Statement of Changes in Equity

合併權益變動表

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

		Attributable to owners of the Company					
		本公司擁有人應佔					
				Statutory			
		Share	Share	surplus	Other	Retained	
		capital	premium	reserves	reserves	earnings	Total
				法定			
		股本	股份溢價	盈餘儲備	其他儲備	保留盈利	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
		(Note 23)	(Note 23)				
		(附註23)	(附註23)				
For the year ended	截至2022年8月31日						
August 31, 2022	止年度						
As at September 1, 2021	於2021年9月1日	820	651,476	125,568	338,526	1,569,015	2,685,405
Comprehensive income	綜合收益						
Profit for the year	年內利潤	_	_	_	_	259,784	259,784
Other comprehensive income	其他綜合收益						
Revaluation gains of investment	投資物業重估						
properties	收益	_	_	_	534	_	534
Total comprehensive income for	年內綜合收益						
the year	總額	_	_	_	534	259,784	260,318
Dividends (Note 13)	股息(附註13)	_	(49,108)	_	_	_	(49,108)
Appropriation to statutory reserves	轉撥至法定儲備	_	_	28,272	_	(28,272)	_
Utilization of school development	使用學校發展						
funds	基金		_	(25,023)	_	25,023	_
As at August 31, 2022	於2022年8月31日	820	602,368	128,817	339,060	1,825,550	2,896,615

Consolidated Statement of Changes in Equity

合併權益變動表

FOR THE YEAR ENDED AUGUST 31, 2022

(All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

		Attributable to owners of the Company					
		本公司擁有人應佔					
				Statutory			
			Share	surplus	Other	Retained	
		Share capital	premium	reserves 法定	reserves	earnings	Total
		股本	股份溢價	盈餘儲備	其他儲備	保留盈利	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
		(Note 23)	(Note 23)				
		(附註23)	(附註23)				
For the same and al	举云2024年0日24日						
For the year ended	截至2021年8月31日						
August 31, 2021	止年度						
As at September 1, 2020	於2020年9月1日	820	788,756	123,186	336,118	1,427,938	2,676,818
Comprehensive income	綜合收益						
Profit for the year	年內利潤	_	_	_	_	143,459	143,459
Other comprehensive income	其他綜合收益						
Revaluation gains of investment	投資物業重估						
properties	收益				2,408		2,408
Total comprehensive income for	年內綜合收益						
the year	總額		_	_	2,408	143,459	145,867
Dividends (Note 13)	股息(附註13)	—	(137,280)	-	-	-	(137,280)
Appropriation to statutory reserves	轉撥至法定儲備	—	-	38,794	-	(38,794)	-
Utilization of school development	使用學校發展						
funds	基金		_	(36,412)	_	36,412	_
As at August 31, 2021	於 2021 年8月31日	820	651,476	125,568	338,526	1,569,015	2,685,405

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

上述合併權益變動表應連同隨附的附註一併 閱讀。

Consolidated Statement of Cash Flows

合併現金流量表

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

			Year ended Au 截至8月31日		
		Note 附註	2022 2022年 RMB'000 人民幣千元	2021 2021年 RMB'000 人民幣千元	
Cash flows from operating activities Cash generated from operations	經營活動的現金流量 經營所得現金	30	633,417	809,953	
Interest paid	程 宮 所 侍 戎 並 已 付 利 息	50	(109,279)	(95,366)	
Income tax paid	已付所得税		(16,682)	(5,056)	
Net cash generated from operating activities	經營活動所得現金淨額		507,456	709,531	
Cash flows from investing activities	投資活動的現金流量				
Purchase of property, plant and equipment,	購買物業、廠房及設備與				
right-of-use assets and intangible assets	無形資產		(605,437)	(1,148,482)	
Disposal of investment of financial assets at	出售於按攤餘成本入賬的				
amortized cost	金融資產的投資		6,450	—	
Repayment of cash advances from/(payment of	關聯方償還現金墊款/				
cash advances to) a related party	(向關聯方支付現金墊款)		4,958	(4,958)	
Interest income received from financial assets at	已收來自按攤餘成本入賬的				
amortized cost	金融資產之利息收入		218	427	
Proceeds from disposal of property, plant and	出售物業、廠房及設備的				
equipment	所得款項		47	113	
Net cash used in investing activities	投資活動所用現金淨額		(593,764)	(1,152,900)	
Cash flows from financing activities	融資活動的現金流量				
Proceeds from bank borrowings	战員石勤的先並加重 銀行借款所得款項	30(a)	381,639	358,707	
Repayments of bank borrowings	或11百款/1174款 償還銀行借款	30(a)	(354,467)	(145,417)	
Proceeds from other borrowings due to	應付關聯方的其他借款的	50(u)	(554,407)	(145,417)	
a related party	所得款項	30(a)	123,000	337,000	
Repayments of other borrowings due to	償還應付關聯方的			,	
a related party	其他借款	30(a)	(30,000)	_	
Dividends paid	已付股息		(110,555)	(75,120)	
Net cash generated from financing activities	融資活動所得現金淨額		9,617	475,170	
Net (decrease)/increase in cash and cash equivalents	現金及現金等價物(減少)/ 增加淨額		(76,691)	31,801	
Exchange losses on cash and cash equivalents	現金及現金等價物的匯兑虧損		(216)	(16,111)	
Cash and cash equivalents at beginning of the year	年初現金及現金等價物		880,752	865,062	
Cash and cash equivalents at end of the year	年末現金及現金等價物		803,845	880,752	

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

上述合併現金流量表應連同隨附的附註一併 閱讀。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

1 GENERAL INFORMATION

China Vocational Education Holdings Limited (the "**Company**") was incorporated in the Cayman Islands on May 24, 2016 as an exempted company with limited liability under the Companies Act (as revised) of the Cayman Islands. The address of the Company's registered office is P.O. Box 309, Ugland House, Grand Cayman, KY1-1104, the Cayman Islands. The Company is an investment holding company. The Company and its subsidiaries (collectively referred to as the "**Group**") are principally engaged in providing private tertiary education services, including tuition services and student accommodation services in the People's Republic of China (the "**PRC**").

The ultimate holding company of the Company is HL-Diamond Limited ("**HL-Diamond**"). The directors of the Company ("**Directors**") consider the ultimate controlling party to be Mr. Zhang Zhifeng, who is also an executive director and the chairman of the Board of the Company (the "**Owner**").

The Company's shares have been listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") since November 25, 2019.

The Company changed its name from Huali University Group Limited to China Vocational Education Holdings Limited on February 2, 2022.

The outbreak of the 2019 Novel Coronavirus (the "**COVID-19**") had brought unprecedented challenges and added uncertainties to the economy. COVID-19 may affect the financial performance and position of the industry of education. Since the outbreak of COVID-19, the Group kept continuous attention on the situation of the COVID-19 and reacted actively to its impact on the financial position and operating results of the Group. As at the date that these consolidated financial statements are authorized for issue, COVID-19 does not have any material adverse impact on the financial position and operating result of the Group.

1 一般資料

中國職業教育控股有限公司(「本公司」)於2016年5月24日根據開曼群島公司法(經修訂)在開曼群島註冊成立為 獲豁免有限公司。本公司的註冊辦事 處地址為P.O. Box 309, Ugland House, Grand Cayman, KY1-1104, the Cayman Islands。本公司為投資控股公司。本公 司及其附屬公司(統稱「本集團」)的主營 業務為於中華人民共和國(「中國」)提供 民辦高等教育服務,包括教學服務及學 生住宿服務。

本公司的最終控股公司為HL-Diamond Limited(「**HL-Diamond**」)。本公司董事 (「**董事**」)認為,最終控股方為張智峰先 生,彼亦為本公司的執行董事兼董事會 主席(「**擁有人**」)。

本公司股份自2019年11月25日起於香 港聯合交易所有限公司(「**聯交所**」)主板 上市。

本公司於2022年2月2日由华立大学集团 有限公司改名為中國職業教育控股有限 公司。

2019新型冠狀病毒(「新冠肺炎」)的爆 發為經濟帶來前所未有的挑戰,增添了 不確定性。新冠肺炎可能影響教育行業 的財務表現及狀況。自新冠肺炎爆發以 來,本集團持續關注新冠肺炎情況,並 積極應對其對本集團財務狀況及經營業 績的影響。截至本合併財務報表獲授權 刊發日期,新冠肺炎並未對本集團的財 務狀況及經營業績造成任何重大不利影 響。

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This note provides a list of the significant accounting policies adopted in the preparation of these consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated. The consolidated financial statements are for the Group consisting of the Company and its subsidiaries.

2.1 Basis of preparation

(i) Going concern assumption

As at August 31, 2022, the Group's current liabilities exceeded its current assets by RMB520,592,000. The Group also had significant capital commitment in relation to construction of property, plant and equipment out of which RMB266,726,000 was expected to be incurred within the coming twelve months. The Group's total borrowings as at August 31, 2022 amounted to RMB2,449,419,000, and RMB279,718,000 was repayable within the coming twelve months (included in current liabilities) and interest payable amounting to RMB103,595,000 is expected to be accrued and paid within the coming twelve months.

In view of such circumstances, the Directors have given careful consideration of the future liquidity and operating performance of the Group and its available source of financing in assessing whether the Group will have sufficient financial resources to continue as a going concern. The Directors have reviewed a cash flow projection of the Group prepared by management covering a period of not less than twelve months from August 31, 2022 taking into account the Group's unutilised long-term bank facilities of approximately RMB776,616,000 for its capital expenditure and an unutilised long-term bank facility of RMB30,000,000 for its working capital. The Group maintains regular communication with its banks and the Directors are confident that the Group is able to comply with the bank covenants of its existing bank facilities and such bank facilities will continue to be available to the Group.

2 主要會計政策概要

本附註提供編製本合併財務報表時採 納的主要會計政策清單。該等政策已對 所有呈列年份貫徹應用,另有註明者除 外。合併財務報表涉及由本公司及其附 屬公司組成的本集團。

2.1 編製基準

(i) 持續經營假設

於2022年8月31日,本集團 流動負債超出其流動資產人 民幣520,592,000元。本集 團亦有重大建設物業、廠房 及設備的資本承擔,其中人 民幣266,726,000元預計於 未來十二個月內產生。本集 團於2022年8月31日的總借 款為人民幣2,449,419,000 元,人民幣279,718,000元 須於未來十二個月內償還 (計入流動負債),應付利 息人民幣103,595,000元預 期於未來十二個月內計提及 支付。

鑑於有關情況,董事在評估 本集團是否將有充裕資金以 持續經營時已審慎考慮本集 團的未來流動資金及經營表 現以及其是否有可用的資金 資源。經計及本集團用作其 資本開支的未動用長期銀行 信貸約人民幣776,616,000 元及用作其營運資金的一項 未動用長期銀行信貸人民幣 30,000,000元,董事已審閲 由管理層編製涵蓋自2022 年8月31日起計不少於十二 個月期間的本集團現金流量 預測。本集團與其銀行維持 定期通訊,而董事有信心本 集團能夠遵守其現有銀行信 貸的銀行契諾及該等銀行信 貸將繼續可供本集團使用。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.1 Basis of preparation (Cont'd)

(i) Going concern assumption (Cont'd)

The Directors are of the opinion that, taking into account the Group's available internal financial resources, the Group's expected net cash inflows from its operating activities and the continuous availability of the Group's bank facilities, the Group will have sufficient financial resources to fulfil its financial obligations as and when they fall due in the coming twelve months from August 31, 2022. Accordingly, these consolidated financial statements have been prepared on a going concern basis.

(ii) Compliance with HKFRSs and HKCO

The consolidated financial statements of the Group have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") and requirements of the Hong Kong Companies Ordinance ("**HKCO**") Cap. 622.

(iii) Historical cost convention

The consolidated financial statements have been prepared on a historical cost basis as modified by the revaluation of investment properties which are carried at fair value.

(iv) New and amended standards adopted by the Group

(a) New and amended standards adopted by the Group:

No new standard or amendment has been applied by the Group for the first time for the reporting period commencing September 1, 2021.

2 主要會計政策概要(續)

2.1 編製基準(續) (i) 持續經營假設(續)

經計及本集團可用內部財務 資源、本集團來自其經營活 動的預計現金流入淨額及本 集團可持續取得的銀行信 貸,董事認為本集團將有充 足財務資源履行自2022年 8月31日起計未來十二個月 內到期的財務責任。因此, 該等合併財務報表乃按持續 經營基準編製。

(ii) 遵守香港財務報告準 則及香港公司條例 本集團的合併財務報表乃按 照香港財務報告準則(「香 港財務報告準則」)及第622 章香港公司條例(「香港公 司條例」)的規定編製。

(iii) 歷史成本慣例

合併財務報表乃按歷史成本 基準編製,並經重估按公平 值入賬的投資物業作出修 訂。

(iv) 本集團採納的新訂及 經修訂準則

(a) 本集團採納的新
 訂及經修訂準
 則:

本集團並無就2021年 9月1日開始的報告期 間首次應用新準則或 修訂本。 Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.1 Basis of preparation (Cont'd)

- (iv) New and amended standards adopted by the Group (Cont'd)
 - (b) Certain new accounting standards and interpretations have been published that are not mandatory for application for the year ended August 31, 2022 and have not been early adopted by the Group. These standards are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions:

2 主要會計政策概要(續)

2.1 編製基準(續) (iv) 本集團採納的新訂及

經修訂準則(續)
(b) 若干新會計準則 及詮釋已頒佈但 就截至2022年8 月31日止年度尚 未強和本度,且 尚未納約於本報目 期間對本集團 期間對本集團 對可預見的未 交易不會造成重 大影響:

> Effective for accounting periods beginning on or after 於以下日期 或之後開始的 會計期間生效

Accounting Guideline 5 (revised)	Revised Accounting Guideline 5 Merger Accounting	January 1, 2022
會計指引第5號(經修訂)	經修訂會計指引第5號合併會計處理	2022年1月1日
HKFRS 3 (Amendments) 香港財務報告準則第3號(修訂本)	Reference to the Conceptual Framework 概念框架指引	January 1, 2022 2022年1月1日
HKAS 16 (Amendments)	Property, plant and equipment — Proceeds before Intended Use	January 1, 2022
香港會計準則第16號(修訂本)	物業、廠房及設備 — 擬定用途前之所得款項	2022年1月1日
HKAS 37 (Amendments)	Onerous Contracts — Cost of Fulfilling a Contract	January 1, 2022
香港會計準則第37號(修訂本)	有償合約 — 履行一份合約之成本	2022年1月1日
Annual Improvements	Annual Improvements to HKFRS standards 2018–2020 (Amendments)	January 1, 2022
年度改進	香港財務報告準則2018年至2020年的 年度改進(修訂本)	2022年1月1日
HKAS 1 (Amendments)	Presentation of financial statements' on classification of liabilities	January 1, 2023
香港會計準則第1號(修訂本)	負債分類時呈列財務報表	2023年1月1日
HKFRS 17 香港財務報告準則第17號	Insurance contracts 保險合約	January 1, 2023 2023年1月1日

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.1 Basis of preparation (Cont'd)

- (iv) New and amended standards adopted by the Group (Cont'd)
 - (b) Certain new accounting standards and interpretations have been published that are not mandatory for application for the year ended August 31, 2022 and have not been early adopted by the Group. These standards are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions: (Cont'd)

2 主要會計政策概要(續)

- 2.1 編製基準(*續*) (iv) 本集團採納的新訂及

Effective for
accounting periods
beginning on
or after
於以下日期
或之後開始的
會計期間生效

		盲可为间工及
HK Interpretation 5	Classification by the Borrower of a	January 1, 2023
(Amendments)	Term Loan that Contains a Repayment on Demand Clause	
香港詮釋第5號(修訂本)	借款人對包含按要求償還條款的定期貸款 的分類	2023年1月1日
HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies	January 1, 2023
香港會計準則第1號及香港財務報告 準則實務報告第2號	會計政策披露	2023年1月1日
HKAS 8 (Amendments)	Definition of Accounting Estimates	January 1, 2023
香港會計準則第8號(修訂本)	會計估計的定義	2023年1月1日
HKAS 12 (Amendments)	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	January 1, 2023
香港會計準則第12號(修訂本)	與單一交易產生的資產及負債相關的遞延税項	2023年1月1日
HKFRS 10 and	Sale or contribution of assets between	To be determined
HKAS 28 (Amendments)	an investor and its associate or joint venture	
香港財務報告準則第10號及	投資者與其聯營公司或合營企業之間的	待定
香港會計準則第28號(修訂本)	資產出售或出資	

The Group has already commenced an assessment of the impact of these new or revised standards, interpretation and amendments, certain of which are relevant to the Group's operations.

本集團已開始評估該等新訂或經修訂準 則、詮釋及修訂本,其中若干準則、詮 釋及修訂本與本集團營運相關。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries

2.2.1 Consolidation

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

(a) Subsidiaries controlled through contractual arrangements

The wholly-owned subsidiary of the Company, Xizang Huali Shengda Information Technology Limited ("XZ Huali"), entered into the contractual arrangements with the Guangzhou Huali College ("Huali College"), Guangzhou Huali Science and Technology Vocational College ("Huali Vocational College") and Guangdong Province Huali Technician College ("Huali Technician College"), (collectively the "PRC Operating Entities"), and the legal owner of the PRC Operating Entities, on March 23, 2017 and entered into supplemental contractual agreements on August 30, 2018 (collectively referred to as the Contractual Arrangements), which enable XZ Huali and the Group to:

 exercise effective control over the PRC Operating Entities and Huali Investment; 2 主要會計政策概要(續)

2.2 附屬公司

2.2.1 綜合入賬

附屬公司為受本集團控制 的一切實體(包括結構實 體)。倘本集團承擔或享有 參與實體所得之可變回報, 且有能力透過對實體之權力 影響該等回報,則本集團對 該實體擁有控制權。附屬公 司自控制權轉入本集團之日 起全面綜合入賬,自停止控 制之日起取消綜合入賬。

(a) 透過合約安排控 制的附屬公司 本公司全資附屬公司 西藏華立盛大信息科 技有限公司(「西藏華 **立**」)與廣州華立學 院(「華立學院」)、廣 州華立科技職業學院 (「華立職業學院」)及 廣東省華立技師學院 (「華立技師學院」) (統稱「中國營運實 體」)以及中國營運 實體的法定所有人於 2017年3月23日訂立 合約安排,並於2018 年8月30日訂立補充 合約協議(統稱合約 安排),令西藏華立 及本集團可:

一對中國營運實
 體及華立投資
 行使有效控制
 權:

合併財務報表附註

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2 SUMMARY OF SIGNIFICANT ACCOUNTING **POLICIES** (Cont'd)

2.2 Subsidiaries (Cont'd)

- 2.2.1 Consolidation (Cont'd)
 - Subsidiaries controlled through contractual (a) arrangements (Cont'd)
 - receive substantially all of the economic interest returns generated by the PRC Operating Entities and Huali Investment in consideration for the corporate management and educational services, as well as technical and business support services provided by XZ Huali. Such services include development, design, upgrade and ordinary maintenance on educational software and website; design on college course and major; compilation and selection and/or recommendation on college course materials; recruitment and training supporting on teachers and other employees; admission and enrolment supporting services; public relation services; market research and development services; management and marketing consulting and related services; and other additional services as the parties may mutually agree from time to time;

2 主要會計政策概要(續)

2.2 附屬公司(續)

阳
2.2.1 綜合入賬(續) (a) 透過合約安排控
(d) 远迥口刻女狮径 制的附屬公司
 一 就 西 藏 華 立 提 供 的 企 業 管 理
及
持服務收取中
村 加 捞 收 収 中 國 營 運 實 體 及
華立投資的絕
大部分經濟利
六 印 <i>加 回</i> 報 。 該 等
服務包括教育
軟件及網站的
開發、設計、
升級及日常維
護;設計大學
課程及專業;
編選及/或推
薦大學課程教
材; 幫 助 招 聘
和培訓教師及
其他僱員;招
生入學後勤工
作; 公共關係
服務;市場研
發服務;管理
和營銷諮詢及
相關服務;及
訂約各方可能
不時共同協定
的其他附加服
務;

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

- (a) Subsidiaries controlled through contractual arrangements (Cont'd)
 - obtain an irrevocable and exclusive right to purchase all equity interests in the PRC Operating Entities and Huali Investment from the respective equity holders at nil consideration or a minimum purchase price permitted under PRC laws and regulations. XZ Huali may exercise such options at any time until it has acquired all equity interests in and/or all assets of the PRC Operating Entities and Huali Investment permitted under PRC laws and regulations. In addition, the PRC Operating Entities and Huali Investment are not allowed to sell, transfer, or dispose any assets, or make any distributions to their equity holders without prior consent of XZ Huali; and

 obtain a pledge over the entire equity interest of the PRC Operating Entities and Huali Investment from their equity holders to secure performance of the obligations of the PRC Operating Entities and Huali Investment under the Contractual Arrangements.

2 主要會計政策概要(續)

2.2 附屬公司(續)

2.2.1 綜合入賬(續) (a) 透過合約安排控 制的附屬公司 (續) 獲得不可撤銷 獨家權利, 根據中國法律 法規無償或以 最低購買價向 各自股權持有 人購買中國營 運實體及華立 投資的全部股 權。西藏華立 可根據中國法 律法規隨時行 使該購股權, 直至獲得中國 營運實體及華 立投資全部股 權及/或全部 資產。此外, 未經西藏華立 事先同意,中 國營運實體及 華立投資不得 出售、轉讓或 **處** 置 仟 何 資 產 或向彼等股權 持有人作出任 何分派;及

自股 復 實 資 任 國 華 股 確 中 及 部 中 及 部 中 國 華 股 確 置 堂 伊 理 愛 没 按 那 確 實 資 費 む 安 確 保 體 履 的 中 及 行 責 任

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

- (a) Subsidiaries controlled through contractual arrangements (Cont'd)
 - The Group does not have any equity interest in the PRC Operating Entities and Huali Investment. However, as a result of the Contractual Arrangements, the Group has rights to variable returns from its involvement with the PRC Operating Entities and Huali Investment and has the ability to affect those returns through its power over the PRC Operating Entities and Huali Investment, and is considered to control the PRC Operating Entities and Huali Investment. Consequently, the Company regards the PRC Operating Entities and Huali Investment as the indirect subsidiaries under HKFRSs. The Group has included the financial position and results of the PRC Operating Entities and Huali Investment in the consolidated financial statements.

2 主要會計政策概要(續)

2.2 附屬公司*(續)*

2.2.1 綜合入賬(續) (a) 透過合約安排控 制的附屬公司 (續) 本集團並無擁 有中國營運實 體及華立投資 的任何股權。 然 而 , 根 據 合 約安排,本集 團有權自參與 中國營運實體 及華立投資獲 得可變回報, 且有能力透過 行使對中國營 運實體及華立 投資的權力影 響該等回報, 因此被視為控 制中國營運實 體及華立投 資。因此,根 據香港財務報 告準則,本公 司將中國營運 實體及華立投 資視為間接附 屬公司。本集 團已將中國營 運實體及華立 投資的財務狀 況及業績載入 合併財務報表。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

(a) Subsidiaries controlled through contractual arrangements (Cont'd)

Nevertheless, the Contractual Arrangements may not be as effective as direct legal ownership in providing the Group with direct control over the PRC Operating Entities and Huali Investment, due to the uncertainties presented by the PRC legal system to impede the Group's beneficiary rights of the results, assets and liabilities of the PRC Operating Entities and Huali Investment. The Directors, based on the advice of its legal counsel, consider that the Contractual Arrangements among the PRC Operating Entities and Huali Investment and their equity shareholders are in compliance with the relevant PRC laws and regulations and are legally enforceable.

(b) Business combination

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owner of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

2 主要會計政策概要(續)

2.2 附屬公司(*續)*

2.2.1 綜合入賬(續)

(a) 透過合約安排控 制的附屬公司 (續) 然而,合約安排可能 不如本集團對中國營 運實體及華立投資擁 有直接控制權的直接 法定所有權有效,因 為中國法律制度所呈 現的不明朗因素可能 妨礙本集團於中國營 運實體及華立投資的 業績、資產及負債的 實益權利。基於法律 顧問的意見,董事認 為中國營運實體及華 立投資及其股權持有 人訂立的合約安排符 合相關中國法律法規 且可依法強制執行。

(b) 業務合併

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

(b) Business combination (Cont'd)

The Group recognizes any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Noncontrolling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interests' proportionate share in the recognized amounts of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by HKFRSs.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date; any gains or losses arising from such re-measurement are recognized in profit or loss.

Any contingent consideration to be transferred by the Group is recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognized in accordance with HKAS 39 in profit or loss. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity.

2 主要會計政策概要(續)

2.2 附屬公司*(續)*

2.2.1 綜合入賬(續) (b) 業務合併(續) 本集團根據逐項收購 基準確認於所收購公 司的非控股權益。於

收購相關成本於產生 時確認為開支。

倘業務合併分階段進 行,則收購方原先所 持所收購公司股權於 收購日期的版平值重 新計量產生的任何盈虧 於損益確認。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

(b) Business combination (Cont'd)

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognized and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognized directly in the consolidated statements of comprehensive income.

Intra-group transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

2 主要會計政策概要(續)

2.2 附屬公司(*續)*

2.2.1 綜合入賬(續) (b) 業務合併(續) 所轉讓代價、於所收 購公司的任何非控股 權益金額及先前所持 所收購公司股權在收 購日期的公平值超出 所收購可識別資產淨 值之公平值的差額列 賬為商譽。就廉價購 買而言,倘所轉讓代 價、已確認非控股權 益及先前所持權益總 和低於所收購附屬公 司資產淨值的公平 值,則該差額直接於 合併綜合收益表確 認。 集團內公司間交易、 結餘及集團公司交易

A. 的大家 (1) 人名 (1) 人2 (1) 人

合併財務報表附註

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.1 Consolidation (Cont'd)

(c) Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions — that is, as transactions with the owners of the subsidiary in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying amount of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

(d) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognized in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognized in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. It means the amounts previously recognized in other comprehensive income are reclassified to profit or loss or transferred to another category of equity as specified/ permitted by applicable HKFRSs.

2 主要會計政策概要(續)

2.2 附屬公司*(續)*

2.2.1 綜合入賬(續)

(d) 出售附屬公司 當本集團失去控制權 時,於實體的任何保 留權益按失去控制權 當日的公平值重新計 量,有關賬面值的變 動則在損益確認。 就其後入賬列作聯營 公司、合營企業或金 融資產的保留權益而 言,其公平值為初始 賬面值。此外,先前 於其他綜合收益確認 與該實體有關的任何 金額按猶如本集團已 直接出售有關資產或 負債入賬,即先前於 其他綜合收益確認的 金額按適用的香港財 務報告準則指定/許 可的方式重新分類至 損益或轉入另一類權 益。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.2 Subsidiaries (Cont'd)

2.2.2 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker ("**CODM**"). The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors that makes strategic decisions.

2.4 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the entities within the Group are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). Since the majority of the assets and operations of the Group are located in the PRC, the consolidated financial statements are presented in RMB, which is the Company's functional currency and the Group's presentation currency.

2 主要會計政策概要(續)

2.2 附屬公司(續) 2.2.2 獨立財務報表

附屬公司投資按成本減去減 值列賬。成本包括投資直接 應佔成本。附屬公司業績由 本公司按已收及應收股息入 賬。

倘附屬公司投資產生的股息 超過附屬公司於宣派股息期 間的綜合收益總額或該等投 資於獨立財務報表內的賬面 值超過投資對象資產淨值 (包括商譽)於合併財務報 表內的賬面值,則於收到該 等投資所得股息時須對該等 投資進行減值測試。

2.3 分部報告

經營分部的呈報方式與向主要經 營決策者(「**主要經營決策者**」)提 供內部報告的方式一致。主要經 營決策者為作出策略決定的執行 董事,負責分配資源及評估經營 分部表現。

2.4 外幣換算 (a) 功能及呈列貨幣

本集團旗下各實體的財務報 表列示的項目,採用有關實 體營運所處主要經濟環境的 貨幣(「功能貨幣」)計量。 由於本集團的大部分資產及 業務位於中國,故合併財務 報表以人民幣呈列,人民幣 乃本公司的功能貨幣和本集 團的呈列貨幣。

合併財務報表附註

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.4 Foreign currency translation (Cont'd)

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured.

Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the consolidated statements of comprehensive income.

Foreign exchange gains and losses that relate to borrowings are presented in the consolidated statements of comprehensive income within 'finance expenses — net'. All other foreign exchange gains and losses are presented in the consolidated statements of comprehensive income within 'other gains/ (losses) — net'.

2.5 Property, plant and equipment

All property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to the consolidated statements of comprehensive income during the financial year in which they are incurred.

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their costs, net of their residual values, over their estimated useful lives, as follows:

Buildings	40–50 years
Vehicles	5–10 years
Electronic equipment	5–10 years
Furniture and fixtures	5–20 years
Interior decoration	3–5 years

2 主要會計政策概要(續)

2.4 外幣換算(*續*) (b) 交易及結餘

外幣交易按交易當日或項目 重新計量估值當日的適用匯 率換算為功能貨幣。

因結算該等交易及因按年末 匯率換算以外幣計值的貨幣 資產及負債而產生的匯兑收 益及虧損,均在合併綜合收 益表確認。

有關借款的匯兑收益及虧 損在合併綜合收益表內「財 務開支淨額」呈列。所有其 他匯兑收益及虧損在合併 綜合收益表內「其他收益/ (虧損)一淨額」呈列。

2.5 物業、廠房及設備

所有物業、廠房及設備按歷史成 本減折舊入賬。歷史成本包括收 購該等項目直接應佔的開支。

只有在與項目有關的未來經濟利 益很可能流入本集團,且項目成 本能可靠計量時,其後成本方會 計入資產賬面值或確認為獨立資 產(如適用)。已更換部分的賬面 值會取消確認。所有其他維修及 保養則計入費用產生的財政年度 的合併綜合收益表。

物業、廠房及設備之折舊使用直 線法計算,在以下估計可使用年 期內將成本撇減(已扣除剩餘價 值):

樓宇	40至50年
汽車	5至10年
電子設備	5至10年
傢私及裝置	5至20年
室內裝修	3至5年

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.5 Property, plant and equipment (Cont'd)

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting year.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.8).

Gains or losses on disposals are determined by comparing the proceeds with the carrying amount and are recognized within 'other gains/(losses) — net' in the consolidated statements of comprehensive income.

Construction in progress represents buildings, electronic equipment, furniture and fixtures and interior decoration under construction and is stated at cost less impairment losses. Historical expenditure that is directly attributable to the construction comprises construction costs, the cost of plant and machineries and applicable borrowing costs incurred during the construction year. No provision for depreciation is made on construction in progress until such time as the relevant assets are completed and ready for intended use. When the assets concerned are brought into use, the costs are transferred to relevant categories of property, plant and equipment and depreciated in accordance with the policy as stated above.

2 主要會計政策概要(續)

2.5 物業、廠房及設備(續) 資產之剩餘價值及可使用年期於 各報告年末進行檢討及調整(如適 用)。

倘資產賬面值高於估計可收回金額,賬面值即時撇減至可收回金額(附註2.8)。

出售收益或虧損通過比較所得款 項與賬面值釐定,並於合併綜合 收益表之「其他收益/(虧損)一 淨額」確認。

在建工程指在建樓宇、電子設 備、傢私及裝置以及室內裝修, 以成本減去減值虧損列賬。建設 直接產生的過往開支包括建設 年度產生的建設成本、廠房及機 器成本和相關借款成本。有關資 產完成並可作擬定用途前,不會 計進在建工程之折舊撥備。當有 關資產投入使用時,相關成本會 轉至物業、廠房及設備的相關類 別,並按上述政策折舊。

合併財務報表附註

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.6 Investment property

Investment property, principally comprising leasehold land and buildings, is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group. It also includes properties that are being constructed or developed for future use as investment properties. Land held under operating leases are accounted for as investment properties when the rest of the definition of an investment property is met. In such cases, the operating leases concerned are accounted for as if they were finance leases. Investment property is initially measured at cost, including related transaction costs and where applicable borrowing costs. After initial recognition, investment properties are carried at fair value, representing open market value determined at each reporting date by external valuers. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If the information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. Changes in fair values are recorded in the consolidated statements of comprehensive income as part of a revaluation gain or loss in 'other gains/(losses) - net'.

When an owner-occupied property becomes an investment property carried at fair value, the Group applies HKAS 16 up to the date of change in use. The Group treats any difference at that date between the carrying amount of the property in and its fair value in as a revaluation in accordance with HKAS 16. In other words, any resulting increase in the carrying amount is treated as follows:

- to the extent that the increase reverses a previous impairment loss for that property, the increase is recognised in the consolidated income statement.
- (ii) any remaining part of the increase is recognised in other comprehensive income and increases the revaluation surplus within equity.

2 主要會計政策概要(續)

2.6 投資物業

投資物業乃持作賺取長期租金或 資本增值或兩者兼備而非本集團 所佔用的物業,主要包括租賃土 地及樓宇,亦包括在建或開發以 供未來用作投資物業的物業。 當符合投資物業的其餘定義時, 根據經營租賃持有的土地入賬列 作投資物業。於此等情況下,有 關經營租賃當作融資租賃入賬。 投資物業初步按成本計量,包括 相關交易成本及(如適用)借款成 本。初始確認後,投資物業按公 平值列賬,即外聘估值師在各報 告日期釐定的公開市值。公平值 按活躍市場價格釐定,必要時根 據特定資產的性質、位置或狀況 差異而調整。倘無法取得資料, 本集團會使用其他估值法,例如 較不活躍市場的近期價格或貼現 現金流量預測。公平值變動於合 併綜合收益表內「其他收益/(虧 損) — 淨額 | 作為重估收益或虧損 的一部分列賬。

當業主自用物業成為以公平值列 賬的投資物業時,本集團於用途 變動日期前應用香港會計準則第 16號。本集團按照香港會計準則 第16號將當日物業賬面值與公平 值之間的差異視為重新估值。換 言之,賬面值的任何增加將按以 下方式處理:

- (i) 如增加撥回該物業早前的減 值虧損,則該增加於合併收 益表確認。
- (ii) 該增加的任何餘下部分於其 他綜合收益確認,增加權益 內的重估盈餘。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.7 Intangible assets

Intangible assets represent the computer software. Computer software is stated at cost less accumulated amortization and accumulated impairment losses. Cost represents consideration paid for the rights to use the computer software for 5 years. Amortization of computer software is calculated on the straight-line method over 5 years.

2.8 Impairment of non-financial assets

Assets that are subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cashgenerating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

2.9 Financial assets 2.9.1 Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortized cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

2 主要會計政策概要(續)

2.7 無形資產

無形資產指電腦軟件。電腦軟件 以成本減累計攤銷及累計減值虧 損列賬。成本指就電腦軟件5年使 用權而支付的代價。電腦軟件攤 銷於5年內按直線法計算。

2.8 非金融資產減值

須攤銷之資產須於發生事件或情 況變動顯示其賬面值可能無法收 回時進行減值測試。減值虧損按 資產賬面值超出可收回金額的差 額確認。可收回金額指資產公平 值減銷售成本及使用價值的較高 者。就評估減值而言,資產按獨 立可識別現金流量的最低水平(現 金產生單位)歸類。已減值的非金 融資產(商譽除外)於各報告日期 評估是否可能撥回減值。

2.9 金融資產 2.9.1 分類

本集團將金融資產分為以下 計量類別:

- 其後按公平值計量
 (計入其他綜合收益
 或計入損益)的金融
 資產;及
- 按攤餘成本計量的金 融資產。

分類視乎實體管理金融資產 的業務模式及現金流量合約 條款而定。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.9 Financial assets (Cont'd) 2.9.1 Classification (Cont'd)

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

2.9.2 Recognition and measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are recorded in profit or loss.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. The Group classifies its debt instruments into the following measurement category:

Amortized cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. A gain or loss on a debt investment that is subsequently measured at amortized cost and is not part of a hedging relationship is recognized in profit or loss when the asset is derecognized or impaired. Interest income from these financial assets is included in finance income using the effective interest method.

The Group held trade and other receivables, amounts due from related parties and other financial assets at amortized cost during the years ended August 31, 2022 and 2021.

2 主要會計政策概要(續)

2.9 金融資產(續) 2.9.1 分類(續)

按公平值計量之資產的收益 及虧損計入損益或其他綜合 收益。債務工具投資的計量 視乎持有該投資的業務模式 而定。權益工具投資的計量 取決於初始確認時本集團是 否已不可撤回地選擇將權益 投資按公平值計入其他綜合 收益。

當且僅當管理該等資產的業 務模式變動時,本集團才重 新分類債務投資。

2.9.2 確認及計量

初始確認時,本集團按公平 值加(倘屬並非按公平值計 入損益的金融資產)收購金 融資產直接應佔交易成本計 量金融資產。按公平值計入 損益的金融資產的交易成本 計入損益。

債務工具

債務工具之後續計量視乎本 集團管理資產的業務模式及 該資產的現金流量特徵而 定。本集團將債務工具分為 以下計量類別:

攤餘成本:倘為收回合約 現金流量而持有之資產的現 金流量僅為支付本金及利 息。後續按攤餘成本計量 。後續按攤餘成本計量 並對沖關係一部分之資 產終止確認或減值時在引 確認。該等金融資產的利息 收入按實際利率法計入財務 收入。

截至2022年及2021年8月 31日止年度內,本集團持 有貿易及其他應收款項、應 收關聯方款項及按攤餘成本 入賬的其他金融資產。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.10 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

2.11 Impairment of financial assets carried at amortized cost

The Group's significant financial assets, which are subject to the new expected credit loss model, include trade and other receivables, amounts due from related parties and other financial assets at amortized cost. The Group was required to revise its impairment methodology under HKFRS 9 for each of these classes of assets.

2.11.1 Trade receivables

The Group applies the simplified approach to providing for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables and requires expected lifetime losses to be recognized from initial recognition of the receivables. See Note 3.1(b) for details of the impairment policy of trade receivables.

2.11.2 Other receivables and amounts due from related parties

For other receivables and amounts due from related parties, management considers that its credit risk has not increased significantly since initial recognition with reference to the counterparty historical default rate and current financial position. The impairment provision is determined based on the 12-month expected credit losses which is close to zero.

2 主要會計政策概要(續)

2.10抵銷金融工具

當有可依法強制執行的權利抵銷 已確認金額,且擬同時按淨值結 算或變現資產和清償負債時,金 融資產及負債會互相抵銷,並於 資產負債表內呈報淨值。可依法 強制執行的權利不得以未來事項 作為條件,且必須可於一般業務 過程中及公司或對方違約、資不 抵債或破產時執行。

2.11 按攤餘成本入賬的金融資 產減值

本集團的重大金融資產(須應用新 預期信貸虧損模型)包括貿易及其 他應收款項、應收關聯方款項以 及按攤餘成本入賬的其他金融資 產。本集團須根據香港財務報告 準則第9號就該等類別資產修訂減 值方法。

2.11.1 貿易應收款項

本集團採用香港財務報告準 則第9號規定的簡易方法就 預期信貸虧損計提撥備,該 方法允許按預期存續期虧損 就所有貿易應收款項計提 撥備,並要求自初始確認應 收款項起確認預期存續期 虧損。有關貿易應收款項減 值政策的詳情,請參閲附註 3.1(b)。

2.11.2 其他應收款項及應收 關聯方款項

經參考對手方過往違約率及 目前財務狀況,管理層認為 自初始確認以來其他應收款 項及應收關聯方款項的信貸 風險並無大幅增加。減值撥 備按12個月預期信貸虧損 釐定,接近於零。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.11 Impairment of financial assets carried at amortized cost (Cont'd)

2.11.3 Other financial assets at amortized cost

The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments carried at amortized cost. Impairment losses are presented as separate line item in the statement of profit or loss.

2.12 Contract assets and liabilities

Upon entering into a contract with a customer, the Group obtains rights to receive consideration from the customer and assumes performance obligations to transfer goods or services to the customer. The combination of those rights and performance obligations gives rise to a net asset or a net liability depending on the relationship between the remaining rights and the performance obligations. The contract is an asset and recognized as contract assets if the measure of the remaining conditional rights to consideration exceeds the satisfied performance obligations. Conversely, the contract is a liability and recognized as contract liabilities if the measure of the remaining performance obligations exceeds the measure of the remaining rights.

2.13 Cash and cash equivalents

In the consolidated cash flow statements, cash and cash equivalents include cash in hand, deposits held at call with banks and other financial institutions and short-term bank deposits with original maturities of three months or less. Bank deposits which are restricted to use are included in "restricted cash". Restricted cash is excluded from cash and cash equivalents where preparing in the consolidated statement of cash flows.

2.14 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

2 主要會計政策概要(續)

2.11 按攤餘成本入賬的金融資 產減值(續) 2.11.3 按攤餘成本入賬的其 他金融資產

本集團按前瞻性基準評估與 其按攤餘成本入賬的債務工 具有關的預期信貸虧損。減 值虧損於損益表中作為單獨 項目列示。

2.12 合約資產與負債

與客戶簽訂合約時,本集團取得 向客戶收取代價的權利,並承擔 向客戶轉移貨物或服務的履約責 任。該等權利與履約責任的結合 會產生資產淨值或負債淨額, 取決於剩餘權利與履約責任的關 係。倘收取代價的剩餘有條件權 利的計量超過所履行的履約責 任,則合約為資產,按合約資產 確認。反之,倘餘下履約責任的 計量超過餘下權利,則合約為負 債,按合約負債確認。

2.13 現金及現金等價物

在合併現金流量表中,現金及現 金等價物包括庫存現金、銀行及 其他金融機構的通知存款及原到 期日為三個月或以下的短期銀行 存款。用途受到限制的銀行存款 計入「受限制現金」。編製合併現 金流量表時,受限制現金未計入 現金及現金等價物。

2.14股本

普通股列入權益類別。發行新股 份或購股權直接產生的增量成本 在權益內列作所得款項的扣減項 (已扣税)。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.15 Accruals and other payables

Accruals and other payables and amounts due to related parties are classified as current liabilities if payment is due within one year or less (or within the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Other payables and amounts due to related parties are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

2.16 Borrowings

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in the consolidated statements of comprehensive income over the year of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalized as a pre-payment for liquidity services and amortized over the period of the facility to which it relates.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, canceled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss as other income or finance costs.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting year.

2 主要會計政策概要(續)

2.15應計費用及其他應付款項

付款到期日為一年或以下(或在日 常業務營運週期內(如更長))的應 計費用及其他應付款項和應付關 聯方款項分類為流動負債,否則 分類為非流動負債。

其他應付款項及應付關聯方款項 初始按公平值確認,其後採用實 際利率法按攤餘成本計量。

2.16借款

借款初始按公平值並扣除產生之 交易成本確認。借款其後按攤餘 成本列賬;所得款項(扣除交易成 本)與贖回價值的任何差額使用實 際利率法於借款年度在合併綜合 收益表確認。

在貸款很有可能會部分或全部提 取的情況下,設立貸款融資所支 付的費用確認為貸款交易成本。 在此情況下,該費用遞延至提取 貸款為止。如無法證明該貸款很 有可能會部分或全部提取,該費 用計入資本作為流動資金服務的 預付款項,並於有關融資期間攤 銷。

當合約規定之責任得以履行、註 銷或屆滿時,借款從資產負債表 移除。已消除或轉給另一方的金 融負債賬面值與已付代價(包括已 轉讓非現金資產或所承擔負債)之 間的差額於損益中確認為其他收 入或財務成本。

除非本集團可無條件將負債延長 至報告年末後最少12個月清償, 否則借款分類為流動負債。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.17 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

All other borrowing costs are recognized in profit or loss in the year in which they are incurred.

2.18 Current and deferred income tax

The tax expense for the year comprises current and deferred tax. Tax is recognized in the consolidated statements of comprehensive income, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case the tax is also recognized in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

2 主要會計政策概要(續)

2.17 借款成本

收購、建設或生產合資格資產(即 需相當長時間方可作擬定用途或 出售的資產)直接產生的一般和特 殊借款成本會計入該等資產的成 本,直至該等資產大致可作擬定 用途或出售為止。

以待用作合資格資產開支的特定 借款進行暫時性投資所賺取的投 資收入從可撥作資本的借款成本 中扣除。

所有其他借款成本於產生年度於 損益確認。

2.18 當期及遞延所得税

年內税項開支包括當期及遞延税 項。税項於合併綜合收益表內確 認,與於其他綜合收益確認或直 接於權益確認的項目相關除外, 在此情況下,税項亦分別於其他 綜合收益確認或直接於權益確認。

(a) 當期所得税

當期所得税開支根據本公司 及其附屬公司營運所在及產 生應課税收入的國家於結算 日已頒佈或實質頒佈的税務 法例計算。管理層就適用税 務法規詮釋所規限的情況定 期評估報税表的狀況,並在 適用情況下根據預期須向税 務機關支付的税款設定撥 備。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.18 Current and deferred income tax (Cont'd)

(b) Deferred income tax Inside basis differences

Inside basis differences

Deferred income tax is recognized, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognized if they arise from the initial recognition of goodwill, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred income tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized.

Outside basis differences

Deferred income tax liabilities are provided on taxable temporary differences arising from investments in subsidiaries, associates and joint arrangements, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Generally, the Group is unable to control the reversal of the temporary difference for associates. Only when there is an agreement in place that gives the Group the ability to control the reversal of the temporary difference in the foreseeable future, deferred tax liability in relation to taxable temporary differences arising from the associate's undistributed profits is not recognized.

Deferred income tax assets are recognized on deductible temporary differences arising from investments in subsidiaries, only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilized.

2 主要會計政策概要(續)

2.18當期及遞延所得税(續) (b) 遞延所得税

內部基準差額 遞延所得税使用負債法就資 產和負債的税基與其在合併 財務報表之賬面值的暫時性 差額確認。然而,若遞延税 項負債來自初步確認商譽, 則不予確認;若遞延所得 税來自在交易(不包括業務 合併)中對資產或負債的初 步確認,而在交易時不影響 會計損益或應課税損益,則 不作記賬。遞延所得税以於 結算日已頒佈或實質頒佈的 税率(及税法)釐定,並預 期於變現相關遞延所得税資 產或償還遞延所得税負債時 應用。

僅於很可能出現未來應課税 利潤抵銷可用的暫時性差額 時,方會確認遞延所得税資 產。

外部基準差額

僅於暫時性差額很可能在將 來撥回,並有充足的應課税 利潤抵銷可用的暫時性差額 時,方會就附屬公司投資產 生的可扣減暫時性差額確認 遞延所得税資產。

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.18 Current and deferred income tax (Cont'd)

(c) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

2.19 Employee benefits

(a) Pension obligations

The entities within the Group registered in the PRC make employee benefit contributions base on certain percentage of the salaries of the employees to a defined contribution retirement benefit plan and medical benefit plan organized by relevant government authorities in the PRC on a monthly basis. The government authorities undertake to assume the retirement benefit obligation payable to the existing and future retired employees under these plans and the Group has no further obligation for post-retirement benefits beyond the contributions made. Contributions to these plans are expensed as incurred. Assets of the plans are held and managed by government authorities and are separate from those of the Group.

(b) Housing funds

The PRC employees of the Group are also entitled to participate in various government-sponsored housing funds. The Group contributes on a monthly basis to those funds based on a certain percentage of the employee's salaries. The Group's liabilities in respect of these funds is limited to the contributions payable in each year. The non-PRC employees are not covered by the housing funds.

(c) Employee leave entitlements

Employee entitlements to annual leave are recognized when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the balance sheet date. Employee entitlements to sick leave and maternity leave are not recognized until the time of leave.

2 主要會計政策概要(續)

2.18 當期及遞延所得税(續) (c) 抵銷

當有可依法強制執行的權利 將當期税項資產與當期税項 負債抵銷,且遞延所得稅資 產和負債涉及同一税務機關 對有意以淨額基準償還結餘 的應課税實體或不同應課税 實體徵收的所得税時,遞延 所得税資產與負債互相抵 銷。

2.19僱員福利 (a) 退休金責任

本集團旗下於中國註冊的實 體按僱員薪資的特定比例, 每月向中國相關政府機關組 織的定額供款退休福利計劃 及醫療。政府機關承諾承 利供款。政府機關承諾承 利供款。政府機關承諾承 個 樣該等計劃應付現有及日 後退休僱員的退休福利責 任支代。除上述供款外,本集團 並無其他責計劃的供款於產生 時支銷。該等計劃的資產的 政府機關持有及管理,獨立 於本集團的資產。

- (b) 住房公積金 本集團的中國僱員亦有權參 加政府資助的多項住房公積 金。本集團每月基於僱員薪 資的特定比例向該等基金供 款。本集團對該等基金的責 任以各年度應付供款為限。 非中國僱員無法享有住房公 積金。
- (c) 僱員假期福利 僱員享有的年假福利於僱員 獲得假期時確認,並就截至 結算日僱員提供服務而應得 之年假的估計負債計提撥 備。僱員的病假及產假福利 於放假時方會確認。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022

(All amounts expressed in RMB unless otherwise stated) **截至2022年8月31日止年度** (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.20 Provisions

Provisions are recognized when: the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and the amount has been reliably estimated. Provisions are not recognized for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense.

2.21 Revenue recognition

Revenue represents tuition fees and boarding fees from provision of services by the universities of the Group.

Tuition and boarding fees are generally received in advance prior to the beginning of each academic year and are initially recorded as contract liabilities. Tuition and boarding fees are recognized proportionately over the terms of the applicable program or the beneficial period for the students, where applicable. The portion of tuition and boarding payments received from students but not yet earned is recorded as contract liabilities.

Rental income of property leasing under operating leases is recognized on a straight-line basis over the lease terms.

2.22 Government grant

Grants from the government are recognized at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognized in the consolidated statements of comprehensive income over the year necessary to match them with the costs that they are intended to compensate.

2 主要會計政策概要(續)

2.20 撥備

倘本集團現時因過往事件而涉及 法律或推定責任,而履行責任很 可能導致資源流出,且金額已可 靠估計,則會確認撥備。不會就 未來經營虧損確認撥備。

倘有多項同類責任,則會整體考 慮責任類別,以釐定履行責任時 可能流出的資源。即使同一責任 類別所涉及任何一個項目相關的 資源流出可能性較低,仍須確認 撥備。

撥備按反映當前市場對貨幣時間 價值及責任特定風險之評估的税 前利率,以履行責任預計所需支 出之現值計量。隨時間流逝而增 加的撥備確認為利息開支。

2.21 收入確認

收入指本集團大學提供服務所收 學費及寄宿費。

學費及寄宿費通常於各學年開 始前預收,初始入賬列為合約負 債。學費及寄宿費於適用課程期 限或學生受益期間(如適用)按比 例確認。已自學生收取但尚未成 為收益的學費及寄宿費部分記錄 為合約負債。

根據經營租賃出租物業所得租金 收入於租期內按直線法確認。

2.22 政府補貼

政府補貼在合理保證將會收到補 貼且本集團將會符合所有附帶條 件時按公平值確認。

與成本相關的政府補貼會遞延至 須與擬補貼的成本相應入賬的年 度在合併綜合收益表確認。
合併財務報表附註

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2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.23 Leases

Leases are recognized as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Contracts may contain both lease and non-lease components. The Group allocates the consideration in the contract to the lease and non-lease components based on their relative stand-alone prices.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date
- amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay/to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

2 主要會計政策概要(續)

2.23租賃

於租賃資產可供本集團使用之 日,租賃確認為使用權資產,並 確認相應負債。

合約可以同時包含租賃部分及非 租賃部分。本集團根據相對獨立 價格將合約代價分配至租賃部分 及非租賃部分。

租賃產生的資產及負債初步按現 值計量。租賃負債包括以下租賃 付款的淨現值:

- 固定付款(包括實質固定付款)減去任何應收租賃優惠
- 基於指數或利率的可變租賃
 付款,初步使用開始日期的
 指數或利率計量
- 本集團根據剩餘價值擔保預 期須支付的款項
- 購買選擇權的行使價(如本 集團合理確定將行使該選擇 權);及
- 終止租賃的罰款支付(如租 期反映本集團行使該選擇 權)。

根據合理確定延期選擇權將支付 的租賃款項亦計入負債計量。

租賃付款使用租賃隱含的利率貼 現。如該利率不易釐定(本集團租 賃一般屬該情況),則使用承租 人的增量借款利率,即個別承租 人為在類似經濟環境下以類似條 款、擔保及條件獲得與使用權資 產價值相近的資產而須支付/借 入資金的利率。

AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

2.23 Leases (Cont'd)

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs, and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

Payments associated with short-term leases of equipment and vehicles and all leases of low-value assets are recognized on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less.

Rental income from operating leases where the Group is a lessor is recognized in income on a straight-line basis over the lease term (Note 6). Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognized as expense over the lease term on the same basis as rental income. The respective leased assets are included in the balance sheet based on their nature. The Group did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

2.24 Dividend distribution

Dividend distribution to the Company's shareholders is recognized as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved by the Company's shareholders or directors, where appropriate.

2 主要會計政策概要(續)

2.23租賃(續)

租賃付款在本金與財務成本之間 分攤。財務成本在租期內自損益 扣除,以使各期間負債餘額產生 的定期利率保持一致。

使用權資產按成本計量,成本包 括以下各項:

- 租賃負債的初始計量金額
- 於開始日期或之前作出的任 何租賃付款,減去任何已獲 得的租賃優惠
- 任何初始直接成本;及
- 修復成本。

使用權資產一般按直線法在資產 的可使用年期與租期中較短的期 間內計提折舊。

與設備及車輛短期租賃及所有低 價值資產租賃相關的付款按直線 法於損益內確認為開支。短期租 賃指租期為12個月或以下的租賃。

本集團為出租人的經營租賃的租 金收入於租期內按直線法確認 (附註6)。獲取經營租賃產生的初 步直接成本加入相關資產的賬面 值,按與租金收入相同的基準於 租期內確認為開支。各租賃資產 按其性質計入資產負債表。本集 團無需因採納新租賃準則而對作 為出租人持有的資產的會計處理 作出任何調整。

2.24 股息分派

分派予本公司股東的股息在股息 獲得本公司股東或董事(如適用) 批准期間於本集團及本公司財務 報表中確認為負債。

合併財務報表附註

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3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk and cash flow and fair value interest rate risk), credit risk and liquidity risk. The overall risk management program of the Group focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on financial performance of the Group.

(a) Market risk

(i) Foreign exchange risk

The Group operates in the PRC with most transactions being settled in RMB, which is the functional currency of the Group's companies. The Group has borrowings denominated in HK\$ amounting to RMB118,514,000 as at August 31, 2022. The Group currently does not have a foreign currency hedging policy, and manages its foreign currency risk by closely monitoring the movement of the foreign currency rates.

3 金融風險管理

3.1 金融風險因素

本集團業務面對多項金融風險: 市場風險(包括外匯風險和現金流 量及公平值利率風險)、信貸風險 及流動資金風險。本集團之整體 風險管理計劃著眼於金融市場之 不可預測性,旨在減少對本集團 財務表現的潛在不利影響。

(a) 市場風險

(i) 外匯風險 本集團於中國營運, 大多數交易以本集團 公司的功能貨幣人民 幣結算。於2022年8 月31日,本集團以港 元計值借款的人民幣 金額為118,514,000 元。本集團目前並無 外幣對沖政策,並透 過密切監察外幣匯率 變動管理外匯風險。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

- 3.1 Financial risk factors (Cont'd)
 - (a) Market risk (Cont'd)
 - (i) Foreign exchange risk (Cont'd)

The carrying amounts of the Group's foreign currency denominated monetary assets and liabilities at the respective balance sheet dates are follows: 3 金融風險管理(續)

3.1 金融風險因素(續)

(a) 市場風險(續)

(i) 外匯風險(續) 於各結算日,本集團 以外幣計值的貨幣資 產及負債的賬面值如 下:

		Exposure to foreign currencies (expressed in RMB'000) 外幣風險 (以人民幣千元表示) As at August 31, 於8月31日	
		2022	2021
		2022年	2021年
Monetary assets denominated in HK\$ — Cash and cash equivalents	以港元計值的貨幣資產 一現金及現金等價物	6,750	22,623
— Restricted cash	一受限制現金	1,443	1,041
		8,193	23,664
Monetary assets denominated in US\$ — Cash and cash equivalents — Other receivables — Other financial assets at amortized costs	以美元計值的貨幣資產 一現金及現金等價物 一其他應收款項 一按攤餘成本入賬的 其他金融資產	293 — —	1,282 310 6,450
		293	8,042
Monetary liabilities denominated in HK\$ — Other payables — Borrowings	以港元計值的貨幣負債 — 其他應付款項 — 借款	 118,514	4 124,605
		118,514	124,609
Monetary liabilities denominated in US\$ — Other payables	以美元計值的貨幣負債 — 其他應付款項	216	27
		(110,244)	(92,930)

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd)

(a) Market risk (Cont'd)

(i) Foreign exchange risk (Cont'd)

The following table shows the sensitivity analysis of a 5% change in RMB against the relevant foreign currencies. The sensitivity analysis includes only foreign currency denominated monetary items and adjusts their translation at the year-end for a 5% change in foreign currency rates. If there is a 5% increase/(decrease) in RMB against the relevant currencies, the effect in the post-tax profit for the year is as follows:

3 金融風險管理(續)

3.1 金融風險因素(*續*) (a) 市場風險(續)

(i) 外匯風險(續) 下表列示人民幣兑相關外幣變動5%的敏感度分析。敏感度分析。敏感度分析。敏感度分析。敏感度分析。敏感度分析。敏感度分析。敏感度分析僅包括以外幣引目,並就外幣匯率變動5%調整其年末換算。如人民幣兑相關貨幣升值/ (貶值)5%,對年內税後利潤的影響如下:

		As at August 31, 於8月31日	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
5% increase in RMB against HK\$	人民幣兑港元升值5%	5,520	5,056
5% decrease in RMB against HK\$	人民幣兑港元貶值5%	(5,520)	(5,056)
5% increase in RMB against US\$	人民幣兑美元升值5%	(4)	(336)
5% decrease in RMB against US\$	人民幣兑美元貶值5%	4	336

(ii) Cash flow and fair value interests rate risk

The Group's interest rate risk arises from bank deposits and borrowings. Borrowings obtained at floating rates expose the Group to cash flow interest rate risk which is partially offset by cash at bank with floating interest rates. Borrowings obtained at fixed rates expose the Group to fair value interest rate risk. Other than the loan due to a related party bearing interest at fixed rate during the year ended August 31, 2022 as disclosed in Note 33, all of the Group's borrowings bore interest at floating rates during the years ended August 31, 2022 and 2021. (ii) 現金流及公平值 利率風險 本集團的利率風險來 自銀行存款及借款。 本集團因浮息借款承 受現金流利率風險, 但部分被存放於銀行 按浮動利率計息的現 金所抵銷。本集團因 定息借款承受公平值 利率風險。除附註33 所披露截至2022年8月 31日止年度內應付關 聯方的貸款按固定利 率計息外,截至2022 年及2021年8月31日 止年度內,本集團所 有借款按浮動利率計 息。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd) (a) Market risk (Cont'd)

(ii) Cash flow and fair value interests rate risk (Cont'd)

Bank deposits carried at prevailing market interest rate expose the Group to cash flow interest rate risk. The Group closely monitors trend of interest rate and its impact on the Group's interest rate risk exposure. The Group currently has not used any interest rate swap arrangements but will consider hedging interest rate risk should the need arise.

As at August 31, 2022 and 2021, if the interest rates on the borrowings had been 50 basis points higher/lower than the prevailing rate announced by People's Bank of China, with all other variables held constant, interest charges for the year would have been RMB10,097,000 and RMB11,602,000 higher/lower, respectively.

The Group monitors interest rate fluctuation to ensure that exposure to interest rate risk is within an acceptable level.

(b) Credit risk

The Group's maximum exposure to credit risk is the carrying amounts of cash and cash equivalents, restricted cash, trade and other receivables, amounts due from related parties and other financial assets at amortized cost.

At August 31, 2022 and 2021, substantially all of the Group's bank deposits were deposited with major financial institutions incorporated in the Mainland of PRC, Hong Kong and Macao, which management believes are of high credit quality without significant credit risk.

3 金融風險管理(續)

3.1 金融風險因素(續) (a) 市場風險(續)

 (ii) 現金流及公平值 利率風險(續)
 本集團因按現行市場
 利率計息的銀行存款
 承受現集團的銀行存款
 廠。本集團公式對案
 國國的利率國會的利率國員前並
 案據中,但有需要時會
 考慮對沖利率風險。

> 於2022年及2021年8 月31日,倘借款利率 較中國人民銀行公佈 的現行利率上升/下 跌50個基點,而所有 其他變量保持不變, 則年度利息開支將分 別增加/減少人民幣 10,097,000元及人民 幣11,602,000元。

> 本集團監察利率浮 動,以確保利率風險 處於可接受水平。

(b) 信貸風險

本集團的最大信貸風險為現 金及現金等價物、受限制現 金、貿易及其他應收款項、 應收關聯方款項及按攤餘成 本入賬的其他金融資產的賬 面值。

於2022年及2021年8月31日 ,本集團絕大部分銀行存款 存放於在中國內地、香港及 澳門註冊成立的大型金融機 構,管理層相信該等機構具 備高信貸質素,信貸風險不 大。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd) (b) Credit risk (Cont'd)

The Group has no significant concentrations of credit risk. The Group assessed the credit quality of the counter parties by taking into account their financial position, credit history and other factors. Management also regularly reviews the recoverability of these receivables and follow up the disputes or amounts overdue, if any. The Directors are of the opinion that the risk of default by counter parties is low.

The Group considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. It considers available reasonable and supportive forwarding-looking information.

The general expected credit loss model is summarized below:

The financial instrument that is not credit-impaired on initial recognition is classified in "Stage 1" and has its credit risk continuously monitored by the Group. The expected credit loss is measured on a 12-month basis.

If a significant increase in credit risk since initial recognition is identified, the financial instrument is moved to "Stage 2" but is not yet deemed to be credit-impaired. The expected credit loss is measured on lifetime basis.

If the financial instrument is credit-impaired, the financial instrument is then moved to "Stage 3". The expected credit loss is measured on lifetime basis.

3 金融風險管理(續)

3.1 金融風險因素(*續)* (b) 信貸風險(續)

> 本集團並無重大信貸集中風險。本集團會根據交易方的 財務狀況、信貸紀錄及其他 因素評估交易方的信貸質 素。管理層亦會定期檢討該 等應收款項的可回收性, 並跟進爭議或逾期款項(如 有)。董事認為交易方的違 約風險低。

> 本集團在初始確認資產時考 慮違約的可能性,並評估各 報告期間信貸風險有否持續 顯著增加,同時也考慮可獲 得的合理及支持性前瞻資 料。

> 一般預期信貸虧損模型概述 如下:

> 於初始確認時並無信貸減值 的金融工具分類為「第一階 段」,且本集團持續監察其 信貸風險。預期信貸虧損按 12個月基準計量。

> 倘從初始確認起識別出信貸 風險大幅增加,金融工具轉 移至「第二階段」,惟尚未 視為信貸減值。預期信貸虧 損按存續期基準計量。

> 倘金融工具出現信貸減值, 金融工具將會轉移至「第三 階段」。預期信貸虧損按存 續期基準計量。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd) (b) Credit risk (Cont'd)

The Group applies the simplified approach to providing for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables and requires expected lifetime losses to be recognized from initial recognition of the receivables.

The loss allowance of trade receivables was determined as follows:

3 金融風險管理(續)

3.1 金融風險因素(續) (b) 信貸風險(續)

本集團採用香港財務報告準 則第9號規定的簡易方法就 預期信貸虧損計提撥備,該 方法允許按預期存續期虧損 就所有貿易應收款項計提撥 備,並要求自初始確認應收 款項起確認預期存續期虧 損。

貿易應收款項的虧損撥備按 以下方式釐定:

		Less than		
During the years ended	截至2022年8月31日	1 year	1 to 2 years	2 to 3 years
August 31, 2022	止年度	少於 1 年	1至2年	2至3年
Expected loss rate	預期虧損率	0.2%	7.7%	50%
		Less than		
During the years ended	截至 2021 年8月31日	1 year	1 to 2 years	2 to 3 years
August 31, 2021	止年度	少於 1 年	1至2年	2至3年
Expected loss rate	預期虧損率	0.2%	7.8%	50%

The Group assessed the loss allowance of trade receivables based on an assessment of the expected credit losses to be incurred, including an assessment of the historical collection rate and forward looking adjustments when applicable.

The Directors are of the view that the industrial characteristics factors with regard to trade receivables collections have been taken into accounts in the assessment on the expected credit loss rate throughout the years ended August 31, 2022 and 2021.

本集團根據對將產生的預期 信貸虧損的評估(包括對過 往收款率的評估以及前瞻性 調整(如適用))而評估貿易 應收款項的虧損撥備。

董事認為,評估整個截至 2022年及2021年8月31日止 年度的預期信貸虧損率時, 已考慮有關收取貿易應收款 項的行業特點因素。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd) (b) Credit risk (Cont'd)

Management has closely monitored the credit qualities and the collectability of these receivables and considers that the expected credit risks of them are minimal in view of the history of cooperation with them and forward looking information. Trade receivables were mainly tuition and boarding fees receivables. The loss allowance provision for these balances was not material and no provision was recorded during the years ended August 31, 2022 and 2021.

(c) Liquidity risk

To manage the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The Group expects to fund its future cash flow needs mainly from internally generated cash flows from operations and borrowings from financial institutions. As at August 31, 2022, the Group held available deposits of RMB803,845,000 and expected to readily generate cash inflows from the tuition income and boarding income for managing liquidity risk. Due to the dynamic nature of the underlying businesses, the Group treasury maintains flexibility in funding by committed credit lines. As at the date of this report, the Group had unutilised long-term bank facilities of approximately RMB776,616,000 for its capital expenditure and an unutilised long-term bank facility of RMB30,000,000 for its working capital. The Group maintains regular communication with its banks and the Directors are confident that the Group is able to comply with the bank covenants of its existing bank facilities and such bank facilities will continue to be available to the Group. The Group will also consider to obtain more banking facilities when there is any likelihood of shortfall in working capital.

3 金融風險管理(續)

3.1 金融風險因素(續) (b) 信貸風險(續)

> 管理層密切監察該等應收款 項的信貸質素及可收回程 度,鑑於與彼等的過往合作 及前瞻性資料,認為該等款 項的預期信貸風險極低。貿 易應收款項主要為應收學費 及寄宿費。截至2022年及 2021年8月31日止年度內, 該等結餘的損失撥備金額並 不重大,故並無作出撥備。

(c) 流動資金風險

為管理流動資金風險,本集 團監察並維持管理層認為充 足的現金及現金等價物水 平,作為本集團營運資金並 減輕現金流量波動的影響。 本集團預期主要透過經營產 生的內部現金流量及金融機 構借款應付未來現金流需 求。於2022年8月31日,本 集團持有可動用存款人民幣 803,845,000元, 且預期可 随時從學費收入及寄宿費收 入獲得現金流入以管理流動 資金風險。由於相關業務 的動態性質,本集團財務部 通過承諾信貸額,維持資金 靈活性。截至本報告日期, 本集團未動用用作其資本開 支的長期銀行信貸約人民幣 776,616,000元及用作其營運 資金的一項未動用長期銀行 信貸人民幣30,000,000元。 本集團與其銀行維持定期通 訊,而董事有信心本集團能 夠遵守其現有銀行信貸的銀 行契諾及該等銀行信貸將繼 續可供本集團使用。當營運 資金可能出現短缺時,本集 團將考慮獲取更多銀行信 貸。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.1 Financial risk factors (Cont'd)

(c) Liquidity risk (Cont'd)

The table below analyzes the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining year at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

金融團	耴險管	理 <i>(續)</i>
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3

3.1 金融風險因素(*續*) (c) 流動資金風險(續)

下表分析乃根據結算日至合 約到期日的剩餘年度將本集 團的非衍生金融負債分類為 相關到期日組別。表格中披 露的金額為合約未貼現現金 流量。

		Less than	Between	Between	Over	
		1 year	1 and 2 years	2 and 5 years	5 years	Total
		少於 1 年	1至2年	2至5年	5年以上	總計
		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
As at August 31, 2022	於2022年8月31日					
Borrowings	借款					
(principal plus interests)	(本金加利息)	385,524	778,616	1,013,215	708,536	2,885,891
Accruals and other payables	應計費用及其他應付款項					
(excluding non-financial	(不包括非金融負債)					
liabilities)		299,530	191,485	_	_	491,015
Amounts due to related parties	應付關聯方款項	60,718	_	_	_	60,718
Total	總計	745,772	970,101	1,013,215	708,536	3,437,624
As at August 31, 2021	於2021年8月31日					
Borrowings	供款					
5		326,261	395,392	1,406,947	580,010	2,708,610
(principal plus interests)	(本金加利息)	320,201	395,392	1,400,947	580,010	2,/08,010
Accruals and other payables	應計費用及其他應付款項					
(excluding non-financial	(不包括非金融負債)					
liabilities)		363,077	153,043	80,692	_	596,812
Amounts due to related parties	應付關聯方款項	45,415	53,487	_		98,902
Total	總計	734,753	601,922	1,487,639	580,010	3,404,324
10101	MOV R I	104,100	001,922	1,107,005	500,010	5,404,524

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.2 Capital management

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

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as total debt (including external borrowings) divided by total equity.

The gearing ratios as at August 31, 2022 and 2021 were as follows:

3 金融風險管理(續)

3.2 資本管理

本集團管理資本的目的是確保本 集團能夠持續經營,為股東提供 回報並為其他利益相關方提供利 益,優化資本結構,削減資本成 本。

為維持或調整資本架構,本集團 或會調整派付予股東的股息金 額,返還資本予股東,發行新股 份或出售資產以削減負債。

本集團根據負債比率監控資本。 負債比率按總債務(包括外部借 款)除以總權益計算。

於2022年及2021年8月31日的負 債比率如下:

		As at Au 於8月	ugust 31,] 31 日
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Total borrowings	總借款	2,449,419	2,320,385
Total equity	總權益	2,896,615	2,685,405
Gearing ratio	負債比率	85%	86%

The decrease in the gearing ratio as at August 31, 2022 resulted primarily from the increase in total equity.

2022年8月31日的負債比率下降,主要 是由於總權益上升。

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3 FINANCIAL RISK MANAGEMENT (Cont'd)

3.3 Fair value estimation

Financial instruments carried at fair value or where fair value was disclosed can be categorized by levels of the inputs to valuation techniques used to measure fair value. The inputs are categorized into three levels within a fair value hierarchy as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

See Note 16 for disclosures of the investment properties that are measured at fair value.

The carrying amounts of the Group's financial assets including cash and cash equivalents, restricted cash, trade and other receivables, amounts due from related parties and other financial assets at amortized cost and financial liabilities including current accruals and other payables, current amounts due to related parties, and current borrowings, approximate their fair values due to their short maturities. The fair values of non-current borrowings are estimated based on discounted cash flow using the prevailing market rates of interest available to the Group for financial instruments with substantially the same terms and characteristics at the respective balance sheet dates. The carrying amount of the Group's non-current amounts due to related parties and non-current accruals and other payables also approximate their fair values because they are recognized by taking into account the imputed interest rates.

3 金融風險管理(續)

3.3 公平值估計

按公平值列賬或公平值已披露的 金融工具可按計量公平值所用估 值技術的輸入數據級別分類。輸 入數據按以下三個公平值層級分 類:

- 相同資產或負債於活躍市場的報價(未經調整)(第一級)。
- 除計入第一級的報價外,資 產或負債可直接(即價格)
 或間接(即自價格衍生)觀
 察的輸入數據(第二級)。
- 並非基於可觀察市場數據 (即不可觀察輸入數據)的 資產或負債的輸入數據(第 三級)。

有關按公平值計量的投資物業披露,請參閲附註16。

由於本集團的金融資產(包括現 金及現金等價物、受限制現金、 貿易及其他應收款項、應收關聯 方款項及按攤餘成本入賬的其他 金融資產)及金融負債(包括當期 應計費用及其他應付款項、當期 應付關聯方款項及流動借款)年期 短,故賬面值與公平值相若。非 流動借款的公平值乃使用本集團 於相應結算日可取得的條款及特 點大致相同的金融工具當時市場 利率,按貼現現金流量法估計。 由於本集團應付關聯方的非當期 款項與非當期應計費用及其他應 付款項經計及估算利率後確認, 故賬面值亦與公平值相若。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

4.1 Critical accounting estimates and assumptions

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

(a) Contractual Arrangements

The Group conducts a substantial portion of the business through the PRC Operating Entities and Huali Investment in the PRC due to regulatory restrictions on the foreign ownership in the Group's schools in the PRC. The Group does not have any equity interest in the PRC Operating Entities and Huali Investment. The Directors assessed whether or not the Group has control over the PRC Operating Entities and Huali Investment by assessing whether it has the rights to variable returns from its involvement with the PRC Operating Entities and Huali Investment and has the ability to affect those returns through its power over the PRC Operating Entities and Huali Investment. After assessment, the Directors concluded that the Group has control over the PRC Operating Entities and Huali Investment as a result of the Contractual Arrangements and accordingly the financial position and the operating results of the PRC Operating Entities and Huali Investment are included in the Group's consolidated financial statements throughout the years ended August 31, 2022 and 2021 or since the respective dates of incorporation/establishment, whichever is the shorter period. Nevertheless, the Contractual Arrangements may not be as effective as direct legal ownership in providing the Group with direct control over the PRC Operating Entities and Huali Investment and uncertainties presented by the PRC legal system could impede the Group's beneficiary rights of the results, assets and liabilities of the PRC Operating Entities and Huali Investment. The Directors, based on the advice of its PRC legal counsel, consider that the Contractual Arrangements with the PRC Operating Entities and Huali Investment and their equity shareholders are in compliance with the relevant PRC laws and regulations and are legally enforceable.

4 關鍵會計估計及判斷

估計及判斷會基於過往經驗及其他因素 (包括相信在有關情況下屬合理的對未 來事件的預期)持續評估。

4.1 關鍵會計估計及假設

本集團對未來作出估計及假設, 顧名思義,由此得出的會計估計 絕少與實際結果相符。很可能導 致對下個財政年度資產及負債賬 面值作出重大調整的估計及假設 説明如下。

(a) 合約安排

由於本集團中國學校的外資 擁有權存在監管限制,故本 集團通過中國營運會體及華 立投資在中國開展大部分業 務。本集團並無擁有中國營 運實體及華立投資的任何股 權。董事透過評估本集團是 否有權參與中國營運實體及 華立投資獲得可變回報及能 否藉行使對中國營運實體及 華立投資的權力影響該等回 報,評估本集團是否控制中 國營運實體及華立投資。經 評估,董事認為,本集團因 合約安排而對中國營運實體 及華立投資有控制權,故中 國營運實體及華立投資於整 個截至2022年及2021年8月 31日止年度或自彼等註冊 成立/成立日期起(以較短 期間為準)的財務狀況及經 營業績載入本集團的合併財 務報表。然而,合約安排可 能不如本集團對中國營運實 體及華立投資擁有直接控制 權的直接法定所有權有效, 且中國法律制度所呈現的不 明朗因素可能妨礙本集團於 中國營運實體及華立投資的 業績、資產及負債的實益權 利。基於中國法律顧問的意 見,董事認為,中國營運實 體及華立投資及其股權持有 人訂立的合約安排符合相關 中國法律法規且可依法強制 執行。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Cont'd)

4.1 Critical accounting estimates and assumptions (Cont'd)

(b) Income taxes and deferred taxation

According to the Implementation Rules for the Law for Promoting Private Education ("**Implementing Rules**"), private schools, whether requiring reasonable returns or not, may enjoy preferential tax treatment. The Implementing Rules provide that the private schools for which the sponsors do not require reasonable returns are eligible to enjoy the same preferential tax treatment as public schools, and relevant authorities under the State Council may introduce preferential tax treatments and related policies applicable to private schools requiring reasonable returns. However, as of the date of this report, no separate policies, regulations or rules have been introduced by the authorities in this regard. Based on the historical tax returns filed to the relevant tax authorities, the PRC Operating Entities have historically enjoyed preferential tax treatment since their establishment.

Significant judgment is required in interpreting the relevant tax rules and regulation so as to determine whether the Group is subject to corporate income tax. This assessment relies on estimates and assumptions and may involve a series of judgments about future events. New information may become available that causes the Group to change its judgment regarding the adequacy of the tax liabilities. Such changes to tax liabilities will impact tax expense in the year that such determination is made.

- 4 關鍵會計估計及判斷(續)
 - 4.1 關鍵會計估計及假設(續)

(b) 所得税及遞延税項 根據《民辦教育促進法實施 條例》(「**實施條例**」),民辦 學校無論是否要求合理回 報,均可享受税務優惠。實 施條例規定,倘民辦學校舉 辦者不要求合理回報,該學 校可享有與公立學校相同的 税務優惠,而國務院下屬相 關部門或會推行適用於要求 合理回報之民辦學校的税務 優惠及相關政策。然而,截 至本報告日期,當局並無就 此推行個別政策、法規或規 則。根據交予相關税務當局 的過往報税單,中國營運實 體自成立以來一直享受税務 優惠。

> 詮釋相關稅務規則及法規需 作出重要判斷,以確定本本。 是項評估基於估計及假設, 可能需對未來事項作出一連 串判斷。本集團可能因獲 新資料而變更對税項負債是 否充足的判斷,繼而影響決 定變更年度的税項開支。

合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022

(All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Cont'd)

- 4.1 Critical accounting estimates and assumptions (Cont'd)
 - (c) Useful lives and residual values of property, plant and equipment

Management determines the estimated useful lives, residual values and related depreciation charges for its property, plant and equipment, and reviews the useful lives and residual values periodically to ensure that the method and rates of depreciation are consistent with the expected pattern of realization of economic benefits from property, plant and equipment. This estimate is based on the historical experience of the actual residual values and useful lives of property, plant and equipment of similar nature and functions. It could change significantly as a result of technical innovations and economic environment changes in response to severe industry cycles. If there are significant changes from previously estimated useful lives and residual values, the amount of depreciation expenses may change.

(d) Fair value of investment properties

Some of the Group's assets are measured at fair value for financial reporting purposes. The board of directors of the Company determine the appropriate valuation techniques and inputs for fair value measurements.

In estimating the fair value of an asset, the Group uses marketobservable data to the extent it is available. When level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. The Directors of the Company work closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model. The fair value of investment properties is determined by using valuation technique. Details of the judgment and assumptions have been disclosed in Note 16.

- 4 關鍵會計估計及判斷(續)
 - 4.1 關鍵會計估計及假設(續)

(c) 物業、廠房及設備的 可使用年期及剩餘價 值

管理層釐定物業、廠房及設 備的估計可使用年期、剩餘 價值及有關折舊費用,並定 期審查可使用年期及剩餘價 值,確保折舊方法及折舊率 符合物業、廠房及設備的預 期經濟效益實現模式。是項 估計基於過往類似性質及功 能的物業、廠房及設備的實 際剩餘價值及可使用年期。 技術創新及經濟環境因嚴峻 的行業週期而發生的變化或 會明顯改變估計數值。若與 原先估計的可使用年期及剩 餘價值有明顯出入,折舊開 支金額可能有變。

(d) 投資物業公平值

本集團部分資產為財務申報 目的而以公平值計量。本公 司董事會為公平值計量釐定 適當的估值技術及輸入數 據。

估計資產公平值時,本集團 使用可獲得的市場可觀察數 據。倘無法獲得第一級輸入 數據,本集團會委聘第一級輸入 會資格估值師進行估值。本 公司董切合作以建立適當的估 值技術及輸入數據模型。技 資物業公平值使用估值技術 釐定。判斷及假設詳情披露 於附註16。

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

5 SEGMENT INFORMATION

The Group is principally engaged in provision of private tertiary education and ancillary services in the PRC. The Group's chief operating decisionmaker ("**CODM**") has been identified as the executive directors who considers the business from the service perspective.

Information reported to the CODM, for the purpose of resource allocation and assessment of segment performance, is on a school by school basis. Each individual school constitutes an operating segment. The services provided and type of customers are similar in each operating segment, and each operating segment is subject to similar regulatory environment. Accordingly, their segment information is aggregated as a single reportable segment. CODM assesses the performance of the reportable segment based on the revenue and gross profit for the year of the Group as presented in the consolidated statements of comprehensive income. The accounting policies of the reportable segment are the same as the Group's accounting policies described in Note 2. No analysis of the Group for review.

As at August 31, 2022, approximately 87% of the carrying values of the Group's assets are situated in the PRC mainland. All of the Group's revenue are derived from activities in, and from customers located in the PRC mainland and no geographical segment analysis is prepared.

Revenue during the years ended August 31, 2022 and 2021 are as follows:

5 分部資料

本集團主要於中國提供民辦高等教育 及配套服務。本集團的主要經營決策者 (「主要經營決策者」)為執行董事,彼從 服務角度考慮業務。

各學校資料乃分開呈報予主要經營決策 者,以供分配資源及評估分部表現。每 所學校構成一個經營分部。各經營分部 提供的服務及客戶類型均相似,所處監 管環境亦相似,故將彼等的分部資料作 為單一可呈報分部進行匯總。主要經營 決策者根據合併綜合收益表所呈列的本 集團年內收入及毛利評估可呈報分部表 現。可呈報分部的會計政策與附註2所 述本集團管理層提供本集團資產及負債的分 析以供審閱。

於2022年8月31日,本集團賬面值約 87%的資產位於中國內地。本集團所有 收入來自中國內地的業務及中國內地客 戶,並無編製地區分部分析。

截至2022年及2021年8月31日止年度的 收入如下:

		Year ended 截至8月31	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Recognized over time	於某一時間段確認		
— Tuition fees	一學費	836,470	813,324
— Boarding fees	一寄宿費	71,292	68,332
		907,762	881,656

Tuition fees and boarding fees are recognized proportionately over each academic year. No customers individually accounted for more than 10% of the Group's revenue during the years ended August 31, 2022 and 2021.

學費及寄宿費於各學年按比例確認。截 至2022年及2021年8月31日止年度內, 概無客戶單獨佔本集團收入超過10%。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

OTHER INCOME 6

6 其他收入

		Year ended August 31, 截至8月31日止年度	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Rental income	租金收入	10,642	11,199
Government subsidies	政府補貼	10,228	7,819
Training service income	培訓服務收入	8,835	4,555
Bookselling income	圖書銷售收入	3,676	7,213
Service income of school-enterprise	校企合作項目服務收入		
cooperation projects		2,519	1,101
Interest income on other financial assets	按攤餘成本入賬的其他金融		
at amortized cost	資產的利息收入	29	903
Service income from a related party	來自關聯方的服務收入	-	2,330
		35,929	35,120

OTHER GAINS/(LOSSES) — **NET** 7

其他收益/(虧損)淨額 7

		Year ended August 31,	
		截至8月31	日止年度
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Net exchange gains/(losses)	匯兑收益/(虧損)淨額	482	(18,242)
Fair value gains on investment properties (Note 16)	投資物業公平值收益(附註16)	200	14,561
Losses on disposals of property, plant and equipment	出售物業、廠房及設備的虧損	(466)	(73)
Compensation fee for the Conversion	華立學院轉設補償費		
of Huali College		_	(150,849)
Others	其他	861	2,675
		1,077	(151,928)

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

8 EXPENSES BY NATURE

8 按性質劃分的開支

		Year ended	Year ended August 31,	
		截至8月31	日止年度	
		2022	202	
		2022年	2021年	
		RMB'000	RMB'00	
		人民幣千元	人民幣千戸	
Employee benefit expenses (Note 9)	僱員福利開支(附註9)	200,063	190,30	
Depreciation of property, plant and equipment	物業、廠房及設備折舊			
(Note 15)	(附註15)	115,298	79,61	
Joint tuition support fees (Note a)	管理費(附註a)	61,207	78,44	
Depreciation of right-of-use assets	使用權資產折舊	36,486	33,04	
Property management fee	物業管理費	28,032	28,20	
Utilities expenses	公用服務開支	19,647	21,90	
Marketing expenses	營銷開支	15,021	21,59	
School consumables	學校消耗品	13,567	31,52	
Office expenses	辦公室開支	10,423	10,25	
Other taxes	其他税項	10,235	1,20	
Travel and entertainment expenses	差旅及接待開支	8,825	10,78	
Maintenance fees	維護費	8,034	3,43	
Rental expenses	租金支出	7,542	7,58	
Amortization of intangible assets (Note 17)	無形資產攤銷(附註17)	6,167	4,88	
Auditors' remuneration	核數師酬金			
— Audit services	核數服務	2,690	2,84	
Training expenses	培訓費	2,460	1,09	
Consultancy and professional service fees	諮詢及專業服務費	2,058	3,52	
Insurance expenses	保險開支	1,481	1,37	
Student activities expenses	學生活動開支	1,156	1,12	
Other expenses	其他開支	10,338	7,69	

and administrative expenses行政開支560,730540,409

(a) Huali College, a group entity entered into an agreement of cooperation with Guangdong University of Technology, the joint sponsor of Huali College, under which the Group will pay joint tuition support fees to Guangdong University of Technology in each academic year based on 17% of the tuition income from students covered by the agreement of Huali College. The Group expects that the agreement will remain enforceable until the completion of the Transitional Cooperation Agreement of Huali College, which has set out certain arrangements in relation to the management of Huali College during the transitional period of the conversion of Huali College from a private independent college into an independently established private general undergraduate college in the PRC (the "Conversion of Huali College"). (a) 華立學院(一間集團實體)與華立 學院的聯合舉辦者廣東工業大學 訂立合作協議,本集團每學年向 廣東工業大學支付華立學院協議 覆蓋的學生學費收入的17%作為 管理費。本集團預計該協議將繼 續可執行,直至華立學院過渡期 合作協議完成,該協議載列有關 華立學院由民辦獨立學院轉設為 中國獨立設置的民辦普通本科學 院(「華立學院轉設」)過渡期內華 立學院管理的若干安排。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

EMPLOYEE BENEFIT EXPENSES 9

9 僱員福利開支

		Year ended	August 31,
		截至8月31	I日止年度
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Vages, salaries and bonuses	工資、薪金及花紅	168,401	167,631
ontribution to pension plan	退休金計劃供款	11,314	9,058
Velfare and other expenses	福利及其他開支	20,348	13,612
	值	20,346	15,012
		200,063	190,301
a) Five highest paid individuals The five individuals whose emoluments for the year include three (2021: three	s were the highest in the Group		FM最高的五名人 2021年:三名)董
The five individuals whose emoluments	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事,其酬金反)	ݙ酬最高的五名人 2021年 : 三名) 董 映於附註35(a)所示 付餘下兩名(2021 □ 的酬金如下 : August 31,
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended	ݙ酬最高的五名人 2021年 : 三名) 董 映於附註35(a)所示 付餘下兩名(2021 □ 的酬金如下 : August 31,
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事·其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31	<pre>計酬最高的五名人 2021年: 三名)董 映於附註35(a)所示 付餘下兩名(2021 □的酬金如下: August 31, I日止年度</pre>
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022	計酬最高的五名人 2021年:三名) 建 時於附註35(a)所示 付餘下兩名(2021 合) 一, 一, 一
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022 2022年	<pre>計酬最高的五名人 2021年: 三名)董 映於附註35(a)所示 付餘下兩名(2021 の酬金如下: August 31, I日止年度 2021 2021年</pre>
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021: are as follows:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022 2022年 RMB'000	<pre>計酬最高的五名人 2021年:三名)董 映於附註35(a)所示 付餘下兩名(2021 = 的酬金如下: August 31, I日止年度 2021 2021年 RMB'000</pre>
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021: are as follows: Wages, salaries and bonuses	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments two) individuals during the year	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022 2022年 RMB'000 人民幣千元	F酬最高的五名人 2021年:三名) 建 映於附註35(a)所示 付餘下兩名(2021 合) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021: are as follows:	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments two) individuals during the year 工資、薪金及花紅	年內本集團薪 士包括三名(2 事,其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022 2022年 RMB'000 人民幣千元 1,130	<pre>計酬最高的五名人 2021年:三名)董 映於附註35(a)所示 付餘下兩名(2021 ob酬金如下: August 31, I日止年度 2021年 RMB'000 人民幣千元 1,619</pre>
The five individuals whose emoluments for the year include three (2021: thre are reflected in the analysis shown i payable to the remaining two (2021: are as follows: Wages, salaries and bonuses Contribution to pension plan	s were the highest in the Group ee) directors whose emoluments n Note 35(a). The emoluments two) individuals during the year 工資、薪金及花紅 退休金計劃供款	年內本集團薪 士包括三名(2 事·其酬金反 分析。年內應 年:兩名)人士 Year ended 截至8月31 2022 2022年 RMB'000 人民幣千元 1,130 20	<pre>計酬最高的五名从 2021年:三名)童 映於附註35(a)所示 付餘下兩名(2021 = 的酬金如下: August 31, I日止年度 2021 2021年 RMB'000 人民幣千元 1,619 29</pre>

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

9 **EMPLOYEE BENEFIT EXPENSES (Cont'd)**

(a) Five highest paid individuals (Cont'd)

The emoluments of the highest paid non-director individuals fell within the following bands:

僱員福利開支(續)

9

(a) 五名最高薪人士(續) 最高薪酬非董事人士的薪酬介於 以下範圍:

		Year ended August 31, 截至8月31日止年度	
		2022	2021
		2022年	2021年
Emolument bands	薪酬範圍		
Nil-HK\$1,000,000	零至1,000,000港元	2	1
HK\$1,000,000-HK\$2,000,000	1,000,000港元至2,000,000港元	—	1
		2	2

During the years ended August 31, 2022 and 2021, none of the five highest paid individuals waived or has agreed to waive any emoluments, and none of the five highest paid individuals received emoluments from the Group as inducement to join or upon joining the Group, or as compensation for loss of office.

截至2022年及2021年8月31日止年度 內,五名最高薪人士概無放棄或同意放 棄任何酬金,亦無收取本集團的酬金作 為加入本集團或加入本集團後的獎勵或 離職補償。

10 FINANCE EXPENSES — NET

10 財務開支淨額

		Year ended August 31, 截至8月31日止年度	
		2022	2021
		2022 年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Finance income:	財務收入:		
— Bank interest income	- 銀行利息收入	6,050	8,735
— Bank intelest income	一致们利息收入	0,050	0,755
Finance expenses:	財務開支:		
- Interest expenses on bank borrowings	- 銀行借款利息開支	(102,527)	(86,701)
— Interest expenses on other borrowings due	一應付關聯方的其他借款		
to a related party (Note 33(b))	的利息開支(附註33(b))	(18,290)	(10,222)
— Interest expenses on discount of long-term	一物業、廠房及設備的長期		. , ,
payables for property, plant and equipment	應付款項的已貼現利息		
	開支	(8,454)	(787)
Less: Interest expenses capitalized in property,	減:物業、廠房及設備資本化		
plant and equipment (Note a)	的利息開支(附註(a))	22,863	35,326
— Interest expenses on discount of compensation	一應付華立學院轉設補償		
payable for the Conversion of Huali College	款項的已貼現利息開支	(4,736)	(1,159)
		(111,144)	(63,543)
		(111,144)	(03,343)
Net finance expenses	財務開支淨額	(105,094)	(54,808)
(a) The capitalization rate used to determine the costs to be capitalized is the interest rate ap borrowings for construction during the year. were 4.60% and 4.75% for the years ended	plicable to the entity's The capitalization rates	使用的資本化 實體建設借款	2的借款成本金額所 率為年內適用於該 的利率。截至2022 31日止年度的資本

2021 respectively.

化率分別為4.60%及4.75%。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

11 INCOME TAX EXPENSES

(a) Cayman Islands profits tax

The Company and its direct subsidiary were incorporated in the Cayman Islands as exempted companies with limited liability under the Companies Act (as revised) of the Cayman Islands and accordingly, are exempted from income tax.

(b) Hong Kong profits tax

No provision for Hong Kong profits tax was provided as the Group did not have assessable profits in Hong Kong during the years ended August 31, 2022 and 2021.

(c) PRC corporate income tax ("CIT")

The corporate income tax rate applicable to the Group's entities located in the Mainland China (the "**PRC entities**") is 25% according to the Corporate Income Tax Law of the People's Republic of China effective on January 1, 2008.

According to the Implementation Rules for the Law for Promoting Private Education (the "Implementing Rules"), private schools, whether requiring reasonable returns or not, may enjoy preferential tax treatment. The Implementing Rules provide that the private schools for which the sponsors do not require reasonable returns are eligible to enjoy the same preferential tax treatment as public schools, and relevant authorities under the State Council may introduce preferential tax treatments and related policies applicable to private schools requiring reasonable returns. Despite the fact that no separate policies, regulations or rules have been introduced by the authorities during the years ended August 31, 2022 and 2021 and up to date of this report, based on the historical tax returns filed to the relevant tax authorities, the colleges within the Group have historically enjoyed preferential tax treatment since their establishment.

Management considered that no CIT would be imposed by the local tax bureau on the income from provision of formal educational services based on the PRC relevant tax regulation. As a result, no income tax expense was recognized for the income from the provision of educational services in respect of the PRC Operating Entities during the period.

11 所得税開支

(a) 開曼群島利得税

本公司及其直接附屬公司於開曼 群島根據開曼群島公司法(經修 訂)註冊成立為獲豁免有限責任公 司,因此可免繳所得税。

- (b) 香港利得税 由於本集團於截至2022年及2021 年8月31日止年度內在香港並無錄 得應課税利潤,故並無就香港利 得税計提撥備。
- (c) 中國企業所得税(「中國企 業所得税」)

根據2008年1月1日起生效的《中 華人民共和國企業所得税法》・ 在中國內地的本集團實體(「中國 實體」)的企業所得税適用税率為 25%。

管理層認為,根據中國相關税務 法規,地方税務局不會就提供學 歷教育服務所得收入徵收企業所 得税。因此,並無就期內中國營 運實體提供教育服務的收入確認 所得税開支。 Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

11 INCOME TAX EXPENSES (Cont'd)

(c) PRC corporate income tax ("CIT") (Cont'd)

Certain wholly-owned subsidiaries of the Group registered in minority autonomous regions, the PRC enjoyed preferential CIT rate, of which the tax rate for XZ Huali is 15% based on the relevant tax regulations of Tibet Autonomous Region, and the tax rate for Guangdong Huaqin Property Management Co., Ltd, Guangdong Huali Technology Co., Ltd, Guangdong Huashi Education Support Service Co., Ltd, Guangdong Shengli Technology Co., Ltd and Guangdong Mairong Catering Co., Ltd is also 15% based on the relevant tax preferential policy granted to Ruyuan Yao Autonomous County.

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. The Group is liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated in the periods subsequent to January 1, 2008.

(d) United States of America ("USA") corporate income tax

No provision for USA corporate income tax was provided as the Group did not have assessable profits in USA during the years ended August 31, 2022 and 2021.

Analysis of the Group's income tax expense is as follows:

11 所得税開支(續)

(c) 中國企業所得税(「中國企 業所得税」)(*續*)

> 本集團若干於中國少數民族自治 區註冊的全資附屬公司享受企業 所得税優惠税率,其中,根據西 藏自治區的相關税務法規,西藏 華立的税率為15%,根據乳源瑤 族自治縣的相關税務優惠政策, 廣東華勤物業管理有限公司、廣 東華荔科技有限公司、廣東盛 荔科技有限公司及廣東邁榮餐飲 有限公司的税率亦為15%。

根據《中華人民共和國企業所得税 法》,於中國內地成立的外商投資 企業向外國投資者宣派的股息須 按10%税率繳納預扣税。倘中國 內地與外國投資者所在司法管轄 區訂有税收協定,可採用較低的 預扣税税率。本集團須就該等於 中國內地成立的附屬公司於2008 年1月1日後期間所產生盈利分派 的股息繳納預扣税。

(d) 美利堅合眾國(「美國」)企業所得税

由於本集團於截至2022年及2021 年8月31日止年度內在美國並無錄 得應課税利潤,故並無就美國企 業所得税計提撥備。

本集團所得税開支分析如下:

		Year ended A	Year ended August 31,	
		截至8月31日	截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Current tax on profits for the year (i)	年內利潤的當期税項(i)	16,000	19,604	
Deferred income tax (ii)	遞延所得税(ii)	236	4,424	
Deferred withholding tax (iii)	遞延預扣税(iii)	2,924	2,144	
		19,160	26,172	

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (险只在长明内、底有金额以(只常集末子)

(除另有指明外,所有金額以人民幣表示)

11 INCOME TAX EXPENSES (Cont'd)

- (i) Current tax on profits for the year mainly represents tax imposed on dormitory management fee earned by Huali Investment from the PRC Operating Entities, services income earned by wholly foreign owned subsidiaries of the Group from the PRC Operating Entities, rental income and joint tuition income from two universities, and other taxable subsidies.
- (ii) Deferred income tax represents tax on the revaluation gains of investment properties, temporary differences on the recognition of rental income and tax losses carry forwards to the extent that the realisation of the related benefit through the future taxable profits is probable.
- (iii) As at August 31, 2022, deferred income tax liabilities of RMB2,924,000 were recognized on the temporary differences arising from the services income earned by wholly foreign owned subsidiaries of the Company from the PRC Operating Entities ("WFOE").

As at August 31, 2022 and 2021, deferred income tax liabilities of RMB167,345,000 and RMB145,815,000 have not been recognized for the withholding tax that would be payable on the unremitted earnings amounting to RMB1,968,760,000 and RMB1,715,473,000 of the PRC Operating Entities, respectively. Such earnings are expected to be retained by the PRC Operating Entities for reinvestment purposes and would not be remitted to the School Sponsor in the foreseeable future based on management's estimation of overseas funding requirements.

11 所得税開支(*續*)

- (i) 年內利潤的當期税項主要指 就華立投資從中國營運實體 賺取的宿舍管理費、本集團 外商獨資附屬公司從中國營 運實體賺取的服務收入、租 金收入及兩所大學的管理費 收入以及其他應課税補貼徵 收的税項。
- (ii) 遞延所得税指有關投資物業 重估收益及確認租金收入的 暫時性差額的税項。倘有可 能透過未來應課税利潤將有 關的税項利益變現,則會就 承前税務虧損確認遞延所得 税資產。
- (iii) 於2022年8月31日,就因本 公司的外商獨資附屬公司 (「**外商獨資企業**」)從中國 營運實體賺取的服務收入產 生的暫時性差額確認遞延所 得税負債人民幣2,924,000 元。

於2022年及2021年8月31 日,未就中國營運實體金額 分別為人民幣1,968,760,000 元及人民幣1,715,473,000元 的未匯回盈利須支付的預扣 税確認遞延所得税負債人 民幣167,345,000元及人民幣 145,815,000元。根據管理層 對海外資金需求的估計,有 關盈利預期由中國營運實體 保留用於再投資,在可見的 將來不會匯回學校舉辦者。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

11 INCOME TAX EXPENSES (Cont'd)

The taxation on the Group's profit before income tax differs from the theoretical amount that would arise using the taxation rate of PRC, the principal place of the Group's operations, as follows:

11 所得税開支(續)

本集團所得税前利潤的税項與使 用中國(本集團主要經營地點)税 率計算的理論金額有以下差別:

		Year ended	August 31,
		截至8月31	日止年度
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Profit before income tax	所得税前利潤	278,944	169,631
Calculated at applicable corporate	按適用企業所得税率計算		
income tax rate		69,474	45,679
Exemption of corporate income tax	豁免學歷教育服務收入的企業		
for income from formal educational	所得税		
services		(54,663)	(20,520)
Previously unrecognized tax losses now	早前未確認的税項虧損現時		
recouped to reduce current income tax	收回以減少當期所得税	(5)	(1,907)
Tax losses for which no deferred income	未確認遞延所得税資產的		
tax asset was recognized	税項虧損	1,430	776
PRC corporate income tax	中國企業所得税	16,236	24,028
PRC withholding income tax	中國預扣所得税	2,924	2,144
		19,160	26,172

Amounts recognized in other comprehensive income

於其他綜合收益確認的金額

		Year ended 截至8月31	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Deferred tax: Revaluation gains	遞延税項:投資物業重估收益		
of investment properties		178	803

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

12 EARNINGS PER SHARE

(a) Basic

The basic earnings per share is calculated on the profit attributable to owners of the Company by the weighted average number of ordinary shares in issue during the years ended August 31, 2022 and 2021.

12 每股盈利

(a) 基本

每股基本盈利按截至2022年及 2021年8月31日止年度本公司擁 有人應佔利潤除以已發行普通股 加權平均數計算。

		Year ended August 31,		
		截至8月31日止年度		
		2022 202		
		2022年	2021年	
Profit attributable to owners of the Company	本公司擁有人應佔利潤			
(RMB'000)	(人民幣千元)	259,784	143,459	
Weighted average number of ordinary shares	已發行普通股加權平均數			
in issue (thousand shares)	(千股)	1,200,000	1,200,000	
Basic earnings per share (expressed in RMB)	每股基本盈利			
	(以人民幣元表示)	0.216	0.120	

(b) Diluted

Diluted earnings per share presented is the same as the basic earnings per share as there were no potentially dilutive ordinary shares issued during the years ended August 31, 2022 and 2021.

(b) 攤薄

所呈列的每股攤薄盈利與每股基 本盈利相同,原因是於截至2022 年及2021年8月31日止年度內並 無已發行潛在攤薄普通股。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

13 DIVIDENDS

13 股息

			Year ended August 31, 截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Final dividend, declared and paid, of RMB0.0409 (2021: RMB0.0626) per ordinary share (Note(a))	已宣派及支付每股普通股 人民幣0.0409元的末期股息 (2021年:人民幣0.0626元) (附註(a))	49,108	75,120	
Special dividend, proposed and declared, of nil (2021: RMB0.0518) per ordinary share (Note(b))	已宣派及支付每股普通股零元的 特別股息(2021年: 人民幣0.0518元)(附註(b))	_	62,160	
Total dividends provided for or paid	已計提撥備或支付的股息總額	49,108	137,280	

During the year ended August 31, 2022, dividends were distributed out of the Company's share premium and were paid in cash (2021: same).

(a) A final dividend for the year ended August 31, 2021 of HK\$0.0502 (equivalent to RMB0.0409) per ordinary share, totaling approximately HK\$60,240,000 (equivalent to RMB49,108,000) has been declared in the Company's Annual General Meeting on January 21, 2022 and paid during the year ended August 31, 2022.

A final dividend for the year ended August 31, 2020 of RMB0.0626 per ordinary share, totaling approximately RMB75,120,000 has been declared in the Company's Annual General Meeting on January 20, 2021 and paid during the year ended August 31, 2021.

截至2022年8月31日止年度內,股息 以本公司股份溢價分派並以現金支付 (2021年:一致)。

(a) 截至2021年8月31日止年度,每股普通股0.0502港元(相當於人民幣0.0409元)(合共約60,240,000港元(相當於人民幣49,108,000元))的末期股息已於2022年1月21日舉行的本公司股東週年大會上宣派,並於截至2022年8月31日止年度內支付。

截至2020年8月31日止年度,每 股普通股人民幣0.0626元(合共約 人民幣75,120,000元)的末期股息 已於2021年1月20日舉行的本公 司股東週年大會上宣派,並於截 至2021年8月31日止年度內支付。

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(除另有指明外,所有金額以人民幣表示)

13 DIVIDENDS (Cont'd)

13 股息(續)

- (b) A special dividend for the year ended August 31, 2021 of RMB0.0518 per ordinary share, totaling approximately RMB62,160,000 has been declared by the Board on July 21, 2021 and paid during the year ended August 31, 2022.
- (b) 截至2021年8月31日止年度,每 股普通股人民幣0.0518元(合共約 人民幣62,160,000元)的特別股息 已由董事會於2021年7月21日宣 派,並於2022年8月31日止年度 內支付。

(c) Dividends not recognized at the end of the reporting years

(c) 於報告年度末尚未確認的股息

		Year ended August 31, 截至8月31日止年度		
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Proposed final dividend of nil (2021: RMB0.0411) per ordinary share	建議末期股息每股普通股零元 (2021年:人民幣0.0411元)	_	49,320	
In respect of the year ended August 31, 202 proposed at the annual general meeting to 2023.		言,概無股息	8月31日止年度而 將於2023年1月13 週年大會上提呈。	

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14 RIGHT-OF-USE ASSETS

The Group's interests in right-of-use assets represent consideration paid or payable for obtaining the use rights of the land located in the PRC and which were held on leases from 29 to 50 years.

14 使用權資產

本集團的使用權資產權益指為獲得位於 中國且租期介乎29至50年之土地的使用 權而已付或應付的代價。

		Right-of-use
		assets
		使用權資產
		RMB'000
		人民幣千元
Year ended August 31, 2022	截至2022年8月31日止年度	
Opening net book amount	期初賬面淨值	1,438,565
Transfer to investment properties (Note a)	轉入投資物業(附註a)	(704)
Depreciation charge	折舊費用	(43,772)
Closing net book amount	期末賬面淨值	1,394,089
Year ended August 31, 2021	截至2021年8月31日止年度	
Opening net book amount	期初賬面淨值	1,060,506
Transfer to investment properties	轉入投資物業	(6,675)
Additions (Note b)	添置(附註b)	425,330
Depreciation charge	折舊費用	(40,596)
Closing net book amount	期末賬面淨值	1,438,565

- (a) During the year ended August 31, 2022, certain areas of the properties with carrying amount of RMB2,554,000 (2021: RMB19,953,000) (Note 15), together with corresponding right-of-use assets with carrying amount of RMB704,000 (2021: RMB6,675,000), were leased to tenants as stores with leases terms ranging from 3.75 years to 5 years. Therefore, these properties and corresponding rightof-use assets were transferred to investment properties. Revaluation surplus amounting to RMB712,000 (2021: RMB3,211,000) was recognized as other comprehensive income on the date transferred (Note 16).
- (b) During the year ended August 31, 2021, the Group acquired three right-of-use assets at a total consideration of RMB425,330,000 for the construction of a new school campus in Jiangmen City, Guangdong Province.
- (a) 截至2022年8月31日止年度內, 賬面值為人民幣2,554,000元的 若干面積物業(2021年:人民幣 19,953,000)(附註15)連同賬面值 為人民幣704,000元(2021年:人 民幣6,675,000元)的相應使用權 資產已出租予租戶用作店舖,租 期介乎3.75年至5年。因此,該等 物業及相應使用權資產已轉入投 資物業。人民幣712,000元(2021 年:人民幣3,211,000元)的重估 盈餘於轉入日期確認為其他綜合 收益(附註16)。
- (b) 截至2021年8月31日止年度 內,本集團以總代價人民幣 425,330,000元收購三項使用權資 產,以在廣東省江門市建設一個 新校區。

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截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

15 PROPERTY, PLANT AND EQUIPMENT

15 物業、廠房及設備

			Electronic	Furniture		Interior	Construction	
		Buildings	equipment	and fixtures	Vehicles	decoration	in progress	Total
		樓宇	電子設備	傢私及裝置	汽車	室內裝修	在建工程	總計
		RMB'000	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	人民幣千元
Year ended August 31, 2022	截至2022年8月31日止年度							
Opening net book amount	截至2022年6月31日正午及 期初賬面淨值	2,513,981	98,717	50,338	5,842	106,689	933,343	3,708,910
Additions	添置	2,313,301	40,603	47,632	2,058	100,005	471,796	562,089
Transfer from completed	^{灬量} 從已竣工建設項目轉撥		40,005	47,052	2,030		471,750	502,005
construction projects	K L X L E K X I H K	447,725	_	_	_	7,502	(455,227)	_
Transfer to investment properties	轉入投資物業(附註16)	41,125				1,502	(455,227)	
(Note 16)	将八戊頁初末(而吐10)	(2,554)	_	_	_	_	_	(2,554)
Disposals	出售	(2,554)	(447)	_	(66)	_	_	(513)
Depreciation charge	折舊費用	(57,981)	(20,105)	(9,090)	(991)	(27,131)	_	(115,298)
	лыхл	(5775017	(20/100)	(5,550)	(551)	(27/101)		(115/250)
Closing net book amount	期末賬面淨值	2,901,171	118,768	88,880	6,843	87,060	949,912	4,152,634
As at August 31, 2022	於2022年8月31日 							
Cost	成本	3,265,106	258,953	151,147	14,170	160,020	949,912	4,799,308
Accumulated depreciation	累計折舊	(363,935)	(140,185)	(62,267)	(7,327)	(72,960)	_	(646,674)
Net book amount	賬面淨值	2,901,171	118,768	88,880	6,843	87,060	949,912	4,152,634
Year ended August 31, 2021	截至2021年8月31日止年度							
Opening net book amount	期初賬面淨值	1,676,383	73,746	34,237	5,866	25,093	989,760	2,805,085
Additions	添置	_	41,104	20,888	1,080	_	940,502	1,003,574
Transfer from completed	從已竣工建設項目轉撥							
construction projects		899,724	_	1,755	_	95,440	(996,919)	_
Transfer to investment properties	轉入投資物業(附註16)							
(Note 16)		(19,953)	_	_	_	_	_	(19,953)
Disposals	出售	_	_	_	(186)	_	_	(186)
Depreciation charge	折舊費用	(42,173)	(16,133)	(6,542)	(918)	(13,844)	_	(79,610)
Closing net book amount	期末賬面淨值	2,513,981	98,717	50,338	5,842	106,689	933,343	3,708,910
As at August 31, 2021	於 2021 年8月31日							
Cost	成本	2,819,978	227,283	103,515	12,419	152,518	933,343	4,249,056
Accumulated depreciation	累計折舊	(305,997)	(128,566)	(53,177)	(6,577)	(45,829)		(540,146)
Net book amount	賬面淨值	2,513,981	98,717	50,338	5,842	106,689	933,343	3,708,910

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FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

15 PROPERTY, PLANT AND EQUIPMENT (Cont'd)

15 物業、廠房及設備(續)

Depreciation charges were included in the following categories in the consolidated statements of comprehensive income:

折舊費用計入合併綜合收益表的以下類 別:

			Year ended August 31, 截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Cost of sales	銷售成本	110,372	74,724	
Administrative expenses	行政開支	4,921	4,880	
Selling expenses	銷售開支	5	6	
		115,298	79,610	

Construction-in-progress mainly comprises school buildings under construction in the PRC for expansion projects.

During the year ended August 31, 2022, the Group has capitalised borrowing costs amounting to RMB17,129,000 (2021: RMB34,539,000) and interest expenses on discount of long-term payables amounting to RMB5,734,000 (2021: RMB787,000) on property, plant and equipment.

在建工程主要包括於中國擴張項目的在 建校舍。

截至2022年8月31日止年度內,本集團 有關物業、廠房及設備的資本化借款 成本為人民幣17,129,000元(2021年: 人民幣34,539,000元)及長期應付款項 的已貼現利息開支人民幣5,734,000元 (2021年:人民幣787,000元)。

16 INVESTMENT PROPERTIES

16 投資物業

		As at Au 於8月	•
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At fair value	按公平值		
Opening net book amount	期初賬面淨值	179,400	135,000
Transfer from property, plant and equipment	由物業、廠房及設備轉撥(附註15)		
(Note 15)		2,554	19,953
Transfer from right-of-use assets (Note 14)	由使用權資產轉撥(附註14)	704	6,675
Revaluation gains recognized as other	確認為其他綜合收益的		
comprehensive income (Note 14(a))	重估收益(附註14(a))	712	3,211
Revaluation gains recognized as other gains	確認為其他收益的重估收益		
(Note 7)	(附註7)	200	14,561
Closing net book amount	期末賬面淨值	183,570	179,400
Unrealized gains for the year included in profit or	就年末持有資產計入損益的		
loss for assets held at the end of the year,	年內未變現收益,列入		
under 'other gains/(losses) — net'	「其他收益/(虧損)淨額」	200	14,561

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16 INVESTMENT PROPERTIES (Cont'd)

(a) Investment properties of the Group comprised land and buildings for a primary school and ancillary facilities which were leased to a related party with rental income as disclosed in Note 33(b), and certain areas of the properties for stores which were leased to third parties with rental income of RMB3,342,000 during the year ended August 31, 2022.

(b) Fair value hierarchy

As at August 31, 2022 and 2021, an independent valuation of the Group's investment properties was performed by an independent professional qualified valuer to determine the fair values of the investment properties.

As at August 31, 2022 and 2021, all of the Group's investment properties were within level 3 of the fair value hierarchy as the valuations were arrived at by reference to certain significant unobservable inputs. There were no transfers between levels 1, 2 and 3 during the years ended August 31, 2022 and 2021.

(c) Valuation processes of the Group

The Group's investment properties were valued as at August 31, 2022 and 2021 by an independent qualified valuer.

A team from the Group's finance department reviews the valuations performed by the independent valuer for financial reporting purposes. This team reports directly to the head of finance team. Discussions of valuation processes and results are held between the finance team and valuer at least once a year.

(d) Valuation techniques

Investment properties in use: income approach which takes into account the current rents of the property interests and the reversionary potentials of the tenancies, term yield and reversionary yield, to derive at the market value.

16 投資物業(續)

(a) 本集團投資物業包括一所小學的 土地及樓宇與配套設施(已出租 予一名關聯方,租金收入於附註 33(b)披露),以及用作店舖的若 干面積物業(已出租予第三方,截 至2022年8月31日止年度的租金 收入為人民幣3,342,000元)。

(b) 公平值層級

於2022年及2021年8月31日,一 名獨立專業合資格估值師對本集 團投資物業進行獨立估值,以釐 定投資物業的公平值。

於2022年及2021年8月31日,由 於估值乃參考若干重大不可觀察 輸入數據得出,故本集團所有投 資物業均屬公平值層級的第三 級。截至2022年及2021年8月31 日止年度內,第一級、第二級與 第三級間並無轉移。

(c) 本集團估值程序 於2022年及2021年8月31日·本 集團投資物業由一名獨立合資格 估值師估值。

> 本集團財務部門的團隊審閱獨立 估值師所進行的估值,以進行財 務申報。該團隊直接向財務團隊 負責人報告。財務團隊及估值師 每年至少進行一次估值過程及結 果討論。

(d) 估值技術 在用投資物業:收益法,計及物 業權益的現時租金及重訂租約的 可能性,以租期收益率及復歸收 益率計算市場價值。

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16 INVESTMENT PROPERTIES (Cont'd)

(e) Information about fair value measurements using significant unobservable inputs (level 3):

16 投資物業(續)

(e) 採用重大不可觀察輸入數據的公 平值計量資料(第三級):

Relationship of

		Fair value at	Valuation	Unobservable	Unobservable	Relationship of unobservable inputs to fair
Property category	Description	August 31, 2022	techniques	inputs	inputs	value
		於 2022 年 8 月 31 日		不可觀察	不可觀察	不可觀察輸入數據與
物業類型	説明	的公平值	估值技術	輸入數據	輸入數據	公平值的關係
Completed investment properties	Primary School and ancillary facilities	RMB135,100,000	Income approach	Market rents (RMB/ sq.m./month)	21.14	The higher the market rents, the higher the fair value
已竣工投資物業	小學及配套設施	人民幣 135,100,000 元	收益法	市場租金 (人民幣元/ 平方米/月)	21.14	市場租金越高, 公平值越高
Completed investment properties	Stores	RMB48,470,000	Income approach	Market rents (RMB/ sq.m./month)	26.50–36.50	The higher the market rents, the higher the fair value
已竣工投資物業	店舗	人民幣 48,470,000 元	收益法	市場租金 (人民幣元/ 平方米/月)	26.50–36.50	市場租金越高, 公平值越高

		Fair value at	Valuation	Unobservable	Unobservable	Relationship of unobservable inputs to fair
Property category	Description	August 31, 2021	techniques	inputs	inputs	value
		於 2021 年 8 月 31 日		不可觀察	不可觀察	不可觀察輸入數據與
物業類型	説明	的公平值	估值技術	輸入數據	輸入數據	公平值的關係
Completed investment	Primary School and	RMB135,000,000	Income approach	Market rents (RMB/	20.72	The higher the
properties	ancillary facilities			sq.m./month)		market rents, the
						higher the fair value
已竣工投資物業	小學及配套設施	人民幣	收益法	市場租金	20.72	市場租金越高,
		135,000,000 元		(人民幣元/		公平值越高
				平方米/月)		
Completed investment	Stores	RMB44,400,000	Income approach	Market rents (RMB/	33.80-35.50	The higher the
properties				sq.m./month)		market rents, the
						higher the fair value
已竣工投資物業	店舖	人民幣	收益法	市場租金	33.80-35.50	市場租金越高,
		44,400,000 元		(人民幣元/		公平值越高
				平方米/月)		

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17 INTANGIBLE ASSETS

17 無形資產

		Computer
		software
		電腦軟件
		RMB'000
		人民幣千元
Year ended August 31, 2022	截至2022年8月31日止年度	
Opening net book amount	期初賬面淨值	21,609
Additions	添置	3,974
Amortization charge	攤銷費用	(6,167)
Closing net book amount	期末賬面淨值	19,416
A		
As at August 31, 2022	於2022年8月31日	40.202
Cost Accumulated amortization	成本 累計攤銷	40,382
Accumulated amortization	糸 計 舞	(20,966)
Net book amount	賬面淨值	19,416
Year ended August 31, 2021	截至2021年8月31日止年度	
Opening net book amount	期初賬面淨值	12,404
Additions	添置	14,092
Amortization charge	攤銷費用	(4,887)
Closing net book amount	期末賬面淨值	21,609
As at August 31, 2021	於2021年8月31日	
Cost	成本	36,408
Accumulated amortization	累計攤銷	(14,799)
Net book amount	賬面淨值	21,609

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17 INTANGIBLE ASSETS (Cont'd)

Amortization expenses were included in the following categories in the consolidated statements of comprehensive income:

17 無形資產(續)

攤銷開支計入合併綜合收益表的以下類 別:

			Year ended August 31, 截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Cost of sales	銷售成本	5,345	4,202	
Administrative expenses	行政開支	822	685	
		6,167	4,887	

18 FINANCIAL INSTRUMENTS BY CATEGORY

18 按類別劃分的金融工具

		As at August 31,	
		於8月31日	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Financial assets at amortized cost	按攤餘成本入賬的金融資產		
Amounts due from related parties	應收關聯方款項	10,999	25,900
Trade and other receivables	貿易及其他應收款項	28,712	16,526
Other financial assets at amortized cost	按攤餘成本入賬的其他金融資產	_	6,450
Restricted cash	受限制現金	1,443	12,246
Cash and cash equivalents	現金及現金等價物	803,845	880,752
		844,999	941,874
Financial liabilities at amortized cost	按攤餘成本入賬的金融負債		
Borrowings	借款	2,449,419	2,320,385
Amounts due to related parties	應付關聯方款項	60,648	96,279
Accruals and other payables	應計費用及其他應付款項		
(excluding non-financial liabilities)	(不包括非金融負債)	482,576	580,446
		2,992,643	2,997,110

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19 PREPAYMENTS

19 預付款項

		As at August 31, 於8月31日	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Prepayments for purchase and construction	購買及建設物業、廠房及設備		
of property, plant and equipment and	與無形資產的預付款項		
intangible assets		67,865	37,387
Others	其他	5,856	1,482
		73,721	38,869
Less: non-current portion of prepayments	減:預付款項的非當期部分	(67,865)	(37,387)
		5,856	1,482

20 TRADE AND OTHER RECEIVABLES

20 貿易及其他應收款項

		As at August 31, 於8月31日	
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade receivables	貿易應收款項		
 Tuition fees receivables from students 	一 應收學生的學費	12,951	3,677
— Boarding fees receivables from students	一 應收學生的寄宿費	172	129
— Government subsidies receivables granted to	一應收授予學生的學費	172	125
students for tuition fees deduction	減免政府補貼		3,792
			5,192
		13,123	7,598
Other receivables	其他應收款項		
- Utilities receivables from campus logistics	一 收校園後勤服務		
service providers	提供商的公用事業開支	4,672	2,387
— Tuition fees receivables from financial	一應收金融機構的學費	1,072	2,507
institution		3,939	1,045
— Deposits	一 按金	2,400	2,400
 Receivables for rental income 	一 應收租金收入	2,085	326
 Interest receivables 	一應收利息		204
— Others	一其他	2,493	2,566
		2,455	2,500
		15,589	8,928
		28,712	16,526

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

20 TRADE AND OTHER RECEIVABLES (Cont'd)

20 貿易及其他應收款項(續)

As at August 31, 2022 and 2021, the aging analysis of the trade receivables based on the recognition date is as follows:

於2022年及2021年8月31日,貿易應收 款項基於確認日期的賬齡分析如下:

			As at August 31, 於8月31日	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Less than 1 year	少於1年	11,645	7,132	
1 to 2 years	1至2年	1,478	466	
		13,123	7,598	

Other than other receivables of RMB310,000 as at August 31, 2021 which were denominated in US\$, all other trade and other receivables of the Group were denominated in RMB as at August 31, 2022 and 2021.

As at August 31, 2022 and 2021, the Group's maximum exposure to credit risk was the carrying value of each class of trade and other receivables mentioned above. The Group does not hold any other collateral as security.

Management has closely monitored the credit qualities and the collectability of these receivables and considers that the expected credit risks of them are minimal in view of the history of cooperation with them and forward looking information. The loss allowance provision for these balances was not material and no provision was recorded during the years ended August 31, 2022 and 2021.

As at August 31, 2022 and 2021, the fair values of trade and other receivables approximate their carrying amounts.

除於2021年8月31日人民幣310,000元 的其他應收款項以美元計值外,於2022 年及2021年8月31日,本集團的所有其 他貿易及其他應收款項以人民幣計值。

於2022年及2021年8月31日,本集團所 面臨的最大信貸風險為上述各類貿易及 其他應收款項之賬面值。本集團並無持 有任何其他抵押品作為擔保。

管理層密切監察該等應收款項的信貸質 素及可收回程度,鑑於與彼等的過往合 作及前瞻性資料,認為該等款項的預期 信貸風險極低。截至2022年及2021年8 月31日止年度內,該等結餘的損失撥備 金額並不重大,故並無作出撥備。

於2022年及2021年8月31日,貿易及其 他應收款項的公平值與其賬面值相若。
合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

陈力有指明外,所有並領以八氏市衣小,

21 RESTRICTED CASH

21 受限制現金

		As at Au 於8月	•
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Restricted cash	受限制現金	1,443	12,246

Restricted cash of the Group are denominated in the following currencies:

本集團的受限制現金以下列貨幣計值:

			ɪgust 31, 31日
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB	人民幣	-	11,205
HK\$	港元	1,443	1,041
		1,443	12,246

The Group's restricted cash was denominated in HK\$. As at August 31, 2022, balance of HK\$1,644,000 (equivalent to RMB1,443,000) (2021: HK\$1,253,000 (equivalent to RMB1,041,000)) was restricted for sole usage of interest settlement relating to the bank borrowing of HK\$135,000,000 (equivalent to RMB118,514,000) (2021: HK\$150,000,000 (equivalent to RMB124,605,000)).

On May 24, 2020, a group entity was accused by an independent third party, who claimed itself to be a tenant of the properties on the land in Jiangmen City acquired by the Group in January 2019, for a compensation of RMB11,205,000 for the damage of its properties caused by the Group during the process of clearing the land. According to the order from the court, the Group's bank deposits of RMB11,205,000 have been frozen as a guarantee of execution of potential claim in respect of the case. On August 20, 2021, the court made the final trial to dismiss the claim and such restricted cash therefore subsequently released on November 2, 2021.

本集團受限制現金以港元計值。於 2022年8月31日,結餘1,644,000港元 (相當於人民幣1,443,000元)(2021 年:1,253,000港元(相等於人民幣 1,041,000元))僅限個人使用與銀行 借款135,000,000港元有關的利息結算 (相當於人民幣118,514,000元)(2021 年:150,000,000港元(相當於人民幣 124,605,000元))。

於2020年5月24日,一間集團實體被獨 立第三方指控,該第三方聲稱其為本集 團於2019年1月收購的江門市土地上財 產的租戶,向本集團在清理該土地過程 中造成財產損失索賠人民幣11,205,000 元。根據法院命令,本集團銀行存款人 民幣11,205,000元已被凍結為執行與該 案有關潛在索賠的擔保。於2021年8月 20日,法院作出終審駁回該索賠,該筆 受限現金因此其後於2021年11月2日獲 解除。

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 載至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

22 CASH AND CASH EQUIVALENTS

22 現金及現金等價物

		As at August 31,		
		於 8 月	於8月31日	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Cash at banks	銀行存款	772,720	856,218	
Cash on hand	庫存現金	117	51	
Cash at non-bank financial institutions	於非銀行金融機構的現金	31,008	24,483	
		803,845	880,752	

Cash and cash equivalents of the Group are denominated in the following currencies:

本集團的現金及現金等價物以下列貨幣 計值:

		As at Au 於8月	ɪgust 31, 31日
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB	人民幣	796,802	856,847
HK\$	港元	6,750	22,623
US\$	美元	293	1,282
		803,845	880,752
(a)	The conversion of RMB denominated balances into foreign currencies (a and the remittance of such foreign currencies denominated bank balances and cash out of the PRC are subject to relevant rules and regulations of foreign exchange control promulgated by the PRC government.	中國匯出該等 餘及現金,須	餘換算為外幣及自 外幣計值之銀行結 遵守中國政府頒佈 制規則及規例。
(b)	As at August 31, 2022 and 2021, the Group's maximum exposure to (the credit risk was the carrying value of cash at banks and cash at non- bank financial institutions mentioned above.	集團所面臨的	D21年8月31日,本 最大信貸風險為上 於非銀行金融機構 值。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

23 SHARE CAPITAL AND SHARE PREMIUM

23 股本及股份溢價

				lumber of ordinary shares 语通股數目	Nominal value of ordinary shares 普通股面值 US\$ 美元
At August 31, 2022 and 2021 — US\$0.0001 each		於2022年及2021年8月31日 一每股面值0.0001美元	2.00	00,000,000	200,000
Issued:	已發行:	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 等同面值 RMB'000 人民幣千元	Share premium 股份溢價 RMB'000 人民幣千元
As at August 31, 2021 Dividends (Note 13)	於2021年8月31日 股息(附註13)	1,200,000,000	120,000	820	651,476 (49,108)
As at August 31, 2022	於2022年8月31日	1,200,000,000	120,000	820	602,368

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

24 RESERVES AND RETAINED EARNINGS

(a) Statutory surplus reserves

Pursuant to the relevant laws and regulations in the PRC, the Company's subsidiaries in the PRC should make appropriations from after-tax profit to certain non-distributable reserve funds as determined by the boards of directors of the relevant PRC subsidiaries. These reserves include (i) statutory reserve fund of the limited liability companies, (ii) general reserve funds of foreign invested enterprise and (iii) development funds for the schools.

- (i) In accordance with the relevant laws and regulations in the PRC and Articles of Association of the companies incorporated in the PRC now comprising the Group (the "PRC Subsidiaries"), the PRC Subsidiaries are required to appropriate 10% of the annual statutory net profits, after offsetting any prior years' losses as determined under the PRC accounting standards, to the statutory reserves fund before distributing the net profit. When the balance of the statutory reserves fund reaches 50% of the registered capital of the PRC Subsidiaries, any further appropriation is at the discretion of shareholders. The statutory reserves fund can be used to offset prior years' losses, if any, and may be converted into share capital by issuing new shares to shareholders in proportion to their existing shareholding, provided that the remaining balance of the statutory reserves fund after such issue is not less than 25% of registered capital.
- (ii) Pursuant to the laws applicable to China's Foreign Investment Enterprises, the Company's subsidiary that is foreign investment enterprise in China has to make appropriations from its aftertax profit (as determined under the PRC accounting standards) to reserve funds including (i) general reserve fund, (ii) enterprise expansion fund and (iii) staff bonus and welfare fund. The appropriation to the general reserve fund must be at least 10% of the after tax profits calculated in accordance with the PRC accounting standards. Appropriation is not required if the reserve fund has reached 50% of the registered capital of the company. Appropriations to the other two reserve funds are at the discretion of the company.

24 儲備及保留盈利

(a) 法定盈餘儲備

根據中國相關法律及法規,本公 司的中國附屬公司須按各自董事 會釐定的金額自税後利潤撥款至 若干不可分派儲備基金。該等儲 備包括(i)有限責任公司法定公積 金;(ii)外商投資企業一般儲備金 及(iii)學校發展基金。

- 根據中國相關法律及法規和 (i) 本集團現時旗下於中國註 冊成立之公司(「中國附屬 公司」)的組織章程細則, 中國附屬公司須將根據中國 會計準則計算的年度法定純 利(抵銷以往年度虧損後) 10% 撥往法定公積金,然後 方可分派純利。法定公積金 的結餘達到中國附屬公司註 冊資本50%時,股東可酌情 決定是否繼續撥款。法定公 積金可用以抵銷以往年度虧 損(如有)或通過向股東按 現有持股比例發行新股而轉 為股本,惟有關發行後,法 定公積金餘額不得少於註冊 資本的25%。
- (ii) 按照中國外商投資企業適用 的相關法律,屬於中國外商 投資企業的本公司附屬公司 須將按中國會計準則釐定的 税後利潤劃撥至儲備金, 包括(i)一般儲備金;(ii)企業 擴充基金及(iii)僱員花紅及 福利基金。劃撥至一般儲備 金的金額至少為按中國會 計準則所計算税後利潤的 10%。倘儲備金達到該公 司註冊資本的50%,則毋 須劃撥。劃撥至其他兩類儲 備金的金額由該公司酌情決 定。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

24 RESERVES AND RETAINED EARNINGS (Cont'd)

(a) Statutory surplus reserves (Cont'd)

- (iii) According to the relevant PRC laws and regulations, private schools are required to appropriate to a development fund of not less than 25% of the net profit or the annual increase of net assets of the relevant schools as determined in accordance with the PRC accounting standards. The development fund is for the construction or maintenance of the school or procurement or upgrading of educational equipment and not available for distribution to shareholders. Upon incurring the corresponding expenditure, an equivalent amount is transferred from development fund to retained earnings.
- (b) Other reserves as at August 31, 2022 and 2021 mainly represented (i) the combined paid-in capital and capital reserves of the PRC Operating Entities and the student accommodation service of Huali Investment transferred to the Group during the reorganization; (ii) the carrying value of certain land use rights, buildings, and properties related to the tuition services and student accommodation services that were in possession and used by the Group and deemed contributed by the Owner during the reorganization; and (iii) revaluation gains arising from the transfer of property, plant and equipment and corresponding right-of-use assets to investment properties during the year ended August 31, 2022.
- (C) In accordance with the principal regulations governing private education in China, a private school that does not require reasonable returns cannot distribute dividends to its sponsors. As Huali College, Huali Vocational College and Huali Technician College had elected to not require reasonable returns, the retained earnings of the PRC Operating Entities amounting to RMB1,968,760,000 and RMB1,715,473,000 as at August 31, 2022 and 2021, respectively, were not distributable to its legal owner.

24 儲備及保留盈利(續)

- (a) 法定盈餘儲備(*續*)
 - (iii) 根據中國相關法律及法規, 民辦學校須將按中國會計準 則計算的淨收益或資產淨值 年度增幅不少於25%撥至發 展基金。發展基金用作興建 或維修學校,或教育設備的 採購或升級,不可分派予股 東。相關開支產生後,等值 金額由發展基金轉至保留盈 利。
- (b) 於2022年及2021年8月31日的其他儲備主要指(i)中國營運實體的合計實繳資本及資本儲備與重組期間轉讓予本集團的華立投資的學生住宿服務:(ii)重組期間由本集團管有及使用並被視為由擁有人注入的有關教學服務及學生住宿服務的若干土地使用權、樓宇及物業的賬面值:及(iii)截至2022年8月31日止年度內因將物業、廠房及設備與相應使用權資產轉入投資物業而產生的重估收益。
- (c) 根據規管中國民辦教育的主要規例,不要求合理回報的民辦學校不得向舉辦人分派股息。由於華立學院、華立職業學院及華立技師學院選擇不要求合理回報,因此於2022年及2021年8月31日,中國營運實體分別為人民幣1,968,760,000元及人民幣1,715,473,000元的保留盈利不可向法定擁有人分派。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

25 SUBSIDIARIES

The Group's principal subsidiaries at August 31, 2022 are set out below. Unless otherwise stated, they have share capital consisting solely of ordinary shares that are held directly by the Group, and the proportion of ownership interests held equals the voting rights held by the Group. The country of incorporation or registration is also their principal place of business.

25 附屬公司

本集團於2022年8月31日的主要附屬公 司載列如下。除另有説明外,有關公司 的股本僅由本集團直接持有的普通股組 成,持有的所有權權益比例等於本集團 持有的表決權。註冊成立或登記的國家 亦為彼等的主要營業地點。

Attributable equity

				interest of 本集團應	
	Place of	Principal activities	Particulars of	As at Au	gust 31,
	incorporation and	and place of	issued share	於 8 月	31日
Name of entity	kind of legal entity 註冊成立地點	operation 主要業務及	capital	2022	2021
實體名稱	^武 市成立地編 及法律實體類型	工安未份及 經營地點	已發行股本詳情	2022年	2021年
Directly held by the Company:					
本公司直接持有:					
Huali Investment Holding Limited	Cayman Islands,	Investment holding			
	limited liability	in Cayman Islands	US\$50,000	100%	100%
Huali Investment Holding Limited	開曼群島,有限責任	開曼群島投資控股	50,000美元	100%	100%
Indirectly held by the Company:					
本公司間接持有:					
Huali (HK) Education Investment Limited	Hong Kong, limited	Investment holding			
	liability	in Hong Kong	HK\$10,000	100%	100%
香港華立教育投資有限公司	香港,有限責任	香港投資控股	10,000港元	100%	100%
Guangzhou Huali Shengrong Education	PRC, limited liability	Investment holding			
Technology Company Limited		in the PRC	RMB300,000,000	100%	100%
廣州華立盛榮教育科技有限公司	中國,有限責任	中國投資控股	人民幣300,000,000元	100%	100%
XZ Huali	PRC, limited liability	Investment holding			
		in the PRC	RMB100,000,000	100%	100%
西藏華立	中國,有限責任	中國投資控股	人民幣100,000,000元	100%	100%
USA Huali Educational Services LLC	USA, limited liability	College in the USA	US\$50,000	100%	100%
USA Huali Educational Services LLC	美國,有限責任	美國學院	50,000美元	100%	100%
Haikou Huashi Investment Company Limited	PRC, limited liability	Investment holding			
		in the PRC	RMB100,000,000	100%	100%
海口市華師投資有限公司	中國,有限責任	中國投資控股	人民幣100,000,000元	100%	100%
Guangzhou Huashi Technology	PRC, limited liability	Investment holding			
Company Limited		in the PRC	RMB1,000,000	100%	100%
廣州華獅科技有限公司	中國,有限責任	中國投資控股	人民幣1,000,000元	100%	100%
Guangzhou Shigeshijie Motor Vehicle Driver	PRC, limited liability	Motor vehicle driver			
Training School Company Limited		trainning school			
		in the PRC	RMB5,000,000	100%	100%
廣州獅哥獅姐機動車駕駛員培訓學校	中國,有限責任	中國機動車駕駛員	1	4000	40000
有限公司		培訓學校	人民幣5,000,000元	100%	100%

合併財務報表附註

Attributable equity

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

25 SUBSIDIARIES (Cont'd)

25 附屬公司(續)

				interest of th 本集團應f	•
	Place of	Principal activities	Particulars of	As at Aug	ust 31,
	incorporation and	and place of	issued share	於8月3	1日
Name of entity	kind of legal entity	operation	capital	2022	2021
	註冊成立地點	主要業務及			
實體名稱	及法律實體類型	經營地點	已發行股本詳情	2022年	2021年
Guangdong Huaqin Property Management	PRC, limited liability	Property managemer	nt		
Company Limited		service in the PRC	RMB10,000,000	100%	100%
廣東華勤物業管理有限公司	中國,有限責任	中國物業管理服務	人民幣10,000,000元	100%	100%
Guangdong Huali Technology	PRC, limited liability	Education support			
Company Limited		service	RMB5,000,000	100%	100%
廣東華荔科技有限公司	中國,有限責任	教育輔助服務	人民幣5,000,000元	100%	100%
Guangdong Huashi Education Support	PRC, limited liability	Education support			
Service Company Limited		service	RMB5,000,000	100%	100%
廣東華獅教育輔助服務有限公司	中國,有限責任	教育輔助服務	人民幣5,000,000元	100%	100%
Guangdong Shengli Technology	PRC, limited liability	Education support			
Company Limited		service	RMB5,000,000	100%	100%
廣東盛荔科技有限公司	中國,有限責任	教育輔助服務	人民幣5,000,000元	100%	100%
Hainan Huashi Investment Company Limited	PRC, limited liability	Investment holding			
		in the PRC	RMB100,000,000	100%	100%
海南省華師投資有限公司	中國,有限責任	中國投資控股	人民幣100,000,000元	100%	100%
Jiangmen Huali Shengrong Education	PRC, limited liability	Investment holding			
Technology Company Limited		in the PRC	RMB350,000,000	100%	100%
江門市華立盛榮教育科技有限公司	中國,有限責任	中國投資控股	人民幣350,000,000元	100%	100%
Guangdong Zhipei Human Resource Services	PRC, limited liability	Human resource			
Company Limited		service	RMB5,000,000	100%	—
廣東職培人力資源服務有限公司	中國,有限責任	人力資源服務	人民幣5,000,000元	100%	_
Guangdong Mairong Catering	PRC, limited liability	Education support			
Company limited		service	RMB5,000,000	100%	—
廣東邁榮餐飲有限公司	中國,有限責任	教育輔助服務	人民幣5,000,000元	100%	—
Treated as subsidiaries under the Contractual	Arrangements:				
根據合約安排被視為附屬公司:					
Huali College	PRC, private	College in the PRC			
	independent college		RMB10,000,000	100%	100%
華立學院	中國,民辦獨立學院	中國學院	人民幣10,000,000元	100%	100%
Huali Vocational College	PRC, formal higher	College in the PRC			
	education institution		RMB10,000,000	100%	100%
華立職業學院	中國,學歷高等	中國學院			
	教育機構		人民幣10,000,000元	100%	100%

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

25 SUBSIDIARIES (Cont'd)

25 附屬公司(續)

					^t he Group 應佔股權
	Place of	Principal activities	Particulars of	As at Au	ugust 31,
	incorporation and	and place of	issued share	於 8 月	31日
Name of entity	kind of legal entity	operation	capital	2022	2021
	註冊成立地點	主要業務及			
實體名稱	及法律實體類型	經營地點	已發行股本詳情	2022年	2021年
Huali Technician College	PRC, private tertiary	College in the PRC			
	vocational school		RMB500,000	100%	100%
華立技師學院	中國,民辦高等	中國學院			
	職業學校		人民幣500,000元	100%	100%
Huali Investment	PRC, limited liability	School Sponsor			
		in the PRC	RMB400,004,000	100%	100%
華立投資	中國,有限責任	中國學校舉辦人	人民幣400,004,000元	100%	100%
Guangdong Huashi Education Technology	PRC, limited liability	Investment holding			
Investment Company Limited		in the PRC	RMB200,000,000	99.999%	99.999%
廣東華獅教育科技投資有限公司	中國,有限責任	中國投資控股	人民幣200,000,000元	99.999%	99.999%

Note (i): The entities shown above do not have official English names and their Chinese names have been translated into English, for reference only, by the Directors on a best effort basis.

Significant restrictions

Cash and short-term deposits held in the PRC are subject to local exchange control regulations. These regulations provide for restrictions on exporting capital from those countries, other than through normal dividends.

The carrying amount of the assets included within the consolidated financial statements to which these restrictions apply is RMB757,339,000 as at August 31, 2022 (2021: RMB734,939,000).

附註(i):上述實體並無正式英文名稱,該等英文 名稱由董事盡最大努力按中文名稱翻 譯,僅供參考。

Attributable equity

重大限制

在中國持有的現金及短期存款受當地外 匯管制條例約束。有關條例規定有關從 該等國家輸出資本的限制(通過正常股 息除外)。

於2022年8月31日,該等限制適用的 計入合併財務報表的資產賬面值為人 民幣757,339,000元(2021年:人民幣 734,939,000元)。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

26 ACCRUALS AND OTHER PAYABLES AND AMOUNTS DUE TO RELATED PARTIES

26 應計費用及其他應付款項 以及應付關聯方款項

		-	As at August 31, 於8月31日	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Payable for construction and purchase of	建設及購買非流動資產的			
non-current assets	應付款項	224,472	228,008	
Compensation payable for the Conversion of	應付華立學院轉設補償款項	102 404	152.000	
Huali College	签 四 書 座 (十 志 西 (四 社 ())	103,404	152,008	
Payable for joint tuition support fees (Note (a))	管理費應付款項(附註(a))	61,207	78,441	
Government subsidies payable to students	應付學生的政府補貼	31,740	17,792	
Miscellaneous fee received from students (Note (b))	已收學生的雜費(附註(b))	24,623	20,714	
	物業管理服務應付款項	16,540	7,916	
Payable for property management service Employee benefits payable	彻果皆 <u></u> 星加	13,067	12,448	
Interest payable	應付利息	7,654	4,978	
Network and telecommunication fee payable	應付網絡及通訊費用	3,528	4,978	
Other taxes payable	其他應付税項	2,472	1,664	
Payable for canteen suppliers	應付飯堂供應商	2,260	1,004	
Auditor's remuneration payable	應付核數師酬金	2,200	1,620	
Dividend payables	應付股息		62,160	
Others	其他	5,010	3,529	
		498,115	594,558	
Less: non-current portion	減:非當期部分			
Payable for construction of non-current assets	建設非流動資產備的應付款項	(133,005)	(118,701)	
Compensation payable for the Conversion of	應付華立學院轉設補償款項			
Huali College		(50,491)	(98,668)	
Current portion	當期部分	314,619	377,189	
Amounts due to related parties (Note 33(d))	應付關聯方款項(附註33(d))			
— Current	一當期	60,648	45,415	
— Non-Current	一非當期	_	50,864	
		60,648	96,279	

Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

26 ACCRUALS AND OTHER PAYABLES AND AMOUNTS DUE TO RELATED PARTIES (Cont'd)

26 應計費用及其他應付款項 以及應付關聯方款項(*續*)

- (a) As at August 31, 2022 and 2021, the aging analysis of the payables for joint tuition support fees was as follows:
- (a) 於2022年及2021年8月31日,管 理費應付款項的賬齡分析如下:

				As at Au 於8月	
				2022	2021
				2022年 RMB′000	2021年 RMB'000
				人民幣千元	KINB 000 人民幣千元
	Less than 1 year	少於1年		61,207	78,441
(b)	The amounts represent the misc which would be paid out by the	ellaneous fee received from students Group on behalf of students.	(b)	有關款項指已」 由本集團代學 <u>4</u>	收學生的雜費,將 生支付。
(c)	accruals and other payables a	2021, the fair values of current nd current amounts due to related ing amounts due to their short-term	(c)	期應計費用及 期應付關聯方。	21年8月31日,當 其他應付款項與當 款項的公平值與其 原因是到期時間較
(d)	payables and non-current amoun recognized at fair value at disco	1, the non-current accruals and other ts due to related parties were initially punt rate available to the Group and tized cost using the effective interest	(d)	當期應計費用 非當期應付關 集團可獲得的	21年8月31日,非 及其他應付款項與 聯方款項初步按本 貼現率以公平值確 實際利率法按攤餘

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

27 CONTRACT LIABILITIES

27 合約負債

As at August 31, 於8月31日 2022 2022年 RMB'000 人民幣千元 人民幣千元 Contract liabilities related to tuition fees 與學費相關的合約負債 617,818 Contract liabilities related to boarding fees 與寄宿費相關的合約負債 71,339 689,157

(a) Revenue recognized in relation to contract liabilities

The Group has recognized the following revenue-related contract liabilities:

The following table shows how much of the revenue recognized for the years ended August 31, 2022 and 2021 related to carried-forward contract liabilities:

本集團已確認以下與收益相關的合約負 債:

2021

2021年

RMB'000

513,639

54,127

567,766

(a) 與合約負債相關的已確認 收益

下表列示截至2022年及2021年8 月31日止年度有關結轉合約負債 的已確認收益金額:

Year ended August 31

		i ear enueu	i ear enueu August 51,	
		截至8月3	截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Revenue recognized that was included	年初計入合約負債餘額的			
in the balance of contract liabilities	已確認收益			
at the beginning of the year				
— Tuition fees	一學費	513,639	250,092	
— Boarding fees	一寄宿費	54,127	21,679	
		567,766	271,771	

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

27 CONTRACT LIABILITIES (Cont'd)

27 合約負債(續)

(b) Unsatisfied contracts

Unsatisfied contracts		(b)	未履行合約	
			As at Au	igust 31,
			於 8 月	31日
			2022	2021
			2022年	2021年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
Expected to be recognized within one year	預期於一年內確認			
— Tuition fees	一學費		617,818	513,639
— Boarding fees	一寄宿費		71,339	54,127
			689,157	567,766

28 BORROWINGS

28 借款

		As at Aug	gust 31,
		於 8 月	31日
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current:	流動:		
Secured bank borrowings	一有抵押銀行借款	279,718	223,535
Non-current:	非流動:		
— Secured bank borrowings	一有抵押銀行借款	1,739,701	1,759,850
— Unsecured other borrowings due to	- 應付關聯方的無抵押		
a related party	其他借款	430,000	337,000
		2,169,701	2,096,850
Total borrowings	借款總額	2,449,419	2,320,385

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

28 BORROWINGS (Cont'd)

- (a) As at August 31, 2022 and 2021, bank borrowings were pledged by the equity interest of certain group entities and the charging right of the service fees owned by a group entity according to the Contractual Arrangements.
- (b) During the year ended August 31, 2022, the Group did not comply with certain bank covenant of a bank borrowing of HK\$135,000,000 (equivalent to RMB118,514,000). The Group obtained waiver from the bank on May 20, 2022 from compliance of such bank covenant and further subsequent to the year end date, the bank agreed to revise the bank facility to remove such bank covenant requirement.
- (c) The weighted average effective interest rates (per annum) were as follows:

28 借款(續)

- (a) 於2022年及2021年8月31日,根 據合約安排,銀行借款以若干集 團實體的股權及一間集團實體擁 有的服務費收費權作抵押。
- (b) 截至2022年8月31日止年度,本集團並無遵守銀行借款 135,000,000港元(相當於人民幣 118,514,000元)的若干財務契約。本集團於2022年5月20日獲 得該銀行豁免遵守有關財務契約,且該銀行隨後同意自年度結 算日起刪除財務契約。
- (c) 加權平均實際年利率如下:

		As at August 31, 於8月31日	
		2022	2021
		2022年	2021年
Bank borrowings	銀行借款	4.66%	4.80%
Other borrowings due to a related party	應付關聯方的其他借款	4.30%	4.30%

(d) The maturity dates of the borrowings were analyzed as follows:

(d)借款到期日分析如下:

			As at August 31, 於8月31日	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Less than 1 year	少於1年	279,718	223,535	
1 to 2 years	1至2年	697,378	307,060	
2 to 5 years	2至5年	891,264	1,281,534	
Over 5 years	5年以上	581,059	508,256	
		2,449,419	2,320,385	

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

28 BORROWINGS (Cont'd)

- (e) The carrying amount for the current borrowings approximated their fair values because of their short term maturities. The carrying amount for non-current borrowings approximated their fair values as they were carried at floating interest rates or the impact of discounting is not significant for those carried at fixed interest rates.
- (f) As at August 31, 2022, other than bank borrowing of RMB118,514,000 (2021: RMB124,605,000) was denominated in HK\$, all other borrowings of the Group were denominated in RMB.

28 借款*(續)*

- (e) 由於流動借款年期短,故賬面值 與公平值相若。由於非流動借款 以浮動利率計息或按固定利率計 息者的貼現影響不大,故其賬面 值與公平值相若。
- (f) 於 2022 年 8 月 31 日,除人民幣 118,514,000元的銀行借款(2021 年:人民幣124,605,000元)以港 元計值外,本集團所有其他借款 以人民幣計值。

29 遞延所得税負債

遞延所得税負債分析如下:

			As at August 31, 於8月31日	
		2022	2021	
		2022 年 2021 ^全 RMB'000 RMB'00		
		人民幣千元	人民幣千元	
Deferred income tax liabilities:	遞延所得税負債:			
— to be recovered by more than 12 months	一將於12個月以上期間收回	47,290	43,832	

29 DEFERRED INCOME TAX LIABILITIES

The analysis of deferred income tax liabilities is as follows:

				Withholding	
		Fair	Timing	tax recognized	
		value gain	differences on	for the services	
		of investment	recognition of	income earned	
		properties	rental income	by WFOE	Total
				就外商獨資	
				企業賺取的	
		投資物業	確認租金	服務收入確認	
		公平值收益	收入的時間差	的預扣税	總計
		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
As at September 1, 2021	於2021年9月1日	36,918	4,770	2,144	43,832
Charged to profit or loss	自損益扣除	50	306	2,924	3,280
Charged to other	自其他綜合收益扣除				
comprehensive income (Note 11)	(附註11)	178	_	_	178
As at August 31, 2022	於2022年8月31日	37,146	5,076	5,068	47,290
As at September 1, 2020	於2020年9月1日	32,475	3,986	—	36,461
Charged to profit or loss	自損益扣除	3,640	784	2,144	6,568
Charged to other	自其他綜合收益扣除				
comprehensive income (Note 11)	(附註11)	803			803
As at August 31, 2021	於2021年8月31日	36,918	4,770	2,144	43,832

As at August 31, 2022 and 2021, the Group did not recognize deferred income tax assets in respect of tax losses amounted to RMB1,430,000 and RMB776,000. As at August 31, 2022 and 2021, the unused tax losses amounting to RMB6,296,000 and RMB3,955,000 can be carried forward against future taxable income under the PRC CIT Law and these tax losses will expire after 2027 and 2026 respectively.

於2022年及2021年8月31日,本集團未 就金額分別為人民幣1,430,000元及人民 幣776,000元的税項虧損確認遞延所得 税資產。於2022年及2021年8月31日, 金額分別為人民幣6,296,000元及人民幣 3.955.000元的未動用税項虧損根據中 國企業所得税法可結轉抵銷未來應課税 收入,該等税項虧損分別將於2027年及 2026年後到期。

Notes to the Consolidated Financial Statements

合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022

(All amounts expressed in RMB unless otherwise stated)

29 遞延所得税負債(續)

截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

有關年度內遞延所得税負債變動(未計

及抵銷同一税務管轄區的餘額)如下:

The movement in deferred income tax liabilities during the years, without taking into consideration the offsetting of balances within the same tax

29 DEFERRED INCOME TAX LIABILITIES (Cont'd)

jurisdiction, is as follows:

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

30 CASH GENERATED FROM OPERATIONS

30 經營所得現金

		Year ended A 截至8月31日	-
		2022 2022年	2021 2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Profit before income tax	所得税前利潤	278,944	169,631
Adjustments for:	就以下各項作出調整:		
— Depreciation of property, plant and	一 物業、廠房及設備折舊		
equipment (Note 15)	(附註15)	115,298	79,610
— Interest expenses on bank borrowings,	一銀行借款、其他借款及		
other borrowings and discount of	物業、廠房及設備的長期		
long-tern payables for property, plant and	應付款項的已貼現利息		
equipment less interest expenses capitalized	開支減已資本化入物業、		
in property, plant and equipment	廠房及設備的利息開支	106,408	62,384
 Depreciation of right-of-use assets 	一 使用權資產折舊	36,486	33,04
— Amortization of intangible assets (Note 17)	一無形資產攤銷(附註17)	6,167	4,887
— Interest expenses on discount of	一 應付華立學院轉設補償款項		
compensation payable for the	的已貼現利息開支		
Conversion of Huali College (Note 10)	(附註10)	4,736	1,15
— Losses on disposals of property, plant and	一出售物業、廠房及設備的		
equipment (Note 7)	虧損(附註7)	466	7.
— Net exchange (gains)/losses (Note 7)	一 匯兑(收益)/虧損淨額		
	(附註7)	(482)	18,242
— Fair value gains on investment properties	一投資物業公平值收益		
(Note 7)	(附註7)	(200)	(14,56
— Interest income on other financial assets	一 按攤餘成本入賬的其他		
at amortized cost	金融資產的利息收入	(29)	(903
Operating profit before changes in working	營運資金變動前的經營利潤:		
capital:		547,794	353,563
Changes in working capital	營運資金變動		
— Contract liabilities	一合約負債	121,391	295,995
— Restricted cash	一 受限制現金	10,803	(1,04
— Decrease/(increase) in amounts due from	— 應付關聯方款項減少/		
related parties	(增加)	9,943	(4,176
— Deferred revenue	— 遞延收益	6,985	254
— Accruals and other payables	一應計費用及其他應付款項	(46,613)	163,644
— Trade and other receivables	一 貿易及其他應收款項	(12,390)	(4,019
— Prepayments	一預付款項	(4,374)	(1,29)
— (Increase)/decrease in amounts due to	一應付關聯方款項(增加)/		
related parties	減少	(122)	7,025
Cash generated from encretions	资 整 託 但 田 今	622 447	
Cash generated from operations	經營所得現金	633,417	809,953

(145,417)

			Non-cash	movement			
				Unrealized			
		September 1,	Imputed	exchange	Cash	Cash	August 31,
		2020	interest	loss	inflows	outflows	2021
			非現金	金變動			
		2020年		未變現			2021年
		9月1日	估算利息	匯兑虧損	現金流入	現金流出	8月31日
		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
Bank borrowings	銀行借款	1,767,948	407	1,740	358,707	(145,417)	1,983,385

30 CASH GENERATED FROM OPERATIONS (Cont'd)

(a) Reconciliation of liabilities arising from financing activities

銀行借款

應付關聯方的其他借款

融資活動產生的負債

應付關聯方的其他借款

融資活動產生的負債

Bank borrowings

a related party

Other borrowings due to

Other borrowings due to

Liabilities from financing activities

a related party

Liabilities from financing activities

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中國職業教育控股有限公司

Notes to the Consolidated Financial Statements

Non-cash movement

非現金變動

Imputed

interest

估算利息

RMB'000

人民幣千元

2,212

2,212

407

September 1,

2021

2021年

9月1日

RMB'000

人民幣千元

1,983,385

337,000

2,320,385

1,767,948

Unrealized

exchange

loss

未變現

匯兑虧損

RMB'000

6,650

_

6,650

人民幣千元

Cash

inflows

現金流入

RMB'000

381,639

123,000

504,639

337,000

695,707

_

1,740

人民幣千元

(All amounts expressed in RMB unless otherwise stated)

融資活動產生負債之對賬 (a)

合併財務報表附註

截至2022年8月31日止年度

Cash

outflows

現金流出

RMB'000

人民幣千元

(354,467)

(30,000)

(384,467)

August 31,

2022

2022年

8月31日

RMB'000

人民幣千元

2,019,419

430,000

2,449,419

337,000

2,320,385

FOR THE YEAR ENDED AUGUST 31, 2022

(除另有指明外,所有金額以人民幣表示) 30 經營所得現金(續)

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

31 CAPITAL COMMITMENTS

As at August 31, 2022 and 2021, the Group had the following capital commitments on construction and purchase of property, plant and equipment:

31 資本承擔

於2022年及2021年8月31日,本集團有 以下建設及購買物業、廠房及設備的資 本承擔:

		As at Au	igust 31,
		於8月	31日
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Contracted but not provided for	已訂約但未撥備	627,237	472,387
Authorized but not contracted for	已授權但未訂約	_	7,812
		627,237	480 199

32 OPERATING LEASE COMMITMENTS

As lessor

The Group leased its investment properties to a related party as school and third parties as stores respectively, certain space to related parties as offices and certain space to a telecommunication company as signal stations under operating lease arrangements, with leases negotiated for terms ranging from one years to twenty years.

As at August 31, 2022 and 2021, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

32 經營租賃承擔

作為出租人

本集團根據經營租賃安排分別將投資物 業出租予關聯方用作學校及出租予第三 方用作店舖,將若干場地出租予關聯方 用作辦公室及若干場地出租予電信公司 用作信號基站,租期經協商介乎1年至 20年。

於2022年及2021年8月31日,根據與租 戶的不可撤銷經營租賃,本集團於下列 時間到期的未來最低應收租金總額如 下:

			As at August 31, 於8月31日	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Less than 1 year	少於1年	10,026	9,859	
1 to 5 years	1至5年	35,340	44,227	
Over 5 years	5年以上	80,656	80,616	
		126,022	134,702	

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS

The ultimate holding company of the Company is HL-Diamond. The Directors consider the ultimate controlling party to be Mr. Zhang Zhifeng, who is also the executive director and chairman of the Company.

(a) Names and relationships with related parties

Guangdong Hualiyuan Technology Company Limited

"廣東華立園科技有限公司"及其附屬公司 (Note (i))

廣州領美生活服務有限公司(「領美生活服務」)(附註(i))

(前名:雲浮市雲安區華立中英文小學)(附註(i))

廣東華立園科技有限公司(「華立園科技」)及其附屬公司(附註(i))

Guangzhou Lingmei Life Service Co., Ltd ("Lingmei Life Service")

("Yunfu Bilingual School") "雲浮市雲安區華立中英文学校" (Former name: 雲浮市雲安區華立中英文小学) (Note (i)) 雲浮市雲安區華立中英文學校(「雲浮中英文學校」)

Guangdong Huali Construction Co., Ltd. ("Huali Construction and

廣東華立建築有限公司(「華立建築及其附屬公司」)(附註(i))

Guangdong Huali Real Estate Group Co., Ltd. ("Huali Real Estate")

its subsidiaries") "廣東華立建築有限公司"及其附屬公司 (Note (i))

("Hualiyuan Technology") and its subsidiaries

"廣州領美生活服務有限公司"(Note (i))

Huali Bilingual School of Yunfu (Yun'an District)

"廣東華立地產集團有限公司"(Note (i)) 廣東華立地產集團有限公司(「華立地產」)(附註(i))

The following companies and individuals are related parties of the Group that had balances and/or transactions with the Group during the years ended August 31, 2022 and 2021.

Name of related parties 關聯方名稱

Mr. Zhang Zhifeng

張智峰先生

33 關聯方交易

本公司的最終控股公司為HL-Diamond。 董事認為,最終控股方為張智峰先生, 彼亦為本公司的執行董事兼主席。

(a) 關聯方的名稱及關係

下列公司及個人為截至2022年及 2021年8月31日止年度內與本集 團有結餘及/或交易的本集團關 聯方。

Relationship with the Group 與本集團的關係

Controlling Shareholder, the Owner 控股股東、擁有人 A Company controlled by the Owner

由擁有人控制的公司 A Company controlled by the Owner

由擁有人控制的公司 A Company controlled by the Owner

由擁有人控制的公司

A Company controlled by the Owner

由擁有人控制的公司 A Company controlled by the Owner

由擁有人控制的公司

Note (i): The entities shown above do not have official English names and their Chinese names have been translated into English, for reference only, by the Directors on a best effort basis.

附註(i):上述實體並無正式英文名稱,該 等英文名稱由董事盡最大努力按 中文名稱翻譯,僅供參考。 Notes to the Consolidated Financial Statements 合併財務報表附註 FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

33 關聯方交易*(續)*

(b) Significant transactions with related parties

1913 1	
(b)	與關聯方的重大交易
	Vear ended August 31

		fear ended	August 31,
		截至8月31	日止年度
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Rental income	租金收入		
— Yunfu Bilingual School (i)	一雲浮中英文學校(i)	6,748	6,748
		0,740	
— Huali Real Estate	一 華立地產	_	189
— Huali Construction and its subsidiaries	一華立建築及其附屬公司	_	181
		6,748	7,118
Rental expenses	租金支出		
— Hualiyuan Technology (ii)	— 華立園科技(ii)	6,938	7,080
Construction in progress incurred	在建工程		
— Huali Construction and its subsidiaries	一華立建築及其附屬公司	35,244	429,290

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

33 關聯方交易(續) (b) 與關聯方的重大交易(續)

Year ended August 31,

(b) Significant transactions with related parties (Cont'd)

		截至8月31日	日止年度
		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Service income	服務收入		
— Yunfu Bilingual School	一雲浮中英文學校	—	2,330
Loans from a related party	關聯方提供的貸款		
— Huali Construction and its subsidiaries (iii)		123,000	337,000
	周丧 十		
Repayment of loans from a related party			
— Huali Construction and its subsidiaries (iii)	─ 芈⊻建粱及共附屬公可(Ⅲ)	30,000	
Interest expenses paid or payables	已付或應付利息開支		
— Huali Construction and its subsidiaries (iii)	一 華立建築及其附屬公司(iii)	18,290	10,222
Repayment of cash advances from/(Payment of	關聯方償還現金墊款/		
cash advances to) a related party	(向關聯方支付現金墊款)		
— Lingmei Life Service (iv)	一領美生活服務(iv)	4,958	(4,958
Cash advances from a related party	關聯方現金墊款		
Huali Construction and its subsidiaries		120	
Construction consulting convice income	建筑款为肥改业】		
Construction consulting service income — Huali Construction and its subsidiaries	建築諮詢服務收入 一 華立建築及其附屬公司		291
	— 華 · · · · · · · · · · · · · · · · · ·	_	
— Huali Real Estate	一 辛 乂 圯 烓		194
		_	485

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

(b) Significant transactions with related parties (Cont'd)

- Certain Group's investment properties were leased to a related party for rental income amounting to RMB6,748,000 during the years ended August 31, 2022 (2021: RMB6,748,000).
- (ii) On September 1, 2019 and September 1, 2020, the Group entered into properties lease agreement with Hualiyuan Technology, pursuant to which Hualiyuan Technology agreed to lease certain residential apartments to the Group commencing from September 1, 2019 to August 31, 2022 and from September 1, 2020 to August 31, 2022 respectively, with a monthly rent of RMB16 per sq. m. (exclusive of management fees, value added taxes and local levies). The actual rental fee is variable and subject to the change of actual usage area at each year.
- (iii) Pursuant to a series of agreements dated December 8, 2020, January 22, 2021 and November 25, 2021, the Group obtained interest-bearing borrowings from a subsidiary of Huali Construction amounting to RMB57,000,000, RMB280,000,000 and RMB123,000,000 respectively at an effective interest rate of 4.3% per annum with a term of 3 years. Interest expenses amounting to RMB18,290,000 was recognised accordingly for the year ended August 31, 2022.

On March 31, 2022 and July 21, 2022 the Group repaid interest-bearing borrowings from a subsidiary of Huali Construction amounting to RMB30,000,000.

 (iv) Repayment of cash advances/(payment of cash advances) to Lingmei Life Service was non-trade in nature, interest-free and repayable on demand.

- (b) 與關聯方的重大交易(*續*)
 - (i) 本集團若干投資物業被出租
 予一名關聯方,截至2022
 年8月31日止年度的租金
 收入為人民幣6,748,000元
 (2021年:人民幣6,748,000元)。
 - (ii) 於2019年9月1日及2020年 9月1日,本集團與華立園 科技訂立物業租賃協議,據 此,華立園科技同意向本集 團出租若干住宅公寓,租期 分別為自2019年9月1日至 2022年8月31日及自2020 年9月1日至2022年8月31 日,月租金為每平方米人民 幣16元(不含管理費、增值 税及地方徵税)。實際租金 可變,並取決於每年實際使 用面積的變化。
 - (iii) 根據日期為2020年12月 8日、2021年1月22日及 2021年11月25日的一系列 協議,本集團從華立建築的 一家附屬公司分別取得計息 借款人民幣57,000,000元、 人民幣280,000,000元及人 民幣123,000,000元,實際 年利率為4.3%,為期3年。 截至2022年8月31日止年度 已就此確認利息開支人民幣 18,290,000元。

於2022年3月31日及2022 年7月21日,本集團償還華 立建築的一家附屬公司計算 借款人民幣30,000,000元。

(iv) 向領美生活服務償還現金墊款/(支付現金墊款)為非 貿易性質、免息及須按要求 償還。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

(c) Key management compensation

Key management compensation for the years ended August 31, 2022 and 2021, other than those relating to the emoluments of directors being disclosed in Note 35, are set out below:

33 關聯方交易*(續)*

(c) 主要管理人員報酬

截至2022年及2021年8月31日止 年度,除附註35披露的董事酬 金外,主要管理人員報酬載列如下:

			Year ended August 31, 截至8月31日止年度	
		2022	2021	
		2022年	2021年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Wages, salaries and bonuses	工資、薪金及花紅	1,406	1,829	
Contributions to pension plans	退休金計劃供款	31	35	
Welfare, medical and other expenses	福利、醫療及其他開支	65	139	
		1,502	2,003	

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

Balances with related parties	((d) 🗜	與關聯方的	〕結餘
			As at Au	igust 31,
			於 8 月	31日
			2022	2021
			2022 年	2021年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
Amounts due from related parties	應收關聯方款項			
— Yunfu Bilingual School (i)	— 雲浮中英文學校(i)		10,165	19,613
— Lingmei Life Service (Note 33(b)(iv))	一 領美生活服務		,	,
	(附註33(b)(iv))		_	4,958
— Hualiyuan Technology	一 華立園科技		834	1,329
			10,999	25,900
Amounts due to related parties	應付關聯方款項			
Amounts due to related parties — Huali Construction and its subsidiaries (ii)			E2 7/E	90 2E4
	— 華立建築及其附屬公司(ii)		53,745	89,254
— Hualiyuan Technology (Note 33(b)(ii))	— 華立園科技(附註33(b)(ii))		3,663	3,785
— Yunfu Bilingual School(i) — Huali Real Estate	— 雲浮中英文學校(i) — 華立地產		3,220	3,220
		-	20	20
		_	60,648	96,279
Other borrowings	其他借款			
— Huali Construction and its subsidiaries	一 華立建築及其附屬公司			
(Note 33 (b)(iii))	←立建案及共的廣公司 (附註33(b)(iii))		430,000	337,000
	(四百五33(D)(III))	-	430,000	557,000
Prepayment to a related party for construction	就擴建項目建設預付關聯方			
of expansion projects(ii)	款項(ii)			
— Huali Construction and its subsidiaries	一 華立建築及其附屬公司	_	28,446	
Deferred revenue	遞延收益			

(d) Balances with related parties

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (险只在长明内、底有金额以(只常集末子)

(除另有指明外,所有金額以人民幣表示)

33 RELATED PARTY TRANSACTIONS (Cont'd)

(d) Balances with related parties (Cont'd)

- (i) As at August 31, 2022 and 2021, amounts due from Yunfu Bilingual School was trade in nature and represented receivables in respect of rental income of investment properties. As at August 31, 2022 and 2021, amounts due to Yunfu Bilingual School was trade in nature and represented deposit payables in respect of investment properties.
- (ii) As at August 31, 2022 and 2021, amounts due to Huali Construction and its subsidiaries was trade in nature and represented payables for construction of expansion projects amounting to RMB25,233,000 (2021: RMB79,032,000) and interests payable amounting to RMB28,512,000 (2021: RMB10,222,000) incurred from the other borrowings.

As at August 31, 2022, prepayment to a related party represented prepayment to Huali Construction and its subsidiaries for the expansion projects in Jiangmen campus.

(iii) As at August 31, 2022 and 2021, the carrying amounts of balances with related parties appropriate their fair values and were denominated in RMB.

33 關聯方交易(續)

- (d) 與關聯方的結餘(續)
 - (i) 於2022年及2021年8月31日,應收雲浮中英文學校的 款項為貿易性質,為有關投資物業租金收入的應收款 項。於2022年及2021年8月 31日,應付雲浮中英文學校的款項為貿易性質,為有 關投資物業的應付按金。
 - (ii) 於2022年及2021年8月31 日,應付華立建築及其附屬 公司的款項為貿易性質,就 擴建項目建設應付款項為人 民幣25,233,000(2021年: 人民幣79,032,000元),其 他借款產生的應付利息為 人民幣28,512,000元(2021 年:10,222,000元)。
 - 於2022年8月31日,預付關 聯方款項為就江門校區擴建 項目預付華立建築及其附屬 公司的款項。
 - (iii) 於2022年及2021年8月31 日,與關聯方的結餘的賬面 值與其公平值相若,並以人 民幣計值。

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

34 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY

34 本公司資產負債表及儲備 變動

ASSETS 資產 Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金 Cash and cash equivalents 現金及現金等價	於8月 2022 2022年 RMB'000 人民幣千元 	2021 2021年 RMB'000 人民幣千元 622,550 154,514 777,064
Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	2022年 RMB'000 人民幣千元 	2021年 RMB'000 人民幣千元
Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	RMB'000 人民幣千元 	RMB'000 人民幣千元
Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	人民幣千元 — 636,218 1,443 44,924	人民幣千元
Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	1,443 44,924	154,514
Non-current assets 非流動資產 Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	1,443 44,924	154,514
Investment in a subsidiary 投資附屬公司 Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	1,443 44,924	154,514
Current assets 流動資產 Amounts due from subsidiaries 應收附屬公司款項 Restricted cash 受限制現金	1,443 44,924	154,514
Amounts due from subsidiaries應收附屬公司款項Restricted cash受限制現金	1,443 44,924	154,514
Restricted cash 受限制現金	1,443 44,924	154,514
	44,924	
Cash and cash equivalents 現金及現金等價		
	682,585	777 064
		,
Total assets 總資產	682,585	777,064
EQUITY 權益		
Equity attributable to owners of the Company 本公司擁有人應佔權益		
Share capital and share premium 股本及股份溢價	603,188	652,296
Accumulated losses 累計虧損	(104,452)	(118,503)
	(104,492)	(110,505)
Total equity 總權益	498,736	533,793
Liabilities 負債		
Non-current liabilities 非流動負債		
Borrowings-non current 借款一非當期	103,541	108,128
Current liabilities 流動負債		
Accruals and other payables 應計費用及其他應付款項	2,752	64,387
Amounts due to subsidiaries 應付附屬公司款項	66,599	60,507
Borrowings-current 借款 一 當期	10,957	10,249
	80,308	135,143
Total liabilities 總負債	183,849	243,271
Total equity and liabilities	682,585	777,064

The balance sheet of the Company was approved by the Board of Directors on November 29, 2022 and was signed on its behalf.

本公司資產負債表已由董事會於2022年 11月29日批准並代表董事會簽署。

Zhang Zhifeng 張智峰 Director 董事 Ye Yaming 葉雅明 Director 董事

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated)

截至2022年8月31日止年度

(除另有指明外,所有金額以人民幣表示)

34 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (Cont'd) 34 本公司資產負債表及儲備 變動(續)

		Accumulated losses 累計虧損 RMB'000 人民幣千元
As at September 1, 2020	於 2020年9月1 日	(61,633)
Loss for the year	年度虧損	(56,870)
As at August 31, 2021	於2021年8月31日	(118,503)
As at September 1, 2021	於2021年9月1日	(118,503)
Loss for the year	年度虧損	14,051
As at August 31, 2022	於2022年8月31日	(104,452)

35 BENEFITS AND INTERESTS OF DIRECTORS

(a) Directors' and chief executive's emoluments

The remuneration of each director borne by the Group for the year ended August 31, 2022 is set out below:

35 董事福利及權益

(a) 董事及主要行政人員的薪 酬

> 截至2022年8月31日止年度本集 團承擔的各董事薪酬載列如下:

				Employer's		
				contribution to	Allowances	
				a retirement	and other	
Name	姓名	Fee	Basic salaries	benefit scheme	benefits	Total
				僱主對退休	津貼	
		袍金	基本薪金	福利計劃的供款	及其他福利	總計
		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
Executive Directors	執行董事					
Mr. Zhang Zhifeng (i)	張智峰先生(i)	-	2,029	16	158	2,203
Mr. Ye Yaming (ii)	葉雅明先生(ii)	-	277	-	6	283
Mr. Zou Kang (iii)	鄒康先生(iii)	-	711	19	29	759
Mr. Ma Zhixiong (iii)	馬志雄先生(iii)	-	77	4	10	91
Mr. Zhang Yude (iv)	張裕德先生(iv)	-	439	_	_	439
Non-Executive Directors	非執行董事					
Mr. Zhang Yude (iv)	張裕德先生(iv)	-	123	_	_	123
Independent	獨立非執行董事					
Non-executive Directors						
Mr. Yang Ying (v)	楊英先生(v)	200	_	_	_	200
Mr. Ding Yi (v)	丁義先生(v)	200	_	_	_	200
Ms. Chiu Lai Kuen (v)	趙麗娟女士(v)	262	_	_	_	262
		662	3,656	39	203	4,560

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

35 BENEFITS AND INTERESTS OF DIRECTORS (Cont'd)

(a) Directors' and chief executive's emoluments *(Cont'd)*

The remuneration of each director borne by the Group for the year ended August 31, 2021 is set out below:

35	董事福利及權益(續)	
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(a) 董事及主要行政人員的薪 酬*(續)*

> 截至2021年8月31日止年度本集 團承擔的各董事薪酬載列如下:

				Employer's		
				contribution to	Allowances	
				a retirement	and other	
Name	姓名	Fee	Basic salaries	benefit scheme	benefits	Total
				僱主對退休	津貼	
		袍金	基本薪金	福利計劃的供款	及其他福利	總計
		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
Executive Directors	執行董事					
Mr. Zhang Zhifeng (i)	張智峰先生(i)	_	1,819	13	158	1,990
Mr. Ye Yaming (ii)	葉雅明先生(ii)	_	1,627	_	66	1,693
Mr. Dong Xiaolin (iii)	董小麟先生(iii)	_	699	_	2	701
Mr. Ma Zhixiong (iii)	馬志雄先生(iii)	_	326	8	49	383
Non-Executive Directors	非執行董事					
Mr. Zhang Yude (iv)	張裕德先生(iv)	_	469	_	_	469
Independent	獨立非執行董事					
Non-executive Directors						
Mr. Yang Ying (v)	楊英先生(v)	200	_	_	_	200
Mr. Ding Yi (v)	丁義先生(v)	200	_	_	_	200
Ms. Chiu Lai Kuen (v)	趙麗娟女士(v)	260	_	-	_	260
		660	4,940	21	275	5,896

合併財務報表附註

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

35 BENEFITS AND INTERESTS OF DIRECTORS (Cont'd)

- (a) Directors' and chief executive's emoluments *(Cont'd)*
 - Mr. Zhang Zhifeng was appointed as an executive director of the Company on May 24, 2016.
 - Mr. Ye Yaming was appointed as an executive director of the Company on December 18, 2017.
 - (iii) Mr. Dong Xiaolin were appointed as an executive director of the Company on December 18, 2017 and has resigned as an executive director of the Company with effect from January 20, 2021. After that, the Company appointed Mr. Ma Zhixiong as an executive director from January 20, 2021 and replaced with Mr. Zou Kang on November 19, 2021.
 - (iv) Mr. Zhang Yude was appointed as a non-executive director of the Company on December 18, 2017, and re-designated from a non-executive director to an executive director on November 19, 2021.
 - (v) Mr. Yang Ying and Mr. Ding Yi were appointed as the Company's independent non-executive directors on August 16, 2019, and Ms. Chiu Lai Kuen was appointed as an independent non-executive director and the chairman of the audit committee on July 17, 2020.

(b) Directors' retirement benefits

No retirement benefits were paid to or receivable by any directors in respect of their other services in connection with the management of the affairs of the Company or its subsidiaries undertakings during the years ended August 31, 2022 and 2021.

(c) Directors' termination benefits

No payment was made to directors as compensation for the early termination of the appointment during the years ended August 31, 2022 and 2021.

35 董事福利及權益(續)

- (a) 董事及主要行政人員的薪 酬(*續*)
 - (i) 張智峰先生於2016年5月24日獲委任為本公司執行董事。
 - (ii) 葉雅明先生於2017年12月
 18日獲委任為本公司執行
 董事。
 - (iii) 董小麟先生於2017年12月 18日獲委任為本公司執行 董事,並於2021年1月20日 辭任本公司執行董事。此 後,本公司於2021年1月20 日委任馬志雄先生為執行董 事,並於2021年11月19日 更換為鄒康先生。
 - (iv) 張裕德先生於2017年12月 18日獲委任為本公司非執 行董事,並於2021年11月 19日由非執行董事調任為 執行董事。
 - (v) 楊英先生及丁義先生於 2019年8月16日獲委任為本 公司獨立非執行董事,趙麗 娟女士於2020年7月17日獲 委任為獨立非執行董事及審 核委員會主席。
- (b) 董事退休福利 截至2022年及2021年8月31日止 年度內,概無董事就提供管理本 公司或其附屬公司事務的其他服 務而收取或應收任何退休福利。
- (c) 董事離職福利 截至2022年及2021年8月31日止 年度內,概無因提前終止委任而 向董事支付補償。

FOR THE YEAR ENDED AUGUST 31, 2022 (All amounts expressed in RMB unless otherwise stated) 截至2022年8月31日止年度 (除另有指明外,所有金額以人民幣表示)

35 BENEFITS AND INTERESTS OF DIRECTORS (Cont'd)

(d) Consideration provided to third parties for making available directors' services

No payment was made to the former employer of directors for making available the services of them as a director of the Company during the years ended August 31, 2022 and 2021.

(e) Information about loans, quasi-loans and other dealings in favor of directors, controlled bodies corporate by and connected entities with such directors

Other than those disclosed in Note 33(d), there are no loans, quasiloans and other dealings in favor of directors, controlled body corporate by and connected entities with such directors during the years ended August 31, 2022 and 2021.

(f) Directors' material interests in transactions, arrangements or contracts

Other than those as disclosed in Note 33(b), there are no significant transactions, arrangements and contracts in relation to the Company's business to which the Company was a party and in which a director of the Company had a material interest directly or indirectly, subsisted at the end of the year or at any time during the years ended August 31, 2022 and 2021.

35 董事福利及權益(續)

- (d) 就提供董事服務而支付予 第三方的代價 截至2022年及2021年8月31日止 年度內,概無就本公司董事提供 董事服務向董事前僱主支付任何 費用。
- (e) 以董事、董事所控制法人 團體及關連實體為受益人 的貸款、準貸款及其他交 易的相關資料 除附註33(d)所披露者外,截至 2022年及2021年8月31日止年度 內,概無以董事、董事所控制法 人團體及關連實體為受益人的貸
- (f) 董事所持交易、安排或合 約的重大權益

款、準貸款及其他交易。

除附註33(b)所披露者外,於截至 2022年及2021年8月31日止年度 末或年內任何時間,本公司概無 訂立任何與本公司業務有關而本 公司董事直接或間接持有重大權 益的重大交易、安排及合約。

Five-Year Financial Summary 五年財務概要

A summary of the audited results of the assets and liabilities of the Group for the last five financial years is set out below:

過去五個財政年度本集團的經審計業績與資 產及負債概要如下:

			Yea	r ended August	31,		
		截至8月31日止年度					
		2018	2019	2020	2021	2022	
		2018年	2019年	2020年	2021年	2022 年	
		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	
Revenue	收益	608,008	674,800	761,481	881,656	907,762	
Cost of revenue	收益成本	(273,633)	(307,014)	(308,902)	(411,143)	(425,611)	
Gross profit	毛利	334,375	367,786	452,579	470,513	482,151	
Profit before tax	税前利潤	200,112	227,013	310,934	169,631	278,944	
Profit for the year	年內利潤	193,327	223,063	306,669	143,459	259,784	

				at August 31,2(\$2021年8月31日		
		2018	2019	2020	2021	2022
		2018年	2019年	2020年	2021年	2022年
		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
Non-current assets	非流動資產	2,981,065	3,847,275	4,152,464	5,385,871	5,817,694
Current assets	流動資產	641,680	479,555	905,742	943,356	850,855
Current liabilities	流動負債	893,201	1,435,690	715,055	1,234,907	1,371,447
Net current assets/(liabilities)	流動資產/(負債)淨額	(251,521)	(956,135)	190,687	(291,551)	(520,592)
Total asset less current	總資產減流動負債					
liabilities		2,729,544	2,891,140	4,343,151	5,094,320	5,297,102
Non-current liabilities	非流動負債	1,371,707	1,310,240	1,666,333	2,408,915	2,400,487
Net assets	資產淨值	1,357,837	1,580,900	2,676,818	2,685,405	2,896,615
Total equity	總權益	1,357,837	1,580,900	2,676,818	2,685,405	2,896,615

"academic year" 「學年」	the academic year for all our school, which generally starts on September 1 of each calendar year and ends on August 31, of the next calendar year 我們所有學校的學年,一般由每個曆年9月1日開始,到下一個曆年8月31日結束
"AGM" 「股東週年大會」	annual general meeting of the Company to be held on January 13, 2023 本公司將於2023年1月13日舉行的股東週年大會
"Articles of Association" 「組織章程細則」	the articles of association of the Company, as amended from time to time 本公司組織章程細則(經不時修訂)
"Audit Committee" 「審核委員會」	the audit committee of the Board 董事會審核委員會
"Board" 「董事會」	the board of directors of the Company 本公司董事會
"Business Cooperation Agreement"	the Business Cooperation Agreement entered into by and among XZ Huali, Huali Investment, our PRC Operating Entities and the Registered Shareholder dated March 23, 2017 (supplemented on November 27, 2017, August 30, 2018 and December 7, 2021)
「業務合作協議」	西藏華立、華立投資、中國營運實體及登記股東訂立日期為2017年3月23日的業務合 作協議(於2017年11月27日、2018年8月30及2021年12月7日補充)
"BⅥ" 「英屬維爾京群島」	the British Virgin Islands 英屬維爾京群島
"CG Code" 「企業管治守則」	the Corporate Governance Code contained in Appendix 14 to the Listing Rules 上市規則附錄14所載的企業管治守則
"China" or "PRC"	the People's Republic of China and for the purposes of this report only, except where the context requires otherwise, references to China or the PRC exclude Hong Kong, the
「中國」	Macau Special Administrative Region and Taiwan 中華人民共和國,僅就本報告而言,除文義另有所指外,提及中國時不包括香港、澳 門特別行政區及台灣
"Company"	China Vocational Education Holdings Limited (中國職業教育控股有限公司) (formerly known as Huali University Group Limited (华立大学集团有限公司)), a company incorporated in the Cayman Islands with limited liability, the shares of which are listed on
「本公司」	the Main Board (stock code: 1756) 中國職業教育控股有限公司(前稱华立大学集团有限公司),於開曼群島註冊成立之 有限公司,其股份於主板上市(股份代號: 1756)

"consolidated affiliated entities" 「綜合入賬關連實體」	the entities the Company controls through the structured contracts as further elaborated in the section headed "Structured Contracts" in the Prospectus, namely Huali Investment, Huali College, Huali Vocational College and Huali Technician College, and each a "consolidated affiliated entity" 本公司通過結構性合約控制的實體(詳見招股章程中[結構性合約]一節),包括華立
	投資、華立學院、華立職業學院及華立技師學院,各為一家「綜合入賬關連實體」
"Controlling Shareholder(s)"	has the meaning as defined in the Listing Rules and, unless the context otherwise requires, refers to Mr. Zhang, Trust Co and Huali Education
「控股股東」	具有上市規則界定的涵義,除文義另有所指外,指張先生、Trust Co及華立教育
"Director(s)" 「董事」	the director(s) of the Company 本公司董事
"Equity Pledge Agreement"	The Equity Pledge Agreement entered into by and among the Registered Shareholder, XZ Huali and Huali Investment dated August 30, 2018
「股權質押協議」	登記股東、西藏華立及華立投資於2018年8月30日訂立的股權質押協議
"Exclusive Call Option Agreement"	the Exclusive Call Option Agreement entered into by and among the Registered Shareholder, Huali Investment, the PRC Operating Entities and XZ Huali dated March 23, 2017 and August 30, 2018
「獨家認購期權協議」	登記股東、華立投資、中國營運實體及西藏華立訂立日期為2017年3月23日及2018年 8月30日的獨家認購期權協議
"Exclusive Technical Service and Management Consultancy Agreement"	the Exclusive Technical Service and Management Consultancy Agreement entered into by and among XZ Huali, Huali Investment and the PRC Operating Entities dated March 23, 2017 (supplemented on August 30, 2018)
「獨家技術服務及管理諮詢協議」	西藏華立、華立投資及中國營運實體訂立日期為2017年3月23日的獨家技術服務及管 理諮詢協議(於2018年8月30日補充)
"Group", "We", "us", or "our" 「本集團」或「我們」	the Company, its subsidiaries and its consolidated affiliated entities 本公司、其附屬公司及綜合入賬關連實體
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
「香港」	中國香港特別行政區
"Hong Kong dollars" or "HK\$" 「港元」	Hong Kong dollars, the lawful currency of Hong Kong 港元,香港法定貨幣

"Huali College"	Guangzhou Huali College (廣州華立學院) (formerly known as Huali College Guangdong University of Technology (廣東工業大學華立學院)), a private independent college established under the laws of the PRC on January 1, 2006, which was converted into an independently established private general undergraduate college with the official approval
「華立學院」	by MOE in May 2021, and a consolidated affiliated entity of the Company 廣州華立學院(前稱廣東工業大學華立學院),於2006年1月1日根據中國法律成立的 民辦獨立學院,並於2021年5月經教育部正式批准轉設為獨立設置的民辦普通本科學 院,為本公司的綜合入賬關連實體
"Huali Construction"	Guangzhou Huali Construction Co., Ltd.* (廣東華立建築有限公司), a limited liability company established in the PRC and directly owned by Mr. Zhang and Mr. Zhang Zhifan, the brother of Mr. Zhang, as to 99.97% and 0.03% respectively, and a connected person of the Company
「華立建築」	廣東華立建築有限公司,於中國成立的有限公司,由張先生及其兄弟張智帆先生分別 直接擁有99.97%及0.03%,為本公司關連人士
"Huali Education"	Huali Education Holdings Limited, a limited liability company incorporated in BVI and wholly owned by Trust Co
「華立教育」	華立教育控股有限公司,於英屬維爾京群島註冊成立的有限公司,由Trust Co全資擁有
"Huali (HK) Education"	Huali (HK) Education Investment Limited (香港華立教育投資有限公司), a limited liability company incorporated in Hong Kong on May 18, 2016 and an indirect wholly owned subsidiary of the Company
「香港華立教育」	香港華立教育投資有限公司,於2016年5月18日在香港註冊成立的有限公司,為本公司的間接全資附屬公司
"Huali Investment"	Guangzhou Huali Investment Company Limited (廣州華立投資有限公司), being the School Sponsor of each of the PRC Operating Entities, a company established in the PRC with limited liability on June 15, 1999 and a consolidated entity of the Company
「華立投資」	廣州華立投資有限公司,各中國營運實體的學校舉辦者,於1999年6月15日在中國成 立的有限公司,為本公司的綜合入賬實體
"Huali Property"	Guangdong Huali Property Company Limited (廣東華立地產集團有限公司), a company with limited liability established under the laws of the PRC on July 1, 2008 and held as to 99% by Mr. Zhang and as to 1% by an independent third party, and which is not a member of the Group
「華立地產」	廣東華立地產集團有限公司,於2008年7月1日根據中國法律成立的有限公司,由張先 生持有99%,一名獨立第三方持有1%,並非本集團成員公司
"Huali Shengrong"	Guangzhou Huali Shengrong Education Technology Company Limited (廣州華立盛榮 教育科技有限公司), a wholly foreign-owned enterprise with limited liability established under the laws of the PRC on December 27, 2016, which is wholly owned by Huali (HK) Education
「華立盛榮」	廣州華立盛榮教育科技有限公司,於2016年12月27日根據中國法律成立的有限責任 外商獨資企業,由香港華立教育全資擁有

"Huali Technician College" 「華立技師學院」	Guangdong Province Huali Technician College (廣東省華立技師學院), a private tertiary vocational school established under the laws of the PRC on August 20, 2003, of which the School Sponsor's interest is wholly owned by Huali Investment, and a consolidated affiliated entity of the Company 廣東省華立技師學院,於2003年8月20日根據中國法律成立的民辦高等職業學校,由
	華立投資全資擁有學校舉辦者權益,為本公司的綜合入賬關連實體
"Huali Vocational College"	Guangzhou Huali Science and Technology Vocational College (廣州華立科技職業學院), a formal higher education institution established under the laws of the PRC on July 19, 2005, of which the School Sponsor's interest is wholly owned by Huali Investment, and a consolidated affiliated entity of the Company
「華立職業學院」	廣州華立科技職業學院,於2005年7月19日根據中國法律成立的學歷高等教育機構, 由華立投資全資擁有學校舉辦者權益,為本公司的綜合入賬關連實體
"Hualiyuan Technology"	Guangdong Hualiyuan Technology Company Limited (廣東華立園科技有限公司), a company with limited liability established under the laws of the PRC on January 6, 2004, which is not a member of the Group and is held as to 99% by Mr. Zhang and as to 1% by Huali Property
「華立園科技」	廣東華立園科技有限公司,於2004年1月6日根據中國法律成立的有限公司,非本集團 成員公司,由張先生持有99%,華立地產持有1%
"Implementation Rules"	the Regulations of the Implementation Rules for the Law for Promoting Private Education of the PRC (《中華人民共和國民辦教育促進法實施條例》) issued by the State Council on April 7, 2021, and effective from September 1, 2021
「實施條例」	國務院於2021年4月7日發佈,並自2021年9月1日起生效的《中華人民共和國民辦教育 促進法實施條例》
"Listing" 「上市」	the listing of the Shares on the Main Board on the Listing Date 股份於上市日期在主板上市
"Listing Date"	November 25, 2019, the date on which the Shares were listed and on which dealings in the Shares were first permitted to take place on the Main Board
「上市日期」	2019年11月25日,為股份上市及股份首次獲准於主板買賣之日
"Listing Rules"	The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, as amended, supplemented or otherwise modified from time to time
「上市規則」	香港聯合交易所有限公司證券上市規則,經不時修訂、補充或以其他方式修改
"Main Board"	the Main Board of the Stock Exchange
「主板」	聯交所主板
"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules
「標準守則」	上市規則附錄10所載的上市發行人董事進行證券交易的標準守則
"MOE" 「教育部」	the Ministry of Education of the PRC (中華人民共和國教育部) 中華人民共和國教育部

"Mr. Zhang"	Mr. Zhang Zhifeng, chairman of the Board, executive Director and one of our Controlling Shareholders
「張先生」	董事會主席、執行董事兼本公司控股股東之一張智峰先生
"Mu" 「畝」	the Chinese land area unit, whereby a mu equals to approximately 666.67 square meters 中國地面積單位,一畝等於約666.67平方米
"Nomination Committee" 「提名委員會」	the nomination committee of the Board 董事會提名委員會
"PRC Operating Entities"	the Company's consolidated affiliated entities, namely, Huali College, Huali Vocational College and Huali Technician College
「中國營運實體」	本公司的綜合入賬關連實體,即華立學院、華立職業學院及華立技師學院
"Prospectus"	the prospectus of the Company dated November 14, 2019
「招股章程」	本公司日期為2019年11月14日的招股章程
"Registered Shareholder(s)"	Huali Investment is owned as to 99.999% by Mr. Zhang and as to 0.001% by Mr. Zhang Zhifan
「登記股東」	華立投資由張先生及張智帆先生分別擁有99.999%及0.001%股權
"Registered Shareholder's Right Entrustment Agreement and Registered Shareholder's Power of Attorney"	the Registered Shareholder's Right Entrustment Agreement and Registered Shareholder's Power of Attorney entered into by and among Huali Investment, the Registered Shareholder and XZ Huali in favor of XZ Huali dated September 19, 2017 (supplemented on August 30, 2018 and December 7, 2021)
「登記股東權利委託協議及 登記股東授權書」	華立投資、登記股東及西藏華立以西藏華立為受益人訂立日期為2017年9月19日的登 記股東權利委託協議及登記股東授權書(於2018年8月30日及2021年12月7日補充)
"Remuneration Committee" 「薪酬委員會」	the remuneration committee of the Board 董事會薪酬委員會
"Reporting Period"	the year ended August 31, 2022
「報告期間」	截至2022年8月31日止年度
"RMB" or "Renminbi" 「人民幣」	Renminbi, the lawful currency of the PRC 人民幣,中國法定貨幣
"School Directors" 「學校董事」	the directors nominated by Huali Investment to each of our PRC Operating Entities 華立投資向各中國營運實體提名的董事
"School Directors' Power of Attorney"	the School Directors' Power of Attorney executed by each of the School Directors in favor of XZ Huali dated March 23, 2017 (supplemented on August 30, 2018, September 28,
「學校董事授權書」	2018, April 23, 2019, July 22, 2019, October 10, 2019 and January 17, 2020) 各學校董事於2017年3月23日以西藏華立為受益人簽立的學校董事授權書(於2018年 8月30日、2018年9月28日、2019年4月23日、2019年7月22日、2019年10月10日及 2020年1月17日補充)

"School Sponsor(s)" 「學校舉辦者」	the individual(s) or entity(ies) that funds or holds interests in an educational institution 資助或於教育機構持有權益的個人或實體
"School Sponsor's and Directors' Rights Entrustment Agreement"	the School Sponsor's and Directors' Rights Entrustment Agreement entered into by and among Huali Investment, the School Directors and XZ Huali dated March 23, 2017 (supplemented on August 30, 2018, September 28, 2018, April 23, 2019, July 22, 2019, October 10, 2019 and July 20, 2020)
「學校舉辦者及學校董事權利委託協議」	華立投資、學校董事及西藏華立訂立日期為2017年3月23日的學校舉辦者及學校董事 權利委託協議(於2018年8月30日、2018年9月28日、2019年4月23日、2019年7月22 日、2019年10月10日及2020年7月20日補充)
"School Sponsor's Power of Attorney"	the School Sponsor's Power of Attorney executed by Huali Investment in favor of XZ Huali dated March 23, 2017
「學校舉辦者授權書」	華立投資以西藏華立為受益人簽立日期為2017年3月23日的學校舉辦者授權書
"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」	證券及期貨條例(香港法例第571章),經不時修訂、補充或以其他方式修改
"Shareholder(s)" 「股東」	holder(s) of the Share(s) 股份持有人
"Shares" 「股份」	ordinary shares in the Company of par value US\$0.0001 each 本公司每股面值0.0001美元的普通股
"South China" 「華南」	Guangdong Province, Guangxi Province and Hainan Province of the PRC 中國廣東省、廣西省及海南省
"Spouse Undertaking" 「配偶承諾」	the Spouse Undertaking executed by the spouse of the Registered Shareholder dated March 23, 2017 (supplemented on August 30, 2018 and December 7, 2021) 登記股東的配偶簽立日期為2017年3月23日的配偶承諾(於2018年8月30日及2021年12
I BL 伊 小 m J	且此及来时能两要立口知為2017年3月23日时能两本船(於2018年8月30日及2021年12 月7日補充)
"Stock Exchange" 「聯交所」	The Stock Exchange of Hong Kong Limited 香港聯合交易所有限公司
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"Structured Contracts"	collectively, the Business Cooperation Agreement, the Exclusive Technical Service and Management Consultancy Agreement, the Exclusive Call Option Agreement, the Equity Pledge Agreement, the School Sponsor's and Directors' Rights Entrustment Agreement, the School Sponsor's Power of Attorney, the School Directors' Power of Attorney, the Spouse Undertaking, the Registered Shareholder's Right Entrustment Agreement and the Registered Shareholder's Power of Attorney
「結構性合約」	業務合作協議、獨家技術服務及管理諮詢協議、獨家認購期權協議、股權質押協議、 學校舉辦者及學校董事權利委託協議、學校舉辦者授權書、學校董事授權書、配偶承 諾、登記股東權利委託協議及登記股東授權書的統稱

"subsidiary(ies)"	has the meaning ascribed thereto in section 15 of the Companies Ordinance (Chapter 622
	of the Laws of Hong Kong)
「附屬公司」	具有公司條例(香港法例第622章)第15條賦予該詞的涵義
"Trust Co"	Huali-Diamond Limited, a holding vehicle incorporated in BVI indirectly controlled by UBS Trustee (B.V.I.) Limited, the trustee of HL-Diamond Trust, to hold the entire issued share capital of Huali Education
「Trust Co」	Huali-Diamond Limited · 於英屬維爾京群島註冊成立的控股公司 · 由UBS Trustees (B.V.I.) Limited (HL-Diamond Trust的受託人)間接控制以持有華立教育的全部已發行股 本
"US\$"	United States dollars, the lawful currency of the United States
「美元」	美元・美國法定貨幣
"WFOE"	Wholly Foreign-Owned Enterprise under PRC laws
「外商獨資企業」	中國法律下的外商獨資企業
"XZ Huali"	Xizang Huali Shengda Information Technology Limited (西藏華立盛大信息科技有限公司), an enterprise established under the laws of PRC on January 18, 2017, which is a wholly owned subsidiary of Huali Shengrong
「西藏華立」	西藏華立盛大信息科技有限公司,於2017年1月18日根據中國法律成立的企業,為華 立盛榮的全資附屬公司
"Yunfu Bilingual School"	Huali Bilingual School of Yunfu (Yun'an District) (雲浮市雲安區華立中英文學校), a private school established under the laws of the PRC on August 18, 2016, of which the School Sponsor's interest is wholly owned by Hualiyuan Technology
「雲浮中英文學校」	雲浮市雲安區華立中英文學校,於2016年8月18日根據中國法律成立的民辦學校,由 華立園科技全資擁有學校舉辦者權益
" % "	per cent
「%」	百分比

The English names of the PRC entities (including schools), PRC laws or regulations, and the PRC government authorities referred to in this report are merely translations from their Chinese names and are for identification purposes. If there is any inconsistency, the Chinese names shall prevail.

本報告所述中國實體(包括學校)、中國法律 或法規及中國政府機關的英文名稱僅為其中 文名稱的翻譯,以資識別。如有任何歧異, 應以中文名稱為準。

China Vocational Education Holdings Limited 中國職業教育控股有限公司

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