

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

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

香港聯合交易所有限公司(「聯交所」)GEM之特色

GEM的定位,乃為相比起其他在主板上市之公司帶有較高投資風險之中小型公司提供一個上市之市場。有意投資者應了解投資該等公司之潛在風險,並應經過審慎周詳之考慮後方作出投資決定。

由於GEM上市公司普遍為中小型公司,在GEM買賣之證券可能會較於聯交所主板買賣之證券承受較大之市場波動風險,同時無法保證在GEM買賣之證券會有高流通量之市場。

香港交易及結算所有限公司及聯交所對本報告之內容概不負責,對其準確性或完整性亦不發表任何聲明,並明確表示概不就因本報告全部或任何部分內容而產生或因倚賴該等內容而引致之任何損失承擔任何責任。

本報告的資料乃遵照GEM上市規則之規定而刊載,旨在提供有關本公司的資料;本公司的董事(「董事」)願就本報告的資料共同及個別地承擔全部責任。董事在作出一切合理查詢後,確認就其所知及所信,本報告所載資料在各重要方面均屬準確完備,沒有誤導或欺詐成份,且並無遺漏任何其他事項,足以令致本報告或其所載任何陳述產生誤導。

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The board of directors (the "Board") of Sino Vision Worldwide Holdings Limited (the "Company") announced the unaudited condensed consolidated interim results of the Company and its subsidiaries (the "Group") for the three months and six months ended 31 December 2018 together with the unaudited comparative figures for the corresponding periods in 2017 as follows:

新維國際控股有限公司(「本公司」)董事會(「董事會」) 宣佈,本公司及其附屬公司(「本集團」)截至二零一八 年十二月三十一日止三個月及六個月之未經審核簡明 綜合中期業績,連同截至二零一七年同期未經審核之 比較數字如下:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

簡明綜合損益及其他全面收益表

			For the three n 31 Dec 截至十二月三十	ember	For the six me 31 Dec 截至十二月三十	ember
			2018	2017	2018	2017
			二零一八年	二零一七年	二零一八年	二零一七年
		Notes	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元
			(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)	(未經審核)	(未經審核)
				(Restated)		(Restated)
				(經重列)		(經重列)
CONTINUING OPERATIONS	持續經營業務					
REVENUE	收入	3	41,495	79,124	99,961	151,537
Cost of sales and services	銷售成本和服務成本	6	(33,608)	(55,792)	(68,985)	(105,451)
Gross profit	毛利		7,887	23,332	30,976	46,086
Other income and gains	其他收入及收益		10,934	394	11,172	838
Selling and distribution costs	銷售及分銷成本		(8,363)	(15,244)	(17,438)	(30,877)
Administrative and other expenses	行政及其他費用		(20,724)	(49,226)	(48,159)	(50,675)
Fair value loss on contingent	應付或然代價之			, ,		` ,
consideration payable	公平值虧損		(111)	_	(335)	_
Finance costs	融資成本	5	(3,021)	(2,569)	(6,672)	(3,639)
LOSS BEFORE TAX	D. 科兰 标 II	4	(12.200)	(42.212)	(20.454)	(20.047)
	除税前虧損	6	(13,398)	(43,313)	(30,456)	(38,267)
Income tax expense	所得税費用	7	(235)	(402)	(1,087)	(610)
LOSS FOR THE PERIOD FROM CONTINUING	本期間來自持續經營業務					
OPERATIONS	之虧損		(13,633)	(43,715)	(31,543)	(38,877)

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

簡明綜合損益及其他全面收益表(續)

			For the three n 31 Dec 截至十二月三十	ember	For the six m 31 Dec 截至十二月三十	ember
	No 附i		2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核) (Restated) (經重列)	2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核) (Restated) (經重列)
(Loss)/profit for the period from discontinued operation	終止經營業務 本期間來自終止經營業務 (虧損)/盈利 本期間虧損		(8,875) (22,508)	(1,363)	(9,479) (41,022)	1,211 (37,666)
Loss attributable to: Owners of the Company Non-controlling interests	應佔虧損: 本公司擁有人 非控股權益		(20,569) (1,939) (22,508)	(40,788) (4,290) (45,078)	(35,680) (5,342) (41,022)	(30,391) (7,275)
EQUITY HOLDERS OF THE COMPANY	本公司普通股權益持有人 應佔之每股虧損 10 基本及攤薄(港仙) 一本期間虧損 一持續經營業務的虧損 一終止經營業務的虧損	0	(0.67) (0.38) (0.29)	(1.47) (1.42) (0.05)	(1.21) (0.89) (0.32)	(1.09) (1.14) 0.05

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

簡明綜合損益及其他全面收益表(續)

		31 Dec	months ended cember 十一日止三個月	For the six m 31 Dec 截至十二月三十	ember
		2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核) (Restated) (經重列)	2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核) (Restated) (經重列)
Loss for the period	本期間虧損	(22,508)	(45,078)	(41,022)	(37,666)
Other comprehensive income to be reclassified to profit or loss in subsequent period:	其他綜合收益在以後會計 期間重新分類為損益:				
 Exchange difference arising on translation of foreign operations Decrease in fair value of financial assets at fair value through other 	一轉換境外業務時產生 之匯兑差額 一按公平值計入其他全 面收益之金融資產	(96)	34	(1,340)	77
comprehensive income - Release of reserve upon disposal of	公平值減少 一出售按公平值計入其	-	-	-	(5,700)
financial assets at fair value through other comprehensive income	他全面收益之金融 資產的儲備回撥		6,095		6,095
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	本期間全面收益總額	(22,604)	(38,949)	(42,362)	(37,194)
Total comprehensive income attributable to:	應佔全面收益總額:				
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益	(20,665) (1,939)	(34,647) (4,302)	(36,851)	(29,896) (7,298)
		(22,604)	(38,949)	(42,362)	(37,194)

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

Not e 附記		30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
NON-CURRENT ASSETS Property, plant and equipment 物業、廠房及設備 Goodwill 商譽 11 Other intangible assets Interests in an associate 時營公司權益 23 Financial assets at fair value through other comprehensive income 全面收益之金融資産 近延税項資産	8,279 1,014	6,179 140,075 8,887 1,085 13,000 3,011
Total non-current assets 非流動資產總額	138,391	172,237
CURRENT ASSETS Inventories Frade receivables Loan and interest receivables Prepayments, deposits and other receivables Equity investments at fair value through profit or loss Pledged deposits Cash and cash equivalents 流動資產 存貨 應收貿易賬款 13 14 15 16 17 18 18 18 19 19 10 11 11 11 11 11 11 11 11 11 11 11 11	70,715 58,402 35,351 310	1,656 25,236 89,090 84,466 40,995 310 43,046
Total current assets 流動資產總額	223,162	284,799
CURRENT LIABILITIES流動負債Trade payables應付貿易賬款Other payables and accruals其他應付款項及應計費用Deposits received in advance預收按金Tax payables應付税項Convertible bonds可換股債券Contingent consideration payable應付或然代價Total current liabilities流動負債總額	21,060 1,745 218	22,084 52,629 2,258 2,799 - 13,156 92,926
NET CURRENT ASSETS 流動資產淨值	177,825	191,873

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

簡明綜合財務狀況表(續)

		Notes 附註	31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
NON-CURRENT LIABILITIES Convertible bonds	非流動負債 可換股債券	16	110,130	138,179
Contingent consideration payable	應付或然代價			12,714
Total non-current liabilities	非流動負債總額		110,130	150,893
Net assets	資產凈值		206,086	213,217
EQUITY Equity attributable to owners of the Company	權益 本公司擁有人應佔權益			
Share capital Reserves	股本儲備	17	30,661 165,094	27,762 169,613
Non-controlling interests	非控股權益		195,755 10,331	197,375 15,842
Total equity	權益總額		206,086	213,217

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

簡明綜合現金流量報表

		For the six m 31 Dec 截至十二月三十	ember
		2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Audited) (經審核)
NET CASH FLOW FROM/(USED IN) OPERATING ACTIVITIES NET CASH FLOW USED IN INVESTING ACTIVITIES NET CASH FLOW FROM FINANCING ACTIVITIES	經營業務之現金所得/ (支出)淨額 投資活動之現金支出淨額 融資活動之現金所得淨額	4,094 (8,000)	(31,500) (19,617) 117,500
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS AT BEGINNING OF THE PERIOD EFFECT OF FOREIGN EXCHANGE RATE CHANGES, NET	現金及現金等值項目(減少)/ 增加淨額 期初之現金及現金等值項目 匯率變動之影響,淨額	(3,906) 43,046 (5)	66,383 94,458 (10)
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD	期末之現金及現金等值項目	39,135	160,831
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances	現金及現金等值項目結餘之分析 現金及銀行結餘	39,135	160,831

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

簡明綜合權益變動表

			Attributable to owners of the Company 本公司擁有人應佔											
		Issued capital	Share premium	Convertible bonds equity reserve 可換股債券	Contributed surplus	Treasury share reserve 庫存股本		Investment revaluation reserve		Other reserve	Accumulated losses	Total	Non- controlling interests	Total equity
		已發行股本 HK\$'000 千港元	股份溢價賬 HK\$'000 千港元	權益儲備 HK\$'000 千港元	實繳盈餘 HK\$'000 千港元	储備 HK\$'000 千港元	購股權儲備 HK\$'000 千港元	投資重估儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	其他儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	合計 HK\$'000 千港元	非控股權益 HK\$'000 千港元	權益總額 HK\$'000 千港元
At 1 July 2018 (Audited)	於二零一八年 七月一日													
Loss for the period Exchange differences arising	(經審核) 本期間虧損 轉換境外業務時產	27,762	263,871	37,894 -	77,068	3,526	5,691 -	-	(1,850) -	(8,344)		197,375 (35,680)	15,842 (5,342)	213,217 (41,022)
on translation of foreign operations	生之匯兑差額								(1,171)			(1,171)	(169)	(1,340)
Total comprehensive income for the period Equity-settled share option	本期間全面收益 總額 股權結算的購股權	-	-	-	-		-	-	(1,171)		(35,680)	(36,851)	(5,511)	(42,362)
arrangements (note 18) Issue of shares upon	安排 <i>(附註18)</i> 於兑換可換股債券	-	-	-	-	-	1,760	-	-	-	-	1,760	-	1,760
conversion of convertible bonds (note 17)	時發行股份 <i>(附註17)</i>	2,899	40,433	(9,861)								33,471		33,471
At 31 December 2018 (Unaudited)	於二零一八年 十二月三十一日 (未經審核)	30,661	304,304	28,033	77,068	3,526	7,451		(3,021)	(8,344)	(243,923)	195,755	10,331	206,086

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

簡明綜合權益變動表(續)

			Attributable to owners of the Company 本公司擁有人應佔											
		Issued capital	Share premium	Convertible bonds equity reserve 可換股債券	Contributed surplus	Treasury share reserve 庫存股本		Investment revaluation reserve	Exchange fluctuation reserve 外匯浮動	Other reserve	Accumulated losses	Total	Non- controlling interests	Total equity
		已發行股本 HK\$'000 千港元	股份溢價賬 HK\$'000 千港元	權益儲備 HK\$'000 千港元	實繳盈餘 HK\$'000 千港元	儲備 HK\$'000 千港元	購股權儲備 HK\$'000 千港元	投資重估儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	其他儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	合計 HK\$'000 千港元	非控股權益 HK\$'000 千港元	權益總額 HK\$'000 千港元
At 1 July 2017 (Audited)	於二零一七年 十月一日													
Loss for the period	(經審核) 本期間虧損	27,762	263,871	-	77,068 -	3,526	-	(395)	(437)	-	(130,268) (30,391)		(20) (7,275)	241,107 (37,666)
Exchange differences arising on translation of foreign operations	轉換境外業務時產 生之匯兑差額	_	_	_	_	_	_	_	100	_	-	100	(23)	77
Decrease in fair value of available-for-sales investments	可供出售投資公平 值之減少	_	_	_	_	_	_	(5,700)		_	_	(5,700)	-	(5,700
Release of reserve upon disposal of available-for-sales investments	出售可供出售投資 的儲備回撥							6,095				(•)		•
invesiments								0,090				6,095		6,095
Total comprehensive income for the period Deemed partial disposal of	本期間全面收益 總額 視作出售附屬公司	-	-	-	-	-	-	395	100	-	-	(29,896)	(7,298)	(37,194)
interest in subsidiaries Issue of convertible bonds	部分權益發行可換股債券			45,454						(8,344)		(8,344) 45,454	28,344	20,000 45,454
At 31 December 2017 (Unaudited)	於二零一七年 十二月三十一日	07.7/0	042 071	AE AFA	77.0/0	2 504			/2071	(0.244)	(140 450)	040 241	01.004	040 247
	(未經審核)	27,762	263,871	45,454	77,068	3,526		_	(337)	(8,344)	(160,659)	248,341	21,026	269,367

1. CORPORATE AND GROUP INFORMATION

The Company was a limited liability company incorporated in the Cayman Islands on 15 March 2000 under the Companies Law of the Cayman Islands and changed its domicile to Bermuda with limited liability on 21 August 2015. The shares of the Company were listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 2 August 2000.

The registered office of the Company was located at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda.

The principal place of business of the Company was located at Unit 2, 28/F, Vertical Square, No. 28 Heung Yip Road, Wong Chuk Hang, Hong Kong.

At the beginning of the Period, the Group is principally engaged in (i) e-commerce and provision of online sales platform; (ii) money-lending business; (iii) intellectual property ("IP") rights licensing and international IP development, media integrated marketing and distribution agency of sports goods business; and (iv) provision of property management and property agency services in Hong Kong which the Group has ceased its operation during the Period.

1. 公司及集團資料

本公司於二零零零年三月十五日根據開曼群島公司法在開曼群島註冊成立為有限責任公司,並於二零一五年八月二十一日遷冊至百慕達以有限公司形式存續。本公司股份於二零零零年八月二日在香港聯合交易所有限公司(「聯交所」)GEM上市。

本公司註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM11, Bermuda。

本公司主要營業地點在香港黃竹坑香葉道28號 嘉尚匯28樓2室。

於本期間初,本集團主要從事(i)電子商務及提供網上銷售平台;(ii)借貸業務;(iii)知識產權授權及國際知識產權開發、媒體綜合營銷以及分銷代理運動用品業務;及(iv)於本期間本集團已不再進行的於香港提供物業管理及物業代理服務。

2. BASIS OF PRESENTATION

These unaudited condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), the applicable disclosure requirements of the Hong Kong Companies Ordinance and the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules"). They have been prepared under the historical cost convention, except for equity investments at fair value through profit or loss, equity investments at fair value through other comprehensive income and contingent consideration payable, which have been measured at fair value.

The accounting policies adopted in the preparation of the unaudited condensed consolidated financial statements for the Period are consistent with those adopted by the Group in its annual financial statements for the year ended 30 June 2018.

In the Period, the Group has adopted the following new standards and interpretation to HKFRSs which are pertinent to the Group's operations and effective for accounting periods beginning on or after 1 July 2018:

HKFRS 9 (2014) Financial Instruments

HKFRS 15 Revenue from Contracts with

Customers

Foreign Currency Transactions and HK(IFRIC)-Int 22

Advance Consideration

2. 編製基準

該等未經審核簡明綜合財務報表乃根據香港會 計師公會(「香港會計師公會」)頒佈之香港會計 準則第34號「中期財務報告」及香港公司條例 之適用披露規定及聯交所GEM證券上市規則 (「GEM上市規則」)而編撰。財務報表乃按過往 成本法編撰,惟按公平值計入損益之股本投 資、按公平值計入其他全面收益之股本投資及 應付或然代價乃按公平值計量。

編製本期間之未經審核簡明綜合財務報表時所 採用之會計政策,與本集團編製其截至二零 一八年六月三十日止年度之年度財務報表時所 採用者貫徹一致。

於本期間,本集團採納了下列適用於二零一八 年七月一日或之後開始的會計期間並與本集團 業務有關的香港財務報告準則新準則及詮釋:

香港財務報告準則第9號 財務工具

(二零一四年)

香港財務報告準則第15號 客戶合約收益

香港(國際財務報告詮釋 外幣交易及預付代

委員會)-詮釋第22號 價

2. BASIS OF PRESENTATION (CONTINUED) (a) Adoption of HKFRS 9 (2014)

The adoption of HKFRS 9 (2014) resulted in changes in accounting policies and adjustments to amounts recognised in the condensed consolidated financial statements.

Classification and measurement

Prior to the adoption of HKFRS 9 (2014), unlisted equity investments amounting to approximately HK\$13,000,000 as at 30 June 2018 were classified as available-for-sales investments measured at cost less any impairment losses. These equity investments are not held for trading purposes and at 1 July 2018, the Group makes an election to designate the investments at fair value through other comprehensive income ("FVOCI") (non-recycling).

Impairment

The new impairment model under HKFRS 9 (2014) requires the recognition of provision for impairment losses based on expected credit losses rather than incurred credit losses. There was no material change in the amount of provision for impairment losses required under the expected credit loss model compared with the incurred credit loss model, and there was no material financial impact on such change at 1 July 2018, and for the six months ended 31 December 2018.

Impact on the condensed consolidated financial statements

The Group has applied HKFRS 9 (2014) retrospectively from 1 July 2018. As permitted by the respective transitional provisions of these accounting standards, comparatives for 2017 were not restated. The reclassifications and adjustments were recognised in the opening condensed consolidated statement of financial position on 1 July 2018.

2. 編製基準(續)

(a) 採納香港財務報告準則第**9**號 (二零一四年)

採納香港財務報告準則第9號(二零一四年)令會計政策有所改變及簡明綜合財務報表內確認的金額須作調整。

分類及計量

採納香港財務報告準則第9號(二零一四年)之前,非上市股本投資於二零一八年六月三十日總值約13,000,000港元,列作可供出售投資並按成本減任何減值虧損列賬計量。本集團持有該等股本投資並非用作買賣用途,於二零一八年七月一日,本集團選擇將該等投資指定為按公平值計入其他全面收益(「按公平值計入其他全面收益)(非重撥)。

減值

香港財務報告準則第9號(二零一四年)下的新減值模式要求減值虧損撥備須按預期信貸虧損確認,而不是按已產生的信貸虧損計算的模式比較,按預期信貸虧損模式計算所需的減值虧損撥備金額並無重大變動,因此於二零一八年七月一日及截至二零一八年十二月三十一日止六個月,該等變動均無造成重大財務影響。

對簡明綜合財務報表的影響

本集團由二零一八年七月一日起追溯 應用香港財務報告準則第9號(二零一四年)。按此等會計準則各自的過渡性條 款所容許,二零一七年的比較數字並未 重列。相關重新分類及調整乃於二零 一八年七月一日的期初簡明綜合財務狀 況表內確認。

2. BASIS OF PRESENTATION (CONTINUED)

(a) Adoption of HKFRS 9 (2014) (CONTINUED)

The following table shows the adjustments recognised for each individual line item. Line items that were not affected by the changes have not been included.

2. 編製基準(續)

(a) 採納香港財務報告準則第9號 (二零一四年)(續)

下表顯示各個別項目確認的調整。不受 變動影響的項目並無包括在內。

		30 June 2018 as originally presented 二零一八年	HKFRS 9 (2014)	1 July 2018 restated
Condensed consolidated statement of financial position	簡明綜合財務狀況表	六月三十日 原先呈列	香港財務報告 準則第 9 號	二零一八年 七月一日
(extract)	(摘要)	的數額 HK\$'000 千港元	(二零一四年) HK\$'000 千港元	重列 HK\$'000 千港元
Current assets	流動資產	10.000	(10,000)	
Available-for-sales investments Financial assets measured at fair value through other	可供出售投資 按公平值計入其他 全面收益的金融資產	13,000	(13,000)	-
comprehensive income		-	13,000	13,000

(b) Adoption of HKFRS 15

(i) Impact of adoption

The adoption of HKFRS 15 resulted in changes in accounting policies and adjustments to amounts recognised in the financial statements. The adoption did not have any material financial impact on the Group.

(c) Adoption of HK(IFRIC) - Interpretation 22

The Interpretation clarifies that the date of the transaction for the purpose of determining the exchange rate to be used on initial recognition of the related asset, expense or income is the date on which the Group initially pays or receives the advance consideration. The adoption did not have any material financial impact on the Group.

(b) 採納香港財務報告準則第15號

(i) 採納的影響

採納香港財務報告準則第15號令 會計政策有所改變及財務報表內 確認的金額須作調整。採納該準 則未有對本集團產生任何重大財 務影響。

(c) 採納香港(國際財務報告詮釋委 員會)-詮釋第22號

此詮釋闡明,在確定首次確認相關資 產、支出或收益所使用的匯率時,交易 日期乃指本集團首次繳付或收取預付代 價的日期。採納該詮釋未有對本集團產 生任何重大財務影響。

3. REVENUE

3. 收入

An analysis of the Group's revenue is as follows:

本集團之收入分析如下:

			months ended ember 十一日止三個月	For the six months ended 31 December 截至十二月三十一日止六個月		
		2018	2017	2018	2017	
		二零一八年	二零一七年	二零一八年	二零一七年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
		(未經審核) ———————	(未經審核)	(未經審核)	(未經審核)	
Revenue:	收入:					
Continuing operations:	持續經營業務:					
E-commerce and provision of	電子商務及提供網上					
online sales platform	銷售平台	25,238	72,627	69,353	139,735	
Interest income arising from	借貸業務之利息收入		,	31,333		
the money lending business		1,852	2,302	3,919	4,669	
Intellectual property rights licensing	知識產權授權費及					
fee and sponsorship	贊助	14,405	4,195	26,689	7,133	
		41,495	79,124	99,961	151,537	
Discontinued operation:	終止經營業務:					
Provision of property management	提供物業管理及物業					
and property agency services	代理服務		389	30	5,516	
		41,495	79,513	99,991	157,053	

4. OPERATING SEGMENT INFORMATION

The Group was principally engaged in (i) e-commerce and provision of online sales platform, (ii) money lending business; (iii) IP rights licensing and international IP development, media integrated marketing and distribution agency of sports goods business; and (iv) provision of property management and property agency services in Hong Kong, of which the Group has ceased operation during the Period. Details please refer to note 9.

For management purposes, the Group is organised into business units based on their nature. There are four reportable operating segments as follows:

- (a) E-commerce and provision of online sales platform;
- (b) Money lending business;
- (c) IP rights licensing and international IP development, media integrated marketing and distribution agency of sports goods business; and
- (d) Provision of property management and property agency services.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment (loss)/profit, which is a measure of adjusted loss before tax from continuing operations. The adjusted loss before tax is measured consistently with the Group's loss before tax from continuing operations except that interest income, finance costs, gain/(loss) from equity investments at fair value through profit or loss and available-for-sales investments, as well as head office and corporate expenses are excluded from such measurement.

Segment assets exclude equity investments at fair value through other comprehensive income, equity investments at fair value through profit or loss and unallocated head office and corporate assets as these assets are managed on a group basis.

4. 經營分部資料

本集團的主營業務是(i)電子商務及提供網上銷 售平台,(ii)借貸業務;(iii)知識產權授權及國 際知識產權開發、媒體綜合營銷以及分銷代理 運動用品業務;及(iv)本集團於本期間已終止 之於香港提供物業管理及物業代理服務。詳情 請參閱附註9。

為方便管理,本集團按其性質組織業務單位, 現有如下四個可呈報業務分部:

- (a) 電子商務及提供網上銷售平台;
- (b) 借貸業務;
- (c) 知識產權授權及國際知識產權開發、媒 體綜合營銷以及分銷代理運動用品業 務;及
- (d) 提供物業管理及物業代理服務。

管理層獨立監控其集團的經營分部業績,以便 就資源配置及績效評估制定決策。評估分部表 現時,乃按可呈報分部(虧損)/盈利得出,即 計量由持續經營業務除稅前經調整虧損。計量 由持續經營業務除稅前經調整虧損時,與本集 團之除稅前虧損一致,惟利息收入、財務成 本、按公平值計入損益之股本投資及可供出售 投資之收益/(虧損)、連同總部及企業開支則 不計算在內。

分類資產並無包括按公平值計入其他全面收益 之股本投資、按公平值計入損益之股本投資和 未分配總部及企業資產,原因為該等資產乃按 集團層面管理。

4. OPERATING SEGMENT INFORMATION (CONTINUED)

Segment liabilities exclude unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Period ended 31 December 2018

4. 經營分部資料(續)

分部負債並無包括未分配總部及企業負債,原 因為該等負債乃按集團層面管理。

截至二零一八年十二月三十一日止期間

		Co	ontinued operati 持續經營業務	IP rights licensing and international IP	Discontinued operation 終止經營業務	
		E-commerce and provision of online sales platform	Money lending business	development, media integrated marketing and distribution agency of sports goods	Provision of property management and property agency services	
		segment 電子商務及 提供網上	segment	business 知識產權授權及 國際知識產權 開發、媒體綜合 營銷以及分銷 代理運動用品	segment 提供物業管理及物業代理	Total
		銷售平台分部 HK\$'000 千港元 (Unaudited) (未經審核)	借貸業務分部 HK\$'000 千港元 (Unaudited) (未經審核)	業務 HK\$'000 千港元 (Unaudited) (未經審核)	服務分部 HK\$'000 千港元 (Unaudited) (未經審核)	總計 HK\$'000 千港元 (Unaudited) (未經審核)
Segment revenue Segment other income	分部收入 分部其他收入	69,353 10,630	3,919	26,689 290	30 28	99,991
Segment results	分部業績	(10,898)	3,906	4,395	(9,508)	(12,105)
Unallocated other income and gains Unallocated expenses	未分配其他收入及 收益 未分配之費用					249 (21,436)
Loss from operations Finance costs	營運虧損 融資成本					(33,292) (6,672)
Loss before tax Income tax expenses	除税前虧損 所得税費用					(39,964) (1,058)
Loss for the Period	本期間虧損					(41,022)
Segment assets Unallocated assets	分部資產 未分配之資產	55,310	89,355	128,413	805	273,883 87,670
Total assets	總資產					361,553

4. OPERATING SEGMENT INFORMATION (CONTINUED)

4. 經營分部資料(續)

Period ended 31 December 2018 (Continued)

截至二零一八年十二月三十一日止期間(續)

		Co	ontinued operati 持續經營業務	ons	Discontinued operation 終止經營業務	
			打 緮從宮耒 汾	IP rights licensing and international IP development,	於正經宮耒務	
		E-commerce		media integrated	Provision of property	
		and provision of online	Money	marketing and distribution	management and property	
		sales platform	lending business	agency of sports goods	agency services	
		segment	segment	business 知識產權授權及 國際知識產權 開發、媒體綜合	segment	Total
		電子商務及 提供網上		營銷以及分銷 代理運動用品	提供物業管理及 物業代理	
		銷售平台分部	借貸業務分部	業務	服務分部	總計
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
		(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)
Segment liabilities Unallocated liabilities	分部負債 未分配之負債	34,542	-	7,185	13	41,740 113,727
Total liabilities	總負債					155,467
Capital expenditure Unallocated capital expenditure	資本開支 未分配之資本開支	61	-	892	-	953
						953
Depreciation and amortisation	折舊及攤銷	132	-	40	1,706	1,878
Unallocated depreciation and amortisation	未分配之折舊及攤銷					468
						2,346
Impairment of goodwill	商譽減值	-	-	26,205	8,158	34,363
Reversal of contingent consideration payable	撥回應付或然代價	-	-	(26,205)	-	(26,205)

4. OPERATING SEGMENT INFORMATION (CONTINUED)

4. 經營分部資料(續)

Period ended 31 December 2017

截至二零一七年十二月三十一日止期間

		Co	ontinued operation 持續經營業務		Discontinued operation 終止經營業務	
				IP rights licensing and international IP development,		
		E-commerce and provision of online sales platform segment	Money lending business segment	media integrated marketing and distribution agency of sports goods business 知識產權授權及 國際知識產權	Provision of property management and property agency services segment	Total
		電子商務及 提供網上 銷售平台分部 HK\$'000 千港元 (Unaudited) (未經審核)	借貸業務分部 HK\$'000 千港元 (Unaudited) (未經審核)	開發、媒體綜合 營銷以及分銷 代理運動用品 業務 HK\$'000 千港元 (Unaudited) (未經審核)	提供物業管理及 物業代理 服務分部 HK\$'000 千港元 (Unaudited) (未經審核)	總計 HK\$'000 千港元 (Unaudited) (未經審核)
Segment revenue Segment other income	分部收入 分部其他收入	139,735 824	4,669	7,133	5,516	157,053 826
Segment results	分部業績	(17,521)	4,611	3,023	1,441	(8,446)
Unallocated other income and gains Unallocated expenses	未分配其他收入及 收益 未分配之費用					12 (24,754)
Loss from operations Finance costs	營運虧損 融資成本					(33,188) (3,639)
Loss before tax Income tax expenses	除税前虧損 所得税費用					(36,827)
Loss for the Period	本期間虧損					(37,666)
Segment assets Unallocated assets	分部資產 未分配之資產	123,768	89,930	13,661	6,026	233,385 254,656
Total assets	總資產					488,041

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4. OPERATING SEGMENT INFORMATION (CONTINUED)

4. 經營分部資料(續)

Period ended 31 December 2017 (Continued)

截至二零一七年十二月三十一日止期間(續)

		Co	ontinued operatio 持續經營業務		Discontinued operation 終止經營業務	
				IP rights licensing and international IP		
				development, media	Provision	
		E-commerce		integrated	of property	
		and provision		marketing and	management	
		of online	Money	distribution	and property	
		sales	lending	agency of	agency	
		platform	business	sports goods	services	
		segment	segment	business	segment	Total
		oogman	oogo	知識產權授權及 國際知識產權	oogo	.0.0.
				開發、媒體綜合		
		電子商務及		營銷以及分銷	提供物業管理及	
		提供網上		代理運動用品	物業代理	
		銷售平台分部	借貸業務分部	業務	服務分部	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)
Segment liabilities 5	分部負債	76,137	-	4,343	226	80,706
Unallocated liabilities	未分配之負債					137,968
Total liabilities	總負債					218,674
	Ø → ⊞ →	200		0.400	101	0.070
The state of the s	資本開支	392	_	2,699	181	3,272
Unallocated capital expenditure	未分配之資本開支					3,977
						7,249
Depreciation and amortisation	斤舊及攤銷	279	_	332	70	681
	未分配之折舊及攤銷	,		552	. •	331
amortisation						508
						1,189
						1,107

4. OPERATING SEGMENT INFORMATION (CONTINUED)

Geographical information

(a) Revenue from external customers

The revenue information is based on the location of the customers:

Period ended 31 December 2018 (Unaudited)

4. 經營分部資料(續)

地區資料

(a) 源自外間客戶之收入 下列收入資料按顧客地區分類:

> 截至二零一八年十二月三十一日止期間 (未經審核)

		North America 北美洲 HK\$'000 千港元	South America 南美洲 HK\$'000 千港元	Africa 非洲 HK\$'000 千港元	Europe 歐洲 HK\$'000 千港元	Asia 亞洲 HK\$'000 千港元	Oceania 大洋洲 HK\$'000 千港元	Consolidated 合併 HK\$'000 千港元
Segment revenue: Continuing operations: E-commerce and provision of online	分部收入 : 持續經營業務: 電子商務及提供網上銷							
sales platform Money lending business	售平台 借貸業務	8,371	8,636	523 -	44,004	5,014 3,919	2,805	69,353 3,919
IP rights licensing and international IP development, media integrated marketing and distribution agency	知識產權授權及國際知 識產權開發、媒體綜 合營銷以及分銷代理							
of sports goods business	運動用品業務					26,689		26,689
Discontinued operation: Provision of property management	終止經營業務: 提供物業管理及物業代	8,371	8,636	523	44,004	35,622	2,805	99,961
and property agency services	理服務					30		30
		8,371	8,636	523	44,004	35,652	2,805	99,991

4. OPERATING SEGMENT INFORMATION (CONTINUED)

Geographical information (Continued)

(a) Revenue from external customers (Continued)

Period ended 31 December 2017 (Unaudited)

4. 經營分部資料(續)

地區資料(續)

(a) 源自外間客戶之收入(續)

截至二零一七年十二月三十一日止期間 (未經審核)

		North America 北美洲 HK\$'000 千港元	South America 南美洲 HK\$'000 千港元	Africa 非洲 HK\$'000 千港元	Europe 歐洲 HK\$'000 千港元	Asia 亞洲 HK\$'000 千港元	Oceania 大洋洲 HK\$'000 千港元	Consolidated 合併 HK\$'000 千港元
Segment revenue:	分部收入:							
Continuing operations:	持續經營業務:							
E-commerce and provision of online sales platform	電子商務及提供網上 銷售平台	12,509	19,995	1.675	75,994	26.073	3.489	139,735
Money lending business	明日Tロ 借貸業務	12,509	19,990	1,075	75,994	4.669	3,409	4,669
IP rights licensing and international	知識產權授權及國際					4,007		4,007
IP development, media	知識產權開發、媒							
integrated marketing and	體綜 合營銷以及分							
distribution agency of sports	銷代理運動用品業							
goods business	務					7,133		7,133
		12,509	19,995	1,675	75,994	37,875	3,489	151,537
Discontinued operation:	終止經營業務:							
Provision of property management	提供物業管理及物業							
and property agency services	代理服務					5,516		5,516
		12,509	19,995	1,675	75,994	43,391	3,489	157,053

5. FINANCE COSTS

5. 融資成本

		or the three n 31 Dec 截至十二月三十		For the six months ended 31 December 截至十二月三十一日止六個月	
		2018 2017 二零一八年 二零一七年 HK\$ '000 HK\$'000		2018 二零一八年 HK\$'000	2017 二零一七年 HK\$'000
	(U	千港元 Unaudited) (未經審核)	千港元 (Unaudited) (未經審核)	千港元 (Unaudited) (未經審核)	千港元 (Unaudited) (未經審核)
Imputed interest expenses on convertible 可換股債bonds <i>(note 16)</i> 開支 <i>(附</i>		3,021	2,569	6,672	3,639
Finance costs: Attributable to continuing operations Attributable to discontinued operation (note 9) Right 表 表 表 表 表 表 表 表 表 表 表 表 表 表 表 表 表 表 表	業務應佔 業務應佔	3,021	2,569	6,672	3,639
		3,021	2,569	6,672	3,639

6. LOSS BEFORE TAX

Loss before tax is arrived at after charging/(crediting):

6. 除税前虧損

除税前虧損乃扣除/(計入)及下列各項後計算:

		For the three months ended 31 December 截至十二月三十一日止三個月		31 Dec	onths ended cember 十一日止六個月
		2018	2017	2018	2017
		二零一八年	二零一七年	二零一八年	二零一七年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核) ————	(未經審核)
Cost of sales and services	銷售及服務成本				
Continuing operation	持續經營業務	33,608	55,792	68,985	105,451
Cost of sales	銷售成本	23,345	54,587	57,956	103,483
Cost of services	服務成本	10,263	1,205	11,029	1,968
Discontinued operation (note9)	終止經營業務(附註9)	-	-	-	1,331
Cost of sales	銷售成本	-	-	-	-
Cost of services	服務成本				1,331
		33,608	55,792	68,985	106,782
Technical expenses included in "Cost of sales" in the consolidated statement of profit or loss from continuing operation	計入綜合損益表持續經營 業務之「銷售成本」中的 技術開支	1,938	1,700	3,090	3,491
Depreciation of property, plant and	物業、廠房及設備折舊	1,750	1,700	3,070	0,471
equipment	70米 MADA X X IN JI 自	505	626	1,002	1,078
Continuing operation	持續經營業務	490	586	962	1,008
Discontinued operation	終止經營業務	15	40	40	70
Amortisation of other intangible assets	其他無形資產攤銷	360	70	834	111
Minimum lease payments under	土地及樓宇經營租賃項下	300	70	004	111
operating leases in respect of land	之最低租賃付款		1.005		0.400
and building	排砂糖类 应与卫却供	1,436	1,325	3,080	2,689
Write-off of property, plant and equipment	撇銷物業、廠房及設備	-	256	-	256
Loss on disposal of property, plant and equipment	出售物業、廠房及設備之 虧損	314		314	
Fair value loss/(gain) on equity investments at fair value through profit	按公平值計入損益之股票 投資之公平值虧損/	314			
or loss, net Loss on disposal of equity investments at	(收益),淨值 出售按公平值計入損益之	255	7,097	3,533	(8,063)
fair value through profit or loss	股票投資之虧損	3,502	2,201	4,793	2,201

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6. LOSS BEFORE TAX (CONTINUED)

6. 除税前虧損(續)

	e three months ended 31 December 二月三十一日止三個月	For the six me 31 Dec 截至十二月三十	ember
нк	2018 2017 一八年 二零一七年 は*000 HK\$*000 千港元 千港元	2018 二零一八年 HK\$'000 千港元	2017 二零一七年 HK\$'000 千港元
(Unaud (未經	dited) (Unaudited) 图審核) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)
uing operation 持續經營業務 tinued operation 終止經營業務 ts 員工成本 T資及薪金 g allowances 住房津貼 settled share option expenses nsion scheme contributions 2 2 2 2 2 2 2 2 2 2 2 2 2	- 20,199 237 340 44,363 - 86,205 - 8,158 - 6,495 8,414 63 94 604 588 7,162 9,096	761 34,363 26,205 8,158 15,004 171 614 2,011	20,199 705 - - - 14,073 130 - 1,019
of contingent consideration	, in the second	1,146 1,359 (10,363)	- 1,724 -
of the provision of litigation and Provision of litigation and Provision of litigation and Provision		540 608 10,363) - 26,205)	10,363) - (10,363)

7. INCOME TAX EXPENSE

7. 所得税費用

		31 Dec	For the three months ended 31 December 截至十二月三十一日止三個月		December 31 December		ember
		2018	2017	2018	2017		
		二零一八年	二零一七年	二零一八年	二零一七年		
		HK\$'000	HK\$'000	HK\$'000	HK\$'000		
		千港元	千港元	千港元	千港元		
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)		
		(未經審核) 	(未經審核)	(未經審核)	(未經審核)		
Income tax (credit)/expense for the current period: Profits tax – Hong Kong Profits tax – Elsewhere Deferred tax	本期間所得税(抵免)/ 費用: 利得税一香港 利得税一其他地區 遞延税項 税項支出總額	(27) 213 20 206	(251) 401 150	10 1,028 20 1,058	229 610 839		
Income tax expense/(credit): Continuing operations Discontinued operation	所得税費用/(抵免): 持續經營業務 終止經營業務	235 (29) 206	402 (252)	1,087 (29)	610 229		

Hong Kong Profits tax has been provided at the rate of 16.5% on the estimated assessable profits for the Period (six months ended 31 December 2017: 16.5%).

Taxes on profits in respect of Group companies operating elsewhere have been calculated at the rates of tax prevailing in the respective tax countries/jurisdictions in which they operate based on existing legislation, interpretations and practices in respect thereof.

8. DIVIDENDS

The Board does not recommend the payment of interim dividend for the Period (six months ended 31 December 2017: Nil).

香港利得税按本期間內之估計應課税盈利以税率16.5%計提撥備(截至二零一七年十二月三十一日止六個月:16.5%)。

本集團於其他地區經營之公司之盈利税項,已 根據所在地之現有法例、詮釋及慣例,按各自 税務司法權區之現行税率計算。

8. 股息

董事會並不建議派發本期間的中期股息(截至二零一七年十二月三十一日止六個月:無)。

9. DISCONTINUED OPERATION

During the Period, the Group has ceased the operation of the provision of property management and property agency services and the segment has been included as discontinued operation.

The unaudited results of the discontinued operation included in the loss for the period are set out below:

9. 終止經營業務

於本期間,本集團已終止提供物業管理及物業 代理服務經營業務且該分部已被列為終止經營 業務。

計入本期間虧損的終止經營業務之未經審核業 績載列如下:

			months ended ember 上一日止三個月	d For the six months ende 31 December 截至十二月三十一日止六個	
		2018	2017	2018	2017
		二零一八年	二零一七年	二零一八年	二零一七年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Revenue	收入	-	389	30	5,516
Cost of sales	銷售成本				(1,331)
Gross profit	毛利		389	30	4,185
Other income and gains	其他收入及收益		307	28	4,105
Administrative and other expenses	行政及其他費用	(8,904)	(2,004)	(9,566)	(2,744)
Tarrii ilorranivo aria omor experises		(0,704)	(2,004)	(7,000)	(2,744)
(Loss)/profit before tax	除税前(虧損)/盈利	(8,904)	(1,615)	(9,508)	1,441
Income tax credit	所得税撥回	29	252	29	(230)
(Loss)/profit for the period from	本期間來自終止經營業務之				
discontinued operation	(虧損)/盈利	(8,875)	(1,363)	(9,479)	1,211
(Loss)/profit attributable to	本公司擁有人				
owners of the Company	應佔(虧損)/盈利	(8,875)	(1,363)	(9,479)	1,211
owners of the company	心口(作月光// 血生)	(0,073)	(1,000)	(7,417)	1,211
The net cash flow incurred by the	終止經營業務導致的現金流				
discontinued operation are as	量淨額如下:				
follows:	至/于 IRXH ·				
Operating activities	經營活動	(3,579)	(2,204)	(3,111)	3,575
Investing activities	投資活動	-	_	-	_
Financing activities	融資活動				
Nied and Zeidel N.P. 6	14人/大川/ / 大工 河西	(0.570)	/0.00 th	(0.333)	0.575
Net cash (outflow)/inflow	現金(流出)/流入淨額	(3,579)	(2,204)	(3,111)	3,575

10. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

10. 本公司普通股權益持有人應佔 之每股虧損

The calculations of basic and diluted loss per share are based on:

每股基本及攤薄虧損按以下基準計算:

		For the three months ended 31 December 截至十二月三十一日止三個月		For the six months ended 31 December 截至十二月三十一日止六個月	
		2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核)	2018 二零一八年 HK\$'000 千港元 (Unaudited) (未經審核)	2017 二零一七年 HK\$'000 千港元 (Unaudited) (未經審核)
Loss attributable to ordinary equity holders of the Company	本公司普通股權益持有人應佔虧損	(20,569)	(40,788)	(35,680)	(30,391)
Attributable to: Continuing operations Discontinued operation	以下應佔: 持續經營業務 終止經營業務	(11,694) (8,875) (20,569)	(39,425) (1,363) (40,788)	26,201 (9,479) (35,680)	(31,602) 1,211 (30,391)

		Numbers of shares 股份數目			
			months ended	For the six m	
		31 Dec		31 Dec	
		截至十二月三十	「一口止二個月	截至十二月三十	「一口正八個月
		2018	2017	2018	2017
		二零一八年	二零一七年	二零一八年	二零一七年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Number of shares: Weighted average number of ordinary shares in issue during the period used in the basic loss per share calculation	股份數目: 用以計算每股基本虧損之期內 已發行普通股加權平均數	3,066,070,496	2,776,215,424	2,946,347,749	2,776,215,424
1033 per siture curcurumort		3,000,070,470	2,770,213,424	2,740,347,747	2,770,213,424

10. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY (CONTINUED)

No adjustment has been made to the basic loss per share amounts presented for the three months and six months ended 31 December 2018 and 2017 in respect of a dilution as the impact of the share options and convertible bonds outstanding had an anti-dilutive effect on the basic loss per share amounts presented.

11. GOODWILL

Goodwill is allocated to the Group's cash generating units ("CGU") that are expected to benefit from that business. A summary of goodwill by each reporting operating CGU is presented below:

10. 本公司普通股權益持有人應佔 之每股虧損(續)

截至二零一八年及二零一七年十二月三十一日 止三個月及六個月期間,並無就攤薄對列報的 每股基本虧損金額作出調整,原因為尚未行使 之購股權及可換股債券對列報的每股基本虧損 金額產生了反攤薄效應。

11. 商譽

商譽分配至本集團預期可從該業務獲益的現金 產生單位(「現金產生單位」)。按各報告經營現 金產生單位劃分的商譽概要載列如下:

		31 December 2018 二零一八年十二月三十一日 HK\$'000 千港元	30 June 2018 二零一八年六月三十日 HK\$'000 千港元
Provision of online sales platforms Property management and property agency services (note a) Money-lending business IP rights licensing and international IP development, media integrated marketing and distribution agency	提供網上銷售平台物業管理及物業代理服務(附註a) 借貸業務 知識產權授權及國際知識產權開發、媒體綜合營銷及分銷代理 運動用品業務	- 1,000	- 8,158 1,000
of sports goods business - arising from the Sense Media acquisition - arising from the Strong Network acquisition (note b) - arising from the Great Window acquisition (note 19)	一由三思收購事項而產生 一由Strong Network收購事項 而產生(附註b) 一由大創收購事項而產生 (附註19)	72,729 31,983 5,379	72,729 58,188
		111,091	140,075

11. GOODWILL (CONTINUED)

(a) Provision of property management and property agency services CGU

The recoverable amounts of the provision of property management and property agency services CGU have been determined on the basis of their value in use using discounted cash flow method.

The Directors prepared the cash flow forecast to determine the recoverable amount of the CGU.

During the Period, the Group has ceased the operation of the provision of property management and property agency services and the segment has been included as discontinued operation. Accordingly, an impairment loss on goodwill of HK\$8,158,000 arising from the provision of property management and property agency services CGU was provided during the period.

(b) Strong Network CGU

The Strong Network CGU provides key distribution channels to the Sense Media CGU and the Group for their downstream businesses and provision of steady expansion of commercialised IPs within the PRC, through engagement with various cooperation partners which covers different provinces in the PRC. In addition, the Strong Network CGU commenced its business of distribution agency of sports goods.

The recoverable amounts of the Strong Network CGU have been determined on the basis of their value in use using discounted cash flow method.

The cash flow forecasts are prepared based on the most recent financial budgets approved by the senior management of the Group for the next five years from 2019 to 2023 (the "Sense and Strong Network Budget Period") with the residual period.

11. 商譽(續)

(a) 提供物業管理及物業代理服務 現金產生單位

提供物業管理及物業代理服務現金產生 單位之可收回金額已採用貼現現金流量 法根據其使用價值釐定。

董事編製現金流量預測以釐定現金產生 單位之可收回金額。

於本期間,本集團已終止提供物業管理及物業代理服務經營業務且該分部已被列為終止經營業務。因此,於期內計提提供物業管理及物業代理服務現金產生單位產生之商譽減值虧損8,158,000港元。

(b) Strong Network現金產生單位

Strong Network現金產生單位為三思傳媒現金產生單位及本集團的下游業務提供主要分銷渠道,並透過與涵蓋中國不同省份的各類合作夥伴接觸穩步擴張中國商業化知識產權。此外,Strong Network現金產生單位開始分銷代理運動用品業務。

Strong Network現金產生單位之可收回 金額已採用貼現現金流量法根據其使用 價值釐定。

現金流量預測乃基於經本集團高級管理 層批准二零一九年至二零二三年未來五 年(「三思及Strong Network預算期」)及 剩餘期間之最近財務預算作出。

11. GOODWILL (CONTINUED)

(b) Strong Network CGU (Continued)

The key assumptions for the discounted cash flow method are those regarding the discount rate, growth rate, terminal growth rate, gross margin and turnover during the Sense and Strong Network Budget Period. The Group estimates discount rates using pretax rates that reflect current market assessments of the time value of money and the risks specific to the CGUs. The terminal growth rate is based on historical growth rate of the geographical area in which the businesses of the CGUs operate. These rates do not exceed the average long-term growth rates for the relevant markets. Budgeted revenue based on past performance and expectations regarding market development and expenses are based on historical performance of the CGUs projected with growth rate not exceed the inflation rate.

Pursuant to the cash flow forecasts, the recoverable amounts of the Strong Network CGU as at 31 December 2018 was assessed to be HK\$42,096,000. The decrease in the recoverable amount of the strong Network CGU mainly due to the decline in budgeted revenue. Accordingly, provision of approximately HK\$26,205,000 for impairment loss on goodwill arising from the Strong Network CGU is considered necessary.

11. 商譽(續)

(b) Strong Network現金產生單位 (續)

貼現現金流量法的主要假設與三思及 Strong Network預算期內貼現率、增長 率、終端增長率、毛利率及收入有關。 本集團採用可反映目前市場對貨幣時間 價值的評估及現金產生單位特定風險的 税前比率以估計貼現率。終端增長率險乃 以現金產生單位經營業務所在地區的歷 史增長率為基準。該等比率並不超過 開市場的平均長期增長率。預算收益乃 以市場發展的過往表現及預期為基準及 開支乃基於現金產生單位之過往表現釐 定,預計增長率不高於通脹率。

根據現金流量預測,Strong Network現金產生單位於二零一八年十二月三十一日之可收回金額被評估為42,096,000港元。Strong Network現金產生單位之可收回金額減少主要是由於預算收益減少。因此,須就Strong Network現金產生單位產生之商譽減值虧損計提26,205,000港元的撥備。

12. LOAN AND INTEREST RECEIVABLES

12. 應收貸款及利息賬款

		31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
Loan receivables Interest receivables Impairment	應收貸款賬款 應收利息賬款 減值	70,240 475 	108,062 1,028 (20,000)
Net carrying amounts Less: Balances due within one year included in current assets	賬面淨值 減:於一年內到期而計入 流動資產之結餘	70,715	89,090 (89,090)
Non-current portion	非流動部分		_

Loan and interest receivables represent outstanding principals and interest arising from the money lending business of the Group. All of the loan receivables are entered with contractual maturity within 6 months to 12 months. The Group seeks to maintain strict control over its loan and interest receivables in order to minimise credit risk by reviewing the borrowers' financial positions.

The loan receivables are interest-bearing at rates mutually agreed between the contracting parties, ranging from 8% to 12% per annum. As at 31 December 2018, loan receivables were unsecured.

應收貸款及利息賬款指由本集團借貸業務所產生之尚未收回本金及利息。所有該等應收貸款賬款所訂合約到期日介乎於6個月至12個月內。本集團力求維持嚴格控制其應收貸款及利息賬款,透過審查借款人之財務狀況,以降低信貸風險。

應收貸款賬款按訂約方之間相互協定之利率介 乎每年8%至12%計息。於二零一八年十二月 三十一日,應收貸款賬款為無抵押。

12. LOAN AND INTEREST RECEIVABLES (CONTINUED)

The loan and interest receivables at the end of the reporting period are analysed by the remaining period to contractual maturity date as follows:

12. 應收貸款及利息賬款(續)

於報告期末,根據合同到期日餘下期間計算之 應收貸款及利息賬款之分析如下:

		31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
Receivable: Within 3 months 3 months to 1 year Over 1 year	應收款: 三個月內 三個月至一年 超過一年	23,890 46,825 	1,002 88,088
Less: Current portion of loan and interest receivables	減:應收貸款及利息賬款之 流動部分	70,715	89,090 (89,090)
Non-current portion of loan and interest receivables	應收貸款及利息賬款之非流 動部分		

Loan and interest receivables were neither past due nor impaired at the end of the reporting period.

於報告期末,應收貸款及利息賬款概無逾期或 減值。

13. TRADE RECEIVABLES

13. 應收貿易賬款

		31 December 2018	30 June 2018
		於二零一八年	於二零一八年
		十二月三十一日	六月三十日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Trade receivables	應收貿易賬款	10,305	25,335
Impairment	減值	_	(99)
·			
		10,305	25,236
		10,303	23,230

An aged analysis of trade receivables as at the end of the reporting period, based on invoice date, is as follows:

於報告期末,根據發票日期計算之應收貿易賬款之賬齡分析如下:

		31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
Current 31-60 days 61-90 days 91-180 days Over 180 days	即期 31-60天 61-90天 91-180天 超過180天	4,743 82 47 4,733 700	14,245 6,987 3,881 123 - 25,236

The Group's terms on credit sales primarily range from 30 to 180 days (2017: 30 to 180 days).

Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to diversified customers, there is no significant concentration of credit risk. Trade receivables are non-interest bearing.

本集團之賒銷期限一般由30天至180天不等 (二零一七年:30天至180天)。

高級管理層定期檢討逾期結餘。鑑於上述各項 及本集團之應收貿易賬款乃與分散客戶有關, 故並無重大信貸風險集中之情況。應收貿易賬 款為不計息。

14. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

14. 現金及現金等值項目及已抵押存款

		31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
Cash and bank balances Time deposits	現金及銀行結餘 定期存款	39,135 310	43,046
Less: Pledged time deposits for securing banking and other	減:為獲取就銀行及其他 融資而抵押之定期	39,445	43,356
facilities	存款	(310)	(310)

15. TRADE PAYABLES

An aged analysis of trade payables as at the end of the reporting period, based on payment due date, respectively, is as follows:

15. 應付貿易賬款

於報告期末,根據付款到期日計算之應付貿易 賬款之賬齡分析如下:

		31 December 2018 於二零一八年 十二月三十一日 HK\$'000 千港元 (Unaudited) (未經審核)	30 June 2018 於二零一八年 六月三十日 HK\$'000 千港元 (Audited) (經審核)
		() = A a y	(=====,
Current	即期	7,619	10,293
31-60 days	31-60天	3	1,163
61-90 days	61-90天	1,021	107
91-180 days	91-180天	1,309	-
Over 180 days	超過180天	11,112	10,521
		21,064	22,084

16. CONVERTIBLE BONDS

The Group issued 2 convertible bonds in August 2017 (the "August 2017 CB") and December 2017 (the "December 2017 CB"), respectively, with details as follows:

The August 2017 CB

On 7 August 2017, the Company issued a zero coupon redeemable convertible bond with nominal value of HK\$70,000,000 due in August 2020, comprising of HK\$40,000,000 (the "1st Tranche Lockup CB") and HK\$30,000,000 (the "2nd Tranche Lockup CB") as part of the consideration for the Sense Media acquisition. The 1st Tranche Lockup CB and the 2nd Tranche Lockup CB are conditionally convertible into ordinary shares of the Company at an initial conversion price of HK\$0.138 per conversion share (subject to adjustments in accordance with the terms of the August 2017 CB).

Based on the conversion price of HK\$0.138 per conversion share (subject to adjustments), a maximum number of 507,246,376 conversion shares will be allotted and issued, representing 18.27% of the existing issued share capital of the Company and approximately 15.45% of the issued share capital of the Company as enlarged by the allotment and issue of the conversion shares.

The 1st Tranche Lockup CB shall be convertible when (i) the audited consolidated financial statements of the Sense Media Group for the first guarantee period is issued and the first year target profit is achieved; and (ii) if the first year target profit is not achieved, full payment of cash compensation has been made to the Company.

The 2nd Tranche Lockup CB shall be convertible when (i) the audited consolidated financial statements of the Sense Media Group for the second guarantee period is issued and the second year target profit is achieved; and (ii) if the second year target profit is not achieved, full payment of the cash compensation has been made to the Company.

16. 可換股債券

本集團分別於二零一七年八月(「二零一七年 八月可換股債券」)及二零一七年十二月(「二零 一七年十二月可換股債券」)發行2批可換股債 券,詳情如下:

二零一七年八月可換股債券

於二零一七年八月七日,本公司發行面值為 70,000,000港元並於二零二零年八月到期的零 票息可贖回可換股債券,當中包括40,000,000 港元(「第一批禁售可換股債券」)及30,000,000 港元(「第二批禁售可換股債券」)作為三思收購 事項的部分代價。第一批禁售可換股債券及第 二批禁售可換股債券可有條件按初步換股價每 股換股股份0.138港元(可根據二零一七年八月 可換股債券條款予以調整)轉換為本公司普通

按換股價每股換股股份0.138港元(可予調整) 計算,最多507,246,376股換股股份將予以配 發及發行,相當於本公司現有已發行股本之 18.27%及經配發及發行換股股份擴大之本公 司已發行股本約15.45%。

第一批禁售可換股債券於以下條件獲達成時可 予轉換: (i)就首個擔保期間出具三思傳媒集團 經審核綜合財務報表及達成第一年目標溢利: 及(ii)倘第一年目標溢利未達成,向本公司全 數支付現金補償。

第二批禁售可換股債券於以下條件獲達成時可 予轉換:(i)就第二個擔保期間出具三思傳媒 集團經審核綜合財務報表及達成第二年目標溢 利;及(ii)倘第二年目標溢利未達成,向本公 司全數支付現金補償。

16. CONVERTIBLE BONDS (CONTINUED) The August 2017 CB (Continued)

The fair value of the liability component of the August 2017 CB was calculated using a market interest rate for an equivalent non-convertible bond. The liability component of the August 2017 CB is subsequently stated at amortised cost until extinguished on conversion or maturity of the bonds. The residual amount represented the conversion option and was included in shareholders' equity.

Imputed interest expense on the August 2017 CB is calculated using the effective interest method by applying the effective interest rate of 9.9% per annum.

The December 2017 CB

On 1 December 2017, the Company further issued a convertible bond with nominal value of HK\$100,000,000 carrying a coupon rate of 2.5% due in November 2020. The December 2017 CB is convertible into ordinary shares of the Company at an initial conversion price of HK\$0.181 per conversion share (subject to adjustments in accordance with the terms of the December 2017 CB).

Based on the conversion price of HK\$0.181 per conversion share (subject to adjustments), a maximum number of 552,486,187 conversion shares will be allotted and issued, representing approximately 19.90% of the existing issued share capital of the Company and approximately 16.60% of the issued share capital of the Company as enlarged by the allotment and issue of the conversion shares.

The fair value of the liability component of the December 2017 CB was calculated using a market interest rate for an equivalent non-convertible bond. The liability component of the December 2017 CB is subsequently stated at amortised cost until extinguished on conversion or maturity of the bonds. The residual amount represented the conversion option and was included in shareholders' equity.

Imputed interest expense on the December 2017 CB is calculated using the effective interest method by applying the effective interest rate of 11.9% per annum.

16. 可換股債券(續)

二零一七年八月可換股債券(續)

二零一七年八月可換股債券之負債部份公平值 乃使用等同不可換股債券之市場利率計算。二 零一七年八月可換股債券之負債部份其後按攤 銷成本列賬直至於債券獲轉換或到期時消失為 止。剩餘金額反映轉換權,乃列入股東權益。

二零一七年八月可換股債券之推算利息開支乃 採用實際利率法,按實際年利率9.9%計算。

二零一七年十二月可換股債券

於二零一七年十二月一日,本公司進一步發行面值為100,000,000港元的可換股債券,票面息率為2.5%,於二零二零年十一月到期。二零一七年十二月可換股債券可按初步換股價每股換股股份0.181港元(可按二零一七年十二月可換股債券的條款予以調整)轉換為本公司普通股。

按換股價每股換股股份0.181港元(可予調整)計算,最多552,486,187股換股股份將予以配發及發行,相當於本公司現有已發行股本約19.90%及經配發及發行換股股份擴大之本公司已發行股本約16.60%。

二零一七年十二月可換股債券之負債部份公平 值乃使用等同不可換股債券之市場利率計算。 二零一七年十二月可換股債券之負債部份其後 按攤銷成本列賬直至於債券獲轉換或到期時消 失為止。剩餘金額反映轉換權,乃列入股東權 益。

二零一七年十二月可換股債券之推算利息開支乃採用實際利率法,按實際年利率11.9%計算。

16. CONVERTIBLE BONDS (CONTINUED) The December 2017 CB (Continued)

The August 2017 CB and the December 2017 CB have been split into the liability and equity components as follows:

16. 可換股債券(續)

二零一七年十二月可換股債券(續)

二零一七年八月可換股債券及二零一七年十二 月可換股債券已分為負債及權益部分如下:

		August 2017 CB 二零一七年 八月	December 2017 CB 二零一七年 十二月	Total
		可換股債券	可換股債券	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Nominal value of convertible bonds issued	發行的可換股債券面值	70,000	100,000	170,000
Equity component	權益部分	(17,259)	(21,164)	(38,423)
Direct transaction costs attributable to the liability	負債部分應佔直接交易成本*	(17,239)	(21,104)	(30,423)
component*			(1,971)	(1,971)
Liability component at the issuance date	於發行日期的負債部分	52.741	76,865	129,606
Imputed interest expense	推算利息開支(附註5)	02,7	. 3,333	. 27,000
(note 5)		6,560	10,136	16,696
Interest paid	已付利息	_	(1,451)	(1,451)
Conversion of convertible bonds	兑換可換股債券	(33,471)		(33,471)
Liability component at	於二零一八年十二月			
31 December 2018	三十一日的負債部分	25,830	85,550	111,380
Less: Classified as current portion	減:歸類為流動部分		(1,250)	(1,250)
Classified as non-current portion	歸類為非流動部分	25,830	84,300	110,130

^{*} The direct transaction costs arising from the issuance of the December 2017 CB amounted to HK\$2,500,000, of which, HK\$529,000 was attributed to the equity component and the remaining balances of HK\$1,971,000 was attributed to the liability component.

發行二零一七年十二月可換股債券產生直接 交易成本2,500,000港元,其中權益部分應 佔529,000港元,而負債部分應佔餘下結餘 1,971,000港元。

17. SHARE CAPITAL

17. 股本

		(Audited (已審核	•
		Number of shares 股份數目	Nominal value 面值 HK\$'000 千港元
Authorised: Ordinary shares of HK\$0.01 each, as at 1 July 2017 and 30 June 2018	法定: 於二零一七年七月一 日及二零一八年六月 三十日,每股面值 0.01港元之普通股	10,000,000,000	100,000
Issued and fully paid: Ordinary shares of HK\$0.01 each as at 1 July 2017 and 30 June 2018	已發行及繳足: 於二零一七年七月一 日及二零一八年六月 三十日,每股面值 0.01港元之普通股	2,776,215,424	27,762

17. SHARE CAPITAL (CONTINUED)

17. 股本(續)

		Note 附註	(Unauc (未經程 Number of shares 股份數目	審核)
Authorised: Ordinary shares of HK\$0.01 each as at 1 July 2018 and 31 December 2018	法定: 於二零一八年七月一日 及二零一八年十二月 三十一日之每股面值 0.01港元之普通股		10,000,000,000	100,000
Issued and fully paid: Ordinary shares of HK\$0.01 each as at 1 July 2018	已發行及繳足: 於二零一八年七月一日 之每股面值0.01港元 之普通股		2,776,215,424	27,762
Issue of shares upon conversion of convertible bonds	於兑換可換股債券時發 行股份	(a)	289,855,072	2,899
Ordinary shares of HK\$0.01 each as at 31 December 2018	於二零一八年十二月 三十一日之每股面值 0.01港元之普通股		3,066,070,496	30,661

Note:

(a) On 14 September 2018, principal amount of HK\$40,000,000 of the 1st Tranche Lockup CB (as defined in the circular of the Company dated 18 July 2017) was converted into 289,855,072 new shares of the Company at the conversion price of HK\$0.138 per share.

附註:

(a) 於二零一八年九月十四日,本金為40,000,000港元之第一批禁售可換股債券(定義見本公司日期為二零一七年七月十八日的通函)已按換股價每股0.138港元轉換為本公司289,855,072股新股份。

18. SHARE OPTION SCHEME

The movement of number of share options under the share option scheme during the period ended 31 December 2018 is as follows:

18. 購股權計劃

以下為截至二零一八年十二月三十一日止期間 根據購股權計劃之購股權數目之變動:

Number of share options 購股權數目							
Name or category of participant	Outstanding as at 1 July 2018 於二零一八年	Granted during the Period	Outstanding as at 31 December 2018 於二零一八年	Date of grant of share options	Exercisable period of share options	Exercise price of share options*	
參與者名稱或所屬類別	七月一日 尚未行使	本期間授出	十二月三十一日 尚未行使	授出購股權日期	購股權之行使期	購股權之行使價* HK\$ per share 每股港元	
Directors 董事 Mr. POON Man Sum 潘文森先生	25,000,000	-	25,000,000	12 February 2018 二零一八年二月十二日	12 August 2018 to 11 February 2020 二零一八年八月十二日至 二零二零年二月十一日	0.27	
Mr. Al Kuiyu 艾奎宇先生	25,000,000	-	25,000,000	12 February 2018 二零一八年二月十二日	12 August 2018 to 11 February 2020 二零一八年八月十二日至 二零二零年二月十一日	0.27	
Employees and other participants 員工及其他參與者	227,000,000		227,000,000	12 February 2018 二零一八年二月十二日	12 August 2018 to 11 February 2020 二零一八年八月十二日至 二零二零年二月十一日	0.27	
	277,000,000		277,000,000				

^{*} The exercise price of the share options is subject to adjustment in the case of rights or bonus issues, or other similar changes in the Company's share capital.

The closing price of the shares of the Company immediately before the date on which these share options were granted was HK\$0.26 per share.

本公司股份於緊接授出該等購股權日期前之收 市價為每股0.26港元。

購股權之行使價可視乎供股或發行紅股,或 本公司股本之其他類似變動而可予調整。

18. SHARE OPTION SCHEME (CONTINUED)

The Group recognised a total expenses of approximately HK\$1,760,000 during the Period in relation to share options granted by the Company in which, as to approximately (i) HK\$236,000 was included in the directors' remuneration; (ii) approximately HK\$378,000 was included in staff costs; (iii) approximately HK\$226,000 was included in marketing expenses; and (iv) approximately HK\$920,000 was included in legal and professional expenses.

No options were granted, exercised, expired or lapsed under the Group's existing share option scheme during the Period.

19. FAIR VALUE OF FINANCIAL INSTRUMENTS Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value

18. 購股權計劃(續)

本集團於本期間就本公司授出的購股權確認總開支約1,760,000港元·其中(i)約236,000港元已計入董事酬金:(ii)約378,000港元已計入員工成本:(iii)約226,000港元已計入營銷開支:及(iv)約920,000港元已計入法律及專業費用。

概無購股權於本期間根據本集團現有購股權計 劃被授出、行使、屆滿或失效。

19. 財務工具公平值

公平值層級

下表列示本集團財務工具的公平值計量層級:

按公平值計量的資產

					Fair value med	surement using				
						計量使用				
		Quoted prices in	active markets	Significant obs	servable inputs	Significant unob	oservable inputs			
		(lev	el 1)	(lev	el 2)	(lev	el 3)	To	Total	
		於活躍市場	報價(第一級)	重大可觀察輸	入數據(第二級)	重大不可觀察輸	入數據(第三級)	總	計	
		31 December	30 June	31 December	30 June	31 December	30 June	31 December	30 June	
		2018	2018	2018	2018	2018	2018	2018	2018	
		於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	
		十二月三十一日	六月三十日	十二月三十一日	六月三十日	十二月三十一日	六月三十日	十二月三十一日	六月三十日	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	
		(未經審核)	(經審核)	(未經審核)	(經審核)	(未經審核)	(經審核)	(未經審核)	(經審核)	
Assets measured at fair	按公平值計量的									
value	資產									
Equity investments at fair	按公平值計入其他									
value through other	全面收益之股本									
comprehensive income	投資	-	-	-	-	10,000	13,000	10,000	13,000	
Equity investments at fair	按公平值計入損益									
value through profit or	之股本投資									
loss		35,351	40,995					35,351	40,995	

19. FAIR VALUE OF FINANCIAL INSTRUMENTS 19. 財務工具公平值(續) (CONTINUED)

Fair value hierarchy (Continued)

Assets measured at fair value (Continued)

公平值層級(續)

按公平值計量的資產(續)

		Fair value measurement using 公平值計量使用						
	Quoted prices i	n active markets	Significant obs	servable inputs	Significant unob	oservable inputs		
	(lev	el 1)	(lev	(level 2)		el 3)	Total	
	於活躍市場	報價(第一級)	重大可觀察輸力	重大可觀察輸入數據(第二級)		重大不可觀察輸入數據(第三級)		計
	31 December	30 June	31 December	30 June	31 December	30 June	31 December	30 June
	2018	2018	2018	2018	2018	2018	2018	2018
	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年	於二零一八年
	十二月三十一日	六月三十日	十二月三十一日	六月三十日	十二月三十一日	六月三十日	十二月三十一日	六月三十日
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)
	(未經審核)	(經審核)	(未經審核)	(經審核)	(未經審核)	(經審核)	(未經審核)	(經審核)
Liabilities measured at 按公平值計量的	負							
fair value 債								
Contingent consideration 應付或然代價								
payable	-	_	_	_	_	25,870	-	25,870

20. OPERATING LEASE ARRANGEMENTS

The Group leases certain of its office properties and staff quarters under operating lease arrangements. Such leases are negotiated for terms ranging from one to three years.

20. 經營租約安排

本集團根據經營租約安排租用若干辦公室物業 及員工宿舍。經協商之物業租賃期介乎一至三 年。

20. OPERATING LEASE ARRANGEMENTS (CONTINUED)

At 31 December 2018, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

20. 經營租約安排(續)

於二零一八年十二月三十一日,根據不可撤銷 經營租約,本集團須按以下年期支付未來最低 應付租金總額如下:

		As at 31 December 十二月三十一日		
		2018 於二零一八年	2017 於二零一七年	
		HK\$'000 千港元	HK\$'000 千港元	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
Within one year In the second to fifth years, inclusive	一年內 第二至第五年	6,365	4,175	
	(包括首尾兩年)	4,833	5,008	
		11,198	9,183	

21. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform with the current period's presentation.

22. EVENTS AFTER THE END OF THE REPORTING PERIOD

There is no significant event after the end of the reporting period.

21. 比較數字

若干比較數字已重列以符合本期間之呈列方式。

22. 報告期末後事項

報告期末後並無發生重大事項。

FINANCIAL REVIEW Continuing Operations

Revenue

During the Period, the Group recorded an unaudited consolidated revenue of approximately HK\$99,961,000 (six months ended 31 December 2017: approximately HK\$151,537,000), representing a decrease of approximately 34%.

The consolidated revenue for the Period from continuing operations was mainly contributed by the revenue of (i) the e-commerce business of approximately HK\$69,353,000; (ii) the money lending business of approximately HK\$3,919,000; and (iii) franchise income arising from IP rights licensing, international IP development, media integrated marketing, and distribution agency of sports goods of approximately HK\$26,689,000.

The intense competition in the e-commerce industry has led to a decline of revenue of the Group, which outweighed the income growth and contribution from new businesses of the Group.

Gross Profit and Gross Profit Margin

The gross profit dropped from approximately HK\$46,086,000 during the corresponding period in last year to approximately HK\$30,976,000 during the Period, representing a drop of approximately 33%, while the gross profit margin increased from approximately 30% to 31%, representing an increase of approximately 1%.

Other Income and Gains

The increase of other income and gains mainly attributable to the reversal of the provision for litigation fee of e-commerce business of approximately HK\$10,363,000.

Selling and Distribution Costs

The expenses mainly attributable to e-commerce business. The drop in the expenses was resulted from (i) the decrease in revenue of e-commerce business; (ii) decrease of transportation cost of approximately HK\$11,460,000 due to change in sales mix; and (iii) adoption of fiscal austerity policies during the Period.

Administrative and other expenses

The decrease in the expenses was mainly attributable to lesser general administrative expenses incurred by adoption of fiscal austerity policies.

財務回顧 持續經營業務

收入

於本期間,本集團未經審核綜合收入為約99,961,000港元(截至二零一七年十二月三十一日止六個月:約151,537,000港元),減少約34%。

本期間的持續經營業務綜合收益主要來自(i)電子商務業務的收益約69,353,000港元:(ii)借貸業務的收益約3,919,000港元:及(iii)知識產權授權產生的特許經營之收入、國際知識產權開發、媒體綜合營銷以及分銷代理運動用品的收入約26,689,000港元。

電子商務行業競爭激烈,導致本集團收益進一步下跌,而其影響大於本集團新業務的收入增長及貢獻。

毛利及毛利率

毛利由去年同期約為46,086,000港元下降至本期間約為30,976,000港元,減少約33%。而毛利率由約30%上升至31%,較去年上升約1%。

其他收入及收益

其他收入及收益增加主要由於撥回電子業務之訴訟費用撥備約10,363,000港元。

銷售及分銷成本

費用主要產生自電子商務業務,費用下降乃由於本期間內(i)電子商務業務的收益減少:(ii)銷售組合變更導致運輸成本減少約11,460,000港元:(iii)採取財政緊縮政策。

行政及其他費用

費用減少主要由於採納財政緊縮政策引致一般行政費 用減少。

業務回顧

Finance Costs

The finance costs during the Period amounted to approximately HK\$6,672,000 (six months ended 31 December 2017: HK\$3,639,000). The increase in the finance costs was attributable to the imputed interest expense of the convertible bonds issued during the Period.

Loss for the Period

The Group recorded a loss of approximately HK\$41,022,000 during the Period and representing an increase of approximately 9% as compared with that of the corresponding period in last year of approximately HK\$37,666,000.

Even though there is profits from the new business segments of the Group, the profits was fully outweighed by:

- the loss on disposal of the available-for-sales investments;
- the continuing loss from e-commerce business; and
- increase in finance costs.

Discontinued Operation – Property management and property agency services

The Group ceased the operation of the provision of property management and property agency services during the Period. For details, please refer to note 9.

BUSINESS REVIEW

Continuing operation

(i) E-commerce

The Group engaged in the business of e-commerce mainly through its B2C foreign trade e-commerce on-line sales platform, namely DX.com. The e-commerce business of the Group has been adversely affected by the increasingly intensifying competition within the e-commerce industry in recent years. The Group's platform recorded a continuous decrease in revenue from HK\$139,735,000 for the same period last year to HK\$69,353,000 for the current period. Gross profit margin dropped from 25.9% to approximately 18.1%.

To cope with the adverse business environment, the Group has adopted fiscal austerity policies to control its cost and extended the range of its trading products. Further, the Group will continue to develop its back-end system and shopping process optimization.

融資成本

本期間的融資成本約為6,672,000港元(截至二零一七年十二月三十一日止六個月:3,639,000港元)。財務費用增加因本期間內發行可換股債券之推算利息開支。

本期間虧損

本集團於本期間錄得虧損約為41,022,000港元,與 去年同期約為37,666,000港元相比增加約9%。

儘管本集團新業務分部產生溢利,但溢利被以下各項 完全蓋禍:

- 出售可供出售投資的虧損;
- 電子商務業務的持續虧損;及
- 財務費用增加。

終止經營業務一物業管理及物業代理服務

本集團於本期間停止提供物業管理及物業代理服務。 有關詳情,請參閱附註**9**。

業務回顧

持續經營業務

(i) 電子商務業務

本集團的電子商務業務主要藉外貿電子商務網上銷售平台DX.com以企業對消費者方式經營。近年來,電子商務行業競爭日漸加劇,本集團電子商務業務因而受到不利影響。本集團的平台收入持續下跌,由去年同期139,735,000港元下跌至本期間69,353,000港元。毛利率由25.9%下跌至約18.1%。

為應對不利營商環境,本集團已採納財務緊縮 政策以控制其成本,並擴大貿易產品範圍。此 外,本集團會繼續發展其後台系統及優化採購 流程。

The e-commerce business of the Group is carried on through its wholly-owned subsidiary EPRO E-Commerce Group Limited ("EPRO") and its subsidiaries (the "EPRO Group"). By the introduction of a new investor of EPRO in August 2017, the Group's equity interest in EPRO was reduced from 100% to 51%, accordingly. The Group expects to reduce its funding commitment to the EPRO Group in the foreseeable future.

本集團之電子商務業務是通過其全資附屬公司EPRO E-Commerce Group Limited (「EPRO」)及其附屬公司(「EPRO集團」)進行。藉於二零一七年八月為EPRO引入新投資者,本集團持有之EPRO股權因此由100%減少至51%。本集團預期於可見將來減少其對EPRO集團之資金承擔。

(ii) Money-lending

During the Period, the revenue of the Group's money-lending business amounted to HK\$3,919,000 (2017: HK\$4,669,000). Further, the Group offered loans to clients at an interest rate ranging from 8% to 12%. The Group will continue to maintain a balanced portfolio, and review its loan portfolio so as to control the risks of debt default.

Subsequent to the end of the reporting period, a loan receivable amounted to HK\$20,000,000 was default. The Group has made sufficient provision regarding the loan receivable as at 31 December 2018.

(iii) IP rights licensing and international IP development, media integrated marketing and distribution agency of sports goods business

The Group marched into the IP rights licensing and international IP development and the media integrated marketing business upon the completion of the acquisition of Sense Media Group Limited (together with its subsidiaries, the "Sense Media Group"). The Sense Media Group positioned itself as a comprehensive operation platform for IP rights, specialising in media integrated marketing business, including provision of integrated marketing, planning and design service for brands. It capitalises on the abundant resources available within the Greater China region and the strong operational flexibility of the Company, and conducts product design and commercial operation in respect of licensed IP rights and brands. Sense Media Group is also a pioneer of the "Intellectual Property + Augmented Reality + Food & Beverage" business concept in China. Its licensed IP rights "Le Petit Chef" and "'Dinner Time Story': Marco Polo", were licensed out to various users and had generated new business opportunities and revenue to the Group. During the Period, the revenue of approximately HK\$6,106,000 was generated for the Group from such business.

(ii) 借貸業務

於本期間內,本集團之借貸業務錄得 3,919,000港元(二零一七年:4,669,000港元) 收入。此外,本集團向客戶提供貸款,利率介 乎8%至12%。本集團將繼續維持均衡的組合 及審視貸款組合以控制債務違約風險。

於報告期末後,已違約之應收貸款金額為 20,000,000港元。本集團於二零一八年十二月 三十一日已就相關應收貸款作出充足撥備。

(iii) 知識產權授權及國際知識產權開發、 媒體綜合營銷以及分銷代理運動用品 業務

本集團於完成收購三思傳媒有限公司(連同其附屬公司,統稱[三思傳媒集團])後進軍知識產權授權及國際知識產權開發,以及媒體綜合營銷業務。三思傳媒集團將其定位為知識產權綜合運營平台,專門從事媒體綜合營銷業務。包括為品牌提供綜合營銷、規劃及設計服務。其利用大中華地區內可用的豐富資源及本品牌是中國「知識產權,對授權知識產權及品牌建行產品設計以及商業運作。三思傳媒集團亦建向的先驅。其授權知識產權「Le Petit Chef」及「『晚餐故事』:Marco Polo」已授出予不同用戶及為本集團帶來新商機及收入。於本期間,此業務為本集團產生收入約6,106,000港元。

Further, in January 2018, the Group acquired (the "Strong Network Acquisition") Strong Network International Limited (together with its subsidiaries, the "Strong Network Group"), a service provider for distribution agency, sales and marketing channel of licensed IP products, with its distribution channel within the PRC through engagement with various cooperation partners which cover different provinces of the PRC. In addition, Strong Network Group commenced its business of distribution agency of sports goods in February 2018.

During the Period, the business has been adversely affected by the business environment and failed to meet the profit guarantee of HK\$10,000,000 for the financial year ending 31 December 2018, hence, the remaining of HK\$30,000,000 of the consideration is waived. Contingent consideration payable of approximately HK\$26,205,000 has been written off and impairment on goodwill of approximately HK\$26,205,000 has been made during the period in view of the latest development and lowered projected profit. Strong Network Group contributed a revenue of approximately HK\$20,653,000 to the Group during the Period.

Discontinued Operation - Property management and property agency services

The property management and property agency services business has been adversely affected by the intensifying competition within the industry. During the period, the Group has ceased its operation in view of the latest development and prospect of the segment. As at 31 December 2018, a provision of impairment loss on goodwill of HK\$8,158,000 (30 June 2018: HK\$8,251,000) has been made by the Group. During the Period, the revenue of property management and property agency services decreased from approximately HK\$5,516,000 in the same period in 2017 to approximately HK\$30,000.

此外,於二零一八年一月,本集團收購了 Strong Network International Limited(連 同其附屬公司,統稱「Strong Network集團」) (「Strong Network收購事項」),該集團為授 權知識產權產品的分銷代理、銷售及營銷渠道 服務供應商,透過其於中國的分銷渠道與涵蓋 中國不同省份的各類合作夥伴接觸。此外, Strong Network集團於二零一八年二月開展 分銷代理運動用品的業務。

於本期間,該業務受業務環境造成不利影響,且於截至二零一八年十二月三十一日止財政年度未能達成10,000,000港元溢利擔保,因此,餘下代價30,000,000港元已獲豁免,應付或然代價約26,205,000港元已於本期間撤回。鑒於最新發展及較低的預測溢利,本期間已就商譽減值作出撥備約26,205,000港元。Strong Network集團於本期間為本集團貢獻收入約20,653,000港元。

終止經營業務─物業管理及物業代理服務 業務

由於物業管理及物業代理服務行業競爭日漸加劇,物業管理及物業代理服務業務因而受到不利影響。於本期間,鑒於該分部的最新發展及前景,本集團已終止其經營。於二零一八年十二月三十一日,本集團已作出商譽減值虧損撥備8,158,000港元(二零一八年六月三十日:8,251,000港元)。於本期間,物業管理及物業代理服務收入由二零一七年同期約5,516,000港元下跌至約30,000港元。

PROSPECT

The Group has been patiently exploring various potential business opportunities to diversify its sources of revenue.

The Board believes that the outlook of licensed IP rights business is challenging but still with potential for development, in particular, through leveraging on the development of internet technology and the upgrade of domestic consumer industries. The board believes that by being a pioneer in the IP commercialisation industry, the financial performance of the Group will be benefited and the Group's commencement of operations in the areas of media integrated marketing and distribution agency of sports goods will further diversify the sources of income of the Group.

The Board considers that while Sense Media Group focuses on the sourcing and procurement of IP with the capabilities to disseminate its IP portfolio within certain major cities in the PRC, the core focus of Strong Network Group is and will continue to be the nation-wide distributor of commercialised IPs. Though the performance of Strong Network Group was below expectation and the business environment is challenging, the Board is of the view that the distribution channel of Strong Network Group will assist the development of the Group's IP commercialisation business.

Looking ahead, in respect of the e-commerce business, the Group will strive to control its costs and expand its clientele in order to maintain its competitiveness.

The Board is of the view that the above mentioned series of new measures and acquisitions had laid a solid foundation for the diversification of the Group's development, and will provide new impetus to the Group's growth and benefit the long-term development of the Group. The Group will continue to widen its business scope to generate fruitful returns for its shareholders.

前景

本集團一直耐心開拓不同潛在商機,以擴闊收入來 源。

董事會相信授權知識產權業務的前景是有挑戰性,但仍具有發展潛力的,尤其是透過利用互聯網科技之發展及國內消費產業升級。董事會認為成為知識產權商業化行業的先驅者將有利於本集團的財務表現,而本集團開展媒體綜合營銷及分銷代理運動用品領域之業務將進一步擴闊本集團的收入來源。

董事會認為三思傳媒集團專注於採購知識產權並有能力在中國若干主要城市內傳播其知識產權組合,Strong Network集團的核心重點為成為並將繼續成為商業化知識產權之全國分銷商。儘管Strong Network集團的表現低於預期,營商環境充滿挑戰,但董事會認為Strong Network集團的分銷渠道將促進本集團知識產權商業化業務的發展。

展望未來,就電子商務業務而言,本集團會致力控制成本及擴大客戶群,以維持此業務之競爭力。

董事會認為,上述一系列的新舉措及收購事項已為本 集團多元化發展奠定堅實基礎並將為本集團之增長提 供新的發展動力,有利本集團之長遠發展。本集團將 繼續開拓業務版圖,致力為其股東締造理想回報。

業務回顧

LIQUIDITY AND FINANCIAL RESOURCES

During the Period, the Group financed its operations by internally generated cash flow and proceeds from issuance of convertible bonds

As at 31 December 2018, the consolidated shareholders' equity, current assets and net current assets of the Group were approximately HK\$206,086,000 (as at 30 June 2018: HK\$213,217,000), HK\$223,162,000 (as at 30 June 2018: HK\$284,799,000) and HK\$177,825,000 (as at 30 June 2018: HK\$191,873,000) respectively.

In respect of the Group's total current assets, trade receivables and loan and interest receivables (net of provision for doubtful debts) accounted for approximately 36.3% (as at 30 June 2018: 40.1%) whilst pledged deposits, cash and cash equivalents accounted for approximately 17.7% (as at 30 June 2018: 15.2%). As at 31 December 2018, the Group's pledged deposits amounted to approximately HK\$310,000 (as at 30 June 2018: HK\$310,000) and cash and cash equivalents amounted to HK\$39,135,000 (as at 30 June 2018: HK\$43,046,000).

The Group's cash and cash equivalents were denominated in Hong Kong dollars, Pound Sterling, Euro, Renminbi, Canadian dollars, Swiss Franc, Australian dollars, Japanese Yen, Mexican Peso, Brazilian Real, Argentine Peso and United States dollars.

As at 31 December 2018, there was no bank or other borrowings (as at 30 June 2018: Nil), and there was no revolving loan facility from other financial institution (as at 30 June 2018: Nil).

MATERIAL ACQUISITIONS, DISPOSALS AND SIGNIFICANT INVESTMENTS

(i) Save as disclosed in note 19 of the condensed consolidated financial statement and business review, the Group did not make any material acquisition or disposal of subsidiaries during the six months ended 31 December 2018.

流動資金及財務資源

於本期間,本集團以內部產生之現金流量及發行可換 股債券之所得款項,為其營運提供資金。

於二零一八年十二月三十一日,本集團之綜合股 東權益、流動資產及流動資產淨值,分別約為 206,086,000港元(於二零一八年六月三十日: 213,217,000港元)、223,162,000港元(於二零一八 年六月三十日:284,799,000港元)及177,825,000港 元(於二零一八年六月三十日:191,873,000港元)。

就本集團之流動資產總額而言,應收貿易賬款及應 收貸款及利息賬款(扣除呆賬撥備)約佔36.3%(於二 零一八年六月三十日:40.1%),而已抵押存款、現 金及現金等值項目則約佔17.7%(於二零一八年六月 三十日:15.2%)。於二零一八年十二月三十一日, 本集團之已抵押存款約為310,000港元(於二零一八 年六月三十日:310,000港元)以及現金及現金等值 項目為39,135,000港元(於二零一八年六月三十日: 43.046.000港元)。

本集團現金及現金等值項目乃以港元、英鎊、歐元、 人民幣、加拿大元、瑞士法郎、澳元、日元、墨西哥 披索、巴西雷亞爾、阿根廷比索及美元計值。

於二零一八年十二月三十一日,概無銀行及其他借款 (於二零一八年六月三十日:無),亦無自其他金融機 構取得循環貸款(於二零一八年六月三十日:無)。

重大收購、出售事項及重大投資

(i) 除簡明綜合財務報表附註19及業務回顧所披 露,本集團於截至二零一八年十二月三十一日 止六個月並無任何重大收購或出售附屬公司之 事項。

(ii) Significant Investment

The Directors consider that investment with a market value that account for more than 5% of the Group's total assets as at the end of the reporting period as significant investment. The details of the equity shares investment as at 31 December 2018 is set out below:

Percentage

(ii) 重大投資

董事認為,市值佔本集團於報告期末之總資產超過5%之投資屬於重要投資。二零一八年十二月三十一日的權益股份投資之詳情載列如下:

Percentage

Description of investment 投資概述	Number of shares held as at 31 December 2018 於二零一八年十二月三十一日 所持股份數目	of total issued share capital of the investee company as at 31 December 2018 佔被投資公司於二零一八年十二月三十一日已發行股本總額之百分比	Carrying amount as at 31 December 2018 於二零一八年 十二月三十一日 之賬面值 HK\$'000 千港元	Percentage to to the Group's audited total assets as at 31 December 2018 佔本集團於二零一八年十二月三總畜校說分比	Number of shares held as at 30 June 2018 於二零一八年 六月三十日 所持股份數目	of total issued share capital of the investee company as at 30 June 2018 佔被投資公司於二零一八年六月三十日已發行股本總額之百分比	Market value as at 30 June 2018 於二零一八年 六月三十日 之市值	Percentage to the Group's audited total assets as at 30 June 2018 佔本集團 於二零一八年 六月三資資分比 HK\$'000 千港元
Financial assets measured at fair value through other comprehensive income								
按公平值計入其他全面收益的金融資產 Unlisted investments, at cost								
非上市投資,按成本 Flowerfruit Limited Other investments	25	20.00%	10,000	2.77%	25	20.00%	10,000	0.66%
其他投資							3,000	
			10,000				13,000	
Equity investments at fair value through profit or loss 按公平值計入損益之股本投資 Listed investments, at fair value 上市股份・按公平值								
Season Pacific Holdings Limited (note a)								
雲裳衣控股有限公司 <i>(附註a)</i> Yadea Group Holdings Limited (note b)	31,302,000	1.04%	14,712	4.07%	35,002,000	3.11%	21,001	4.60%
雅迪集團控股有限公司 <i>(附註b)</i> Wan Kei Group Holdings Limited	-	-	-	-	4,000,000	0.13%	11,640	2.55%
(note c) 宏基集團控股有限公司(附註c) Other listed aguith investments	27,890,000	2.91%	20,639	5.71%	-	-	-	-
Other listed equity investments 其他上市股份							8,354	1.83%
			35,351				40,995	

業務回顧

Performance of the Group's significant investments for the period and its future prospects

(a) Season Pacific Holdings Limited ("Season Pacific")

As at 31 December 2018, the Company acquired 31,302,000 shares of Season Pacific at investment cost of approximately HK\$18,951,000.

Season Pacific (the shares of which are listed on Main Board of the Stock Exchange (stock code: 1709)) is principally engaged in the sales of apparel products and the provision of supply chain management total solutions to customers.

As disclosed in the interim report of Season Pacific for the period ended 30 September 2018, Season Pacific recorded a net loss of approximately HK\$3,271,000 for the six months period ended 30 September 2018 as compared with that of approximately HK\$16,923,000 for the corresponding period in 2017 with a decrease of approximately 119.33%.

Season Pacific has been strategically diversifying its customer geographic allocation and expanding its market share in the industry of apparel products and provision of supply chain management total solutions. There was a significant increase in sales from European customers which included amongst others, sales to one of the world's largest fashion retailers headquartered in Spain. The Directors consider that it will enjoy the benefit of a larger share in the recovery of Europe economy.

(b) Yadea Group Holdings Limited ("Yadea Holdings")

As at 30 June 2018, the Company acquired 4,000,000 shares of Yadea Holdings at investment cost of approximately HK\$12,450,000. The Group disposed all shares of Yadea Holdings during the period and loss of disposal of approximately HK\$645,000 was recognised.

Yadea Holdings (the shares of which are listed on Main Board of the Stock Exchange (stock code: 1585)) is principally engaged in the development, manufacture and sale of electric vehicles and related accessories in the PRC.

本集團於本期間之主要投資之表現及未來 前景

(a) 雲裳衣控股有限公司(「雲裳衣控股」)

於二零一八年十二月三十一日,本公司已收購 31,302,000股雲裳衣控股股份,投資成本約為 18.951,000港元。

雲裳衣控股(其股份於聯交所主板上市(股份代號:1709))主要從事服裝產品銷售及向客戶提供供應鏈管理總體解決方案。

誠如雲裳衣控股截至二零一八年九月三十日 止中期報告所披露、雲裳衣控股於截至二零 一八年九月三十日止六個月期間錄得虧損約 為3,271,000港元、較二零一七年同期的約 16,923,000港元下降約119.33%。

雲裳衣控股一直在戰略性地使其客戶地理分配 多樣化,並擴大其在服裝產品和提供供應鏈管 理整體解決方案中的市場份額。歐洲客戶的銷 售額大幅增加,其中包括向總部位於西班牙的 全球最大時裝零售商之一的銷售。董事認為, 它將在歐洲經濟復甦中享有更大份額的利益。

(b) 雅迪集團控股有限公司(「雅迪控股」)

於二零一八年六月三十日,本公司已收購4,000,000股雅迪控股股份,投資成本約為12,450,000港元。於本期間,本集團已出售所有雅迪控股股份,確認出售虧損約645,000港元。

雅迪控股(其股份於聯交所主板上市(股份代號:1585))主要在中國從事電動車及相關配件的開發、製造及銷售。

As disclosed in the interim results of Yadea Holdings for the six months ended 30 June 2018, Yadea Holdings recorded a net profit of approximately RMB195,269,000 for the six months ended 30 June 2018 as compared with that of approximately RMB171,591,000 for the corresponding period in 2017 with an increase of approximately 13.80%.

(c) Wan Kei Group Holdings Limited ("Wan Kei")
As at 31 December 2018, the Company acquired
27,890,000 shares of Wan Kei at investment cost of
approximately HK\$21,957,000.

Wan Kei (the shares of which are listed on Main Board of the Stock Exchange (stock code: 1718)) is principally engaged in the provision of foundation construction; ground investigation services; and financial services.

As disclosed in the interim report of Wan Kei for the six months ended 30 September 2018, Wan Kei recorded a decrease in revenue from HK\$139,530,000 to HK\$78,929,000, and loss attributable to the equity shareholders for the six months ended 30 September 2018 increased from HK\$26.371,000 to HK\$34,321,000.

The Directors consider that although the growth of the overall foundation industry in Hong Kong may slow down in the coming years with intense competition continued to impact the foundation industry in Hong Kong, the Directors are of the view that the market for public sector construction sites will start to improve. The Directors are confident that the investment will ultimately contribute to increasing shareholder value.

誠如雅迪控股截至二零一八年六月三十日之止 六個月之中期業績所披露,雅迪控股於截至二 零一八年六月三十日止六個月錄得純利約為人 民幣195,269,000元,較二零一七年同期的約 人民幣171,591,000元上升約13.80%。

(c) 宏基集團控股有限公司(「宏基」) 於二零一八年十二月三十一日,本公司已收 購27,890,000股宏基股份,投資成本約為 21,957,000港元。

宏基((其股份於聯交所主板上市(股份代號: 1718))主要從事地基建築、土地勘測服務及金融服務。

誠如宏基截至二零一八年九月三十日止六個月之中期報告所披露,宏基於截至二零一八年九月三十日止六個月錄得之收入由139,530,000港元減少至78,929,000港元,權益股東應佔虧損由26,371,000港元增加至34,321,000港元。

董事認為,儘管激烈競爭持續影響香港地基行業,香港整體地基行業的增長於來年將有所放緩,但公共區域建築地盤市場將開始改善。董事相信,該項投資最終將有助於提升股東價值。

業務回顧

General

The Group will continuously and closely monitor the performance of its investments and the market trend.

Regarding the Group's equity investments at fair value through profit or loss, a fair value loss of approximately HK\$8,326,000 was recorded during the Period (2017: gain of approximately HK\$5,862,000), which consisted of (i) approximately HK\$3,533,000 loss due to change in fair value and (ii) approximately HK\$4,793,000 fair value loss recognised upon disposal.

During the three months ended 30 September 2017, the available-for-sales investments of the Group recorded a fair value loss of approximately HK\$5,700,000, which was included in the investment reserve.

Save for the above, the Company had no other significant investments and material acquisitions or disposals during the Period.

GEARING RATIO

As at 31 December 2018, the gearing ratio of the Group as a ratio of net debt divided by the total capital plus net debt was approximately 36% (as at 30 June 2018: 48%). Net debt includes trade payables, other payables and accruals, deposits received in advance, convertible bonds and contingent considerations payable less pledged deposits and cash and cash equivalents.

CAPITAL STRUCTURE

The Group mainly finances its operation with internally resources and proceeds from various fund raising. The Group continued to exert stringent control over treasury policies.

On 14 September 2018, principal amount of HK\$40,000,000 of the 1st Tranche Lockup CB (as defined in the circular of the Company dated 18 July 2017) was converted into 289,855,072 new shares of the Company at the conversion price of HK\$0.138 per share.

一般事項

本集團將持續密切監控投資表現及市場趨勢。

於本期間,本集團之按公平值計入損益之股本投資錄 得公平值虧損約8,326,000港元(二零一七年:收益約 5,862,000港元),其中包括(i)因公平值變動產生之 虧損約3,533,000港元及(ii)因出售確認之公平值虧損 約4,793,000港元。

於截至二零一七年九月三十日止三個月,本集團之可 供出售投資錄得公平值虧損約5,700,000港元,已計 入投資儲備。

除上述外,本公司於本期間內並無作出任何其他重大 投資及重大收購或出售事項。

資產負債比率

於二零一八年十二月三十一日,本集團之資產負債比 率(按債務淨值除以總資本加上債務淨值)約36%(於 二零一八年六月三十日:48%)。債務淨值包括應付 貿易賬款、其他應付款項及應計費用、預收按金、可 換股債券及應付或然代價減已抵押存款及現金及現金 等值項目。

資本架構

本集團主要以內部資源及不同的集資活動之所得款項 為其業務撥資。本集團繼續對庫務政策實施嚴格控 制。

於二零一八年九月十四日,本金為40,000,000港元 之第一批禁售可換股債券(定義見本公司日期為二零 一十年十月十八日的通函)已按換股價每股0.138港元 轉換為本公司289,855,072股新股份。

CHARGES ON ASSETS

As at 30 June 2018, included in the prepayments, deposits and other receivables were the balances of U\$\$5,000,000 (equivalents to approximately HK\$39,000,000) (as at 30 June 2018: U\$\$5,000,000 equivalent to approximately HK\$39,000,000), which were frozen by Silicon Valley Bank and were temporarily restrained from use as the Group was involved in a litigation. During the Period, the District Court entered an order on the Permanent Injunction and Final Judgement On Consent and release all restrictions placed on EPRO EComm's account with the bank. Accordingly, the restrain on the frozen amount shall be lifted. Detail of which are stated in section headed "Litigation".

CONTINGENT LIABILITIES

As at 31 December 2018, the Group did not have any significant contingent liabilities.

FOREIGN CURRENCY RISK

The Group mainly generated revenue and incurred costs in Hong Kong dollars, Renminbi, Euro and United States dollars.

In accordance with the Group's conservative treasury policy, the Group had not entered any forward contract for hedging during the Period. The Group will keep on monitoring the foreign currency risk and consider any tool for hedging if necessary.

As at 31 December 2018, the Group has no outstanding forward exchange contracts (as at 30 June 2018: Nil).

資產抵押

於二零一八年六月三十日,在預付款項、按金及其他應收款項內有5,000,000美元(相等於約39,000,000 港元)(於二零一八年六月三十日:5,000,000美元(相等於約39,000,000港元))被Silicon Valley Bank凍結。因本集團牽涉在一項訴訟內,所以該凍結款項暫時禁制動用。於本期間,區域法院已頒佈關於同意書的永久禁令及最終判決的命令,解除對易寶電子商務銀行賬戶施加的所有限制。因此,對已凍結金額的限制將會取消。有關詳情載於「訴訟」一節。

或然負債

本集團於二零一八年十二月三十一日沒有任何重大之 或然負債。

外匯風險

本集團之所得收入及所致成本主要以港元、人民幣、 歐元及美元結算。

根據本集團之穩健庫務政策,本集團於期內並無訂定 任何遠期合約作對沖。本集團將繼續監察外匯風險並 於需要時考慮適當工具作對沖。

於二零一八年十二月三十一日,本集團並無任何未償還之外匯遠期合約(於二零一八年六月三十日:無)。

DISCLOSURE OF INTERESTS UNDER PART XV OF THE SECURITIES AND FUTURES ORDINANCE (THE "SFO")

Directors and Chief Executives

As at 31 December 2018, the interests of the Directors and the chief executives of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of the Company as referred to in Rule 5.46 of the GEM Listing Rules were as follows:

Interests in shares of the Company

No such interest was reported by the Directors.

Interests in underlying shares of the Company (physically settled equity derivatives)

根據證券及期貨條例(「證券及期貨 條例1)第XV部披露權益

董事及主要行政人員

於二零一八年十二月三十一日,本公司董事及 主要行政人員於本公司或其任何相聯法團(定 義見證券及期貨條例第XV部)之股份、相關股 份及債券中擁有須記入本公司根據證券及期貨 條例第352條存置之登記冊之任何權益,或根 據GEM上市規則第5.46條所載本公司董事進 行買賣之規定標準須知會本公司及聯交所之任 何權益如下:

於本公司股份之權益

董事並無呈報該權益。

2. 於本公司相關股份之權益(實物交付股 本衍生工具)

		Number of underlying shares in respect of the	of the underlying shares over the Company's issued
Name of director	Capacity	options granted 已授出購股權涉及	share capital* 相關股份佔本公司
董事姓名	身份	之相關股份數目	已發行股本百分比*
Mr. Poon Man Sum 潘文森先生	Beneficial owner 實益擁有人	25,000,000	0.8%
Mr. Ai Kuiyu 艾奎宇先生	Beneficial owner 實益擁有人	25,000,000	0.8%

Details of the above share options as required to be disclosed by the GEM Listing Rules have been disclosed in note 18.

The percentage represents the number of underlying shares interested divided by the number of issued shares of the Company as at 31 December 2018.

上述按GEM上市規則規定須披露之購股權詳 情於附註18披露。

該百分比指擁有權益之相關股份數目除以本 公司於二零一八年十二月三十一日之已發行 股份數目。

Save as disclosed above, as at 31 December 2018, none of the Directors nor the chief executives of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of the Company as referred to in Rule 5.46 of the GEM Listing Rules.

除上文所披露者外,於二零一八年十二月三十一日,本公司董事或主要行政人員概無於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份及債券中擁有須列入本公司根據證券及期貨條例第352條予以存置之登記冊內之任何權益或淡倉,或根據GEM上市規則第5.46條所載本公司董事進行買賣之規定標準須向本公司及聯交所申報之任何權益或淡倉。

B. Substantial Shareholders

As at 31 December 2018, the following parties had interests of 5% or more in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO:

(1) Ordinary shares of the Company

B. 主要股東

於二零一八年十二月三十一日,以下人士根據 證券及期貨條例第336條規定本公司存置之登 記冊所記錄於本公司股份及相關股份中擁有 5%或以上之權益:

(1) 本公司普通股

Name of substantial shareholder	Capacity	Long position/ Short position	Number of ordinary shares interested 擁有權益之	Percentage of issued share capital*
主要股東名稱	身份	好倉/淡倉	普通股數目	百分比*
Great Capital (H.K.) Limited 港富(香港)有限公司	Beneficial owner 實益擁有人	Long 好倉	198,288,000 (note (i)) (附註(i))	6.47%
Swift Success Enterprises Limited	Interest of controlled corporation 受控制法團權益	Long 好倉	198,288,000 (note (i)) (附註(i))	6.47%
Mr. XIA Boyu 夏博宇先生	Interest of controlled corporations 受控制法團權益	Long 好倉	198,288,000 (note (i)) (附註(i))	6.47%
	Beneficial owner 實益擁有人	Long 好倉	69,264,000	2.26%
Sense Media Group Holdings Limited	Beneficial owner 實益擁有人	Long 好倉	289,855,072 (note (ii)) (附註(ii))	9.45%

董事會報告

Name of substantial shareholder	Capacity	Long position/ Short position	Number of ordinary shares interested 擁有權益之	Percentage of issued share capital* 佔已發行股本
主要股東名稱		好倉/淡倉 ———————	普通股數目	百分比*
Mr. WANG He 王赫先生	Interest of controlled corporations 受控制法團權益	Long 好倉	289,855,072 (note (ii)) (附註(ii))	9.45%
	Beneficial owner 實益擁有人	Long 好倉	21,920,000	0.71%
China Overseas International Development Limited	Beneficial owner 實益擁有人	Long 好倉	250,336,000 (note (iii)) (附註(iii))	8.16%
Mr. XU Jiancong 許健聰先生	Interest of controlled corporation 受控制法團權益	Long 好倉	250,336,000 <i>(note (iii))</i> <i>(附註(iii))</i>	8.16%

Notes:

- (i) These 198,288,000 shares of the Company were held by Great Capital (H.K.) limited, a corporation wholly controlled by Swift Success Enterprises Limited which was in turn wholly controlled by Mr. XIA Boyu, Accordingly, Swift Success Enterprises limited and Mr. Xia were deemed to be interested in these shares of the Company held by Great Capital (H.K.) limited pursuant to Part XV of the SFO.
- (ii) These 289,855,072 underlying shares of the Company were held by Sense Media Group Holdings Limited. Sense Media Group Holdings Limited was controlled as to 35% by Mr. WANG He. Accordingly, Mr. Wang was deemed to be interested in these underlying shares of the Company held by Sense Media Group Holdings limited pursuant to Part XV of the SFO.
- (iii) These 250,336,000 shares of the Company were held by China Overseas International Development Limited. a corporation wholly controlled by Mr. XU Jiancong. Accordingly, Mr. Xu was deemed to be interested in these shares of the Company held by China Overseas International Development Limited pursuant to Part XV of the SFO.
- * The percentage represents the number of ordinary shares interested divided by the number of issued shares of the Company as at 31 December 2018.

附註:

- (i) 本公司該等198,288,000 股股份由港富(香港)有限公司持有,港富(香港)有限公司持有,港富(香港)有限公司為Swift Success Enterprises Limited則由夏博宇先生全資控制。因此,根據證券及期貨條例第XV部,Swift Success Enterprises Limited及夏先生被視為於港富(香港)有限公司持有的本公司該等股份中擁有權益。
- (ii) 本公司該等289,855,072股相關股份由Sense Media Group Holdings Limited持有。Sense Media Group Holdings Limited 由王赫先生擁有35%。因此,根據證券及期貨條例第XV部,王先生被視為於Sense Media Group Holdings Limited持有的本公司該等相關股份中擁有權益。
- (iii) 本公司該等250,336,000股股份由 China Overseas International Development Limited持有, China Overseas International Development Limited為許健聰先 生全資控制的法團。因此,根據證 券及期貨條例第XV部,許先生被證 為於China Overseas International Development Limited持有的本公司 該等股份中擁有權益。
- * 該百分比指所擁有權益之普通股股份 數目除以本公司於二零一八年十二月 三十一日之已發行股份數目。

- (2) Underlying shares of the Company unlisted derivatives (convertible bonds)
- (2) 本公司相關股份一未上市衍生工具(可換股債券)

Name of substantial shareholder	Capacity	Long position/ Short position	Number of ordinary shares interested 擁有權益之	Percentage of issued share capital*
主要股東名稱	身份	好倉/淡倉	普通股數目	百分比 *
Sense Media Group Holdings Limited	Beneficial owner 實益擁有人	Long 好倉	217,391,304 (Note (i)) (附註(i))	7.09%
Mr. WANG He 王赫先生	Interest of controlled corporation 受控制法團權益	Long 好倉	217,391,304 (Note (i)) (附註(i))	7.09%
Excel Action Global Limited	Beneficial owner 實益擁有人	Long 好倉	552,486,187 <i>(Note (ii))</i> <i>(附註(ii))</i>	18.02%
VSTECS Holdings Limited 偉仕佳杰控股有限公司	Interest of controlled corporations 受控制法團權益	Long 好倉	552,486,187 <i>(Note (ii))</i> <i>(附註(ii)</i>)	18.02%
Mr. LI Jialin 李佳林先生	Interest of controlled corporations 受控制法團權益	Long 好倉	552,486,187 <i>(Note (ii))</i> (附註(ii))	18.02%
Ms. LIU Li 劉莉女士	Interest of controlled corporations 受控制法團權益	Long 好倉	552,486,187 <i>(Note (ii))</i> <i>(附註(ii)</i>)	18.02%

Notes:

- (i) These 217,391,304 underlying shores of the Company were held by Sense Media Group Holdings Limited. Sense Media Group Holdings Limited was controlled as to 35% by Mr. WANG He. Accordingly, Mr. Wang was deemed to be interested in these underlying shares of the Company held by Sense Media Group Holdings Limited pursuant to Part XV of the SFO.
- (ii) These 552,486,187 underlying shares of the Company were held by Excel Action Global Limited, a corporation wholly controlled by VSTECS Holdings Limited. Accordingly, VSTECS Holdings Limited was deemed to be interested in these underlying shares of the Company held by Excel Action Global Limited pursuant to Part XV of the SFO.
- * The percentage represents the number of underlying shares interested divided by the number of issued shares of the Company as at 31 December 2018.

附註:

- (i) 本公司該等217,391,304股相關股份由Sense Media Group Holdings Limited持有。Sense Media Group Holdings Limited 由王赫先生擁有35%。因此,根據證券及期貨條例第XV部,王先生被視為於Sense Media Group Holdings Limited持有的本公司該等相關股份中擁有權益。
- (ii) 本公司該等552,486,187股相關股份由Excel Action Global Limited 持有,該公司由偉仕佳杰控股有限公司全資控制。因此,根據證券及期貨條例第XV部,偉仕佳杰控股有限公司被視為於Excel Action Global Limited持有的本公司該等相關股份中擁有權益。
- * 該百分比指所擁有權益之相關股份數 目除以本公司於二零一八年十二月 三十一日之已發行股份數目。

Save as disclosed above, as at 31 December 2018, so far as is known to any Director or chief executive of the Company, no person had registered an interest or a short position in the shares or underlying shares of the Company that was required to be recorded under Section 336 of the SFO.

除上文所披露者外,於二零一八年十二月三十一日, 據本公司董事或主要行政人員所知悉並無任何人士已 登記須根據證券及期貨條例第336條予以記錄之本公 司股份或相關股份中之權益或淡倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES

At no time during the Period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Directors or their respective spouse or children under 18 year of age, or were any rights exercised by them; or was the Company, or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SUFFICIENCY OF PUBLIC FLOAT

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

LITIGATION

On 16 August 2012, the plaintiff (the "Plaintiff"), Klipsch Group, Inc., filed a suit in the federal district court (the "Court") in the United States (the "U.S.") against certain defendants, including one of the online sales platforms (the "Subject Domain") of the Group, in respect of (i) trademark counterfeiting; (ii) trademark infringement; and (iii) false designation of origin (the "Litigation"). The Plaintiff claimed that certain products (the "Klipsch-Branded Items") were registered by them in the U.S. and that infringing Klipsch-Branded Items had been sold to customers in the U.S. via the Subject Domain. The Plaintiff sought damages, attorneys' fees and sanctions. Hence, the Plaintiff instructed PayPal to freeze US\$2,000,000 (equivalent to approximately HK\$15,600,000) (the "Frozen Amount") from the Group's PayPal account on 27 August 2012.

董事收購股份之權利

於本期間任何時間概無授予任何董事或彼等各自之配 偶或未年滿十八歲之子女透過收購本公司股份或債券 以獲得利益之權利,或有該等權利由彼等行使;而本 公司或其任何附屬公司亦概無訂立任何安排,以致董 事可從任何其他公司實體獲得該等權利。

足夠公眾持股量

根據本公司獲得之公開資料及據董事所知,於本報 告日期,公眾人士持有本公司已發行股本總額至少 25%。

訴訟

於二零一二年八月十六日,原告Klipsch Group, Inc.(「原告」)就(i)商標假冒;(ii)商標侵權;及(iii)虚 假指定原產地在美利堅合眾國(「美國」)聯邦區域法院 (「法院」)對若干被告(包括本集團其中一個線上銷售平 台(「被告人之網域」))提起訴訟(「訴訟」)。原告聲稱, 彼等在美國註冊若干產品(「Klipsch品牌產品」),而 侵權Klipsch品牌產品已透過被告人之網域售予美國 之客戶。據此,原告尋求損害賠償、律師費及制裁。 因此,原告於二零一二年八月二十七日指示PayPal 凍結本集團PayPal賬戶2,000,000美元(相當於約 15,600,000港元)(「凍結金額」)。

On 21 September 2012, the Group filed sales documents with the Court indicating that the sales amount (the "Infringing Sales Amount") of the infringing Klipsch-Branded Items into the U.S. amounted to less than US\$700. The Court considered that the Frozen Amount was excessive and accordingly, the Court entered an order reducing the Frozen Amount from US\$2,000,000 to US\$20,000 (equivalent to approximately HK\$156,000) on 11 October 2012. The Plaintiff asserted in December 2012 that the Subject Domain continued to sell additional Klipsch-Branded Items. The Group filed additional sales documents establishing that the revenues derived from sales into the U.S. of the additional Klipsch-Branded Items were less than US\$125.

於二零一二年九月二十一日,本集團向法院遞交銷售文件,證實進入美國之侵權Klipsch品牌產品之銷售額(「侵權銷售額」)不足700美元。法院考慮到凍結金額實屬過多,因此,於二零一二年十月十一日,法院頒令將凍結金額由2,000,000美元減少至20,000美元(相等於約156,000港元)。原告於二零一二年十二月指稱被告人之網域繼續銷售額外Klipsch品牌產品。本集團已遞交額外銷售文件,證實銷往美國之額外Klipsch品牌產品產生之收入不足125美元。

On 3 December 2013 the Plaintiff filed an amended complaint naming EPRO E-commerce Limited ("EPRO EComm"), a wholly owned subsidiary of the Company that operates the Subject Domain as a defendant in place of the Subject Domain, and naming as fictitious entities other domains operated by EPRO EComm.

於二零一三年十二月三日,原告提交經修訂申訴,將本公司之全資附屬公司易寶電子商務有限公司(「易寶電子商務」)(其經營被告人之網域)稱為被告人,以代替被告人之網域,並將易寶電子商務所營運之其他域名稱為虛構實體。

The Company was informed by its legal adviser as to United States laws on 12 August 2014 that the United States District Court for the Southern District of New York (the "District Court") entered an order temporarily restraining the use of US\$5,000,000 (equivalent to approximately HK\$39,000,000) (the "Restrained Sum") in the bank accounts and other financial accounts of EPRO EComm (in addition to the Frozen Amount of US\$20,000 (equivalent to approximately HK\$156,000)). A hearing regarding the asset restraining order was completed on 11 February 2015 (New York time).

本公司於二零一四年八月十二日獲其美國法律方面之法律顧問告知,美國紐約州南區區域法院(「區域法院」)已頒佈命令,除凍結金額20,000美元(相等於約156,000港元)之外,亦暫時限制使用易寶電子商務銀行賬戶及其他財務機構賬戶內5,000,000美元(相等於約39,000,000港元)的款項(「受禁制金額」)。有關資產禁制令之聆訊於二零一五年二月十一日完成(紐約時間)。

The Company was informed by its legal adviser as to United States laws on 3 November 2015, the District Court entered an order to reduce the Restrained Sum from US\$5,000,000 (equivalent to approximately HK\$39,000,000) to US\$25,000 (equivalent to approximately HK\$195,000). The District Court has also made an order for EPRO EComm to pay for reasonable costs and fees incurred by the Plaintiff during certain legal process relating to the above matter. However, the Company was subsequently informed by its legal adviser as to United States laws on 4 November 2015 that the District Court had granted an application to delay the effectiveness of the reduction of the Restrained Sum.

於二零一五年十一月三日,本公司獲其美國法律方面之法律顧問通知,區域法院頒佈命令,受禁制金額由5,000,000美元(相等於約39,000,000港元)減少至25,000美元(相等於約195,000港元)。區域法院亦已頒佈命令,易寶電子商務須支付原告在有關上述事宜之若干法律程序中所招致之合理成本及費用。但其後於二零一五年十一月四日,本公司獲其美國法律方面之法律顧問通知,區域法院批准將受禁制金額減少一事押後生效之申請。

Another hearing was held on 10 November 2015 (New York time), on which the District Court decided to continue to temporarily restrain the use of the Restrained Sum. On 30 September 2016 (New York time) the District Court issued an order assessing costs and fees against EPRO EComm in the amount of US\$2,681,406.45 and retaining the Restrained Sum of US\$5,000,000 (the "30 September 2016 Order"). On 26 October 2016 (New York Time), EPRO EComm filed a Notice of Appeal against the 30 September 2016 Order. The parties completed appellate submissions and the United States Court of Appeals for the Second Circuit held oral argument concerning the appeal on 26 October 2017 (New York time).

另一輪聆訊於二零一五年十一月十日(紐約時間)舉行,區域法院決定繼續暫時限制使用受禁制金額。於二零一六年九月三十日(紐約時間),區域法院頒佈命令,評定易寶電子商務須支付2,681,406.45美元的成本及費用以及保留受限制金額5,000,000美元(「二零一六年九月三十日命令」)。於二零一六年十月二十六日(紐約時間),易寶電子商務對二零一六年九月三十日命令提交上訴通知。當事人已完成提交上訴,而美國聯邦上訴法院第二巡迴審判庭已於二零一七年十月二十六日(紐約時間)就該上訴進行口頭辯論。

On 25 January 2018 (New York time), the United States Court of Appeals for the Second Circuit issued an opinion affirming the 30 September 2016 Order. On 8 February 2018 (New York time), EPRO EComm filed a motion for rehearing en banc with the United States Court of Appeals for the Second Circuit to reconsider a decision and order of a panel of the court affirming the 30 September 2016 Order. On 20 March 2018 (New York time), the United States Court of Appeals issued the mandate and affirmed the district court's order imposing sanctions. On 12 September 2018 (New York time), the District Court has made an order that the Plaintiff may obtain disbursement in the sum of US\$2,681,406.45 ("Disbursements") from the Restrained Sum at the bank and the bank shall continue to restrain the remainder of the Restrained Sum pending further order of the District Court.

於二零一八年一月二十五日(紐約時間),美國聯邦上訴法庭第二巡迴審判庭發表意見,確認二零一六年九月三十日命令。於二零一八年二月八日(紐約時間),易寶電子商務向美國聯邦上訴法庭第二巡迴審判庭提出再聆訊呈請,要求重審法院合議庭有關確認二零一六年九月三十日命令的判決及命令。於二零一八年三月二十日(紐約時間),美國聯邦上訴法庭頒佈書面命令並肯定區域法院實施制裁的命令。於二零一八年九月十二日(紐約時間),區域法院已頒佈命令,原告可以從銀行受禁制金額中獲得付款合共2,681,406.45美元(「付款」),且銀行將繼續限制剩餘的受禁制金額,以待區域法院另行頒佈命令。

On 14 November 2018 (New York time), EPRO EComm has entered into a settlement agreement with the Plaintiff to resolve all disputes between both parties and agree to a settlement payment of US\$990,000 and agreed on the entry of a Permanent Injunction and Final Judgement On Consent to the District Court. On 6 December 2018 (New York time), the District Court entered an order on the Permanent Injunction and Final Judgement On Consent and release all restrictions placed on EPRO EComm's account with the bank. Accordingly, the restrain on the remaining frozen amount of approximately US\$1,328,000 shall be lifted.

於二零一八年十一月十四日(紐約時間),易寶電子商務已與原告訂立和解協議,以解決雙方的所有爭議並協定和解費款項990,000美元,並同意簽署區域法院頒佈的關於同意書的永久禁令及最終判決。於二零一八年十二月六日(紐約時間),區域法院頒佈關於同意書的永久禁令及最終判決的命令,解除對易寶電子商務銀行賬戶施加的所有限制。因此,餘下凍結金額約1,328,000美元的限制將予解除。

DIRECTORS' INTERESTS IN A COMPETING BUSINESS

None of the Directors and controlling shareholders of the Company has an interest in a business which competes or may compete with the business of the Group.

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

During the Period, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities.

SECURITIES TRANSACTIONS BY DIRECTORS

The Group has adopted stringent procedures governing Director's securities transaction in compliance with Rules 5.48 to 5.67 of the GEM Listing Rules. Relevant employees who are likely to be in possession of unpublished inside information of the Group are also subject to compliance with guidelines with no less exacting terms than those set out in the rules. No incidence of non-compliance was noted for the Period.

CORPORATE GOVERNANCE

The Company has compiled with the code provisions of the Corporate Governance Code (the "CG Code") set out in Appendix 15 of the GEM Listing Rules throughout the Period, except for the following deviation:

Code provision A.2.1 of the CG Code stipulates that the roles of Chairman and Chief Executive Officer should be separate and should not be performed by the same individual.

To achieve clear division of responsibilities between the management of Board and the day-to-day management of business and hence to ensure balance of power and authority, there are separation of duties for the Chairman and Chief Executive Officer of the Company. However, after the resignation of Mr. CHOW Siu Kwong as the Chief Executive Officer of the Company on 23 September 2016, Mr. Poon Man Sum, the chairman of the Board, has temporarily taken up the function as Chief Executive Officer of the Company for a transitional period commencing on 18 May 2017 and this represented a deviation from the code provision A.2.1 since then. The Group has been looking for suitable candidate to fill for the post of Chief Executive Officer.

董事於競爭業務之權益

本公司董事或控股股東概無於任何對本集團業務構成競爭或可能構成競爭之業務中擁有權益。

購買、出售或贖回本公司上市證券

於本期間,本公司或其任何附屬公司並無購買、出售或贖回本公司之任何上市證券。

董事進行之證券交易

本集團已遵照GEM上市規則第5.48條至第5.67條之規定採納規管董事進行證券交易之嚴格常規。可能擁有本集團尚未發表之內幕消息資料之相關僱員亦須遵照不遜於該等規則所載者之指引。於本期間並未出現任何未獲遵守之情況。

企業管治

於本期間本公司一直遵守GEM上市規則附錄十五所載之企業管治守則(「企業管治守則」)之守則條文,惟下列偏離事項除外:

企業管治守則之守則條文第A.2.1條規定主席及首席 執行官之角色應有區分,不應由一人同時兼任。

為明確區分董事會管理與日常業務管理之間的職責並因此確保達致權力和授權分佈均衡,本公司區分主席與首席執行官之職務。然而,自周兆光先生於二零一六年九月二十三日辭任本公司首席執行官一職後,董事會主席潘文森先生隨後已於二零一七年五月十八日開始之過渡期內暫時擔任本公司首席執行官,自此偏離守則條文第A.2.1條。本集團仍就首席執行官一職物色合適人選。

AUDIT COMMITTEE

The Company set up an Audit Committee (the "Committee") with written terms of reference in compliance with the requirements of the GEM Listing Rules. The primary duties of the Committee are to review and provide supervision over the financial reporting process and risk management and internal control systems of the Group. The Committee comprises three independent nonexecutive Directors, Mr. HUANG Zhiying, Mr. TONG Kar Hing and Ms. LIU Pui Shan. The information contained in the Group's interim report for the Period has not been audited but has been reviewed by the Committee, who was of opinion that such report compiled with the applicable accounting standards, and the GEM Listing Rules and legal requirements and that adequate disclosures had been made.

DIRECTORS

As at the date of this report, the executive Directors are Mr. POON Man Sum and Mr. Al Kuiyu; and the independent non-executive Directors are Mr. HUANG Zhiying, Mr. TONG Kar Hing and Ms. LIU Pui Shan.

By order of the Board **POON MAN SUM**

Chairman

Hong Kong, 11 February 2019

審核委員會

本公司成立審核委員會(「委員會」),其書面職權範圍 乃遵照GEM上市規則釐定。委員會之首要職務為審 核及監督本集團之財務呈報過程,風險管理及內部監 控系統。委員會由三名獨立非執行董事黃智穎先生、 唐家興先生及廖珮珊女士組成。本集團於本期間之 中期報告所載之資料並未經審核,但經由委員會審 閱,而其認為該報告已遵守適用之會計準則及GEM 上市規則規定和法律規定,且已作出足夠披露。

於本報告刊發日期,執行董事為潘文森先生及艾奎宇 先生,而獨立非執行董事為黃智穎先生、唐家興先生 及廖珮珊女士。

承董事會命

主席

潘文森

香港,二零一九年二月十一日

