

# ZIYUANYUAN HOLDINGS GROUP LIMITED 紫元元控股集團有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock code股份代號: 8223

> 第三季度報告 Third Quarterly Report **2021**

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## 香港聯合交易所有限公司(「聯 交所」)GEM的特色

GEM乃為較於聯交所上市的其他公司可能 帶有更高投資風險的中小型公司而設的市 場。有意投資者應了解投資於該等公司的潛 在風險,並應經過審慎周詳考慮後方作出投 資決定。

由於GEM上市公司普遍為中小型公司,於 GEM買賣的證券可能會較於聯交所主板買 賣的證券承受較大的市場波動風險,同時無 法保證於GEM買賣的證券會有高流通量的 市場。

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本報告乃遵照聯交所GEM證券上市規則 (「GEM上市規則」)的規定而提供有關紫元 元控股集團有限公司(「本公司」)的資料,本 公司之董事(「董事」)願就本報告共同及個別 地承擔全部責任。董事在作出一切合理查詢 後,確認就彼等所知及所信,本報告所載資 料在各重要方面均屬準確完整,並無誤導或 欺詐成份,亦無遺漏任何其他事項,致使當 中任何陳述或本報告產生誤導。



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# 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 months and nine months ended 30 September 2021 截至二零二一年九月三十日止三個月及九個月

The board of Directors (the "**Board**") hereby announces the unaudited condensed consolidated financial results of the Company and its subsidiaries (the "**Group**") for the three months and nine months ended 30 September 2021, together with the comparative unaudited figures for the corresponding period in 2020, as follows:

董事會(「董事會」) 謹此公佈本公司及其附屬 公司(「本集團」) 截至二零二一年九月三十日 止三個月及九個月之未經審核簡明綜合財 務業績, 連同二零二零年同期之比較未經審 核數字如下:

			Three months ended 截至以下日期止三個月 <b>30.9.2021</b> 30.9.2020		Nine montl 截至以下日其	目止九個月
		Notes 附註	30.9.2021 二零二一年 九月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.9.2020 二零二零年 九月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.9.2021 二零二一年 九月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.9.2020 二零二零年 九月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)
Revenue Finance leasing income Interest income from loan receivables Income from postpartum care services Income from trading of medical	收益 融資租賃收入 應收貸款利息收入 月子服務收入 醫療器械及耗材貿易收入		11,210 178 13,478	13,036 160 832	36,888 704 36,937	41,910 1,133 832
equipments and consumables			2,006		4,786	
Total revenue Bank interest income	總收益 銀行利息收入	3	26,872 35	14,028 11	79,315 180	43,875 34
Other gains and losses Staff costs Impairment losses under expected credit loss (" <b>ECL</b> ") model, net of reversal	其他收益及虧損 員工成本 預期信用損失(「 <b>預期信用損失</b> 」) 模式項下之減值虧損	4 7	933 (8,965)	32 (3,477)	3,073 (25,261)	238 (9,687)
Other operating expenses	(扣除撥回) 其他經營開支 融資成本	5	(308) (15,875) (2,295)	100 (3,870) (2,122)	(3,847) (42,774) (6,025)	(7,000) (10,893) (7,143)
Profit before income tax	除所得稅前溢利	5		4,702	4,661	9,424
Income tax expenses	所得稅開支	6	(19)	(10)	(237)	506
Profit and total comprehensive income for the period	期內溢利及全面收入總額	7	378	4,692	4,424	9,930
Profit and total comprehensive income for the period attributable to:	期內溢利及全面收入總額 應佔:					
Owners of the Company Non-controlling interests	<sup>感ロ・</sup> 本公司擁有人 非控股權益		12 366	4,661	3,877 547	9,899 31
			378	4,692	4,424	9,930
Earnings per share for profit attributable to owners of the Company during the	本公司擁有人期內溢利應佔 每股盈利					
period – Basic and diluted (RMB cents)	-基本及攤薄(人民幣分)	9	0.003	1.165	0.969	2.475

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

For the nine months ended 30 September 2021 截至二零二一年九月三十日止九個月

Capital and Share     Capital and Other     Statutory     Retained profits     Total       Share     Share     Other     Statutory     Retained     profits     Total       Capital     premium     reserves     reserves     profits     Total       資本及     股本     股份溢價     其他儲備     法定儲備     保留溢利     總計       RMB'000     <	Total 總計
Share capital     Share premium     Share reserves 資本及     Other reserves 資本及     Statutory reserves 資本及     Retained profits     Total       股本     股份溢價     其他儲備     法定儲備     保留溢利     總計       RMB'000     Att 1 January 2021 (audited)     於二零二年一月一日 (經審核)     33,839     73,551     133,023     8,817     53,138     302,368     944       Profit and total comprehensive income for the period     動     -     -     -     -     3,877     3,877     547	
股本   資本及   資本及     股本   股份溢價   其他儲備   法定儲備   保留溢利   總計     RMB'000   RMB'000 </th <th></th>	
RMB'000	
人民幣千元   人民幣   し   し   し	
(Note (ii)) (附註(i))   (Note (ii)) (附註(ii))   (Note (iii)) (附註(ii))     At 1 January 2021 (audited)   於二零二一年一月一日 (經審核)   33,839   73,551   133,023   8,817   53,138   302,368   944     Profit and total comprehensive income for the period   期內溢利及全面收入總額   -   -   -   -   3,877   3,877   547	RMB'000
(附註(i))   (附註(ii))   (附註(ii))     At 1 January 2021 (audited)   於二零二一年一月一日 (經審核)   33,839   73,551   133,023   8,817   53,138   302,368   944     Profit and total comprehensive income for the period   期內溢利及全面收入總額   -   -   -   -   3,877   3,877   547	人民幣千元
At 1 January 2021 (audited)   於二零二一年一月一日 (經審核)   33,839   73,551   133,023   8,817   53,138   302,368   944     Profit and total comprehensive income for the period   期內溢利及全面收入總額   -   -   -   -   3,877   3,877   547	
(經審核) 33,839 73,551 133,023 8,817 53,138 302,368 944   Profit and total comprehensive income for the period 期内溢利及全面收入總額 - - - 3,877 3,877 547	
income for the period – – – – 3,877 3,877 547	303,312
	4,424
Dividends to shareholders of     向本公司股東支付股息       the Company (Note 8)     (附註8)     -     (8,333)     -     -     (8,333)     -	(8,333)
Dividends to non-controlling 向非控股權益支付股息 interests (632)	(632)
Acquisition of subsidiaries     收購附屬公司         3,262	3,262
At 30 September 2021 (unaudited) 於二零二一年九月三十日 (未經審核) <u>33,839</u> <u>65,218</u> <u>133,023</u> <u>8,817</u> <u>57,015</u> <u>297,912</u> <u>4,121</u>	302,033
At 1 January 2020 (audited) 於二零二零年一月一日 (經審核) 33,839 84,435 133,023 7,590 41,384 300,271 -	300,271
Profit and total comprehensive 期內溢利及全面收入總額 income for the period 9,899 9,899 31	9,930
Dividends to shareholders of the Company (Note 8)     向本公司股東支付股息       Acquisition of a subsidiary     (附註8)     -     (10,884)     -     -     (10,884)     -	(10,884) 714
At 30 September 2020 (unaudited) 於二零二零年九月三十日 (未經審核) 33,839 73,551 133,023 7,590 51,283 299,286 745	300,031

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

For the nine months ended 30 September 2021 截至二零二一年九月三十日止九個月

#### Notes:

- (i) Under the Companies Law (Revised) of the Cayman Islands, share premium is distributable to shareholders, subject to the condition that the Company cannot declare or pay a dividend, or make a distribution out of share premium if (i) it is, or would after the payment be, unable to pay its liabilities as they become due; or (ii) the realisable value of its assets would thereby be less than aggregate of its liabilities and its issued share capital account.
- Capital and other reserves represents (i) the reserve arising from (ii) the acquisition of 55% equity interest of Ziyuanyuan (Shenzhen) International Finance Leasing Company Limited ("ZYY Finance Leasing"), a subsidiary of the company, through acquisition of HK Lixin Trade Co., Limited ("HK Lixin"); (ii) the difference between the aggregate of the issued capital of HK Lixin and ZYY Finance Leasing directly attributable to Mr. Zhang Junshen and Mr. Zhang Junwei, the controlling individual shareholders of the Company (the "Controlling Individual Shareholders") and the net assets value of HK Lixin upon insertion of the Company and Honor Global Holding Limited as part of the group reorganisation; (iii) the consideration paid on the acquisition of the remaining 45% equity interest of ZYY Finance Leasing by HK Lixin from the Controlling Individual Shareholders; and (iv) Hero Global Limited ("Hero Global"), an immediate holding company of the Company, waived an amount due from HK Lixin, a subsidiary of the Company, amounting to RMB68,000,000, which was accounted for as a deemed capital contribution from a shareholder.
- (iii) Pursuant to the articles of association of the subsidiaries established in the People's Republic of China (the "PRC"), it is required to appropriate 10% or an amount to be determined by its directors of its profit after taxation in accordance with the relevant PRC regulations before any distribution of dividends to owners each year to the statutory reserve until the balance reaches 50% of its registered capital.

#### 附註:

- (i) 根據開曼群島公司法(經修訂),股份溢價是 可分配給股東,但前提是公司不可以宣告 或分派股息,或者在以下情況下不能從股 份溢價中進行分配:(i)分派股息後,公司無 法償還到期的債務;(ii)其資產的可變現價值 將因此小於其負債和已發行股本賬戶的總 和。
- 資本及其他儲備指(i)因通過收購香港立信 (ii) 貿易有限公司(「香港立信」)而收購本公司 附屬公司紫元元 (深圳) 國際融資租賃有限 公司(「紫元元融資租賃」)的55%股權而產 生的儲備;(ii)本公司控股個人股東張俊深先 生及張俊偉先生(「**控股個人股東**」) 直接應 佔香港立信及紫元元融資租賃的已發行股 本總額與待加入本公司及榮耀全球控股有 限公司作為集團重組一部分後的香港立信 資產淨值之間的差額;(jjj)香港立信向控股 個人股東收購紫元元融資租賃餘下45%股 權而支付的代價;及(iv)本公司直接控股公 司Hero Global Limited (「Hero Global」) 豁 免應收本公司附屬公司香港立信的款項人 民幣68,000,000元,其入賬列為視作股東出 資。
- (iii) 根據於中華人民共和國(「中國」)成立的附屬公司的組織章程細則,每年向擁有人分派任何股息前,須按有關中國法規將10%或董事所釐定金額的除稅後溢利撥入法定儲備,直至其結餘達到註冊資本的50%。

### 1. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**") as well as with the applicable disclosure requirements of Chapter 18 of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited.

### 2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair values, as appropriate.

Other than additional accounting policies resulting from application of amendments to HKFRSs and application of certain accounting policies which became relevant to the Group, the accounting policies and method of computation used in the condensed consolidated financial statements for the nine months ended 30 September 2021 are the same as those presented in the Group's annual financial statements for the year ended 31 December 2020.

#### Application of amendments to HKFRSs

In the current period, the Group has applied the following amendments to HKFRSs issued by the HKICPA, for the first time, which are mandatorily effective for the annual period beginning on or after 1 January 2021 for the preparation of the Group's condensed consolidated financial statements:

Amendments toInterest Rate Benchmark Reform –HKAS 39, HKFRS 4,Phase 2HKFRS 7, HKFRS 9and HKFRS 16

The application of the amendments to HKFRSs in the current period has had no material impact on the Group's financial positions and performance for the current and prior periods and/or on the disclosures set out in these condensed consolidated financial statements. 1. 編製基準

簡明綜合財務報表乃按照香港會計師 公會(「**香港會計師公會**」)頒佈的香港 財務報告準則(「**香港財務報告準則**」) 及香港聯合交易所有限公司GEM證券 上市規則第十八章的適用披露規定編 製。

### 2. 主要會計政策

簡明綜合財務報表乃按歷史成本基準 編製,惟若干金融工具按公平值計量 (如適用)除外。

除應用香港財務報告準則的修訂所 引致的新增會計政策外,並應用與本 集團相關的某些會計政策,截至二零 二一年九月三十日止九個月的簡明綜 合財務報表所用的會計政策及計算 方法與本集團截至二零二零年十二月 三十一日止年度的全年財務報表時所 呈列者相同。

#### 應用香港財務報告準則之修訂

於本期間,本集團已就編製本集團簡 明綜合財務報表首次採用以下由香港 會計師公會頒佈並於二零二一年一月 一日或之後開始之年度期間強制生效 之新訂立香港財務申報準則及修訂:

香港會計準則第39號、 利率基準改革-香港財務報告準則第4號、 第二階段 香港財務報告準則第7號、 香港財務報告準則第9號及 香港財務報告準則第16號 的修訂

於本期間應用香港財務報告準則的修 訂並無對本集團於本期間及過往期間 的財務狀況及表現及/或於該等簡明 綜合財務報表所載的披露構成重大影 響。

### 3. **REVENUE**

Revenue for the period represents finance leasing income, interest income on loan receivables received and receivable arising from the finance leasing activities, income from postpartum care services and income from trading of medical equipments and consumables in the PRC. The amounts of each significant category of revenue recognised in revenue during the period are as follows:

## 3. 收益

期內收益指來自於中國提供融資租賃 服務活動之已收及應收融資租賃收入 和應收貸款利息收入、月子服務收入 及醫療器械及耗材貿易收入。本期間 在收益中確認的每個重要收益類別的 金額如下:

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021	30.9.2020	30.9.2021	30.9.2020
		二零二一年	二零二零年	二零二一年	二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Finance leasing income	融資租賃收入	11,210	13,036	36,888	41,910
Interest income from loan receivables	應收貸款利息收入	178	160	704	1,133
Income from postpartum care services	月子服務收入	13,478	832	36,937	832
Income from trading of medical	醫療器械及耗材貿易收入				
equipments and consumables		2,006		4,786	
		26,872	14,028	79,315	43,875

# 4. OTHER GAINS AND LOSSES

# 4. 其他收益及虧損

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021	30.9.2020	30.9.2021	30.9.2020
		二零二一年	二零二零年	二零二一年	二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Gain on investment of structured deposits	結構性存款之投資收益	489	142	1,241	540
Government subsidies	政府補貼	436	-	1,728	-
Exchange gain (loss), net	匯兌收益 (虧損) 淨額	4	(111)	80	(303)
Others	其他	4	1	24	1
		933	32	3,073	238

# 5. FINANCE COSTS

# 5. 融資成本

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021	30.9.2020	30.9.2021	30.9.2020
		二零二一年	二零二零年	二零二一年	二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Interests on bank borrowing	銀行借款利息	1,949	1,188	4,622	3,530
Imputed interests on interest-free	融資租賃客戶免息按金的估算利息				
deposits from finance lease customers		26	721	381	2,921
Interests on lease liabilities	租賃負債利息	320	213	1,022	692
		2,295	2,122	6,025	7,143

### 6. INCOME TAX EXPENSES

### 6. 所得稅開支

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021	30.9.2020	30.9.2021	30.9.2020
		二零二一年	二零二零年	二零二一年	二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
The charge (credit) comprises:	支出 (抵免) 包括:				
Current tax	即期稅項				
– PRC Enterprise Income Tax	一中國企業所得稅	362	(500)	1,070	1,708
– Over provision in prior year	一過往年度超額撥備			(489)	
		362	(500)	581	1,708
– Withholding tax levied on dividend	一徵收中國附屬公司宣派股息之				
declared of a PRC subsidiary	預扣稅	-	-	500	600
Deferred tax	遞延稅項	(343)	510	(844)	(2,814)
		19	10	237	(506)

No provision for Hong Kong Profits Tax has been made in the condensed consolidated financial statements as the Group's operation in Hong Kong had no assessable income during both periods.

Under the Enterprise Income Tax Law of PRC (the "**EIT Law**") and the Implementation Regulation of the EIT Law, the subsidiaries in the PRC are subject to the tax rate of 25% during the reporting period. For the nine months ended 30 September 2021, certain PRC subsidiaries were eligible to be classified as small enterprises by the local bureau. The first RMB1,000,000 assessable profits is taxed at 2.5% and assessable profits above RMB1,000,000 and below RMB3,000,000 is taxed at 10%.

Withholding tax has been provided for the current period in the condensed consolidated financial statements.

由於本集團香港業務於兩個期間內並 無應課稅收入,故並無於簡明綜合財 務報表內計提香港利得稅撥備。

根據《中華人民共和國企業所得稅法》 (「企業所得稅法」)及企業所得稅法 實施條例,中國附屬公司於報告期內 須按25%的稅率納稅。截止二零二一 年九月三十日止九個月,本集團某些 中國附屬公司符合資格獲地方當局分 類為小型企業。首人民幣1,000,000元 之應課稅溢利按2.5%稅率徵稅,而高 於人民幣1,000,000元及低於人民幣 3,000,000元之應課稅溢利按10%稅率 徵稅。

本期簡明綜合財務報表已計提預扣 稅。

## 7. PROFIT FOR THE PERIOD

Profit for the period has been arrived at after charging (crediting):

# 7. 期內溢利

期內溢利已扣除(計入):

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021	30.9.2020	30.9.2021	30.9.2020
		二零二一年	二零二零年	二零二一年	二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Directors' emoluments	董事薪酬	464	382	1,183	1,261
Other staff costs	其他員工成本				
- Salaries, allowances and	一薪金、津貼及其他員工福利				
other staff benefits		7,897	3,038	22,416	8,900
– Staffs' retirement	一員工退休福利計劃供款				
benefit scheme contributions		1,184	532	3,263	602
Total staff costs	員工成本總額	9,545	3,952	26,862	10,763
Less: staff costs recognised as research and development costs in other	減:於其他經營開支確認為研發成本 的員工成本				
operating expenses		(580)	(475)	(1,601)	(1,076)
Staff costs recognised in profit or loss	於損益確認之員工成本	8,965	3,477	25,261	9,687
Amortisation of intangible assets	無形資產攤銷	260	-	779	-
Covid-19-related rent concessions	Covid-19相關租金寬免	-	-	-	(484)
Depreciation of property, plant and equipment	物業、廠房及設備折舊	1,348	157	3,925	377
Depreciation of right-of-use assets	使用權資產折舊	3,080	1,020	8,582	3,060
Property, plant and equipment written off	物業、廠房及設備撇銷	5,000	1,020	0,502	1
Research and development costs	確認為開支的研發成本	_		_	I
recognised as an expense (included in	(計入其他營運開支)				
other operating expenses)		606	496	1,649	1,184
Short-term leases payments	短期租賃付款	1,550	288	4,505	288

### 8. DIVIDENDS

During the current period, a final dividend of HK2.5 cents (nine months ended 30 September 2020: HK3 cents) per share in respect of the year ended 31 December 2020 was declared to the owners of the Company. The aggregate amounts of the final dividend declared and paid were HK\$10,000,000 (equivalent to RMB8,333,000) (nine months ended 30 September 2020: HK\$12,000,000 (equivalent to RMB10,884,000)).

The directors of the Company do not recommend the payment of an interim dividend in respect of the nine months ended 30 September 2021 (nine months ended 30 September 2020: Nil).

### 8. 股息

於本期間,向公司所有者宣派二零二 零年十二月三十一日止年度之末期 股息每股2.5港仙(截至二零二零年九 月三十日止九個月:3港仙)。已宣派 及已付末期股息之總額為10,000,000 港元(相等於人民幣8,333,000元)(截 至二零二零年九月三十日止九個 月:12,000,000港元(相等於人民幣 10,884,000元))。

本公司董事並不建議就截至二零二一 年九月三十日止九個月派付中期股息 (截至二零二零年九月三十日止九個 月:無)。

## 9. EARNINGS PER SHARE

The calculation of basic earnings per share attributable to owners of the Company is based on the following data:

## 9. 每股盈利

本公司擁有人應佔每股基本盈利乃按 下列數據計算:

		Three months ended 截至以下日期止三個月		Nine months ended 截至以下日期止九個月	
		30.9.2021 二零二一年	30.9.2020 二零二零年	30.9.2021 二零二一年	30.9.2020 二零二零年
		九月三十日	九月三十日	九月三十日	九月三十日
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Earnings:	盈利:				
Earnings for the purpose of basic earnings per share	就計算每股基本盈利而言的 盈利				
Profit for the period attributable to owners of the Company for the purpose of basic earnings per share	就計算每股基本盈利而言的 本公司擁有人應佔期內溢利 (人民幣千元)				
(RMB'000)		12	4,661	3,877	9,899
Number of shares:	股份數目:				
Weighted average number of ordinary shares for the purpose of basic	就計算每股基本盈利而言的 普通股加權平均數 (千股)				
earnings per share ('000)		400,000	400,000	400,000	400,000

No diluted earnings per share are presented as there were no potential dilutive ordinary shares in issue during the three months and nine months ended 30 September 2020 and 2021. 由於截至二零二一年及二零二零年九 月三十日止三個月及九個月內並無已 發行潛在攤薄普通股,故並無呈列每 股攤薄盈利。

The Board of Directors of the Company announces the unaudited condensed consolidated quarterly results of the Group for the nine months ended 30 September 2021 together with the corresponding comparative figures.

#### **BUSINESS REVIEW**

For the nine months ended 30 September 2021, the Group is principally engaged in provision of medical equipment finance leasing services, maternal and child postpartum care industry services and trading of medical equipments and consumables business in the PRC.

#### **Finance leasing services**

For the nine months ended 30 September 2021, the Group has been focusing on provision of finance leasing services to SMEs customers in the medical equipment industry in various provinces, municipalities, and autonomous regions in the PRC, where the Group has established connections with industry players and gained operational expertise. The finance lease offered by the Group comprises direct finance leasing and sale-leaseback. The Group provided services to approximately 2,960 SMEs customers across 30 provinces, municipalities and autonomous regions in the PRC as at 30 September 2021. The Group derived a revenue of RMB37.6 million from the finance leasing services for the nine months ended 30 September 2021.

#### Maternal and child postpartum care industry services

Postpartum confinement (坐月) is a traditional Chinese custom, which allows women to rest fully after giving birth, and to recover through diet. It is said that it is the best time for women to improve their physical well-being. Hence, centres for the provision of postpartum care services (月子中心) had emerged.

本公司董事會公佈本集團截至二零二一年 九月三十日止九個月的未經審核簡明綜合 季度業績,連同相應比較數字。

### 業務回顧

本集團在截至二零二一年九月三十日止九 個月主要於中國從事提供醫療器械設備融 資租賃服務、母嬰月子產業服務及醫療器械 及耗材貿易業務。

#### 融資租賃服務

截至二零二一年九月三十日止九個月,本集 團專注於在中國多個省、市及自治區向醫療 器械設備行業的中小企業客戶提供融資租 賃服務,本集團在該等地區已與從業者建立 聯繫並獲得專業營運知識。本集團提供的融 資租賃包括直接融資租賃及售後回租。於二 零二一年九月三十日,本集團向遍佈中國30 個省、市及自治區約2,960個中小企業客戶 提供服務。截至二零二一年九月三十日止九 個月,本集團融資租賃服務實現收入人民幣 37.6百萬元。

#### 母嬰月子產業服務

坐月為中國傳統習俗,讓婦女在產後能夠獲 得充分休息,並通過飲食復原。據說坐月為 婦女提升身體健康之最佳時機,故月子中心 因此出現。

On 27 November 2020, the Group entered into the equity transfer agreement with independent third parties to purchase the entire equity interest in Guangzhou Sheng Cheng Dunnan Enterprise Management Co., Limited ("**Dunnan**"), a limited liability company incorporated in the PRC, with the consideration of RMB31 million. Dunnan and its subsidiaries are engaged in the provision of postpartum care services in the PRC. The equity was transferred in February 2021.

On 4 December 2020, the Group entered into the equity transfer agreement with independent third parties to purchase 54% of equity share of Wuhan Jiaenbei Health Management Co. Ltd. ("**Jiaenbei**"), a limited liability company incorporated in the PRC with consideration of RMB3.24 million. Jiaenbei is engaged in provision of postpartum care service in the PRC. The equity was transferred in January 2021.

As at 30 September 2021, the Group has 6 postpartum care centres in the PRC, which provide postpartum care services, consisting of four major areas of (i) health care for postpartum mothers and newborn babies; (ii) dietary and nutrition for postpartum mothers; (iii) recovery and beauty for postpartum mothers; and (iv) intellectual development for newborn babies. The Group derived a revenue of RMB36.9 million from the maternal and child postpartum care industry services for the nine months ended 30 September 2021.

#### Trading of medical equipments and consumables business

During the period, the Group having started the operation of trading of medical equipments and consumables. The Group derived a revenue of RMB4.8 million from trading of medical equipments and consumables business for the nine months ended 30 September 2021.

於二零二零年十一月二十七日,本集團與 獨立第三方訂立以對價人民幣31百萬元購 買廣州盛成敦南企業管理有限公司(「**敦南**」) (一家於中國設立的有限責任公司)全部股 權之股權轉讓協議。敦南及其附屬公司在中 國提供月子服務,該股權已於二零二一年二 月轉讓。

於二零二零年十二月四日,本集團與獨立第 三方訂立以對價人民幣3.24百萬元購買武漢 嘉恩貝健康管理有限公司(「嘉恩貝」)(一家 於中國設立的有限責任公司)54%股權之股 權轉讓協議。嘉恩貝在中國提供月子服務, 該股權已於二零二一年一月轉讓。

於二零二一年九月三十日,本集團在中國設 有6家月子中心提供月子服務,包括四大範 疇,即(i)產婦及新生嬰兒的健康護理;(ii)產 婦的膳食及營養;(iii)產婦的康復及美容;及 (iv)新生嬰兒的智力發展。截至二零二一年九 月三十日止九個月,本集團母嬰月子產業服 務實現收入人民幣36.9百萬元。

#### 醫療器械及耗材貿易業務

期內,本集團開始營運醫療器械及耗材貿 易。截至二零二一年九月三十日止九個月, 本集團醫療器械及耗材貿易業務實現收入 人民幣4.8百萬元。

### **FUTURE PROSPECTS**

In the current market environment of the PRC, SMEs face challenges on the path of development due to high operational and financing costs. In recent years, the People's Bank of China enhanced its policy support to major fields including SMEs and fragile aspects of domestic economy and devoted greater effort in procuring financial institutions to provide proactive support to the financing of SMEs, all of which gave supportive measures to the finance leasing industry. The scale and number of SMEs in the PRC are gigantic and yet the finance leasing market got off to a late start. Along with the development of the financing lease and increasing demand in the financing market, the penetration of finance lease has been deepening constantly, paving the way of a promising outlook of the finance leasing market in the PRC.

Looking forward, the Group is still reasonably optimistic to sustain the core business given all the economic uncertainties with the outbreak of Covid-19. The Group will continue to seek for the best possible opportunities to grow the Group's business by leveraging current client base. After the pandemic, the healthcare industry will be a new economic breakthrough with significant value-added potentials. The Group initiated pre-emptive deployment of medical equipment leasing, medical equipment trading and related fields in order to capture pioneer opportunities and support the industrial upgrade of the medical and related industry.

### 未來前景

在中國現有的市場環境下,中小企業經營、 融資成本高,面臨各種發展挑戰。近年來, 中國人民銀行加大對中小企業等國民經濟 重點領域和薄弱環節的政策支援,並加大力 度引導金融服務機構積極支援中小企業融 資,為融資租賃行業提供政策背書。中國中 小企業體量巨大,但融資租賃市場起步較 晚,隨著融資租賃的發展及融資市場的需求 增長,融資租賃滲透日益加深。中國未來的 融資租賃市場前程廣闊。

展 望 未 來, 面 對 2 0 1 9 冠 狀 病 毒 病 (「Covid-19」)爆發為經濟帶來不確定性, 本集團對維持核心業務仍樂觀,並將繼續尋 求最佳機會,通過現有的客戶群發展本集團 業務。疫情過後,大健康產業將成為極具增 值潛力的新經濟突破點。本集團搶先佈局醫 療器械設備租賃、醫療器械設備貿易和相關 領域,搶佔風口先機,幫助醫療及相關行業 的產業升級。

The PRC government has gradually relaxed the one-child policy in recent years. In October 2015, the PRC announced the universal two-children policy to boost the country's stagnating population growth. As a result, the birth rate in the PRC had risen sharply. Between 2017 and 2018, the total number of second-child births was more than 16 million, accounting for 50% of the total birth population. According to a public research report in relation to postpartum care industry market demand and investment planning, the market size of postpartum care centres in the PRC has been increasing since 2010 and is estimated to reach approximately RMB29 billion by 2024, showing a positive prospect for the industry. Together with the increase in gross domestic product per capita in tier 1 and tier 2 cities in the PRC, and the PRC announced the implementation of the three-child policy in May 2021, the Group is expected to benefit from the robust outlook of the postpartum care centres. The maternal and child healthcare related services have a rigid demand and the overall market will continue to grow rapidly.

The Covid-19 epidemic had severely impacted the global economy, and in particular, the first guarter of 2020 for the PRC. Besides groceries and daily necessities, medical and healthcare products and services, the postpartum care services industry could also maintain its normal operations during such difficult times, which reflect the rigid demand of the postpartum care services in the PRC market. Given that the expected date of delivery of the newborn is fixed, parents are required to make pre-arrangements for postpartum care services. In light of the sudden outbreak of the global pandemic, it was found that many parents prefer to use postpartum care centres instead of hiring post-natal care worker (陪月)/maternity matron (月嫂), as health conditions of the latter is less guaranteed. Further, the healthcare of postpartum care centres has a complete range of nursing expertise and functions, which is incomparable to hiring a housekeeping helper to take care of household chores.

中國政府近年已逐步放寬一孩政策。於二零 一五年十月,中國宣佈全面二孩政策,以刺 激國家停滯之人口增長。因此,中國出生率 已急劇上升。於二零一七年至二零一八年期 間,二孩出生總人數超過16百萬人,佔出生 人口總數50%。根據有關月子產業市場需求 及投資計劃之公開研究報告,中國月子中心 市場規模自二零一零年起一直增加,並估計 於二零二四年前達約人民幣290億元,顯示 該產業之正面前景。加上中國一線及二線城 市之人均國內生產總值增加,以及二零二一 年五月,中國宣佈實施三孩政策,預期本集 團將受益於月子中心的樂觀前景。母嬰健康 相關服務有剛性需求,且整體市場將繼續快 速增長。

Covid-19疫情已嚴重影響全球經濟,尤其是 於中國的二零二零年第一季度。除雜貨及日 用品、醫療保健產品及服務外,月子服務產 業亦可於該困難時期維持正常營運,反映中 國市場對月子服務的剛性需求。鑑於新生嬰 兒的預產期為固定,因此,父母被要求預先 安排月子服務。鑑於全球疫情突然爆發,眾 多父母更寧可使用月子中心,而並非聘用陪 月/月嫂,原因為後者的健康狀況較難獲保 證。此外,月子中心的醫療保健具有完整的 護理專業知識及功能,而聘用家務助理處理 家務無法與此比擬。

At present, the concentration of the postpartum care service industry is extremely low, which is a common phenomenon for an industry in its early stage of development. Due to the increasing wealth of the Chinese that is followed by increasing demand for better health and lifestyle, together with the favourable government policies in place, the next ten years is believed to be the golden decade for the development of the postpartum care service industry.

The Group believes maternal and child postpartum care industry services will be a good entry point to the healthcare industry. The Group will continue to explore potential opportunities to diversify our business and if appropriate, explore selective acquisition and partnership in order to strengthen the Group's revenue base and maximize both the return to the shareholders and the value of the Group. The Group has established Shenzhen Meijiaer Health Management Co., Ltd. \* (深圳市美佳爾健康管理有限 公司) in 2020, which focuses on the provision of maternal and child postpartum care industry services in the PRC. Currently, the Group will focus on developing its postpartum care business in the Southern China and Central China regions, and through acquisitions and opening of landmark flagship postpartum care centres, to increase its market share. The Group aims to provide one-stop services for mothers and infants through upstream and downstream linkage, ranging from postpartum cares centres and training schools for maternity matron and nursery teachers, to maternal and infant e-commerce for the sales of maternal and infant products. The Group is committed to establishing a comprehensive maternal and infant one-stop-shop.

目前,月子服務產業的集中度極低,此乃產 業處於發展早期的普遍現象。由於中國人的 財富不斷增加,對更好的健康及生活方式的 需求亦因此不斷增加,加上政府制定有利政 策,相信未來十年為月子服務產業發展的黃 金十年。

本集團認為母嬰月子產業服務將是進入大 健康產業的良好切入點。本集團將繼續探索 潛在機遇以實現業務多元化,適時物色收購 及合夥機會,藉以加強本集團的收益基礎, 並盡力提高股東的回報及本集團的價值。本 集團在二零二零年成立了深圳市美佳爾健 康管理有限公司,專注於在中國提供母嬰月 子產業服務。現時,本集團將專注於華南及 購及開設地標旗艦月子中心,以增加其市場 份額。本集團旨在透過上下游聯繫提供母嬰 一站式服務,範圍包括月子中心及月嫂及育 兒教師培訓學校,以至銷售母嬰產品之母嬰 電子商務。本集團致力建立全面母嬰一站式 服務。

Currently, the Group will focus on developing its maternal and child postpartum care industry services in the Southern China and Central China regions, and through acquisitions and opening of landmark flagship postpartum care centres, to increase its market share. In tier 1 cities, the high-end postpartum care centres is gradually becoming saturated, and is facing intense market competition. Therefore, the Group has shifted its target to mid-end brands in tier 1 cities, focusing on middle-class consumers.

The Group plans to enhance its competitive edge by exploring opportunities with local hospitals to provide pregnant women with convenient appointment booking and treatment channels, and to resolve the difficulty for pregnant women to make a reservation in large hospitals, in addition to services provided by the postpartum care centres, creating a one-stop-shop platform for its customers.

### **FINANCIAL REVIEW**

#### Revenue

Revenue consists of (i) finance leasing income and interest income from loan receivables in finance leasing services; (ii) postpartum care services income; and (iii) income from trading of medical equipments and consumables. For the nine months ended 30 September 2021, the Group's revenue increased by approximately RMB35.4 million or approximately 80.8% to approximately RMB79.3 million (nine months ended 30 September 2020: approximately RMB43.9 million). The increase in revenue for the nine months ended 30 September 2021 was mainly attributable to the (i) new postpartum care services income of RMB36.9 million contributed by the maternal and child postpartum care industry services; and (ii) new income from trading of medical equipments and consumables of RMB4.8 million, which offsetting the finance leasing income decreased from approximately RMB43.1 million for the nine months ended 30 September 2020 to approximately RMB37.6 million for the nine months ended 30 September 2021.

現時,本集團將專注於華南及華中地區發展 母嬰月子產業服務,並透過收購及開設地標 旗艦月子中心,以增加其市場份額。於一線 城市,高端月子中心逐漸飽和,並面臨激烈 市場競爭。因此,本集團已將目標轉向一線 城市的中端品牌,專注於中產階級消費者。

本集團計劃透過與地方醫院探索機會,從而 增強競爭優勢,為孕婦提便利的預約及治療 渠道,並解決孕婦難以於大型醫院作出預約 問題,除月子中心提供之服務外,為客戶創 建一站式平台。

## 財務回顧

#### 收益

收入包括(i)融資租賃服務之融資租賃收入和 應收貸款利息收入;(ii)月子服務收入;及(iii) 醫療器械及耗材貿易收入。截至二零二一年 九月三十日止九個月,本集團的收益增加約 人民幣35.4百萬元或約80.8%至約人民幣 79.3百萬元(截至二零二零年九月三十日止 九個月:約人民幣43.9百萬元)。截至二零 二一年九月三十日止九個月收益增加主要 歸因於(i)母嬰月子產業服務貢獻的新的月子 服務的人民幣36.9百萬元收入;及(ii)新的 醫療器械及耗材貿易收入的人民幣4.8百萬 元,其抵銷融資租賃服務由截至二零二零年 九月三十日止九個月的約人民幣43.1百萬元 減至截至二零二一年九月三十日止九個月 的約人民幣37.6百萬元。

#### Staff cost

Staff costs include primarily Directors' remuneration, employee salaries, allowances and other staff benefits as well as employee retirement benefits scheme contributions. Staff costs increased from RMB9.7 million for the nine months ended 30 September 2020 to approximately RMB25.3 million for the nine months ended 30 September 2021. The increase was mainly attributable to (i) the increase in head count and staff salaries for existing staff during the period; (ii) the additional staff costs incurred by new maternal and child postpartum care business; and (iii) the PRC government had granted a deduction for the Group's contribution of social insurance funds for the nine months ended 30 September 2020 and there was no such deduction for the nine months ended 30 September 2021.

# Impairment losses under expected credit loss ("ECL") model, net of reversal

The Group is not required to provide general provisions as commercial banks and other financial institutions which the China Banking Regulatory Commission regulates. The provisioning policies are based on the applicable accounting standards. The management assesses the measurement of ECL in relation to finance lease receivable and loan receivables. In determining the impairment of finance lease receivable and loan receivables, the management considers shared credit risk characteristics including industry types, historical past due information and lessees' creditworthiness for grouping, and assesses credit losses based on internal credit rating and on a forward looking basis with the use of appropriate models and assumptions relate to the economic inputs and the future macroeconomic conditions.

For the nine months ended 30 September 2021, an additional impairment loss of approximately RMB3.8 million (nine months ended 30 September 2020: approximately RMB7.0 million) was recognised due to the impact of Covid-19, which caused the increase in the customers' past due ratio.

#### 員工成本

員工成本主要包括董事薪酬、僱員薪資、津 貼及其他員工福利,以及僱員退休福利計劃 供款。員工成本由截至二零二零年九月三十 日止九個月的人民幣9.7百萬元增至截至二 零二一年九月三十日止九個月的約人民幣 25.3百萬元。有關增加主要是由於(i)期內員 工人數及現有員工的員工薪金增加;(ii)新的 母嬰月子業務所產生之員工成本;及(iii)中國 政府於截至二零二零年九月三十日止九個 月授予本集團社會保障保險基金供款減免, 而在截至二零二一年九月三十日止九個月 並沒有此減免。

### 預期信用損失(「預期信用損失」)模式項下之 減值虧損(扣除撥回)

本集團毋須如中國銀行業監督管理委員會 所監管的商業銀行及其他金融機構般提供 一般準備金。有關準備金政策乃根據適用會 計標準。管理層評估有關融資租賃應收款項 及應收貸款之預期信用損失之計量。於釐定 融資租賃應收款項及應收貸款減值時,管理 層就分組考慮共享信用風險特徵,包括行業 類別、過往逾期資料及承租人信譽,並按內 部信貸評級及前瞻性基礎並使用適當模型 及有關經濟輸入數據及未來宏觀經濟環境 之假設評估信貸虧損。

截至二零二一年九月三十日止九個月,已確 認額外減值虧損約人民幣3.8百萬元(截至二 零二零年九月三十日止九個月:約人民幣 7.0百萬元)。由於Covid-19疫情的影響,其 造成客戶逾期率增加。

#### Other operating expenses

Other operating expenses include primarily travelling expenses, depreciation of property, plant and equipment, depreciation of right-of-use assets, short-term leases payments, the operating expenses incurred by new maternal and child postpartum care business and the cost of new medical equipments and consumables sold.

Other operating expenses increased from approximately RMB10.9 million for the nine months ended 30 September 2020 to approximately RMB42.8 million for the nine months ended 30 September 2021. Thereinto, the other operating expenses for the postpartum care business increased from approximately RMB0.6 million for the nine months ended 30 September 2020 to approximately RMB23.1 million for nine months ended 30 September 2021, and the related increase was mainly induced by the newly-setup centres for the provision of postpartum care services at the end of 2020 and the beginning of 2021, resulting in (i) the miscellaneous expenses of postpartum care business increased from approximately RMB0.5 million for nine months ended 30 September 2020 to approximately RMB5.9 million for nine months ended 30 September 2021; (ii) depreciation of rightof-use assets for nine months ended 30 September 2021 was approximately RMB5.9 million (nine months ended 30 September 2020: Nil); (iii) short-term leases payments for nine months ended 30 September 2021 was approximately RMB4.0 million (nine months ended 30 September 2020: Nil); (iv) office expenses, water, electricity and property management fees for nine months ended 30 September 2021 was approximately RMB1.4 million (nine months ended 30 September 2020: Nil); and (vi) sales and marketing expenses for nine months ended 30 September 2021 was approximately RMB1.4 million (nine months ended 30 September 2020: Nil).

#### 其他經營開支

其他經營開支主要包括差旅開支、物業、廠 房及設備折舊、使用權資產折舊、短期租賃 付款、新的母嬰月子業務所產生之經營開支 及新的醫療器械及耗材業務的銷售成本。

其他經營開支由截至二零二零年九月三十 日止九個月的約人民幣10.9百萬元增至由 截至二零二一年九月三十日止九個月的約 人民幣42.8百萬元。其中,月子會所業務的 其他經營開支由截至二零二零年九月三十 日止九個月的約人民幣0.6百萬元增至由截 至二零二一年九月三十日止九個月的約人 民幣23.1百萬元,有關增加主要由二零二零 年底及二零二一年初新增月子會所引起,其 導致:(i)產後護理服務業務的雜項費用由截 至二零二零年九月三十日止九個月的約人 民幣0.5百萬元增至由截至二零二一年九月 三十日止九個月的約人民幣9.0百萬元;(ii)截 至二零二一年九月三十日止九個月的使用 權資產折舊約人民幣5.9百萬元(截至二零二 零年九月三十日止九個月:無);(iii)截至二 零二一年九月三十日止九個月的短期租賃 付款約人民幣4.0百萬元(截至二零二零年九 月三十日止九個月:無);(iv)截至二零二一 年九月三十日止九個月的辦公費、水電及物 管費約人民幣1.4百萬元(截至二零二零年 九月三十日止九個月:無);及(vi)截至二零 二一年九月三十日止九個月的銷售及營銷 開支約人民幣1.4百萬元(截至二零二零年九 月三十日止九個月:無)。

The other operating expenses for finance lease business increased from approximately RMB10.3 million for nine months ended 30 September 2020 to approximately RMB15.1 million for nine months ended 30 September 2021. For nine months ended 30 September 2021, the increase of the other operating expenses was mainly attributed to (i) the increase in depreciation of property, plant and equipment, resulting from hiring a new head office in Shenzhen, the PRC in the second half year of 2020 in order to develop the new business and accommodate the increase in number of staff, which increased from approximately RMB0.3 million for the nine months ended 30 September 2020 to approximately RMB3.0 million for the nine months ended 30 September 2021; (ii) the acceptance of business system at the end of 2020, the amortisation of intangible assets was approximately RMB0.8 million for the nine months ended September 2021 (nine months ended September 2020: Nil); and (iii) the increase of business and staff leads to the cost of office supplies increased from approximately RMB0.7 million for the nine months ended 30 September 2020 to approximately RMB1.4 million for the nine months ended 30 September 2021.

The cost of new medical equipments and consumables sold for the nine months ended 30 September 2021 was approximately RMB4.6 million (nine months ended 30 September 2020: Nil).

融資租賃業務的其他經營開支由截至二零 二零年九月三十日止九個月的約人民幣10.3 百萬元增至由截至二零二一年九月三十日 止九個月的約人民幣15.1百萬元。截至二零 二一年九月三十日止九個月其他經營開支 增加主要歸因於(i)二零二零年下半年,為了 發展新業務並容納新增的員工而在中國深 圳租用了新總部而導致物業、廠房及設備的 折舊由截至二零二零年九月三十日止九個 月的約人民幣0.3百萬元增至截至二零二一 年九月三十日止九個月的約人民幣3.0百萬 元;(ii)二零二零年底業務系統驗收,導致截 至二零二一年九月三十日止九個月的無形 資產攤銷約人民幣0.8百萬元(截至二零二零 年九月三十日止九個月:無);及(iii)業務和 員工的增加導致辦公用品由截至二零二零 年九月三十日止九個月的約人民幣0.7百萬 元增至截至二零二一年九月三十日止九個 月的約人民幣1.4百萬元。

截至二零二一年九月三十日止九個月,新的 醫療器械及耗材業務的銷售成本為約人民 幣4.6百萬元(截至二零二零年九月三十日止 九個月:無)。

#### **Finance costs**

Finance costs consist of (i) imputed interest expense on interestfree deposits from finance lease customers; (ii) interest on bank borrowing; and (iii) interests on lease liabilities. Finance costs decreased from approximately RMB7.1 million for the nine months ended 30 September 2020 to approximately RMB6.0 million for the nine months ended 30 September 2021. The decrease was mainly due to imputed interest expense on interest-free deposits from finance lease customers decreased from approximately RMB2.9 million for the nine months ended 30 September 2020 to approximately RMB0.4 million for the nine months ended 30 September 2021 as a result in the reduction in the amount of deposits from finance lease customers, which offsetting the interest on bank borrowing increased from approximately RMB3.5 million for the nine months ended 30 September 2020 to approximately RMB4.6 million for the nine months ended 30 September 2021.

#### **Income tax expenses**

The PRC enterprise income tax rate applicable to the Group's subsidiaries is 25%. For the nine months ended 30 September 2021, certain PRC subsidiaries were eligible to be classified as small enterprises by the local bureau. The first RMB1,000,000 assessable profits is taxed at 2.5% and assessable profits above RMB1,000,000 and below RMB3,000,000 is taxed at 10%.

Taxation consists of current tax and deferred tax. Income tax expenses of RMB0.2 million was recognised for the nine months ended 30 September 2021, compared to an income tax credit of RMB0.5 million was recognised for the nine months ended 30 September 2020. The PRC Enterprise Income Tax in the current tax decreased from approximately RMB1.7 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.1 million for the nine months ended 30 September 2020 to approximately RMB1.2 million (nine months ended 30 September 2020: RMB2.8 million) in the deferred tax was recognised for the nine months ended 30 September 2021 due to the reversal of withholding tax for undistributed earnings of PRC subsidiaries and the increase in ECL provision.

#### 融資成本

融資成本包括(i)來自融資租賃客戶的免息按 金的估算利息開支;(ii)銀行借款利息;及(iii) 租賃負債利息。融資成本由截至二零二零年 九月三十日止九個月的約人民幣7.1百萬元 減少至截至二零二一年九月三十日止九個 月的約人民幣6.0百萬元。減少的主要原因 為來自融資租賃客戶的免息按金的估算利 息開支因來自融資租賃客戶的按金金額減 少而由截至二零二零年九月三十日止九個 月的約人民幣2.9百萬元減至截至二零二一 年九月三十日止九個月的約人民幣0.4百萬 元,其抵銷銀行借款利息由截至二零二零年 九月三十日止九個月的約人民幣3.5百萬元 增至截至二零二一年九月三十日止九個月 的約人民幣4.6百萬元。

#### 所得稅開支

適用於本集團附屬公司的中國企業所得稅 稅率為25%。截止二零二一年九月三十日 止九個月,本集團某些中國附屬公司符合 資格獲地方當局分類為小型企業。首人民 幣1,000,000元之應課稅溢利按2.5%稅率徵 稅,而高於人民幣1,000,000元及低於人民 幣3,000,000元之應課稅溢利按10%稅率徵 稅。

稅項包括即期稅項和遞延稅項。截至二零 二一年九月三十日止九個月的所得稅開支 為人民幣0.2百萬元,而截至二零二零年九 月三十日止九個月的所得稅抵免為人民幣 0.5百萬元。即期稅項中的中國企業所得稅 由截至二零二零年九月三十日止九個月的 約人民幣1.7百萬元減少至截至二零二一年 九月三十日止九個月的約人民幣1.1百萬 元,主要由於淨利潤減少所致。此外,截至 二零年九月三十日止九個月確認遞延 稅項的所得稅抵免人民幣0.8百萬元(二零 二零年九月三十日止九個月:人民幣2.8百萬 元),主要由於未分配中國附屬公司可收益 之預扣稅撥回及預期信用損失撥備增加。

# Profit and total comprehensive income attributable to owners of the Company

For the nine months ended 30 September 2021 and 2020, the Group's profit and total comprehensive income attributable to owners of the Company was approximately RMB3.9 million and RMB9.9 million, respectively. The decrease of profit and total comprehensive income attributable to owners of the Company in the current period was mainly attributable to the increase in staff costs and other operating costs which offsetting (i) the increase in impairment losses under ECL model, net of reversal and finance costs as compared to the corresponding period in 2020.

#### Dividend

On 25 March 2021, a final dividend, in the form of a cash dividend of HK2.5 cents per share in respect of the year ended 31 December 2020 has been proposed by the Board and was approved by the shareholders in the annual general meeting held on 10 May 2021.

The Board of Directors of the Company does not recommend the payment of an interim dividend in respect of the nine months ended 30 September 2021 (nine months ended 30 September 2020: Nil).

### **CAPITAL STRUCTURE**

The Shares were successfully listed on the GEM of the Stock Exchange on 9 July 2018. There has been no change in the capital structure of the Group since then. The share capital of the Group only comprises ordinary Shares.

As at 30 September 2021, the Company's issued share capital was HK\$40,000,000 and the number of its issued ordinary Shares was 400,000,000.

#### 本公司擁有人應佔溢利及全面收入總額

截至二零二一年及二零二零年九月三十日 止九個月,本集團的本公司擁有人應佔溢利 及全面收入總額分別為約人民幣3.9百萬元 及人民幣9.9百萬元。本公司擁有人應佔溢 利及全面收入在本期間總額減少,主要是由 於較二零二零年同期員工成本及其他經營 開支增加,其抵銷(i)收益及其他收益及虧損 增加;及(ii)預期信用損失模式項下之減值虧 損(扣除撥回)及融資成本減少所致。

#### 股息

於二零二一年三月二十五日,本公司董事會 建議就截至二零二零年十二月三十一日止 年度派付末期股息每股股息2.5港仙,股息 分派方案已在二零二一年五月十日舉行之 股東週年大會上經股東批准後作實。

本公司董事會並不建議就截至二零二一年 九月三十日止九個月派付中期股息(截至二 零二零年九月三十日止九個月:無)。

## 資本架構

股份於二零一八年七月九日在聯交所GEM 成功上市。自此,本集團的資本架構並無變 動。本集團的股本僅包括普通股。

於二零二一年九月三十日,本公司的已發行 股本為40,000,000港元,而其已發行普通股 數目為400,000,000股。

### **DISCLOSURE OF INTEREST**

Directors' and chief executive's interests and short positions in Shares and underlying Shares and debentures of the Company and its associated corporations

As at 30 September 2021, the interests and short positions of the Directors and the chief executive of the Company in the Shares, underlying Shares and debentures of the Company and any of its associated corporations (within the meaning of Part XV of SFO) which are required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of part XV of the SFO (including interests and short positions in which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) have to be notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

# 權益披露

董事及主要行政人員於本公司及其相聯法 團的股份、相關股份及債權證的權益及淡倉

於二零二一年九月三十日,本公司董事及主 要行政人員於本公司及其任何相聯法團(定 義見證券及期貨條例第XV部)的股份、相關 股份及債權證中擁有:(a)根據證券及期貨條 例第XV部第7及第8分部須知會本公司及聯 交所(包括彼等根據證券及期貨條例之該等 條文被當作或視為擁有的權益及淡倉);或 (b)根據證券及期貨條例第352條須記錄於該 條所述登記冊;或(c)根據GEM上市規則第 5.46至5.67條須知會本公司及聯交所的權益 及淡倉如下:

#### Long positions in the Shares

#### 於股份的好倉

Name of Director	Capacity/ Nature of interest	Number of Shares held/interested in	Approximate percentage of shareholding <sup>(1)</sup>
董事姓名	身份/權益性質	持有/擁有 權益的股份數目	股權概約百分比
Mr. Zhang Junshen $^{(1)}$ $^{(2)}$	Interest in controlled corporation; interest held jointly with another person	300,000,000	75%
張俊深先生(1)(2)	受控制法團權益;與另一名人士共同持有的權益		
Mr. Zhang Junwei $^{(1)}$ $^{(3)}$	Interest in controlled corporation; interest held jointly with another person	300,000,000	75%
張俊偉先生(1)(3)	受控制法團權益;與另一名人士共同持有的權益		

#### Notes:

- On 24 February 2017, the ultimate controlling shareholders of the (1) Company, namely Mr. Zhang Junshen and Mr. Zhang Junwei entered into a concert parties confirmatory deed to acknowledge and confirm, among other things, that they are parties acting in concert with each member of the Group from the incorporation dates of the respective members of the Group and continue as at and after the date of the concert parties confirmatory deed, details of which are set out in the subsection headed "History and Reorganisation - Parties Acting in Concert" in the Prospectus. As such, pursuant to the parties acting in concert arrangement, each of the controlling shareholders of the Company, namely Hero Global Limited ("Hero Global") (being wholly owned by Mr. Zhang Junshen), Mr. Zhang Junshen, Icon Global Holding Limited (標緻全球控股有限公司)("Icon Global") (being wholly owned by Mr. Zhang Junwei) and Mr. Zhang Junwei, is deemed to be interested in 75.0% of the issued share capital of the Company.
- (2) 300,000,000 Shares in which Mr. Zhang Junshen is interested consist of the following: (i) 219,801,980 Shares held by Hero Global, a company wholly owned by Mr. Zhang Junshen, in which Mr. Zhang Junshen is deemed to be interested under the SFO; and (ii) 80,198,020 Shares in which Mr. Zhang Junshen is deemed to be interested as a result of being a party acting-in-concert with Mr. Zhang Junwei.
- (3) 300,000,000 Shares in which Mr. Zhang Junwei is interested consist of (i) 80,198,020 Shares held by Icon Global, a company wholly owned by Mr. Zhang Junwei, in which Mr. Zhang Junwei is deemed to be interested under the SFO; and (ii) 219,801,980 Shares in which Mr. Zhang Junwei is deemed to be interested as a result of being a party acting-in-concert with Mr. Zhang Junshen.

#### 附註:

- 於二零一七年二月二十四日,本公司的最 (1) 終控股股東,即張俊深先生及張俊偉先生 訂立一致行動人士確認契據,承認及確認 (其中包括)自本集團各成員公司註冊成立 日期起及直至一致行動人士確認契據日期 及其後,彼等為本集團各成員公司的一致 行動人士。有關一致行動人士確認契據的 詳情載於招股章程「歷史及重組--致行動 人士」分節。因此,根據一致行動人士安排, 本公司各控股股東,即Hero Global Limited (「Hero Global」)(由張俊深先生全資擁 有)、張俊深先生、標緻全球控股有限公司 (「標緻全球」)(由張俊偉先生全資擁有)及 張俊偉先生,被視為於本公司75.0%已發行 股本擁有權益。
- (2) 張俊深先生擁有權益的300,000,000股股份 包括以下各項:(i)由Hero Global (張俊深先 生全資擁有的公司) 持有的219,801,980股 股份,根據證券及期貨條例,張俊深先生被 視為於該等股份擁有權益;及(ii)張俊深先 生因身為與張俊偉先生一致行動的人士而 被視為擁有權益的80,198,020股股份。
- (3) 張俊偉先生擁有權益的300,000,000股股份 包括(i)由標緻全球(張俊偉先生全資擁有的 公司)持有的80,198,020股股份,根據證券 及期貨條例,張俊偉先生被視為於該等股 份擁有權益;及(ii)張俊偉先生因身為與張 俊深先生一致行動的人士而被視為擁有權 益的219,801,980股股份。

#### Long position in the associated corporations

#### 於相聯法團的好倉

Name of Director 董事姓名	Name of associated corporations 相聯法團名稱	Capacity/ nature of interest 身份/權益性質	Number and class of securities 證券數目及類別	Percentage of Shareholding 股權百分比
Mr. Zhang Junshen 張俊深先生	Hero Global	Beneficial owner 實益擁有人	50,000 ordinary shares 50,000股普通股	100%
Mr. Zhang Junwei 張俊偉先生	Icon Global 標緻全球	Beneficial owner 實益擁有人	100 ordinary shares 100股普通股	100%

Save as disclosed above, as at 30 September 2021, none of the Directors or chief executive of the Company had an interest or short position in any shares or underlying shares and/or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which would have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions in which they are taken or deemed to have under such provisions of the SFO) or that was required to be recorded in the register kept by the Company pursuant to section 352 of the SFO, or which are required to be notified to the Company and the Stock Exchange, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules.

除上文披露者外,於二零二一年九月三十 日,概無本公司董事或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)的任何股份或相關股份及/或債 權證中擁有根據證券及期貨條例第XV部第 7及第8分部須知會本公司及聯交所(包括彼 等根據證券及期貨條例之該等條文被當作 或視為擁有的權益或淡倉)或根據證券及期 貨條例第352條須記錄於本公司存置的登記 冊,或根據GEM上市規則第5.46至5.67條須 知會本公司及聯交所的權益或淡倉。

# Substantial shareholders' interests and short positions in Shares and underlying Shares of the Company

So far as the Directors are aware, as at 30 September 2021, the following persons (other than Directors or chief executive of the Company) who had interests in the Shares and underlying Shares of the Company within the meaning of Part XV of the SFO which are required to be disclosed pursuant to the provisions of Divisions 2 and 3 of Part XV of the SFO, or which will be required, pursuant to Section 336 of the SFO, to be entered in the register of the Company were as follows:

#### Long positions in the Shares

### 主要股東於本公司股份及相關股份的權益 及淡倉

據董事所知,於二零二一年九月三十日,於 本公司股份及相關股份中擁有權益(定義見 證券及期貨條例第XV部),而根據證券及期 貨條例第XV部第2及第3分部的條文須予披 露或根據證券及期貨條例第336條將須記錄 於本公司的登記冊之下列人士(本公司董事 或主要行政人員除外)如下:

### 於股份的好倉

		Number of Shares held/	Approximate percentage of
Name of shareholder	Capacity/Nature of interest	interested in 持有/擁有	shareholding
股東名稱/姓名	身份/權益性質	權益的股份數目	股權概約百分比
Hero Global <sup>(1)</sup>	Beneficial owner; interests held jointly with another person 實益擁有人;與另一名人士 共同持有的權益	300,000,000	75%
Icon Global <sup>⑴</sup> 標緻全球 <sup>⑴</sup>	Beneficial owner; interests held jointly with another person 實益擁有人;與另一名人士	300,000,000	75%
Ms. Tang Yiping <sup>(2)</sup> 湯怡萍女士 <sup>(2)</sup>	共同持有的權益 Interest of spouse 配偶權益	300,000,000	75%

#### Notes:

- (1) On 24 February 2017, the ultimate controlling shareholders of the Company, namely Mr. Zhang Junshen and Mr. Zhang Junwei entered into a concert parties confirmatory deed to acknowledge and confirm, among other things, that they are parties acting in concert with each member of the Group from the incorporation dates of the respective members of the Group and continue as at and after the date of the concert parties confirmatory deed, details of which are set out in the subsection headed "History and Reorganisation Parties Acting in Concert" in the Prospectus. As such, pursuant to the parties acting in concert arrangement, each of the controlling shareholders of the Company, namely Hero Global (being wholly owned by Mr. Zhang Junshen), Mr. Zhang Junshen, Icon Global (being wholly owned by Mr. Zhang Junwei) and Mr. Zhang Junwei, is deemed to be interested in 75.0% of the issued share capital of the Company.
- (2) Ms. Tang Yiping is the spouse of Mr. Zhang Junshen, and she is deemed, or taken to be, interested in all Shares in which Mr. Zhang is interested in for the purposes of the SFO.

Save as disclosed above, as at 30 September 2021, the Directors were not aware of any other person (other than the Directors or chief executive of the Company as disclosed in the section headed "Directors' and chief executive's interests and short positions in Shares and underlying Shares and debentures of the Company and its associated corporations" above) who had or deemed to have interests or short positions in the shares, underlying shares or debentures of the Company which has to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO and as recorded in the register required to be kept under section 336 of the SFO.

#### 附註:

- (1) 於二零一七年二月二十四日,本公司的最終控股股東,即張俊深先生及張俊偉先生訂立一致行動人士確認契據,承認及確認(其中包括)自本集團各成員公司註冊成立日期起及直至一致行動人士確認契據日期及其後,彼等為本集團各成員公司的一致行動人士。有關一致行動人士確認契據的詳情載於招股章程「歷史及重組一一致行動人士」分節。因此,根據一致行動人士安排,本公司各控股股東,即Hero Global (由張俊深先生全資擁有)、張俊深先生、標緻全球(由張俊偉先生全資擁有)及張俊偉先生,被視為於本公司75.0%已發行股本擁有權益。
- (2) 湯怡萍女士為張俊深先生的配偶,因此就 證券及期貨條例而言,彼被視為或當作為 於張先生擁有權益的所有股份擁有權益。

除上文披露者外,於二零二一年九月三十 日,董事並未察覺到有任何其他人士(上文 「董事及主要行政人員於本公司及其相聯 法團的股份、相關股份及債權證的權益及淡 倉」一節所披露之本公司董事或主要行政人 員除外)於本公司股份、相關股份或債權證 中擁有或被視作擁有權益或淡倉,而根據證 券及期貨條例第XV部第2及第3分部的條文 須向本公司披露,及記錄於根據證券及期貨 條例第336條須存置的登記冊。

### **COMPETING INTEREST**

During the nine months ended 30 September 2021, none of the Directors or the controlling shareholders of the Company or their respective close associates (as defined in the GEM Listing Rules) is interested in any business which competes or is likely to compete, either directly or indirectly, with the business of the Group or has any conflicts of interest with the Group.

#### **DEED OF NON-COMPETITION**

The controlling shareholders of the Company, namely Mr. Zhang Junshen (through Hero Global), Mr. Zhang Junwei (through Icon Global), (the "**Controlling Shareholders**") entered into a deed of non-competition dated 12 June 2018 ("**Deed of Non-competition**") in favour of the Company (for itself and as trustee for each of its subsidiaries). For details of the Deed of Non-competition, please refer to the section headed "Relationship with Controlling Shareholders – Non-competition Undertaking" in the Prospectus. Each of the Controlling Shareholders has confirmed that none of them is engaged in, or interested in any business (other than the Group) which, directly or indirectly, competes or may compete with the business of the Group.

The independent non-executive Directors have also reviewed the status of compliance and confirmed that all the undertakings under the Deed of Non-competition have been complied with by each of the Controlling Shareholders since the nine months ended 30 September 2021 and up to the date of this report.

# PURCHASE, SALES OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities since the nine months ended 30 September 2021 and up to the date of this report.

### 競爭權益

於截至二零二一年九月三十日止九個月,概 無董事或本公司控股股東或彼等各自的緊 密聯繫人(定義見GEM上市規則)於直接或間 接與本集團業務競爭或可能構成競爭的任 何業務中擁有權益,或與本集團有任何利益 衝突。

### 不競爭契據

本公司控股股東張俊深先生(透過Hero Global) 及張俊偉先生(透過標緻全球)(「控 股股東」)以本公司(為其本身及作為其各附 屬公司的受託人)為受益人訂立日期為二零 一八年六月十二日的不競爭契據(「不競爭 契據」)。有關不競爭契據的詳情,請參閱招 股章程「與控股股東的關係一不競爭承諾」一 節。各控股股東已確認彼等概無從事直接或 間接與本集團業務構成或可能構成競爭的 任何業務(本集團業務除外),亦無於有關業 務中擁有權益。

獨立非執行董事亦已審閱遵守情況,並確認 自截至二零二一年九月三十日止九個月起 及直至本報告日期,各控股股東已遵守不競 爭契據項下的所有承諾。

### 購買、出售或贖回本公司上市 證券

自截至二零二一年九月三十日止九個月起 及直至本報告日期,本公司或其任何附屬公 司並無購買、出售或贖回本公司任何上市證 券。

### **CORPORATE GOVERNANCE PRACTICES**

The Company considers the maintenance of a high standard of corporate governance important to the continuous growth of the Group. The Company's corporate governance practices are based on code provisions as set out in the Corporate Governance Code (the "**CG Code**") as contained in Appendix 15 of the GEM Listing Rules. Other than the deviation from code provision A.2.1, the Company has adopted and complied with, where applicable, the CG Code to ensure that the Group's business activities and decision-making processes are regulated in a proper and prudent manner.

Up to the date of this report, other than the deviation from code provision A.2.1, the Company complied with the provisions of the CG Code as set out in Appendix 15 to the GEM Listing Rules.

### **CODE PROVISION A.2.1**

In accordance with the code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The Board is of the view that although Mr. Zhang Junshen is the chairman and the chief executive officer of the Company, this structure will not impair the balance of power and authority between the Board and the management of the Company. The balance of power and authority is ensured by the operations of the Board, which comprises experienced and high caliber individuals and meets regularly to discuss issues affecting operations of the Company. The Board believes that this structure is conducive to strong and consistent leadership, enabling the Group to make and implement decisions promptly and efficiently. The Board has full confidence in Mr. Zhang Junshen and believes that his appointment to the posts of chairman and chief executive officer is beneficial to the business prospects of the Company.

## 企業管治常規

本公司認為,維持高水準的企業管治標準對 本集團的持續增長至關重要。本公司的企業 管治常規根據GEM上市規則附錄十五載列 的企業管治守則(「**企業管治守則**」)所載的守 則條文作出。除偏離守則條文A.2.1外,本公 司已採納及遵守(如適用)企業管治守則以確 保本集團的業務活動及決策程序得到妥善 及審慎規管。

直至本報告日期,除偏離守則條文A.2.1外, 本公司一直遵守GEM上市規則附錄十五載 列的企業管治守則的條文。

### 守則條文A.2.1

按照企業管治守則守則條文A.2.1,主席與 行政總裁的角色應有區分,並不應由一人同 時兼任。董事會認為,儘管張俊深先生為本 公司主席及行政總裁,該架構並不會損害重 會與本公司管理層之間的權力及權限平 衡。因為董事會由經驗豐富的高素質個人組 成且定期開會討論影響本公司經營的問題, 這種運作確保了權力及權限平衡。董事會相 信,該架構有助於樹立強勢及一致的領導作 風,令本集團能夠迅速高效地作出並執行決 策。董事會充分信任張俊深先生,認為委任 其為主席及行政總裁有利於本公司的業務 前景。

### EVENT AFTER THE REPORTING PERIOD

The Directors are not aware of any significant event which had material effect on the Group subsequent to 30 September 2021 and up to the date of this report.

### SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted Rules 5.48 to 5.67 of the GEM Listing Rules as its own code of conduct ("**Code of Conduct**") regarding securities transactions by the Directors. The Company has confirmed, having made specific enquiry of the Directors, that all the Directors have complied with the Code of Conduct for the nine months ended 30 September 2021 and up to date of this report.

# AUDIT COMMITTEE AND REVIEW OF QUARTERLY RESULTS

The Group has established an audit committee (the "Audit Committee") pursuant to a resolution of the Directors passed on 12 June 2018 in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and with written terms of reference in compliance with the CG Code.

The Audit Committee currently consists of one of our nonexecutive Directors, namely Mr. Lyu Di and two of our independent non- executive Directors, namely Chan Chi Fung Leo and Mr. Lin Weibin and the chairman is Mr. Chan Chi Fung Leo, who holds the appropriate professional qualifications as required under Rules 5.05(2) and 5.28 of the GEM Listing Rules.

## 報告期後事項

董事並不知悉於二零二一年九月三十日後 及直至本報告日期期間存在對本集團造成 重大影響的任何重大事項。

### 董事進行證券交易

本公司已採納GEM上市規則第5.48條至第 5.67條作為其本身有關董事進行證券交易之 操守準則(「操守準則」)。經向董事作出特定 查詢後,本公司已確認全體董事已於截至二 零二一年九月三十日止九個月及直至本報 告日期遵守操守準則。

### 審核委員會及季度業績審閱

本集團已遵照GEM上市規則第5.28條至第 5.33條根據於二零一八年六月十二日通過 的董事決議案成立審核委員會(「**審核委員** 會」),並按企業管治守則制定書面職權範 圍。

審核委員會當前由我們的其中一名非執行 董事呂迪先生及其中兩名獨立非執行董事 陳志峰先生及林偉斌先生組成,而主席為陳 志峰先生,彼持有GEM上市規則第5.05(2)條 及第5.28條項下所規定的適當專業資格。

The Audit Committee has reviewed the unaudited condensed consolidated financial statements of the Group for the nine months ended 30 September 2021 and is of the opinion that the preparation of such statements complied with the applicable accounting standards, the requirements under the GEM Listing Rules and other applicable legal requirements, and that adequate disclosures had been made.

審核委員會已審閱本集團截至二零二一年 九月三十日止九個月的未經審核簡明綜合 綜合財務報表,並認為有關報表已遵循適用 會計準則、GEM上市規則項下的規定及其他 適用法律規定編製,並已作出充分披露。

By order of the Board Ziyuanyuan Holdings Group Limited Zhang Junshen Chairman and Chief Executive Officer

Hong Kong, 10 November 2021

As at the date of this report, the executive Directors are Mr. Zhang Junshen (Chairman and Chief Executive Officer) and Mr. Zhang Yong, the non-executive Director is Mr. Lyu Di and the independent non-executive Directors are Mr. Chan Chi Fung Leo, Mr. Chow Siu Hang and Mr. Lin Weibin. 承董事會命 **紫元元控股集團有限公司** 主席兼行政總裁 **張俊深** 

香港,二零二一年十一月十日

於本報告日期,執行董事為張俊深先生(主 席及行政總裁)及張勇先生,非執行董事為 呂迪先生,而獨立非執行董事為陳志峰先 生、周兆恒先生及林偉斌先生。

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