DA YU FINANCIAL HOLDINGS LIMITED 大禹金融控股有限公司

(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: 1073)

2020 中期業績報告 INTERIM REPORT

DA YU FINANCIAL HOLDINGS LIMITED 大禹金融控股有限公司

Interim Report 中期業績報告

Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors: Mr. Lee Wa Lun, Warren *(Managing Director)* Mr. Lam Chi Shing Ms. Li Ming

Non-Executive Directors: Mr. Li Chi Kong (Chairman) Mr. Kuo Jen-Hao

Independent Non-Executive Directors:

Mr. Chan Sze Chung Mr. Suen Chi Wai Mr. Sum Wai Kei, Wilfred

COMPANY SECRETARY

Mr. Lee Hon Sang

MEMBERS OF THE AUDIT COMMITTEE

Mr. Chan Sze Chung *(Chairman)* Mr. Suen Chi Wai Mr. Sum Wai Kei, Wilfred Mr. Li Chi Kong Mr. Kuo Jen-Hao

MEMBERS OF THE NOMINATION COMMITTEE

Mr. Li Chi Kong *(Chairman)* Mr. Chan Sze Chung Mr. Suen Chi Wai Mr. Sum Wai Kei, Wilfred

MEMBERS OF THE REMUNERATION COMMITTEE

Mr. Sum Wai Kei, Wilfred *(Chairman)* Mr. Chan Sze Chung Mr. Li Chi Kong Mr. Suen Chi Wai Mr. Kuo Jen-Hao

INDEPENDENT AUDITOR

BDO Limited

COMPLIANCE ADVISER

Emperor Capital Limited

董事會

執行董事: 李華倫先生*(董事總經理)* 林志成先生 李銘女十

非執行董事: 李志剛先生(主席) 郭人豪先生

獨立非執行董事: 陳思聰先生

孫志偉先生 岑偉基先生

公司秘書

李漢生先生

審核委員會成員

陳思聰先生(主席) 孫志偉先生 岑偉基先生 李志剛先生 郭人豪先生

提名委員會成員

李志剛先生(主席) 陳思聰先生 孫志偉先生 岑偉基先生

薪酬委員會成員

岑偉基先生(主席) 陳思聰先生 李志剛先生 孫志偉先生 郭人豪先生

獨立核數師

香港立信德豪會計師事務所有限公司

合規顧問

英皇融資有限公司

Corporate Information (Continued) 公司資料(續)

AUTHORISED REPRESENTATIVES

Mr. Li Chi Kong Mr. Lee Wa Lun, Warren

PRINCIPAL BANKERS

OCBC Wing Hang Bank Limited BNP Paribas Hong Kong Branch

HEADQUARTER AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1801, 18th Floor Allied Kajima Building 138 Gloucester Road Wanchai, Hong Kong

REGISTERED OFFICE

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

STOCK CODE

1073 (listed on the Main Board of The Stock Exchange of Hong Kong Limited)

WEBSITE

www.irasia.com/listco/hk/dayufinancial/

授權代表

李志剛先生 李華倫先生

主要往來銀行

華僑永亨銀行有限公司 法國巴黎銀行香港分行

總部及 香港主要 營業地點

香港灣仔 告士打道138號 聯合鹿島大廈 18樓1801室

註冊辦事處

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

主要股份過戶 登記處

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

香港股份過戶 登記分處

香港證券登記有限公司 香港灣仔 皇后大道東183號 合和中心 17樓1712-1716號舖

股份代號

1073(於香港聯合交易所有限公司主板上市)

網站

www.irasia.com/listco/hk/dayufinancial/

Management Discussion and Analysis 管理層論述及分析

BUSINESS REVIEW

For the six months ended 30 June 2020 (the "Interim Period"), Da Yu Financial Holdings Limited (the "Company") and its subsidiary (collectively the "Group") are principally engaged in the provision of corporate finance advisory services and asset management services through its whollyowned subsidiary, Yu Ming Investment Management Limited ("Yu Ming").

Yu Ming is a financial services provider engaged in the provision of corporate finance advisory services and asset management services. Yu Ming is licensed to carry out Type 1 (dealing in securities), Type 4 (advising on securities), Type 6 (advising on corporate finance) and Type 9 (asset management) regulated activities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

Corporate Finance Advisory

During the Interim Period, the corporate finance advisory services provided by Yu Ming mainly included the following:

- (i) acting as financial adviser to advise listed issuers, shareholders and investors of listed issuers and entities on specific transactions in respect of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules"), the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") and/or the Hong Kong Codes on Takeovers and Mergers and Share Buy-backs (the "Takeovers Code");
- acting as independent financial adviser to listed issuers to provide independent advice required under the Listing Rules, the Takeovers Code or other specific circumstances; and
- (iii) acting as financial adviser to listed issuers on retainer basis to advise listed issuers on corporate strategies and compliance with the Listing Rules, the GEM Listing Rules and the Takeovers Code.

Asset Management

During the Interim Period, Yu Ming provided asset management services solely to SHK Hong Kong Industries Limited, the first investment company listed on the Stock Exchange.

業務回顧

截至二零二零年六月三十日止六個月(「中期 期間」),大禹金融控股有限公司(「本公司」) 及其附屬公司(統稱「本集團」)主要透過其全 資附屬公司禹銘投資管理有限公司(「禹銘」) 從事提供企業融資顧問服務及資產管理服 務。

禹銘為金融服務供應商,從事提供企業融資 顧問服務及資產管理服務。禹銘根據證券及 期貨條例(香港法例第571章)獲發牌從事第1 類(證券交易)、第4類(就證券提供意見)、第 6類(就機構融資提供意見)及第9類(提供資 產管理)受規管活動。

企業融資顧問

於中期期間,禹銘提供之企業融資顧問服務 主要包括下述:

- (i) 擔任財務顧問,以就有關香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)、聯交所創業板證券上市規則(「創業板上市規則」)及/或 香港公司收購、合併及股份購回守則 (「收購守則」)之具體交易向上市發行人、上市發行人及實體之股東及投資 者提供意見:
- (ii) 擔任上市發行人之獨立財務顧問,以 根據上市規則、收購守則或其他具體 情況提供獨立意見;及
- (iii) 擔任上市發行人之長期聘用財務顧問,以就企業策略及遵守上市規則、 創業板上市規則及收購守則向上市發 行人提供意見。

資產管理

於中期期間,禹銘僅向首家在聯交所上市之 投資公司-新工投資有限公司-提供資產管 理服務。

Management Discussion and Analysis (Continued) 管理層論述及分析(續)

Revenue

Revenue for the Interim Period mainly consisted of income from corporate finance advisory and related services of approximately HK\$26.2 million (six months ended 31 December 2019 ("December 2019 reporting period"): approximately HK\$37.4 million) and asset management services of approximately HK\$7.9 million (December 2019 reporting period: approximately HK\$8.1 million).

Employee Benefit Expense

The Group's employee benefit expense mainly consisted of salaries, bonuses and mandatory provident fund for the employees as well as fees for the Directors. Salaries, bonuses, mandatory provident fund and Directors' fee amounted to approximately HK\$4.5 million (December 2019 reporting period: approximately HK\$4.0 million), Nil (December 2019 reporting period: approximately HK\$0.2 million), approximately HK\$0.2 million (December 2019 reporting period: approximately HK\$0.2 million) (December 2019 reporting period) (December

Administrative and Other Expenses

Apart from the Group's administrative expenses, other expenses for the Interim Period included the amortisation on intangible assets of approximately HK\$7.6 million (December 2019 reporting period: approximately HK\$6.3 million).

INTERIM DIVIDEND

The Board resolved not to declare an interim dividend for the Interim Period (December 2019 reporting period: Nil).

收益

中期期間之收益主要包括來自企業融資顧問及相 關服務收益約26,200,000港元(截至二零一九年 十二月三十一日止六個月(「二零一九年十二月報 告期間」):約37,400,000港元)及資產管理服務約 7,900,000港元(二零一九年十二月報告期間:約 8,100,000港元)。

僱員福利開支

本集團的僱員福利開支主要包括僱員的工資、獎金 及強積金以及董事袍金。於中期期間,僱員的工 資、獎金及強積金以及董事袍金分別約4,500,000 港元(二零一九年十二月報告期間:約4,000,000港 元)、無(二零一九年十二月報告期間:約9,700,000 港元)、約200,000港元(二零一九年十二月報告期 間:約200,000港元)及約200,000港元(二零一九年 十二月報告期間:約200,000港元)。

行政及其他開支

除本集團的行政開支外,中期期間之其他開支包括 無形資產攤銷約7,600,000港元(二零一九年十二月 報告期間:約6,300,000港元)。

中期股息

董事會議決不宣派截至中期期間之中期股息(二零 一九年十二月報告期間:無)。

FINANCIAL REVIEW

Overall Results

The Group recorded a net profit of approximately HK\$15.6 million for the Interim Period (December 2019 reporting period: approximately HK\$842.3 million), representing a decrease in profit of approximately HK\$826.7 million. The reasons are mainly due to the liquidation and restructuring of the Company during last financial period, deconsolidation of subsidiaries and incomplete books and records available as mentioned in the 2019 Annual Report.

Revenue and Financial Resources

For the Interim Period, the Group had revenue of approximately HK\$34.6 million (December 2019 reporting period: approximately HK\$46.8 million) and the Group's net profit was approximately HK\$15.6 million (December 2019 reporting period: approximately HK\$842.3 million (if excluding restructuring expenses and gain on debt restructuring, approximately HK\$17.6 million)).

As at 30 June 2020, the Group had cash and cash equivalents of approximately HK\$63.4 million (31 December 2019: approximately HK\$39.9 million). As at 30 June 2020, the Group's current ratio (current assets to current liabilities) was approximately 296.5% (31 December 2019: approximately 192.3%).

For the Interim Period, the Group had no material exposure to fluctuations in exchange rates.

Indebtedness and Banking Facilities

The Group had no bank and other borrowings as at 30 June 2020 and 31 December 2019.

The Group's gearing ratio, calculated by reference to the ratio of total bank borrowings (if any) to total equity attributable to the owners of the Company as at 30 June 2020 and 31 December 2019, was 0%.

Assets and Liabilities

As at 30 June 2020, the Group had total assets of approximately HK\$473.7 million (31 December 2019: approximately HK\$465.5 million) and total liabilities of approximately HK\$41.6 million (31 December 2019: approximately HK\$49.0 million). The net assets of the Group as at 30 June 2020 were approximately HK\$432.2 million (31 December 2019: approximately HK\$416.5 million).

財務回顧

整體業績

截至中期期間,本集團錄得淨溢利約 15,600,000港元(二零一九年十二月報告 期間:約842,300,000港元),溢利減少約 826,700,000港元。原因主要乃由於本公司 在上一個財務期間清盤及重組、終止入賬 的附屬公司以及不完整的賬目及記錄(誠如 2019年報中所述)所致。

收益及財務資源

截至中期期間,本集團收益約34,600,000 港元(二零一九年十二月報告期間:約 46,800,000港元)及本集團的淨溢利約 15,600,000港元(二零一九年十二月報告期 間:約842,300,000港元(如不包括重組開支 及債務重組收益,約17,600,000港元))。

於二零二零年六月三十日,本集團持有現金 及現金等價物約63,400,000港元(二零一九 年十二月三十一日:約39,900,000港元)。 於二零二零年六月三十日,本集團的流動 比率(流動資產對流動負債)約296.5%(二零 一九年十二月三十一日:約192.3%)。

截至中期期間,本集團並無重大匯率波動風 險及相關對沖。

債務及銀行融資

於二零二零年六月三十日及二零一九年十二 月三十一日,本集團並無銀行及其他借貸。

本集團之資本與負債比率(乃根據於二零二 零年六月三十日及二零一九年十二月三十一 日之銀行貸款總額(如有)與本公司擁有人應 佔權益總額之比率計算)為0%。

資產及負債

於二零二零年六月三十日,本集團資產總 額約473,700,000港元(二零一九年十二月 三十一日:約465,500,000港元)及負債總 額約41,600,000港元(二零一九年十二月 三十一日:約49,000,000港元)。於二零 二零年六月三十日,本集團的資產淨額約 432,200,000港元(二零一九年十二月三十一 日:約416,500,000港元)。

Management Discussion and Analysis (Continued) 管理層論述及分析(續)

Capital Structure

As part of the Group's restructuring, the Company completed a series of capital restructuring, including capital reduction, share consolidation, share premium cancellation and increase in authorised share capital during the six months ended 31 December 2019. There was no change to the share capital during the Interim Period.

Commitments

As at 30 June 2020 and 31 December 2019, the Group had no significant outstanding contracted capital commitments.

Charges on Group Assets

As at 30 June 2020 and 31 December 2019, the Group had no assets under pledge.

Significant Investments and Acquisition

There are no significant investments and acquisition during the Interim Period.

On 24 August 2016 and 7 February 2017, the Vendor, the Company and the Former Liquidators entered into the Acquisition Agreement and the Supplemental Acquisition Agreement respectively in relation to the Acquisition. Pursuant to the agreements, the Company would acquire the entire issued share capital of Yu Ming, now a wholly-owned subsidiary of the Company, free from all encumbrances, at the Acquisition Consideration of HK\$400.0 million.

All the conditions to the agreements have been either fulfilled or waived and the Acquisition completion took place on 25 July 2019. Please refer to the 2019 Annual Report under "Business and Financial Review" section for details.

Contingent Liabilities

As at the date of this 2020 Interim Report and as at 30 June 2020 and 31 December 2019, the Board is not aware of any material contingent liabilities.

Events after the Reporting Date

There are no important events affecting the Group which have occurred after the end of the Interim Period and up to the date of this 2020 Interim Report.

資本架構

作為本集團之重組之一部分,本公司於截至 二零一九年十二月三十一日止六個月內完成 一系列資本重組,包括股本削減、股份合 併、股份溢價註銷及增加法定股本。於中期 期間,股本並無變動。

承擔

於二零二零年六月三十日及二零一九年十二 月三十一日,本集團並無重大未履行已簽約 資本承擔。

集團資產抵押

於二零二零年六月三十日及二零一九年十二 月三十一日,本集團並無任何抵押資產。

重大投資及收購

於中期期間,本集團並無重大投資及收購。

於二零一六年八月二十四日及二零一七年二 月七日,賣方、本公司及前清盤人就收購 事項分別訂立收購協議及補充收購協議。 根據該等協議,本公司將收購禹銘(本公司 目前全資擁有附屬公司)全部已發行股本, 而無附帶一切產權負擔,收購事項代價為 400,000,000港元。

該等協議之所有條件已獲達成或豁免且收購 事項完成已於二零一九年七月二十五日作 實。有關詳情,請參閱2019年報內「業務及 財務回顧」部分。

或然負債

於本2020中期業績報告日期及於二零二零年 六月三十日及二零一九年十二月三十一日, 董事會並不知悉任何重大或然負債。

結算日後之事項

於中期期間結束後及直至本2020中期業績報 告日期,概無發生對本集團有重大影響之事 件。

Remuneration Policies and Share Option Scheme

As at 30 June 2020, the Group, including its subsidiary but excluding associates, had 21 staff including Directors (31 December 2019: 19). The remuneration policy of the Group is to ensure that all staff, including Directors, are sufficiently compensated for their efforts and time dedicated to the Group and remuneration offered is appropriate for their duties and in line with market practice. No Director, or any of his associates, or executive is involved in deciding his own remuneration. In addition, share options may be granted to eligible employees of the Group in accordance with the terms of the approved share option scheme.

COVID-19 Pandemic Response

The coronavirus disease 2019 ("COVID-19") spread globally during the first half of 2020. The Group has implemented, since January 2020, certain protocols below to protect the health and safety of our workforce, their families, local suppliers and neighbouring communities while ensuring a safe environment for operations to continue as usual:

- measures to maximize social distancing and staff protection within the offices;
- meetings are held off-site or by conference calls as far as possible;
- cancellation of all non-essential travel;
- flexible and remote working plans for employees;
- self-isolation following outbound travel, development of symptoms, or interaction with a confirmed case of COVID-19 and do coronavirus test as and when necessary at the Company's cost;
- increased inventory of face mask, hand sanitiser and hygiene supplies; and
- increased focus on cleaning and sanitation.

薪酬政策及購股權計劃

於二零二零年六月三十日,本集團(包括其 附屬公司,但不包括聯營公司)共有21名員 工(包括董事)(二零一九年十二月三十一日: 19名)。本集團之酬金政策在於確保所有員 工(包括董事)為本集團貢獻之能力及時間均 獲得充份之酬勞,而所提供之酬金乃與其職 責相符及與市場水平相若。概無董事或其任 何聯繫人士或行政人員參與決定其本身酬 金。此外,購股權可根據已批准的購股權計 劃的條款授予本集團之合資格僱員。

2019冠狀病毒病大流行應對措施

2019冠狀病毒病(「2019冠狀病毒病」)於二零 二零年上半年在全球蔓延。自二零二零年一 月起,為保護我們的員工、彼等的家人、當 地供應商及鄰近社區的健康及安全,同時確 保營運環境安全,使其能照常進行,本集團 實施了以下對策:

- 在辦公室內最大限度拉開社交距離及 保障員工的措施;
- 會議盡可能非現場召開或通過電話會 議的方式舉行:
- 取消一切非必要的差旅;
- 為員工制定彈性及遙距工作計劃;
- 外出差旅、出現症狀或與2019冠狀 病毒病確診患者接觸後,應自我隔 離,必要時可做冠狀病毒檢測,費用 由本公司承擔:
- 增加口罩、洗手液及衛生用品的庫 存;及
- 加強注重清潔及衛生。

Management Discussion and Analysis (Continued) 管理層論述及分析(續)

PROSPECT

A majority of Yu Ming's corporate finance business is nonrecurrent in nature. In the past few years, corporate finance income surpassed asset management income, but asset management income is recurrent and stable and provides a stabilizing buffer. The profit sharing arrangement in asset management with its client above a certain threshold and high-watermark also gives a significant boost to the profits occasionally.

Some of the corporate finance transactions undertaken by Yu Ming are complex, some involve resolving shareholders' disputes, and some tangled in regulatory deadlocks. Whilst Yu Ming also advises straight forward corporate finance transactions, such transactions usually require mundane skill set and attract much competition from our peers, and command modest advisory fees. For complex transactions, completion depends on the attitude of the Stock Exchange, which can sometimes be overly conservative. Depending on the mandates, Yu Ming's terms of payment range from nocontingency, staged payment and some contingent payment. Therefore, the attitude of the Stock Exchange can affect the revenue of Yu Ming.

As at the date of this 2020 Interim Report, Yu Ming's new mandates from corporate finance have been satisfactory, and less affected than initial public offering transactions which Yu Ming does not advise. Shareholders should note that according to the prevailing accounting standards, revenue recognition (the amount that can be reported in the financial statements), even for fully-paid fees, can be affected by the completion date of the transaction, and may or may not be fully reflected in the financial statements.

Yu Ming team is cautiously optimistic in sailing through the unprecedented challenges in 2020, and there is no lay-off, no pay-cut, and no head-count freeze.

前景

禹銘的企業融資業務大都屬非經常性質。於 過去數年,企業融資收入超過資產管理收 入,但資產管理收入屬經常性及穩定並提供 平穩緩衝。資產管理與其高出若干水位及高 淨值水平的客戶的溢利分享安排,偶然亦令 溢利大幅增加。

禹銘進行的若干企業融資交易結構複雜,部 份涉及股東紛爭,部分更陷入監管僵局。雖 然禹銘亦有就簡單企業融資交易提供意見, 但有關交易通常只需要一些平凡的技巧及吸 引同行的激烈競爭,且所收取顧問費不高。 就複雜的交易而言,完成交易取決於聯交所 的態度,而其取態有時會過於保守。視乎費 戶所作委託,禹銘的收費條款包括固定費 用、分階段收費及若干或有費用。因此,聯 交所的取態會影響禹銘的收益。

於本2020中期業績報告日期, 禹銘自企業 融資獲得的新委託項目表現令人滿意,且所 受到的影響較禹銘並非擔任顧問的首次公開 發售交易更小。股東務請注意,根據現行會 計準則,收益確認(於財務報表中呈報的金 額),即使為繳足費用,或會受到交易完成 日期的影響,及未必一定會於財務報表中悉 數反映。

在面臨二零二零年前所未有的挑戰過程中, 禹銘團隊保持審慎樂觀的態度,且並無出現 裁員、減薪及凍結招聘情況。

Other Information 其他資料

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ASSOCIATED CORPORATIONS

As at 30 June 2020, the interests and short positions of the Directors and Chief Executives of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) which were notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors and the Chief Executives of the Company were deemed or taken to have under such provisions of the SFO) or which were required to be and were recorded in the register required to be kept pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") were as follows:

Long positions in shares of the Company

董事於本公司及相聯法團之股份、 相關股份及債券之權益及淡倉

於二零二零年六月三十日,本公司董事及最 高行政人員於本公司及其相聯法團(定義見 證券及期貨條例(香港法例第571章)(「證券 及期貨條例」)第XV部)之任何股份、相關股 份或債券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香港聯合交易 所有限公司(「聯交所」)之權益及淡倉(包括根 據證券及期貨條例之該等條文本公司董事及 最高行政人員被視為或被當作擁有之權益及 淡倉),或須列入及已列入按證券及期貨條 例第352條存置之登記冊內,或根據聯交所 證券上市規則(「上市規則」)附錄10所載上市 發行人董事進行證券交易之標準守則(「標準 守則」)須知會本公司及聯交所之權益及淡倉 如下:

% of the total

於本公司股份之好倉

Name of Directors	Capacity	Nature of interests	Number of shares held	relevant issued shares as at 30 June 2020 於二零二零年 六月三十日佔 有關已發行股份
董事姓名	身份	權益性質	持有股份數目	總數百分比
Lee Wa Lun, Warren 李華倫	Beneficial owner 實益擁有人	Personal 個人	227,250,000	19.94%
Lam Chi Shing 林志成	Beneficial owner 實益擁有人	Personal 個人	17,800,000	1.56%
Li Ming 李銘	Beneficial owner 實益擁有人	Personal 個人	17,800,000	1.56%

Save as disclosed above, at no time during the six months ended 30 June 2020 was the Company, its subsidiaries or its associated corporations, a party to any arrangement to enable the Directors or Chief Executives of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or its associated corporations.

Save as disclosed above, none of the Directors or the Chief Executives of the Company had any interests or short positions in any shares, underlying shares or 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 under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

As at 30 June 2020, so far as is known to the Board, the following persons (not being the Directors or Chief Executives of the Company) had an interest (long positions) or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company, other than the interests of the Directors' as disclosed in the section headed "Directors' Interests and Short Positions in Shares, Underlying Shares and Debentures of the Company and Associated Corporations":

除上述披露外,於截至二零二零年六月三十 日止六個月內之任何時間,本公司、其附屬 公司或其相聯法團概無訂立任何安排,令本 公司董事或最高行政人員可藉購入本公司或 其相聯法團之股份或債券而獲益。

除上述披露外,本公司各董事或最高行政人 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)之任何股份、相關 股份或債券擁有須登記於根據證券及期貨條 例第352條規定須存置之登記冊內,或根據 標準守則須知會本公司及聯交所之任何權益 或淡倉。

主要股東之證券權益

於二零二零年六月三十日,就董事會所知, 下列人士(並非本公司董事或最高行政人員) 於根據證券及期貨條例第336條須存置於登 記冊的本公司股份或相關股份中擁有根據證 券及期貨條例第XV部第2及第3分部條文須知 會本公司之權益(好倉)或淡倉,或直接或間 接於任何類別股本面值中擁有附帶權利可在 一切情況下於本公司股東大會上投票之5% 或以上權益(除「董事於本公司及相聯法團之 股份、相關股份及債券之權益及淡倉」一節 中披露的董事的權益外):

Long positions in shares of the Company

於本公司股份之好倉

Name of Substantial Shareholders 主要股東名稱	Notes 附註	Capacity 身份	Nature of interests 權益性質	Number of shares held 持有股份數目	% of the total relevant issued shares as at 30 June 2020 於二零二零年 六月三十日佔 有關已發行股份 總數百分比
First Steamship Company Limited ("First Steamship")	1	Interest of controlled corporation	Corporate interest	331,055,000	29.05%
Cheung Kit Shan Susanna 張潔珊	2	受控制公司的權益 Interest of a spouse 配偶權益	公司權益 Family interest 家族權益	227,250,000	19.94%
Lau Yau Cheung ("Mr. Lau") 劉幼祥 (「劉先生」)	3	Interest of controlled corporation/Beneficial owner/Interest of a spouse 受控制公司的權益/ 實益擁有人/配偶權益	Corporate interest/Personal interest/Family interest 公司權益/個人權益/ 家族權益	75,605,000	6.64%
BH Equities Limited ("BH Equities")	3	Beneficial owner 實益擁有人	Beneficial interest 實益權益	75,590,000	6.63%
Chan Kin 陳健	4	Interest of controlled corporation 受控制公司的權益	Corporate interest 公司權益	57,360,000	5.03%
Argyle Street Management Holdings Limited ("ASMH")	4	Interest of controlled corporation 受控制公司的權益	Corporate interest 公司權益	57,360,000	5.03%
Notes:			附註:		
		Steamship on 19 Decem 'HRL") and Mariner Far E			二零一九年十二月 Heritage Riches

- 1. As per notification filed by First Steamship on 19 December 2019, Heritage Riches Limited ("HRL") and Mariner Far East Limited ("MFE") hold 234,065,000 shares and 96,990,000 shares of the Company respectively, representing 20.54% and 8.51% of the total relevant issued shares of the Company as at 30 June 2020 respectively. HRL and MFE are wholly-owned by First Steamship S.A. ("FSSA") and First Mariner Holding Limited ("FMH") respectively. FSSA and FMH are wholly-owned by First Steamship. Therefore, First Steamship, FSSA and FMH are respectively deemed to have an interest in the said shares in which HRL and MFE are interested.
- Ms. Cheung Kit Shan Susanna is the spouse of Mr. Lee Wa Lun, Warren. By virtue of the SFO, Ms. Cheung Kit Shan Susanna is deemed to have an interest in the said shares in which Mr. Lee Wa Lun, Warren is interested.

 根據First Steamship於二零一九年十二月 十九日提交之通知書,Heritage Riches Limited([FHR_J)及Mariner Far East Limited (「MFEJ)分別持有本公司之234,065,000 股股份及96,990,000股股份,分別於二零 二零年六月三十日佔本公司有關已發行股 份總數20.54%及8.51%。HRL及MFE分 別由First Steamship S.A.(「FSSA」)及First Mariner Holding Limited(「FMHJ)全資擁 有。FSSA及FMH皆由First Steamship 資擁有。GL此、First Steamship、FSSA及 FMH分別被視為擁有該等由HRL及MFE擁 有之股份權益。

 張潔珊女士為李華倫先生的配偶。根據證券及期貨條例,張潔珊女士被視為擁有該 等由李華倫先生擁有之股份權益。

- BH Equities holds 75,590,000 shares of the Company. BH Equities is wholly-owned by Mr. Lau. Therefore, Mr. Lau is deemed to have an interest in the said shares in which BH Equities is interested. In addition, Mr. Lau has personal interest in 10,000 shares and family interest in 5,000 shares of the Company.
- 4. As per notifications filed by Mr. Chan Kin and ASMH respectively on 24 February 2020, ASM Connaught House Fund LP and ASM Connaught House (Master) Fund III LP hold 45,850,000 shares and 11,510,000 shares of the Company respectively, which are held indirectly by ASMH through a number of controlled corporations. Mr. Chan Kin has over 50% controlling interests in ASMH. Therefore, Mr. Chan Kin and ASMH are respectively deemed to have an interest in the shares held by ASM Connaught House Fund LP and ASM Connaught House (Master) Fund III LP.

Save as disclosed above, the Board is not aware, as at 30 June 2020, of any person (who are not Directors and Chief Executives of the Company) who had an interest (long positions) or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company.

SHARE OPTION SCHEME

The Company adopted a new share option scheme (the "New Share Option Scheme") pursuant to a resolution passed at an extraordinary general meeting of the Company held on 22 May 2019. The New Share Option Scheme has a remaining life of approximately 8 years as at the date of this 2020 Interim Report.

The total number of shares in respect of which options may be granted under the New Share Option Scheme must not exceed 113,933,019 shares, being 10% of the shares of the Company in issue as at the date of resumption of trading (i.e. 26 July 2019). The total number of shares issued and to be issued upon exercise of the options granted and to be granted to a participant in any 12-month period must not exceed 1% of the shares of the Company in issue. Any further grant of options in excess of the individual limit must be subject to shareholders' approval.

During the Interim Period, no share option was granted, exercised, cancelled, lapsed or outstanding under the New Share Option Scheme.

- BH Equities持有本公司75,590,000股股 份。BH Equities由劉先生全資擁有。因 此,劉先生被視為擁有該等由BH Equities 擁有之股份權益。此外,劉先生持有本公 司10,000股個人權益及5,000股家族權益。
- 根據陳健先生及ASMH分別於二零二 零年二月二十四日提交之通知書, ASM Connaught House Fund LP及ASM Connaught House (Master) Fund III LP 分別持有本公司之45,850,000股股份及 11,510,000股股份,彼等皆由ASMH透 過多家受控制公司間接持有。陳健先生 擁有ASMH超過50%控制權益。因此, 陳健先生及ASMH分別被視為擁有該等由 ASM Connaught House Fund LP及ASM Connaught House (Master) Fund III LP持有 之股份權益。

除上述披露外,於二零二零年六月三十日, 董事會並不知悉有任何人士(並非本公司董 事及最高行政人員)於根據證券及期貨條例 第336條須存置於登記冊的本公司股份或相 關股份中擁有根據證券及期貨條例第XV部第 2及第3分部條文須知會本公司之權益(好倉) 或淡倉,或直接或間接於任何類別股本面值 中擁有附帶權利可在一切情況下於本公司股 東大會上投票之5%或以上權益。

購股權計劃

本公司於二零一九年五月二十二日舉行之股 東特別大會上通過決議案方式採納新購股權 計劃(「新購股權計劃」)。於本2020中期業績 報告日期,新購股權計劃之剩餘年期約為8 年。

就根據新購股權計劃可能授出的購股權的 股份總數合共不得超過113,933,019股股 份,即於恢復買賣日期(即二零一九年七月 二十六日)本公司已發行股份之10%。於任 何12個月期間,向參與者已授出及將予授 出之購股權獲行使發行及將予發行的股份總 數不得超過本公司已發行股份的1%。授出 超出個人限額的任何額外購股權須獲股東批 准。

於中期期間,概無任何購股權根據新購股權 計劃獲授出、行使、註銷、失效或尚未行 使。

AUDIT COMMITTEE

The Company had an Audit Committee established in accordance with Rule 3.21 of the Listing Rules.

The Audit Committee has reviewed financial reporting matters and this 2020 Interim Report including a general review of the unaudited interim condensed consolidated financial statements for the six months ended 30 June 2020. In carrying out this review, the Audit Committee has relied on a review conducted by the Group's external auditor in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants and representations from management. The Audit Committee has not undertaken detailed independent audit checks.

COMPLIANCE WITH THE CODE PROVISIONS OF THE CORPORATE GOVERNANCE CODE

The Company has applied the principles and complied with all the applicable code provisions of the Corporate Governance Code as set out in Appendix 14 to the Listing Rules during the Interim Period.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code as set out in Appendix 10 to the Listing Rules as the code of conduct regarding securities transactions by the Directors. Having made specific enquiry of all Directors, the Company confirmed that all Directors have complied with the required standard set out in the Model Code during the Interim Period.

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

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

By Order of the Board
Da Yu Financial Holdings Limited

Lee Wa Lun, Warren Managing Director

Hong Kong, 28 August 2020

審核委員會

本公司已遵照上市規則第3.21條成立審核委 員會。

審核委員會已審閲財務報告事項及本2020 中期業績報告,包括對截至二零二零年六月 三十日止六個月之未經審核中期簡明綜合財 務報表作出概括之審閱。審核委員會乃依賴 本集團外聘核數師按照香港會計師公會頒佈 之香港審閱工作準則第2410號「由實體之獨 立核數師執行中期財務資料審閲」所作出之 審閱結果及管理層的陳述,進行上述審閱。 審核委員會並無進行詳細之獨立核數審查。

遵守企業管治守則的守則條文

本公司於中期期間內一直遵守上市規則附錄 14所載之企業管治守則之一切適用守則條文 並應用有關原則。

董事進行證券交易的標準守則

本公司已採納上市規則附錄10所載之標準守 則作為董事進行證券交易之行為守則。經向 全體董事個別作出查詢後,本公司確認全體 董事於中期期間內已遵守標準守則所載的規 定。

購買、出售或贖回本公司上市證券

本公司及其附屬公司於中期期間內概無購 買、出售或贖回本公司任何上市證券。

承董事會命 **大禹金融控股有限公司**

董事總經理 李華倫

香港,二零二零年八月二十八日

Auditor's Independent Review Report 核數師之獨立審閱報告



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REPORT ON REVIEW OF INTERIM CONDENSED 審閲中期簡明綜合財務報表之報告 CONSOLIDATED FINANCIAL STATEMENTS

TO THE BOARD OF DIRECTORS OF DA YU FINANCIAL HOLDINGS LIMITED

(incorporated in the Cavman Islands with limited liability)

INTRODUCTION

We have reviewed the interim condensed consolidated financial statements set out on pages 22 to 60 which comprise the condensed consolidated statement of financial position of Da Yu Financial Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") as of 30 June 2020 and the related condensed consolidated statement of profit or loss and other comprehensive income. condensed consolidated statement of changes in equity and condensed consolidated statement of cash flows for the six-month period then ended, and a summary of significant accounting policies and other explanatory notes (the "interim condensed consolidated financial statements"). The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). The directors are responsible for the preparation and presentation of the interim condensed consolidated financial statements in accordance with HKAS 34.

Our responsibility is to express a conclusion on the interim condensed consolidated financial statements based on our review. This report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. 致大禹金融控股有限公司董事會

(在開曼群島註冊成立之有限公司)

引言

本所已審閱第22頁至第60頁所載的中期簡明 綜合財務報表,此中期財務報表包括大禹金 融控股有限公司(「貴公司」)及其附屬公司(統 稱為「貴集團」)於二零二零年六月三十日之 簡明綜合財務狀況表及截至該日止六個月期 間之相關簡明綜合損益及其他全面收益表 顏明綜合權益變動表及簡明綜合現金流量 的明綜合財務報表」)。香港聯合交易所有期 節明綜合財務報表」)。香港聯合交易所有限 公司證券上市規則規定,編製中期財務資料 報告須符合有關條文及香港會計準則第34號」 「中期財務報告」(「香港會計準則第34號」)規 定。董事須負責根據香港會計準則第34號編 製及呈列中期簡明綜合財務報表。

本所之責任乃根據審閲對中期簡明綜合財務 報表作出結論,並按照雙方所協定的應聘書 條款僅向整體董事會報告,除此之外,本報 告別無其他目的。本所不會就本報告的內容 向任何其他人士負上或承擔任何責任。

SCOPE OF REVIEW

Except as explained in the "Basis for Qualified Conclusion" paragraphs below, we conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the HKICPA. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

BASIS FOR QUALIFIED CONCLUSION

1. Deconsolidation of companies

As set out in Note 6 to the Company's interim condensed consolidated financial statements, the Group lost control over certain companies from 1 January 2014 and therefore the Group deconsolidated those companies ("Deconsolidated Companies"). The Group's investments in the Deconsolidated Companies were classified as financial assets at fair value through other comprehensive income and the directors assessed the fair value of the investments was HK\$0 on 1 July 2019 and 25 July 2019.

Pursuant to the creditors' scheme under the Group's restructuring (the "Creditors' Scheme"), the Group has effectively disposed of its entire interests in the Deconsolidated Companies on 25 July 2019.

審閱工作範疇

除「保留意見結論的基礎」下各段所述外,本 所已按照香港會計師公會所頒佈的香港審閱 工作準則第2410號「由實體之獨立核數師執 行中期財務資料審閱」進行審閱。審閱中期 財務資料包括主要向負責財務及會計事項人 員作出查詢,並應用分析及其他審閱程序。 由於審閱範圍遠較按照香港審計準則進行審 核之範圍為小,故不能令本所保證本所知悉 在審核中可能發現的所有重大事項。因此, 本所不會發表審核意見。

保留意見結論的基礎

1. 不再綜合計算公司

誠如貴公司之中期簡明綜合財務報表 附註6所載,貴集團自二零一四年一 月一日起失去對若干公司的控制權, 因此,貴集團不再綜合計算該等公司 (「不再綜合計算公司」)。貴集團於不 再綜合計算公司中的投資已分類為按 公平值入其他全面收益之財務資產, 而董事評估,該等投資於二零一九年 七月一日及二零一九年七月二十五日 的公平值均為零港元。

根據貴集團重組項下的債權人計劃 (「債權人計劃」),貴集團已於二零 一九年七月二十五日實際出售其於不 再綜合計算公司的全部股權。

1. Deconsolidation of companies (Continued)

The directors of the Company did not provide us with their assessment details and related supportings as the basis for their conclusion that the Group had no control over the Deconsolidated Companies since 1 January 2014. The Company also did not provide us with their assessment details such as valuation method and key assumptions in their estimation of the fair value of the Group's investments in the Deconsolidated Companies as at 1 July 2019 and 25 July 2019. In our audit of the Company's consolidated financial statements for the period from 1 July 2019 to 31 December 2019 ("December 2019 Consolidated Financial Statements"), there were no alternative procedures that we can perform to satisfy ourselves that the Group's conclusion of its loss of control over those companies since 1 January 2014 was appropriate and the carrying amount of the Group's investments in the Deconsolidated Companies was fairly stated as at 1 July 2019 and 25 July 2019.

Any adjustments found necessary might have effect on the Group's consolidated financial position as at 1 July 2019 and on its consolidated statement of profit or loss and other comprehensive income and presentation in the consolidated statement of cash flows for the period from 1 July 2019 to 31 December 2019 and the respective disclosures in December 2019 Consolidated Financial Statements.

Due to limitations on our scope of work on the Group's conclusion of loss of control over the Deconsolidated Companies and other audit scope limitations, we disclaimed our audit opinion on December 2019 Consolidated Financial Statements.

Our review conclusion on the Company's interim condensed consolidated financial statements was also qualified because of the possible effect of limitation of scope of our work on the comparability of the current period's figures and the corresponding figures.

保留意見結論的基礎(續)

1. 不再綜合計算公司(續)

貴公司董事並未向本所提供彼等有關 彼等認為貴集團白二零一四年一月一 日失去對不再綜合計算公司控制權的 評估詳情及相應支持文件。貴公司 亦並未向本所提供彼等的評估詳情, 例如彼等估計貴集團於不再綜合計算 公司投資於二零一九年七月一日及二 零一九年七月二十五日的公平值時使 用的估值方法及關鍵估計假設。本所 對貴公司二零一九年七月一日至二零 一九年十二月三十一日期間的綜合財 務報表(「二零一九年十二月綜合財務 報表」)的審核中,本所無法執行其他 替代程序令本所信納,貴集團認為自 二零一四年一月一日起失去對該等公 司的控制權屬合適以及貴集團於不再 综合計算公司的投資於二零一九年七 月一日及二零一九年七月二十五日之 賬面值乃公平呈列。

所須作出的任何必要調整,可能會對 二零一九年十二月綜合財務報表中貴 集團於二零一九年七月一日的綜合財 務狀況及其於二零一九年七月一日至 二零一九年十二月三十一日止期間的 綜合損益及其他全面收益表及綜合現 金流量表及各自的披露有影響。

由於本所對貴集團失去對不再綜合計 算公司的控制權的結論的工作範圍受 到限制,以及其他審核範圍的限制, 本所對二零一九年十二月綜合財務報 表拒絕發表審核意見。

本所亦保留對貴公司的中期簡明綜合 財務報表的審閱結論,因為本所的工 作範圍受到限制,可能會影響當前期 間數據及相應數據的可比性。

1. Deconsolidation of companies (Continued)

The Group's investments in the Deconsolidated Companies, together with other assets and liabilities were effectively disposed of on 25 July 2019 under the Creditors' Scheme. Any adjustments to the carrying amounts of these investments as at 25 July 2019 would have impact on the Group's gain on the disposal for the period from 1 July 2019 to 31 December 2019. Details are in Point 4 of this report.

2. Convertible bonds

As at 1 July 2019, the carrying amounts of the liability component of the convertible bonds issued by the Company and the convertible bond equity reserve were HK\$701,099,000 and HK\$164,169,000, respectively. As set out in Note 6 and Note 16(i) to the Company's interim condensed consolidated financial statements, upon the effective of the Creditors' Scheme and the Company's capital reorganisation ("Capital Reorganisation") on 25 July 2019, the Group's obligation under the convertible bonds were discharged. On 25 July 2019, the carrying amount of the liability component of HK\$701,099,000 was derecognised and the carrying amount of the convertible bonds equity reserve of HK\$164,169,000 was transferred to the Group's accumulated losses.

保留意見結論的基礎(續)

1. 不再綜合計算公司(續)

貴集團於不再綜合計算公司的投資, 連同其他資產及負債根據債權人計劃 已於二零一九年七月二十五日實際出 售。對該等投資於二零一九年七月 二十五日之賬面值的任何調整可能對 貴集團於二零一九年七月一日至二零 一九年十二月三十一日期間之出售 收益產生影響。詳情載於本報告第4 點。

2. 可換股債券

於二零一九年七月一日,貴公司發 行的可換股債券負債部分的賬面 值及可換股債券股權儲備分別為 701,099,000港元及164,169,000港 元。誠如貴公司之中期簡明綜合財 務報表附註6及附註16(i)所載,於二 零一九年七月二十五日債權人計劃 生效及進行貴公司股本重組(「股本 重組」)後,貴集團根據可換股債券 承擔的債務已獲解除。於二零一九 年七月二十五日,負債部分賬面值 701,099,000港元已終止確認及可換 股債券權益儲備賬面值164,169,000 港元已轉撥至貴集團累計虧損。

2. Convertible bonds (Continued)

In our audit of December 2019 Consolidated Financial Statements, the directors of the Company did not provide us with the supporting documents related to the convertible bonds and the details of the assessment and measurement of the liability component and the equity reserve of the convertible bonds. There were no alternative procedures that we could perform to satisfy ourselves that the liability and equity balances of the convertible bonds as at 1 July 2019 and 25 July 2019 were free from material misstatement. Any adjustments to the carrying amounts of the liability component of the convertible bonds issued by the Company and the convertible bond equity reserve as at 1 July 2019 and 25 July 2019 found necessary would have an impact on the Group's consolidated statement of profit or loss and other comprehensive income and the presentation in consolidated statement of cash flows for the period from 1 July 2019 to 31 December 2019 and the respective disclosures included in December 2019 Consolidated Financial Statements, Accordingly, together with other matters, we disclaimed our audit opinion on December 2019 Consolidated Financial Statements

Our review conclusion on the Company's interim condensed consolidated financial statements was also qualified because of the possible effect of limitation of scope of our work on the comparability of the current period's figures and the corresponding figures.

The Group's convertible bonds, together with other assets and liabilities of the Group were effectively disposed of on 25 July 2019 under the Creditors' Scheme. Any adjustments to the carrying amounts of the liability component and the equity reserve of the convertible bonds as at 25 July 2019 would have impact on the Group's gain on the disposal for the period from 1 July 2019 to 31 December 2019. Details are in Point 4 of this report.

保留意見結論的基礎(續)

2. 可換股債券(續)

於本所對二零一九年十二月綜合財務 報表的審核中,貴公司董事並未向本 所提供有關可換股債券負債部分及權 益儲備的評估及計量的詳情。本所無 法執行其他替代程序令本所信納,於 二零一九年七月一日及於二零一九年 七月二十五日可換股債券負債部分及 權益結餘並無重大錯報。就發現對於 二零一九年七月一日及二零一九年七 月二十五日貴公司發行之可轉換債券 自信部分及可換股債券股權儲備賬面 值作出之任何必需調整,可能會對二 零一九年十二月綜合財務報表中貴集 團於二零一九年七月一日至二零一九 年十二月三十一日止期間貴集團的綜 合損益及其他全面收益表及綜合現金 流量表的呈列及各自披露造成影響。 因此, 連同其他事項, 本所對二零 一九年十二月綜合財務報表拒絕發表 審核意見。

本所亦保留對貴公司之中期簡明綜合 財務報表的審閱結論,因為本所的工 作範圍受到限制,可能會影響當前期 間數據及相應數據的可比性。

貴集團可換股債券,連同貴集團其他 資產及負債根據債權人計劃已於二零 一九年七月二十五日實際出售。對可 換股債券負債部分及權益部分於二零 一九年七月二十五日之賬面值的任何 調整可能對貴集團於二零一九年七月 一日至二零一九年十二月三十一日期 間之出售收益產生影響。詳情載於本 報告第4點。

3.

3. Limitation of scope of work on certain liabilities

Listed below were the balances of certain liabilities of the Group as at 1 July 2019 (the "Liabilities").

若干負債工作範圍的局限性

以下列示於二零一九年七月一日,貴 集團若干負債的結餘(「負債」)。

		HK\$'000 千港元
Accruals and other payables	應計費用及其他應付款項	29,621
Borrowings	借貸	7,358
Corporate bonds	公司債券	45,000
Taxation payable	應付税項	6,678
Amounts due to Deconsolidated Companies	應付不再綜合計算公司款項	136,097

In our audit of December 2019 Consolidated Financial Statements, the directors of the Company were unable to provide us with the details and related supportings of the Liabilities as at 1 July 2019 and 25 July 2019. There were no alternative procedures that we could perform to satisfy ourselves as to whether the carrying amounts of the Liabilities as at 1 July 2019 and 25 July 2019 were free from material misstatement. Any adjustments to the carrying amounts of the Liabilities as at 1 July 2019 and 25 July 2019 found necessary would have an impact on the Group's consolidated statement of profit or loss and other comprehensive income and the presentation in consolidated statement of cash flows for the period from 1 July 2019 to 31 December 2019 and the respective disclosures included in December 2019 Consolidated Financial Statements. Accordingly, together with other matters, we disclaimed our opinion on December 2019 Consolidated Financial Statements.

Our review conclusion on the Company's interim condensed consolidated financial statements was also qualified because of the possible effect of limitation of scope of our work on the comparability of the current period's figures and the corresponding figures.

The Liabilities, together with other assets and liabilities of the Group were effectively disposed of on 25 July 2019 under the Creditors' Scheme. Any adjustments to the carrying amount of Liabilities as at 25 July 2019 would have impact on the Group's gain on the disposal for the period from 1 July 2019 to 31 December 2019. Details are in Point 4 of this report. 於本所對二零一九年十二月綜合財務 報表的審核中,貴公司董事無法向本 所提供有關負債於二零一九年七月一 日及於二零一九年七月二十五日的 詳情及相關支持文件。本所無法執行 其他替代程序今本所信納,於二零 - 九年七月一日及於二零一九年七月 二十五日負債的賬面值並無重大錯 報。就發現對於二零一九年七月一日 及於二零一九年七月二十五日負債賬 面值之任何必需調整,可能會對二零 一九年十二月綜合財務報表中貴集團 於二零一九年七月一日至二零一九年 十二月三十一日止期間貴集團的綜合 損益及其他全面收益表及綜合現金流 量表的呈列及各自披露造成影響。因 此, 連同其他事項, 本所對二零一九 年十二月綜合財務報表拒絕發表審核 意見。

本所亦保留對貴公司之中期簡明綜合 財務報表的審閱結論,因為本所的工 作範圍受到限制,可能會影響當期數 據及相應數據的可比性。

負債,連同貴集團其他資產及負債根 據債權人計劃已於二零一九年七月 二十五日實際出售。對負債於二零 一九年七月二十五日之賬面值的任何 調整可能對貴集團於二零一九年七月 一日至二零一九年十二月三十一日期 間之出售收益產生影響。詳情載於本 報告第4點。

4. Gain on debt restructuring

Pursuant to the Creditors' Scheme as detailed in Note 6 to the Company's interim condensed consolidated financial statements, on 25 July 2019, the Company transferred to scheme companies (a) the convertible bonds mentioned in Point 2, (b) the Liabilities mentioned in Point 3, (c) its investments in the Deconsolidated Companies mentioned in Point 1, (d) its entire equity interest in all the subsidiaries and (e) a cash payment of HK\$80,959,000.

Upon effective of the Creditors' Scheme, the Group's liabilities under items (a) and (b) were discharged and its ownership of items (c) and (d) was lost. As a result of the debt restructuring, the Group recognised a gain of approximately HK\$844,894,000.

Due to the limitations on our scope of work as mentioned in Points 1 to 3 above, we are unable to satisfy ourselves as to whether the gain on debt restructuring was fairly stated. Any adjustments to the carrying amounts of items (a) to (c) as at 25 July 2019 would have impact on the gain on debt restructuring and the respective disclosures included in December 2019 Consolidated Financial Statements. Accordingly, together with other matters, we disclaimed our opinion on December 2019 Consolidated Financial Statements.

Our review conclusion on the Company's interim condensed consolidated financial statements was also qualified because of the possible effect of limitation of scope of our work on the comparability of the current period's figures and the corresponding figures.

5. Warrant reserve

As at 1 July 2019, the Group's warrant reserve amounted to HK\$449,000. As set out in Note 16(i) to the Company's interim condensed consolidated financial statements, upon the effective of the Capital Reorganisation on 25 July 2019, the entire amount standing to the credit of the warrant reserve account of HK\$449,000 was applied to eliminate an equivalent amount of the accumulated losses of the Group.

保留意見結論的基礎(續)

4. 債務重組收益

根據貴公司之中期簡明綜合財務報 表附註6詳述的債權人計劃,於二零 一九年七月二十五日,貴公司將(a)第 2點提述的可換股債券,(b)第3點提 述的負債,(c)第1點提述的其於不再 綜合計算公司的投資,(d)其於所有 附屬公司中的全部股權及(e)現金付款 80,959,000港元轉讓予計劃公司。

債權人計劃生效後,貴集團於(a)及(b) 項下的債務獲解除以及其失去於(c)及 (d)項下的所有權。由於債務重組,貴 集團確認收益約844,894,000港元。

由於上文第1至3點中提述的工作範 圍局限性,本所無法信納債務重組收 益是否公平呈列。於二零一九年七月 二十五日,(a)至(c)項的賬面值的任何 調整將會對二零一九年十二月綜合財 務報表中的債務重組收益及各自披露 產生影響。因此,連同其他事項,本 所對二零一九年十二月綜合財務報表 拒絕發表審核意見。

本所亦保留對貴公司之中期簡明綜合 財務報表的審閱結論,因為本所的工 作範圍受到限制,可能會影響當前期 數據及相應數據的可比性。

5. 認股權證儲備

於二零一九年七月一日,貴集團的 認股權證儲備為449,000港元。根據 貴公司之中期簡明綜合財務報表附註 16(i)所述,於二零一九年七月二十五 日股本重組生效後認股權證儲備賬的 全部金額449,000港元用於等額抵銷 貴集團的累計虧損。

5. Warrant reserve (Continued)

In our audit of December 2019 Consolidated Financial Statements, the directors of the Company were unable to provide us with the warrants issue documents. There were no alternative procedures that we could perform to provide us sufficient appropriate audit evidence on the accounting for the issue of warrants including measurement of the warrant reserve as at 1 July 2019 and 25 July 2019. Any adjustments to the Company's accounting for the issue of warrants, including the measurement of the warrants reserve, that are necessary might impact on the Group's consolidated statement of profit or loss and other comprehensive income and presentation in the consolidated statement of cash flows for the period from 1 July 2019 to 31 December 2019 and the respective disclosures included in December 2019 Consolidated Financial Statements. Accordingly, we disclaimed our opinion on December 2019 Consolidated Financial Statements on the above matters.

Our review conclusion on the Company's interim condensed consolidated financial statements was also qualified because of the possible effect of limitation of scope of our work on the comparability of the current period's figures and the corresponding figures.

QUALIFIED CONCLUSION

Except for the adjustments to the corresponding figures included in the interim condensed consolidated financial statements that we might have become aware of had it not been for the situation described in the "Basis for Qualified Conclusion" paragraphs above, based on our review, nothing has come to our attention that causes us to believe that the interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with HKAS 34.

BDO Limited Certified Public Accountants

Cheung Or Ping Practising Certificate Number: P05412

Hong Kong, 28 August 2020

保留意見結論的基礎(續)

5. 認股權證儲備(續)

於本所對二零一九年十二月綜合財務 報表的審核中,貴公司董事無法向本 所提供認股權證發行文件。本所無法 執行其他替代程序使本所獲提供發行 認股權證會計處理的充足合適審計憑 證,包括於二零一九年十月一日及於 二零一九年七月二十五日認股權證儲 備的計量。就發現對貴公司發行認股 權證會計處理(包括計量認股權證儲 備)的任何必需調整,可能會對二零 一九年十二月綜合財務報表中貴集團 於二零一九年七月一日至二零一九年 十二月三十一日止期間綜合損益及其 他全面收益表及綜合現金流量表之呈 列及各自披露造成影響。因此,本所 就上述事項對二零一九年十二月綜合 財務報表拒絕發表審核意見。

本所亦保留對貴公司之中期簡明綜合 財務報表的審閱結論,因為本所的工 作範圍受到限制,可能會影響當前期 間數據及相應數據的可比性。

保留意見結論

除倘非因上文「保留意見結論的基礎」各段所 述情況本所應會知悉對包含在中期簡明綜合 財務報表之相應數據需作的調整外,根據本 所的審閱工作,本所並沒有注意到任何事 項,足以令本所相信中期簡明綜合財務報表 並非在所有重大方面均按照香港會計準則第 34號編製。

香港立信德豪會計師事務所有限公司 *執業會計師*

張珂屏 執業證書編號: P05412

香港,二零二零年八月二十八日

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

		Notes 附註	Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元
Revenue	收益	3	34,649	46,793
Other net income	其他收入淨額	3	347	83
Other net financial (loss)/income	其他財務(虧損)/收入淨額	5	(589)	556
Employee benefit expense	僱員福利開支		(4,983)	(14,105)
Administrative and other expenses	行政及其他開支		(10,977)	(12,154)
Finance costs	融資成本		(32)	(177)
Gain on debt restructuring	債務重組收益	6	-	844,894
Restructuring expenses	重組開支		-	(20,132)
Profit before income tax	除所得税前溢利	7	18,415	845,758
Income tax expense	所得税開支	8	(2,782)	(3,424)
Profit and total comprehensive income for the period (Note)	本期間溢利及全面收益 總額(附註)		15,633	842,334
	総银(附社)		15,033	042,004
Earnings per share attributable to the owners of the Company (HK cents)	本公司擁有人 應佔每股 盈利(港仙)	9		
- Basic	- 基本		1.37	83.92
– Diluted	一攤薄		1.37	83.92

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 six months ended 30 June 2020 截至二零二零年六月三十日止六個月

Note:	附註:		
		Unaudited	Audited
		Six months ended	Six months ended
		30 June 2020	31 December 2019
		未經審核	經審核
		截至二零二零年	截至二零一九年
		六月三十日	十二月三十一日
		止六個月	止六個月
		HK\$'000	HK\$'000
		千港元	千港元
For illustration purpose only (Non-Hong Kong Financial Reporting Standard ("Non-HKFRS") Measures):	僅供說明 (非香港財務報告準則 (「非香港財務報告準則」) 計量):		
Profit and total comprehensive income	本期間溢利及		
for the period	全面收益總額	15,633	842,334
Less: Gain on debt restructuring	減:債務重組收益	-	(844,894)
Add: Restructuring expenses	加:重組開支	-	20,132
Profit and total comprehensive income after adjusting net of restructuring gair and expenses from the restructuring for the six months ended	截至二零一九年十二月三十一日 止六個月,扣除重組收益及 開支淨額調整後之溢利 及全面收益		
31 December 2019 ⁽¹⁾	總額 ⁽¹⁾	15,633	17,572

(1)

The Company believes that the adjusted financial measures provide useful information to investors in understanding and evaluating the Group's consolidated statements of profit or loss in the same manner as they helped the Company's management, and that the Company's management and investors may benefit from referring to these adjusted financial measures in assessing the Group's financial and operating performance from period to period by eliminating impacts of items that the Group does not consider indicative of the Group's operating performance. However, the presentation of these Non-HKFRS financial measures is not intended to be considered in isolation or as a substitute for the financial information prepared and presented in accordance with Hong Kong Financial Reporting Standard ("HKFRS"). You should not view the adjusted results on a standalone basis or as a substitute for results under HKFRS.

This note does not form part of the consolidated statement of profit or loss and other comprehensive income.

本公司認為,經調整財務計量方法為投資 者提供有用資料,有助其按管理層一致之 方式了解及評估本集團的綜合損益表,且 認為本公司管理層及投資者參照上述經調 整財務計量方法消除本集團認為並非營運集 團不同期間的財務及營運表現。然而,上 述呈列之非香港財務報告準則財務計量方 法不應獨立考慮或作為根據香港財務報告 準則〔「香港財務報告準則〕)編製及呈列的 財務資料的替代者。閣下不應獨立看待經 調整業績或視其為香港財務報告準則下業 績的替代者。

此附註並不構成為綜合損益及其他全面收益表的一 部份。

Condensed Consolidated Statement of Financial Position 簡明綜合財務狀況表

As at 30 June 2020 於二零二零年六月三十日

		Notes 附註	Unaudited As at 30 June 2020 未經審核 於二零二零年 六月三十日 HK\$'000 千港元	Audited As at 31 December 2019 經審核 於二零一九年 十二月三十一日 HK\$'000 千港元
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備		321	387
Goodwill	商譽	11	302,965	302,965
Intangible assets	無形資產	12	90,184	97,746
Right-of-use assets	使用權資產		1,134	1,891
Other assets	其他資產		-	50
			394,604	403,039
Current assets	流動資產			
Contract assets	合約資產	13	53	150
Trade and other receivables,	貿易及其他應收款項、			
deposits paid and prepayments		14	10,889	16,466
Amount due from a related	應收一間關聯公司			
company	款項		4,549	4,902
Financial assets at fair value	按公平值計入損益(「按			
through profit or	公平值計入損益」)之			
loss ("FVPL")	財務資產		246	1,093
Cash and cash equivalents	現金及現金等價物	15	63,377	39,875
			79,114	62,486
Current liabilities	流動負債			
Contract liabilities	合約負債	13	18,270	16,200
Other payables and accrued	其他應付款項			
expenses	及應計開支		1,152	10,575
Lease liabilities	租賃負債		1,157	1,520
Taxation payable	應付税項		6,105	4,191
			26,684	32,486
Net current assets	流動資產淨額		52,430	30,000
Total assets less current	資產總額減			
liabilities	流動負債		447,034	433,039
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債		-	390
Deferred tax liabilities	遞延税項負債		14,880	16,128
			14,880	16,518
Net assets			432,154	416,521

Condensed Consolidated Statement of Financial Position (Continued) 簡明綜合財務狀況表(續)

As at 30 June 2020 於二零二零年六月三十日

			Unaudited	Audited
			As at	As at
			30 June	31 December
			2020	2019
			未經審核	經審核
			於二零二零年	於二零一九年
			六月三十日	十二月三十一日
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
EQUITY	權益			
Equity attributable to the	本公司擁有人應佔			
owners of the Company	權益			
Share capital	股本	16	113,933	113,933
Reserves	儲備		318,221	302,588
Total equity	權益總額		432,154	416,521

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

		Share capital 股本	Share premium (Note 16(i)) 股份溢價 (附註16(i))	Convertible bond equity reserve (Note 16(i)) 可換股債券 權益儲備 (附註16(i))	Warrant reserve (Note 16(i)) 認股權證 儲備 (附註16(i))	Accumulated losses 累計虧損	Total (deficit)/ equity (虧損)/ 權益總額
		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	HK\$'000 千港元
(Audited) At 1 July 2019 Capital reorganisation Issue of shares upon restructuring (Note 16(ii)) Profit and total comprehensive income for the period At 31 December 2019 and 1 January 2020	(經審核) 於二零一九年七月一日 股本重組 於重組時 發行股份(附註16(m)) 本期間溢利及全面 收益總額 於二零一九年十二月 三十一日及二零二零年 一月一日	100,177 (90,159) 103,915 - 113,933	453,352 (453,352) 431,023 – 431,023	164,169 (164,169) –	449 (449) –	(1,678,898) 708,129 - 842,334 (128,435)	(960,751) - 534,938 842,334 416,521
(Unaudited) Profit and total comprehensive income for the period	(未經審核)	-	401,020	-	-	(126,433)	410,521 15,633
At 30 June 2020	於二零二零年六月三十日	113,933	431,023	-	-	(112,802)	432,154

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

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$*000 千港元
Cash flows from operating activities	經營活動所得現金流量		
Profit before income tax	除所得税前溢利	18,415	845,758
Adjustments for:	調整:		
Amortisation on intangible assets	無形資產攤銷	7,562	6,303
Depreciation of property, plant and equipment	物業、廠房及設備折舊	88	88
Depreciation of right-of-use assets	使用權資產折舊	757	756
Fair value loss/(gain) on financial assets	按公平值計入損益之財務資產之		
at FVPL	公平值虧損/(收益)	867	(384)
Finance costs	融資成本	32	177
Gain on debt restructuring	債務重組收益	-	(844,894)
Interest income from bank deposits	銀行存款之利息收入	(278)	(172)
Operating profit before working capital changes	營運資金變動前的經營溢利	27,443	7,632
Decrease in other assets	其他資產減少	50	-
Decrease/(increase) in contract assets	合約資產減少/(増加)	97	(54)
Decrease/(increase) in trade and other receivables,	貿易及其他應收款項、已付按金		
deposits paid and prepayments	及預付款項減少/(増加)	5,577	(7,921)
Decrease/(increase) in amount due	應收一間關聯公司款項		
from a related company	減少/(増加)	353	(828)
Increase in contract liabilities	合約負債増加	2,070	1,017
(Decrease)/increase in other payables	其他應付款項及應計開支		
and accrued expenses	(減少)/増加	(9,423)	2,916
Cash generated from operations	經營所得現金	26,167	2,762
Taxation paid	已繳税項	(2,116)	-
Bank interest received	已收銀行利息	278	172
Net cash generated from operating activities	經營活動所得現金淨額	24,329	2,934

Condensed Consolidated Statement of Cash Flows (Continued) 簡明綜合現金流量表(續)

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元
Cash flows from investing activities	投資活動所得現金流量		
Purchase of financial assets	購入按公平值計入損益之		
at FVPL	財務資產	(20)	-
Purchase of property, plant and equipment	購買物業、廠房及設備	(22)	(2)
Net cash outflow arising from	收購一間附屬公司所產生之 		
acquisition of a subsidiary	現金流出淨額	-	(387,193)
Net cash used in investing activities	投資活動所用現金淨額	(42)	(387,195)
Cash flows from financing activities	融資活動所得現金流量		
Net proceeds from issue of ordinary shares	發行普通股所得款項	-	534,938
Repayment of principal portion of the lease	償還租賃本金部分	(753)	(737)
Interest paid	已付利息	(32)	(177)
Net payment to the creditors' scheme	債權人計劃付款淨額	-	(80,959)
Repayment of borrowings	償還借貸	-	(31,930)
Net cash (used in)/generated from	融資活動(所用)/所得		
financing activities	現金淨額	(785)	421,135
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of	現金及現金等價物增加淨額 於本期間初之現金及	23,502	36,874
period	現金等價物	39,875	3,001
Cash and cash equivalents at end of period	於本期間末之現金及 現金等價物	63,377	39,875

1. GENERAL INFORMATION AND BASIS OF PREPARATION

Da Yu Financial Holdings Limited (the "Company") was incorporated in the Cayman Islands with limited liability on 9 September 1999. The address of the Company's registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands and its principal place of business is Room 1801, 18th Floor, Allied Kajima Building, 138 Gloucester Road, Wanchai, Hong Kong. The Company's shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The Company is an investment holding company and its subsidiary, Yu Ming Investment Management Limited ("Yu Ming"), (collectively referred to as the "Group") is a licensed corporation under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) and principally engaged in activities including dealing in securities, advising on securities, advising on corporate finance and asset management.

The unaudited interim condensed consolidated financial statements for the six months ended 30 June 2020 on pages 22 to 60 have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") and with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

1. 一般資料及編製基準

大禹金融控股有限公司(「本公司」)為 於一九九九年九月九日在開曼群島註 冊成立之有限公司。本公司之註冊辦 事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands及其主要 營業地點位於香港灣仔告士打道138 號聯合鹿島大廈18樓1801室。本公 司股份於香港聯合交易所有限公司 (「聯交所」)上市。

本公司為一間投資控股公司及其附 屬公司(禹銘投資管理有限公司(「禹 銘」))(統稱為「本集團」)為根據證券 及期貨條例(香港法例第571章)的持 牌法團,其主要從事活動包括證券交 易、就證券提供意見、就機構融資提 供意見及提供資產管理。

載於第22頁至第60頁之截至二零二 零年六月三十日止六個月之未經審核 中期簡明綜合財務報表乃按照聯交所 證券上市規則(「上市規則」)附錄16之 適用披露規定及香港會計師公會「(香 港會計師公會」)頒佈之香港會計準則 (「香港會計準則」)第34號「中期財務 報告」而編製。

1. GENERAL INFORMATION AND BASIS OF PREPARATION (CONTINUED)

During the six months ended 31 December 2019, the reporting period end date of the Group was changed from 30 June to 31 December because the Directors of the Company determine to bring the annual financial year end date of the Group in line with that of the principal operating subsidiary, Yu Ming. Accordingly, the unaudited interim condensed consolidated financial statements and the related notes presented for the current period cover the six months period from 1 January 2020 to 30 June 2020. The corresponding comparative amounts shown for the condensed consolidated statement of profit or loss and other comprehensive income, condensed consolidated statement of changes in equity, condensed consolidated statement of cash flows and related notes covered the six months ended 31 December 2019 and therefore may not be comparable with amounts shown for the current period.

The unaudited interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the six months ended 31 December 2019.

The unaudited interim condensed consolidated financial statements have been approved and authorised for issue by the Board of Directors of the Company (the "Board") on 28 August 2020.

1. 一般資料及編製基準(續)

截至二零一九年十二月三十一日止六 個月內,由於本公司董事決定使本集 個之財政年度年結日與其主要營運附 度年結日由六月三十日更改為十二月 度年結日由六月三十日更改為十二月 三十一日。因此本未經審核中期簡明 宗令財務報表及相關附註列示涵蓋由 二三十日止六個月期間。簡明綜合權 變動表、簡明綜合現金流量表及相關 附註所示的相應比較金額涵蓋截至二 零一九年十二月三十一日止六個月, 因此未必可與本期間所示的金額作比 較。

本未經審核中期簡明綜合財務報表並 未包括全年財務報表的一切所需資料 及披露,並應與本集團二零一九年 十二月三十一日止六個月之全年財務 報表一起查閱。

本未經審核中期簡明綜合財務報表已 經由本公司之董事會(「董事會」)於二 零二零年八月二十八日批准及授權刊 發。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The unaudited interim condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are stated at fair value, as appropriate.

The accounting policies adopted in the unaudited interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the six months ended 31 December 2019, except for the adoption of the new/revised HKFRSs (which include individual HKFRSs, HKASs and Interpretations) as disclosed below.

Adoption of New/Revised HKFRSs – effective 1 January 2020

In the current period, the Group has applied for the first time the following new/revised HKFRSs issued by the HKICPA, which are relevant to and effective for the Group's financial statements for the annual financial period beginning on 1 January 2020.

Amendments to HKFRS 3	Definition of a Business
Amendments to HKAS 1	Definition of Material
and HKAS 8	
Amendments to HKFRS 9,	Interest Rate Benchmark
HKAS 39 and HKFRS 7	Reform

The adoption of these new/revised HKFRSs has no significant impact on the Group's unaudited interim condensed consolidated financial statements.

2. 重大會計政策概要

除若干金融工具按公平值(如適用)列 賬外,本未經審核中期簡明綜合財務 報表乃按歷史成本基準編製。

除以下所披露已採納之新/經修訂香 港財務報告準則外(該準則包括個別 香港財務報告準則、香港會計準則及 詮釋),本未經審核中期簡明綜合財 務報表採納之會計政策與編製本集團 截至二零一九年十二月三十一日止六 個月年度之全年財務報表所用者一 致。

採納新/經修訂香港財務報告準 則-二零二零年一月一日起生效

於本期間,本集團已首次應用下列由 香港會計師公會所頒佈之新/經修訂 香港財務報告準則,其與本集團於二 零二零年一月一日開始之年度期間之 財務報表相關並有效。

香港財務報告準則第3號之修訂	業務之定義
香港會計準則第1號及	重大之定義
香港會計準則第8號之修訂	
香港財務報告準則第9號、	利率基準改革
香港會計準則第39號及	
香港財務報告準則第7號之	
修訂	

採納該等新/經修訂香港財務報告準 則對本集團之未經審核中期簡明綜合 財務報表並無重大影響。

3. REVENUE AND OTHER NET INCOME

All of the Group's revenue is derived from contracts with customers during the six months ended 30 June 2020 and 31 December 2019.

(a) Disaggregation of revenue

3. 收益及其他收入淨額

截至二零二零年六月三十日及二零 一九年十二月三十一日止六個月內, 本集團所有收益均來自與客戶的合 約。

(a) 分拆收益

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000
Type of services	服務類別	千港元	千港元
Advisory and related services	顧問及相關服務	26,163	37,428
Asset management services	資產管理服務	7,920	8,123
Sundry income	雜項收入	566	1,242
		34,649	46,793
Type of customers	客戶類別	30,549	31,353
Listed companies	上市公司	4,100	15,440
Non-listed companies and others	非上市公司及其他	34,649	46,793
Timing of revenue recognition	收益確認時間	16,100	23,190
At a point in time	於某個時間點	18,549	23,603
Transferred over time	於一段時間內轉移	34,649	46,793

3. REVENUE AND OTHER NET INCOME (CONTINUED)

3. 收益及其他收入淨額(續)

(b) Transaction price allocated to remaining performance obligations

As of 30 June 2020 and 31 December 2019, the aggregate amount of the transaction price allocated to the performance obligation that is unsatisfied (or partially unsatisfied) is approximately HK\$63,550,000 and HK\$47,700,000 respectively. The Group expects to recognise the amount as revenue when the performance obligations are satisfied in coming 6 months, depending on the contract terms. The following table shows the time band for remaining performance obligations to be satisfied.

(b) 分配至餘下履約責任的交 易價

於二零二零年六月三十日及 二零一九年十二月三十一 日,分配至履約責任的交易 價總額並未履行(或部分未履 行),分別約63,550,000港元 及47,700,000港元。本集團 預期於未來6個月達成履約 責任時將有關款項確認為收 益,取決於合約條款。下表 列示將達成餘下履約責任的 時間範疇。

		Unaudited As at 30 June 2020 未經審核 於二零二零年 六月三十日 HK\$'000 工業=	Audited As at 31 December 2019 經審核 於二零一九年 十二月三十一日 HK\$'000 工进二
		千港元	千港元
Remaining performance obligations expected to be satisfied during:	預期於以下期間將達成的 餘下履約責任:		
the year ending	截至二零二零年		
31 December 2020	十二月三十一日止年度	63,550	47,700

Notes to the Condensed Consolidated Financial Statements (Continued) 簡明綜合財務報表附註(續)

3. REVENUE AND OTHER NET INCOME (CONTINUED)

3. 收益及其他收入淨額(續)

(c) Other net income

(c) 其他收入淨額

			Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元
Government grant	政府補貼 匯兑(虧損)/收益	351	-
Exchange (loss)/gain, net	進兄(虧損)/ 收益 淨額	(4)	83
		347	83

4. SEGMENT INFORMATION

Information reported to the Chief operating decisionmaker ("CODM"), being the Directors of Company, for the purpose of resource allocation and assessment of segment performance focuses on type of services provided. No operating segments identified by the CODM have been aggregated in arriving at the reportable segments of the Group.

4. 分部資料

就資源分配及評估分部表現目的而向 主要經營決策人(「主要經營決策人」) (即本公司董事)匯報的資料集中於所 提供服務的類別。主要經營決策人所 識別的經營分部概無在達致本集團的 可申報分部時匯總。
4. SEGMENT INFORMATION (CONTINUED)

The Group's reportable and operating segments are as follows:

- (a) Corporate finance services, investment and others – provision of corporate finance advisory services including financial advisory services, services incidental to financial advisory, compliance advisory services, placing agency and/or underwriting services, investment business and others.
- (b) Asset management services provision of asset management services including investment advisory services.

Segment revenue and results

4. 分部資料(續)

本集團的可申報及經營分部如下:

- (a) 企業融資服務、投資及其 他一提供企業融資顧問服 務,包括財務顧問服務、與 財務顧問有關的服務、合規 顧問服務、配售代理及/或 包銷服務、投資業務及其 他。
- (b) 資產管理服務一提供資產管 理服務(包括投資顧問服務)。

分部收益及業績

		Corporate		
		finance		
		services,	Asset	
		investment	management	
		and others 企業融資服務、	services	Total
		投資及其他	資產管理服務	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Unaudited	未經審核			
Six months ended	截至二零二零年			
30 June 2020	六月三十日止六個月			
External segment revenue and other	外部分部收益及			
income (Note)	其他收入(附註)	25,728	8,679	34,407
Result	業績			
Segment profit	分部溢利	13,379	5,036	18,415
Profit before income tax	除所得税前溢利			18,415

4. SEGMENT INFORMATION (CONTINUED)

4. 分部資料(續)

Segment revenue and results (Continued)

分部收益及業績(續)

		Corporate finance services, investment	Asset management	
		and others 企業融資服務、	services	Total
		投資及其他 投資及其他 HK\$'000 千港元	資產管理服務 HK\$'000 千港元	總計 HK\$'000 千港元
Audited	經審核			
Six months ended	截至二零一九年			
31 December 2019	十二月三十一日止六個月			
External segment revenue and other	外部分部收益及			
income (Note)	其他收入(附註)	38,067	9,365	47,432
Result	業績			
Segment profit	分部溢利	17,267	3,729	20,996
Gain on debt restructuring	債務重組收益			844,894
Restructuring expenses	重組開支			(20,132)
	除所得税前溢利			845,758

Note: Net financial (loss)/income generated from proprietary trading included in external segment revenue and other income under corporate finance services, investment and others for the six months ended 30 June 2020 were loss of approximately HK\$242,000 (six months ended 31 December 2019: income of approximately HK\$639,000).

附註: 截至二零二零年六月三十日止六個 月,計入外部分部收益及企業融資 服務、投資及其他項下的其他收入 的自營買賣產生的財務(虧損)/收 入淨額為虧損約242,000港元(截至 二零一九年十二月三十一日止六個 月:收入約639,000港元)。

簡明綜合財務報表附註(續)

4. SEGMENT INFORMATION (CONTINUED)

4. 分部資料(續)

Segment assets and liabilities

分部資產及負債

		Unaudited As at 30 June 2020 未經審核 於二零二零年	Audited As at 31 December 2019 經審核 於二零一九年
		六月三十日 HK\$'000 千港元	ホーマークルー 十二月三十一日 HK\$'000 千港元
Segment assets Corporate finance services, investment and others Asset management services	分部資產 企業融資服務、 投資及其他 資產管理服務	424,433 49,285	412,667 52,858
Total assets	資產總值	473,718	465,525
Segment liabilities Corporate finance services, investment and others Asset management services	分部負債 企業融資服務、 投資及其他 資產管理服務	31,476 1,674	30,123 2,205
Total segment liabilities Other payables and accrued expenses and taxation payable	分部負債總額 其他應付款項及應計 開支及應付税項	33,150 8,414	32,328 16,676
Total liabilities	負債總額	41,564	49,004

For the purpose of monitoring segment performances and allocating resources between segments:

- all assets are allocated to operating segments; and
- all liabilities are allocated to operating segments other than other payables and accrued expenses and taxation payable.

就監管分部表現及分部之間分配資源 而言:

所有資產分配至經營分部:
 及

 所有負債分配至經營分部, 惟其他應付款項及應計開支 及應付税項除外。

4. SEGMENT INFORMATION (CONTINUED)

Major customers information

Revenue from major customers, each of whom amounted to 10% or more of Group's revenue during the six months ended 30 June 2020 and 31 December 2019, is set out below:

4. 分部資料(續)

主要客戶資料

來自主要客戶收益(各自佔本集團截 至二零二零年六月三十日及二零一九 年十二月三十一日止六個月內收益 10%或以上)載列如下:

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元
Customer A ¹	客戶A ¹	8,486	9,365
Customer B ²	客戶B ²	8,903	7,597
Customer C ²	客戶C ²	-	5,000
Customer D ²	客戶D ²	5,187	–
Customer E ²	客戶E ²	5,000	–

Revenue from Customer A is attributable to asset management services.

Revenue from Customers B, C, D and E are attributable to corporate finance services, investment and others.

Geographic information

The Group's operations after completion of the Group's restructuring are mainly located in Hong Kong and all the Group's non-current assets are located in Hong Kong.

- 來自客戶A的收益歸因於資產管理 服務。
- 來自客戶B、C、D及E的收益歸因 於企業融資服務、投資及其他。

地理資料

完成本集團之重組後,本集團業務經 營主要在香港進行及本集團所有非流 動資產均為於香港。

簡明綜合財務報表附註(續)

5. OTHER NET FINANCIAL (LOSS)/ INCOME

5. 其他財務(虧損)/收入凈額

		Unaudited	Audited
		Six months	Six months
		ended	ended
		30 June	31 December
		2020	2019
		2020 未經審核	經審核
		不經 田 核 截至二零二零年	(##10) 截至二零一九年
		六月三十日	十二月三十一日
		止六個月	止六個月
		HK\$'000	HK\$'000
		千港元	千港元
Interest income from bank deposits	銀行存款之利息收入	278	172
Fair value (loss)/gain on	按公平值計入損益之財務資		
financial assets at FVPL	產之公平值(虧損)/收益	(867)	384
		(589)	556

6. GAIN ON DEBT RESTRUCTURING

The creditors' scheme under the Group's restructuring (the "Creditors' Scheme") was approved by the requisite statutory majorities of the creditors at the meeting of Creditors' Scheme held on 5 July 2019. The Creditors' Scheme was also sanctioned by the Grand Court of Cayman Islands and High Court of Hong Kong on 16 July 2019 and 22 July 2019 respectively. Accordingly, the Creditors' Scheme became effective on 25 July 2019.

Pursuant to the Creditors' Scheme, the Company transferred its claims, rights to claim, rights to any assets and the entire equity interests of its subsidiaries (the "Subsidiaries") to the Creditors' Scheme on 25 July 2019, the effective date of the Creditors Scheme (the "Transfer"). Accordingly, the companies which were deconsolidated by the Group from 1 January 2014 (the "Deconsolidated Companies") and classified as financial assets at fair value through other comprehensive income ("FVOCI") were disposed through the Transfer.

The Directors considered that Group lost control over the Deconsolidated Companies from 1 January 2014.

6. 債務重組收益

本集團之重組下的債權人計劃(「債權 人計劃」)於二零一九年七月五日舉行 的債權人計劃會議上獲法定所需之多 數債權人批准。債權人計劃亦於二零 一九年七月十六日及二零一九年七月 二十二日分別獲開曼群島大法院及香 港高等法院批准。因此,債權人計劃 於二零一九年七月二十五日生效。

根據債權人計劃,本公司於債權人計 劃生效日期轉讓其申索、申索權、 任何資產權利及於二零一九年七月 二十五日其附屬公司(「附屬公司」)的 全部股權(「轉讓」)。因此,自二零 一四年一月一日起本集團終止綜合入 賬之公司(「不再綜合計算公司」)並分 類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))之財務資 產已通過轉讓出售。

董事認為自二零一四年一月一日起已 喪失對不再綜合計算公司的控制權。

6. GAIN ON DEBT RESTRUCTURING (CONTINUED)

After the Transfer, dividend distributed by the Subsidiaries and the Deconsolidated Companies (hereinafter collectively referred to as the "Excluded Companies") or recovery from the Excluded Companies, if any, would be distributed to the creditors under the Creditors' Scheme (the "Scheme Creditors") subject to adjudication. In addition, on the same date, a cash payment of HK\$80,000,00, being partial proceeds from the Subscription and New Placing as defined in Note 16 was transferred to the Creditors' Scheme and all the claims of the Scheme Creditors against, and liabilities of, the Company discharged and compromised in full other than the payables in relation to professional fees for the Group's restructuring.

Therefore, a gain on debt restructuring under the Creditors' Scheme of approximately HK\$844,894,000 was recognised during the six months ended 31 December 2019, being calculated as follows:

6. 債務重組收益(續)

於轉讓後,附屬公司及不再綜合計算 公司(以下統稱為「除外公司」)所分派 或自除外公司收回的股息(如有)將分 派予債權人計劃項下的債權人(計劃 債權人」)(待裁定)。此外,於同日, 現金付款80,000,000港元(即認購事 項及新配售(定義見附註16)的部分 所得款項)已轉入債權人計劃及本公 司所受計劃債權人的所有申索及負債 (有關本集團之重組之專業費用應付 款除外)將獲全面解除及和解。

因此,債權人計劃項下之債務重組收 益約844,894,000港元已於截至二零 一九年十二月三十一日止六個月內確 認,即按如下計算:

> Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元

Assets transferred pursuant to the	根據債權人計劃已轉讓資產:	
Creditors' Scheme:		
Financial assets at FVOCI, representing	按公平值計入其他全面收益之財務資	
equity interests in Excluded Companie	es 產(代表於除外公司之股權權益)	-
Cash	現金	(80,959)
Liabilities discharged pursuant to the	e根據債權人計劃解除負債:	
Creditors' Scheme:		
Other payables and accrued expenses	其他應付款項及應計開支	29,621
Borrowings	借貸	7,358
Corporate bonds	公司債券	45,000
Taxation payables	應付税項	6,678
Amounts due to Deconsolidated	應付不再綜合計算公司款項	
Companies		136,097
Convertible bonds	可換股債券	701,099
		925,853
Gain on debt restructuring	債務重組收益	844,894

7. PROFIT BEFORE INCOME TAX

7. 除所得税前溢利

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 干港元
Profit before income tax is arrived	所得税前溢利已扣除		
at after charging:	下列各項:		
Amortisation on intangible assets	無形資產攤銷	7,562	6,303
Depreciation of	以下之折舊		
- Owned property, plant and equipment	-自有物業、廠房及設備	88	88
 Right-of-use assets 	一使用權資產	757	756
Employee benefit expense (including directors'	僱員福利開支(包括董事		
emoluments) (Note 18)	酬金)(附註18)	4,983	14,105
Interest on lease liabilities	租賃負債利息	32	46
Impairment losses on trade receivables	貿易應收款項之減值虧損	-	149

8. INCOME TAX EXPENSE

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the 'Bill') which introduced the twotiered profits tax rates regime (the "Regime"). The Bill was signed into law on 28 March 2018 and was gazetted on the following day.

Under the Regime, the first HK\$2 million of profits of qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of corporations not qualifying for the Regime will be continued to be taxed at a flat rate of 16.5%.

8. 所得税開支

於二零一八年三月二十一日,香港立 法會通過二零一七年税務(修訂)(第 7號)條例草案(「條例草案」),引入利 得税兩級制(「該税制」)。條例草案於 二零一八年三月二十八日獲簽署成為 法律,並於翌日在憲報刊登。

根據該税制,合資格集團實體首 筆2,000,000港元溢利的税率為 8.25%,而超過2,000,000港元溢利 的税率為16.5%。不符合該税制的法 團的溢利將繼續按16.5%的統一税率 徵税。

8. INCOME TAX EXPENSE (CONTINUED)

The Regime only allows a group of connected entities to nominate one entity to apply the reduced tax rate for a given year of assessment. The others would not qualify for the two-tiered profits tax rates.

Hong Kong profits tax is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits of the subsidiary of the Company and at 16.5% on the estimated assessable profits above HK\$2 million of that subsidiary for both reporting periods.

8. 所得税開支(續)

該税制僅允許一組關連實體提名一家 實體於應課税年度內應用調低税率。 其他實體將不符合資格應用兩級利得 税税率。

於兩個報告期內本公司一間附屬公司的估計應課税溢利中首2,000,000 港元按8.25%計算香港利得税,本公司該附屬公司估計應課税溢利中超過 2,000,000港元的部分按16.5%計算 香港利得税。

		Unaudited	Audited
		Six months	Six months
		ended	ended
		30 June	31 December
		2020	2019
		未經審核	經審核
		截至二零二零年	截至二零一九年
		六月三十日	十二月三十一日
		止六個月	止六個月
		HK\$'000	HK\$'000
		千港元	千港元
Current tax	即期税項		
 Hong Kong profits tax 	一香港利得税	4,030	4,464
Deferred tax	遞延税項	(1,248)	(1,040)
Income tax expense	所得税開支	2,782	3,424

9. EARNINGS PER SHARE ATTRIBUTABLE TO THE OWNERS OF THE COMPANY

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

9. 本公司擁有人應佔每股盈利

本公司擁有人應佔每股基本及攤薄盈 利乃按以下數據計算:

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$*000 干港元
Earnings	盈利		
Earnings for the purpose of basic and	就計算每股基本及攤薄		
diluted earnings per share (profit for	盈利之盈利(本公司		
the period attributable to the owners	擁有人應佔本期間之		
of the Company)	溢利)	15,633	842,334
Number of shares	股份數目		
Weighted average number of ordinary	就計算每股基本及攤薄		
shares in issue for the purpose of	盈利之已發行普通股		
basic and diluted earnings per share	股份加權平均數	1,139,330,190	1,003,788,407
There were no dilutive potential ordina	ry share in	截至二零二零年末	六月三十日及二零

issue for the six months ended 30 June 2020 and 31 December 2019. Accordingly, the diluted earnings per share presented are the same as the basic earnings per share. 截至二零二零年六月三十日及二零 一九年十二月三十一日止六個月,並 無已發行攤薄潛在普通股。因此,每 股攤薄盈利與每股基本盈利相同。

10. DIVIDEND

At a Board meeting held on 28 August 2020, the Board resolved not to declare an interim dividend for the period (six months ended 31 December 2019: Nii).

11. GOODWILL

The amount of goodwill recognised as an asset, arising from acquisition of a subsidiary, is as follows:

10. 股息

於二零二零年八月二十八日舉行之董 事會會議,董事會議決不派發本期間 之中期股息(截至二零一九年十二月 三十一日止六個月:無)。

11. 商譽

因收購一間附屬公司而確認為資產之 商譽之金額如下:

HK\$'000	
千港元	

		十泡元
Cost	成本	
At 1 July 2019	於二零一九年七月一日	-
Additions through acquisition of a subsidiary	透過收購一間附屬公司添置	302,965
At 31 December 2019,	於二零一九年十二月三十一日、	
1 January 2020	二零二零年一月一日	
and 30 June 2020	及二零二零年六月三十日	302,965
Accumulated impairment	累計減值	
At 1 July 2019	於二零一九年七月一日	-
Impairment loss	減值虧損	-
At 31 December 2019,	於二零一九年十二月三十一日、	
1 January 2020 and	二零二零年一月一日及	
30 June 2020	二零二零年六月三十日	-
Carrying amount	賬面值	
At 31 December 2019	於二零一九年十二月三十一日	302,965
At 30 June 2020	於二零二零年六月三十日	302,965

11. GOODWILL (CONTINUED) 1

For the purpose of impairment testing, goodwill is allocated to the cash-generating units as follows:

11. 商譽(續)

就減值測試而言, 商譽分配至現金產 生單位如下:

		Unaudited	Audited
		As at	As at
		30 June	31 December
		2020	2019
		未經審核	經審核
		於二零二零年	於二零一九年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Corporate finance services, investment	企業融資服務、投資		
and others	及其他	268,373	268,373
Asset management services	資產管理服務	34,592	34,592
		302,965	302,965

Impairment testing on goodwill

For the six months ended 30 June 2020, the management has reviewed goodwill for impairment testing purposes. The review comprised a comparison of the carrying amount and the value-inuse, of the above aforesaid segments (the smallest cash-generating unit) to which the goodwill has been allocated.

The management of the Group determines that there is no impairment loss on the goodwill for the six months ended 30 June 2020.

對商譽進行減值測試

截至二零二零年六月三十日止六個 月,管理層已檢討商譽以進行減值測 試。檢討包括比較上述商譽已分配 至上述各分部(最小現金產生單位)的 賬面值與使用價值。

截至二零二零年六月三十日止六個 月,本集團管理層釐定並沒有商譽減 值虧損。

12. INTANGIBLE ASSETS

12. 無形資產

		Investment management agreement 投資管理協議 HK\$'000 千港元	Backlog 存貨 HK\$'000 千港元	Trade name 商標名 HK\$'000 千港元	SFC licences 證監會牌照 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cost At 1 July 2019 Additions through acquisition of a subsidiary	成本 於二零一九年七月一日 透過收購 一間附屬公司添置	-	-	-	-	-
At 31 December 2019, 1 January 2020 and 30 June 2020	一间附阖公可涂直 於二零一九年十二月三十一日、 二零二零年一月一日 及二零二零年六月三十日	15,560 15,560	15,705 15,705	69,044 69,044	3,740 3,740	104,049 104,049
Amortisation and impairment At 1 July 2019 Amortisation	攤銷及減值 於二零一九年七月一日 攤銷	- 2,683	- 2,181	- 1,439	-	- 6,303
At 31 December 2019 and 1 January 2020 Amortisation	於二零一九年十二月三十一日及 二零二零年一月一日 攤銷	2,683 3,219	2,181 2,617	1,439 1,726	- -	6,303 7,562
At 30 June 2020	於二零二零年六月三十日	5,902	4,798	3,165	-	13,865
Carrying amount At 31 December 2019	賬面值 於二零一九年十二月三十一日	12,877	13,524	67,605	3,740	97,746
At 30 June 2020	於二零二零年六月三十日	9,658	10,907	65,879	3,740	90,184

13. CONTRACT ASSETS AND CONTRACT 13. 合約資產及合約負債 LIABILITIES

The Group has recognised the following revenuerelated contract assets and contract liabilities.

本集團已確認以下收益相關合約資產 及合約負債。

		Unaudited As at	Audited As at
		30 June	31 December
		2020	2019
		未經審核	經審核
		於二零二零年	於二零一九年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Contract assets	合約資產	53	150
Contract liabilities	合約負債	18,270	16,200

The timing of revenue recognition, progress billings to customers and payments received from customers would affect the amount of trade receivables, contract assets and contract liabilities recognised as at the reporting date on the statement of financial position. 確認收益時間、向客戶發出進度結算 賬單及收訖客戶付款將會影響財務狀 況表中於報告日期已確認的貿易應收 款項、合約資產及合約負債的金額。

13. CONTRACT ASSETS AND CONTRACT 13. 合約資產及合約負債(續) LIABILITIES (CONTINUED)

The expected timing of recovery or settlement for contract assets is as follows:

合約資產預計收回或結算時間如下:

	Unaudited	Audited
	As at	As at
	30 June	31 December
	2020	2019
	未經審核	經審核
	於二零二零年	於二零一九年
	六月三十日	十二月三十一日
	HK\$'000	HK\$'000
	千港元	千港元
Within one year 一年內	53	150

The contract liabilities mainly relate to the advance consideration received from customers.

Movements in the contract liabilities during the six months ended 30 June 2020 and 31 December 2019 are as follows:

合約負債主要與預收客戶代價有關。

截至二零二零年六月三十日及二零 一九年十二月三十一日止六個月內, 合約負債的變動如下:

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$'000 千港元
At 1 January 2020/	於二零二零年一月一日/		
1 July 2019	二零一九年七月一日	16,200	-
Additions through acquisition	透過收購一間附屬		
of a subsidiary	公司添置	-	15,183
Revenue recognised that was included in	於期初計入合約負債		
the contract liabilities balance	結餘之	(0.000)	(0.000)
at beginning of period	已確認收益 於期間因已收現金	(3,800)	(6,883)
Increase due to cash received, excluding amount recognised as revenue during	(不包括確認為收益的)		
the period	金額)而增加	5,870	7,900
		,	1,500
At 30 June 2020/	於二零二零年六月三十日/		
31 December 2019	二零一九年十二月 三十一日	18,270	16,200

14. TRADE AND OTHER RECEIVABLES, DEPOSITS PAID AND PREPAYMENTS

14. 貿易及其他應收款項、已付 按金及預付款項

		Unaudited	Audited
		As at	As at
		30 June	31 December
		2020	2019
		未經審核	經審核
		於二零二零年	於二零一九年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Trade receivables (Note)	貿易應收款項(附註)	10,478	15,672
Other receivables	其他應收款項	39	164
Prepayments	預付款項	31	289
Rental and utility deposits	租金及水電按金	341	341
		10,889	16,466

Note: The Group normally applies credit terms to its customers according to industry practice together with consideration of their creditability, repayment history and years of establishment. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are regularly reviewed by senior management. 附註: 本集團一般按照行業慣例及考慮客 戶之信譽、還款記錄及經營年期後 釐訂客戶之信貸條款。每名客戶均 設有最高信貸額。本集團對其未償 還應收款項維持嚴格控制。逾期款 項由高級管理層定期進行審閱。

14. TRADE AND OTHER RECEIVABLES, DEPOSITS PAID AND PREPAYMENTS (CONTINUED)

14. 貿易及其他應收款項、已付 按金及預付款項(續)

The ageing analysis of Group's trade receivables as at the reporting date, based on invoice dates, is as follows:

本集團貿易應收款項於報告日期基於 發票日期的賬齡分析如下:

		Unaudited As at 30 June 2020 未經審核 於二零二年 六月三十日 HK\$'000 千港元	Audited As at 31 December 2019 經審核 於二零一九年 十二月三十一日 HK\$'000 千港元
Within 30 days Over 30 days but within 60 days Over 60 days but within 90 days Over 90 days but within 365 days Over 365 days	30日內 超過30日但於60日內 超過60日但於90日內 超過90日但於365日內 超過365日	2,282 1,484 1,478 4,553 681	7,174 6,413 296 1,333 456
		10,478	15,672

15. CASH AND CASH EQUIVALENTS

15. 現金及現金等價物

		Unaudited	Audited
		As at	As at
		30 June	31 December
		2020	2019
		未經審核	經審核
		於二零二零年	於二零一九年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Cash on hand and at banks	手頭及銀行現金	4,216	2,019
Short-term time deposits	短期定期存款	59,161	37,856
Cash and cash equivalents	現金及現金等價物	63,377	39,875

16. SHARE CAPITAL

16. 股本

		Number of shares 股份數目	Amount 金額 HK\$'000 千港元
Authorised:	法定:		
Ordinary shares of HK\$0.10 each	每股0.10港元之普通股		
At 1 July 2019	於二零一九年七月一日	3,000,000,000	300,000
Increase in authorised share capital (Note (i))	法定股本增加(附註(i))	7,000,000,000	700,000
At 31 December 2019, 1 January 2020	於二零一九年十二月三十一日、 二零二零年一月一日		
and 30 June 2020	及二零二零年六月三十日	10,000,000,000	1,000,000
		Number of shares 股份數目	Amount 金額 HK\$'000 千港元
Issued and fully paid:	已發行及繳足:		
At 1 July 2019	於二零一九年七月一日	1,001,765,216	100,177
Capital reorganisation (Note (i)) Issue of shares pursuant	股本重組(附註()) 根據認購事項	(901,588,695)	(90,159
to subscription (Note (ii)) Issue of shares pursuant	發行股份(附註(ii)) 根據新配售	284,750,000	28,475
to new placing (Note (ii)) Issue of shares pursuant	發行股份(附註(ii)) 根據公開發售	512,698,586	51,270
to public offer (Note (ii))	發行股份(附註(ii))	241,705,083	24,170
At 31 December 2019,	於二零一九年十二月三十一日、		
1 January 2020	二零二零年一月一日		
and 30 June 2020	及二零二零年六月三十日	1,139,330,190	113,933

Notes:

附註:

(i)

(i) On 25 July 2019, a capital reorganisation (the "Capital Reorganisation") became effective, pursuant to a special resolution passed in the Company's extraordinary general meeting on 22 May 2019 in which, the entire amount standing to the credit of the share premium account, convertible bond equity reserve and warrant reserve of the Company on 25 July 2019 was applied to eliminate an equivalent amount of the accumulated losses of the Company. For further information of the Capital Reorganisation, please refer to annual financial statements for the six months ended 31 December 2019. 於二零一九年七月二十五日,股本 重組(「股本重組」)生效,根據本公 司於二零一九年五月二十二日舉行 的股東特別大會上通過的特別決 議案,其中,於二零一九年七月 二十五日,本公司股份溢假賬、可 換股債券股權儲備及認股權證儲備 的全部進賬額已用於對銷本公司累 計虧損之等值金額。有關股本室一九 年十二月三十一日止六個月的年度 財務報表。

16. SHARE CAPITAL (CONTINUED)

Notes: (Continued)

(ii) Subscription and new placing

On 25 July 2019, the subscription (the "Subscription") of a total of 284,750,000 new ordinary shares of the Company has taken place and subscription shares have been allotted and issued to subscribers at a price of HK\$0.52 per share. The Company received a net proceeds from the subscription of approximately HK\$148,070,000, comprising share capital of HK\$28,475,000 and share premium of HK\$119,595,000.

On 25 July 2019, new placing shares of a total of 512,698,586 new ordinary shares of the Company have been allotted and issued to several independent third parties at a price of HK\$0.52 per share (the "New Placing"). Net proceeds of approximately HK\$263,917,000 were raised, comprising share capital of HK\$51,270,000 and share premium of HK\$212,647,000, net of share issue expenses of approximately HK\$2,686,000.

Public offer

According to announcement of allotment results dated 25 July 2019, the Company has allotted 211,173,614 offer shares to the public and 30,531,469 offer shares as reserved shares to the qualifying shareholders under the preferential offering, at the offer price of HK\$0.52 per offer share. Net proceeds of approximately HK\$122,951,000 were raised, comprising share capital of HK\$24,170,000 and share premium of HK\$98,781,000, net of share issue expenses of approximately HK\$2,736,000.

17. SHARE OPTION SCHEME

No share options were granted under the share option schemes for the six months ended 30 June 2020 and 31 December 2019.

16. 股本(續)

附註:(續)

(ii) 認購事項及新配售

於二零一九年七月二十五日,認購 本公司合共284,750,000股新普通 股(「認購事項」)已落實及已按每股 0.52港元之價格配發及發行予認購 人。本公司自認購事項收取所得款 項淨額約148,070,000港元,包括 股本28,475,000港元及股份溢價 119,595,000港元。

於二零一九年七月二十五日, 配售本公司512,698,586股新普 通股(「新配售」)已按每股0.52港 元之價格配發及發行予若干獨 額約263,917,000港元,包括股 本51,270,000港元及股份溢價 212,647,000港元,扣除股份發行 開支約2,686,000港元。

公開發售

根據日期為二零一九年七月二十五 日的分配結果公告,本公司已按 發售價每股發售股份0.52港元向 公眾配發211,173,614股發售股 份及根據優先發售向合資格股東 發售30,531,469股發售股份作 為預額股份。已籌集所得款項淨 額約122,951,000港元,包括股 本24,170,000港元及股份溢價 98,781,000港元,11%股份溢價 支約2,736,000港元。

17. 購股權計劃

截至二零二零年六月三十日及二零 一九年十二月三十一日止六個月概無 根據購股權計劃授出購股權。

18. RELATED PARTY TRANSACTIONS

Save as those disclosed elsewhere in these unaudited interim condensed consolidated financial statements, the Group had the following significant related party transactions during the six months ended 30 June 2020 and 31 December 2019, which were carried out in the normal course of the Group's business:

18. 關聯方交易

除該等未經審核中期簡明綜合財務報 表其他地方所披露者外,本集團截至 二零二零年六月三十日及二零一九年 十二月三十一日止六個月內有下列重 大關聯方交易,其於本集團日常業務 過程中進行:

		Unaudited Six months ended 30 June 2020 未經審核 截至二零二零年 六月三十日 止六個月 HK\$'000 千港元	Audited Six months ended 31 December 2019 經審核 截至二零一九年 十二月三十一日 止六個月 HK\$*000 千港元
Received or receivable from SHK Hong Kong Industries Limited ("SHK"), a related company	已收或應收新工投資有限 公司(「新工」)(一間關聯 公司)款項		
Management fee income (Note (i)(a)) Sundry income (Note (i)(b))	管理費收入(附註(i)(a)) 雜項收入(附註(i)(b))	7,920 566	8,123 1,242

Notes:

附註: (i)(a)

- (i)(a) An investment management agreement (the "Investment Management Agreement") was entered into by the subsidiary. Yu Ming and SHK, which was approved by the shareholders of SHK on 12 September 2018. Under the Investment Management Agreement. Yu Ming agreed to assist the board of directors of SHK with the day-to-day management of SHK from 1 January 2019 to 31 December 2021. Yu Ming is entitled to a management fee equal to 1.5% per annum of the consolidated net asset value attributable to the owners of SHK, calculated and pavable in arrears on a quarterly basis by reference to the arithmetical average of the published consolidated net asset value attributable to the owners of SHK on the last day of each calendar month during each quarter; and a performance fee equal to 20% of the amount by which the audited consolidated net asset value attributable to the owners of SHK of each year ending 31 December exceeds the audited consolidated net asset value attributable to the owners of SHK as at the end of the latest financial year in which Yu Ming was entitled to a performance fee.
- (i)(b) Yu Ming provided day-to-day management (including office administration and operation) to SHK and fees were charged in accordance with the Investment Management Agreement.

協議(「投資管理協議」),由新工股 東於二零一八年九月十二日批准。 根據投資管理協議,禹銘同意於二 零一九年一月一日至二零二一年 十二月三十一日協助新工董事會對 新工進行日常管理。禹銘有權享有 相等於新工擁有人應佔綜合資產淨 值1.5%之年管理費(乃經參考新工 擁有人應佔已刊發綜合資產淨值於 各季度在各曆月最後一日之平均數 以每季計算及支付);及相當於新 工擁有人於截至十二月三十一日止 各年應佔經審核綜合資產淨值超過 新工擁有人於禹銘有權享有表現費 的最近財政年度末應佔經審核綜合 資產淨值之金額之20%之表現費。

附屬公司禹銘與新工訂立投資管理

(i)(b) 禹銘向新工提供日常管理(包括辦 公室管理及經營),費用根據投資 管理協議收取。

18. RELATED PARTY TRANSACTIONS (CONTINUED)

Notes: (Continued)

- (ii) Save as disclosed elsewhere in the condensed consolidated financial statements, the other transactions with the Group's related parties mainly related to the expenses paid by the Group on behalf of its related parties and net advances made to the Group's related parties.
- (iii) The compensation of key management personnel of the Group for the six months ended 30 June 2020 are salaries, allowances and bonus of approximately HK\$1,801,000 (six months ended 31 December 2019: approximately HK\$10,376,000) and pension costs for defined contribution plan of approximately HK\$90,000 (six months ended 31 December 2019: approximately HK\$81,000).

19. LITIGATIONS

Mr. Lim Hang Young ("Plaintiff 1") as the (1) plaintiff filed a writ of summons ("Writ 1") in December 2016 against (i) the Stock Exchange; (ii) Yu Ming; and (iii) L & A International Holdings Limited ("L & A International"), its shares are listed on the GEM of the Stock Exchange as the defendants under a legal proceeding in High Court. Pursuant to the claims generally indorsed on Writ 1, Plaintiff 1 sought, inter alia, for (i) a declaration against the Stock Exchange that the Stock Exchange has acted in bad faith in the vetting of the share subscription during the general offer period; (ii) an order against Stock Exchange to rescind all listing approvals; (iii) a declaration against Yu Ming that Yu Ming purposefully ill advised L & A International to break various the Listing Rules, including assisting L & A International in its multi-layer marketing scheme; and (iv) an order against L & A International to apply for self-delisting. On 21 December 2017, L & A International announced that, inter alia, High Court Action No. HCA 3325/2016 against L & A International was dismissed by the High Court on the ground that the Plaintiff 1 failed to file and serve statement of claim on L & A International.

18. 關聯方交易(續)

- 附註:(續)
- (ii) 除該等簡明綜合財務報表其他地方 所披露者外,與本集團關聯方進行 的其他交易主要與本集團代表其關 聯方支付的費用及向本集團關聯方 提供的墊款淨額有關。
- (iii) 截至二零二零年六月三十日止六個 月本集團主要管理人員的薪酬為 薪金、津貼及花紅約1,801,000港 元(截至二零一九年十二月三十一 日止六個月:約10,376,000港 元)及界定供款計劃退休金成本約 90,000港元(截至二零一九年十二 月三十一日止六個月:約81,000港 元)。

19. 訴訟

於二零一六年十二月,Lim (1) Hang Young先生作為一宗法 律訴訟的原告(「原告1」)入稟 高等法院對案中被告(i)聯交 所;(ii) 禹銘;及(iii) 樂亞國際 控股有限公司(「樂亞國際」, 其股份於聯交所GEM上市) (作為被告)所發出的傳訊令 狀(「傳訊令狀1」)。據傳訊令 狀1大致上聲稱,原告1尋求 (其中包括)(i)宣判聯交所於 全面要約期間在審批股份認 購事項上辦事不力;(ii)頒令 聯交所撤銷所有上市批准; (iii)宣判禹銘蓄意誤導樂亞國 際違反多項上市規則,包括 協助樂亞國際的多層營銷計 劃;及(iv)頒令樂亞國際申 請自行除牌。於二零一七年 十二月二十一日,樂亞國際 宣佈(其中包括)因原告1未能 提交及呈送針對樂亞國際的 起訴書,高等法院已駁回對 樂亞國際提起的編號為HCA 3325/2016的高等法院訴訟。

(1) (Continued)

(2)

The Directors, having obtained the legal opinion from the legal advisers that no litigation has yet been commenced against Yu Ming up to the date of this 2020 Interim Report, although Plaintiff 1 is entitled to serve a writ on any defendant within 12 months of the issue of writ and to apply for extension of the validity of the writ for a period of not exceeding 12 months from the expiry date of the writ and to serve the writ within such extended period, the writ has lapsed since it has not been served within such period, and no demand or claim has been received from Plaintiff 1 in relation to any of the matters mentioned in the said writ, considered that the ultimate outcome and potential obligation of this case cannot be reliably estimated and determined that no provision in respect of this case was made for the six months ended 30 June 2020 and 31 December 2019.

Mr. Kim Sungho ("Plaintiff 2") as the plaintiff filed a writ of summons ("Writ 2") in January 2017 against (i) Strong Light Investments Limited, a substantial shareholder of the L & A International ("Strong Light"); (ii) FP Sino-Rich Securities & Futures Limited ("FP"); (iii) Yu Ming; and (iv) L & A International as the defendants under a legal proceeding in High Court. Pursuant to the claims generally indorsed on Writ 2, Plaintiff 2 sought, inter alia, for (i) a declaration against Strong Light that Strong Light and its parties acting in concert has accumulated over 30% of the outstanding shares in L & A International, thus triggering the mandatory general offer; and (ii) a declaration against FP and Yu Ming that FP purposefully ill advised L & A International to break various Listing Rules, including assisting L & A International in its multi-layer marketing scheme

19. 訴訟(續)

- (1) (續)
 - 董事已獲得法律顧問的法律 意見, 直至本2020中期業績 報告日期尚未對禹銘提起任 何訴訟,儘管原告1有權於發 出傳訊今狀十二個月內向被 告人送達傳訊令狀及申請將 傳訊令狀的有效期延長至自 傳訊 令狀 屆滿 日期 不超過 12 個月期間及於該延長期間內 送達傳訊令狀,由於傳訊令 狀於該期間並無送達而已失 效,及原告1尚未就上述傳訊 令狀所述任何事宜收到要求 或索償,經考慮本案件最終 結果及潛在責任不能可靠估 計,並確定於截至二零二零 年六月三十日及二零一九年 十二月三十一日止六個月並 無就本案件作出撥備。
- 於二零一十年一月,Kim (2)Sungho 先生作為一宗法律訴 訟的原告(「原告2」)入稟高等 法院對案中被告(i)樂亞國際 主要股東昌亮投資有限公司 (「昌亮」); (ii)富泰中順證券期 貨有限公司(「富泰」); (iii)禹 銘:及(iv)樂亞國際所發出的 傳訊令狀(「傳訊令狀2」)。據 傳訊令狀2大致上聲稱,原告 2尋求(其中包括)(i)針對昌亮 的宣判,內容有關昌亮及其 一致行動人士因累計擁有樂 亞國際發行在外股份逾30% 而觸發強制性全面要約;及(ii) 針對富泰及禹銘的宣判,內 容有關富泰蓄意誤導樂亞國 際違反多項上市規則,包括 協助樂亞國際的多層營銷計 劃。

(2) (Continued)

The Directors, having obtained the legal opinion from the legal advisers that no litigation has yet been commenced against Yu Ming up to the date of this 2020 Interim Report, although Plaintiff 2 is entitled to serve a writ on any defendant within 12 months of the issue of writ and to apply for extension of the validity of the writ for a period of not exceeding 12 months from the expiry date of the writ and to serve the writ within such extended period, the writ has lapsed since it has not been served within such period, and no demand or claim has been received from Plaintiff 2 in relation to any of the matters mentioned in the said writ, considered that the ultimate outcome and potential obligation of this case cannot be reliably estimated and determined that no provision in respect of this case was made for the six months ended 30 June 2020 and 31 December 2019.

(3) On 8 May 2017 Yu Ming received a writ of summons ("Writ 3") dated 5 May 2017 filed by China Health Group Limited (formerly China Healthcare Holdings Limited) as plaintiff ("Plaintiff 3") against (i) Yu Ming; (the "Action") (ii)賈虹生; and (iii)趙愷 as defendants under High Court Action No. HCA1077/2017. Pursuant to the statement of claim therein, Plaintiff 3 sought, inter alia, against Yu Ming a declaration that the engagement letter entered into in March 2016 and another engagement letter entered into in May 2016 between Plaintiff 3 and Yu Ming are void and an order that Yu Ming do forthwith pay the sum of HK\$5,300,000, being the fees paid by Plaintiff 3 to Yu Ming under the said engagement letters, to Plaintiff 3. Yu Ming has appointed legal adviser to act for it in relation to the Action, and based on the information and documents Yu Ming provided to it, such legal adviser is of the opinion that Yu Ming has good prospect of successfully defending the Action. Furthermore, Yu Ming has on 7 June 2017 taken out an application to the court to strike out the Action on the around that it discloses no reasonable cause of

19. 訴訟(續)

- (2) (續)
 - 董事已獲得法律顧問的法律 意見, 直至本2020中期業績 報告日期尚未對禹銘提起任 何訴訟,儘管原告2有權於發 出傳訊今狀十二個月內向被 告人送達傳訊令狀及申請將 傳訊令狀的有效期延長至自 傳訊 令狀 屆滿 日期 不超過 12 個月期間及於該延長期間內 送達傳訊令狀,由於傳訊令 狀於該期間並無送達而已失 效,及原告2尚未就上述傳訊 令狀所述任何事宜收到要求 或索償,經考慮本案件最終 結果及潛在責任不能可靠估 計,並確定於截至二零二零 年六月三十日及二零一九年 十二月三十一日止六個月並 無就本案件作出撥備。
- 於二零一十年五月八日,禹 (3) 銘收到中國衛生集團有限公 司(前稱中國衛生控股有限公 司)作為原告(「原告3」)於二零 一七年五月五日向(i)禹銘(「該 訴訟1)、(ii)賈虹生;及(iii)趙 愷(作為被告)發出高等法院 訴訟編號為HCA1077/2017 的傳訊令狀(「傳訊令狀3」)。 根據起訴書,原告3尋求(其 中包括) 對禹銘宣告原告3 與禹銘於二零一六年三月訂 立的委聘函及於二零一六年 五月訂立的另一份委聘函無 效, 並頒令禹銘即時支付款 項5.300.000港元(即原告3已 根據上述委聘函支付予禹銘 的費用)予原告3。禹銘已就 該訴訟委任法律顧問代其行 事,及根據禹銘向其提供的 資料及文件,該法律顧問認 為, 禹銘有頗大機會就該訴 訟成功抗辯。此外,禹銘已 於二零一七年六月七日向法 院申請剔除該訴訟,理據為 其披露並無合理因由之訴訟

(3) (Continued)

action and/or is frivolous or vexatious and/ or is unnecessary and tends to prejudice, embarrass or delay the fair trial of the action and/or is otherwise an abuse of the process of the court. The hearing of the application scheduled to be heard on 21 June 2017 has been adjourned by consent. Plaintiff 3 filed and served its affirmation in opposition to the striking out summons on 29 August 2017, and Yu Ming filed and served its affirmation in reply on 1 November 2017. The hearing for the striking out summons was heard on 19 June 2018 and the application was dismissed. Plaintiff 3 filed its amended statement of claim (which amendments are principally additional details which Plaintiff 3 averred support its claims, but no amendments were made to the actual claims and reliefs sought against the defendants in the statement of claim) on 30 August 2018, Yu Ming has filed its defence and counterclaim by 11 October 2018 and Plaintiff 3 has filed its reply and also served a Mediation Notice on 4 January 2019. Yu Ming served its request for further and better particulars of Plaintiff 3's reply on 10 January 2019 and filed and served an amended defence on 17 January 2019. Mediation took place on 25 February 2019 but was unsuccessful and the parties failed to reach any agreement. Plaintiff 3 filed and served answers to the request for further and better particulars of Plaintiff 3's reply on 18 April 2019. The Plaintiff 3 has filed in court a Rerenewed Writ of Summons on 4 June 2019. and the Re-renewed Writ of Summons has expired on 8 May 2020.

19. 訴訟(續)

(3) (續)

及/或內容屬瑣屑無聊或無 理取鬧及/或並無必要及可 能會對該訴訟的公平審訊造 成損害、妨礙或延遲及/或 以其他方式濫用法院程序。 該申請原計劃於二零一十年 六月二十一日進行聆訊,已 獲同意予以押後。原告3已 於二零一十年八月二十九日 呈交及送達其有關刪除傳訊 今狀的抗辯誓章,而禹銘已 於二零一十年十一月一日呈 交及送達其答覆誓章。有關 刪除傳訊令狀的聆訊已於二 零一八年六月十九日進行聆 訊,而相關申請已被駁回。 於二零一八年八月三十日, 原告3已發出其經修訂起訴 書(當中修訂主要為原告3 主張支持其申索的其他詳 情,但並無於起訴書中對實 際申索作出修訂及對被告作 出減輕),而禹銘已於二零 一八年十月十一日前提交其 抗辯及反申索,並亦於二零 一九年一月四日送達一份仲 裁通知。禹銘於二零一九年 一月十日送達其要求,以尋 求原告3回覆的進一步及更 佳詳情,並於二零一九年一 月十七日提交及送達經修訂 抗辯。仲裁已於二零一九年 二月二十五日進行,但並無 成功,各方未能達成任何協 議。原告3已於二零一九年四 月十八日就其回覆提供更詳 盡清楚資料之要求提交送達 回覆。原告3已於二零一九年 六月四日向法院提交一份傳 訊令狀續期,而該傳訊令狀 續期已於二零二零年五月八 日到期。

(3) (Continued)

The Group's legal adviser is of the view that Yu Ming is entitled to rely on the "indoor management rule", which states that any person contracting with a company and dealing in good faith with the same may assume that acts within its constitution and powers have been properly and duly performed and are not bound to inquire whether acts of internal management have been regular. They are also of the view that there are contemporaneous records and correspondence evidencing Yu Ming's work done for the plaintiff pursuant to the engagement letters. Based on the information and documents provided to it by Yu Ming, the Group's legal adviser is of the opinion that. the vagaries of litigation aside, Yu Ming is very likely to successfully defend the Action.

The Directors, having obtained the legal opinion from the legal adviser, considered that the ultimate outcome and potential obligation of this case cannot be reliably estimated and determined that no provision in respect of this case was made for the six months ended 30 June 2020 and 31 December 2019.

19. 訴訟(續)

(3) (續)

董事已獲得法律顧問的法律 意見,認為本案件之最終結 果及潛在責任不能可靠估 計,並確定於截至二零二零 年六月三十日及二零一九年 十二月三十一日止六個月並 無就本案件作出撥備。

20. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS

Financial assets carried at fair value

The following table presents financial assets measured at fair value at the reporting date in accordance with fair value hierarchy. The hierarchy groups financial assets into three levels based on the relative reliability of significant inputs used in measuring the fair value of these financial assets and liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets and liabilities;
 - Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The level in the fair value hierarchy within which the financial asset is categorised in its entirety is based on the lowest level of input that is significant to the fair value measurement.

20. 金融工具之公平值計量

按公平值列賬之財務資產

下表呈列根據公平值層級,於報告日 按公平值計量的財務資產之資料。此 層級根據計量此等財務資產之公平值 所使用的重要輸入數據的相對可靠 性,將財務資產劃分為三層。公平值 層級分為以下各層:

- 第一層:相同資產及負債於
 活躍市場的報價(未作調整);
 - 第二層:第一層所包括之報 (周以外就該資產或負債可觀 察之輸入數據,可為直接 (即如價格)或間接(即源自價 格);及
- 第三層:資產或負債並非依 據可觀察市場數據之輸入數 據(非可觀察輸入數據)。

公平值層級乃基於對公平值計量而言 屬重大之輸入數據最低層級,該層對 財務資產進行整體分類。

簡明綜合財務報表附註(續)

20. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

20. 金融工具之公平值計量(續)

Financial assets carried at fair value (Continued)

The financial assets measured at fair value in the statement of financial position are grouped into the fair value hierarchy as follows:

按公平值列賬之財務資產(續)

於財務狀況表內按公平值計量之財務 資產乃劃分為以下的公平值層級:

		Unaudited As at 30 June 2020 未經審核 於二零二零年六月三十日			
		Level 1 第一層 HK\$'000 千港元	Level 2 第二層 HK\$'000 千港元	Level 3 第三層 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Assets Financial assets at FVPL – Listed equity securities held for trading	資產 按公平值計入損益之 財務資產 一持作買賣的上市 股本證券	246	_	_	246
Total fair value	公平值總值	246	-	-	246

			Audit As at 31 Dece 經審 於二零一九年十	ember 2019 核	
		Level 1 第一層 HK\$'000 千港元	Level 2 第二層 HK\$'000 千港元	Level 3 第三層 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Assets Financial assets at FVPL – Listed equity securities held for trading	資產 按公平值計入損益之 財務資產 −持作買賣的上市 股本證券	1,093	_	_	1,093
Total fair value	公平值總值	1,093	-	-	1,093

There were no transfers between levels during the six months ended 30 June 2020 and 31 December 2019.

截至二零二零年六月三十日及二零 一九年十二月三十一日止六個月內, 層級之間並無轉移。

21. IMPACT OF NOVEL CORONAVIRUS OUTBREAK TO THE GROUP

Though Yu Ming has secured significant mandates during the six months ended 30 June 2020, the repercussions of the People's Republic of China ("PRC") travel restrictions caused by the coronavirus create low visibility to our corporate finance advisory operations:

- Since face to face meetings have been the common interface with clients, the challenges Yu Ming faces in 2020 will be the difficulties of meeting PRC clients in the corporate finance business, where client instructions and professional parties' discussions are most effective in physical meetings.
- 2. Some of our works involve reviewing recommendations or decisions of the Stock Exchange where we and clients physically attend to make effective representation at listing committee hearings. The imposition of a fourteen-day guarantine on PRC clients travelling to Hong Kong with a standard seven-day stay permit make it impossible for them to attend those hearings physically. If hearings are postponed, the income recognition of such mandates would likewise be postponed. If the hearings are held with a conference call, the clients would not be able to make an effective representation faceto-face with the listing committee members. Therefore, the travel restrictions are expected to affect revenue, but the extent is too early to conclude.

The Group applied for a government support program introduced in response to the global pandemic. Included in profit or loss is HK\$351,000 (six months ended 31 December 2019: Nil) of government grants obtained relating to supporting the payroll of the Group's employees. The Group has presented this government grant in other net income. The Group had to commit to spending the assistance on payroll expenses, and not reducing employee head count below prescribed levels for a specified period of time. The Group does not have any unfulfilled obligations relating to this program.

21. 新型冠狀病毒疫情爆發對本 集團的影響

截至二零二零年六月三十日止六個月 內,雖然禹銘已獲得重要委託書,但 因冠狀病毒導致的中華人民共和國 (「中國」)出行限制之影響使我們企業 融資顧問業務的可見度很低:

- 由於面對面會議已成為與客 戶的常見交流方式, 禹銘於 二零二零年面臨的最大挑戰 將是難以會見中國企業融資 業務客戶,而親身列席會議 是客戶指示及專業人士討論 最為有效的。
- 2. 我們的部分工作涉及審閱聯 交所的建議或決定,而我們 及客戶須親自出席上市委員 會聆訊並作出有效陳述。對 持有標準七天逗留許可證前 往香港的中國客戶施加十四 天的隔離, 使彼等無法親 身出席該等聆訊。倘聆訊延 遲,則該等委託書之收入確 認會相應延遲。倘聆訊以電 話會議的形式進行,則客戶 可能無法面對面與上市委員 會成員進行有效陳述。因 此,預期出行限制將影響收 益, 但得出影響程度之結論 尚為時過早。

本集團申請了針對全球大流行的政府 支持計劃。於損益中包含與支援本 集團僱員薪金支出有關的政府補貼 351,000港元(截至二零一九年十二月 三十一日止六個月:無)。本集團已 將該政府補助於其他收入淨額列示。 本集團必須承諾將該補貼用於薪金支 出並在一定時間內不得將員工人數減 少到規定水平以下。本集團沒有任何 未履行與此計劃有關的義務。

