

IDT INTERNATIONAL LIMITED 萬威國際有限公司

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司)

(Stock code 股份代號: 167)

Interim Report 中期報告



創新點亮生活

Embracing innovations that enhance the quality of life



Corporate Information

公司資料

BOARD OF DIRECTORS

Executive directors

Zhu Yongning (Chief Executive Officer)

Non-executive director

Song Rongrong (Resigned on February 28, 2020) Wu Qing (Appointed on March 31, 2020, resigned on July 16, 2020) Cui Xiao (Appointed on August 25, 2020)

Independent non-executive directors

Zhou Meilin Xu Jinwen Zhou Rui

EXECUTIVE COMMITTEE

Zhu Yongning

AUDIT COMMITTEE

Zhou Meilin *(Chairman)* Xu Jinwen Zhou Rui

NOMINATION AND CORPORATE GOVERNANCE COMMITTEE

Zhou Rui *(Chairman)* Zhou Meilin Xu Jinwen

REMUNERATION COMMITTEE

Xu Jinwen *(Chairman)* Zhou Rui (Appointed on July 16, 2020) Zhou Meilin

AUTHORISED REPRESENTATIVES

Xu Chiming (Retired on March 31, 2020) Shum Shing Kei Zhu Yongning (Appointed on March 31, 2020)

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Hang Seng Bank Limited

董事會

執行董事

朱永寧(行政總裁)

非執行董事

宋榮榮(於二零二零年二月二十八日退任) 吳清(於二零二零年三月三十一日獲委任, 於二零二零年七月十六日退任) 崔嘯(於二零二零年八月二十五日獲委任)

獨立非執行董事

周美林 徐錦文 周鋭

執行委員會

朱永寧

審核委員會

周美林(主席) 徐錦文 周鋭

提名及管治委員會

周鋭(主席) 周美林 徐錦文

薪酬委員會

徐錦文(主席) 周鋭(於二零二零年七月十六日委任) 周美林

授權代表

徐志明(於二零二零年三月三十一日退任) 沈成基 朱永寧(於二零二零年三月三十一日獲委任)

主要往來銀行

香港上海滙豐銀行有限公司 恒生銀行有限公司

二零二零年中期報告

Corporate Information

公司資料

LEGAL ADVISOR

Bermuda

Conyers Dill & Pearman

SHARE REGISTRARS

Bermuda

Convers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton, HM 11 Bermuda

Hong Kong

Union Registrars Limited Suites 3301-04, 33/F. Two Chinachem Exchange Square 338 King's Road North Point Hong Kong

BERMUDA REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton, HM 11 Bermuda

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Block C, 9th Floor Phase 1, Kaiser Estate 41 Man Yue Street Hunghom Kowloon Hong Kong

STOCK CODE

167

WEBSITES

www.idthk.com

法律顧問

百慕大

Conyers Dill & Pearman

股份渦戶登記處

百慕大

Convers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton, HM 11 Bermuda

香港

聯合證券登記有限公司 香港 北角 英皇道338號 華懋交易廣場2期 33樓3301-04室

百慕大註冊辦事處

Clarendon House 2 Church Street Hamilton, HM 11 Bermuda

香港主要營業地點

香港 九龍 紅磡 民裕街41號 凱旋工商中心1期 9樓C座

股份代號

167

網址

www.idthk.com

Financial Highlights 財務摘要

IDT INTERNATIONAL LIMITED is an investment holding company with subsidiaries engaged in investment holdings, as well as the design, development, manufacture, marketing and distribution of lifestyle electronic products.

FINANCIAL HIGHLIGHTS

- Turnover amounted to HK\$32.1 million (1H2019: HK\$113.3 million).
- Gross profit amounted to HK\$3.3 million (1H2019: HK\$18.3 million).
- Total operating expenses amounted to HK\$44.5 million (1H2019: HK\$49.9 million).
- Loss for the period amounted to HK\$37.4 million (1H2019: HK\$30.4 million).
- Cash balances of the Group amounted to HK\$10.5 million (December 31, 2019: HK\$18.0 million).

INTERIM RESULTS

The board of directors (the "Board") of IDT International Limited (the "Company") hereby announces the unaudited condensed results of the Company and its subsidiaries (the "Group") for the six months ended June 30, 2020 together with the comparative figures for the corresponding period ended June 30, 2019 ("1H2019").

萬威國際有限公司乃一間投資控股公司,連 同其附屬公司主要從事投資控股、設計、開 發、製造、市場推廣及分銷時尚生活電子產 品。

財務摘要

- 營業額為港幣32.1百萬元(二零一九 年上半年:港幣113.3百萬元)。
- 毛利為港幣3.3百萬元(二零一九年上 半年:港幣18.3百萬元)。
- 總營運開支為港幣44.5百萬元(二零 一九年上半年:港幣49.9百萬元)。
- 本期間虧損為港幣37.4百萬元(二零 一九年上半年:港幣30.4百萬元)。
- 本集團現金結餘為港幣10.5百萬元 (二零一九年十二月三十一日:港幣 18.0百萬元)。

中期業績

萬威國際有限公司(「本公司」)的董事會(「董事會」)公佈本公司及其附屬公司(「本集團」) 截至二零二零年六月三十日止六個月的未經 審核簡明業績連同截至二零一九年六月三十 由本祖應期間(「二零一九年上半年」)的比較 數據。

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

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

Six months ended June 30, 截至六月三十日止六個月

2020

		Notes 附註	2020 二零二零年 (Unaudited) (未經審核) <i>HK\$'M</i> 港幣百萬元	2019 二零一九年 (Unaudited) (未經審核) <i>HK\$'M</i> 港幣百萬元
Turnover Cost of goods sold	營業額 銷售成本	5	32.1 (28.8)	113.3 (95.0)
Gross profit Other gains and losses Research and development costs Distribution and selling expenses General administrative expenses Finance costs	毛利 其他收益及虧損 研究及開發費用 分銷及銷售開支 一般行政開支 融資成本		3.3 3.9 (8.0) (7.6) (28.9) (0.1)	18.3 4.3 (2.9) (18.2) (28.8) (3.1)
Loss before taxation Taxation	除税前虧損 税項	6 7	(37.4) -	(30.4)
Loss for the period	本期間虧損		(37.4)	(30.4)
Other comprehensive income/(expenses): Items that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	其他全面收入/(開支): <i>其後可能會重新分類至 損益脹的項目:</i> 換算海外業務產生的 匯兑差額		5.3	0.4
Loss and total comprehensive expenses for the period	期內虧損及全面 開支總額		(42.7)	(30.0)
Loss and total comprehensive expense for the period attributable to: Owners of the Company Non-controlling interests	以下人士應佔期內虧損及 全面開支總額: 本公司擁有人 非控股權益		(42.7) -	(30.0)
			(42.7)	(30.0)
Loss per share – Basic	每股虧損-基本	8	(1.44 HK cents) (1.44港仙)	(1.17 HK cents) (1.17港仙)

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

As at June 30, 2020 於二零二零年六月三十日

		As at	As at
		June 30,	December 31,
		2020	2019
		於二零二零年	於二零一九年
		六月三十日	十二月三十一日
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
	Notes	HK\$'M	HK\$'M
	附註	港幣百萬元	港幣百萬元
非流動資產			
		6.6	11.8
			4.8
租金按金		3.4	3.4
		12.2	20.0
流動資產			
		9.4	16.8
	q		47.1
	,		18.0
2113/42/2002			
		58.9	81.9
流動負債			
	10	71.3	78.7
	10		11.8
,,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			39.2
			5.0
			23.3
股東貸款		91.0	69.0
		238.9	227.0
流動負債淨值		(180.0)	(145.1)
負債淨值		(167.8)	(125.1)
		, ,,	, ,
股本及儲備			
	11	260.0	260.0
儲備		(427.9)	(385.2)
本公司擁有人			
		(167.9)	(125.2)
非控股權益		0.1	0.1
虧絀淨額		(167.8)	(125.1)
	流動資產	附註 非流動資產 物業權資產 物質產 和金按金 次數資產 方數資產 存貨及其他應收款項 有貨人及財務 日本股票 相間 10 應付款項 10 應付款 10 機構 10 方面 10 成本股儲備 11 本本應股機構 11 非控股權益	June 30, 2020 於二零二零年 六月三十日 (Unaudited) (未經審核)

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

			Attr		ners of the Co 確有人所佔	mpany		Non-	
		Share capital 股本 (Unaudited) (未經審核) <i>HK\$*M 港幣百萬元</i>	Share premium 股份溢價 (Unaudited) (未經審核) HK\$'M 港幣百萬元	Other reserve 其他儲備 (Unaudited) (未經審核) HK\$'M 港幣百萬元	作用人所怕 Translation reserve 貨幣 換算儲備 (Unaudited) (未經審核) HK\$'M 港幣百萬元	Revenue reserve 利潤儲備 (Unaudited) (未經審核) <i>HK\$'M</i> 港幣百萬元	Total 總額 (Unaudited) (未經審核) <i>HK\$*M</i> 港幣百萬元	non- controlling interests 非控股 權益 (Unaudited) (未經審核) <i>HK\$*M</i> 港幣百萬元	Total equity 權益總額 (Unaudited) (未經審核) HK\$"M 港幣百萬元
As at January 1, 2020 Exchange differences arising from translation of foreign operations	於二零二零年一月一日 換算海外業務產生之 匯兑差額	260.0	165.0	32.5	(101.8)	(480.9)	(125.2)	0.1	(125.1)
Loss for the period	本期間虧損	-	-	-	(3.3)	(37.4)	(37.4)	-	(37.4)
Total comprehensive expenses for the period	期內全面開支總額	-	-		(5.3)	(37.4)	(42.7)	-	(42.7)
As at June 30, 2020	於二零二零年六月三十日	260.0	165.0	32.5	(107.1)	(518.3)	(167.9)	0.1	(167.8)
As at January 1, 2019 Exchange differences arising from translation	於二零一九年一月一日 換算海外業務產生之 匯兑差額	260.0	165.0	32.5	(102.8)	(397.8)	(43.1)	0.1	(43.0)
of foreign operations Loss for the period	本期間虧損	-	-	-	0.4	(30.4)	0.4 (30.4)	-	0.4 (30.4)
Total comprehensive expenses for the period	期內全面開支總額	-	_	-	0.4	(30.4)	(30.0)	-	(30.0)
As at June 30, 2019	於二零一九年六月三十日	260.0	165.0	32.5	(102.4)	(428.2)	(73.1)	0.1	(73.0)

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

Six months ended June 30, 截至六月三十日止六個月

		2020 二零二零年 (Unaudited) (未經審核) <i>HK\$'M</i> 港幣百萬元	2019 二零一九年 (Unaudited) (未經審核) <i>HK\$*M</i> 港幣百萬元
Net cash used in operating activities Net cash used in investing activities Net cash generated from (used in) financing activities	經營活動所用現金淨額 投資活動所用現金淨額 融資活動所得(所用) 現金淨額	(23.8) - 16.3	(10.2) (17.7) 26.0
Net decrease in cash and cash equivalents Cash and cash equivalents at	現金及等同現金項目之 減少淨額 期初之現金及等同現金項目	(7.5)	(1.9)
beginning of the period	74177 70 m 27 (1 F 1 7 0 m 27)	18.0	22.3
Cash and cash equivalents at end of the period	期末之現金及等同現金項目	10.5	20.4
Analysis of the cash and	現金及等同現金項目分析:		
cash equivalents: Cash and bank balances	現金及銀行結餘	10.5	20.4

Notes: 附註:

GENERAL INFORMATION

IDT International Limited (the "Company", together with its subsidiaries are collectively referred to as the "Group") was incorporated in Bermuda as an exempted company with limited liability. The shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company is located at Block C, 9th Floor, Phase I, Kaiser Estate, 41 Man Yue Street, Hunghom, Kowloon, Hong Kong.

The Company acts as an investment holding company while its subsidiaries are principally engaged in the design, development, manufacture, sales and marketing of various consumer electronic products.

2. BASIS OF PREPARATION

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

The unaudited condensed consolidated interim financial statements have been prepared on the historical cost basis. The accounting policies and method of computation used in the preparation of this condensed consolidated interim financial information are consistent with those used in the financial statements for the year ended December 31, 2019, except as mentioned below.

1. 一般資料

萬威國際有限公司(「本公司」,連同 其附屬公司統稱「本集團」)乃於百慕 達註冊成立之獲豁免有限公司。本 公司股份在香港聯合交易所有限公司 (「聯交所」)主板上市。本公司註冊辦 事處及主要營業地點位於香港九龍紅 個民裕街41號凱旋工商中心一期9樓 (座。

本公司乃一間投資控股公司。各附屬公司之主要業務為設計、開發、製造、銷售及推廣多種電子消費產品。

2. 編製基準

截至二零二零年六月三十日止六個月的未經審核簡明綜合中期財務資料已根據香港聯合交易所證券上市規則 (「上市規則」)附錄十六的適用披露規定,以及由香港會計師公會(「香港會計師公會」)頒佈的香港會計準則第34號(中期財務報告|而編製。

未經審核簡明綜合中期財務報表已根據歷史成本法編製。編製本簡明綜合中期財務資料時所使用的會計政策及計算方法與編製截至三零一九年十二月三十一日止年度的財務報表時所用者一致,惟下文所述者除外。

附註:

3. APPLICATION OF NEW AND REVISED HKFRSs

For the purpose of preparing and presenting the condensed consolidated financial statements for the six months ended June 30, 2020, the Group has consistently applied all the new and amendments to Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance.

The Group has not yet adopted any new and amendments to HKFRSs that have been issued but are not yet effective. The Group is in the process of assessing the impact of the adoption of such new and amendments to HKFRSs on the Group's results and financial position.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements used in preparing this condensed consolidated interim financial information are evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The resulting accounting estimates are, by definition, seldom equal to the related actual results. The estimates and assumptions that have a significant effect on the carrying amounts of assets and liabilities include the useful lives of property, plant and equipment, recoverability of intangible assets, impairment of goodwill, allowances for trade receivables and inventories and the determination of income taxes.

In the determination of incremental borrowing rate, the Group applies judgement to determine the applicable rate to calculate the present value of lease payments. The incremental borrowing rate of the Group applied will significantly affect the amount of lease liabilities and right-of-use assets recognised.

3. 應用新訂及經修訂香港財務 報告準則

為編製及呈列截至二零二零年六月 三十日止六個月的簡明綜合財務報 表,本集團已貫徹應用所有香港會計師公會(「香港會計師公會」)頒佈之香 港財務報告準則(「香港財務報告準 則」,包括所有適用香港會計準則」) 及詮釋)、香港公認會計原則及香港 《公司條例》之披露規定。

本集團並未採納任何已頒佈但尚未生效的新訂及經修訂香港財務報告準則。本集團正在評估採納有關新訂及經修訂香港財務報告準則對本集團業績及財務狀況的影響。

4. 主要會計估計及判斷

編製簡明綜合中期財務資料的估計及 判斷會按過往經驗及其他因素(包括 在現有情況下的未來事件的合理預 期)作出。會計估計甚少等同有關實 際結果。對資產及負,包括物業 影響之估計及假設,包括物業、資產及 及設備之可用年期、收回無形資及 成數、商譽減值、貿易應收賬款 貨撥備以及所得稅釐定。

於釐定增量借款利率時,本集團運用 判斷以釐定計算租賃付款現值的適用 利率。本集團使用的增量借款利率對 所確認的租賃負債金額及使用權資產 造成重大影響。

Notes: 附註:

SEGMENT INFORMATION

Turnover represents the amounts received and receivable for goods sold by the Group to outside customers, net of discounts and sales related taxes. Turnover represents mainly Oregon Scientific branded sales ("Branded Sales") and Original Equipment Manufacturer and Original Design Manufacturer sales ("OEM/ODM Sales").

The information reported to the Executive Directors of the Company, being the chief operating decision maker (the "CODM") were reorganised based on district products to different customer groups. The reportable and operating segments were namely Connected home and communications ("CoH"), Health and wellness ("H&W"), Smart learning and immersive technology ("SLIT"), in addition, other electric products which are individually insignificant were aggregated and reported under others.

分部資料 5.

營業額代表本集團向外部客戶出售產 品而已收及應收之款項,乃扣除折 扣及相關銷售税。營業額主要代表 Oregon Scientific品牌銷售(「品牌銷 售」)及原設備製造及原設計製造銷售 (「原設備製造/原設計製造銷售」)。

呈報予本公司執行董事(即主要營運 決策人(「主要營運決策人」))之資料 乃基於將產品劃分至不同客戶群確 認。可報告及營運分部分別為智能家 居(「智能家居」)、智能運動健康及保 健(「智能運動健康及保健」)、智能教 育與學習(「智能教育與學習」)。此 外,其他電子產品由於個別金額不大 而歸納報告為其他分部。

Connected home and communications

design, development, manufacture, and sales and marketing of home connected and communication products

設計、開發、製造,以及銷售及推廣智能家居產品

Health and wellness

智能家居

design, development, manufacture, and sales and marketing of health and wellness products

智能運動健康及保健

設計、開發、製造,以及銷售及推廣智能運動健康及保健產品

Smart learning and immersive Technology 智能教育與學習

design, development, manufacture and sales and marketing of electric learning and inner size products

設計、開發、製造,以及銷售及推廣智能教學及融入科技產品

Others 其他

design, development, manufacture, and sales and other electronic

products

設計、開發、製造,以及銷售及其他電子產品

The Group disaggregated its turnover based on branded sales and OEM/ODM sales and reported to the CODM. No separate results of branded sales and OEM/ODM sales were reported to the CODM.

Turnover represents the net amounts received and receivable for goods sold by the Group to outside customers, net of discounts and sales related taxes.

本集團按品牌銷售及原設備製造/ 原設計製造銷售劃分其營業額並呈報 予主要營運決策人。並無向主要營運 決策人分別呈報品牌銷售及原設備製 造/原設計製造銷售業績。

營業額代表本集團向外部客戶出售產 品而已收及應收之款項淨額,乃扣除 折扣及相關銷售税。

附註:

5. SEGMENT INFORMATION (Continued) 5. 分部資料(續)

The following is an analysis of the Group's revenue and results by operating segments:

本集團按營運分部之收入及業績分析 如下:

		Smart Learning and Immersive Technology 智能教育 與學習 HKS'M 港幣百萬元	Connected Home and Communications 智能家居 HKKS'M 港幣百萬元	Health and Wellness 智能運動 健康及保健 HKS'M 港幣百萬元	Others 其他 HK\$'M 港幣百萬元	Total 總額 HKS'M 港幣百萬元
Six months ended June 30, 2020 Segment revenue	截至二零二零年 六月三十日止六個月 分部收入					
Branded sales OEM/ODM sales	品牌銷售 原設備製造/ 原設計製造銷售	10.0	3.2	0.1 2.9	4.5	13.3
	「「「「「「」」 「「」 「」 「」 「」 「」 「」 「」 「」 「」 「」	-	11.4	2.9	4.3	10.0
Total segment revenue	分部收入總額	10.0	14.6	3.0	4.5	32.1
Segment profit/(loss)	分部溢利/(虧損)	2.3	0.7	(0.3)	0.6	3.3
Unallocated expenses	未經分配之開支					(40.7)
Loss before taxation	除税前虧損					(37.4)
Six months ended June 30, 2019 Segment revenue	截至二零一九年 六月三十日止六個月 分部收入					
Branded sales	品牌銷售	16.5	13.3	1.2	0.4	31.4
OEM/ODM sales	原設備製造/ 原設計製造銷售	-	3.9	73.5	4.5	81.9
Total segment revenue	分部收入總額	16.5	17.2	74.7	4.9	113.3
Segment loss	分部虧損	(5.8)	(5.5)	(5.2)	(1.9)	(18.4)
Unallocated expenses	未經分配之開支					(12.0)
Loss before taxation	除税前虧損					(30.4)

附註:

5. **SEGMENT INFORMATION (Continued)**

Segment revenue reported above represents revenue generated from external customers. There were no inter-segment sales in both periods.

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment profit/(loss) represents the profit/(loss) earned by each segment without allocation of interest income and unallocated expenses such as central administrative cost and finance costs. This is the measure reported to the Group's chief operating decision maker, for the purposes of resource allocation and performance assessment.

6. LOSS BEFORE TAXATION

Loss before taxation has been arrived at after charging/(crediting) the following:

5. 分部資料(續)

上文所報告之分部收入代表向外部客 戶銷售的收入。兩個期間,皆沒有分 部間之銷售。

經營分部之會計政策與本集團之會計 政策相同。分部溢利/(虧損)即各分 部所賺取之溢利/(虧損),但並無就 利息收入、未經分配之開支如總部行 政成本及融資液本作出分配。此為向 集團主要營運決策人就資源分配及表 現評估作報告之計量方式。

6. 除税前虧損

除税前虧損已扣除/(計入)下列各項:

Six months ended June 30, 截至六月三十日止六個月

		2020	2019
		二零二零年	二零一九年
		HK\$'M	HK\$'M
		港幣百萬元	港幣百萬元
Depreciation of property,	物業、廠房及設備之折舊		
plant and equipment		5.2	6.1
Amortisation of right-of-use assets	使用權資產攤銷	5.4	10.9
Net exchange losses	淨匯兑虧損	2.2	2.3

7. TAXATION

The charge comprises:

7. 税項

税項費用包括:

Six months ended June 30, 截至六月三十日止六個月

		2020 二零二零年 <i>HK\$'M</i> 港幣百萬元	2019 二零一九年 <i>HK\$'M</i> <i>港幣百萬元</i>
Taxation of the Company and its subsidiaries:	本公司及其附屬公司税項:		
Hong Kong Profits Tax Taxation in other jurisdictions	香港利得税 其他司法權地區之税項		-
		-	_

附註:

7. TAXATION (Continued)

Hong Kong profits tax has been provided at the statutory tax rate of the estimated assessable profits for the period less available tax losses. Under the two-tier profits tax rates regime, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

8. LOSS PER SHARE

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

7. 税項(續)

香港利得税已根據估計期內應課稅溢 利減可用稅務虧損按法定稅率作出撥 備。根據利得稅兩級制,合資格法團 首港幣2百萬元溢利的利得稅率將為 8.25%,其後港幣2百萬元以上的溢 利則按16.5%徵稅。其他司法權地區 利稅項乃按照有關地區現行之稅率計 質。

8. 每股虧損

本期間本公司擁有人所佔每股基本虧 損乃按下列數據計算:

Six months ended June 30, 截至六月三十日止六個月

	2020	2019
	二零二零年	二零一九年
	HK\$'M	HK\$'M
	港幣百萬元	港幣百萬元
-		
	(37.4)	(30.4)

Loss for the period attributable to owners of the Company for the purposes of calculating basic loss per share 用以計算每股基本虧損之 本公司擁有人本期間 所佔之虧損

Six months ended June 30, 截至六月三十日止六個月

2020 二零二零年	2019 二零一九年
2,599,993,088	2,599,993,088

Number of ordinary shares for the purposes of calculating basic loss per share 用以計算每股基本虧損之 普通股股數

No diluted loss per share are presented as there were no potential dilutive ordinary shares in issue during both periods. 由於兩個期間內並無任何已發行潛在 攤薄普通股,故並無呈列每股攤薄虧 損。

附註:

TRADE AND OTHER RECEIVABLES

The following is an ageing analysis of trade receivables (net of provision for doubtful debts) presented based on the invoice date at the reporting date:

貿易及其他應收款項 9.

於報告結算日扣除呆賬撥備之貿易應 收賬款按發票日期呈列之賬齡分析如 下:

		As at	As at
		June 30,	December 31,
		2020	2019
		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\$'M	HK\$'M
		港幣百萬元	港幣百萬元
		70.11.11.11	70.17.77.0
0 to 30 days	0至30目	9.2	21.1
31 to 90 days	31日至90日	1.4	4.7
Over 90 days	90日以上	16.9	3.0
Over 50 days	30月 次上	10.5	3.0
T 1 11	Ø 日 库 ル E お	27.5	20.0
Trade receivables	貿易應收賬款	27.5	28.8
Other receivables	其他應收款項	11.5	18.3
Total trade and other receivables	貿易及其他應收款項總額	39.0	47.1

The Group normally allows credit period of 30 to 60 days to its trade customers. Customers with a long business relationship and strong financial position are allowed to settle their balances beyond the normal credit terms up to 90 days.

本集團給予貿易客戶之信貸期一般由 30日至60日不等。與本集團擁有長 久業務關係及財務狀況穩固之客戶則 容許其清還結餘的期限高於正常信貸 期至90日。

10. TRADE AND OTHER PAYABLES

The following is an ageing analysis of trade payables presented based on the invoice date at the end of the reporting period:

10. 貿易及其他應付款項

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於報告期間結算日之貿易應付賬款按 發票日期呈列之賬齡分析如下:

		As at June 30, 2020 於二零二零年 六月三十日	As at December 31, 2019 於二零一九年 十二月三十一日
		HK\$′M 港幣百萬元	HK\$'M 港幣百萬元
0 to 30 days 31 to 90 days Over 90 days	0至30日 31日至90日 90日以上	2.3 2.3 28.2	14.8 17.1 25.5
Trade payables Other payables	貿易應付賬款 其他應付款項	32.8 38.5	57.4 21.3
Total trade and other payables	貿易及其他應付款項總額	71.3	78.7

附註:

11. SHARE CAPITAL

11. 股本

Number of shares

股份數目

Amount

金額

		放切数百	HK\$'M 港幣百萬元
Authorised: At December 31, 2019 and June 30, 2020 – ordinary shares of HK\$0.10 each	法定股本: 於二零一九年十二月三十一日 及二零二零年六月三十日 - 每股面值港幣0.10元之		
	普通股	20,000,000,000	2,000.0
At December 31, 2019 and June 30, 2020 – ordinary shares of US\$0.10 each	於二零一九年十二月三十一日 及二零二零年六月三十日 - 每股面值0.10美元之普通股	10,000	
Issued and fully paid: At December 31, 2019 and June 30, 2020 – ordinary shares of HK\$0.10 each	已發行及繳足股本: 於二零一九年十二月三十一日 及二零二零年六月三十日 一 每股面值港幣0.10元之 普通股	2,599,993,088	260.0

FINANCIAL RESULTS

The Group's total revenue for the six months ended June 30, 2020 amounted to HK\$32.1 million (1H2019: HK\$113.3 million), representing a decrease of approximately 71.7% as compared with the same period last year.

Gross profit totaled HK\$3.3 million (1H2019: HK\$18.3 million), representing a decrease of approximately 82.0% as compared with the same period last year. Gross profit margin decreased to 10.3% in first half of 2020, mainly due to the fact that the unit production costs increased. The Group allocated the production resources to those customers' orders with high profit margins. However, those sales orders were relatively less in terms of quantity and the fixed production overhead remained stable.

Total operating expenses of the Group, including research and development costs, distribution and selling expenses, general administrative expenses and finance cost, amounted to HK\$44.5 million (1H2019: HK\$49.9 million). As the revenue decreased during the six months ended June 30, 2020 and the management implemented various measures to control the operating expenses, the operating expenses decreased accordingly.

Other gains and losses during first half of 2020 were recorded as net gains of HK\$3.9 million (1H2019: gains of HK\$4.3 million).

Losses for the six months ended June 30, 2020 was HK\$37.4 million (1H2019: loss of HK\$30.4 million).

BUSINESS REVIEW

In the first half year of 2020 (the "Y2020"), the overall purchase momentum particularly in the consumer electronic business is much more sluggish due to the COVID-19 pandemic and the trade war and overall unsteady global economy. The Group continued to place significant effort in re-shaping the product development direction, customer base and commercial terms, and streamlining its organizational structure, operation processes and administration costs. The Group has achieved the sales revenue amount HK\$32.1 million in 1st half of Y2020.

Smart Learning & Immersive Technology (SLIT) and Sports, Fitness and Health (SFH) are still the main product categories; the Group already found way and now is working on new product development in such area. At the same time, the management carried out several measures to enhance the lean manufacturing, streamlining manpower and implementing business model change in overseas operations. The Group also focused on developing projects with good quality key customers and no low-or-negative margin project policy remained.

財務業績

截至二零二零年六月三十日止六個月,本集 團錄得總收入港幣32.1百萬元(二零一九年 上半年:港幣113.3百萬元),較去年同期下 降約71.7%。

毛利總額為港幣3.3百萬元(二零一九年上半年:港幣18.3百萬元),較去年同期下降約82.0%。於二零二零年上半年毛利率下降至10.3%,乃主要由於單位生產成本增加所致。本集團將生產資源分配予具有高利潤率的客戶訂單。然而,該等銷售訂單數量相當較少,但其固定生產費用保持穩定。

於二零二零年上半年,其他收益及虧損錄得 淨收益港幣3.9百萬元(二零一九年上半年: 收益港幣4.3百萬元)。

截至二零二零年六月三十日止六個月之虧損 為港幣37.4百萬元(二零一九年上半年:虧 損港幣30.4百萬元)。

業務回顧

在二零二零年上半年,由於全球新冠肺炎疫情以及中美貿易戰導致全球經濟的整體不穩定,總體購買勢頭尤其是消費電子行業的購買勢頭更加低迷。本集團繼續致力於重塑產品發展方向、零戶群及商業條款,並精簡組織架構、營運流程及行政成本。集團於二、零二零年上半年實現銷售收入港幣32.1百萬元。

智能教育與學習(SLIT)和運動、健身和健康 (SFH)仍然是集團主要的產品類別,集團正理 致力於該領域的新產品開發。同時,管理 在海外業務中實施了加強精益製造、精簡 力和實施商業模式變革的多項措施。集團還 致力於與優質關鍵優質客戶繼續合作開發新 的項目,繼續執行高毛利率項目開發及銷售 策略。

Oregon Scientific ("OS")

In the first half year of 2020, sales revenue of OS business totaled HK\$13.3 million (FY2019: HK\$31.4 million), 57.6% decrease compared to that of last year which was mainly effected by COVID-19 pandemic, accounting for 41.4% of the Group's total sales revenue. Smart Learning and Immersive Technology (SLIT) & Connected Home (CoH) were still the main product categories, health care will be another product category we focus on in coming days.

The market demand for SLIT is still trendily strong. The Group is working with the Intellectual Property Publishing House of P.R.C. for the strategic partnership and started the tailor-made product development to meet the tremendous consumer demand of the smart learning products in China. The market demand for health product is increasing, the Group has started the association with the leading hospital in China Jiangsu province for the sleep improvement and health tracking projects, such will take an important part in the Sport, Fitness and Health category particularly for the China market.

Due to the COVID-19 pandemic, both the local and oversea sales were impacted greatly. The Group still secured the business relationship with reputable distributors and the strategy of working with the strong distributors to develop the overseas markets remained.

China Market

With coronavirus epidemic outbreak in the first half of 2020, the Group will continue to focus on intelligent education in China market so as to manufacture more molds and intelligent interaction products through the technology of AI voice intelligence, AI image recognition. Focusing on intelligent health so as to solve the snore problem through new medical technology and monitoring sleep, heart rate, assistance and guarding out of bed through new sensor technology.

Besides, maintaining our existing business, the Group is actively exploring and developing new channels and models, which includes increasing our efforts in short video, community promotion, sales and marketing, while also connecting with professional markets such as educational institutions and hospitals to further verticalise our brand and products, bringing us closer to users.

Oregon Scientific(「OS」)

二零二零年上半年·OS業務銷售收入總計港幣13.3百萬元(二零一九財年:港幣31.4百萬元)·佔集團總銷售收入的41.4%·較去年下降57.6%,主要因受到COVID-19流行病的影響。智能教育與學習(SLIT)和智能家居(COH)仍然是主要的產品類別,醫療保健將是我們未來會關注的另一個產品類別。

SLIT的市場需求依然強勁。集團正在與中國知識產權出版社建立戰略合作夥伴關係,開始量身打造的新產品開發,以滿足中國消費者對智能學習產品的巨大需求。隨著市場對健康類的需求斷增肥改善和健康跟蹤項目,值些項目將在運動、健身和健康領域發揮重要作用,尤其是在中國市場。

受COVID-19流行病的影響,海外及本地銷售 受到了很大的影響。集團與信譽良好的分銷 商繼續保持業務關係,並與實力雄厚的分銷 商合作開拓海外市場。

中國區

二零二零年上半年在冠狀病毒疫情爆發的不確定因素下,本集團將繼續專注中國區智能教育和智能健康醫療業務,在智能教育上充分運用AI語音智能、AI圖像識別打造多模態、智能交互產品。在健康醫療上運用新技術解決打鼾專注健康睡眠,並創新運用新材料傳感技術監測睡眠、心率、離床輔助監護。

本集團除繼續保持現有業務外積極探索和開拓新渠道、新模式,其中加強短視頻、社區推廣、營銷、銷售,另外與教育機構、醫院等專業市場進行對接,進一步將品牌與產品垂直化,縮短用戶距離。

Value Manufacturing Services ("VMS")

In the 1st half of Y2020, due to the COVID-19 pandemic, the global market and the overall purchase momentum from customers particularly in the consumer electronic business suffered a tremendous impact. Overall the sales revenue of the VMS business in the 1st half of Y2020 was HK\$18.8 million (FY2019: HK\$81.9 million), which accounted for 58.6% of the Group's total revenue.

Despite the lower sales revenue, the Group re-shaped the customer base and re-negotiated for the more favorable commercial terms with most of the VMS customers to improve the gross margin and accelerate the account receivable collection. This assisted to set a healthier base for future business development.

To maintain the leading role in technology and market competitiveness, the VMS research & development team continuously establishes strategic partnership with global innovative technology partner. The co-operation with various strategic partners such as the co-developed solution of E-ink watch, PWTT Smart blood pressure monitor, heart rate variability measurement will bring new business opportunity to grow the business.

OUTLOOK

In the first six months of 2020, the Group continues to see increasing challenge with the unprecedented impact of COVID-19 on the global economic outlook, which also impacted the general economic and market conditions in China and Hong Kong and the industry in which we operate. Nonetheless, there are still opportunities and the Group remains confident in its business direction and strategy in 2020.

The Group continues to develop China market and maximizes customer coverage through offline and online channels, with customized product development focusing on Sports Fitness Health and Smart Learning products. Strategic partnerships will be formed with the leading institutes in the areas of children learning and healthcare in China to develop customized products and promotion through joint effort.

價值製造服務(「VMS |)

在二零二零年上半年,受COVID-19流行病的影響,全球市場尤其是消費類電子產品行業的總體購買勢頭受到了巨大的衝擊。總體而言,二零二零年上半年VMS業務的銷售收入為港幣18.8百萬元(二零一九財年:港幣81.9百萬元),佔集團總收入的58.6%。

儘管銷售收入較低,但集團重新塑造了客戶 群,並與大多數VMS客戶重新協商達成更優 惠的商業條款,以提高毛利率,加快應收賬 款的回收。這有助於為未來的業務發展奠定 更健康的基礎。

為了保持在技術和市場競爭力方面的領先地位,VMS研發團隊不斷與全球創新技術合作 夥伴建立戰略合作夥伴關係。與多家戰略合作夥伴的心作,如電子墨水手錶、PWTT智能 血壓計、心率變異性測量等,將為業務增長 帶來新的商機。

前景

於二零二零年首六個月,本集團持續面對更大挑戰。COVID-19對環球經濟前景造成空前衝擊,亦影響中國及香港的整體經濟及市場環境以及我們營運所屬行業。然而,機會仍然存在,本集團於二零二零年仍對自身業務方針及策略充滿信心。

本集團繼續大力開拓中國市場,最大限度地 於線下以及在線渠道擴大客戶覆蓋範圍,定 制產品開發重點為運動、健體及健康以及智 能教學產品。本集團將與中國領先的兒童教 育及保健領域的機構建立戰略夥伴關係,共 同努力開發定制產品並進行聯合推廣。

Oregon Scientific ("OS")

Since the 2nd half of 2019, the main objective under OS is to re-activate the brand business and recover the orders of OS brand partners in the overseas markets. The Group has scheduled to hold several sales campaigns in overseas markets.

Several new Smart Learning products will be launched and this category will continue to be the main product category of the OS business. The upcoming new products not only will come with the immersive AR technology, but also equipped with the voice recognition function to enhance the children's learning experience. Strategic partnership will be formed with Intellectual Property Publishing House, which is under the National Intellectual Property Administration of the PRC with a focus on promoting this product category into the targeted channels include school with joint promotion effort.

The Group will also continue to work on controlling the selling expenses, reducing the inventory level and enhancing the cash collection turnover through the on-going adjustment in business model to enhance business efficiency.

Value Manufacturing Services ("VMS")

The Group continues to strategically focus on those customers who contribute good scale and profit margin and technology know-how sharing and improve our service. Sports, Fitness, Health and Connected Home would continue to be the main category of the VMS business.

Sleep aid and health monitoring system would be the areas that the Group will put emphasis on. All these new products are related to the big data concept. As such, our customers and strategic partners will work with us to analyze and utilize these data to develop products which could suit better the consumers' needs

Besides retaining the existing customers and developing new ones, our focus includes continuously improving the efficiency of product developments and manufacturing operation. We will continue to innovate our products with our VMS customers at the lowest cost with best endeavours. As such our VMS customers would be able to retain more resources to invest in new products and make us more competitive and grow together.

Oregon Scientific(「OS」)

從二零一九年下半年開始,OS項下的主要目 標為重新盤活品牌業務並恢復海外市場OS品 牌合夥人的訂單。本集團計劃在海外市場開 展若干銷售活動。

本公司將推出若干智能教育產品,並將繼續 為OS業務的主要產品類別。即將推出的新產 品不僅配備有互動AR技術,更裝有語音識別 功能,可提升兒童的學習體驗。本公司將與 中國國家知識產權局下屬的知識產權出版社 建立戰略夥伴關係,重點以聯合推廣的方式 在目標渠道推廣該產品類別。

本集團亦將持續調整業務模式,繼續致力於 控制銷售開支、縮減存貨水平及提升現金流 通率,以提升經營效率。

價值製造服務(「VMS」)

本集團將繼續策略性地關注能夠帶來豐厚利 潤及分享技術知識的客戶, 並提升我們的服 務水平。運動、健體、健康及智能家居依然 是VMS業務的主要類別。

本集團將着重發展改善睡眠及健康監測系統 領域。所有這些新產品均涉及大數據概念。 因此,我們的客戶及戰略合夥人將與我們-道分析並利用這些數據,以開發更切合客戶 需求的產品。

除了維持現有客戶及吸納新客戶,我們的工 作重點包括持續不斷努力提高產品開發及製 告業務效能。本集團將繼續以最低的成本及 最大的努力為VMS客戶提供創新產品,從而 使VMS客戶有更多的資源進行新產品投資, 增強我們的競爭力,共同成長。

Financial Review

業務回顧

WORKING CAPITAL

Inventory amount as at June 30, 2020 was HK\$9.4 million, representing a decrease of approximately 44.0% as compared to HK\$16.8 million as at December 31, 2019. The inventory turnover days increased to 83 days (December 31, 2019: 70 days).

Trade debtor amount as at June 30, 2020 was HK\$27.5 million, representing a decrease of approximately 4.5% as compared to HK\$28.8 million as at December 31, 2019. Trade debtor's turnover days increased to 160 days (December 31, 2019: 44 days).

LIQUIDITY AND TREASURY MANAGEMENT

As at June 30, 2020, the cash and bank balances of the Group were HK\$10.5 million (December 31, 2019: HK\$18.0 million).

During the six months ended June 30, 2020, the Group generated its funds mainly from operating and financing activities. The Group is making its best endeavour to optimize its financial resources and may consider raising funds through financing activities to meet all working capital requirements if necessary.

CHARGES ON GROUP'S ASSETS

As at June 30, 2020, there were no charges on the Group's assets.

CAPITAL EXPENDITURE

There was no capital expenditure on property, plant and equipment for the six months ended June 30, 2020 (1H2019: HK\$1.4 million).

There were no material acquisitions or disposals of associated companies in the course of the six months ended June 30, 2020.

DIVIDEND

The Board does not recommend the payment of any dividend for the six months ended June 30, 2020 (1H2019: Nil).

營運資金

存貨金額於二零二零年六月三十日為港幣9.4 百萬元,較二零一九年十二月三十一日之港 幣16.8百萬元減少約44.0%。存貨週轉天數 延長至83天(二零一九年十二月三十一日: 70天)。

貿易應收賬款金額於二零二零年六月三十日為港幣27.5百萬元,較二零一九年十二月三十一日之港幣28.8百萬元減少約4.5%。貿易應收賬款週轉天數增加至160天(二零一九年十二月三十一日:44天)。

流動資金及財務管理

於二零二零年六月三十日,本集團之現金 及銀行結餘為港幣10.5百萬元(二零一九年 十二月三十一日:港幣18.0百萬元)。

截至二零二零年六月三十日止六個月,本集 團所產生的資金主要來自營運及融資活動。 本集團正竭力優化財務資源,或會考慮通過 融資活動募集資金滿足營運資金所需(倘必 要)。

本集團資產抵押

於二零二零年六月三十日,本集團概無任何 用作抵押之資產。

資本開支

截至二零二零年六月三十日止六個月並無物業、廠房及設備之資本開支(二零一九年上半年:港幣1.4百萬元)。

截至二零二零年六月三十日止六個月,本集 團並沒有進行有關聯營公司之重大收購或出 售。

股息

董事會不建議派發截至二零二零年六月三十 日止六個月之股息(二零一九年上半年: 無)。

CONTINGENT LIABILITIES

As set out in the 2019's annual report of the Company, an indirect wholly-owned subsidiary of the Company, Oregon Scientific Brasil Ltda, was involved in a tax dispute with the State of Sao Paulo, the Federative Republic of Brazil, which may cause a maximum tax payment including penalty and interest of approximately Brazilian Real 3.6 million (equivalent to approximately HK\$7.3 million).

Currently, the Company is still assessing whether provision should be made in the consolidated financial statements for the period ended June 30, 2020.

HUMAN RESOURCES AND REMUNERATION POLICY

As at June 30, 2020, the Group had approximately 452 employees (June 30, 2019: approximately 525 employees). The Group fully recognises the importance of its employees who contribute significantly to its success and continues to maintain and upgrade the capabilities of its workforce by providing them with adequate and regular professional trainings.

The Group's remuneration policy is to provide compensation packages at market rates which rewards individual performance and to attract, retain and motivate high quality employees. The compensation packages offered by the Group are comparable with other entities of similar size and business nature and are reviewed annually. The components of the employee remuneration package comprise basic salary, double pay, fringe benefits including pension scheme, medical insurance, life and personal accident insurance, employee compensation and business travel insurance as well as incentives like discretionary cash bonus.

或然負債

正如本公司二零一九年年報所披露,本公司的間接全資附屬公司Oregon Scientific Brasil Ltda.與巴西聯邦共和國聖保羅州發生稅務糾紛,可能導致繳納最高稅款(包括罰金及利息)約3.6百萬巴西雷亞爾(相當於約港幣7.3百萬元)。

目前,本公司仍在評估是否應在截至二零二 零年六月三十日止期間的綜合財務報表計提 撥備。

人力資源及薪酬政策

於二零二零年六月三十日,本集團約共聘有 452名僱員(二零一九年六月三十日:約525 名僱員)。本集團深明僱員對本集團取得今 日成就實在功不可沒,並為員工提供充足及 定期專業培訓,藉以不斷保持及提升員工之 工作表現。

本集團之薪酬政策旨在提供符合市場水平的 薪津組合,以回報僱員之個人表現,並且紹 引、挽留並激勵能幹員工。本集團之蓄體提 台可與其他規模和業務性質相若之實體提供 薪津組合媲美,而本集團亦會每年對此進行 檢討。僱員是薪津組合包括包括退休保 輸動金、雙糧及額外福利(包括退休保 重計 數條保險、人壽及個人意外保險、僱員 建位、人壽及個人意外保險 動補價及幹保險)。此外集團亦提供酌情現 金花紅等獎勵。

DIRECTORS' INTERESTS IN SECURITIES

None of the directors or chief executives of the Company or any of their associates had, as at June 30, 2020, any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("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 or short positions which they were taken or deemed to have under the provisions of the SFO) or which were recorded in the register required to be kept by the Company under 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.

SUBSTANTIAL SHAREHOLDERS

As at June 30, 2020, the following persons (other than the directors or the chief executives of the Company) had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO or as otherwise notified to the Company as follows:

董事之證券權益

於二零二零年六月三十日,本公司董事或最高行政人員或彼等任何聯繫人士,概無於本公司或其任何相聯法團(定義見證券及贈貨條例第XV部)之股份、相關股份及債權第內,擁有根據證券及期貨條例第XV部第7及8分部須知會本公司及香港聯合交易所有限公司(「聯交所」)(包括根據該等證券及期貨條例條文被當擔證券及期貨條例第352條須予備條可報擔證券及期貨條例第352條須予備之登記冊所記錄或根據上市發行人董事交所之權益或淡倉。

主要股東

於二零二零年六月三十日,除本公司董事或 最高行政人員外,下列人士於本公司之股份 及相關股份中,擁有本公司根據證券及期貨 條例第336條須予備存之登記冊所記錄或須 知會本公司之權益或淡倉如下:

Name	No. of shares held 所持 股份數目	% of the issued shared capital 佔已發行 股本百分比
H III	IX IX XX FI	10.11.11.20
China Huaneng Foundation Construction Investment Ltd 中國華能基礎建設投資有限公司	753,997,995 (L)	29.00%
Zhu Yongning <i>(note 1)</i> 朱永寧 <i>(附註1)</i>	753,997,995 (L)	29.00%
Jiangsu Hongtu High Technology Co., Ltd (note 2) 江蘇宏圖高科技股份有限公司(<i>附註2</i>)	556,898,770 (L)	21.42%
Jiangsu Hongtu High Technology (Hong Kong) Co. Limited <i>(note 3)</i> 江蘇宏圖高科技(香港)股份有限公司 <i>(附註3)</i>	556,898,770 (L)	21.42%
Hongtu High Technology Int' l Inc.	556,898,770 (L)	21.42%
Chan Pau Shiu Yeng Shirley <i>(note 4)</i> 陳鮑雪瑩 <i>(附註4)</i>	130,412,067 (L)	5.02%
Raymond Chan <i>(note 4)</i> 陳煒文 <i>(附註4)</i>	130,412,067 (L)	5.02%

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業務回顧

SUBSTANTIAL SHAREHOLDERS (Continued)

Notes:

- (1) Zhu Yongning holds 100% of the equity interests of China Huaneng Foundation Construction Investment Ltd ("Huaneng"). Therefore, it is deemed to be interested in the interest in the shares of the Company held by Huaneng through its subsidiary.
- (2) Jiangsu Hongtu High Technology Co., Ltd. holds 100% of the equity interests of Jiangsu Hongtu High Technology (Hong Kong) Co. Limited ("Hongtu (HK)"). Therefore, it is deemed to be interested in the interest in the shares of the Company held by Hongtu (HK) through its subsidiary (see note 3 below).
- (3) Hongtu (HK) holds 100% of the issued share of Hongtu High Technology Int'l Inc. ("Hongtu (Seychelles)"). Therefore, Hongtu (HK) is deemed to be interested in the 556,898,770 shares of the Company beneficially owned by Hongtu (Seychelles) by virtue of its shareholding of Hongtu (Seychelles)
- (4) Mrs. Chan Pau Shiu Yeng, Shirley ("Mrs. Chan") is the wife of Dr. Raymond Chan ("Dr. Chan"). She is therefore deemed to be interested in the 130,412,067 shares of the Company held by Dr. Chan. The letter "L" denotes the shareholder's long position in the shares

The letter "L" denotes the shareholder's long position in the shares.

Save as disclosed above, the Company had not been notified by any person (other than the directors or chief executives of the Company) who had interests or short positions in the shares and underlying shares of the Company as at June 30, 2020 which were required to be disclosed to the Company under Part XV of the SFO or which were recorded in the register required to be kept by the Company under section 336 of the SFO.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding securities transactions by directors of the Group (the "Code") on terms no less exacting than the required standard set out in the Model Code contained in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

Having made specific enquiry of all directors, they have confirmed that they complied with the required standards set out in both the Model Code and the Code throughout the six months ended June 30, 2020.

主要股東(續)

附註:

- (1) 朱永寧持有中國華能基礎建設投資有限公司(「華能」)100%股本權益,因而被視為通過其全資控股公司擁有華能所持有本公司股份的權益。
- (2) 江蘇宏圖高科技股份有限公司持有江蘇宏 圖高科技(香港)股份有限公司(「江蘇宏圖 香港」)100%股本權益,因而被視為通過其 附屬公司(見下文附註3)擁有江蘇宏圖香港 所持本公司股份的權益。
- (3) 江蘇宏圖香港持有Hongtu High Technology Int'l Inc. (「Hongtu (Seychelles)」) 之已發 行股份100%。因此,江蘇宏圖香港因持 有Hongtu (Seychelles) 之股權而被視為擁 有Hongtu (Seychelles) 實益擁有的本公司 556.898.770股股份之權益。
- (4) 陳鮑雪瑩女士(「陳女士」)為陳煒文博士 (「陳博士」)之妻子。因此其被視為擁有陳 博士持有的本公司130,412,067股股份的權 益。

「L」代表股東在此等股份中所持之好倉。

除上文所披露者外,於二零二零年六月三十日,本公司並無獲任何人士(本公司董事或最高行政人員除外)知會,彼於本公司之股份及相關股份中,擁有根據證券及期貨條例第XV部須向本公司披露或本公司根據證券及期貨條例第336條須予備存之登記冊所記錄之權益或淡倉。

證券交易標準守則

本公司已就本集團董事進行證券交易採納一 套行為守則(「守則」),該守則之條款不寬鬆 於香港聯合交易所有限公司證券上市規則 (「上市規則」)附錄十所載所需之標準守則。

經向全體董事作出具體查詢後,全體董事均確認,彼等於截至二零二零年六月三十日止 六個月內均已遵守標準守則及守則內所載之 所需標準。

SHARE OPTION SCHEME

The subsisting share option scheme (the "2012 Share Option Scheme") was adopted by the Company on August 29, 2012.

During the period under review, no share option was granted, exercised, lapsed or cancelled under the 2012 Share Option Scheme. As at June 30, 2020, there was no outstanding share option of the Company.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the review period.

CORPORATE GOVERNANCE

For the six months ended June 30, 2020, save as disclosed in this report, the Company has applied the principles and complied with all Code Provisions of the Corporate Governance Code as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with the Listing Rules. The primary duties of the Audit Committee are to review and supervise the financial reporting process and risk management and internal control systems of the Group. As at the date of this report, the Audit Committee comprises three independent non-executive Directors, namely Mr. Zhou Meilin, Mr. Xu Jinwen and Mr. Zhou Rui. Mr. Zhou Rui is the chairman of the Audit Committee.

The unaudited financial results of the Group for the six months ended June 30, 2020 have been reviewed by the Audit Committee.

APPRECIATION

On behalf of the Board, I wish to express gratitude to the management team and staff members for their hard work, dedication and support to the Group throughout the review period.

On behalf of the Board

IDT International Limited

Zhu Yongning

Executive Director and Chief Executive Officer

Hong Kong, August 25, 2020

購股權計劃

本公司現時有效的購股權計劃(「二零一二年 購股權計劃」)於二零一二年八月二十九日採 納。

於回顧期內,根據二零一二年購股權計劃, 概無任何購股權被授予、獲行使、失效或被 取消。於二零二零年六月三十日,本公司並 無已經授出但尚未行使的購股權。

購買、出售或贖回本公司之上市證 券

於回顧期內,本公司及其任何附屬公司概無 購買、出售或贖回任何本公司上市證券。

企業管治

於截至二零二零年六月三十日止六個月,除本報告所披露者外,本公司已應用並遵守香港時合交易所有限公司證券上市規則附錄十四所載之企業管治守則的所有原則及守則條文。

審核委員會

本公司根據上市規則成立審核委員會(「審核委員會」),其具有書面職權範圍。審核委員會的主要職責為審閱及監督本集團財務報告 流程及風險管理及內部控制系統。於本公告日期,審核委員會包括三名獨立非執行董事,即周美林先生、徐錦會大生和周鋭先生。周銳先生為審核委員會主席。

本集團於截至二零二零年六月三十日止六個 月之未經審核財務業績已經審核委員會審 閱。

致謝

本人謹代表董事會感謝全體管理層及員工於 回顧期內努力不懈、對本集團盡心效力及支 持。

代表董事會 **萬威國際有限公司** 執行董事兼行政總裁 朱永寧

香港,二零二零年八月二十五日



