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BOARD OF DIRECTORS

Executive Directors:

Zhang Xiaobin (Chairman) Gao Feng (Vice-Chairman) Chiu Sui Keung (Chief Executive Officer) Sun Qiang (Chief Technology Officer)

Independent Non-executive Directors:

Cheng Wing Keung, Raymond Lam Williamson Wong Hoi Kuen Lam Lee G.

AUDIT COMMITTEE

Lam Williamson (Chairman) Cheng Wing Keung, Raymond Wong Hoi Kuen

REMUNERATION COMMITTEE

Lam Williamson (Chairman) Cheng Wing Keung, Raymond Chiu Sui Keuna

NOMINATION COMMITTEE

Cheng Wing Keung, Raymond (Chairman) Lam Williamson Wong Hoi Kuen

COMPANY SECRETARY

Chow Chi Fai

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 806. Level 8. Core D. Cyberport 3, 100 Cyberport Road, Hong Kong

REGISTERED OFFICE

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

PRINCIPAL BANKER

Bank of China (Hong Kong) Limited

AUDITOR

HLB Hodgson Impey Cheng Limited Certified Public Accountants 31/F., Gloucester Tower, The Landmark, 11 Pedder Street, Central, Hong Kong

SHARE REGISTRAR

Tricor Tengis Limited Level 54, Hopewell Centre 183 Queen's Road East, Hong Kong

LEGAL ADVISERS

Loong & Yeung Solicitors Room 1603, 16/F, China Building, 29 Queen's Road Central, Central, Hong Kong

Li & Partners 22/F., World Wide House, Central, Hong Kong

STOCK CODE

00223

董事會

執行董事:

張曉彬(主席) 峰(副主席) 趙瑞強(行政總裁) 孫 強(首席技術官)

獨立非執行董事:

鄭永强 林全智 黃海權 林家禮

審核委員會

林全智(主席) 鄭永强 黃海權

薪酬委員會

林全智(主席) 鄭永强 趙瑞強

提名委員會

鄭永强(主席) 林全智 黃海權

公司秘書

周志輝

香港主要營業地點

香港數碼港道100號 數碼港3座D區8樓806室

註冊辦事處

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

主要來往銀行

中國銀行(香港)有限公司

核數師

國衛會計師事務所有限公司 香港執業會計師 中環畢打街11號 置地廣場告羅士打大廈31字樓

股份登記處

卓佳登捷時有限公司 香港皇后大道東183號 合和中心54樓

法律顧問

龍炳坤、楊永安律師行 香港 中環皇后大道中29號 華人行16樓1603室

李偉斌律師行 中環環球大廈22樓

股份代號

00223

BUSINESS REVIEW AND OUTLOOK

Elife Holdings Limited (the "Company", together with its subsidiaries, the "Group" or "Elife Group") is principally engaged in trading businesses across Asia as well as the provision of esmart digital services. It has also been expanding its business into the consumer products market conforming to the Group's business principle of "making life easier and benefiting people's livehood" (易生活,惠民生).

The Group has been managing the following businesses:

COMMODITIES TRADING BUSINESS

During the period from 1 April 2020 to 30 September 2020 (the "Period"), the Group continues to focus on sourcing of domestic quality products as well as metals commodities for sales to retail channels or lower-tier agents in the PRC. To rapidly expand the customer base and trading volume as well as to broaden different types of categories products, the Group continues to adopt the low margin strategy which attracts more sales channels for cooperation. The profit margin for trading business had improved due to an increase in a variety of products and new customers during the Period.

DAILY CLEANING AND SANITIZING PRODUCTS **BUSINESS**

On 31 July 2020, the Company and Mr. Zhu Qian ("Mr. Zhu") entered into a cooperation agreement to establish a joint venture group which is principally engaged in the sale of daily cleaning and sanitizing products in the PRC and overseas.

The joint venture group was set up in August 2020 in which the Company holds 26.01% effective interest indirectly. The Company controls the joint venture group and thus its financial results would be consolidated into the condensed consolidated financial statements of the Company. For the period ended 30 September 2020, the joint venture group recorded unaudited turnover of approximately HK\$8,946,000 and achieved net profit after tax of approximately HK\$2,361,000.

LICENSED BRANDED WATCHES BUSINESS

On 29 June 2020, the Company entered into a cooperation agreement with Mr. Chen Yulung and Mr. Chan Tim Hung to establish a joint venture group which is principally engaged in the sale of mechanical and quartz watches under licensed brands in the PRC and Taiwan, such as ROYALELASTICS, ARSA and JOE-JOE. The joint venture group will set up its own sales channel through direct export sales, self-operate e-commerce APP, live video streaming channel and third-party e-commerce APP such as Taobao or Tmall.

業務回顧及前景

易生活控股有限公司(「本公司」, 連同其附屬公司統 稱「本集團」或「易生活集團」)主要於亞洲各地從事貿 易業務,以及提供智能數據服務。其亦正在拓展其業 務至消費品市場,以配合本集團[易生活,惠民生]之 經營原則。

本集團管理以下業務:

商品貿易業務

於二零二零年四月一日至二零二零年九月三十日期間 (「本期間」),本集團繼續專注採購本地優質產品及金 屬商品,以銷往中國各零售渠道或較下層之代理商。 為快速擴展客戶基礎及貿易量,以及擴大產品種類, 本集團繼續採取低利潤策略,以吸引更多銷售合作渠 道。貿易業務之利潤率因本期間內產品種類增加及獲 得新客戶而上升。

日用清潔和消毒防護品業務

於二零二零年七月三十一日,本公司與朱其安先生(「朱 先生1) 訂立合作協議,以成立一間主要於中國及海外 銷售日用清潔和消毒防護品之合營企業集團。

該合營企業集團已於二零二零年八月成立,而本公司 間接持有其26.01%實際權益。本公司控制該合營企 業集團,其財務業績因此將綜合計入本公司簡明綜合 財務報表。截至二零二零年九月三十日止期間,合營 企業集團錄得未經審核營業額約8,946,000港元及除 税後純利約2.361.000港元。

特許品牌手錶業務

於二零二零年六月二十九日,本公司與陳昱龍先生及 陳添雄先生訂立合作協議,以成立一間主要於中國及 台灣銷售特許品牌機械及石英手錶之合營企業集團, 如ROYALELASTICS、ARSA及JOE-JOE等。該合營企 業集團將透過不同方式建立自身之銷售渠道,包括直 接進口銷售、自營電商APP、直播串流頻道及第三方 電商APP(如淘寶或天貓)。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

The joint venture group was set up in July 2020 and the Company holds 26.01% effective interest indirectly. The Company controls the joint venture group and thus its financial results would be consolidated into the financial statements of the Company. The joint venture group commenced its operation in the middle of July 2020 and recorded unaudited turnover of approximately HK\$672,000 for the period ended 30 September 2020.

ESMART DIGITAL SERVICES

Esmart Group leverages on the intelligentisation of retail information as its core technology and relies on the combined application of internet, cloud computing, artificial intelligence and big data to create a brand-new platform that is closely integrated with traditional industries. With digital marketing solution as service objective and retailers as the service object, the Group provides an integrated software and hardware store management system and an information marketing solution, and is an advanced online-to-offline smart retail service provider.

BUSINESS PROSPECTS AND FUTURE DEVELOPMENTS

Since March 2020, the gradual improvement of COVID-19 pandemic situation in China with the economic activities have returned to normal slowly. The China's economy has recovered gradually since the beginning of the second quarter of the year.

Due to the uncertainly of the Sino-US trade dispute and the outbreak of the COVID-19 pandemic, the Company had taken various cost control measures to retain more cash for the Group's business development at the beginning of this year which had saved approximately HK\$17 million of operating costs in this Period. In the meantime, the Company has taken this opportunity to increase the trading activities of commodities in the PRC and set up two joint venture groups for the trading of cleaning and sanitizing products and licensed branded watches in the PRC and overseas. The demand for cleaning and sanitizing products will be continued in future and the Company will capture the opportunity of the pandemic to expand the business in cleaning and sanitizing products which is in line with the Group's business principle of "making life easier and benefiting people's livehood" (易生活, 惠民生). The Company anticipated the business in cleaning and sanitizing products will improve the results of the Company in future.

The management expects 2021 will be a challenging year. The Company will continue to monitor the further development of COVID-19 and take this opportunity to develop the business in cleaning and sanitizing products. The Company will continue to explore new opportunities of business development in relation to the daily necessities.

該合營企業集團已於二零二零年七月成立,而本公司 間接持有其26.01%實際權益。本公司控制該合營企 業集團,其財務業績因此將綜合計入本公司財務報表。 該合營企業集團於二零二零年七月中旬開始營運,並 於截至二零二零年九月三十日止期間錄得未經審核營 業額約672,000港元。

智能數據服務

惠付通集團以零售資料智慧化為核心技術,並依靠互 聯網、雲計算、人工智慧和大數據的組合應用,開創 一個全新的,與傳統實業緊密結合的平台。並以數位 行銷解決方案為服務目標及以零售終端商戶為服務物 件,提供軟硬體一體化的店鋪管理系統及資料化行銷 方案,是先進的線上線下結合的智慧零售服務提供者。

業務展望及未來發展

自二零二零年三月以來,中國COVID-19疫情逐步好 轉,經濟活動慢慢恢復正常。由今年第二季度開始, 中國經濟逐步復蘇。

由於中美貿易爭端未明朗及爆發COVID-19大流行疫 情,本公司在今年年初採取了各種成本控制措施,以 保留更多現金作本集團業務發展。有關措施為本期間 節省營運成本約17,000,000港元。與此同時,本公司 亦藉此機會增加在中國之商品貿易活動,並成立兩個 合營集團,以於中國及海外進行清潔和消毒產品及特 許品牌手錶之貿易。未來,日用清潔和消毒防護品的 需求將會持續,本公司將抓緊疫情機會,擴大清潔和 消毒產品業務,以配合本集團[易生活,惠民生]之經 營原則。本公司預期,清潔和消毒防護品業務將改善 本公司未來業績。

管理層預計,二零二一年將是充滿挑戰的一年。本公 司將繼續關注COVID-19之進一步發展,並藉此機會 發展清潔和消毒防護品業務。本公司將繼續探索圍繞 日用必需品之業務發展新機會。

RESULTS ANALYSIS

REVENUE

For the period ended 30 September 2020, the Group recorded turnover of approximately HK\$128,648,000 (six months ended 30 September 2019: approximately HK\$41,874,000), representing an increase of 207.2%. The revenue was generated from the commodities trading segments. The increase in revenue during the Period was primarily due to (i) an increase in the sales volume of metals trading; (ii) the fact that the Group has been proactively increasing its trading activities of commodities in the PRC by setting up two joint venture companies for trading of daily cleaning and sanitizing products and licensed branded watches in the PRC and overseas. The revenue generated from trading of daily cleaning and sanitizing products and licensed branded watches contributed approximately HK\$8,946,000 and approximately HK\$672,000 respectively for the Period (six months ended 30 September 2019: HK\$Nil and HK\$Nil); (iii) the fact that the gross profit margin of the daily cleaning and sanitizing products were relatively high, especially due to the higher demand under the COVID-19 pandemic; and (iv) the Group increased its variety of products and customers.

More details of the Group's performance by business segments are set out in Note 4 to the condensed consolidated financial statements.

COST OF SALES

For the period ended 30 September 2020, the cost of sales of the Group amounted to approximately HK\$125,671,000 (six months ended 30 September 2019: approximately HK\$41,265,000), representing an increase of approximately 204.6% which is also in line with the fluctuation of the turnover.

GROSS PROFIT AND GROSS PROFIT MARGIN

The Group's gross profit for the period ended 30 September 2020 was approximately HK\$2,977,000 (six months ended 30 September 2019: approximately HK\$609,000), representing an increase of approximately four times. For the six months ended 30 September 2020, the gross profit margin was approximately 2.3% (six months ended 30 September 2019: approximately 0.8%) in commodities trading business. The increase of gross profit margin in commodities trading business was due to the Group's new business segment in trading products such as daily cleaning and sanitizing products and licensed branded watches.

業績分析

收益

截至二零二零年九月三十日止期間,本集團錄得營業 額約128,648,000港元(截至二零一九年九月三十日止 六個月:約41,874,000港元),增加207.2%。收益來 自商品貿易業務分部。本期間收益增加主要是由於(i) 金屬貿易銷售量增加;(ii)本集團透過成立兩間合營企 業公司,於中國及海外進行日用清潔和消毒防護品及 特許品牌手錶之貿易業務,以此積極增加在中國之商 品貿易活動。本期間日用清潔和消毒防護品貿易業務 及特許品牌手錶業務分別貢獻收益約8.946,000港元 及約672,000港元(截至二零一九年九月三十日止六個 月:零港元及零港元);(iii)日用清潔和消毒防護品之 毛利率相對較高,尤其在COVID-19下受需求上升帶 動;及(iv)本集團產品種類增加及獲得新客戶。

有關本集團業務分部表現之更多詳情載於簡明綜合財 務報表附註4。

銷售成本

截至二零二零年九月三十日止期間,本集團之銷售成 本約為125.671.000港元(截至二零一九年九月三十日 止六個月:約41,265,000港元),增加約204.6%,與 營業額之變動一致。

毛利及毛利率

本集團於截至二零二零年九月三十日止期間之毛利 約為2,977,000港元(截至二零一九年九月三十日止 六個月:約609,000港元),上升約四倍。截至二零二 零年九月三十日止六個月,商品貿易業務之毛利率 約為2.3%(截至二零一九年九月三十日止六個月:約 0.8%)。商品貿易業務之毛利率增加乃主要由於本集 **围成立新的業務分部以進行產品貿易**,如日用清潔和 消毒防護品及特許品牌手錶。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

SELLING EXPENSES

During the period ended 30 September 2020, the Group recorded selling expenses of approximately HK\$2,655,000 (six months ended 30 September 2019: approximately HK\$5,650,000). The decrease was mainly due to the scaling down of the esmart digital services segment in light of strong competition in the PRC. The Group also implemented cost control policy to lower the operating costs and streamline the workforce by cutting down the number of staff in the sales department. Thus, the selling expenses dropped accordingly in the current period.

OTHER OPERATING EXPENSES

Other operating expenses incurred by the Group for the period ended 30 September 2020 was approximately HK\$13,063,000 (six months ended 30 September 2019: approximately HK\$28,956,000), representing a decrease of approximately 54.9%, and approximately 10.2% (six months ended 30 September 2019: approximately 69.1%) of the Period's total revenue. The decrease was mainly due to (i) the cost savings policy implemented by the Group under the COVID-19 outbreak, especially staff costs, legal and professional fees and other office expenses; and (ii) significant reduction of staff costs by approximately HK\$15 million as a result of streamlining the sales department by decreasing number of sales staffs and the voluntary reduction of salary by the directors by 50%.

FINANCE COSTS

The finance costs incurred by the Group for the period ended 30 September 2020 were approximately HK\$66,000 (six months ended 30 September 2019: approximately HK\$434,000), representing approximately 0.1% of the Group's revenue in the Period. The decrease was mainly due to the full repayment of the shareholder's loan, other borrowings and bank borrowings and hence lower interests expenses were incurred for the Period.

LOSS FOR THE PERIOD ATTRIBUTABLE TO OWNERS OF THE COMPANY

For the period ended 30 September 2020, the Group recorded a loss attributable to shareholders of approximately HK\$10,235,000 (six months ended 30 September 2019: approximately HK\$23,207,000), representing a decrease of 55.6%. Basic loss per share was approximately HK\$0.3 cents (six months ended 30 September 2019: approximately HK\$0.8 cents) for the period ended 30 September 2020. The decrease was primarily attributable to the reduction of loss for the Period.

銷售開支

截至二零二零年九月三十日止期間,本集團錄得銷售 開支約2,655,000港元(截至二零一九年九月三十日止 六個月:約5,650,000港元)。減少乃主要由於智能數 據服務分部之規模在中國面對強勁競爭下有所縮小。 本集團亦實施了成本控制政策,以減低營運成本,並 精簡勞動力,削減銷售部門之人員數目。因此,本期 間之銷售開支同步下跌。

其他營運開支

本集團於截至二零二零年九月三十日止期間產生其 他營運開支約13.063.000港元(截至二零一九年九 月三十日止六個月:約28,956,000港元),減少約 54.9%,其相當於本期間總收益約10.2%(截至二零 一九年九月三十日止六個月:約69.1%)。減少乃主 要由於(i)因應COVID-19疫情爆發,本集團特別針對員 工成本、法律及專業費用以及其他辦公室開支而實施 成本節約政策;及(ii)通過削減銷售人員數目來精簡銷 售部門,以及董事自願減薪50%,員工成本大幅下跌 約15,000,000港元。

融資成本

本集團於截至二零二零年九月三十日止期間產生融資 成本約66.000港元(截至二零一九年九月三十日止六 個月:約434,000港元),其相當於本期間本集團收益 約0.1%。減少乃主要由於股東貸款、其他借貸及銀 行借貸已全數償清,致使本期間產生之利息開支減少。

本公司擁有人應佔本期間虧損

截至二零二零年九月三十日止期間,本集團錄得股 東應佔虧損約10,235,000港元(截至二零一九年九月 三十日止六個月:約23,207,000港元),減少55.6%。 截至二零二零年九月三十日止期間之每股基本虧損約 為0.3港仙(截至二零一九年九月三十日止六個月:約 0.8港仙)。此輕微減少主要歸因於本期間之虧損減少。

INTERIM DIVIDEND

The Board did not recommend payment of an interim dividend for the six months ended 30 September 2020 (six months ended 30 September 2019: HK\$Nil).

FINANCIAL REVIEW

LIQUIDITY AND FINANCIAL RESOURCES

For the period ended 30 September 2020, the Group had net cash outflow from operating activities of approximately HK\$5,194,000 (six months ended 30 September 2019: approximately HK\$8,370,000), net cash inflow from investing activities of approximately HK\$19,000 (six months ended 30 September 2019: net cash outflow from investing activities was approximately HK\$12,000) and net cash outflow from financing activities of approximately HK\$307,000 (six months ended 30 September 2019; net cash inflow approximately HK\$2,093,000). As at 30 September 2020, the Group had available cash and cash balances amounting approximately HK\$13,251,000 (31 March 2020: approximately HK\$16,201,000).

As at 30 September 2020, surplus on shareholders' funds of the Group aggregately amounted to approximately HK\$53,483,000 (31 March 2020: approximately HK\$61,629,000). Net current assets of the Group amounted to approximately HK\$57,395,000 (31 March 2020: approximately HK\$45,174,000). The Group's total current assets and current liabilities were approximately HK\$119,530,000 (31 March 2020: approximately HK\$117,044,000) and HK\$62,135,000 (31 March 2020: approximately HK\$71,870,000) respectively, while the current ratio was approximately 1.9 times (31 March 2020: approximately 1.6 times). The Group's assets-liabilities ratio (total liabilities to total assets) was approximately 0.6 times (31 March 2020: approximately 0.5 times).

As at 30 September 2020, the Group's gearing ratio (total debts to total equity) was approximately 87.7% (31 March 2020: approximately 71.4%).

CAPITAL EXPENDITURES AND CAPITAL COMMITMENT

The Group did not have any capital expenditure contracted but not provided for property, plant and equipment as at 30 September 2020 (as at 30 September 2019: approximately HK\$12,000).

As at 30 September 2020, the Group had capital commitment of approximately HK\$270,568,000 (31 March 2020: approximately HK\$259.476.000) in respect of the authorised and contracted for capital contributions payable to subsidiaries.

中期股息

董事會不建議派付截至二零二零年九月三十日止六個 月之中期股息(截至二零一九年九月三十日止六個月: 零港元)。

財務回顧

流動資金及財務資源

截至二零二零年九月三十日止期間,本集團經營業 務之現金流出淨額約為5,194,000港元(截至二零一九 年九月三十日止六個月:約8,370,000港元)、投資活 動之現金流入淨額約為19,000港元(截至二零一九年 九月三十日止六個月:投資活動之現金流出淨額約 12.000港元)及融資活動之現金流出淨額約為307.000 港元(截至二零一九年九月三十日止六個月:現金流 入淨額約2.093.000港元)。於二零二零年九月三十日, 本集團擁有現金及現金結餘約13,251,000港元(二零 二零年三月三十一日:約16,201,000港元)。

於二零二零年九月三十日,本集團之股東資金盈 利合共約53,483,000港元(二零二零年三月三十一 日:約61,629,000港元)。本集團淨流動資產約為 57,395,000港元(二零二零年三月三十一日:約 45,174,000港元)。本集團之流動資產及流動負債總 值分別約為119,530,000港元(二零二零年三月三十一 日:約117,044,000港元)及62,135,000港元(二零二 零年三月三十一日:約71,870,000港元),而流動比 率約為1.9倍(二零二零年三月三十一日:約1.6倍)。 本集團之資產負債比率(以總負債對比總資產)約為0.6 倍(二零二零年三月三十一日:約0.5倍)。

本集團於二零二零年九月三十日之槓桿比率(以債 務總額對比權益總額)約為87.7%(二零二零年三月 三十一日:約71.4%)。

資本開支及資本承擔

於二零二零年九月三十日,本集團並無任何對物業、 廠房及設備已訂約但未撥備的資本開支(於二零一九 年九月三十日:約12,000港元)。

於二零二零年九月三十日,本集團就應付附屬公司之 法定及已訂約出資而產生資本承擔約270,568,000港 元(二零二零年三月三十一日:約259,476,000港元)。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES AND ANY RELATED HEDGES

The Group's sales and purchase are mainly transacted in Hong Kong dollar, United States dollar and Renminbi and the books are recorded in Hong Kong dollar. Therefore, it may be exposed to foreign exchange risk. However, in view of the stable currency policies adopted by the PRC government, the directors consider that the foreign exchange risk is insignificant.

The Group currently has no foreign exchange rate hedging policy in respect of commercial transactions denominated in foreign currencies. However, the directors monitor exchange rate exposure regularly and will consider hedging significant exchange rate exposure as and when necessary.

CONTINGENT LIABILITIES

The Group did not have any material contingent liabilities as at 30 September 2020.

EMPLOYEES AND REMUNERATION POLICY

As at 30 September 2020, the Group had a total of 43 employees (30 September 2019: 67) in Hong Kong, the PRC and the United States. All employees are remunerated according to their performance, experience and the prevailing industry practices. The Group also participates in retirement benefit schemes for its staff in Hong Kong and the PRC.

The existing share option scheme of the Company was adopted on 8 October 2010 and amended on 17 August 2017, with options to be granted to any directors, employees and other parties at the discretion of the Board. During the period ended 30 September 2020, 59,100,000 share options were granted to directors, employees and other parties while 88,460,000 share options lapsed. As at 30 September 2020, 232,307,000 share options remained outstanding.

The Group also adopted a share award scheme on 27 June 2017. During the period ended 30 September 2020, no awarded share was granted to any eligible directors, employees or other parties.

匯率波動風險及任何有關對沖

本集團之銷售及購貨主要以港元、美元及人民幣進行, 而簿冊則以港元記錄,因此,可能會面臨一定的外匯 風險。不過,鑒於中國政府採取貨幣穩定政策,故董 事認為外匯風險並不重大。

本集團現時並無就以外幣為單位之商業交易設有外幣 匯率對沖政策。然而,董事定期監察匯率風險,並將 於有需要時考慮對沖重大匯率風險。

或然負債

本集團於二零二零年九月三十日並無任何重大或然負

僱員及薪酬政策

於二零二零年九月三十日,本集團於香港、中國及美 國共有43名員工(二零一九年九月三十日:67名)。所 有僱員之薪酬乃按照其工作表現、經驗及現行行業慣 例而釐定。本集團亦為香港及中國員工提供退休福利 計劃。

本公司現有之購股權計劃乃於二零一零年十月八 日採納,並於二零一七年八月十七日修訂,據此, 董事會可酌情向任何董事、僱員及其他方授出購 股權。於截至二零二零年九月三十日止期間,向董 事、僱員及其他方授出了59,100,000份購股權,另有 88.460.000份購股權失效。於二零二零年九月三十日, 232,307,000份購股權尚未行使。

本集團亦於二零一七年六月二十七日採納股份獎勵計 劃。截至二零二零年九月三十日止期間,並無向合資 格董事、僱員及其他方授出獎勵股份。

CONTINUING CONNECTED TRANSACTIONS

On 9 November 2020, Smart Challenger Global Limited ("Smart Challenger"), an indirect non wholly-owned subsidiary of the Company, entered into the Procurement Framework Agreement with Yangzhou Yiyuantang Commodity Co., Ltd ("Yangzhou Yuanda"), pursuant to which Smart Challenger agreed that Smart Challenger or its subsidiaries will procure and Yangzhou Yuanda agreed to supply the cleaning and sanitizing products for a term of two years and four months from 1 September 2020 to 31 December 2022 (both days inclusive) (the "Procurement Period"). Mr. Zhu Qian ("Mr. Zhu") controls more than 30% of the voting power in general meetings of Yangzhou Yuanda. Mr. Zhu is also a substantial shareholder of Century Smart Group Limited ("Century Smart") and Smart Challenger, and is, therefore, a connected person of the Company. The transactions contemplated under the Procurement Framework Agreement constitute continuing connected transactions of the Company under the Listing Rules.

Pursuant to the Procurement Framework Agreement, Yangzhou Yuanda agreed to supply the cleaning and sanitizing products to Smart Challenger and its subsidiaries for a term of the Procurement Period. The selling prices of the cleaning and sanitizing products are determined principally by arm's length commercial negotiation.

The Annual Caps for the Procurement Framework Agreement for the period between 1 September 2020 and 31 December 2020, the year ending 31 December 2021 and the year ending 31 December 2022 are RMB20,000,000, RMB57,000,000 and RMB60,000000 respectively.

For details, please refer to the announcement of the Company dated 9 November 2020.

MATERIAL ACQUISITION AND DISPOSAL

The Group did not have any material acquisition and disposal for the six months ended 30 September 2020.

MATERIAL RELATED PARTY TRANSACTION

The Group did not have any material related party transaction for the six months ended 30 September 2020.

SIGNIFICANT INVESTMENT

The Group did not hold any significant investment for the six months ended 30 September 2020.

持續關連交易

於二零二零年十一月九日,本公司之間接非全資附 屬公司Smart Challenger Global Limited (「Smart Challenger」)與揚州易遠棠日用品有限公司(「揚州遠 大」) 訂立採購框架協議,據此,Smart Challenger同 意其或其附屬公司將採購(而揚州遠大亦同意供應) 清潔及消毒防護品,協議為期兩年四個月,自二零 二零年九月一日至二零二二年十二月三十一日(包括 首尾兩日)(「採購期」)。朱其安先生(「朱先生」)於揚 州遠大之股東大會上控制30%以上之投票權,朱先 生同時亦為Century Smart Group Limited(「Century Smart |) 及Smart Challenger之主要股東,因此,朱先 生為本公司之關連人士。根據上市規則,採購框架協 議項下擬進行之交易構成本公司之持續關連交易。

根據採購框架協議,揚州遠大同意於採購期內向 Smart Challenger及其附屬公司供應清潔及消毒防護 品。清潔及消毒防護品之售價主要經公平商業磋商釐 定。

採購框架協議就二零二零年九月一日至二零二零 年十二月三十一日止期間、截至二零二一年十二月 三十一日止年度及截至二零二二年十二月三十一日止 年度之年度上限分別為人民幣20,000,000元、人民幣 57,000,000元及人民幣60,000,000元。

有關詳情,請參閱本公司日期為二零二零年十一月九 日之公佈。

重大收購及出售

本集團於截至二零二零年九月三十日止六個月並無任 何重大收購及出售。

重大關連人士交易

本集團於截至二零二零年九月三十日止六個月並無任 何重大關連人士交易。

重大投資

本集團於截至二零二零年九月三十日止六個月並無持 有任何重大投資。

UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AND NOTES

未經審核簡明綜合中期財務報表及附註

The Board of the Company announces that the unaudited condensed consolidated interim results of the Group for the six months ended 30 September 2020.

本公司董事會謹此宣佈本集團截至二零二零年九月三十 日止六個月之未經審核簡明綜合中期業績。

CONDENSED CONSOLIDATED STATEMENTS OF **COMPREHENSIVE INCOME**

簡明綜合全面損益賬

For the six months ended 30 September 2020

截至二零二零年九月三十日止六個月

			Six months ende 截至九月三十	-
			2020	2019
			二零二零年	二零一九年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
			(Unaudited)	(Unaudited)
			(未經審核)	(未經審核) ————
Turnover	營業額	4	128,648	41,874
Cost of sales	銷售成本		(125,671)	(41,265)
			, , ,	
Gross profit	毛利		2,977	609
Other income	其他收入	5	1 714	1,510
Other gains/(losses) – net	其他收益/(虧損)-淨額	5	1,716 358	(55)
Selling expenses	共他収益/(相類)- 序段 銷售開支	5	(2,655)	(5,650)
Other operating expenses	明· 其他營運開支		(13,063)	(28,956)
Equity-settled share-based payment	以權益結算並以股份支付之款項		(1,596)	(20,730)
Equity-sellied share-based payment	为作血和异亚外放 (7) 之 (7) 之 (7) 之 (7)		(1,570)	
Loss from operating activities	經營業務虧損	6	(12,263)	(32,542)
Finance costs	融資成本	7	(66)	(434)
Timanes costs	10.4 5× 100.4	ŕ	(00)	(404)
Loss before tax	除稅前虧損		(12,329)	(32,976)
Taxation	税項	8	(126)	(4)
		_	()	(' '
Loss for the period	本期間虧損		(12,455)	(32,980)
Other comprehensive income/(loss)	其他全面收入/(虧損)			
Items that will not be reclassified	不會重新分類至損益之項目:			
to profit or loss:				
Change in fair value of financial asset at fair	按公平值計入其他全面收益之			
value through other comprehensive income	財務資產公平值變動		(45)	-
Items that may be reclassified	其後可能重新分類至			
subsequently to profit or loss:	損益之項目:			
Exchange differences on translation foreign	換算海外經營業務之			
operations	匯兑差額		2,753	(6,995)
Other common bonetic Common March	土如明甘仙入工业 1 //45 45 \			
Other comprehensive income/(loss)	本期間其他全面收入/(虧損)		2.709	(6,995)
for the period			2,708	(0,773)
Total comprehensive loss	本期間全面虧損總額			
for the period	學 物 № 土 Ⅲ 彫 頂 菘 訳		(9,747)	(39,975)
ioi ille periou			(7,747)	(37,773)

CONDENSED CONSOLIDATED STATEMENTS OF **COMPREHENSIVE INCOME**

簡明綜合全面損益賬

For the six months ended 30 September 202	截至二零二零年九月三十日止六個月					
			Six months ende 截至九月三十 2020	-		
		Notes 附註	2020 二零二零年 HK\$′000 千港元 (Unaudited) (未經審核)	二零一九年 HK\$'000 千港元 (Unaudited) (未經審核)		
Loss for the period attributable to:	歸屬於下列人士之本期間 虧損:					
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		(10,235) (2,220)	(23,027) (9,953)		
			(12,455)	(32,980)		
Total comprehensive loss for the period attributable to: Owners of the Company	歸屬於下列人士之本期間 全面虧損總額: 本公司(標子)		(7,146)	(30,274)		
Non-controlling interests	非控股權益		(2,601)	(9,701)		
Loss per share	毎股虧損					
– Basic	一基本	10	(0.3) cents 港仙	(0.8) cents 港仙		
– Diluted	-攤薄	10	(0.3) cents 港仙	(0.8) cents 港仙		

CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL **POSITION**

簡明綜合財務狀況表

As at 30 September 2020

於二零二零年九月三十日

		Notes 附註	As at 30 September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 31 March 2020 於二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
Non-current assets Property, plant and equipment Right-of use assets Financial asset at fair value through other	非流動資產 物業、廠房及設備 使用權資產 按公平值計入其他全面收益之		11,052 6,953	13,287 4,345
comprehensive income	財務資產		118	114
			18,123	17,746
Current assets Inventories Trade receivables Deposits, prepayments and	流動資產 存貨 貿易應收款項 按金、預付款項及	11	3,050 21,204	1,559 14,855
other receivables Cash and cash equivalents	其他應收款項 現金及現金等值項目	12	82,025 13,251	84,429 16,201
Total current assets	流動資產總值		119,530	117,044
Less: Current liabilities Trade payables Accrued liabilities and other payables Contract liabilities Lease liabilities Amounts due to shareholders Amounts due to non-controlling interests	減:流動負債 貿易應付款項 累計負債及其他應付款項 合約負債 租賃負债 應付股東款項 應付非控股權益款項	13 14 15 16 17	6,679 30,614 - 2,078 17,521 5,243	1,050 26,901 1,186 1,728 31,960 9,045
Total current liabilities	流動負債總值		62,135	71,780
Net current assets	流動資產淨值		57,395	45,174
Total assets less current liabilities	資產總值減流動負債		<i>75,</i> 518	62,920
Less: Non-current liabilities Lease liabilities Amounts due to shareholders Amounts due to non-controlling interests	减:非流動負債 租賃負債 應付股東款項 應付非控股權益款項	15 16 17	3,405 13,995 4,635	1,291 - -
			22,035	1,291
Net assets	資產淨值		53,483	61,629
Capital and reserves Share capital Reserves	股本及儲備 股本 儲備	18	59,319 59,485	59,319 64,261
Equity attributable to owners of the Company	本公司擁有人應佔權益		118,804	123,580
Non-controlling interests	非控股權益		(65,321)	(61,951)
Total equity	權益總額		53,483	61,629

Approved by the Board of Directors on 25 November 2020 and signed on its behalf by:

於二零二零年十一月二十五日獲董事會批准並由下列 人士代表簽署:

Zhang Xiaobin 張曉彬

Director 董事

Gao Feng 高峰 Director 董事

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN

簡明綜合權益變動表

For the six months ended 30 September 2020 (Unaudited)

截至二零二零年九月三十日止六個月(未經審核)

Equity attributable to owners of the Company 本公司擁有人應佔權益

					Financial							
					assets at							
					fair value							
					through							
					other							
					compreh-		Shares held					
			Share		ensive		for share	Share			Non-	
		Share	premium	Exchange	income	Accumulated	award	options	Other		controlling	Total
		capital	account	reserves	reserve	losses	scheme	reserve	reserve	Sub-total	interests	equity
					按公平值計入							
					其他全面收益							
					之財務資產		股份獎勵計劃					
		股本	股份溢價賬	匯兌儲備	儲備	累計虧損	所持股份	購股權儲備	其他儲備	小計	非控股權益	權益總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 April 2020 (Audited)	於二零二零年四月一日											
, , , , , , , , , , , , , , , , , , , ,	(經審核)	59,319	311,419	(6,873)	(1,113)	(272,857)	(4,986)	51,426	(12,755)	123,580	(61,951)	61,629
		. ,.	,	1-77	\	, , ,	() (, ,	, ,,	-,	V- / - /	. ,.
Total comprehensive income/(loss)	本期間全面收入/(虧損)											
for the period	總額	-		3,134	(45)	(10,235)				(7,146)	(2,601)	(9,747)
•					. , ,	, , ,				,,,,		
Change in non-controlling interests	非控股權益變動	_	_	_	_	_	_		774	774	(769)	5
Equity-settled share-based payment	以權益結算並以股份支付	_	_	_	Ī	_	_	_	//-	//-	(707)	,
Equity-seriled sildre-based payment	之款項		_	_	_	_		1,596		1,596		1,596
Share options lapsed	購股權失效		_	_		16,246		(16,246)		1,370	_	1,370
andic abilialis inhaca	神以 佳 八 从					10/240		(10,270)				
	4 - - - - - - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1											
At 30 September 2020 (Unaudited)	於二零二零年九月三十日		A11 412	/A =440	/	10.1.0-11	44.00**	A/ == :	/11 007		// E 0051	=0.404
	(未經審核)	59,319	311,419	(3,739)	(1,158)	(266,846)	(4,986)	36,776	(11,981)	118,804	(65,321)	53,483

For the six months ended 30 September 2019 (Unaudited)

截至二零一九年九月三十日止六個月(未經審核)

Equity attributable to owners of the Company 本公司擁有人應佔權益

						Shares held					
			Share			for share	Share			Non-	
		Share	premium	Exchange	Accumulated	award	options	Other		controlling	Total
		capital	account	reserves	losses	scheme	reserve	reserve	Sub-total	interests	equity
		'				股份獎勵計劃					. ,
		股本	股份溢價賬	匯兑儲備	累計虧損	所持股份	購股權儲備	其他儲備	小計	非控股權益	權益總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 April 2019 (Audited)	於二零一九年四月一日(經審核)	55,755	281,481	795	(195,135)	(4,986)	59,671	(12,755)	184,826	(53,077)	131,749
T.1 1 1 1 1	4 Ha an a - T & In 16 Ar										
Total comprehensive loss	本期間全面虧損總額			(7.0.47)	100.00=				100.07.11	10.7011	100.0751
for the period				(7,247)	(23,027)	-	_	-	(30,274)	(9,701)	(39,975)
Share capitalisation	股份資本化	2,500	21,002	-	-	-	-	-	23,502	-	23,502
At 30 September 2019 (Unaudited)	於二零一九年九月三十日(未經審核)	58,255	302,483	(6,452)	(218,162)	(4,986)	59,671	(12,755)	178,054	(62,778)	115,276
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CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOW

簡明綜合現金流量表

For the six months ended 30 September 2020

截至二零二零年九月三十日止六個月

		Six months ended 30 September 截至九月三十日止六個月		
		2020	2019	
		二零二零年	二零一九年	
		HK\$'000	HK\$'000	
		千港元	千港元	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
Net cash outflow from operating activities Net cash inflow/(outflow) from investing	經營業務之現金流出淨額 投資活動之現金流入/(流出)淨額	(5,194)	(8,370)	
activities		19	(12)	
Net cash outflow from financing activities	融資活動之現金流出淨額	(307)	(2,093)	
Net decrease in cash and cash equivalents	現金及現金等值項目減少淨額	(5,482)	(10,475)	
Cash and cash equivalents at the beginning of	期初之現金及現金等值項目			
the period		16,201	19,383	
Effect of foreign exchange rate changes	匯率變動之影響	2,532	2,320	
Cash and cash equivalents at the end of the period	期終之現金及現金等值項目	13,251	11,228	
Analysis of the balances of cash and cash equivalents	現金及現金等值項目結餘分析			
Cash and bank balances	現金及銀行結餘	13,251	11,228	

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL **STATEMENTS**

簡明綜合財務報表附註

For the six months ended 30 September 2020

截至二零二零年九月三十日止六個月

CORPORATE INFORMATION

Elife Holdings Limited (the "Company") is a limited liability company incorporated in the Cayman Islands and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The registered office of the Company is located at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The principal place of business of the Company is located at Unit 806, Level 8, Core D, Cyberport 3, 100 Cyberport Road, Hong Kong.

The Directors consider that Ms. Liu Qiuhua and Mr. Gao Feng are the substantial shareholders of the Company which held approximately 12.1% and 5.21% of existing issued ordinary share capital of the Company respectively.

The principal activity of the Company is investment holding. The principal activities of its subsidiaries include engaging in trading businesses across Asia as well as the provision of esmart digital services. It has also been expanding its businesses into the consumer products market conforming to the Group's business principle of "making life easier and benefiting people's livehood" (易 生活,惠民生).

This condensed consolidated interim financial statement has not been audited.

BASIC OF PREPARATION

The unaudited condensed consolidated interim financial statements have been prepared in accordance with the Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). These condensed consolidated interim financial statements are presented in Hong Kong dollars and all values are rounded to the nearest thousand (HK\$'000) except otherwise indicated.

These condensed consolidated interim financial statements should be read in conjunction with the Group's audited annual financial statements for the year ended 31 March 2020.

The accounting policies and method of computation adopted in the preparation of these condensed consolidated interim financial statements are consistent with those used in the Group's annual financial statements for the year ended 31 March 2020 except that the Group has adopted certain new and revised Hong Kong Financial Reporting Standards ("HKFRSs") (which also include HKASs and Interpretations) as disclosed in Note 3 below.

1. 公司資料

易生活控股有限公司(「本公司」)為於開曼群島註 冊成立之有限公司,而其股份於香港聯合交易所有 限公司(「聯交所」)上市。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。本公 司主要營業地點位於香港數碼港道100號數碼港3座 D區8樓806室。

董事視劉秋華女士及高峰先生為本公司之主要股東, 彼等分別持有本公司現有已發行普通股本約12.1% 及5.21%。

本公司之主要業務為投資控股。其附屬公司之主要 業務包括於亞洲各地從事貿易業務,以及提供智能 數據服務。其亦正在拓展其業務至消費品市場,以 配合本集團「易生活,惠民生」之經營原則。

本簡明綜合中期財務報表並未經審核。

編製基準

未經審核簡明綜合中期財務報表已按照香港會計師 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」及香港聯合交 易所有限公司證券上市規則(「上市規則」)附錄十六 之適用披露規定編製。本簡明綜合中期財務報表以 港元呈列,而除另有指明外,所有數值均約整至千 位(千港元)。

此等簡明綜合中期財務報表應與本集團截至二零二 零年三月三十一日止年度之經審核年度財務報表一

編製簡明綜合中期財務報表所採納之會計政策及計 算方法乃與編製本集團截至二零二零年三月三十一 日止年度之年度財務報表所採納者一致,惟本集團 已採納若干新訂及經修訂香港財務報告準則(「香港 財務報告準則」)(其亦包括香港會計準則及詮釋)。 有關詳情在下文附註3中披露。

PRINCIPAL ACCOUNTING POLICIES

The unaudited condensed consolidated interim financial information has been prepared on the historical cost basis, except for certain financial instruments, which are measured at fair values, as appropriate.

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

Accounting policy became applicable in this interim period (i)

The Group has applied the following accounting policies which became relevant to the Group in the interim period.

Government subsidies

Government subsidies are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the subsidies will be received.

Government subsidies are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the subsidies are intended to compensate.

Government subsidies related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under "other income".

(ii) Application of amendments to HKFRSs

In the current interim period, the Group has applied the Amendments to References to the Conceptual Framework in HKFRS Standards and the following amendments to HKFRSs issued by the HKICPA, for the first time, which are mandatorily effective for the annual period beginning on or after 1 April 2020 for the preparation of the Group's condensed consolidated financial statements:

Amendments to HKAS 1 Definition of Material and HKAS 8

Amendments to HKFRS 3 Definition of a Business

Amendments to HKFRS 9, Interest Rate Benchmark Reform HKAS 39 and HKFRS 7

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

3. 主要會計政策

除若干財務工具乃按公平值計量(倘適用)外,未經 審核簡明綜合中期財務資料乃根據歷史成本法編製。

除因應用香港財務報告準則之修訂本及應用那些與 本集團變得有關之若干會計政策而新加入會計政策 外,截至二零二零年九月三十日止六個月之簡明綜 合財務報表所採用之會計政策及計算方法與本集團 截至二零二零年三月三十一日止年度之年度綜合財 務報表所呈列者相同。

(i) 於本中期期間變得適用之會計政策

本集團已應用下列於中期期間與本集團變得有 關之會計政策。

政府補貼

政府補貼乃於能夠合理確保本集團將符合該等 補貼所附帶之條件,並將收到補貼時,方始確

政府補貼於本集團將擬用作補償之補貼之相關 成本確認為開支之期間,有系統地於損益內確

與收入有關之政府補貼,如屬補償已產生之開 支或虧損,或目的是向本集團提供即時財務支 持而未來不涉及相關成本,則於應收期間在損 益中確認。該等補助金於「其他收入」項下呈 列。

(ii) 應用香港財務報告準則修訂本

於本中期期間,為編製本集團之簡明綜合財務 報表,本集團首次應用「針對香港財務報告準 則有關概念框架之提述之修訂」及香港會計師 公會頒佈之下列香港財務報告準則修訂本(該 等修訂本將於二零二零年四月一日或之後開始 之年度期間強制生效):

香港會計準則第1號及 重大之定義 香港會計準則第8號

(修訂本)

香港財務報告準則第3號 業務之定義 (修訂本)

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 (修訂本)

於本期間應用該等新訂香港財務報告準則及其 修訂本並無對本集團於本期間及過往期間之財 務狀況及表現及/或本簡明綜合財務報表所載 之披露資料造成重大影響。

SEGMENT INFORMATION

The Group organised into three operating divisions: unconventional gas business, commodities trading business and esmart digital services. These divisions are the basis on which the Group reports its segment information.

The three operating and reportable segments under HKFRS 8 are as follows:

Unconventional gas business Provision of services in connection with

unconventional gas and import of technical equipment for the unconventional gas

industry

Commodities trading business Provision of agency services and commodities

trading in the PRC, Hong Kong and

overseas

Esmart digital services Provision of esmart digital services in the PRC

Revenue represents the aggregate of the amounts received and receivable from third parties, income from commodities trading business and esmart digital services. Revenue recognised during the periods are as following:

分部資料

本集團分為三個經營分部:非常規天然氣業務、商 品貿易業務及智能數據服務。該等分部為本集團呈 報其分部資料之基準。

根據香港財務報告準則第8號,三個經營及可申報分 部如下:

非常規天然氣業務 從事提供與非常規天然氣相

關服務及非常規天然氣行

業輸入技術設備

商品貿易業務 於中國、香港及海外提供中

介服務與商品貿易

智能數據服務 於中國提供智能數據服務

收益指已向及應向第三方收取之款項總額,有關收 入來自商品貿易業務及智能數據服務。期內確認之 收益如下:

Six months ended 30 September 截至九月三十日止六個月

2020 2019 二零二零年 二零一九年 HK\$'000 HK\$'000 千港元 千港元

(Unaudited) (Unaudited) (未經審核) (未經審核)

41,610 128,648 264 128,648 41,874

來自客戶合約之收入細分 Disaggregation of revenue from contracts with customers

Recognised at a point in time 於單一時間點確認

Commodities sales 商品銷售 Service fee 服務費

Total revenue from contracts with customers 來自客戶合約之收入總額

SEGMENT INFORMATION (CONTINUED)

Segment revenues and results

The following is an analysis of the Group's revenue and results by reportable

For the six months ended 30 September 2020 (Unaudited)

分部資料(續) 分部收益及業績

本集團收益及業績按可申報分部劃分之分析如下:

截至二零二零年九月三十日止六個月(未經審核)

		Unconventional gas business 非常規 天然氣業務 HK\$'000 千港元	Commodities trading business 商品 貿易業務 HK\$′000 千港元	Esmart digital services 智能 數據服務 HK\$′000 千港元	Consolidated 綜合 HK\$′000 千港元
Turnover Turnover from external customers	營業額 來自外界客戶之營業額	_	128,648	-	128,648
Result Segment (loss)/profit	業績 分部(虧損)/溢利	(393)	496	(4,887)	(4,784)
Unallocated other income Unallocated corporate expenses Equity-settled share-based payment Finance costs	未分配其他收入 未分配企業支出 以權益結算並以股份支付之款項 融資成本			-	1,796 (7,679) (1,596) (66)
Loss before tax Taxation	除税前虧損 税項			-	(12,329) (126)
Loss for the period	本期間虧損				(12,455)

For the six months ended 30 September 2019 (Unaudited)

截至二零一九年九月三十日止六個月(未經審核)

		Unconventional gas business 非常規 天然氣業務 HK\$'000 千港元	Commodities trading business 商品 貿易業務 HK\$'000 千港元	Esmart digital services 智能 數據服務 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
Turnover Turnover from external customers	營業額 來自外界客戶之營業額	_	41,602	272	41,874
Result Segment loss	業績 分部虧損	(925)	(4,419)	(12,862)	(18,206)
Unallocated other income Unallocated corporate expenses Finance costs	未分配其他收入 未分配企業支出 融資成本			_	1,055 (15,391) (434)
Loss before tax Taxation	除税前虧損 税項			_	(32,976) (4)
Loss for the period	本期間虧損			=	(32,980)

Turnover reported above represents revenue generated from external customers. There were no inter-segment sales in the Period (six months ended 30 September 2019: HK\$Nil).

Segment results represent the profit/loss generated from each segment without allocation of certain other income, equity-settled share-based payment, corporate expenses, finance costs and taxation. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment measurement.

上文所呈報之營業額指來自外界客戶之收益。於本 期間內並無分部間銷售(截至二零一九年九月三十日 止六個月:零港元)。

分部業績指未分配若干其他收入、以權益結算並以 股份支付之款項、企業開支、融資成本及税項之前 各分部產生之溢利/(虧損)。此為向主要經營決策 者報告以分配資源及評估分部表現之方法。

4.

SEGMENT INFORMATION (CONTINU Segment assets and liabilities	ED)		部資料(績) 部資產及負債		
		Unconventional gas business 非常規 天然氣業務 HK\$'000 千港元	business 商品 貿易業務 HK\$′000	Esmart digital services 智能 數據服務 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
30 September 2020 (Unaudited)	二零二零年九月三十日(未經審核)	1,1373	1,375	1,375	1,575
Segment assets	分部資產	5,207	88,963	14,266	108,436
Segment liabilities	分部負債	539	16,214	9,775	26,528
		Unconventional gas business 非常規 天然氣業務 HK\$'000 千港元	business 商品 貿易業務 HK\$'000	Esmart digital services 智能 數據服務 HK\$'000 千港元	Total 總計 HK\$'000 千港元
31 March 2020 (Audited) Segment assets	二零二零年三月三十一日(經審核) 分部資產	4,482	83,636	16,836	104,954
Segment liabilities	分部負債	518	7,455	9,369	17,342
Reconciliation of reportable segme	nt assets and liabilities:	可	申報分部資產與負債	對賬:	
			二零二零 九月三十 HK\$/0	020 李年 十日 000 巷元 ed)	31 March 2020 二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
Assets Total assets of reportable segments Unallocated and other corporate assets: Property, plant and equipment Right-of-use assets Deposit, prepayments and other received Cash and cash equivalents	資產 可申報分部之資產總值 未分配及其他企業資產 物業、廠房及設備 使用權資產 按金、預付款項及其 現金及現金等值項目	:	108,4 2,3 2,9 22,3 1,4	362 973 395	104,954 2,627 310 21,887 5,012
Consolidated total assets	綜合資產總值		137,6	553	134,790
Liabilities Total liabilities of reportable segments Unallocated and other corporate liabilitie Accrued liabilities and other payables Lease liabilities Amounts due to shareholders Amounts due to non-controlling interests	累計負債及其他應付 租賃負債 應付股東款項	款項	26,5 13,1 3,1 31,5 9,8	100 148 516	17,342 11,795 3,019 31,960 9,045

SEGMENT INFORMATION (CONTINUED)

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

- all assets are allocated to reportable segments other than unallocated corporate assets (mainly comprising certain property, plant and equipment, certain right-of-use assets, certain deposits, prepayments and other receivables and certain cash and cash equivalents); and
- all liabilities are allocated to reportable segments other than unallocated corporate liabilities (mainly comprising certain accrued liabilities and other payables, lease liabilities amounts due to shareholders and amounts due to non-controlling interests).

Other segment information

For the six months ended 30 September 2020 (Unaudited)

分部資料(續)

就監控分部表現及分配分部間資源而言:

- 除未分配企業資產(主要包括若干物業、廠房 及設備、若干使用權資產、若干按金、預付款 項及其他應收款項以及若干現金及現金等值項 目)外,所有資產分配至可申報分部;及
- 除未分配企業負債(主要包括若干累計負債及 其他應付款項、租賃負債、應付股東款項及應 付非控股權益款項)外,所有負債分配至可申 報分部。

其他分部資料

截至二零二零年九月三十日止六個月(未經審核)

		Unconventional gas 非常規天然氣業務 HK\$'000 千港元	Commodities trading business 商品貿易業務 HK\$′000 千港元	Esmart digital services 智能數據服務 HK\$'000 千港元	Unallocated 未分配 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Depreciation of property, plant a equipment Depreciation of right-of-use asset		1	361 558	1,746 66	265 486	2,373 1,110
For the six months ended 30 Se	ptember 2019 (Unaudited)		截至	二零一九年九月	三十日止六個月(未經審核)
		Unconventional gas 非常規天然氣業務 HK\$'000 千港元	Commodities trading business 商品貿易業務 HK\$*000 千港元	Esmart digital services 智能數據服務 HK\$'000 千港元	Unallocated 未分配 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Depreciation of property, plant and equipment Depreciation of right-of-use assets Additions to non-current assets*	物業、廠房及設備之折舊 使用權資產之折舊 非流動資產之增加*	536 - -	638 915 -	1,930 136 10	267 448 2	3,371 1,499 12

Additions to non-current assets excluding goodwill, interests in associate and financial asset at fair value through other comprehensive income.

非流動資產之增加不包括商譽、於聯營公司之 權益以及按公平值計入其他全面收益之財務資

4. SEGMENT INFORMATION (CONTINUED)

Geographical information

The Company is domiciled in Hong Kong. The Group's operations are mainly located in the PRC and Hong Kong. The following analysis of the Group's turnover by geographical area is disclosed for the periods ended 30 September 2020 and 2019.

The PRC	中國
Hong Kong	香港
Overseas	海外

The following is an analysis of the carrying amount of non-current assets (excluding interests in associates and financial asset at fair value through other comprehensive income) analysed by the geographical area in which the assets are located:

The PRC	中國
Hong Kong	香港
Overseas	海外

4. 分部資料(續)

地區資料

本公司主要營業地點位於香港。本集團之經營主要 位於中國及香港。截至二零二零年及二零一九年九 月三十日止期間,本集團營業額按地區所作之分析 披露如下。

Six months ended 30 September 截至九月三十日止六個月

截主儿方二十日正八個方		
2020	2019	
二零二零年	二零一九年	
HK\$′000	HK\$'000	
千港元	千港元	
(Unaudited)	(Unaudited)	
`(未經審核)	(未經審核)	
122,019	4,000	
5,957	37,874	
672	_	
100 (40	41.074	
128,648	41,874	

下表為非流動資產(不包括於聯營公司之權益及按公 平值計入其他全面收益之財務資產)按資產所在地劃 分之地區之賬面值分析:

Carrying amount of non-current assets 非流動資產之賬面值

카川 割 貝 圧 仁 城 川 但	
As at	As at
30 September	31 March
2020	2020
於二零二零年	於二零二零年
九月三十日	三月三十一日
HK\$′000	HK\$'000
千港元	千港元
(Unaudited)	(Audited)
(未經審核)	(經審核)
3,045	5,236
9,330	6,669
5,630	5,727
18,005	17,632

OTHER INCOME AND OTHER GAINS/(LOSSES) - NET

其他收入及其他收益/(虧損)-淨額

Six months ended 30 September 截至九月三十日止六個月

2020	2019
二零二零年	二零一九年
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)

Other income Interest income on: Bank deposit Other receivables	其他收入 利息收入: 銀行存款 其他應收款項	14 1,322	7 1,056
Government grant (Note) Sundry income	政府補助 <i>(附註)</i> 雜項收入	1,336 162 218	1,063
		1,716	1,510
Other gains/(losses) – net Net exchange losses Loss on disposal of subsidiary Loss on disposal of property, plant and equipment	其他收益/(虧損)一淨額 匯兑虧損淨額 出售附屬公司之虧損 出售物業、廠房及設備之虧損	(43) (1) (2)	(55) - -

豁免租金之所得收益

Note: Amounts represented the government grants received in relation to the outbreak of novel coronavirus ("COVID-19") pandemic.

附註: 此金額為基於新型冠狀病毒(「COVID-19」) 大流行疫情而收取之政府補助。

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LOSS FROM OPERATING ACTIVITIES

Gain on waiver of rent

經營業務虧損 6.

Six months ended 30 September 截至九月三十日止六個月

2020	2019
二零二零年	二零一九年
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)

(55)

		(未經審核)	(未經審核)
The Group's loss from operating activities is arrived at after charging: Cost of inventory sold Depreciation of property, plant and equipment Depreciation of right-of-use-assets Staff costs (including directors' remuneration) – wages and salaries	本集團經營業務虧損已扣除: 已售存貨成本 物業、廠房及設備之折舊 使用權資產之折舊 員工成本(包括董事酬金) - 工資及薪金	125,671 2,373 1,110 6,753	41,265 3,371 1,499 21,918
 equity-settled share-based payment retirement benefits scheme contributions 	以權益結算並以股份支付退休福利計劃供款	1,596 263	1,567
		8,612	23,485
Expenses relating to short-term lease	與短期租約有關之開支	138	166

FINANCE COSTS

Interests on obligations under finance leases 融資租賃承擔之利息 Interests on lease liabilities 租賃負債之利息 Interests on amounts due to shareholders 應付股東款項之利息 Interests on other borrowings 其他借貸之利息 Interests on bank borrowings 銀行借貸之利息

7. 融資成本

Six months ended 30 September 截至九月三十日止六個月

2020 2010 二零二零年 二零一九年 HK\$'000 HK\$'000 千港元 千港元 (Unaudited) (Unaudited) (未經審核) (未經審核) 60 194 65 1 45 128 7

TAXATION

Current tax 本期税項 - Hong Kong Profits Tax -香港利得税

Deferred tax 遞延税項

- PRC Enterprises Income Tax -中國企業所得税

On 21 March 2018, the Hong Kong Legislative Council passed the Inland Revenue (Amendment) (No.7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2 million of assessable profits of qualifying corporations will be taxed at 8.25%, and assessable profits above HK\$2 million will be taxed at 16.5%. The assessable profits of corporation not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. The two-tiered profits tax rates regime is applicable to the Group for the periods ended 30 September 2020 and 2019.

The Directors considered the amount involved upon implementation of the two-tiered profits tax rates regime as insignificant to the unaudited condensed consolidated financial statements.

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards.

稅項 8.

Six months ended 30 September 截至九月三十日止六個月

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2020 2019 二零二零年 二零一九年 HK\$'000 HK\$'000 千港元 千港元 (Unaudited) (Unaudited) (未經審核) (未經審核)

434

	4
126	_
126	4
_	_
126	4

於二零一八年三月二十一日,香港立法會通過 《2017年税務(修訂)(第7號)條例草案》(「條例草 案」),引入兩級利得税税率制度。條例草案於二零 一八年三月二十八日獲簽署成為法律,並於翌日刊 憲。根據兩級利得税税率制度,合資格集團實體首 2,000,000港元之應課税溢利將會按8.25%徵税,而 超過2,000,000港元之應課税溢利則會按16.5%徵 税。不符合兩級利得税税率制度之公司之應課税溢 利將繼續劃一按16.5%徵稅。兩級利得稅稅率制度 乃於截至二零二零年及二零一九年九月三十日止期 間對本集團適用。

董事認為,實行兩級利得税税率制度後之所涉金額 對未經審核簡明綜合財務報表而言並不重大。

根據中國企業所得税法(「企業所得税法」)及企業所 得税法之實施細則,自二零零八年一月一日起,中 國附屬公司之税率為25%。

DIVIDENDS

The Board of the Company do not recommend a payment of an interim dividend for the six months ended 30 September 2020 (six months ended 30 September 2019: HK\$Nil).

10. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

(a) Basic

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

Loss for the period attributable to owners of the Company (HK\$'000) Weighted average number of ordinary shares in issue ('000) Basic and diluted loss per share (HK cents per share)

本公司擁有人應佔本期間虧損 (千港元) 已發行普通股之加權平均數 (千股) 每股基本及攤薄虧損 (每股港仙)

(b) Diluted

The basic and diluted loss per share are the same for the periods ended 30 September 2020 and 2019. The calculation of the diluted loss per share for both periods did not assume the exercise of the Company's outstanding share options as the effect is anti-dilutive.

股 息

本公司董事會不建議派付截至二零二零年九月三十 日止六個月之中期股息(截至二零一九年九月三十日 止六個月:零港元)。

10. 本公司擁有人應佔每股虧損

(a) 基本

本公司擁有人應佔每股基本虧損乃按以下數據 計算:

Six months ended 30 September 截至九月三十日止六個月

2020 二零二零年 (Unaudited) (未經審核)	2019 二零一九年 (Unaudited) (未經審核)
(10,235)	(23,027)
2,965,967	2,885,989
(0.3)	(0.8)

(b) 攤薄

截至二零二零年九月三十日止期間之每股基本 及攤薄虧損與截至二零一九年九月三十日止期 間相同。該兩個年度之每股攤薄虧損之計算方 式並無假設本公司之尚未行使購股權獲行使, 原因是有關行使具反攤薄影響。

11. TRADE RECEIVABLES

11. 貿易應收款項

As at 30	As at 31
September 2020	March 2020
於二零二零年	於二零二零年
九月三十日	三月三十一日
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Audited)
(未經審核)	(經審核)
	17.750
24,108	17,759
(2,904)	(2,904)
21,204	14,855

Trade receivables 貿易應收款項 Less: allowance for expected credit losses on 減:貿易應收款項之預期信貸 trade receivables, net

虧損撥備淨額

The following is an ageing of trade receivables based on invoice date, at the end of reporting period.

以下為於報告期末根據發票日期按賬齡分析之貿易 應收款項。

As at 30 September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 31 March 2020 於二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
8,391 - 672 - 15,045	1,572 - - 7 16,180
24,108	17,759

0 to 30 days	0至30日
31 to 60 days	31至60日
61 to 90 days	61至90日
91 to 180 days	91至180日
Over 180 days	超過180日

按金 預付款項

12. DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

12. 按金、預付款項及其他應收款項

As at 30

713 41 44	7 10 01 0 1
September 2020	March 2020
於二零二零年	於二零二零年
九月三十日	三月三十一日
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Audited)
(未經審核)	(經審核)
1,348	1,181
29,616	25,271
134,435	141,351
165,399	167,803
(83,374)	(83,374)
(00/07-4)	(00,07 4)
82,025	84,429

As at 31

Deposits **Prepayments** Other receivables (Note (i), (ii) & (iii))

Less: allowance for expected credit losses on other receivables, net (Note (iv))

減:其他應收款項之預期信貸虧損 撥備淨額(附註(ivl)

其他應收款項(*附註(i*)、(ii)及(iii))

Notes:

As at 30 September 2020, included the other receivables are several significant items as follows:

Outstanding consideration for sale of minority interest in an associated company

Pursuant to the sale and purchase agreement dated 2 June 2015 (as supplemented and amended by two supplemental agreements thereto dated 23 June 2017 and 28 November 2017) (the "Disposal Agreement") between Elife Investment Holdings Limited (formerly known as Sino Rich Energy Holdings Limited) (a wholly-owned subsidiary of the Company) ("Elife Investment") and Jetgo Group Limited ("Jetgo"), Elife Investment agreed to dispose of 10.5% of the issued share capital of an associated company to Jetgo at the consideration of HK\$150,000,000. The first and second instalments of the consideration of approximately HK\$75,304,000 were settled in accordance with the schedule.

In relation to the third instalment of the consideration of approximately HK\$74,696,000 due 31 December 2018, Jetgo settled HK\$200,000 in June 2018 and approximately HK\$74,496,000 has remained outstanding as at 30 September 2020 and the amount has remained outstanding as at 30 September 2019 (31 March 2020: approximately HK\$74,496,000).

附註:

於二零一九年九月三十日,以下數項重大項目乃計 入其他應收款項:

出售聯營公司少數權益之未償還代價

根據本公司之全資附屬公司易生活投資控股 有限公司(前稱神州富卓能源控股有限公司) (「易生活投資」)與捷高集團有限公司(「捷高」) 所訂立日期為二零一五年六月二日之買賣協 議(經日期為二零一七年六月二十三日及二零 一七年十一月二十八日之兩份補充協議所補充 及修訂)(「出售協議」),易生活投資同意按代 價150,000,000港元出售聯營公司已發行股本 之10.5%。代價之第一期及第二期分期款項約 75,304,000港元已依照有關時間表結清。

有關於二零一八年十二月三十一日到期之代價 之第三期分期款項約74.696.000港元,捷高 於二零一八年六月償還200,000港元,餘下約 74,496,000港元於二零二零年九月三十日及 二零一九年九月三十日尚未償還(二零二零年 三月三十一日:約74,496,000港元)。

12. DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES (CONTINUED)

Notes: (Continued)

Performance deposit due from Zhongshang Huimin (Beijing) E-Commerce Co. Ltd. ("Huimin")

An interest-free and unsecured performance deposit of RMB50,000,000 (the "Performance Deposit") was paid by Zhongnongxin Supply Chain Management Company Limited ("Zhongnongxin") (an indirect whollyowned subsidiary of the Company) to Huimin pursuant to the supply agreement dated 8 March 2017 (the "Supply Agreement") among Zhongnongxin, Huimin and Mr. Zhang Yichun ("Mr. Zhang"). Mr. Zhang, a former non-executive Director and a former vice-chairman of the Board, provided a personal guarantee to Zhongnongxin for the repayment of the Performance Deposit in full when due.

Pursuant to the Supply Agreement (as supplemented and amended by two supplemental agreements thereto on 11 September 2017 and 1 March 2018 respectively), the Performance Deposit shall become due on 16 September 2018. Huimin did not repay the Performance Deposit in full by the said due date. Since August 2018 (that is, one month before the due date), the Group has from time to time requested repayment of the Performance Deposit by Huimin by various means and in particular, (a) on 20 August 2018, the Group issued a letter to Huimin requesting for immediate repayment of the Performance Deposit; (b) on 22 August 2018 and 4 September 2018 respectively, the Group requested Huimin to repay the Performance Deposit in full before 16 September 2018 by email; (c) on 27 September 2018, the PRC legal counsel of the Company, issued a demand letter to Huimin and Mr. Zhang requesting Huimin for repayment of the Performance Deposit; (d) in early November 2018, the management of the Company attended physical meetings with representatives of Huimin to negotiate on, among other things, the means to settle the Performance Deposit, which is preliminarily proposed to be either by way of loan, equity pledge or equity transfer; (e) on 10 December 2018, Huimin provided a repayment schedule in respect of settlement of the Performance Deposit and approximately RMB2,000,000 had been received during the year ended 31 March 2019; (f) On 30 May 2019, a supplemental agreement was entered into among the parties and it was agreed that Huimin shall to repay the remaining balances of the Performance Deposit on or before 16 December 2019; and (g) On 15 June 2020, a supplemental agreement was entered into among the parties and it was agreed that Huimin shall to repay the remaining balances of RMB27,700,000 of the Performance Deposit on or before 31 December 2020. The said supplemental agreement contains a clause that the Group shall have the right to demand repayment of the outstanding sum on or before the due date.

As at 30 September 2020, the Performance Deposit of approximately HK\$24,660,000 (equivalent to RMB21,700,000) (31 March 2020: approximately HK\$33,529,000 and equivalent to RMB30,700,000) included in other receivables. The Performance Deposit was partially repaid of approximately RMB1,500,000 after the period ended 30 September 2020.

12. 按金、預付款項及其他應收款項(續)

附註:(續)

(ii) 應收中商惠民(北京)電子商務有限公司(「中商 惠民 /) 之履約保證金

> 根據本公司之間接全資附屬公司中農信供應鏈 管理有限公司(「中農信」)、中商惠民與張一 春先生(「張先生」)所訂立日期為二零一七年 三月八日之供應協議(「供應協議」),中農信向 中商惠民支付了一筆免息及無抵押之履約保證 金,金額為人民幣50,000,000元(「履約保證 金」)。張先生為前非執行董事兼前董事會副主 席,彼就全數履約保證金能夠按時償還向中農 信提供個人擔保。

> 根據供應協議(經日期為二零一七年九月十一 日及二零一八年三月一日之兩份補充協議所補 充及修訂),履約保證金將於二零一八年九月 十六日到期。中商惠民並無於上述到期日償還 全數履約保證金。自二零一八年八月(即到期 日前一個月),本集團不時以各種方式要求中商 惠民償還履約保證金,當中具體包括:(a)於二 零一八年八月二十日,本集團發函要求中商惠 民即時償還履約保證金;(b)於二零一八年八月 二十二日及二零一八年九月四日,本集團以電 郵方式要求中商惠民於二零一八年九月十六日 前悉數償還履約保證金;(c)於二零一八年九月 二十七日,本公司之中國法律顧問向中商惠民 及張先生發出要求還款函件,要求中商惠民償 還履約保證金;(d)於二零一八年十一月初,本 公司管理層與中商惠民之代表當面會談,以商 討有關(其中包括)結付履約保證金之方式,其 初步建議為以貸款、股權質押或股權轉讓之方 式結付;(e)於二零一八年十二月十日,中商惠 民就結付履約保證金提供還款時間表,並於截 至二零一九年三月三十一日止年度已償還約人 民幣2,000,000元;(f)於二零一九年五月三十 日,各訂約方訂立補充協議並協定中商惠民須 於二零一九年十二月十六日或之前償還餘下履 約保證金;及(g)於二零二零年六月十五日,各 訂約方訂立補充協議,並同意中商惠民須於二 零二零年十二月三十一日或之前償還履約保證 金之餘下結餘人民幣27,700,000元。該補充 協議訂有條款,訂明本集團有權要求未償還款 項於到期日或之前償還。

> 於二零二零年九月三十日,履約保證金約 24,660,000港元(相當於人民幣21,700,000 元)(二零二零年三月三十一日:約33,529,000 港元,相當於人民幣30.700.000元)乃計入 其他應收款項。於截至二零二零年九月三十 日止期間後已償還部分履約保證金約人民幣 1,500,000元。

12. DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES (CONTINUED)

Notes: (Continued)

(iii) Loan to Graceful Ocean International Group Holdina Limited ("Graceful Ocean"1

On 11 September 2014, Sino Talent Holdings Limited ("Sino Talent"), a wholly-owned subsidiary of the Company, as lender, entered into a loan agreement (the "Loan Agreement") with Graceful Ocean, as borrower and Mr. Ma Haike as first guarantor whereby Sino Talent agreed to advance to Graceful Ocean a term loan in the principal amount of HK\$18 million (the "Loan") with interest accrued at the rate of 13% per annum. The parties entered into five supplemental agreements to the Loan Agreement between April 2015 and June 2018 to, among other things, postpone the maturity date of the Loan to 31 March 2019. On 24 June 2019, the parties and Mr. Gao Feng ("Mr. Gao"), an executive director and the vice-chairman of the Board, entered into the sixth supplemental agreement to the Loan Agreement with the interest rate of 10% per annum, to further postpone the maturity date of the Loan to 31 March 2020. Meanwhile, as an additional security of the repayment obligations of the borrower under the Loan Agreement (as supplemented by the six supplemental agreements), Mr. Gao, entered into a second guarantee contract ("Mr. Gao's Second Guarantee") with Sino Talent and Graceful Ocean whereby Mr. Gao agreed to act as the second guarantor and in the event and only when Mr. Ma failed to or refused to fulfill its augrantee obligations as the first guarantor, guarantee the due performance of Graceful Ocean in respect of its repayment obligations under the Loan Agreement (as supplemented by the six supplemental agreements). On 12 June 2020, the Seventh supplemental agreement entered into the parties to further postpone the maturity date of the Loan to 31 March 2021.

As at 30 September 2020, the total outstanding amount of the Loan and the interest accrued thereon was approximately HK\$26,327,000 (31 March 2020: approximately HK\$25,598,000) and included in other receivables.

(iv) In respect of the sales consideration in Note (i), on 28 November 2018, 2 January 2019 and 25 April 2019, the Group (either by itself or through its legal advisers) issued demand letters to Jetgo while the management of both parties continued to discuss the means to settle the outstanding amount. The Company sought legal advices from two separate Hong Kong law firms on the viability and pros and cons of taking legal action against Jetgo on its failure to make the repayment in accordance with the Disposal Agreement. The Company will further instruct professionals to assess the assets and financial conditions of the Vendor, its associated companies and the sole shareholder of the Vendor in Hong Kong and elsewhere and will then decide whether or not to take legal action against the Vendor or explore other options including but not limited to disposal of the outstanding amount.

Due to the expected possibility of repayment from Jetgo in short period of time is very low and assessed its expected credit losses ("ECL") is very high by an independent firm of professional valuers, after thorough consideration, the Board decided to make an allowance for expected credit losses on the respective receivables, i.e. approximately HK\$74,496,000 for the year ended 31 March 2019.

Regarding the Performance deposits in Note (ii) and loan balance in Note (iii), the ECLs are relatively low as supported by the repayment schedules and the personal guarantees, the provision allowance for expected credit losses on other receivables are approximately HK\$688,000 and HK\$5,015,000 respectively as at 31 March 2020. Since Huimin continuously to repay the Performance deposit (Note (ii) above) and the loan to Graceful Ocean (Note (iii) above) has not yet been expired, the directors of the Company considered both ECLs are relatively low, there is no further provision of the impairment on the respective receivables was made during the six months period ended 30 September 2020.

12. 按金、預付款項及其他應收款項(續)

附計:(續)

(iii) 向德海國際集團控股有限公司(「德海國際 I) 提 供貸款

> 於二零一四年九月十一日,本公司之全資附 屬公司新圖集團有限公司(「新圖」)(作為貸 款方) 與德海國際(作為借貸方) 及馬海科先 生(作為第一擔保人)訂立貸款協議(「貸款協 議」),據此,新圖同意向德海國際提供本金額 為18,000,000港元之定期貸款(「該貸款」), 按年利率13%計息。各訂約方其後於二零一五 年四月至二零一八年六月期間就貸款協議訂立 五份補充協議,以(其中包括)延遲該貸款之到 期日至二零一九年三月三十一日。於二零一九 年六月二十四日,各訂約方與執行董事兼董事 會副主席高峰先生(「高先生」)就貸款協議訂立 第六份補充協議,將利息訂為年利率10%,並 進一步延遲該貸款之到期日至二零二零年三月 三十一日。同時,作為借貸方履行其於貸款協 議(經六份補充協議所補充)下之還款責任之額 外擔保,高先生與新圖及德海國際訂立第二擔 保合約(「高先生之第二擔保」),據此,高先生 同意擔任第二擔保人,並在(且只會在)馬先生 無法或拒絕履行其作為第一擔保人之擔保責任 之情況下,擔保德海國際妥當履行其於貸款協 議(經六份補充協議所補充)下之還款責任。於 二零二零年六月十二日,各訂約方訂立第七份 補充協議,以進一步延遲該貸款之到期日至二 零二一年三月三十一日。

> 於二零二零年九月三十日,該貸款之未償還金 額連同累計利息合共約26,327,000港元(二零 二零年三月三十一日:約25,598,000港元)乃 計入其他應收款項。

(iv) 就附註(i)所述之銷售代價而言,本集團(自行 或透過其法律顧問)已先後於二零一八年十一 月二十八日、二零一九年一月二日及二零一九 年四月二十五日向捷高發出要求還款函件,同 時雙方管理層亦不斷就該筆未償還款項之償付 商討解決辦法。本公司已就捷高未有依照出售 協議作出還款一事而向其採取法律行動之可行 性及利弊,分別向香港兩家律師行尋求法律意 見。本公司將進一步指示有關專業人士評估賣 方、其聯營公司及賣方之唯一股東於香港及其 他地方之資產及財務狀況,然後將決定是否針 對賣方採取法律行動還是應探討其他方法,包 括但不限於出售該筆未償還款項。

> 由於捷高預期於短時間內還款之可能性極低及 其預期信貸虧損(「預期信貸虧損」)被獨立專 業估值師行評定為極高,故董事會經詳細考慮 後,決定對有關應收款項作出預期信貸虧損撥 備,於截至二零一九年三月三十一日止年度約 為74,496,000港元。

關於附註(ii)所述之履約保證金及附註(iii)所述 之貸款結餘,基於已有還款時間表及個人擔 保,有關之預期信貸虧損相對較低,於二零二 零年三月三十一日就其他應收款項作出之預期 信貸虧損撥備計提分別約為人民幣688,000元 及5,015,000港元。由於中商惠民持續償還履 約保證金(上文附註(ii)),且授予德海國際之 貸款(上文附註(iii))尚未到期,故本公司董事 認為兩者之預期信貸虧損均相對較低,於截至 二零二零年九月三十日止六個月期間並無對有 關應收款項作進一步減值撥備。

	易應付款項	
	As at 30 September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 31 March 2020 於二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
	6,046 - 630 - 3	1,040 - - - 10
	6,679	1,050
14. 累言	十負債及其他應付款項	
	As at 30 September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 31 March 2020 於二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
	9,940 4,256 16,418	11,482 49 15,370 26,901
	14. 累言	September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) 6,046 ————————————————————————————————————

15. LEASE LIABILITIES

Within 1 year

The Group's lease liabilities arise from the leasing of office premises and motor vehicles with a fixed lease term from 3 to 5 years. The weight average incremental borrowing rates applied by the Group range from 1.85% to 12.9%.

The Group had lease liabilities repayable as follows:

Within 1 year	1年內
Over 1 year, less than 2 years	1年後但2年內
Over 2 years, less than 5 years	2年後但5年內
Less: total future interest expenses	減:未來利息開支總額
Present value of lease liabilities	租賃負債之現值
Analysis for reporting purpose as:	就報告目的作出分析:
Current liabilities	流動負債
Non-current liabilities	非流動負債

Over 1 year, less than 2 years Over 2 years, less than 5 years	1年後但2年內 2年後但5年內
Less: total future interest expenses	減:未來利息開支總額
Present value of lease liabilities	租賃負債之現值
Analysis for reporting purpose as: Current liabilities Non-current liabilities	就報告目的作出分析: 流動負債 非流動負債

1年內

As at 30 September 2020, the Group's lease in respect of approximately HK\$3,476,000 (31 March 2020: approximately HK\$3,718,000) are secured by the lessor's title to the leased assets. The Group's lease liabilities are denominated in Hong Kong dollars and RMB, being the functional currency of the relevant group entity.

15. 租賃負債

本集團之租賃負債產生自租用寫字樓及汽車,有關 租約之固定租期介乎3至5年。本集團採用之加權平 均增量借貸利率為1.85%至12.9%。

本集團須予償還之租賃負債如下:

As at 30 September 2020 (Unaudited)

於二零二零年九月三十日(未經審核) Present value of

Total minimum
lease payments
最低租賃付款總額
HK\$'000
千港元 —————
2,270
2,510
1,533
6,313
(830)
5,483
2,078
3,405
5,483

As at 31 March 2020 (Audited) 於二零二零年三月三十一日(經審核)

Present value of the minimum lease Total minimum

lease payments payments 最低租賃付款之現值 最低租賃付款總額 HK\$'000 HK\$'000 千港元 千港元

1,728 1,815 1,027 1,059 264 268

> 3,019 3,142 (123)

> > 3,019

1,728

1,291 3,019

於二零二零年九月三十日,金額約為3,476,000港 元(二零二零年三月三十一日:約3,718,000港元) 之本集團租約以承租人之租賃資產業權作抵押。本 集團租賃負債以港元及人民幣列值,即相關集團實 體之功能貨幣。

16. AMOUNTS DUE TO SHAREHOLDERS

16、 應付股東款項

Ac at 30

Δ c at 31

		As at 30 September 2020 於二零二零年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 31 March 2020 於二零二零年 三月三十一日 HK\$'000 千港元 (Audited) (經審核)
		- 15,249 2,272 -	212 27,044 4,479 225
		17,521	31,960
Amount due to Mr. Gao (Note (iv)) Amount due to Mr. Zhang (Note (iv))	非流動負債 應付高先生款項 <i>(附註(iv))</i> 應付張先生款項 <i>(附註(iv))</i> 應付趙先生款項 <i>(附註(iv))</i>	11,475 2,295 225 13,995	- - - -
		31,516	31,960

Notes:

- On 4 February 2019, the Company signed a shareholder's loan facility agreement of HK\$5,000,000 with Mr. Gao, a director of the Company, is unsecured, bearing interest at a prime rate plus 1% (i.e. 6.125%) per annum and due on 3 February 2020. The shareholder's loan was fully repaid during the six months period ended 30 September 2020.
- The amounts of approximately HK\$15,000,000 was part of the proceeds of share subscription from Mr. Gao which will be completed within one
- (iii) The amounts due to shareholders under current liabilities are non-trade in nature, unsecured, interest-free and repayable on demand.
- (iv) The amounts due to shareholders under non-current liabilities are non-trade in nature, unsecured, interest-free and repayable with fixed term of two years.

17. AMOUNTS DUE TO NON-CONTROLLING INTERESTS

The amounts due to non-controlling interests under current liabilities are non-trade in nature, unsecured, interest-free and repayable within one year (31 March 2020: repayable within one year).

The amounts due to non-controlling interests under non-current liabilities are non-trade in nature, unsecured, interest-free and repayable with fixed term of two years (31 March 2020: Nil).

附註:

- 於二零一九年二月四日,本公司與本公司董事 高先生簽訂金額5,000,000港元之股東貸款融 資協議,有關股東貸款為無抵押、按最優惠年 利率加1%(即6.125%)計息及於二零二零年二 月三日到期。股東貸款已於截至二零二零年九 月三十日止六個月期間悉數償還。
- (ii) 約15,000,000港元款項為自高先生認購股份 所得之部分款項,有關股份認購將於一年內完
- (iii) 於流動負債下之應付股東款項屬非交易性質, 且為無抵押、免息及須應要求償還。
- (iv) 於非流動負債下之應付股東款項屬非交易性 質,且為無抵押、免息及須於兩年固定期內償

17. 應付非控股權益款項

於流動負債下之應付非控股權益款項屬非交易性質, 且為無抵押、免息及須於一年內償還(二零二零年三 月三十一日:一年內償還)。

於非流動負債下之應付非控股權益款項屬非交易性 質,且為無抵押、免息及須於兩年固定期內償還(二 零二零年三月三十一日:無)。

18. SHARE CAPITAL OF THE COMPANY

18. 本公司股本

As at 30 September 2020					
於二零二零年九月三十日					
(Unaudited)					
(未經審核)					

As at 31 March 2020 於二零二零年三月三十一日 (Audited) · (經審核)

成份数目 '000 千股			金額 HK\$'000 千港元
15,000,000	300,000	15,000,000	300,000

Authorised: Ordinary shares of HK\$0.02 each 每股面值0.02港元之普通股 (Note (i)) (附註(i)) Issued and fully paid: 已發行及繳足: At beginning of the period/year 於期/年初 Subscription of shares (Note (ii)) 認購股份(附註(ii)) Issuance of shares for loan capitalisation 就貸款資本化發行股份 (Note (iii)) (附註(iii))

At end of the period/year 於期/年終 2,965,967 59,319 2,787,767 55,755 53,191 1,064 125,009 2,500 2,965,967 59,319 2,965,967 59,319

Notes:

- On 14 November 2018, the Company proposed to implement the share consolidation on the basis that every two then issued and unissued shares to be consolidated into one consolidated share. In addition, the board lot size of 2,000 then issued shares was proposed to be changed to 20,000 consolidated shares. The par value was to be changed from HK\$0.01 per each to HK\$0.02 per share. The share consolidation was approved at the extraordinary general meeting on 7 January 2019.
- During the year ended 31 March 2020, the Company was successfully subscribed 53,191,000 Shares at HK\$0.02 each on 16 January 2020 at a subscription price of HK\$0.188 per share for a total consideration, before expenses of approximately HK\$10,000,000. The proceeds were used for the Group's daily operations and the funding for developing the daily consumer goods trading business of the Group.
- (iii) On 8 March 2019, Huimin International (HK) Limited ("Huimin Int'l"), a wholly-owned subsidiary of the Company, and Mr. Wang Haoyu ("Mr. Wang") entered into a loan agreement whereby Mr. Wang provided Huimin Int'l with a loan in the principal amount of RMB20,000,000. The loan bears interest at a rate of 8% per annum and would be due on the 60 days from the drawdown date of the loan. On 26 April 2019, the Company, Huimin Int'l and Mr. Wang entered into the loan capitalisation agreement ("Loan Capitalisation Agreement") pursuant to which Mr. Wang conditionally agreed to subscribe for, and the Company conditionally agreed to allot and issue, an aggregate of 125,008,842 loan capitalisation shares, at the loan capitalisation subscription price of HK\$0.188 each. The subscription amount payable by Mr. Wang under the Loan Capitalisation Agreement was satisfied by capitalizing the outstanding principal amount of the loan and the interest accrued. The Loan Capitalisation took place on 10 May 2019.

附註:

- 於二零一八年十一月十四日,本公司建議實行 股份合併,基準為將每兩股當時已發行及未 發行股份合併為一股合併股份。此外,每手買 賣單位建議由2,000股當時已發行股份更改為 20,000股合併股份。面值由每股0.01港元更 改為每股0.02港元。有關股份合併已於二零 一九年一月七日之股東特別大會上獲得批准。
- (ii) 於截至二零二零年三月三十一日止年度,本 公司於二零二零年一月十六日成功按認購價 每股0.188港元認購53,191,000股每股面值 0.02港元之股份,總代價(扣除開支前)約為 10,000,000港元。有關所得款項用於本集團 日常營運及為發展本集團日常消費品貿易業務 提供資金。
- (iii) 於二零一九年三月八日,本公司之全資附屬 公司惠民國際(香港)有限公司(「惠民國際」) 與王浩宇先生(「王先生」)訂立貸款協議,就 此,王先生向惠民國際提供本金額為人民幣 20.000.000元之貸款。貸款按年利率8%計息 及將於貸款提取日起計第60日到期應付。於 二零一九年四月二十六日,本公司、惠民國際 與王先生訂立貸款資本化協議(「貸款資本化協 議」),據此,王先生有條件同意認購,而本公 司亦有條件同意配發及發行合共125,008,842 股貸款資本化股份,貸款資本化認購價為每股 0.188港元。王先生根據貸款資本化協議應付 之認購款項須透過將未償還貸款本金額及相關 累計利息資本化之方式支付。有關之貸款資本 化已於二零一九年五月十日落實進行。

19. SHARE-BASED PAYMENTS

Share Options Scheme

The Company operates a share option scheme (the "Scheme") for the purpose of providing incentives and/or rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Scheme include any directors and employees of the Company, including all executive directors of the Company and its subsidiaries. The Scheme became effective on 8 October 2010 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date. On 17 August 2017, the Company passed an ordinary resolution by the shareholders at the annual general meeting to amend certain provisions of the Scheme.

The maximum number of unexercised share options currently permitted to be granted under the Scheme is an amount equivalent, upon their exercise, to 10% of the shares of the Company in issue at any time. The maximum number of shares issuable under share options to each eligible participant in the Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share option in excess of this limit is subject to shareholders' approval in a general meeting.

The share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their subsidiaries, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the price of the Company's shares at the date of the grant) in excess of HK\$5,000,000, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

The offer of a grant of share options may be accepted within 28 days from the date of the offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted would be determined by the directors.

The exercise price of the share options would be determined by the directors, but may not be less than the higher of (i) the Stock Exchange closing price of the Company's shares on the date of the offer of the share options, which must be a business day; and (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of the offer, provided that the subscription price shall not be lower than the nominal value of the shares.

The fair value of share options granted to any directors, employees and other parties is recognised as an employee cost with a corresponding increase in a share option reserve within equity. The fair value is measured at grant date using the Black-Scholes-Merton option pricing model, taking into account the terms and conditions upon which the options were granted.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

19. 以股份支付之款項

腊股權計劃

本公司設有一項購股權計劃(「該計劃」),藉以向對 本集團業務成功作出貢獻之合資格參與者給予鼓勵 及/或回報。該計劃之合資格參與者包括本公司任 何董事及僱員(包括本公司及其附屬公司之所有執行 董事)。該計劃於二零一零年十月八日起生效,除非 以其他方式取消或修訂該計劃,否則該計劃自該日 起計十年內保持有效。於二零一七年八月十七日, 本公司獲股東於股東週年大會上通過普通決議案, 以修訂該計劃內若干條文。

根據該計劃,現時獲准授出而尚未行使之購股權所 涉及之最高股份數目相等於其行使時本公司於任何 時間已發行股份之10%。該計劃各合資格參與者於 任何12個月期間根據購股權可獲發行之最高股份數 目以本公司於任何時間已發行股份之1%為限。凡進 一步授出超逾此限額之購股權,必須於股東大會上 獲股東批准。

凡向本公司董事、主要行政人員或主要股東或彼等 之任何聯繫人士授出購股權,必須事先取得獨立非 執行董事批准。此外,凡於任何12個月期間內向本 公司之主要股東或獨立非執行董事或彼等之附屬公 司授出任何購股權,而有關數額超逾本公司於任何 時間已發行股份之0.1%,或總值(根據授出日期本 公司股份之價格計算)超過5,000,000港元,必須事 先於股東大會上獲股東批准。

授出購股權之建議可於提出建議日期起計28日內接 納,接納時承授人須支付合共1港元之象徵式代價。 所授購股權之行使期由董事釐定。

購股權之行使價由董事釐定,惟不得低於(i)本公司股 份於建議授出購股權日期(必須為營業日)在聯交所 之收市價;及(ii)本公司股份於緊接建議授出日期前 五個交易日在聯交所之平均收市價兩者中較高者, 惟認購價不得低於股份面值。

授予任何董事、僱員及其他人士之購股權之公平值 確認為一項僱員成本,而權益內之購股權儲備會相 應增加。該公平值乃於授出日期經計及授出購股權 之條款及條件後以畢蘇莫期權定價模式計量。

購股權並無賦予持有人權利收取股息或在股東大會 上投票。

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Options Scheme (Continued)

Movement in share options during the period ended 30 September 2020 are as follows:

19. 以股份支付之款項(績) 購股權計劃(續)

截至二零二零年九月三十日止期間購股權變動如下:

Category of Participants 參與者類別	Date of grant (Note (b)) 授出日期 (附註(b))	ipants (Note (b)) 授出日期	Exercisable period (Note (a))	Exercisable price per share HK\$	Adjusted exercisable price per share after share consolidation HK\$ 股份合併後之	Outstanding at 1 April 2020	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 September 2020
			行使期 (附註(α))	每股行使價 港元	經調整可行使 每股價格 港元	於二零二零年 四月一日 尙未行使	期內授出	期內行使	期內失效	於二零二零年 九月三十日 尙未行使
Directors										
董事 Mr. Zhang Xiaobin	16 December 2016	Period 3	0.285	0.57	22,500,000	-	-	-	22,500,000	
張曉彬先生	二零一六年十二月十六日 21 January 2020 二零二零年-月二十-日	第三期 Period 5 第五期	0.11	N/A 不適用	3,625,000	7,250,000	-	-	10,875,000	
					26,125,000	7,250,000	-	-	33,375,000	
Mr. Gao Feng	22 September 2015	Period 1	0.17	0.34	8,000,000	-	-	(8,000,000)	-	
高峰先生	二零一五年九月二十二日 16 December 2016	第一期 Period 3	0.285	0.57	22,500,000	-	-	-	22,500,000	
	二零一六年十二月十六日 21 January 2020 二零二零年一月二十一日	第三期 Period 5 第五期	0.11	N/A 不適用	3,625,000	7,250,000	-	-	10,875,000	
					34,125,000	7,250,000	-	[8,000,000]	33,375,000	
Mr. Chiu Sui Keung	22 September 2015	Period 1	0.17	0.34	8,000,000	-	-	(8,000,000)	-	
趙瑞強先生	二零一五年九月二十二日 16 December 2016	第一期 Period 3	0.285	0.57	22,500,000	-	-	-	22,500,000	
	二零一六年十二月十六日 21 January 2020 二零二零年-月二十-日	第三期 Period 5 第五期	0.11	N/A 不適用	3,625,000	7,250,000	-	-	10,875,000	
					34,125,000	7,250,000	-	(8,000,000)	33,375,000	
Mr. Sun Qiang	27 June 2017	Period 4	0.21	0.42	24,460,000	-	-	-	24,460,000	
孫強先生	二零一七年六月二十七日 21 January 2020 二零二零年一月二十一日	第四期 Period 5 第五期	0.11	N/A 不適用	362,500	725,000	-	-	1,087,500	
					24,822,500	725,000	-	-	25,547,500	
Mr. Zhang Yichun (Resigned on	20 October 2016	Period 2	0.3	0.6	15,000,000	-	-	(15,000,000)	-	
29 February 2020) 張一春先生 <i>(於二零二零年</i>	二零一六年十月二十日	第二期								
二月二十九日辭任)	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.57	7,500,000	-	-	(7,500,000)	_	
					22,500,000	-	-	(22,500,000)		

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Options Scheme (Continued)

Movement in share options during the period ended 30 September 2020 are as follows: (Continued)

19. 以股份支付之款項(績) 購股權計劃(續)

截至二零二零年九月三十日止期間購股權變動如下: (續)

Category of Participants 参與者類別	Date of grant (Note (b)) 授出日期 (附註(b))	Exercisable period (Note (a)) 行使期 (附註(a))	Exercisable price per share HK\$	Adjusted exercisable price per share after share consolidation HK\$ 股份合併後之經調整可行使每股價格	Outstanding at 1 April 2020 於二零二零年 四月一日 尚未行使	Granted during the period 期內擾出	Exercised during the period 期內行使	Lapsed during the period 期內失效	Outstanding at 30 September 2020 於二零二零年 九月三十日 尙未行使
Mr. Cheng Wing Keung,	16 December 2016	Period 3	0.285	0.57	1,000,000	-	-	-	1,000,000
Raymond 鄭永強先生	二零一六年十二月十六日 21 January 2020 二零二零年一月二十一日	第三期 Period 5 第五期	0.11	N/A 不適用	362,500	725,000	-	-	1,087,500
					1,362,500	725,000	-	-	2,087,500
Mr. Lam Williamson 林全智先生	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.57	1,000,000	-	-	-	1,000,000
	21 January 2020 二零二零年-月二十-日	Period 5 第五期	0.11	N/A 不適用	362,500	725,000	-	-	1,087,500
					1,362,500	725,000	-	-	2,087,500
Mr. Wong Hoi Kuen 黃海權先生	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.57	1,000,000	-	-	-	1,000,000
兴 博准/0工	21 January 2020 二零二零年-月二十-日	Period 5 第五期	0.11	N/A 不適用	362,500	725,000	-	-	1,087,500
					1,362,500	725,000	-	-	2,087,500
Dr. Lam Lee G. 林家禮博士	20 October 2016 二零一六年十月二十日	Period 2 第二期	0.3	0.6	1,181,000	-	-	-	1,181,000
小沙區位工	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.570	1,000,000	-	-	-	1,000,000
	21 January 2020 二零二零年-月二十-日	Period 5 第五期	0.11	N/A 不適用	362,500	725,000	-	-	1,087,500
					2,543,500	725,000	-	-	3,268,500
				Sub-total 小計	148,328,500	25,375,000	-	(38,500,000)	135,203,500
Employees of the Group									
本集團僱員 In aggregate 總計	22 September 2015 二零一五年九月二十二日	Period 1 第一期	0.17	0.34	25,500,000	-	-	(25,500,000)	-
#6-R	20 October 2016 二零一六年十月二十日	Period 2 第二期	0.3	0.6	9,500,000	-	-	-	9,500,000
	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.570	14,516,000	-	-	-	14,516,000
	_ マーハギィーカイハロ 21 January 2020 二零二零年-月二十-日	東二州 Period 5 第五期	0.11	N/A 不適用	10,125,000	20,250,000	-	-	30,375,000
				Sub-total 小計	59,641,000	20,250,000	-	(25,500,000)	54,391,000

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Options Scheme (Continued)

Movement in share options during the period ended 30 September 2020 are as follows: (Continued)

19. 以股份支付之款項(續) 購股權計劃(續)

截至二零二零年九月三十日止期間購股權變動如下: (續)

Category of Participants	Date of grant (Note (b))	Exercisable period (Note (a))	Exercisable price per share HK\$	Adjusted exercisable price per share after share consolidation HK\$ 股份合併後之	Outstanding at 1 April 2020	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 September 2020
参與者類別	授出日期 (附註(b))	行使期 (附註 (α))	每股行使價 港元	經調整可行使 每股價格 港元	於二零二零年 四月一日 尚未行使	期內授出	期內行使	期內失效	於二零二零年 九月三十日 尚未行使
Others 其他									
In aggregate 總計	16 December 2016 二零一六年十二月十六日	Period 3 第三期	0.285	0.57	22,500,000	-	-	-	22,500,000
#6. q	27 June 2017	Period 4	0.21	0.42	24,460,000	-	-	(24,460,000)	-
	二零一七年六月二十七日 21 January 2020 二零二零年一月二十一日	第四期 Period 5 第五期	0.11	N/A 不適用	6,737,500	13,475,000	-	-	20,212,500
				Sub-total 小計	53,697,500	13,475,000	-	(24,460,000)	42,712,500
				Total 合計	261,667,000	59,100,000	-	[88,460,000]	232,307,000
Weighted average exercise price (in HK\$) [Note (c]] 加權平均行使價(港元) (附註(c))					0.432	0.11	-	0.4257	0.38

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Options Scheme (Continued)

Movement in share options during the period ended 30 September 2019 are as follows:

19. 以股份支付之款項(續) 購股權計劃(續)

截至二零一九年九月三十日止期間購股權變動如下:

		lumber of share options 購股權數目	ions			
Category of Participants	Date of grant (Note (b))	Exercisable period (Note (a))	Adjusted exercisable price per share after share consolidation HK\$ [Note (d)]	Outstanding at 1 April 2019	Lapsed during the period	Outstanding at 30 September 2019
			股份合併後 經調整每股 股份行使價	於二零一九年		於二零一九年
參與者類別	授出日期 (附註(b))	行使期 (附註(a))	港元 (附註(d))	四月一日 尚未行使	期內失效	九月三十日 尚未行使
Directors						
董事 Mr. Zhang Xiaobin 張曉彬先生	16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	22,500,000	-	22,500,000
Mr. Gao Feng 高峰先生	22 September 2015 二零一五年九月二十二日	Period 2 第二期	0.34	8,000,000	-	8,000,000
同年儿生	- マーエールガー 一日 16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	22,500,000	-	22,500,000
				30,500,000	_	30,500,000
Mr. Chiu Sui Keung	22 September 2015	Period 2	0.34	8,000,000	-	8,000,000
趙瑞強先生	二零一五年九月二十二日 16 December 2016 二零一六年十二月十六日	第二期 Period 4 第四期	0.57	22,500,000	-	22,500,000
				30,500,000	-	30,500,000
Mr. Sun Qiang 孫強先生	27 June 2017 二零一七年六月二十七日	Period 5 第五期	0.42	24,460,000	-	24,460,000
Mr. Zhang Yichun 張一春先生	20 October 2016 二零一六年十月二十日	Period 3 第三期	0.6	15,000,000	-	15,000,000
117、 台北主	_ 	第二期 Period 4 第四期	0.57	7,500,000	-	7,500,000
				22,500,000	-	22,500,000
Ms. Xu Ying 徐英女士	16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	22,500,000	-	22,500,000
Mr. Cheng Wing Keung, Raymond 鄭永強先生	16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	1,000,000	-	1,000,000
Mr. Lam Williamson 林全智先生	16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	1,000,000	-	1,000,000
Mr. Wong Hoi Kuen 黃海權先生	16 December 2016 二零一六年十二月十六日	Period 4 第四期	0.57	1,000,000	-	1,000,000

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Options Scheme (Continued)

Movement in share options during the period ended 30 September 2019 are as follows: (Continued)

19. 以股份支付之款項(續)

購股權計劃(續)

截至二零一九年九月三十日止期間購股權變動如下: (續)

			Adjusted exercisable	N	umber of share options 購股權數目	
Category of Participants	Date of grant (Note (b)) 授出日期	Exercisable period (Note (a)) 行使期	price per share after share consolidation HK\$ (Note (d)) 股份合併後 經調整每股 股份行使價 港元	Outstanding at 1 April 2019 於二零一九年 四月一日	Lapsed during the períod	Outstanding at 30 September 2019 於二零一九年 九月三十日
參與者類別	(附註(b))	(附註(a))	(附註(d))	尚未行使	期內失效	尚未行使
Dr. Lam Lee G.	20 October 2016	Period 3	0.6	1,181,000	-	1,181,000
林家禮博士	二零一六年十月二十日 16 December 2016 二零一六年十二月十六日	第三期 Period 4 第四期	0.57	1,000,000	-	1,000,000
				2,181,000	-	2,181,000
			Sub-total 小計	158,141,000	-	158,141,000
Employees of the Group 本集團僱員						
In aggregate 總計	22 September 2015 二零一五年九月二十二日	Period 2 第二期	0.34	25,500,000	-	25,500,000
<i>師</i> 志貞	_ マーエキル月 _ T G 20 October 2016 二零一六年十月二十日	第一期 Period 3 第三期	0.6	19,500,000	-	19,500,000
	_ マーハギー月 1 1 1 1 1 1 1 1 1 	Period 4 第四期	0.57	14,516,000	-	14,516,000
			Sub-total 小計	59,516,000	-	59,516,000
Others						
其他 In aggregate	22 September 2015	Period 2	0.34	18,800,000	-	18,800,000
總計	二零一五年九月二十二日 20 October 2016	第二期 Period 3 第三期 Period 5 第五期	0.60	12,500,000	-	12,500,000
	二零一六年十月二十日 27 June 2017 二零一七年六月二十七日		0.42	24,460,000	-	24,460,000
			Sub-total 小計	55,760,000	-	55,760,000
			Total 合計	273,417,000	-	273,417,000
Weighted average exercise price (in HK\$) (Note (c)) 加權平均行使價(港元)(附註(c))				0.4977	-	0.4977

19. SHARE-BASED PAYMENTS (CONTINUED) **Share Options Scheme (Continued)**

Notes:

(a) Period 1 22 September 2015 to 21 September 2020

Period 2 20 October 2016 to 19 October 2021

Period 3 16 December 2016 to 15 December 2021

Period 4 27 June 2017 to 26 June 2022

Period 5 21 January 2020 to 20 January 2025

- (b) The vesting date of the share options for Period 1 to 4 is the date of grant. The vesting dates of the share options for Period 5 are as follows:
 - (1) 12.5% of the Share Options shall be vested on 31 March 2020 and exercisable from 31 March 2020 to 20 January 2025, both dates inclusive;
 - (2) 12.5% of the Share Options shall be vested on 30 June 2020 and exercisable from 30 June 2020 to 20 January 2025, both dates inclusive;
 - (3) 12.5% of the Share Options shall be vested on 30 September 2020 and exercisable from 30 September 2020 to 20 January 2025, both dates inclusive;
 - (4) 12.5% of the Share Options shall be vested on 31 December 2020 and exercisable from 31 December 2020 to 20 January 2025, both dates inclusive:
 - (5) 12.5% of the Share Options shall be vested on 31 March 2021 and exercisable from 31 March 2021 to 20 January 2025, both dates inclusive;
 - (6) 12.5% of the Share Options shall be vested on 30 June 2021 and exercisable from 30 June 2021 to 20 January 2025, both dates inclusive:
 - (7) 12.5% of the Share Options shall be vested on 30 September 2021 and exercisable from 30 September 2021 to 20 January 2025, both dates inclusive; and
 - (8) 12.5% of the Share Options shall be vested on 31 December 2021 and exercisable from 31 December 2021 to 20 January 2025, both dates inclusive.

19. 以股份支付之款項(續) 購股權計劃(續)

附註:

(a) 第一期 二零一五年九月二十二日至 二零二零年九月二十一日 二零一六年十月二十日至 笋二期 二零二一年十月十九日 二零一六年十二月十六日至 第三期 二零二一年十二月十五日 第四期 二零一七年六月二十七日至 二零二二年六月二十六日 二零二零年一月二十一日至 第五期 二零二五年一月二十日

- 第一期至第四期購股權之歸屬日期為授出日 期。第五期購股權之歸屬日期如下:
 - (1) 購股權之12.5%將於二零二零年三月 三十一日歸屬,並可自二零二零年三月 三十一日至二零二五年一月二十日(包括 首尾兩日)行使;
 - (2) 購股權之12.5%將於二零二零年六月 三十日歸屬,並可自二零二零年六月三十 日至二零二五年一月二十日(包括首尾兩 日)行使;
 - (3) 購股權之12.5%將於二零二零年九月 三十日歸屬,並可自二零二零年九月三十 日至二零二五年一月二十日(包括首尾兩 日)行使;
 - (4) 購股權之12.5%將於二零二零年十二月 三十一日歸屬,並可自二零二零年十二 月三十一日至二零二五年一月二十日(包 括首尾兩日)行使;
 - (5) 購股權之12.5%將於二零二一年三月 三十一日歸屬,並可自二零二一年三月 三十一日至二零二五年一月二十日(包括 首尾兩日)行使;
 - (6) 購股權之12.5%將於二零二一年六月 三十日歸屬,並可自二零二一年六月三十 日至二零二五年一月二十日(包括首尾兩 日)行使;
 - (7) 購股權之12.5%將於二零二一年九月 三十日歸屬,並可自二零二一年九月三十 日至二零二五年一月二十日(包括首尾兩 日)行使;及
 - 購股權之12.5%將於二零二一年十二月 三十一日歸屬,並可自二零二一年十二 月三十一日至二零二五年一月二十日(包 括首尾兩日)行使。

19. SHARE-BASED PAYMENTS (CONTINUED) **Share Options Scheme (Continued)**

Notes: (Continued)

The exercise prices of the outstanding share options as at 30 September 2020 range from HK\$0.11 to HK\$0.6 (30 September 2019: range from HK\$0.34 to HK\$0.6) per share and their weighted average remaining contractual life as at 30 September 2020 is 2.44 years (six months ended 30 September 2019: 2.01 years).

On 25 September 2020, the Shareholders under the Annual General Meeting approved and refreshed the Share Option Scheme Limit which will allow the Company to grant share options entitling holders thereof to subscribe for up to 296,596,803 Shares.

During the periods ended 30 September 2020 59,100,000 share options were granted to directors, employees and other parties while 88,460,000 share options lapsed (six months ended 30 September 2019: Nil and Nil).

Share Award Scheme

The Board has approved the adoption of a share award scheme (the "Old Share Award Scheme") on 11 February 2011, pursuant to which existing shares will be purchased by the Bank of East Asia (Trustees) Limited ("Trustee") from the market at the cost of the Company and be held in trust. On 9 March 2011, the Board approved and transferred HK\$5,000,000 to the Trustee. On 18 December 2019, the Company transferred shares from the shares under the share award scheme from BEA Trustee to Xin Yongan International Securities Company Limited (the "Trustee"). As at 30 September 2020, 5,050,000 shares were purchased and held by the Trustee, representing approximately 0.17% (31 March 2020: approximately 0.17%) of the issued share capital of the Company. No awarded share was granted to any persons since the commencement of the Old Share Award Scheme.

On 27 June 2017 (the "Adoption Date"), the Board resolved to terminate the Old Share Award Scheme with immediate effect. Such termination shall not affect the share awarded by the Board under the Old Share Award Scheme. On the same day, the Board has conditionally resolved to adopt the new share award scheme (the "New Share Award Scheme").

The purposes and objectives of the New Share Award Scheme are to recognise the contributions by certain employees and persons to the Group and to provide them with incentives in order to retain them for the continual operation and development of the Group and to attract suitable personnel for further development of the Group. Subject to any early termination as may be determined by the Board in accordance with the scheme rules, the New Share Award Scheme shall be valid and effective for 10 years from the Adoption Date.

19. 以股份支付之款項(續)

購股權計劃(續)

附註:(續)

(c) 於二零二零年九月三十日尚未行使購股權之行 使價介乎於每股0.11港元至0.6港元(二零一九 年九月三十日:介乎於每股0.34港元至0.6港 元),而其於二零二零年九月三十日之加權平 均餘下合約期為2.44年(截至二零一九年九月 三十日止六個月:2.01年)。

於二零二零年九月二十五日,股東於股東週年大會 上批准更新購股權計劃授權限額,此將容許本公 司授出購股權,從而讓購股權持有人有權認購最多 296.596.803股股份。

於截至二零二零年九月三十日止期間,向董事、僱員及 其他方授出了59.100.000份購股權,另有88.460.000 份購股權失效(截至二零一九年九月三十日止六個月: 無及無)。

股份獎勵計劃

董事會於二零一一年二月十一日批准採納股份獎勵 計劃(「舊股份獎勵計劃」),據此,Bank of East Asia (Trustees) Limited (「受託人」) 將會在市場購入並以信 託形式持有現有股份(有關成本由本公司支付)。於 二零一一年三月九日,董事會批准及轉撥5,000,000 港元予受託人。於二零一九年十二月十八日,本公司 將股份獎勵計劃下之股份由BEA受託人轉撥至新永安 國際證券有限公司(「受託人」)。於二零二零年九月 三十日,受託人已購買並持有5,050,000股股份,佔 本公司已發行股本約0.17%(二零二零年三月三十一 日:約0.17%)。自舊股份獎勵計劃開始以來,概無 向任何人士獲授獎勵股份。

於二零一七年六月二十七日(「採納日期」),董事會 議決終止舊股份獎勵計劃,即時生效。有關終止概 不影響董事會已根據舊股份獎勵計劃發行之股份。 同日,董事會有條件議決採納新股份獎勵計劃(「新 股份獎勵計劃」)。

新股份獎勵計劃之目的及目標為嘉許本集團若干僱 員及人士之貢獻並給予獎勵,務求挽留彼等繼續為 本集團之持續營運及發展效力,以及為本集團之進 一步發展吸引合適人才。除非董事會決定按計劃規 則提前終止,否則新股份獎勵計劃將由採納日期起 生效並維持10年有效。

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Award Scheme (Continued)

The Board may select any individual or corporate entity being a director (including executive and non-executive director), employee, officer, agent, advisor, consultant or business partner of the Company or any of its subsidiaries and other persons who/which in the opinion of the Board has contributed or will contribute to the growth and development of the Group (the "Eligible Participant") for participation in the New Share Award Scheme and determine the number of the awarded shares to be awarded to the selected participants (the "Selected Participants").

The Board shall offer the awarded shares ("Awarded Shares") to the Selected Participant(s) by any of the following ways as the Board deems fit:

- subject to (i) the passing of an ordinary resolution by the Shareholders in general meeting approving the Scheme Mandate and the transactions contemplated thereunder; and (ii) the Listing Committee granting approval of the listing of, and permission to deal in, any new shares as Awarded Shares, pay such sum to the Trustee for the purpose of subscribing for the new Shares to be allotted and issued to the Trustee for the benefit of the Selected Participant(s) or allot and issue the new Shares as Awarded Shares to the Selected Participant(s) directly; and/or
- (b) pay the reference amount to the Trustee (or as it shall direct) and direct the Trustee to purchase old Awarded Shares. The Board is entitled to impose any conditions as it deems appropriate with respect to the entitlement of the Selected Participant to the Awarded Shares.

Pursuant to the scheme rules, the total number of Shares, whether they are new shares or old shares purchased on-market by the Trustee, underlying all grants made pursuant to the New Share Award Scheme shall not exceed 10% of the total number of issued shares as at the Adoption Date. Such scheme limit may however be refreshed from time to time subject to the certain conditions set out in the New Share Award Scheme. The Company shall not make any further grant of Awarded Share(s) which would result in the total number of the Awarded Shares together with the shares which may be allotted and issued upon exercise of all outstanding share options granted but yet to be exercised under the other share option or award scheme(s) of the Company representing an aggregate over thirty per cent (30%) of the Share in issue as at the date of such arant.

Unless otherwise approved by the shareholders and subject to the adjustment in the event of consolidation or subdivision of shares, the maximum number of Shares which may be awarded to a Selected Participant under the New Share Award Scheme in any 12-month period shall not exceed 1 per cent (1%) of the issued share capital of the Company as at the Adoption Date or the date of refreshment of the scheme limit (as the case may be), excluding all the shares awarded under the New Share Awarded Scheme up to the Adoption Date or the latest date of refreshment.

Any Awarded Shares and the related income thereof held by the Trustee and which are referable to a Selected Participant shall vest in that Selected Participant in accordance with the timetable and conditions as imposed by the Board at its absolute discretion, provided that the Selected Participant remains at all times after the approved by the Board and on the relevant vesting date an Eligible Participant of the Group.

If the Board selects a director as the Selected Participant, the grant of the Awarded Shares to the director may constitute a connected transaction of the Company. However, since the grant of awarded shares to director forms part of the remuneration of the relevant director under his/her service contract, such grant of awarded shares is exempted from all the reporting, announcement and independent Shareholder's approval requirement under Rule 14A.31(6) of the Listing Rules.

19. 以股份支付之款項(續)

股份獎勵計劃(續)

董事會可挑選任何身份屬本公司董事(包括執行及非 執行董事)、僱員、主管人員、代理、諮詢人、顧問 或業務夥伴之任何人士或法團,或任何附屬公司及 董事會認為對本集團增長或發展有貢獻或將會有所 貢獻之其他人士(「合資格參與者」)參與新股份獎勵 計劃,並可釐定將向該甄選之參與者(「經甄選參與 者1)授出之獎勵股份數目。

董事會可按以下其認為合適之任何方式,向經甄選 參與者授出獎勵股份(「獎勵股份」):

- 待(i)股東於股東大會上通過批准計劃授權之普 通決議案以及其項下擬進行之交易;及(ii)上市 委員會批准任何作為獎勵股份之新股份上市及 買賣後,為經甄選參與者之利益認購將配發及 發行予受託人之新股份, 並就此目的向受託人 支付有關款項,或直接向經甄選參與者發行新 股份作為獎勵股份; 及/或
- (b) 向受託人(或按其指示)支付參考款額,並指示 受託人購買舊獎勵股份。董事會有權在其認為 適當時就經甄選參與者於獎勵股份所享有之權 利施加任何條件。

根據計劃規則,與根據新股份獎勵計劃作出之任何 獎勵有關之股份總數(不論屬新股份或受託人在市場 上購入之舊股份)不得超過於採納日期已發行股份總 數之10%。然而,上述計劃上限可在符合新股份獎 勵計劃所載若干條件之情況下不時更新。倘若會導 致獎勵股份總數(連同根據本公司其他購股權或獎勵 計劃已授出但有待行使之全部尚未行使購股權於獲 行使時可予配發及發行之股份)合共佔授出當日已發 行股份超過百分之三十(30%),本公司不得進一步授 出任何獎勵股份。

除非獲股東另行批准,否則於任何12個月期間,根 據新股份獎勵計劃可向一名經甄選參與者發放之股 份上限數目,不得超過於採納日期或更新計劃上限當 日(視情況而定)本公司已發行股本之百分之一(1%) (不包括截至採納日期或最近期更新當日止根據新股 份獎勵計劃發放之全部股份),此項條件可於股份拆 細或合併事件時予以調整。

受託人所持有並可轉介至經甄選參與者之任何獎勵 股份及其相關收入,應按董事會全權酌情施加之時 間表及條件歸屬予經甄選參與者,惟經甄選參與者 須於董事會作出批准後任何時間及於相關歸屬日期 時一直為本集團之合資格參與者。

倘若董事會選出一名董事作為經甄選參與者,向該名 董事授出獎勵股份可能構成本公司一項關連交易。 然而,由於根據相關董事之服務合約,向董事授出 獎勵股份構成相關董事之部分酬金,故有關授出獎 勵股份一事可獲豁免遵守上市規則第14A.31(6)條項 下之所有申報、公告及獨立股東批准規定。

19. SHARE-BASED PAYMENTS (CONTINUED)

Share Award Scheme (Continued)

For the Awarded Shares to the Selected Participants who are connected persons (excluding directors), the Company will comply with the relevant provisions of the Listing Rules in relation to the reporting, announcement and independent shareholders' approval requirements. However, any grant to any director or senior management of the Company must first be approved by the Remuneration Committee.

The New Share Award Scheme shall terminate on the earlier of (i) the date falling on the 10th anniversary date of the Adoption Date and (ii) such date of early termination as determined by the Board provided that such termination shall not materially and adversely affect any subsisting rights of any Selected Participant thereunder.

The Share Award Scheme Mandate Limit of 296,596,803 shares has been refreshed and approved by shareholders under the Annual General Meeting on 25 September 2020.

During the period ended 30 September 2020, no awarded share was granted to any eligible directors, employees or other parties (six months ended 30 September 2019: Nil).

There was no purchase of shares by the Trustee under the New Share Award Scheme during the period ended 30 September 2020 (six months ended 30 September 2019: Nil).

20. CAPITAL COMMITMENTS

As at 30 September 2020, the Group had the following capital commitments:

Authorised and contracted for capital contributions payable to subsidiaries 應付附屬公司之法定及 已訂約出資

19. 以股份支付之款項(續)

股份獎勵計劃(續)

倘若向身份屬關連人士之經甄選參與者(不包括董 事) 授予獎勵股份,本公司將遵守上市規則有關申 報、公告及獨立股東批准規定之相關條文。然而,向 本公司任何董事或高級管理人員作出任何授予前, 必須先經薪酬委員會批准。

新股份獎勵計劃將於(i)採納日期滿十週年之日或(ii) 董事會決定提早終止(前提是有關終止不會對任何經 甄選參與者在當中之任何存續權利有重大不利影響) 之日期(以較早者為準)終止。

股份獎勵計劃授權限額296,596,803股股份已於二 零二零年九月二十五日之股東週年大會上獲股東批 准及更新。

於截至二零二零年九月三十日止期間,並無向任何 合資格董事、僱員或其他人士授出獎勵股份(截至二 零一九年九月三十日止六個月:無)。

於截至二零二零年九月三十日止期間,受託人並無 根據新股份獎勵計劃購買股份(截至二零一九年九月 三十日止六個月:無)。

20. 資本承擔

於二零二零年九月三十日,本集團有以下資本承擔:

AS QT	As ai
30 September	31 March
2020	2020
於二零二零年	於二零二零年
九月三十日	三月三十一日
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Audited)
(未經審核)	(經審核)
270,568	259,476

Ac at

21. RELATED PARTY TRANSACTIONS

In additions to the transactions and balances disclosed elsewhere in condensed consolidated financial statements, during the six months period ended 30 September 2020 and 2019, the Group had the following material related party transactions:

21. 關連人士交易

除簡明綜合財務報表其他地方所披露之交易及結餘 外,於截至二零二零年及二零一九年九月三十日止 六個月期間內,本集團曾訂立以下重大關連人士交 易:

Six months ended 30 September 截至九月三十日止六個月

2020 2019 二零二零年 二零一九年 HK\$'000 HK\$'000 千港元 千港元 (Unaudited) (Unaudited) (未經審核) (未經審核)

24,542

Yangzhou Yiyuantang Commodity Co., Ltd

Procurement cleaning and sanitizing products (Note (i))

揚州易遠棠日用品有限公司

採購清潔及消毒防護品(附註(i))

Graceful Ocean International Group Holding Limited

Personal guarantee provided by Mr. Gao Feng for a loan 高峰先生就貸款提供個人擔保

德海國際集團控股有限公司

The above related parties were company controlled by substantial shareholder during the reporting period. The transactions were conducted on terms and conditions mutually agreed between the relevant parties.

上述關連人士為主要股東於報告期內控制之公司。 該等交易按各關連人士相互協定之條款及條件進行。

6,402

26,327

Note:

These related party transactions also constitute non-exempt continuing connected transactions as defined in Chapter 14A of the Listing Rules.

22. EVENT AFTER THE REPORTING PERIOD

Save as disclosed elsewhere in the interim report, the Group did not have any significant subsequent event after the end of the reporting period.

附註:

該等關連人士交易亦構成上市規則第14A章所 界定之不獲豁免持續關連交易。

22. 報告期後事項

除中期報告之其他地方所披露者外,本集團於報告 期末後並無任何重大期後事項。

DIRECTOR AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND **DEBENTURES**

Save as disclosed below, as at 30 September 2020, no director or chief executive had any beneficial interest (including 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 would be required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which they are taken or deemed to have taken under such provisions of the SFO), or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to in that section, or will be required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issues (the "Model Code") set out in Appendix 10 to the Listing Rules, to be notified to the Company and the Stock Exchange.

董事及主要行政人員於股份、相關股份及債 券之權益及淡倉

除下文披露者外,於二零二零年九月三十日,概無董 事或主要行政人員於本公司或其任何聯營公司(具有證 券及期貨條例(「證券及期貨條例」)第XV部所賦予之涵 義) 之股份、相關股份及債券中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聯交所(包括根 據證券及期貨條例之有關條文被當作或被視為擁有之 權益及淡倉)或根據證券及期貨條例第352條須記錄於 該條例所述之登記冊或須根據上市規則附錄十之董事 進行證券交易的標準守則(「標準守則」)知會本公司及 聯交所之任何實益權益(包括權益或淡倉)。

Long positions in the shares of the Company

Long Positions in the shares and underlying shares of the company

於本公司股份之好倉

於本公司股份及相關股份之好倉

Name of Directors 董事姓名	Interest in shares/ Underlying shares 於股份/相關股份之權益	Capacity 身份	Number of shares/ underlying shares held 所持股份/相關股份之數目
Zhang Xiaobin	Shares	Beneficial owner	95,651,489
張曉彬	股份 Share options 購股權	實益擁有人 Beneficial owner 實益擁有人	33,375,000
Gao Feng (Note 1) 高峰(附註1)	Shares 股份	Beneficial owner 實益擁有人	32,082,000
101 °+ (11) HT 17	Shares 股份	Interest of a controlled corporation 擁有受控制公司之權益	89,000,000
	Shares options 購股權	Beneficial owner 實益擁有人	33,375,000
Chiu Sui Keung 趙瑞強	Shares 股份	Beneficial owner 實益擁有人	28,271,000
	Share options 購股權	Beneficial owner 實益擁有人	33,375,000
Sun Qiang 孫強	Share options 購股權	Beneficial owner 實益擁有人	25,547,500
Cheng Wing Keung, Raymond 鄭永強	Shares 股份	Beneficial owner 實益擁有人	2,041,000
	Share options 購股權	Beneficial owner 實益擁有人	2,087,500
Lam Williamson 林全智	Shares 股份	Beneficial owner 實益擁有人	2,181,000
	Share options 購股權	Beneficial owner 實益擁有人	2,087,500
Wong Hoi Kuen 黃海權	Shares 股份	Beneficial owner 實益擁有人	2,181,000
	Share options 購股權	Beneficial owner 實益擁有人	2,087,500
Lam Lee G. 林家禮	Shares 股份	Beneficial owner 實益擁有人	1,000,000
	Share options 購股權	Beneficial owner 實益擁有人	3,268,500

Note:

Mr. Gao Feng is beneficially interested in the entire issued share capital of ACE Channel Limited.

高峰先生實益擁有ACE Channel Limited之全部已發 行股本。

附註:

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the share options scheme as set out in Note 18 to the unaudited consolidated interim financial statements, at no time during the six months ended 30 September 2020 was the Company or any of its subsidiaries a party to any arrangement to enable the Company's directors, their respective spouse or children under 18 years of age to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

董事收購股份或債券之權利

除於未經審核綜合中期財務報表附註18所載購股權計 劃內所披露者外,於截至二零二零年九月三十日止六 個月內,本公司或其任何附屬公司概無訂立任何安排, 致使本公司董事、彼等各自之配偶或18歲以下之子女 可藉購入本公司或任何其他法人團體之股份或債券而 得益。

SHARE OPTION SCHEME

Details of the Company's share option scheme are set out in Note 19 to the unaudited condensed consolidated interim financial statements.

During the period ended 30 September 2020, 59,100,000 share options were granted to the directors, employee or other parties while 88,460,000 share options lapsed. As at 30 September 2020, 232,307,000 share options remained outstanding.

購股權計劃

本公司購股權計劃之詳情載於未經審核簡明綜合中期 財務報表附註19。

於截至二零二零年九月三十日止期間,向董事、 僱員或其他人士授出59,100,000份購股權,另有 88,460,000份購股權失效。於二零二零年九月三十 日,232,307,000份購股權尚未行使。

SHARE AWARD SCHEME

Details of the Company's share award scheme are set out in Note 18 to the unaudited condensed consolidated interim financial statements.

During the period ended 30 September 2020, no awarded share was granted to eligible directors, employees or other parties by way of allotment and issue of new shares.

股份獎勵計劃

本公司股份獎勵計劃之詳情載於未經審核簡明綜合中 期財務報表附註18。

於截至二零二零年九月三十日止期間,並無透過配發 及發行新股份而向合資格董事、僱員或其他人士授出 股獎勵股份。

SUBSTANTIAL SHAREHOLDERS AND INTERESTS REQUIRED TO BE DISCLOSED UNDER THE SFO

As at 30 September 2020, the following interests of 5% or more of the issued share capital of the Company were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

主要股東及根據證券及期貨條例須予披露之 權益

於二零二零年九月三十日,本公司已發行股本5%或以 上之下列權益乃載於本公司根據證券及期貨條例第336 條須存置之權益登記冊內:

Approximate

Name of shareholders	Notes	Number of shares interested	Nature of interests	Capacity	percentage of existing issued ordinary share capital of the Company 佔本公司現有已發行
股東姓名/名稱	附註	持有權益之股份數目	權益性質	身份	普通股股本之概約百分比
Ms. Liu Qiuhua 劉秋華女士		358,817,000	Long positions 好倉	Beneficial owner 實益擁有人	12.10%
ACE Channel Limited ("ACE Channel") (「ACE Channel」)	1	89,000,000	Long positions 好倉	Interest of a controlled corporation 擁有受控制公司之權益	3.00%
Mr. Gao Feng 高峰先生	1	154,457,000	Long positions 好倉	Beneficial owner 實益擁有人	5.21%

Notes:

- Mr. Gao Feng is beneficially interested in the entire issued share capital of ACE Channel. By virtue of the SFO, he is deemed to be interested in the 89,000,000 shares beneficially owned by ACE Channel.
- This percentage is calculated based on the existing issued share capital of the Company as at 30 September 2020.

附註:

- 高峰先生實益擁有ACE Channel全部已發行股本之權 益。根據證券及期貨條例,彼被視為擁有89,000,000 股由ACE Channel實益擁有之股份之權益。
- 該百分比乃根據本公司於二零二零年九月三十日之 現有已發行股本計算。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association or the laws of the Cayman Islands, being the jurisdiction in which the Company is incorporated, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

優先購買權

本公司之公司組織章程細則或開曼群島(本公司註冊成 立所處之司法權區)法例概無載有關於優先購買權之條 文,而令本公司須按比例向現有股東發售新股份。

COMPETING INTERESTS

For the six months ended 30 September 2020, the directors are not aware of any business or interest of the directors, the management, shareholders and their respective associates that compete or may compete with the business of the Group.

競爭權益

截至二零二零年九月三十日止六個月,董事並不知悉 各董事、管理層、股東及彼等各自之聯繫人士之任何 業務或權益與本集團業務出現競爭或可能出現競爭。

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

The Company or any of its subsidiaries had not purchased, redeemed or sold any of the Company's listed securities during the six months ended 30 September 2020.

購買、贖回或出售本公司之上市證券

本公司或其任何附屬公司在截至二零二零年九月三十 日止六個月內概無購買、贖回或出售任何本公司之上 市證券。

COMPLIANCE WITH MODEL CODE

The Company adopted a code of conduct regarding directors' securities transactions based on the terms as set out in the Model Code in Appendix 10 to the Listing Rules on the terms no less exacting than the required standard set out in the Model Code throughout the six months ended 30 September 2020. After having made specific enquiry to all directors of the Company, the directors are of the opinion that they have complied with the required standard set out in the Model Code and its code of conduct regarding directors' securities transactions throughout the six months ended 30 September 2020.

遵守標準守則

本公司於截至二零二零年九月三十日止六個月內一直 採納一套適用於董事進行證券交易之行為守則,該守 則乃基於上市規則附錄十之標準守則所載之條款,且與 標準守則所載之必守準則同樣嚴謹。向本公司全體董 事作出特定查詢後,各董事認為彼等於截至二零二零 年九月三十日止六個月內一直遵守標準守則所載之必 守準則及其有關董事進行證券交易之行為守則。

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company applied the principles and complied with all code provisions of the Corporate Governance Code as set out in Appendix 14 to the Listing Rules throughout the six months ended 30 September 2020.

遵守企業管治守則

本公司於截至二零二零年九月三十日止六個月內已應 用上市規則附錄十四所載之企業管治守則之原則,並 一直遵守其所有守則條文。

UPDATE ON DIRECTORS' INFORMATION

There is no updated information of directors of the Company required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules:

更新董事資料

概無任何根據上市規則第13.51B(1)條須予披露之本公 司董事更新資料。

ADDITIONAL INFORMATION

其他資料

AUDIT COMMITTEE

The audit committee of the Company comprises three independent non-executive directors, chaired by Mr. Lam Williamson and the other two members of the committee are Mr. Cheng Wing Keung, Raymond and Mr. Wong Hoi Kuen.

The audit committee of the Company has reviewed, together with the management of the Company, the accounting principles, accounting standards and methods adopted by the Company, discussed the matters concerning internal control, auditing and financial reporting matters and has reviewed the condensed consolidated financial statements of the Group for the six months ended 30 September 2020.

On Behalf of the Board

Zhang Xiaobin

Chairman

Hong Kong, 25 November 2020

審核委員會

本公司審核委員會由三名獨立非執行董事組成,林全 智先生為主席,而其餘兩名成員為鄭永強先生及黃海 權先生。

本公司審核委員會已與本公司管理層共同審閱本公司 採納之會計原則、會計準則及方法、討論有關內部監 控之事宜、審核及財務報告事宜及已審閱本集團截至 二零二零年九月三十日止六個月之簡明綜合財務報表。

代表董事會

張曉彬

主席

香港,二零二零年十一月二十五日

