

Feiyang International Holdings Group Limited 飛揚國際控股(集團)有限公司

0121

INTERIM REPORT

(Incorporated in the Cayman Islands with limited liability)

PASSPOR

Stock code : 1901

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CORPORATE INFORMATION

BOARD OF DIRECTORS	Executive Directors Mr. He Binfeng (Chairman and Chief Executive Officer) Mr. Xiong Di (appointed on 20 May 2021) Mr. Huang Yu Mr. Huang Yu Mr. Wu Bin Mr. Chen Xiaodong Ms. Qiu Zheng (appointed on 28 January 2021) Mr. Li Da (resigned on 28 January 2021) Mr. Zhang Qinghai (resigned on 20 May 2021) Independent Non-executive Directors Mr. Li Huamin Mr. Yi Ling Ms. Li Chengai
AUDIT COMMITTEE	Ms. Li Chengai <i>(Chairlady)</i> Mr. Li Huamin Mr. Yi Ling
REMUNERATION COMMITTEE	Mr. Li Huamin <i>(Chairman)</i> Mr. He Binfeng Ms. Li Chengai
NOMINATION COMMITTEE	Mr. He Binfeng <i>(Chairman)</i> Mr. Yi Ling Mr. Li Huamin
COMPANY SECRETARY	Mr. Tam Chun Wai Edwin
AUTHORISED REPRESENTATIVES	Mr. He Binfeng Mr. Tam Chun Wai Edwin
REGISTERED OFFICE IN THE CAYMAN ISLANDS	Suite #4-210, Governors Square 23 Lime Tree Bay Avenue PO Box 32311 Grand Cayman KY1-1209 Cayman Islands



CORPORATE INFORMATION

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN THE PRC	(1-140) 30 Dashani Street, Haishu District Ningbo, Zhejiang, China
PRINCIPAL PLACE OF BUSINESS IN HONG KONG	4/F Wah Yuen Building 149 Queen's Road Central Hong Kong
INDEPENDENT AUDITOR	Ernst & Young
PRINCIPAL BANKS	China Merchants Bank Co., Ltd, Ningbo Tianyi sub-branch China CITIC Bank Corporation Limited, Jiangbei sub-branch China Zheshang Bank Co., Ltd., Ningbo branch
CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE	Osiris International Cayman Limited Suite #4-210, Governors Square 23 Lime Tree Bay Avenue PO Box 32311 Grand Cayman KY1-1209 Cayman Islands
HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE	Tricor Investor Services Limited Level 54 Hopewell Centre 183 Queen's Road East Hong Kong
WEBSITE	http://www.iflying.com
STOCK CODE	1901



FINANCIAL HIGHLIGHTS

	Six months ended 30 June	
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Revenue	36,619	105,960
Gross profit	4,009	28,706
Loss for the Period	76,203	16,986

 Revenue decreased by RMB69.3 million or 65.4% for the Period due to the suspension of local group package tours operation, sales of "air ticketing and hotel booking" products and all outbound tours as a result of the outbreak of the coronavirus disease ("COVID-19").

Gross profit decreased by RMB24.7 million or 86.0% for the Period as a result of the decrease in revenue.

• Net loss of RMB76.2 million was recorded for the Period.



UNAUDITED INTERIM RESULTS

The board (the **"Board**") of directors (the **"Directors**") of Feiyang International Holdings Group Limited (the **"Company**") announces the unaudited consolidated interim results of the Company and its subsidiaries (the **"Group**") for the six months ended 30 June 2021 (the **"Period**"), together with the comparative figures for the corresponding period of 2020, as follows:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		Six months ended 30 June		
		2021	2020	
	Notes	RMB'000	RMB'000	
		(Unaudited)	(Unaudited)	
REVENUE	5	36,619	105,960	
Cost of sales		(32,610)	(77,254)	
Gross profit		4,009	28,706	
Other income and gains	5	1,996	3,515	
Selling and distribution expenses		(6,329)	(8,381	
Administrative expenses		(8,004)	(16,098	
Share of losses of associates		(436)	-	
Impairment losses on financial assets, net		(53,743)	(22,240)	
Other expenses		(181)	(261	
Finance costs	6	(5,444)	(6,812	
LOSS BEFORE TAX	7	(68,132)	(21,571)	
Income tax (expense)/credit	8	(8,071)	4,585	
LOSS FOR THE PERIOD		(76,203)	(16,986	
OTHER COMPREHENSIVE (LOSS)/INCOME				
Other comprehensive (loss)/income that				
will not be reclassified to profit or loss				
in subsequent periods:				
Exchange differences on translation of				
foreign operations	Visial	(550)	143	
OTHER COMPREHENSIVE (LOSS)/INCOME				
FOR THE PERIOD, NET OF TAX	AMSTERDAM	(550)	143	
TOTAL COMPREHENSIVE LOSS				
FOR THE PERIOD		(76,753)	(16,843)	

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		Six months ended 30 June		
		2021	2020	
	Notes	RMB'000	RMB'000	
		(Unaudited)	(Unaudited)	
LOSS FOR THE PERIOD ATTRIBUTABLE TO:				
Owners of the parent		(76,203)	(16,986)	
Non-controlling interests		-	-	
		(76,203)	(16,986)	
TOTAL COMPREHENSIVE LOSS				
FOR THE PERIOD ATTRIBUTABLE TO:				
Owners of the parent		(76,753)	(16,843)	
Non-controlling interests		-	-	
		(76,753)	(16,843)	
LOSS PER SHARE ATTRIBUTABLE TO				
ORDINARY EQUITY HOLDERS				
OF THE COMPANY	9			
Basic and diluted (RMB cents)		15.24	3.40	



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CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Notes	As at 30 June 2021 RMB'000 (Unaudited)	As at 31 December 2020 RMB'000 (Audited)
NON-CURRENT ASSETS			
Property, plant and equipment		14,904	16,663
Investment properties		8,485	8,485
Right-of-use assets		18,273	19,995
Intangible asset		23	28
Investments in associates		59,130	57,527
Deposits		591	911
Pledged deposits		-	4,428
Deferred tax assets		893	8,936
Total non-current assets		102,299	116,973
CURRENT ASSETS			
Trade and notes receivables	11	26,098	30,955
Prepayments, deposits and other receivables		168,818	219,707
Due from related parties		258	261
Pledged deposits		18,994	12,537
Financial assets at fair value through profit or loss		-	1,000
Cash and cash equivalents		25,515	22,106
Total current assets		239,683	286,566
CURRENT LIABILITIES			
Trade payables	12	29,513	13,129
Advance from customers, other payables and accruals		49,818	68,536
Interest-bearing bank borrowings	13	206,500	187,781
Lease liabilities		3,780	4,974
Tax payable		4,787	5,094
Total current liabilities		294,398	279,514
NET CURRENT (LIABILITIES)/ASSETS		(54,715)	7,052
TOTAL ASSETS LESS CURRENT LIABILITIES		47,584	124,025
NON-CURRENT LIABILITIES			
Lease liabilities	1.50.001	18,262	17,950
Net assets		29,322	106,075
EQUITY			
Equity attributable to owners of the parent			
Issued capital	14	4,398	4,398
Reserves	NETHERIAL	24,924	101,677
Total equity		29,322	106,075

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CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2021

			Attri	butable to ow	ners of the pare	ent			
				Statutory	Exchange		Share		
	Issued	Share	Capital	surplus	fluctuation	Retained	award	Special	Total
	capital	premium*	reserves*	reserves*	reserves*	profits*	reserves*	reserves*	equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2020 (Audited)	4,398	97,470	47,355	8,517	1,395	28,159	8,001	(255)	195,040
Loss for the period	-	-	-	-	-	(16,986)	-	-	(16,986)
Other comprehensive income for the period:									
Exchange differences on translation									
of foreign operations	-	-	-	-	143	-	-	-	143
Total comprehensive income for the period	-	-	-	-	143	(16,986)	-	-	(16,843)
At 30 June 2020 (Unaudited)	4,398	97,470	47,355	8,517	1,538	11,173	8,001	(255)	178,197
At 1 January 2021 (Audited)	4,398	97,470	47,355	8,517	(1,201)	(58,210)	8,001	(255)	106,075
Loss for the period	-	-	-	-	-	(76,203)	-	-	(76,203)
Other comprehensive income for the period:									
Exchange differences on translation									
of foreign operations	-	-	-	-	(550)	-	-	-	(550)
Total comprehensive income for the period	-	-	-	-	(550)	(76,203)	-	-	(76,753)
At 30 June 2021 (Unaudited)	4,398	97,470	47,355	8,517	(1,751)	(134,413)	8,001	(255)	29,322

* These reserve accounts comprise the consolidated reserves of RMB24,924,000 (31 December 2020: RMB101,677,000) in the consolidated statements of financial position.

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	For the six months ended 30 June	
	2021 (Unaudited) RMB'000	2020 (Unaudited) RMB'000
NET CASH FLOWS FROM/(USED IN) OPERATING ACTIVITIES	6,056	(3,379)
NET CASH FLOWS USED IN INVESTING ACTIVITIES	(2,987)	(48,896)
NET CASH FLOWS FROM FINANCING ACTIVITIES	890	13,945
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	3,959	(38,330)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	22,106	101,271
EFFECT OF FOREIGN EXCHANGE RATE CHANGE, NET	(550)	143
CASH AND CASH EQUIVALENTS AT END OF PERIOD	25,515	63,084
ANALYSIS OF BALANCES OF CASH AND		
CASH EQUIVALENTS Cash and bank balances	25,515	63,084

1. CORPORATE INFORMATION

The Company is an exempted company which was incorporated in the Cayman Islands with limited liability on 18 October 2018. The registered office address of the Company is Suite #4-210, Governors Square, 23 Lime Tree Bay Avenue, PO Box 32311, Grand Cayman, KY1-1209, Cayman Islands. The principal place of business is located at 30 Dashani Street, Haishu District, Ningbo City, Zhejiang Province, the People's Republic of China (the "**PRC**").

The Company is an investment holding company. During the Period, the Company's subsidiaries were principally involved in (i) the design, development and sales of outbound travel package tours; (ii) the design, development and sales of free independent traveller products ("**FIT Products**"); and (iii) the provision of other ancillary travel-related products and services. The ultimate controlling shareholder of the Group is Mr. He Binfeng ("**Mr. He**") and Ms. Qian Jie, the spouse of Mr. He (collectively, the "**Controlling Shareholders**").

The shares of the Company (the "**Shares**") were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") (the "**Listing**") on 28 June 2019 (the "**Listing Date**").

2. BASIS OF PREPARATION AND PRESENTATION

These unaudited condensed consolidated interim financial statements have been prepared in accordance with Hong Kong Accounting Standard ("**HKAS**") 34 *Interim Financial Reporting* issued by the Hong Kong Institute of Certified Public Accountants and the disclosure requirements of Appendix 16 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Listing Rules**"). These interim financial statements have been prepared under the historical cost convention, except for investment properties which have been measured at fair value. These interim financial statements are presented in Renminbi ("**RMB**"), and all values are rounded to the nearest thousand ("**RMB**'000") except when otherwise indicated.

The Group's unaudited condensed consolidated interim financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2020. The accounting policies adopted in the preparation of these unaudited condensed consolidated interim financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2020.

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual financial statements for the year ended 31 December 2020, except for the adoption of the following revised Hong Kong Financial Reporting Standards ("**HKFRSs**") for the first time for the current period's financial information.

Amendments to HKFRS 9, HKAS 39,	Interest Rate Benchmark Reform — Phase 2
HKFRS 7, HKFRS 4 and HKFRS 16	
Amendment to HKFRS 16	Covid-19-Related Rent Concessions beyond
	30 June 2021 (early adopted)

The nature and impact of the revised HKFRSs are described below:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 address issues not (a) dealt with in the previous amendments which affect financial reporting when an existing interest rate benchmark is replaced with an alternative risk-free rate ("RFR"). The phase 2 amendments provide a practical expedient to allow the effective interest rate to be updated without adjusting the carrying amount of financial assets and liabilities when accounting for changes in the basis for determining the contractual cash flows of financial assets and liabilities, if the change is a direct consequence of the interest rate benchmark reform and the new basis for determining the contractual cash flows is economically equivalent to the previous basis immediately preceding the change. In addition, the amendments permit changes required by the interest rate benchmark reform to be made to hedge designations and hedge documentation without the hedging relationship being discontinued. Any gains or losses that could arise on transition are dealt with through the normal requirements of HKFRS 9 to measure and recognise hedge ineffectiveness. The amendments also provide a temporary relief to entities from having to meet the separately identifiable requirement when an RFR is designated as a risk component. The relief allows an entity, upon designation of the hedge, to assume that the separately identifiable requirement is met, provided the entity reasonably expects the RFR risk component to become separately identifiable within the next 24 months. Furthermore, the amendments require an entity to disclose additional information to enable users of financial statements to understand the effect of interest rate benchmark reform on an entity's financial instruments and risk management strategy.

The amendments did not have any impact on the financial position and performance of the Group.

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

(b) Amendment to HKFRS 16 issued in April 2021 extends the availability of the practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the covid-19 pandemic by 12 months. Accordingly, the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met. The amendment is effective retrospectively for annual periods beginning on or after 1 April 2021 with any cumulative effect of initially applying the amendment recognised as an adjustment to the opening balance of retained profits at the beginning of the current accounting period. Earlier application is permitted.

The Group has early adopted the amendment on 1 January 2021 and the amendment did not have any impact on the financial position and performance of the Group.

4. OPERATING SEGMENT INFORMATION

The Group's chief operating decision makers are the executive Directors. The information reported to the executive Directors for the purpose of resource allocation and assessment of performance does not contain discrete operating segment financial information and the executive Directors reviewed the financial results of the Group as a whole.

Geographical information

All external revenue of the Group during the Period was mainly attributable to customers established in the PRC, the place of domicile of the Group's operating entities.

The Group's non-current assets are all located in the PRC.

Information about a major customer

No revenue from the Group's sales to a single customer amounted to 10% or more of the Group's revenue during the Period.

5. REVENUE, OTHER INCOME AND GAINS

Revenue represents the consideration to which the Group expects to be entitled in exchange for products and services sold net of value added tax and government surcharges during the Period.

An analysis of revenue and other income is as follows:

	Six months ended 30 June	
	2021 RMB'000 (Unaudited)	2020 RMB'000 (Unaudited)
Revenue from contracts with customers	36,619	105,960
Other income		
Bank interest income	82	151
Government grants	1,308	2,019
Rental income on properties	110	300
Others	496	1,045
	1,996	3,515

Note:

(a) Disaggregation of revenue from contracts with customers

	Six months ended 30 June	
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Type of products and service		
Sales of package tours		
— Domestic	33,796	8,988
— Outbound	-	33,528
	33,796	42,516
Margin income from sales of FIT Products	1,887	19,703
Gross revenue from the sales of FIT products	-	43,227
Sales of ancillary travel related products and services	936	514
Total	36,619	105,960



6. **FINANCE COSTS**

	Six months ended 30 June		
	2021	2020	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Interest on bank loans and other loans	4,880	6,172	
Interest on lease liabilities	564	640	
	5,444	6,812	

7. LOSS BEFORE TAX

The Group's Loss before tax is arrived at after charging:

	Six months ended 30 June		
	2021 20		
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Cost of services provided	32,610	77,254	
Depreciation of property, plant and equipment	1,709	1,669	
Depreciation of right-of-use assets	2,157	2,923	
Impairment of trade and notes receivables, net	7,103	9,540	
Impairment of financial assets included in			
prepayments, deposits and other receivables	46,640	12,700	
Amortisation of intangible asset	5	5	
Staff cost	8,067	15,411	

8. INCOME TAX EXPENSE/(CREDIT)

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdictions in which members of the Group are domiciled and operate.

Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands, the Group is not subject to any income tax in the Cayman Islands or British Virgin Islands.

The statutory tax rate for the subsidiary in Hong Kong is 16.5%. No provision for Hong Kong profits tax has been made as the Group had no assessable profits derived from or earned in Hong Kong during the Period.

During the Period, except for certain subsidiaries of the Group which were entitled to a preferential income tax rate of 20% for small and micro enterprises with the first RMB1.0 million of annual taxable income eligible for 75% reduction and the income between RMB1.0 million and RMB3.0 million eligible for 50% reduction, the provision for the PRC current income tax is based on the statutory rate of 25% of the assessable profits of the PRC subsidiaries as determined in accordance with the Corporate Income Tax Law.

 Six months ended 30 June

 2021
 2020

 RMB'000
 RMB'000

 (Unaudited)
 (Unaudited)

 Current — PRC
 28
 4,133

 Deferred
 8,043
 (8,718)

 Total tax charge/(credit) for the Period
 8,071
 (4,585)

The income tax expense of the Group is analysed as follows:

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

The calculation of basic loss per share amount is/are based on the loss for the Period attributable to ordinary equity holders of the Company, and the weighted average number of ordinary shares in issue during the Period.

The basic loss per share is/are calculated as follows:

	Six months ended 30 June		
	2021 202		
	(Unaudited)	(Unaudited)	
Loss attributable to equity holders of the Company (RMB'000)	76,203	16,986	
Weighted average number of ordinary shares in issue ('000)	500,000	500,000	
Basic loss per share (RMB cents)	15.24	3.40	

The number of ordinary shares used to calculate the basic loss per share has been determined on the assumption that the capitalisation issue which took place in relation to the Listing had been effective from 1 January 2019.

Diluted loss per share is/are the same as the basic loss per share as there were no potential dilutive ordinary shares outstanding during the six months ended 30 June 2020 and 2021.

10. INTERIM DIVIDEND

The Board did not declare the payment of an interim dividend for the six months ended 30 June 2021 (six months ended 30 June 2020: Nil).

11. TRADE AND NOTES RECEIVABLES

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Trade receivables	86,287	84,098
Less: Impairment	(60,189)	(53,143)
	26,098	30,955

The credit terms granted by the Group generally range up to two months, extending up to one year for certain customers. The Group seeks to maintain strict control over its outstanding receivables and overdue balances, which are reviewed regularly by senior management. The Group does not hold any collateral or other credit enhancement over its trade receivable balances. Trade receivables are non-interest-bearing.

An ageing analysis of the gross trade receivables as at the end of each of the period, based on the transaction date, is as follows:

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
1 to 60 days	16,133	8,675
61 to 180 days	1,967	2,485
181 to 360 days	1,774	23,073
1 to 2 years	56,245	49,865
Over 2 years	10,168	-
	86,287	84,098

12. TRADE PAYABLES

An ageing analysis of the trade payables as at the end of the period, based on the invoice date, is as follows:

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
1 to 60 days	16,393	4,257
61 to 180 days	9,331	3,345
181 to 360 days	405	3,394
Over 1 year	3,384	2,133
	29,513	13,129

The trade payables are non-interest-bearing and are normally settled on 60-day terms.

13. INTEREST-BEARING BANK BORROWINGS

	Effective interest rate (%)	Maturity	As at 30 June 2021 RMB'000 (Unaudited)	As at 31 December 2020 RMB'000 (Unaudited)
Current Bank loans — secured Bank loans — unsecured Discounted notes payable	4.40–5.66 4.57–5.22 4.80	2021 2021 2021	179,380 16,000 11,120	143,682 44,099 –
			206,500	187,781

13. INTEREST-BEARING BANK BORROWINGS (Continued)

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Analysed into:		
Bank loans repayable		
— within one year or on demand	206,500	187,781

Notes:

(a) The Group's bank borrowings are secured by:

- mortgages over the Group's investment properties situated in Mainland China, which had an aggregate net carrying value of RMB8,485,000 and RMB8,485,000 as at 31 December 2020 and 30 June 2021, respectively; and
- the pledge of certain of the Group's pledged time deposits amounting to RMB1,000,000 and RMB6,000,000 as at 31 December 2020 and 30 June 2021, respectively.

In addition, the Group's credit card facility amounting to nil (31 December 2020: RMB1,000,000) is secured by the pledge of certain of the Group's time deposits amounting to nil (31 December 2020: RMB500,000) as at 30 June 2021.

- (b) Mr. He Binfeng, the Controlling Shareholder, and Ms. Qian Jie, the spouse of Mr. He Binfeng, have jointly guaranteed certain of the Group's bank loans of up to RMB227,950,000 and RMB226,950,000 as at 31 December 2020 and 30 June 2021, respectively; and
- (c) Mr. Zhang Dayi, and Ms. Zhang Xiaoshan, the spouse of Mr. Zhang Dayi, have jointly guaranteed certain of the Group's bank loans of up to RMB19,950,000 and RMB19,950,000 as at 31 December 2020 and 30 June 2021, respectively.
- (d) All borrowings are denominated in RMB.



14. SHARE CAPITAL

	As at	
	30 June	31 December
	2021	2020
	(Unaudited)	(Audited)
Authorised:		
10,000,000,000 (As at 31 December 2020:		
10,000,000,000) ordinary shares of		
HK\$0.01 each	HK\$100,000,000	HK\$100,000,000
ssued and fully paid:		
500,000,000 (As at 31 December 2020:		
500,000,000) ordinary shares of		
HK\$0.01 each	RMB4,398,000	RMB4,398,000

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BUSINESS REVIEW

The Group is a well-established travel service provider based in Ningbo, Zhejiang Province of the PRC and offers diversified products that cater for different travellers' needs. The Group is principally engaged in (i) the design, development and sales of package tours which consist of traditional package tours and tailor-made tours; (ii) the sales of FIT Products which mainly include provision of air tickets and/or hotel accommodation; and (iii) the provision of ancillary travel-related products and services, including but not limited to visa application processing, admission tickets to tourist attractions, conferencing services and arranging purchase of travel insurance for the customers.

The unexpected outbreak of the COVID-19 has brought unprecedented impact to the world economy. The Group's business operations have been heavily disrupted by the travel restrictions imposed by nations of its own and across the world since the year of 2020. On 14 July 2020, the General Office of the Ministry of Culture and Tourism (文化和旅遊部辦公廳) issued the Notice on Matters Relating to the Promotion of Expanding the Resumption of Business Operations of Tourism Enterprises (關於推進旅遊企業擴大復工復業有關事項的通知) which is still in effect up to the date of this report. Pursuant to which certain operations of tourism enterprises, including cross-provincial package tours and sales of "air ticketing and hotel booking" in the PRC (except for high- and mediumrisk areas), are allowed to be carried out, whilst all outbound tours continue to be suspended. As a result, the Group has partially resumed its local package tours operation and sales of "air ticketing and hotel booking" products.

The Group recorded a net loss of RMB76.2 million for the Period, as compared with a net loss of RMB17.0 million for the six months ended 30 June 2020, which was mainly attributable to (i) the decrease in revenue of RMB69.3 million due to the suspension of local group package tours operation, sales of "air ticketing and hotel booking" products and all outbound tours as a result of the outbreak of COVID-19; and (ii) the increase in impairment loss on financial assets of RMB31.5 million due to the significant increase in the credit risk on financial assets as a result of the outbreak of the COVID-19.

PROSPECTS

The Group has been taking initiatives to diversify the business of the Group with an objective to broaden its income stream. In March 2021, an associated company of the Group and Ningbo Economic and Technological Development Zone New Century Tourism Development Co., Ltd.* (寧波經濟技術開發區新世紀旅游發展有限公司) entered into a cooperation agreement for setting up Ningbo Qingning Cultural Tourism Development Co., Ltd.* (寧波青寧文旅發展有限公司), a joint venture company which is principally engaged in the development and operation of cultural tourism projects located in Beilun District, Ningbo, the PRC and investment in the full operation and redevelopment of Jiufeng Mountain Scenic Area* (九峰山景區) (National 4A Tourist Attractions) located in Ningbo, Zhejiang Province, the PRC. The Board believes that the establishment of the joint venture companies could provide more business opportunities to the Group by generating stable income from tourist attractions in the PRC.

In July 2021, the Group launched an intelligent travel SaaS system for higher education institutions (the "**SaaS System**") to provide intelligent travel services to higher education institutions in China and increase the Group's presence in the travel service market for higher education institutions. As at the date of this report, the Group has entered into travel service agreements with nine higher education institutions in China, including several prestigious universities in China. Having considered the stable demand and characteristics of travel services for higher education institutions in China, the Board believes that by facilitating the cooperation with higher education institutions in China, the launch of the SaaS System will not only expand the customer base and revenue source of the Group, but also allow the Group to further explore the travel service market of China so as to satisfy the greater rebound in the demand for tourism and business travel under the current good control of the pandemic in China.

The Group will closely monitor the development of the COVID-19 pandemic and measures implemented by relevant government authorities and adopt necessary measures and strategies.

FINANCIAL REVIEW

Revenue

The following table sets forth the breakdown of the Group's revenue by business segment for the periods indicated:

	Six months ended 30 June				
	20	21	202	2020	
		Percentage		Percentage	
	Revenue	of revenue		of revenue	
	RMB'000	%	RMB'000	%	
	(Unaudited)		(Unaudited)		
Sales of package tours	33,796	92.3	42,516	40.1	
Margin income from sales of					
FIT Products	1,887	5.2	19,703	18.6	
Sales of ancillary travel-related					
products and services	936	2.5	514	0.5	
Gross revenue from the sales of					
FIT Products	-	-	43,227	40.8	
Total	36,619	100.0	105,960	100.0	

The Group generated revenue from: (i) sales of package tours; (ii) margin income from sales of FIT Products; (iii) sales of ancillary travel-related products and services; and (iv) gross revenue form the sales of FIT Products. The Group's customers primarily comprised retail customers, and corporate and institutional customers. The revenue of the Group decreased by RMB69.3 million from RMB106.0 million for the six months ended 30 June 2020 to RMB36.6 million for the Period, which was mainly due to the temporary suspension of the Group's certain operations and the continued suspension of all outbound tours as a result of the outbreak of COVID-19.

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Sales of package tours

The sales of package tours mainly represented the fees received from customers for the package tours. The Group's package tours can be classified into (i) traditional package tours, which are group tours with standardised itineraries; and (ii) tailor-made tours, which are group tours with non-standardised itineraries and provide freedom for customers to select their preferred mode of transportations, hotels and tourist attractions. The decrease in sales of package tours was mainly due to the suspension of the Group's operation on package tours as a result of the outbreak of COVID-19.

Package tours by type

The following table sets forth the breakdown of the revenue from sales of package tours by type for the periods indicated:

	Six months ended 30 June			
	202	21	2020	
		Percentage		Percentage
Reve	enue	of revenue		of revenue
RMB	8′000	%	RMB'000	
(Unaud	ited)		(Unaudited)	
Tailor-made tours 19	,644	58.1	8,853	20.8
Traditional package tours 14	,152	41.9	33,663	79.2
Total 33	8,796	100.0	42,516	100.0

The sales of tailor-made tours and traditional package tours contributed 58.1% and 41.9% (six months ended 30 June 2020: 20.8% and 79.2%) of the Group's total sales of package tours for the Period, respectively. The Group's sales of package tours decreased by RMB8.7 million or 20.5% from RMB42.5 million for the six months ended 30 June 2020 to RMB33.8 million for the Period, which was mainly due to the suspension of the Group's operation on package tours as a result of the outbreak of COVID-19.

Margin income from sales of FIT Products

FIT Products mainly include air tickets, hotel accommodation and a combination of both. The Group's margin income from sales of FIT Products is recognised on a net basis, being the sales invoice amount of the FIT Products netted off against the associated direct costs, as the Group render services as an agent, whereby the Group is only responsible for arranging the booking of FIT Products with no control obtained over the services performed by airline operators, hotel operators and other travel agencies.

FIT Products by type

The Group's margin income from sales of FIT Products included (i) margin income from sales of air tickets; and (ii) margin income from sales of other FIT Products. The following table sets forth the breakdown of revenue from FIT Products by type for the periods indicated:

	Six months ended 30 June		
	2021		
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Air tickets			
Gross sales proceeds	64,186	205,231	
Cost of air tickets	(62,565)	(187,773)	
Revenue from sales of air tickets	1,621	17,458	
Incentive commission	12	2,008	
Margin income from sales of air tickets	1,633	19,466	
Others			
Margin income from sales of other FIT Products	254	237	
Total	1,887	19,703	

The Group's total margin income from sales of FIT Products decreased by RMB17.8 million or 90.4% from RMB19.7 million for the six months ended 30 June 2020 to RMB1.9 million for the Period.

During the Period, the Group's gross sales proceeds from sales of air tickets decreased significantly by RMB141.0 million or 68.7%, from RMB205.2 million for the six months ended 30 June 2020 to RMB64.2 million for the Period. Margin income from sales of air tickets decreased was mainly due to the decrease in number of air tickets sold and the incentive commission received from airline operators, global distribution system service providers and ticketing agents as the sales of FIT Products were temporarily suspended as a result of the outbreak of COVID-19. The Group's margin income from sales of other FIT Products remained relatively stable at RMB0.2 million and RMB0.3 million for the six months ended 30 June 2020 and for the Period, respectively.

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Sales of ancillary travel-related products and services

The Group also offered other ancillary travel-related products and services to the customers. The sales of ancillary travel-related products and services remained relatively stable at RMB0.5 million and RMB0.9 million for the six months ended 30 June 2020 and the Period, respectively.

Gross revenue from the sales of FIT Products

Gross revenue from the sales of FIT Products represented the sales of air tickets and hotel accommodations to customers which were recorded on a gross basis. No revenue was recognised for the gross sales of air tickets and hotel accommodations for the Period mainly due to the temporary suspension of the Group's operations as a result of the outbreak of COVID-19 (six months ended 30 June 2020: RMB43.2 million).

Cost of sales

The Group's cost of sales mainly represented the direct costs incurred for the sales of package tours including land and cruise operation, air ticket and local transportation, hotel accommodation and others. Cost of sales decreased by RMB44.6 million or 57.8% from RMB77.3 million for the six months ended 30 June 2020 to RMB32.6 million for the Period. Such decrease was in line with the decrease in the Group's total revenue.

Gross profit and gross profit margin

The following table sets forth the breakdown of the Group's gross profit and gross profit margin by business segment for the periods indicated:

	Six months ended 30 June				
	20	21	2020		
	Gross profit/ Gross profit (loss) margin Gross profit RMB'000 % RMB'000 (Unaudited) (Unaudited)		Gross profit margin %		
Package tours					
— Tailor-made	2,112	10.8	467	5.3	
— Traditional	1,989	14.1	3,401	10.1	
	4,101	12.1	3,868	9.1	
Margin income from sales of FIT Products	(72)	-	16,276	82.6	
Ancillary travel-related products and services Gross revenue from the sales of	(20)	-	486	94.6	
			0.076	10.7	
FIT Products	-	-	8,076	18.7	
Total	4,009	10.9	28,706	27.1	

The Group recorded gross profit of RMB28.7 million and RMB4.0 million, representing gross profit margin of 27.1% and 10.9% for the six months ended 30 June 2020 and the Period, respectively. The decrease in the overall gross profit was in line with the decrease in revenue.

The Group's gross profit margin decreased from 27.1% for the six months ended 30 June 2020 to 10.9% for the Period, which was due to the decrease in the proportion of overall revenue generated from margin income from sales of FIT Products from 18.6% for the six months ended 30 June 2020 to 5.2% for the Period as revenue for FIT Products are recognised on a net basis.

Other income and gains

Other income and gains mainly represented government grants. The amount decreased from RMB3.5 million for the six months ended 30 June 2020 to RMB2.0 million for the Period as there was a decrease in government grants received by RMB0.7 million as government grants are subject to the discretion of the government and non-recurring.

Selling and distribution expenses

Selling and distribution expenses mainly consisted of (i) staff costs from sales department; (ii) advertising and marketing expenses to promote our products and services through various channels such as social networks, magazines and marketing events; and (iii) office and utility expenses for our tourism square, retail branches and sales office.

The Group's selling and distribution expenses decreased by RMB2.1 million or 24.5% from RMB8.4 million for the six months ended 30 June 2020 to RMB6.3 million for the Period mainly attributable to (i) the decrease in staff costs by RMB1.0 million as a result of the headcount reduction due to the temporary suspension of business operations; and (ii) the decrease in advertising and marketing expenses by RMB1.0 million as travelling activities were suspended during the Period.

Administrative expenses

The Group's administrative expenses mainly consisted of (i) staff costs of administrative departments; (ii) office and utility expenses for our offices; (iii) depreciation; (iv) transaction fee representing processing fee paid to payment platforms for transactions; (v) legal and professional fee; and (vi) other administrative expenses.

Administrative expenses decreased by RMB8.1 million or 50.3% during the Period was mainly due to the decrease in staff costs by RMB5.0 million as a result of the headcount reduction due to the suspension of business operations.



Other expenses

The Group's other expenses increased by RMB31.4 million from RMB22.5 million for the six months ended 30 June 2020 to RMB53.9 million for the Period, which was mainly due to the provisions made for impairment of trade and notes receivables and prepayments, deposits and other receivables.

Finance costs

The Group's finance costs represented interest expenses on bank borrowings and lease liabilities. The decrease in interest expenses was mainly due to the decrease in the average interest rate of bank borrowings during the Period.

Income tax expense/(credit)

Income tax credit amounted to RMB4.6 million for the six months ended 30 June 2020, and income tax expense amounted to RMB8.1 million for the Period. The income tax expense for the Period was mainly due to the reversal of deferred tax assets in relation to the tax loss.

Loss for the Period attributable to the owners of the Company

As a result of the foregoing, loss for the period attributable to the owners of the Company were RMB17.0 million for the six months ended 30 June 2020 and RMB76.2 million for the Period.

Prepayments, deposits and other receivables

The following table sets forth the breakdown of the prepayments, deposits and other receivables at the dates indicated:

	As at 30 June 2021 RMB'000 (Unaudited)	As at 31 December 2020 RMB'000 (Audited)
Non-current:		
Rental deposits	591	911
Current:		
Refund from suppliers	79,633	-
Prepayments	69,679	148,778
Deposit and other receivables, net	19,448	69,993
Value-added tax recoverable	35	670
Prepaid expenses	_	243
Interest receivables	23	23
	168,818	219,707
	169,409	220,618

The prepayments, deposits and other receivables decreased by RMB51.2 million from RMB220.6 million as at 31 December 2020 to RMB169.4 million as at 30 June 2021 primarily attributable to the increase in provision for impairment on deposits and other receivables. It was mainly due to the increase in the credit risk on deposits and other receivables as a result of the outbreak of COVID-19.

Refund from suppliers

Refund from suppliers mainly represented prepayments and deposits made which were reclassified to refund from suppliers as such amount would not be used for future procurement from respective air ticket suppliers, land and cruise operators and other suppliers due to the travel restrictions and refundable to the Group. Under the travel restrictions imposed by the government as a result of the outbreak of COVID-19, the Group temporarily suspended its operations. The Group recorded refund from air ticket suppliers, land and cruise operators and other suppliers of RMB79.6 million as at 30 June 2021.

Prepayments

The following table sets forth the breakdown of the prepayments at the dates indicated:

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Air tickets	60,974	143,771
Land and cruise operators	4,190	1,602
Hotel accommodation	876	908
Others	3,639	2,497
	69,679	148,778

The Group's prepayments mainly represented prepayments for (i) procurement of air tickets for both of package tours and FIT Products which were required by the Group's air ticket suppliers; and (ii) package tours to land operators and cruise holiday packages to cruise operators which had not departed as at the end of reporting period.

The decrease in prepayments by RMB79.1 million from RMB148.8 million as at 31 December 2020 to RMB69.7 million as at 30 June 2021 was mainly due to (i) the decrease in procurement of air tickets as a result of the outbreak of COVID-19; and (ii) the partial reclassification to refund from suppliers as mentioned above.



Deposits and other receivables, net

The following table sets forth the breakdown of deposits and other receivables at the dates indicated:

	As at	As at
	30 June	31 December
	2021	2020
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Deposits — procurement of air tickets	11,971	66,436
Deposits — others	2,294	1,498
Other receivables	5,183	2,059
	19,448	69,993

The Group's deposits and other receivables, net mainly represented deposits for procurement of air tickets which were paid to airline operators, global distribution system service providers and ticketing agents. The Group's other receivables mainly represented petty cash for the tour escorts and staff.

The decrease in deposits and other receivables, net by RMB50.5 million from RMB70.0 million as at 31 December 2020 to RMB19.4 million as at 30 June 2021, primarily due to the increase in provision for impairment on deposits and other receivables. It was mainly due to the increase in the credit risk on deposits and other receivables as a result of the outbreak of COVID-19.

Impairment assessment

The Group performed recoverability assessment on prepayment, deposits and other receivables, including but not limited to information about the strength of the suppliers to make the refund or honour the settlement obligations, under the expected credit loss model upon application of HKFRS 9, and allowance of impairment, amounting to RMB46.6 million was provided for the Period as there and is an increase in credit risk inherent in the Group's outstanding balance of deposits and other receivables. The Directors will regularly review the recoverability of these deposits and receivables and take follow-up actions as and when appropriate to recover amounts overdue.

LIQUIDITY AND FINANCIAL REVIEW

As at 30 June 2021, the Group's current assets and current liabilities were RMB239.7 million and RMB294.4 million (as at 31 December 2020: RMB286.6 million and RMB279.5 million), respectively, of which the Group maintained cash and bank balances of RMB25.5 million (as at 31 December 2020: RMB22.1 million) and pledged short-term deposits of RMB19.0 million (as at 31 December 2020: RMB12.5 million). The Group's outstanding borrowings as at 30 June 2021 represented interestbearing bank borrowings of RMB206.5 million (as at 31 December 2020: RMB187.8 million). Accordingly, the Group's gearing ratio as at 30 June 2021, which was calculated on the basis of outstanding borrowings as a percentage of equity attributable to equity holders of the Company, was 704.2% (as at 31 December 2020: 177.0%). The increase in gearing ratio was mainly attributable to the decrease in equity as a result of the loss for the Period.

The average turnover days of trade receivables were 141.0 days and 210.6 days for the six months ended 30 June 2020 and 2021, respectively. The decrease in average turnover days of trade receivables during the Period was mainly due to the decrease in trade and notes receivables as a result of the temporary suspensions of the Group's and certain of the customers' business operations in relation to the COVID-19 outbreak.

As at 30 June 2021, the Company had 500,000,000 Shares in issue. The Group adopts conservative treasury policies in cash and financial management. Cash is generally placed in current deposits mostly denominated in RMB and Hong Kong dollars. The Group's liquidity and financing requirements are reviewed regularly.

During the Period, the Group's primary source of funding included cash generated from operation, and the banking facilities provided by the Group's banks in the PRC. The Directors believe that the Group's current cash and bank balances, together with the unutilised banking facilities of approximately RMB32.5 million as at 30 June 2021 and the expected cash flow from operations, will be sufficient to satisfy its current operational and working capital requirements.

CAPITAL STRUCTURE

The Shares have been listed on the Main Board of the Stock Exchange since 28 June 2019. There is no material change in the capital structure of the Company during the Period. The capital of the Company comprises only ordinary shares.

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FOREIGN EXCHANGE RISK MANAGEMENT

Most of the Group's sales, procurements and operating costs are denominated in RMB, except for certain air tickets from international airline operators which were mainly denominated and settled in HKD and such foreign currency transactions and exposure were not material to our total cost of air tickets as a whole. During the Period, the Group had not entered into any hedging transactions to reduce the exposure to foreign exchange risk, which the Directors consider not material to our Group's financial performance. However, the Group will continue to closely monitor all possible exchange risk arising from the Group's existing operations and new investments in the future and will implement the necessary hedging arrangement(s) to mitigate any significant foreign exchange exposure.

CHARGE ON ASSETS

- (a) the Group's bank borrowings are secured by:
 - mortgages over the Group's investment properties situated in Mainland China, which had an aggregate net carrying value of RMB8,485,000 and RMB8,485,000 as at 31 December 2020 and 30 June 2021, respectively; and
 - the pledge of certain of the Group's pledged time deposits amounting to RMB1,000,000 and RMB6,000,000 as at 31 December 2020 and 30 June 2021, respectively.

In addition, the Group's credit card facility amounting to nil (31 December 2020: RMB1,000,000) is secured by the pledge of certain of the Group's time deposits amounting to nil (31 December 2020: RMB500,000) as at 30 June 2021.

- (b) Mr. He Binfeng, the Controlling Shareholder, and Ms. Qian Jie, the spouse of Mr. He Binfeng, have jointly guaranteed certain of the Group's bank loans of up to RMB227,950,000 and RMB226,950,000 as at 31 December 2020 and 30 June 2021, respectively.
- (c) Mr. Zhang Dayi, and Ms. Zhang Xiaoshan, the spouse of Mr. Zhang Dayi, have jointly guaranteed certain of the Group's bank loans of up to RMB19,950,000 and RMB19,950,000 as at 31 December 2020 and 30 June 2021, respectively.
- (d) All borrowings are denominated in RMB.

CONTINGENT LIABILITIES

As at 30 June 2021 and 31 December 2020, the Group did not have any significant contingent liabilities.

EMPLOYMENT AND REMUNERATION POLICY

As at 30 June 2021, the total number of employees of the Group was 224 (31 December 2020: 278). Staff costs (including Directors' emoluments) amounted to RMB8.1 million for the Period (six months ended 30 June 2020: RMB15.4 million). Remuneration of the employees includes salary and discretionary bonuses based on the Group's results and individual performance. Retirement benefits schemes and inhouse training programmes are made available to all levels of personnel.



DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2021, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "**SFO**")), as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for the Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix 10 to the Listing Rules, were as follows:

(a) Long Positions in ordinary shares of the Company

Name of Director	Nature of interest and capacity	Number of Shares held/ interested	Approximate percentage of shareholding
Mr. He (Note 1)	Beneficial owner, interest in controlled corporation and interest held jointly with another person	336,628,700	67.3257%
Ms. Qiu Zheng (" Ms. Qiu ") <i>(Note 2)</i>	Interest in controlled corporation	3,468,000	0.6936%
Mr. Wu Bin (" Mr. Wu ") <i>(Note 3)</i>	Interest in controlled corporation	3,468,000	0.6936%
Mr. Chen Xiaodong (" Mr. Chen ") <i>(Note 4)</i>	Interest in controlled corporation	3,468,000	0.6936%

Interests in Shares of the Company

Notes:

- (1) Mr. He (i) directly owned 8,988,000 Shares or approximately 1.7976% of the issued share capital of the Company; (ii) directly owned 100% of each of HHR Group Holdings Limited ("HHR Group"), Michael Group Holdings Limited ("Michael Group"), KVN Holdings Limited ("KVN Holdings") and DY Holdings Limited ("DY Holdings"), which in aggregate held 297,776,700 Shares or approximately 59.5553% of the issued share capital of the Company; and (iii) was deemed to own 29,864,000 Shares or approximately 5.9728% of the issued share capital of the Company in which Mr. He and Ms. Qian are parties acting in concert.
- (2) Ms. Qiu directly owned 100% of QZ Holdings Limited which held 3,468,000 Shares or approximately 0.6936% of the issued share capital of the Company.
- (3) Mr. Wu directly owned 100% of WB Holdings Group Limited which held 3,468,000 Shares or approximately 0.6936% of the issued share capital of the Company.
- (4) Mr. Chen directly owned 100% of CXD Holdings Limited which held 3,468,000 Shares or approximately 0.6936% of the issued share capital of the Company.

Name of Director	Name of associated corporation	Nature of interest and capacity	Number of shares held/ interested	Approximate percentage of shareholding/ equity interest
Mr. He (Notes 1 and 2)	Zhejiang Feiyang International Travel Group Co., Ltd.* (浙江飛揚國際旅遊集團 股份有限公司) ("Feiyang International")	Beneficial owner; interest in controlled corporation; interest held jointly with another person	44,440,000	95.2830%
	Zhejiang Feiyang Lianchuang Travel Co., Ltd.* (浙江飛揚聯創 旅遊有限公司) ("Feiyang Lianchuang")	Interest in controlled corporation; interest held jointly with another person	- (Note 2)	95.2830%
	Ningbo Qihang Airplane Ticketing Co., Ltd.* (寧波啟航航空票務有限公司) ("Ningbo Qihang ")	Interest in controlled corporation; interest held jointly with another person	- (Note 2)	95.2830%
	Zhejiang Feiyang Commercial Management Co., Ltd.* (浙江飛揚商務管理有限公司) ("Feiyang Commercial")	Interest in controlled corporation; interest held jointly with another person	– (Note 2)	95.2830%
Mr. Wu (Notes 2 and 3)	Feiyang International	Beneficial owner	440,000	0.9434%
	Feiyang Lianchuang	Interest in controlled corporation	– (Note 2)	0.9434%
	Ningbo Qihang	Interest in controlled corporation	(Note 2)	0.9434%
	Feiyang Commercial	Interest in controlled corporation	(Note 2)	0.9434%

(b) Long Positions in the associated corporations of the Company



Name of Director	Name of associated corporation	Nature of interest and capacity	Number of shares held/ interested	Approximate percentage of shareholding/ equity interest
Mr. Chen (Notes 2 and 4)	Feiyang International	Beneficial owner	440,000	0.9434%
	Feiyang Lianchuang	Interest in controlled corporation	(Note 2)	0.9434%
	Ningbo Qihang	Interest in controlled corporation	(Note 2)	0.9434%
	Feiyang Commercial	Interest in controlled corporation	– (Note 2)	0.9434%

Notes:

- (1) Feiyang International is directly owned as to 17.9245% by Mr. He, 1.8868% by Ms. Qian and 75.4717% by Feiyang Management, which is in turn held as to 91.7328% by Mr. He and 8.2672% by Ms. Qian. Mr. He and Ms. Qian are parties acting in concert.
- (2) Each of Feiyang Lianchuang, Feiyang Commercial and Ningbo Qihang is a limited liability company established in the PRC and a wholly-owned subsidiary of Feiyang International.
- (3) Feiyang International is directly owned as to 0.9434% by Mr. Wu.
- (4) Feiyang International is directly owned as to 0.9434% by Mr. Chen.

Save as disclosed above, as at 30 June 2021, none of the Directors nor chief executive of the Company had registered an interest or short position in the Shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which had been recorded in the register kept by the Company pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the paragraph headed "Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures" above and in the paragraph headed "Share Option Scheme" below, at no time during the Period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouses or minor children, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

So far as is known to the Directors and the chief executive of the Company, as at 30 June 2021, the following persons (other than a Director or chief executive of the Company) had, or were deemed to have, interests or short positions in the Shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or as otherwise recorded in the register required to be kept under section 336 of the SFO:

Long Positions in ordinary shares of the Company:

Long Position in the Shares

Name of Substantial Shareholder	Nature of interest and capacity	Number of Shares held/interested	Approximate percentage of shareholding
Mr. He (Notes 1 and 2)	Beneficial owner, interest in controlled corporation and interest held jointly with another person	336,628,700	67.3257%
Ms. Qian <i>(Note 2)</i>	Interest in controlled corporation; interest held jointly with another person	336,628,700	67.3257%
HHR Group (Note 1)	Beneficial owner, interest held jointly with another person	336,628,700	67.3257%
Michael Group (Notes 1 and 2)	Beneficial owner, interest held jointly with another person	336,628,700	67.3257%

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Name of Substantial Shareholder	Nature of interest and capacity	Number of Shares held/interested	Approximate percentage of shareholding
KVN Holdings (Note 1)	Beneficial owner, interest held jointly with another person	336,628,700	67.3257%
DY Holdings (Note 1)	Beneficial owner, interest held jointly with another person	336,628,700	67.3257%
QJ Holdings Limited (" QJ Holdings ") (Note 2)	Beneficial owner, interest held jointly with another person	336,628,700	67.3257%

Notes:

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- (1) Mr. He (i) directly owned 8,988,000 Shares or approximately 1.7976% of the issued share capital of the Company; (ii) directly owned 100% of each of HHR Group, Michael Group, KVN Holdings and DY Holdings, which in aggregate held 297,776,700 Shares or approximately 59.5553% of the issued share capital of the Company; and (iii) was deemed to own 29,864,000 Shares or approximately 5.9728% of the issued share capital of the company in which Mr. He and Ms. Qian are parties acting in concert.
- (2) Ms. Qian (i) directly owned 100% of QJ Holdings, which held 29,864,000 Shares or approximately 5.9728% of the issued share capital of the Company; and (ii) was deemed to own 297,776,700 Shares or approximately 59.5553% of the issued share capital of the Company in which Ms. Qian and Mr. He are parties acting in concert.

As at 30 June 2021, so far as is known to the Directors, other than the Company, no other persons were interested in 10% or more of any class of share capital carrying rights to vote in all circumstances at general meetings of any of the subsidiaries.

Save as disclosed above, as at 30 June 2021, the Company had not been notified by any persons (other than Directors or chief executives of the Company) who had interests or short positions in the Shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

SHARE OPTION SCHEME

The Company has a share option scheme (the "Share Option Scheme") which was approved and adopted by the shareholders of the Company by way of written resolutions passed on 11 June 2019, the details of which are set out in the Prospectus. No share option has been granted under the Share Option Scheme since its adoption.

CHANGES IN DIRECTORS' INFORMATION

Subsequent to the date of the 2020 annual report of the Company, the changes in Directors' information as required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules up to the date of this report are set out below:

- (i) Mr. Zhang Qinghai has resigned as an executive Director and the Chief Financial Officer with effect from 20 May 2021 as he would like to devote more time to his personal commitments. Mr. Zhang confirms that he has no disagreement with the Board and that there are no matters in respect of his resignation that needs to be brought to the attention of the shareholders of the Company and the Stock Exchange; and
- Mr. Xiong Di has been appointed as an executive Director and the Chief Financial Officer with effect from 20 May 2021.

AUDIT COMMITTEE

As at the date of this report, the audit committee of the Company (the "Audit Committee") has three members comprising three independent non-executive Directors, namely Ms. Li Chengai (Chairlady), Mr. Li Huamin and Mr. Yi Ling. None of them are members of the former or existing auditors of the Company. The Board considers that the Audit Committee has extensive commercial experience in business, financial and legal matters. The primary duties of the Audit Committee include, among other matters, to review and monitor financial reporting and the judgment contained therein; to review financial and internal controls, accounting policies and practices with management and external auditors; and to review the Company's compliance with the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Listing Rules.

The Audit Committee has reviewed and discussed with the management the accounting principles and practices adopted by the Group and auditing, internal controls and financial reporting matters, and the Company's policies and practices on corporate governance. The Audit Committee has also reviewed and discussed with the management the unaudited condensed consolidated interim financial statements of the Group for the six months ended 30 June 2021.

COMPLIANCE WITH THE CODE ON CORPORATE GOVERNANCE PRACTICES

The Board and the management of the Group are committed to maintaining a high standard of corporate governance which is reviewed and strengthened from time to time. The Company's corporate governance practices are based on principles and code provisions as set out in the CG Code and Corporate Governance Report contained in Appendix 14 to the Listing Rules. Except for the deviation from provision A.2.1 of the CG Code, the Company's corporate governance practices have complied with the CG Code during the Period.

Provision A.2.1 of the CG Code stipulates that the role of chairman and chief executive officer should be separated and should not be performed by the same individual. Mr. He is the chairman and the chief executive officer of the Company. Since Mr. He has been operating and managing Zhejiang Feiyang International, the main operating subsidiary of the Company since its establishment and due to his familiarity with the operations of the Group, the Board is of the view that it is in the best interest of the Group to have Mr. He taking up both roles for effective management and business development of the Group following the Listing and Mr. He will provide a strong and consistent leadership to the Group. This arrangement ensures a more effective and efficient overall strategic planning of the Group as this structure enables the Company to make and implement decisions promptly and effectively. Further, the Company has put in place an appropriate check-and-balance mechanism through the Board and three independent non-executive Directors. The independent non-executive Directors are able to retain independence of character and judgment and are able to express their views without any constraint. In addition, the Board also consists of five other executive Directors who are familiar with the day-to-day business of the Company. The Company will consult the Board for any major decisions. Therefore, the Board considers that the balance of power and authority of the present arrangement with the Board and the independent non-executive Directors will not be impaired because such arrangement would not result in excessive concentration of power in one individual which could adversely affect the interest of minority Shareholders. As such, the deviation from provision A.2.1 of the CG Code is appropriate in such circumstance. The Board will continue to review and consider splitting the roles of the chairman of the Board and the chief executive officer of the Company at a time when it is appropriate and suitable by taking into account the circumstances of the Group as a whole.

DIRECTORS' SECURITIES TRANSACTIONS

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The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "**Model Code**") as its own code of conduct regarding securities transactions by the Directors. All Directors have confirmed, following specific enquiry by the Company, that they have complied with the required standard set out in the Model Code during the Period.

INTERIM DIVIDEND

The Board did not declare the payment of an interim dividend for the six months ended 30 June 2021 (six months ended 30 June 2020: Nil).

USE OF PROCEEDS

The planned use of proceeds as stated in the Prospectus and the announcement of the Company dated 29 March 2021, the unutilised amount as at 31 December 2020, the actual use of proceeds for the Period, the unutilised amount as at 30 June 2021 and the expected timeline for utilising the unutilised proceeds are set out as below:

Business objective as stated in the Prospectus	Planned use of proceeds as stated in the Prospectus HKD'000	Percentage of net proceeds	Unutilised amount as at 31 December 2020 HKD'000	Change of allocation of the unutilised net proceeds HKD'000	Revised allocation of the unutilised net proceeds HKD'000	Actual use of proceeds for the Period HKD'000	Unutilised amount as at 30 June 2021 HKD'000	Expected timeline for utilising the unutilised proceeds
Set up new retail branches and points of sales and refurbish existing retail branches	16,380	20%	15,176	(15,176)	-	-	-	Fully utilised
Increase deposits and prepayments to air ticket suppliers	28,665	35%	-	-	-	-	-	Fully utilised
Upgrade the information technology system	8,190	10%	2,725	-	2,725	663	2,062	By 31 December 2021
Increase marketing effort in traditional media	8,190	10%	3,933	-	3,933	880	3,053	By 31 December 2021
Repay part of the bank borrowings Use as general working capital Invest in the management and development of tourist attractions in the PRC	12,285 8,190 –	15% 10% -	-	- - 15,176	- - 15,176	- - 2,967	- - 12,209	Fully utilised Fully utilised By 31 December 2021
	81,900	100%	21,834	-	21,834	4,510	17,324	

The Directors confirm that there is no material change in the nature of business of the Group and consider the above change in the use of proceeds is fair and reasonable as this allows the Group to deploy its financial resources more effectively to enhance the profitability of the Group and is in the interests of the Group and its shareholders as a whole. For further details, please refer to the announcement of the Company dated 29 March 2021. Save as disclosed above, the remaining unutilised proceeds will be used based on the strategies as disclosed in the section headed "Future Plans and Use of Proceeds" in the Prospectus and the announcement of the Company dated 29 March 2021. The unutilised proceeds have been deposited in licensed banks in Hong Kong and the PRC as at 30 June 2021.

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COMPLIANCE WITH THE CONTRACTUAL ARRANGEMENTS

During the Period, the Group has complied with the contractual arrangements as disclosed in the section headed "Contractual Arrangements" in the Prospectus (the "**Contractual Arrangements**") and the Foreign Investment Law of the PRC (《中華人民共和國外商投資法》) ("**FIL**") and its accompanying explanatory notes. The Group will continue to monitor the latest development of the FIL and its accompanying explanatory notes and provide timely updates of the latest regulatory development.

During the Period, there is no material change regarding the Structured Contracts and the Contractual Arrangements.

According to the Provisions on the Administration of Foreign-funded Telecommunications Enterprises (2016 Revision) (《外商投資電信企業管理規定(2016修訂)》), foreign investors are not allowed to hold more than 50% of the equity interests in a company providing value-added telecommunications services. In addition, a foreign investor who invests in a value-added telecommunications business in the PRC must possess prior experience in operating value-added telecommunications businesses and a proven track record of business operations overseas (the "Qualification Requirements").

Efforts and Actions Undertaken to Comply with the Qualification Requirements

The Group has committed and will continue to commit financial and other resources and implement all necessary steps to meet the Qualification Requirements, for instance:

- Feiyang HK Group Limited ("Feiyang HK") was incorporated in Hong Kong in November 2018 for the purposes of establishing and expanding the Group's operations in Hong Kong;
- (ii) the Group has applied for the registration of a number of trademarks in Hong Kong and have successfully registered a number of them;
- Feiyang HK has applied for a number of domain names and intends to set up a website primarily for introducing and promoting our business in Hong Kong;
- (iv) the Group has been conducting market research on the tourism industry in Hong Kong and liaising with various advisers for establishment of travel agency operations in Hong Kong; and
- (v) Feiyang HK will make an application for the Travel Agents Licence in Hong Kong for the purposes of establishing the Group's travel agency operations in Hong Kong.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

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

SIGNIFICANT INVESTMENTS, ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

In March 2021, an associated company of the Group and Ningbo Economic and Technological Development Zone New Century Tourism Development Co., Ltd.* (寧波經濟技術開發區新世紀旅游 發展有限公司) entered into a cooperation agreement for setting up Ningbo Qingning Cultural Tourism Development Co., Ltd.* (寧波市青寧文旅發展有限公司), a joint venture company which is principally engaged in the development and operation of cultural tourism projects located in Beilun District, Ningbo, the PRC and investment in the full operation and redevelopment of Jiufeng Mountain Scenic Area* (九峰山景區) (National 4A Tourist Attractions). The associated company of the Group owns 70% of the registered capital of the joint venture company. For further details, please refer to the announcements of the Company dated 22 March 2021 and 29 March 2021.

Save as disclosed above, there were no other material acquisition and disposal by the Company during the Period.

SUBSEQUENT EVENTS

In July 2021, the Group launched the SaaS System to provide intelligent travel services to higher education institutions in China and increase the Group's presence in the travel service market for higher education institutions. The SaaS System is a big-data artificial intelligence travel engine system, which can be directly connected to or embedded in the financial system of higher education institutions and their reimbursement channels for automatic operation to achieve intelligent and paperless travel management and services. The Group will, through the SaaS System, further expand business in the travel service market for higher education institutions on the sales side and at the same time continue to compile, screen and access suppliers with various high-quality resources on the supply side, including services of provision of air tickets, train tickets and hotel booking, insurance booking, pick-up services, car rental and visa services, so as to achieve automatic supply, comparative quotation, automatic ticketing, automatic refund and automatic reimbursement by combining the financial system of higher education institutions and their reimbursement channels. For further details, please refer to the announcement of the Company dated 21 July 2021.

Other than the event as disclosed and described above, there is no other significant event occurred after the end of the Period.

FORWARD LOOKING STATEMENTS

This report contains forward looking statements with respect to the financial conditions, results of operations and business of the Group. These forward looking statements represent the Company's expectations or beliefs concerning future events and involve known and unknown risks and uncertainty that could cause actual results, performance or events to differ materially from those expressed or implied in such statements.

APPRECIATION

The Group's continued success depends on all its staff's commitment, dedication and professionalism. The Board would like to thank every member of staff for their diligence and dedication and to express its sincere appreciation to our shareholders, clients and suppliers for their continuous and valuable support.

By Order of the Board Feiyang International Holdings Group Limited He Binfeng

Chairman, executive Director and chief executive officer

Ningbo, the PRC, 25 August 2021

* For identification purpose only and should not be regarded as the official English translation of the Chinese names. In the event of any inconsistency, the Chinese name prevails.

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