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(Stock code: 8190)

QUARTERLY UPDATE ON RECENT DEVELOPMENT OF SUSPENSION OF TRADING AND PUBLICATION OF UNAUDITED MANAGEMENT ACCOUNTS FOR THE THREE MONTHS ENDED 30 SEPTEMBER 2020

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration. The greater risk profile and other characteristics of GEM mean that it is a market more suited to professional and other sophisticated investors.

Given the emerging nature of companies listed on GEM, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board and no assurance is given that there will be a liquid market in the securities traded on GEM.

This announcement, for which the directors (the "Directors") of Combest Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

^{*} For identification purposes only

This announcement is made by the Company pursuant to Rule 17.26A of the GEM Listing Rules and the Inside Information Provisions (as defined in the GEM Listing Rules) under Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

References are made to (i) the announcement of the Company dated 28 August 2019 in respect of quarterly update on recent development of suspension of trading; (ii) the announcement of the Company dated 30 September 2019 in respect of delay in publication of annual results and despatch of annual report for the year ended 30 June 2019 and postponement of board meeting and continued suspension of trading; (iii) the announcement of the Company dated 15 November 2019 in respect of resumption guidance and delay in publication of the first quarterly results announcement for the three months ended 30 September 2019 and delay in despatch of the first quarterly report; (iv) the announcement of the Company dated 15 November 2019 in respect of publication of unaudited management accounts for the year ended 30 June 2019 and continued suspension of trading respectively; (v) the announcement of the Company dated 28 November 2019 in respect of quarterly update on recent development of suspension of trading and publication of unaudited management accounts for the three months ended 30 September 2019; (vi) the announcement of the Company dated 14 February 2020 in respect of quarterly update on recent development of suspension of trading and delay in publication of the interim results announcement and despatch of the interim report for the six months ended 31 December 2019 and publication of unaudited management accounts for the six months ended 31 December 2019 and (vii) the announcement of the Company dated 13 May 2020 in respect of delay in publication of the third quarterly results announcement and despatch of the third quarterly report for the nine months ended 31 March 2020 and publication of unaudited management accounts for the nine months ended 31 March 2020 and (viii) the announcement of the Company dated 30 September 2020 in respect of delay in publication of the annual results announcement and despatch of annual report for the year ended 30 June 2020 and publication of unaudited management accounts for the year ended 30 June 2020 (collectively, the "Announcements"). Capitalised terms used herein shall have the same meanings as those defined in the Announcements.

RESUMPTION GUIDANCE

As announced in the Company's announcement dated 15 November 2019, the Stock Exchange on 22 October 2019 informed the Company of the following Resumption Guidance:–

- (a) demonstrate the Company's compliance with Rule 17.26 of the GEM Listing Rules;
- (b) publish all outstanding financial results required under the GEM Listing Rules and address any audit modification(s); and
- (c) inform the market of all material information for the Shareholders and investors to appraise its position.

The Company must remedy the issues causing its trading suspension and fully comply with the GEM Listing Rules to the Stock Exchange's satisfaction before trading in the Shares is allowed to resume. For this purpose, the Company has the primary responsibility to devise its action plan for resumption. The Stock Exchange has indicated that it might modify or supplement the Resumption Guidance if the Company's situation changes.

Under Rule 9.14A(1) of the GEM Listing Rules, the Stock Exchange may cancel the listing of any securities that have been suspended from dealings for a continuous period of 12 months. In the case of the Company, the said 12-month period expired on 28 May 2020. If the Company fails to remedy the issues causing its trading suspension, fully comply with the GEM Listing Rules to the Stock Exchange's satisfaction and resume trading in the Shares by 28 May 2020, the Listing Department would recommend the GEM Listing Committee to proceed with the cancellation of the Company's listing. Under Rule 9.15 of the GEM Listing Rules, the Stock Exchange also has the right to impose a shorter specific remedial period, where appropriate.

The Company is now taking appropriate steps to comply with the Resumption Guidance and will keep the Shareholders and potential investors informed of the progress as and when appropriate.

UPDATE ON BUSINESS OPERATIONS

As at the date of this announcement, the business of the Company and its subsidiaries has been operating as usual. The Company is of the view that the operations of the Company and its subsidiaries have not been adversely affected by the suspension of trading in the Shares.

DELAY IN DESPATCH OF ANNUAL REPORT AND FIRST QUARTERLY REPORT AND INTERIM REPORT AND THIRD QUARTERLY REPORT

As announced in the Company's announcement dated 30 September 2019 and 15 November 2019 and 14 February 2020 and under the heading "delay in publication of the third quarterly results announcement for the nine months ended 31 March 2020 and delay in despatch of the third quarterly report" of this announcement, the Board meeting to approve the publication of the Results Announcements will be postponed to a date to be fixed by the Board and there will be a delay in the publication of the 2019 Annual Results and Annual Report, the first quarterly results for the three months ended 30 September 2019 and its report, the interim results for the six months ended 31 December 2019 and its report, the third quarterly results for the nine months ended 31 March 2020 and its report and 2020 Annual Results and its Annual Report. The Company will publish further announcement(s) in due course to inform the shareholders of the Company on the date of the release of the Results Announcements and the Board meeting.

The Board acknowledges that the delay in publication of the Results Announcements and the annual report within three months after the end of the financial year ended 30 June both of 2019 and 2020, the first Quarterly Results Announcement and the First Quarterly Report within 45 days after the three months ended 30 September 2019, the interim results within 45 days after the six months ended 31 December 2019 and its report and the Third Quarterly Report within 45 days after the nine months ended 31 March 2020 and its report as required under Rules 18.03, 18.48A, 18.49, 18.53, 18.66, 18.78 and 18.79 of the GEM Listing Rules will constitute a non-compliance of the GEM Listing Rules.

In order to keep the Shareholders and the public informed of the Group's business operation and financial position, the Board has provided the Shareholders and the public with the preliminary unaudited financial information of the Group for the year ended 30 June 2020 together with the unaudited comparative figures for the same period in 2019 in the announcement of the Company dated 30 September 2020.

DELAY IN PUBLICATION OF THE FIRST QUARTERLY RESULTS ANNOUNCEMENT FOR THE THREE MONTHS ENDED 30 SEPTEMBER 2020 AND DELAY IN DESPATCH OF THE FIRST QUARTERLY REPORT

Pursuant to Rules 18.66 and 18.79 of the GEM Listing Rules, the Company must publish the First Quarterly Results Announcement and the First Quarterly Report in respect of the first three months ended 30 September 2020 by not later than 45 days after the end of the first quarter of each financial year. As the publication of the 2019 and 2020 Annual Results are still pending, the Company is unable to make the First Quarterly Results Announcement and despatch its First Quarterly Report to the Shareholders within the prescribed time in accordance with the GEM Listing Rules. The unaudited financial information of the first quarter of the Group is set out under the heading "unaudited management accounts for the three months ended 30 September 2020" of this announcement.

Further announcement(s) will be made by the Company as and when appropriate to inform the Shareholders in relation to the release and publication of the 2019 and 2020 Annual Results and Annual Report and the First Quarterly Results Announcement and the First Quarterly Report.

UNAUDITED MANAGEMENT ACCOUNTS FOR THE THREE MONTHS ENDED 30 SEPTEMBER 2019

In this announcement, the valuation for financial assets at fair value through profit or loss, intangible assets, recoverable amounts of the cash-generating unit of advisory services business and fund management business and expected credit losses for financial assets of the Group together with the profit and cash flow forecast of the Group for assessing going-concern of the Group have not been completed.

In order to keep the Shareholders and the public informed of the Group's business operation and financial position, the Board would like to provide the Shareholders and the public with the preliminary unaudited financial information of the Group for the period ended 30 September 2020 together with the unaudited comparative figures for the same period in 2019.

RESULTS

The Board wishes to announce the unaudited results of the Group for the period ended 30 September 2020 (the "Period"), together with the unaudited comparative figures for the three months ended 30 September 2019 ("Corresponding period in 2019") as follows:

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

		Unaudi	ted	
	-	Three months ended 30 September		
		2020	2019	
	Notes	HK\$'000	HK\$'000	
Revenue	3	5,222	9,575	
Other income	-	87		
Fair value gain on financial asset at fair value				
through profit and loss		-	2,269	
Staff costs		(467)	(531)	
Other operating expenses		(4,567)	(1,382)	
Finance cost	-		(6,831)	
Profit before income tax		275	3,100	
Income tax expenses	5	(493)	(906)	
(Loss)/ profit for the period		(218)	2,194	
Other comprehensive income for the period:				
Item that may be reclassified subsequently to profit or loss:				
Exchange difference on translation of				
financial statements of foreign operations	-	(12)	57	
Total comprehensive income for the period	-	(230)	2,251	
(Loss)/profit for the period attributable to:				
Owners of the Company		(3,371)	(1,061)	
Non-controlling interests		3,153		
Tion-controlling interests	-		3,255	
	-	(218)	2,194	

		Unaudited		
		Three months ended 30 September		
		2020	2019	
	Notes	HK\$'000	HK\$'000	
Total comprehensive income attributable to:				
Owners of the Company		(3,378)	(1,010)	
Non-controlling interests	-	3,148	3,261	
	:	(230)	2,251	
Loss per share for loss attributable to				
owners of the Company during the period	6			
– Basic (HK) cents		(0.09)	(0.03)	
– Diluted (HK) cents		(0.09)	(0.03)	

Notes:

1. General information

The Company is incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands on 28 August 2001 and its shares are listed on the GEM of 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 and its principal place of business is Flat 7, 7/F, Kai Wong Commercial Building, 222 Queen's Road Central, Hong Kong.

2. Basis of presentation

The unaudited condensed consolidated results incorporate those of the Company and its subsidiaries (collectively, the "Group") for the three months ended 30 September 2020.

The unaudited condensed consolidated results of the Group are prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure requirements of the GEM Listing Rules.

The principal accounting policies and methods of computation used in the preparation of this set of results announcement are consistent with those used in the annual financial statements for the year ended 30 June 2018, except for the accounting policy changes that are expected to be reflected in the 2019 and 2020 annual financial statements.

All significant inter-company transactions and balances within the Group are eliminated in the preparation of the unaudited condensed consolidated financial statements.

The functional currency and the presentation currency of the Company is HK\$, the currency of the primary economic environment in which the principal subsidiaries of the Company operates.

3. Revenue

Revenue represents (i) the loan interest income from money lending business; (ii) advisory services income from the provision of consultancy services; and (iii) management fee and performance fee income from fund management business.

An analysis of the Group's revenue for the three months ended 30 September 2020 and 2019 is as follows:

	Unaudited		
	Three months ended 30 September		
	2020		
	HK\$'000	HK\$'000	
Revenue			
Loan interest income	718	227	
Advisory services income	120	360	
Management fee income	4,384	8,988	
Total	5,222	9,575	

4. Segment information

The executive directors have identified the Group's three business lines as reportable segments:

- (a) Money lending represents provision of credit;
- (b) Advisory service includes provision of consultancy services; and
- (c) Fund management business represent the investment management service to investment funds and managed accounts.

There were no inter-segment sales and transfers during the Period (2019: Nil).

4. Segment information (Continued)

An analysis of the Group's revenue and results by principal activities, in respect of the Group's operations for the three months ended 30 September 2019 and 2018 is as follows:

	Unaudited							
	Money l	ending	Advisory	services	Fund man	agement	Tota	al
	2020 HK\$'000	2019 <i>HK\$`000</i>	2020 HK\$'000	2019 <i>HK\$`000</i>	2020 <i>HK\$'000</i>	2019 <i>HK\$'000</i>	2020 HK\$'000	2019 <i>HK\$`000</i>
Revenue – From external customers								
Reportable segment revenue	718	227	120	360	4,384	8,988	5,222	9,575
Reportable segment profit before tax	674	169	(41)	44	4,105	8,476	4,738	8,689
Interest expenses on interest-bearing borrowings		_		_		928		928

The total represented for the Group's operation segments reconcile to the Group's key financial figures as presented in the financial statements as follows:

	Unaudited For the three months ended 30 September		
	2020	2019	
	HK\$'000	HK\$'000	
Reportable segment revenue	5,222	9,575	
Reportable segment profit	4,738	8,689	
Unallocated expenses and gain (note)	(4,463)	(5,589)	
Profit/(Loss) before income tax	275	3,100	

Note:

Unallocated expenses mainly included unallocated interest expenses and fair value gain on financial asset at fair value through profits or loss after the adoption of HKFRS 9.

5. Income tax expenses

Taxes on assessable profits have been calculated at the rates of tax prevailing in the jurisdictions in which the Group operates, based on existing legislation interpretations and practices in respect thereof. An analysis of the Group's income tax expenses for the three months ended 30 September 2020 and 2019 is as follows:

	Unau	Unaudited		
	Three mon	Three months ended		
	30 Sept	30 September		
	2020	2019		
	HK\$'000	HK\$'000		
Hong Kong	-	-		
Macau	493	906		
Total income tax expenses	493	906		

6. Loss per share

Basic

The calculation of basic loss per share attributable to owners of the Company is based on the loss for the three months ended 30 September 2020 of approximately HK\$3,371,000 (loss for the three months ended 30 September 2019: HK\$1,061,000) and the weighted average of the 3,841,500,000 ordinary shares in issue during the three months ended 30 September 2020 (three months ended 30 September 2019: the weighted average of the 3,841,500,000 ordinary shares).

Diluted

The diluted loss per share are presented for the three months ended 30 September 2020 and 2019 was the same as the basic loss per share as there is no dilutive ordinary share during the period.

Retained profit/ Non- Share Share Statutory Exchange (Accumulated controlling	Total equity IK\$'000
capital premium reserves reserve losses) Sub-total interests	
Balance at 1 July 2020 (Unaudited) 38,415 - 31 107,108 145,554 68,453	214,007
(Loss)/profit for the period(3,371)3,153Other comprehensive incomeItem that may be reclassified subsequently to profit and loss: Exchange gain on translation of financial statements of(3,371)3,153	(218)
foreign operations (7) (7) (5)	(12)
Total comprehensive income for the period - - (7) (3,371) (3,378) 3,148	(230)
Balance at 30 September 2020 (Unaudited) 38,415 – – 24 103,737 142,176 71,602	213,778
Balance at 1 July 2019 (Unudited) 38,415 - 92 101,950 140,457 40,144	180,601
(Loss)/profit for the period – – – – (1,061) (1,061) 3,255	2,194
Other comprehensive income Item that may be reclassified subsequently to profit and loss: Exchange gain on translation of financial statements of	
foreign operations	57
Total comprehensive income for the period - - 51 (1,061) (1,010) 3,261	2,251
Balance at 30 September 2019 (Unaudited) 38,415 - 143 100,889 139,447 43,405	182,852

MANAGEMENT DISCUSSION AND ANALYSIS

The following sections provide a detailed review and analysis of the results and segmental performance of the Group for the three months ended 30 September 2020.

BUSINESS AND FINANCIAL REVIEW AND OUTLOOK

We are principally engaged in three business segments, namely (i) money lending represent provision of credits (the "Money Lending Segment"); (ii) advisory services include provision of consultancy services (the "Advisory Services Segment"); and (iii) investment management services to investment funds and managed accounts (the "Fund Management Services Segment"). The current status of our business segments is shown as follows:

During the Period, the Group recorded a revenue of approximately HK\$5,222,000 (2019: HK\$9,575,000) representing a decrease of 54.5% as compared to that in previous year. The Fund Management Services Segment contributed approximately HK\$4,384,000 (2019: HK\$8,988,000), the Money Lending Segment and the Advisory Services Segment contributed approximately HK\$718,000 and HK\$120,000 respectively (2019: HK\$227,000 and HK\$360,000). More than 80% (2019: 90%) turnover is sourced from the Fund Management Service Segment. The turnover of the Advisory Services Segment are decreased because of the decreased consultancy fee income.

Money Lending Segment

The Money Lending Segment is principally engaged in provision of credit in Hong Kong and holds a Money Lenders License under the Money Lenders Ordinance. With 1 experienced staff and management serving this industry for not less than 7 years, this segment has been serving loan customers who are either corporate or individual with interest rate of 8.18% per annum on average and term of loans ranged from 2 months to 16 months in general. During the Period, through the business network of the staff and management, the segment identified 2 borrowers with the total loan portfolio of approximately HK\$33,247,000, which are loans to individual customer and a private company. While during the period ended 30 September 2019, there was 1 borrower and the total loan portfolio amounted to approximately HK\$5 million, which is loan to individual customer.

The interest income is approximately HK\$718,000 for the period ended 30 September 2020 (2019: HK\$227,000). As at 30 September 2020, the outstanding loan receivable balance amounted to approximately HK\$33,247,000 due from an individual customer.

To strictly control the potential credit and default risks in our loans and interest receivables, the segment continued to apply a tight credit policy when granting loans to our customers and to rebalance and adjust our loan portfolio by providing more loan products to our high net worth customers with sound quality and credit history. As a result, the segment has so far not recorded any impairment on its loans and interest receivables.

The money lending market in Hong Kong remains highly competitive, as evidenced by the continuous increase in the number of money lenders licensees with over 2,000 licensees in Hong Kong as at 30 September 2020 (according to the list of existing money lenders license). Further, after the imposition of additional licensing conditions in late 2016, those small to medium-sized finance companies which previously and significantly relied on financial intermediaries for business referral, have turned to offering much lower interest rates and to adopting aggressive marketing strategies to attract customers, affecting the overall yields of the money lending industry. We believe the above would continue and we shall continue to face more competition in capturing new business opportunity to expand our loan portfolio.

Compliance with Money Lenders Ordinance

Our Group is required to and has, at all time, strictly complied with all relevant laws and regulations. In the opinion of our Directors, in addition to the Listing Rules, Money Lending Ordinance ("MLO") constituted a significant influence on our Group's money lending business during the year.

The MLO is the principal statute which governs the money lending business in Hong Kong. Our money lending business has been conducted through the subsidiary of our Company, Gold Smart. Since the first granting of money lenders licence to Gold Smart, we have never received any objection from and have never been investigated by the Registrar of Money Lenders nor the Commissioner of Police regarding the renewal of the money lenders licence.

To the best of our knowledge, our Group has complied with the MLO in all material aspects, and that our Directors are not aware of any matter that might come to their attention that our money lenders licence would be suspended, terminated or would not be renewed in foreseeable future.

Since 1 December 2016, to combat the problem of illegal and unreasonable fees charged to borrowers by fraudsters who claim themselves as financial intermediaries for money lending, the Hong Kong Government has imposed additional licensing conditions on money lenders to (i) facilitate effective enforcement of the statutory ban on separate fee charging by money lenders and their connected parties; (ii) ensure better protection of privacy of the intending borrowers; (iii) enhance transparency and disclosure; and (iv) promote the importance of prudent borrowing.

Unlike other market players in money lending industry, we do not place substantial reliance on financial intermediaries to refer loan business to our Group. Further, to the best of our knowledge, our Group has complied with these additional licensing conditions in all material aspects, and that our Directors were not aware of any matter that might come to their attention that our money lenders licence would be suspended, terminated or would not be renewed in the foreseeable future because of these additional licensing conditions.

We have also assessed and are of the view that these new additional licensing conditions in connection with financial intermediaries have created minimal impact on our money lending business. Even when financial intermediaries were to be appointed, we would carefully and cautiously select these financial intermediaries and we would strictly follow those requirements under the new additional licensing conditions so that we could provide reliable and legal loan products to our customers. Our Group will continue to co-operate with the government and other authorities in order to fight against such illegal financial intermediaries and to uphold the reputation of financial institutions and money lenders.

Last but not least, to finance our money lending business, we shall continue to source different financial resources to maintain our cost of funding and net interest margin at a justifiable level.

Advisory Services Segment

The Advisory Services Segment has been delivering on-going advisory services includes provision of consultancy services with 1 experienced staff and management serving the industry for more than 10 years and their well-established business networks and reputation. With the mission to be one of the prestigious consultancy firms in the industry, this segment strives to help its clients to achieve strategic goals and enhance corporate efficiency, performance and value and to improve its prevailing performance and position. The segment mainly provides management and strategic consultancy advisory services, agency services for business transactions and accounting and taxation advisory services.

During the Period, through the business network of the staff and management, the segment identified 1 client, while during the period ended 30 September 2019, there was 1 client, which included, public companies with industries covering, property project development and hotel entertainment management. The management of the segment has business relationship history with its existing clients ranged from 1 to 4 years. The fees income from provision of advisory services was approximately HK\$120,000 for the Period and approximately HK\$360,000 for the period ended 30 September 2019. The decrease in revenue was due to decrease in large scale projects identified by the Group, therefore the consultancy fees income has decreased accordingly.

During the Period, the world economy continued its growth momentum, with that of the major developed economies relatively strong. Among them, the economic growth of the United States ("US") was the strongest. However, the performance of the provision of consultancy and business valuation services segment clearly did not benefit from the overall global economic growth. The risks associated with the emerging markets' currency crises, the rising protectionism and trade tension between China and US and the current coronavirus pandemic may add potential uncertainties to the performance of the Advisory Services segment and the disappointing performance for the period ended 30 September 2020 may carry over to the foreseeable future.

Fund Management Services Segment

The Fund Management Service Segment is run by 3 staff and management has extensive experiences on fund operation, assets management and investment analysis.

Currently major funds managed by the investment manager (the "Investment Manager") include (i) TAR Capital Fund SPC and (ii) TAR Opportunities Fund SPC. The purpose of these funds is to carry on the business of investing, holding, monitoring and realizing investments made with the principal objective of achieving a high rate of return through capital appreciation through investments identified by their directors that operate in or derive significant business opportunities from the financial services, natural resources and/or property investments sectors. The investment can be in form of equity investments and/ or debt instruments including but not limited to convertible or exchangeable bonds, notes and debentures.

Further information on each of the funds managed by the Investment Manager has been set out in the announcement of the Company dated 1 April 2017.

(i) TAR Capital Fund SPC

TAR Capital Fund SPC is an exempted company with limited liability and registered as a segregated portfolio company in the Cayman Islands. TAR Capital Fund SPC currently establishes a segregated portfolio called TAR Growth Fund SP.

The purpose of TAR Growth Fund SP is to achieve capital appreciation over time, primarily through long and short investments in stocks, futures and options contracts on global equity and derivatives markets. TAR Growth Fund SP relies on a structured investment process that utilises proprietary stock screening tools, a specialised knowledge database, rigorous company analysis through customised financial models and strict risk management guidelines.

(ii) TAR Opportunities Fund SPC

TAR Opportunities Fund SPC is an exempted company incorporated with limited liability and registered as a segregated portfolio company in the Cayman Islands. TAR Opportunities Fund SPC currently establishes four segregated portfolios called TAR High Value Fund SP, TAR High Value Fund SP II, TAR High Value Fund SP III and TAR High Value Fund SP IV.

The purpose of TAR High Value Fund SP is to carry on the business of investing, holding, monitoring and realizing investments made with the principal objective of achieving a high rate of return through capital appreciation through investments identified by its directors that operate in or derive significant business opportunities from the financial services, natural resources and/ or property investments sectors. The investment can be in form of equity investments and/or debt instruments including but not limited to convertible or exchangeable bonds, notes and debentures.

The purpose of TAR High Value Fund SP II, TAR High Value Fund SP III and TAR High Value Fund SP IV is to carry on the business of investing, holding, monitoring and realizing private debt investments made to entities identified by their directors, which are engaged in financial services, natural resources and/or property investment and development, with the objective of seeking fixed income returns with a reasonable degree of security. The investments may be secured or unsecured and may be in the form of loans originated by the portfolio, existing loans or interests therein purchased by the portfolio, or may also be in form of debt instruments including but not limited to bonds (including convertible or exchangeable bonds), notes and debentures.

For the period ended 30 September 2020 and the corresponding period in 2019, these funds mainly invested in debt instruments. The Investment Manager derives income from fund management fees, consultancy fee, administration fee and/or performance fee. For the period ended 30 September 2020, the fees income from this segment recorded approximately HK\$4,384,000. For the period ended 30 September 2019, this segment recorded fees income of approximately HK\$8,988,000. As at the period ended 30 September 2020 and the corresponding period in 2019, the total asset under management (the "AUM") was approximately HK\$929,000,000 and HK\$1,840,000,000 respectively. As the decrease of the AUMi, the revenue drops in accordance.

The Group record a fair value gain on financial asset at fair value through profit or loss is Nil (2019: 2,269,000).

The staff costs for the Period were approximately HK\$467,000 (2019: HK\$531,000), representing an decrease of approximately 12.1%.

The other operating expenses for the Period were approximately HK\$4,567,000 (2019: HK\$1,382,000), representing an increase of approximately 230.5%.

There are no non-capitalized finance costs for the Period (2019: HK\$6,831,000).

Profit for the Period

As a cumulative effect of the foregoing factors, the Group recorded a profit before income tax of approximately HK\$275,000 for the Period, compared to profit approximately HK\$3,100,000 in previous corresponding period. The decreasing is mainly due to the absence of fair value gain on financial asset at fair value through profit and loss for the Period.

Income tax expenses decreased to approximately HK\$493,000 for the period ended 30 September 2020 from approximately HK\$906,000 in previous corresponding period.

As a result, the Group had recorded a (loss)/profit after tax of approximately HK\$(218,000) for the Period (2019: profit: HK\$2,194,000).

Conclusion

As a result of the decreasing of AUM managed by the Fund Management Services Segment, the nonperformance of Money Lending Segment and Advisory Services Segment, as well as the expected decrease in its respective revenue growth, the Directors expect that the unfavorable market trend will continue. So the Group will closely monitor the development of market liquidity situation. For the Fund Management Services Segment, Hong Kong is a major regional fund management centre with a large concentration of international fund managers in Asia. Hong Kong's fund management industry has developed a strong expertise of investing in Asia, in particular the Chinese Mainland. The Board believes that the market of fund management is very large. Many investors shop around different multi-asset solutions to meet their needs. The Company is planning to offer more diversified investments products in the future and give more product varieties to the market in order to attract more potential investors. Moreover, based on the track records and extensive experience of the Investment Manager mentioned above, the Board believes that the segment will be able to capture investment opportunities and potential investment returns and broaden the Group's income base.

Besides, the Group will continue to expand its business varieties to broaden our income sources and to seek potential investment opportunities which could enhance its value to the shareholders.

Exposure to exchange rate risks

For the period ended 30 September 2020, the Group's principal business was transacted in HK\$, no exposure to exchange rate risk.

Employee information

For the period ended 30 September 2020, there are around 8 staff and the staff cost, excluding directors' remuneration, amounted to HK\$150,000 (2019: HK\$156,000) from the continuing operations. The Group determines its employee salaries with reference to the prevailing market salary rate of respective locations, experience as well as performance of such employees. In order to motivate the Group's employees and retain talent, the Group has adopted the employee incentives, which include the discretional bonus. The employee incentives are available to the Group's employees who are considered qualified for such incentives by the management members of the Group based on their performances in the year under review.

The Directors and senior management of the Company receive compensation in the form of fees, salaries, allowances, benefits in kind or discretionary bonuses relating to the performance of the Group. The Group also reimburse the Directors and senior management of the Company for expenses which are necessarily and reasonably incurred for providing services to the Group or discharging their duties in relation to the operations of the Group. When reviewing and determining the specific remuneration packages for the executive Directors and senior management, the Remuneration Committee takes into consideration factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment elsewhere in the Group and desirability of performance-based remuneration.

FUTURE PLANS FOR MATERIAL INVESTMENT OR CAPITAL ASSETS

It is the Group's corporate mission to continue to explore ways to improve its financial performance, to diversify its operations into new and more profitable businesses and to broaden the sources of revenue within acceptable risk level. Hence, the Company does not rule out the possibility of investing in or changing to other profitable business as long as it is in the interest of the Company and the Shareholders as a whole. Also, as part of its routine exercise, the Company reviews the performance of its existing investment portfolio and evaluating the investment potentials of other investment opportunities available to the Company from time to time. Subject to the results of such reviews, the Company may make suitable investment decisions according to the then circumstance and information available which may involve the disposal of the whole or part of its existing investment portfolio and/or change of the asset allocation of its investment portfolio and/or expanding its investment portfolio with a view of realising and/or optimizing the expected return and minimising the risks. Meanwhile, the Company does not preclude the possibility that the Company may implement debt and/or equity fund raising plan(s) to satisfy the financing needs arising out of any business development of the Group as well as to improve its financial position in the event that suitable fund raising opportunities arise, as the Company has from time to time been approached by investors for potential investment projects.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

As at 30 September 2020, none of the Directors or their respective associates had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporation (within the meaning of Part XV of the SFO) which would have required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provision of the SFO) or which were required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the required standards of dealings by Directors of the Company.

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

A. Substantial shareholders

So far as is known to the Directors, as at 30 September 2020, the persons, other than a director or chief executive of the Company, who had an interest or short position in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO and who were, directly or indirectly, interested in 10% or more of the shares were as follows:

Name	Number and class of securities	Capacity	Approximate percentage to the issued share capital of the Company
Dream Star International Limited ("Dream Star") (Note)	877,685,714 ordinary shares	Beneficial owner	22.85%
Kiyuhon Limited ("Kiyuhon") (Note)	877,685,714 ordinary shares	Interest of controlled corporation	22.85%
Mr. Wang Linjia ("Mr. Wang") (Note)	877,685,714 ordinary shares	Interest of controlled corporation	22.85%

Notes:

The 877,685,714 shares are registered in the name of Dream Star, which are wholly owned by Mr. Wang. Accordingly, Mr. Wang is deemed to be interested in all the shares in which Dream Star and Kiyuhon are interested pursuant to the SFO.

B. Other persons whose interests are recorded in the register required to be kept under Section 336 of the SFO

As at 30 September 2020, the Company has not been notified of any other person (other than a director or the chief executive of the Company) having an interest or short position in the shares or the underlying shares of Company representing 5% or more of the issued share capital of the Company.

BOARD PRACTICES AND PROCEDURES

The Company has complied with Board Practices and Procedures as set out in Rule 5.01 of the GEM Listing Rules for the three months ended 30 September 2020.

CORPORATE GOVERNANCE

For the three months ended 30 September 2020, the Company complied with the provisions set out in Appendix 15 of the Code on Corporate Governance Practice of the GEM Listing Rules of the Stock Exchange, save for the following deviation.

Chairman and Chief Executive Officer

The Company has not yet adopted A.2.1. Under the code provision A.2.1 of the CG Code, the roles of Chairman and CEO should be separated and would not be performed by the same individual. The division of responsibilities between the Chairman and CEO should be clearly established and set out in writing.

The Company does not presently have any officer with the title CEO. At present, Ms. Tang Shuk Kuen being the Chairman and Executive Director of the Company, is responsible for the strategic planning, formulation of overall corporate development policy and running the business of the Group as well as the duties of Chairman. The Board considers that, due to the nature and extent of the Group's operations, Ms. Tang is the most appropriate chief executive because she is experienced in management as well as mergers and acquisitions and other key corporate matters and will be able to help the sustainable development of the Group. Notwithstanding the above, the Board will review the current structure from time to time. When at the appropriate time and if candidate with suitable leadership, knowledge, skills and experience can be identified within or outside the Group, the Company may make the necessary amendments.

Absence of Auditor

As announced in the Company's announcement dated 6 August 2019, BDO Limited has resigned as the auditor of the Company and its subsidiaries with effect from 6 August 2019.

As announced in the Company's announcement dated 6 August 2019, BDO Limited has resigned as the auditor of the Company and its subsidiaries with effect from 6 August 2019. The Company is currently looking for a new audit firm to act as the new auditor of the Company to fill in the vacancy caused by the resignation of BDO Limited and will make further announcement(s) pursuant to the GEM Listing Rules once the appointment is made. As announced in the Company's announcement dated 26 June 2020. Zenith CPA Limited has been appointed as the auditor of the Company and its subsidiaries.

Delay in despatch of Annual Report and First Quarterly Report and Interim Report and Third Quarterly Report

As announced in the Company's announcement dated 30 September 2019 and 15 November 2019 and 14 February 2020 and under the heading "delay in publication of the third quarterly results announcement for the nine months ended 31 March 2020 and delay in despatch of the third quarterly report" of this announcement, the Board meeting to approve the publication of the Results Announcements will be postponed to a date to be fixed by the Board and there will be a delay in the publication of the 2019 Annual Results and Annual Report, the first quarterly results for the three months ended 30 September 2019 and its report, the interim results for the six months ended 31 December 2019 and its report, the third quarterly results for the nine months ended 31 March 2020 and its report and 2020 Annual Results and its Annual Report. The Company will publish further announcement(s) in due course to inform the shareholders of the Company on the date of the release of the Results Announcements and the Board meeting.

The Board acknowledges that the delay in publication of the Results Announcements and the annual report within three months after the end of the financial year ended 30 June both of 2019 and 2020, the first Quarterly Results Announcement and the First Quarterly Report within 45 days after the three months ended 30 September 2019, the interim results within 45 days after the six months ended 31 December 2019 and its report and the Third Quarterly Report within 45 days after the nine months ended 31 March 2020 and its report as required under Rules 18.03, 18.48A, 18.49, 18.53, 18.66, 18.78 and 18.79 of the GEM Listing Rules will constitute a non-compliance of the GEM Listing Rules.

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a Code of Conduct for Securities Transactions by directors of the Company ("Code of Conduct") on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiry, all the directors have confirmed that they have complied with such Code of Conduct regarding securities transaction by the directors throughout the three months ended 30 September 2020.

Specific employees who are likely to be possession of unpublished price-sensitive information of the Group are also subject to compliance with the same Code of Conduct. No incident of non-compliance was noted by the Company for the three months ended 30 September 2020.

COMPETING BUSINESS

None of the Directors or the management shareholders of the Company (as defined in the GEM Listing Rules) has an interest in a business which competes or may compete with the business of the Group.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the three months ended 30 September 2020.

AUDIT COMMITTEE

The Audit Committee has been established with written terms of reference in compliance with Rules 5.28 and 5.29 of the GEM Listing Rules and code provision C.3 of the Corporate Governance Code and Corporate Governance Report as set out in Appendix 15 to the GEM Listing Rules, The Audit Committee comprises three independent non-executive Directors, Mr. So Pak Kei, Mr. Tsui Kin Fung and Dr. Cheng Chak Ho. Mr. So Pak Kei was appointed as the Chairman of the audit committee. The Audit Committee meets with the Group's senior management and external auditors to review the effectiveness of the internal control systems.

RESUMPTION GUIDANCE

The Stock Exchange has informed the Company of the following Resumption Guidance:-

- (a) approval of resumption by the Securities and Futures Commission;
- (b) demonstrate the Company's compliance with Rule 17.26 of the GEM Listing Rules;
- (c) publish all outstanding financial results required under the GEM Listing Rules and address any audit modification(s); and
- (d) inform the market of all material information for the Shareholders and investors to appraise its position.

The Company must remedy the issues causing its trading suspension and fully comply with the GEM Listing Rules to the Stock Exchange's satisfaction before trading in the Shares is allowed to resume. For this purpose, the Company has the primary responsibility to devise its action plan for resumption. The Stock Exchange has indicated that it might modify or supplement the Resumption Guidance if the Company's situation changes.

Under Rule 9.14A(1) of the GEM Listing Rules, the Stock Exchange may cancel the listing of any securities that have been suspended from dealings for a continuous period of 12 months. On 12 June 2020, the Company received a letter from the Stock Exchange stating that the GEM Listing Committee decided to cancel the Company's listing under Rule 9.14A of the GEM Listing Rules. It is indicated in the Letter that the last day of listing of the Company's shares will be 29 June 2020 and the listing of shares of the Company will be cancelled with effect from 9:00 a.m. on 30 June 2020. On 23 June 2020, the Company has lodged a written request to the Listing Review Committee for review under Chapter 4 of the GEM Listing Rules. On 29 June 2020, the Company received a letter from the Stock Exchange stating that a Listing Review Committee was set up and directions were made regarding procedures of the review process.

The Company is now taking appropriate steps to comply with the Resumption Guidance and will keep the Shareholders and potential investors informed of the progress as and when appropriate.

UPDATE ON BUSINESS OPERATIONS

As at the date of this announcement, the business of the Company and its subsidiaries has been operating as usual. The Company is of the view that the operations of the Company and its subsidiaries have not been adversely affected by the suspension of trading in the Shares.

FORMATION OF THE REVIEW COMMITTEE AND APPOINTMENT OF EXECUTIVE DIRECTOR

According to the Company's announcement dated 20 May 2020, the Company announces that a review committee (the "Review Committee"), initially comprising Mr. So Pak Kei, Mr. Tsui Kin Fung and Dr. Cheng Chak Ho, all independent non-executive Directors, has been established on 18 May 2020, for the purpose of, among other things, investigating and reporting on various matters and events leading to and/ or otherwise relating to the Suspension and forming and executing a plan for resumption of dealings in the Shares (the "Resumption").

According to the Company's announcement dated 18 June 2020, the Company announced that Ms. Tang Shuk Kuen has been appointed as executive Director and a member of the Review Committee.

INSIDER INFORMATION WINDING UP PETITION

On 18 May 2020, the Securities and Futures Commission (the "Petitioner") has filed a petition to the Court of First Instance of the High Court of Hong Kong Special Administrative Region (the "Court") for the winding up of the Company (the "Winding Up Petition") under the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Cap. 32) and section 212 of the SFO. In addition, the Petitioner also requested for disqualification orders against, among others, Mr. Liu Tin Lap and Mr. Lee Man To, both as the executive directors of the Company under section 214(2)(a) and/or section 214(2)(d) of the SFO and for an order against, among others, Mr. Liu Tin Lap and Mr. Lee Man To to pay compensation to the Company and/or one or more of its subsidiary in the amount as is assessed together with interest thereon pursuant to section 49 of the High Court Ordinance (Cap. 4), on a joint and several basis. The Winding Up Petition was heard on 12 August 2020 at 9:30 a.m..

On 21 May 2020, the Court rejected the Petitioner's application for immediate appointment of provisional liquidators over the Company. The court ordered that the Petitioner's said application be adjourned to be heard on 30 and 31 July 2020 upon undertakings made by the Company including not procuring its subsidiaries and relevant funds to dispose of, deal with, transfer, charge, encumber or diminish the value of the assets and not removing any books and records belonging to the Company, its subsidiaries and relevant funds within their possession, custody or power, whether by the Company's servants, agents or directors or otherwise howsoever.

The Company opposed the Petitioner's application for appointment of the provisional liquidators over the Company on the scheduled hearing on 30 and 31 July 2020 and the Court reserved its decision at this moment. The Company will make further announcement in respect of this matter once the decision is made by the Court.

The Company also has defended the Winding Up Petition. The Company is in the course of obtaining legal advice in this matter. The Company will make further announcement(s) to keep its shareholders and investors informed of any significant developments in relation to the Winding Up Petition as and when appropriate.

RE-DESIGNATION OF DIRECTORS, APPOINTMENT OF DIRECTOR, RESIGNATION OF DIRECTORS AND CHANGE OF COMPANY SECRETARY

On 22 May 2020, the Company announced that with effect from 22 May 2020, (i) Mr. Liu Tin Lap ("Mr. Liu") has been re-designated from the chairman and executive Director to non-executive Director and resigned from the position of compliance officer of the Company; and (ii) Mr. Lee Man To ("Mr. Lee") has been re-designated from executive Director to non-executive Director and resigned from the position of financial controller and qualified accountant of the Company. With effect from 18 June 2020, Ms. Tang Shuk Kuen ("Ms. Tang") has been appointed as (i) executive Director; and (ii) the authorized representative of the Company.

Subsequently, on 10 August 2020, (i) Mr. Liu Tin Lap resigned as a non-executive Director; (ii) Mr. Lee Man To resigned as a non-executive Director, the Company Secretary and the Authorized Representative; and (iii) Ms. Tang Shuk Kuen has been appointed as the Company Secretary. Following the resignation of Mr. Lee Man To as an Authorized Representative, the Company has only one Authorized Representative and therefore failed to meet the requirement that the Company must have two Authorized Representatives at all time.

DELISTING DECISION OF THE LISTING COMMITTEE

References are made to the announcements of the Company (the "Announcements") dated 28 August 2019, 15 November 2019, 28 November 2019, 14 February 2020, 21 May 2020, 22 May 2020, 27 May 2020, 9 June 2020 and 23 June 2020. Capitalized terms used herein shall have the same meanings as defined in the Announcements.

On 12 June 2020, the GEM Listing Committee decided to cancel the listing of the Company's shares on the Stock Exchange under GEM Rule 9.14A ("the Decision").

And on 23 June 2020, the Company sought a review of the Decision of the GEM Listing Committee by the Listing Review Committee. Following the exchanges of written submissions, the Company was informed that the review hearing is scheduled to be held on Wednesday, 25 November 2020.

Further announcements(s) will be made by the Company on major development relating to the Delisting Decision as and when appropriate.

Should there be any material developments(s) further announcement(s) will be made by the Company as and when appropriate and in accordance with the requirments of the GEM Listing Rules.

CONTINUED SUSPENSION OF TRADING IN THE SHARES

Trading in the Shares on the GEM has been suspended since 9:00 a.m. on 29 May 2019 and will continue to be suspended until further notice. The Company will keep the public informed of the latest developments by making further announcement(s) as and when appropriate.

Shareholders and potential investors of the Company are advised to exercise caution when dealing in the Shares.

By order of the Board Combest Holdings Limited Tang Shuk Kuen Executive Director and member of the Review Committee

Hong Kong, 13 November 2020

As at the date of this announcement, the Board is composed of Ms. Tang Shuk Kuen as executive Director, Mr. So Pak Kei, Mr. Tsui Kin Fung and Dr. Cheng Chak Ho as independent non-executive Directors.

In case of any inconsistency, the English text of this announcement shall prevail over the Chinese text.

In this announcement, save as otherwise stated, figures in US\$ are translated to HK\$ at the exchange rate of US\$1.00 = HK\$7.8 for illustration purpose only. No representation is made that any amount in US\$ or HK\$ would have been or can be converted at the above rate.

This announcement will remain on the "Latest Company Announcement" page of the GEM website at www.hkgem.com for at least seven days from the day of its posting and the website of the Company at http://www.irasia.com/listco/hk/combestholdings/index.htm.