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SUNLIGHT (1977) HOLDINGS LIMITED 日光 (1977) 控股有限公司

(於開曼群島註冊成立之有限公司) (股份代號: 8451)

截至2020年6月30日止九個月的第三季度業績公告

日光(1977)控股有限公司(「本公司」)董事(「董事」)會(「董事會」)宣佈,本公司及其附屬公司截至2020年6月30日止九個月之未經審核簡明綜合業績。本公告載列本公司2020第三季度報告(「報告」)全文,並符合聯交所GEM證券上市規則(「GEM上市規則」)內有關第三季度業績初步公告附載資料的相關規定。報告之印刷版本載有GEM上市規則所規定之資料,將按照GEM上市規則所規定之方式適時寄發予本公司股東。

承董事會命 日光(1977)控股有限公司 主席兼行政總裁 蔡良聲

新加坡,2020年8月7日

於本公告日期,董事會成員包括執行董事蔡良聲先生(主席兼行政總裁)、蔡瑜玉女士、蔡良书先生及蔡文浩先生;以及獨立非執行董事Tan Heng Thye先生、黄文昭先生及黎琼玉女士。

本公告的資料乃遵照GEM上市規則而刊載,旨在提供有關本公司之資料;董事願 共同及本公告載有根據GEM上市規則須提供有關本公司資料的詳情,董事就本公 告共同及個別承擔全部責任。董事在作出一切合理查詢後確認,就彼等所深知及 確信,本公告所載資料在各重大方面乃準確完整,且無誤導或欺詐成分;且概無 遺漏任何其他事宜致使本公告當中所載任何陳述或本公告產生誤導。 本公告將由刊登日期起計最少一連7日於GEM網站www.hkgem.com之「最新上市公司公告」網頁刊登。本公告亦將於本公司網站(www.sunlightpaper.com.sg)刊載。

本公告之中英文本如有任何歧義,概以英文本為準。

CHARACTERISTICS OF GEM GEM 之特色

GEM has been positioned as a market designed to accommodate small and mid-sized 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.

GEM的定位,乃為中小型公司提供一個上市的 市場,此等公司相比起其他在聯交所上市的公司 帶有較高投資風險。有意投資的人士應了解投資 於該等公司的潛在風險,並應經過審慎周詳的考 慮後方作出投資決定。

Given that the companies listed on GEM are generally small and mid-sized companies, 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.

由於GEM上市公司普遍為中小型公司,在GEM 買賣的證券可能會較於主板買賣之證券承受較大 的市場波動風險,同時無法保證在GEM買賣的 證券會有高流通量的市場。

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香港交易及結算所有限公司及聯交所對本報告內 容概不負責,對其準確性或完整性亦不發表任何 聲明,並明確表示,概不會對因本報告全部或任 何部分內容而產生或因倚賴該等內容而引致的任 何損失承擔任何責任。

This report, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with 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 report 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 report misleading.

本報告的資料乃遵照GEM上市規則而刊載,旨在 提供有關本公司的資料;董事願就本報告的資料 共同及個別地承擔全部責任。董事在作出一切合 理查詢後確認,就其所深知及確信,本報告所載 資料在各重要方面均屬準確完備,並無誤導或欺 詐成分,且並無遺漏任何其他事項,足以令致本 報告或其所載任何陳述產生誤導。

Unless otherwise stated, all monetary figures are expressed in SGD. Certain amounts and percentage figures included in this report have been subject to rounding adjustments. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures preceding them. Expressions used throughout this report have their meanings set out in the section headed "Definitions and Glossary of Technical Terms".

除另有指明外,所有幣值均以新加坡元呈列。本 報告所載若干金額及百分比數字已經湊至整數。 因此,若干圖表總金額一欄所示的數字或與數字 相加計算所得總數略有出入。本報告所用詞彙的 涵義載列於「釋義及技術詞彙」一節。

This report will remain on the website of GEM at www.hkgem.com on the "Latest Listed Company Information" page for at least 7 days from the date of publication and on the website of the Company at www.sunlightpaper.com.sg.

本報告將由刊登日期起計最少一連七日於GEM 網站www.hkgem.com[最新上市公司資料]網頁 及本公司網站www.sunlightpaper.com.sg登載。

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UNAUDITED THIRD QUARTERLY RESULTS

未經審核第三季度業績

The Board is pleased to report the unaudited condensed 董事會欣然呈報本集團2020年第三季度的未經 consolidated financial results of the Group for 2020Q3, together with 審核簡明綜合財務業績, 連同2019年第三季度 the unaudited comparative figures for 2019Q3, as follows:

的未經審核比較數字如下:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

簡明綜合損益及其他全面收益表

For 2020Q3

2020年第三季度

			2020Q3 2020年	2019Q3 2019年
			第三季度	第三季度
		Notes	\$'000	\$'000
		附註	千元	千元
REVENUE	收益	3	10,657	11,328
Cost of sales	銷售成本		(8,213)	(8,753)
GROSS PROFIT	毛利		2,444	2,575
Other income	其他收入		414	128
Selling and distribution expenses	銷售及分銷開支		(1,189)	(1,092)
Administrative expenses	行政開支		(1,219)	(1,162)
Other expenses	其他開支		(2)	(93)
PROFIT FROM OPERATIONS	經營溢利		448	356
Interest expenses on bank loan	銀行貸款利息開支		(7)	(9)
Interest expenses on lease liabilities	租賃負債利息開支		(4)	_
Interest expenses on finance leases	融資租賃利息開支		_	(1)
PROFIT BEFORE TAXATION	除税前溢利	4	437	346
Taxation	税項	5	(80)	(144)
PROFIT AND TOTAL COMPREHENSIVE	期內溢利及全面收益總額			
INCOME FOR THE PERIOD			357	202
EARNINGS PER SHARE	每股盈利			
Basic and diluted (cent)	基本及攤薄(仙)	6	0.04	0.03

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

For 2020Q3 2020年第三季度

		Share	Share	Merger	Revaluation	Retained	
		capital	premium	reserve	reserve	earnings	Total
		股本	股份溢價	合併儲備	重估儲備	保留溢利	總額
		\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
		千元	千元	千元	千元	千元	千元
At 1.10.2018	於2018年10月1日						
(Unaudited)	(未經審核)	1,338	6,221	580	4,711	1,447	14,297
Changes in equity:	權益變動:						
Profit and total comprehensive	期內溢利及全面收益總額						
income for the period		_	_	-	_	202	202
At 30.6.2019	於2019年6月30日						
(Unaudited)	(未經審核)	1,338	6,221	580	4,711	1,649	14,499
		Share	Share	Merger	Revaluation	Retained	
			premium	reserve	reserve		Total
		capital 股本	premium 股份溢價	_		earnings 保留溢利	Total 總額
		capital	•	reserve	reserve	earnings	
		capital 股本	股份溢價	reserve 合併儲備	reserve 重估儲備	earnings 保留溢利	總額
At 1.10.2019	於2019年10月1日	capital 股本 \$'000	股份溢價 \$'000	reserve 合併儲備 \$'000	reserve 重估儲備 \$'000	earnings 保留溢利 \$'000	總額 \$ '000
At 1.10.2019 (Unaudited)	於 2019 年10月1日 (未經審核)	capital 股本 \$'000	股份溢價 \$'000	reserve 合併儲備 \$'000	reserve 重估儲備 \$'000	earnings 保留溢利 \$'000	總額 \$ '000
		capital 股本 \$'000 千元	股份溢價 \$'000 千元	reserve 合併儲備 \$'000 千元	reserve 重估儲備 \$'000 千元	earnings 保留溢利 \$'000 千元	總額 \$'000 千元
(Unaudited)	(未經審核) 權益變動:	capital 股本 \$'000 千元	股份溢價 \$'000 千元	reserve 合併儲備 \$'000 千元	reserve 重估儲備 \$'000 千元	earnings 保留溢利 \$'000 千元	總額 \$'000 千元
(Unaudited) Changes in equity: Profit and total comprehensive	(未經審核) 權益變動:	capital 股本 \$'000 千元	股份溢價 \$'000 千元	reserve 合併儲備 \$'000 千元	reserve 重估儲備 \$'000 千元	earnings 保留溢利 \$'000 千元 1,857	總額 \$'000 千元 15,150

For 2020Q3 2020年第三季度

General Information

The Company was incorporated as an exempted company with limited liability in the Cayman Islands on 21.9.2017. The Shares were listed on GFM on 16.4.2018.

The registered address of the Company is Cricket Square. Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands. The head office and principal place of business in Singapore is located at 11 Tuas South Street 5, Singapore 637590. The principal place of business of the Company in Hong Kong is located at 31/F., 148 Electric Road, North Point, Hong Kong.

The Group is principally engaged in the supply of tissue products to corporate customers in Singapore. The subsidiary directly and wholly-owned by the Company is SPP Investments, which is an investment holding company. The subsidiary indirectly and wholly-owned by the Company (through SPP Investments) is Sunlight Paper, which is principally engaged in the supply of tissue products to corporate customers in Singapore.

The immediate and ultimate holding company is YJH Group, a company incorporated in BVI.

一般資料 1

本公司於2017年9月21日在開曼群島註冊 成立為獲豁免有限公司。股份於2018年4 月16日在GEM上市。

本公司的註冊地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands。新加坡 總辦事處及主要營業地點位於11 Tuas South Street 5, Singapore 637590。本公司 的香港主要營業地點位於香港北角電氣道 148號31樓。

本集團主要從事向新加坡企業客戶供應衛 生紙產品。SPP Investments 為本公司直接 全資擁有的附屬公司,為投資控股公司。 Sunlight Paper為本公司(透過SPP Investments)間接全資擁有的附屬公司,主 要從事向新加坡企業客戶供應衛生紙產品。

直接及最終控股公司為YJH集團(於英屬處 女群島註冊成立的公司)。

For 2020Q3 2020年第三季度

2 Basis of Preparation

The unaudited condensed consolidated financial statements are prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" issued by the International Accounting Standards Board and include applicable disclosures required by the GEM Listing Rules. The unaudited condensed consolidated financial statements are presented in SGD which is the Company's functional currency. All financial information is presented in SGD and rounded to the nearest thousand, unless otherwise stated.

In the Relevant Period, the accounting policies applied are consistent with those of the audited consolidated financial statements for FY2019, as described therewith. The Group has adopted all the new and revised IFRSs issued that are relevant to its operations and effective for its accounting period beginning on 1.10.2019. The application of these new and revised IFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's financial statements and amounts reported for the current period and prior years. The Group has not early applied the new and revised IFRSs that have been issued but are not yet effective. The Directors anticipate that the application of these new standard(s), amendment(s) and interpretation(s) will have no material impact on the unaudited condensed consolidated financial statements.

3 Revenue

The principal activity of the Group is the supply of tissue products to corporate customers in Singapore. The Group's revenue is not significantly affected by seasonality.

編製基準 2

未經審核簡明綜合財務報表乃根據國際會 計準則委員會頒佈的國際會計準則第34號 [中期財務報告]編製,並載有GEM上市規 則所規定的適用披露。未經審核簡明綜合 財務報表乃以本公司的功能貨幣新加坡元 呈列。除另有説明外,所有財務資料均以 新加坡元呈列,並已約整至最接近千位。

於有關期間內,誠如該等綜合財務報表所 述,所應用的會計政策與2019財政年度的 經審核綜合財務報表所採用者一致。本集 團已採納所有已頒佈且與其經營業務有關, 並於2019年10月1日開始的會計期間生效 的新訂及經修訂國際財務報告準則。應用 該等新訂及經修訂國際財務報告準則並無 導致本集團的會計政策、本集團財務報表 的呈列及於本期間及過往年度所呈列金額 出現任何重大變動。本集團並無提早應用 已頒佈但尚未生效的新訂及經修訂國際財 務報告準則。董事預期應用該等新準則、 修訂及詮釋將不會對未經審核簡明綜合財 務報表造成重大影響。

收益 3

本集團的主要業務為向新加坡企業客戶供 應衛生紙產品。本集團的收益不受季節性 因素的重大影響。

		2020Q3 2020年 第三季度 \$'000	2019Q3 2019年 第三季度 \$'000
		千元	千元
Tissue products	衞生紙產品	9,079	10,053
Hygiene-related products	衞生相關產品	922	908
Others	其他	656	367
		10,657	11,328

For 2020Q3 2020年第三季度

Profit before Taxation

除税前溢利 4

The following items have been included in arriving at profit before taxation:

下列項目於達致除税前溢利時已計算在內:

		2020Q3 2020 年 第三季度	2019Q3 2019年 第三季度
		\$'000	\$'000
		千元	千元
Auditor's remuneration	核數師酬金	26	26
Contribution to defined contribution plan,	計入員工成本的定額供款計劃供款		
included in staff costs		100	85
Cost of inventories	存貨成本	7,710	8,262
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		242	243
Director fees	董事袍金	97	46
Foreign exchange differences	匯兑差額	(102)	68
Interest income	利息收入	(36)	(58)
Loss on disposal of property,	出售物業、廠房及設備虧損		
plant and equipment		_	5
Operating lease expenses	經營租賃開支	35	25
Staff costs	員工成本	1,598	1,401
Trademark income	商標收入	(38)	(34)

5 **Taxation** 税項

2020Q3 2019Q3	
2020年 2019年	
第三季度 第三季度	
\$'000 \$'000	
千元 千元	
,	

Amount recognised in profit or loss	於損益確認的金額		
Current taxation	即期税項		
Current period	木期間	80	144

The Group is not subject to any income tax in the Cayman Islands and BVI.

本集團毋須繳納任何開曼群島及英屬處女 群島的所得税。

The income tax expenses of the Group relate to that of the subsidiary in Singapore where the corporate income tax has been provided at the statutory rate of 17% on the estimated chargeable income arising in Singapore.

本集團所得稅開支與新加坡附屬公司有關, 新加坡企業所得税按於新加坡產生的估計 應課税入息法定税率17%撥備。

For 2020Q3 2020年第三季度

6 Earnings per Share

Basic earnings per share is calculated by dividing the profit attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the accounting period.

Basic earnings per share is calculated as follows:

每股盈利 6

每股基本盈利乃按本公司權益持有人應佔 溢利除以會計期間內已發行普通股加權平 均數計算。

每股基本盈利的計算如下:

		2020Q3 2020年 第三季度	2019Q3 2019年 第三季度
Profit attributable to equity holders of the Company (\$'000)	本公司權益持有人應佔溢利 (千元)	357	202
Weighted average number of ordinary shares in issue ('000)	已發行普通股加權平均數(千股)	800,000	800,000
Basic earnings per share (cent)	每股基本盈利(仙)	0.04	0.03

Diluted earnings per share was the same as the basic earnings per share as there were no potential dilutive ordinary shares outstanding during 2020Q3 and 2019Q3.

Dividend

The Board has resolved not to declare the payment of dividend for 2020Q3 (2019Q3: Nil).

由於2020年第三季度及2019年第三 季度並無尚未發行的潛在攤薄普通股, 故每股攤薄盈利與每股基本盈利相同。

股息

董事會已議決不宣派2020年第三季度的 股息(2019年第三季度:無)。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS REVIEW

We supply tissue products to corporate customers in Singapore. We provide comprehensive services, ranging from advising the types and specifications of tissue products, sourcing suitable products, conducting quality control, delivery of products through our fleet of delivery trucks, to providing after-sales services.

Our revenue is mainly from the sale of: (i) tissue products, (ii) hygienerelated products, and (iii) other related products.

Our revenue for the Relevant Period was \$10.7 million, a decrease of 5.9% against the Previous Period. The decrease was primarily attributable to Circuit Breaker during the Relevant Period.

During Circuit Breaker, we leveraged on our experience in the industry to provide (i) non-tissue products including face masks to our existing customers, and (ii) tissue products and tissue related services to new customers. As a result, revenue from other products and other income increased compared to Previous Period.

Our profit for the Relevant Period was \$357,000 against a profit of \$202,000 in the Previous Period. The higher profit was mainly attributable to the sale of non-tissue products, income from tissue related services rendered and financial support from the Singapore government during Circuit Breaker.

PROSPECTS

Our revenue was affected during Circuit Breaker as our main clients are corporate customers, most of which could not carry on their business fully due to Circuit Breaker. Subsequent to the end of Circuit Breaker on 18.6.2020, the Singapore government allowed the reopening of businesses over 3 phases, which is dependent on the rate of COVID-19 infection in Singapore. At the date of this report, Singapore is midway into phase two.

We are confident in recovering our revenue as Singapore progressively enter phase three. Over the past 43 years, we have built strong ties with customers and suppliers. We will continue to provide quality products to our customers and maintain product delivery satisfaction.

We source for suppliers of tissue products at lower prices in order to manage the increase in the cost of sales due to worldwide rise in paper pulp prices.

業務回顧

我們在新加坡為企業客戶供應衛生紙產品。我們 提供全面服務,由就衛生紙產品種類及規格方面 提供意見,以至採購合適產品、進行品質監控、 利用我們的貨車隊付運產品及提供售後服務。

我們的收益主要源自銷售:(i)衛生紙產品、(ii)衛 生相關產品及(iii)其他相關產品。

我們於有關期間的收益為10,700,000元,較去年 同期減少5.9%,主要由於於有關期間實施的阻 斷措施所致。

於阻斷措施期間,我們憑藉行業經驗(i)向我們的 現有客戶提供口罩等非衛生紙產品及,及(ii)向我 們的新客戶提供衛生紙產品及衛生紙相關服務。 因此,來自其他產品的收益及其他收入相較去年 同期增加。

我們於有關期間的溢利為357,000元,去年同期 的溢利則為202,000元。溢利增加主要歸因於阻 斷措施期非衛生紙產品銷售、提供衛生紙相關服 務所得收入及新加坡政府提供的財務援助。

前景

我們於阻斷措施期的收益遭受影響,因我們的主 要客戶為企業客戶,而絕大部分客戶因阻斷措施 無法全面開展業務。於2020年6月18日阻斷措 施結束後,新加坡政府允許企業分3個階段恢復 營業,其取決於新加坡的COVID-19感染率。於 本報告日期,新加坡正進入第二階段。

我們有信心恢復收益,因新加坡正逐步進入第三 階段。於過去43年間,我們已與客戶及供應商建 立穩固關係。我們將繼續為客戶提供優質產品並 維持產品交付的滿意度。

我們向價格較低的衛生紙產品供應商採購,以控 制因全球紙漿價格上漲而導致的銷售成本增加。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

PROSPECTS (Continued)

We will continue to evaluate development opportunities to strengthen our competitive advantage and market-leading position. We monitor new tissue product developments, continue to source for good quality tissue paper and tissue products with competitive pricing, and keep a look out for other tissue-related products.

We are optimistic about achieving sustainable growth and we are committed to bring greater returns to our Shareholders.

FINANCIAL REVIEW

Revenue

Revenue amounted to \$10.7 million in the Relevant Period, representing a decrease of \$0.7 million or 5.9% as compared to \$11.3 million in the Previous Period. The decrease was primarily attributable to decreased orders from customers in the Relevant Period.

- Sales of tissue products decreased by \$1.0 million, representing a decrease of 9.7%. This is because our corporate customers reduced their orders as they could not carry on their business fully due to Circuit Breaker.
- Sales of hygiene-related products was basically the same as the Previous Period, with a slight increase of 1.5%.
- Sales of other products increased by \$0.3 million, representing an increase of 78.7%. This is mainly due to sale of face masks during Circuit Breaker.

Cost of sales

Cost of sales amounted to \$8.2 million in the Relevant Period. representing a decrease of \$0.5 million or 6.2% as compared to \$8.8 million in the Previous Period. The overall decrease in cost of sales was in line with the decrease in revenue.

前景(續)

我們將繼續評估發展機會,以加強競爭優勢並鞏 固其市場領導地位。我們會監察新衛生紙產品的 開發、不斷搜羅優質且價格具競爭力的衛生紙及 衛生紙產品,並繼續密切留意其他衛生紙相關產 品。

我們對達致可持續增長抱持樂觀態度,並會致力 為股東帶來更大回報。

財務回顧

收益

有關期間的收益為10,700,000元,較去年同期的 11,300,000 元減少700,000 元或5.9%,主要由於 有關期間的客戶訂單減少。

- 衛生紙產品銷售減少1,000,000元,減幅為 9.7%,此乃由於阻斷措施使我們的企業客 戶不能全面開展其業務,從而導致其訂單 減少。
- 衛生相關產品銷售與去年同期基本上相同, 略微增加1.5%。
- 其他產品銷售增加300,000元,增幅 78.7%,主要由於阻斷措施期間銷售口罩。

銷售成本

於有關期間,銷售成本為8,200,000元,較去年 同期的8,800,000元減少500,000元或6.2%。銷 售成本整體減少與收益減少相符。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

FINANCIAL REVIEW (Continued)

Selling and distribution expenses

Selling and distribution expenses amounted to \$1.2 million in the Relevant Period, representing an increase of \$0.1 million or 8.9% as compared to \$1.1 million in the Previous Period. The increase was primarily attributable to overall increase in salaries implemented in the beginning of the Relevant Period.

Administrative expenses

Administrative expenses amounted to \$1.2 million in the Relevant Period, representing a slight increase of 4.9% over the Previous Period. The increase was primarily due to general increase in salaries implemented in the beginning of the Relevant Period.

Taxation

Taxation in the Relevant Period amounted to \$80,000 and in the Previous Period amounted to \$144,000, based on the forecast estimated chargeable income for FY2020 and FY2019, respectively.

Profit for the period

Profit attributable to Shareholders was \$357,000 in the Relevant Period and \$202,000 in the Previous Period.

財務回顧(續)

銷售及分銷開支

於有關期間,銷售及分銷開支為1,200,000元, 較去年同期的1,100,000元增加100,000元或 8.9%。增幅主要由於有關期間初期的薪金整體增 加。

行政開支

於有關期間,行政開支為1,200,000元,較去年 同期略微增加4.9%。增幅主要由於有關期間初 期的薪金整體增加。

税項

有關期間的税項為80,000元,去年同期則為 144,000元,分別按2020財政年度及2019財政 年度的估計應課税收入預測。

期內溢利

於有關期間,股東應佔溢利為357,000元,而去 年同期為202,000元。

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

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

董事及主要行政人員於本公司或任 何相聯法團的股份、相關股份及債 權證的權益及/或淡倉

As at the end of the Relevant Period, interests or short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

於有關期間末,本公司董事及主要行政人員於本 公司或其任何相聯法團(定義見證券及期貨條例 第XV部)的股份、相關股份及債權證中,擁有已 記錄於根據證券及期貨條例第352條所須存置登 記冊,或根據GEM上市規則第5.46至5.67條知 會本公司及聯交所的權益或淡倉如下:

Long positions in the Shares: (i)

於股份的好倉:

Name	Capacity	Nature of interests	Number of Shares held (Note 1) 所持股份數目	Number of underlying Shares held under equity derivatives 以股本衍生	Total number of Shares interested 擁有權益的	Percentage of the total issued Share (%) 已發行股份 總數百分比
姓名	身份	權益性質	州舟城切数日 (附註 1)	工具所持相關 股份數目	撰有權益的 股份總數	総数日万比 (%)
Mr. Chua Liang Sie (Note 2) 蔡良聲先生(附註2)	A concert party to an agreement to buy shares described in s.317(1)(a) of the SFO 證券及期貨條例第317(1)(a) 條所述購股協議的一致行動人士	Corporate interest 公司權益	576,000,000 (L)	-	576,000,000	72
Ms. Chua Joo Gek (Note 2) 蔡瑜玉女士(附註2)	A concert party to an agreement to buy shares described in s.317(1)(a) of the SFO 證券及期貨條例第317(1)(a) 條所述購股協議的一致行動人士	Corporate interest 公司權益	576,000,000 (L)	-	576,000,000	72
Mr. Chua Liang Chui (Note 2) 蔡良书先生(附註2)	A concert party to an agreement to buy shares described in s.317(1)(a) of the SFO 證券及期貨條例第317(1)(a) 條所連購股協議的一致行動人士	Corporate interest 公司權益	576,000,000 (L)	-	576,000,000	72

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

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

(ii) Long position in the shares of YJH Group Limited — an associated corporation of the Company 董事及主要行政人員於本公司或任何相聯法團的股份、相關股份及債權證的權益及/或淡倉(續)

(ii) 於YJH Group Limited(本公司相聯法團)股份的好倉

		Approximate
		percentage of
	Number of	the total
Capacity/Nature of interests	shares held	issued shares
		佔已發行股份
		總數的
身份/權益性質	所持股份數目	概約百分比
Beneficial owner/Personal interest	380,000	65.52%
實益擁有人/個人權益		
Beneficial owner/Personal interest	100,000	17.24%
實益擁有人/個人權益		
Beneficial owner/Personal interest	100,000	17.24%
實益擁有人/個人權益		
	身份/權益性質 Beneficial owner/Personal interest 實益擁有人/個人權益 Beneficial owner/Personal interest 實益擁有人/個人權益 Beneficial owner/Personal interest	Beneficial owner/Personal interest 380,000 實益擁有人/個人權益Beneficial owner/Personal interest 100,000 實益擁有人/個人權益Beneficial owner/Personal interest 100,000

Notes:

- 附註:
- The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such Shares.
- YJH Group Limited is owned as to approximately 65.52% by Mr. Chua Liang Sie, 17.24% by Ms. Chua Joo Gek and 17.24% by Mr. Chua Liang Chui. Mr. Chua Liang Sie, Ms. Chua Joo Gek and Mr. Chua Liang Chui were signatories of a concert parties agreement dated 11.10.2017. As such, they were deemed as controlling YJH Group Limited as a group and were deemed to have interests in the Shares held by YJH Group Limited, respectively. For details, see "History, Reorganisation and Corporate Structure Concert parties arrangement" in the Prospectus.

Save as disclosed above, as at the end of the Relevant Period, 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 Rules 5.46 to 5.67 of the GEM Listing Rules.

- 1. 字母「L」指該人士於該等股份的「好倉」(定義見 證券及期貨條例第XV部)。
- 2. YJH Group Limited 由蔡良聲先生、蔡瑜玉女士及蔡良书先生分別擁有約65.52%、17.24%及17.24%。蔡良聲先生、蔡瑜玉女士及蔡良书先生為一份日期為2017年10月11日的一致行動人士協議的簽署人。因此,彼等分別被視為共同控制YJH Group Limited 及分別被視為於YJH Group Limited 所持股份中擁有權益。詳情請參閱招股章程「歷史、重組及公司架構 一致行動人士安排」。

除上文披露者外,於有關期間末,概無本公司董事或主要行政人員就於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中,擁有記錄於本公司根據證券及期貨條例第352條所存置登記冊,或根據GEM上市規則第5.46至5.67條知會本公司及聯交所的權益或淡倉而進行登記。

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES

As at the end of the Relevant Period, other than the Directors and chief executive of the Company, the following persons/entities have an interest or a short position in the Shares or the underlying Shares as recorded in the register of the Company required to be kept under section 336 of the SEO:

主要股東於股份及相關股份的權益 及/或淡倉

於有關期間末,除本公司董事及主要行政人員 外,以下人士/實體於股份或相關股份中擁有記 錄於根據證券及期貨條例第336條本公司須予存 置的登記冊的權益或淡倉:

Long position in the Shares:

於股份的好倉:

Name	Capacity	Nature of interests	Number of Shares held (Note 1)	Number of underlying Shares held under equity derivatives 以股本衍生	Total number of Shares interested	Percentage of the total issued Share (%) 已發行股份
姓名	身份	權益性質	所持股份數目 (附註 1)	工具所持相關 股份數目	擁有權益的 股份總數	總數百分比 (%)
YJH Group Limited (Note 2) YJH Group Limited (附註2)	Beneficial owner 實益擁有人	Personal interest 個人權益	576,000,000 (L)	-	576,000,000	72

Notes:

- The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such Shares.
- YJH Group Limited is owned as to approximately 65.52% by Mr. Chua Liang Sie, 17.24% by Ms. Chua Joo Gek and 17.24% by Mr. Chua Liang Chui. Mr. Chua Liang Sie, Ms. Chua Joo Gek and Mr. Chua Liang Chui were signatories of a concert parties agreement dated 11.10.2017. As such, they were deemed as controlling YJH Group Limited as a group and were deemed to have interests in the Shares held by YJH Group Limited, respectively. For details, see "History, Reorganisation and Corporate Structure - Concert parties arrangement" in the Prospectus.

Save as disclosed above, as at the end of the Relevant Period and so far as known to the Directors, no person, other than the Directors and chief executive of the Company whose interests are set out in the section "Directors' and Chief Executives' Interests and Short Position in Shares, Underlying Shares and Debentures" above, had notified the Company of an interest or short position in the Shares or underlying Shares which had been required to be recorded in the register required to be kept by the Company pursuant Section 336 of the SFO.

- 附註:
- 字母「L」指該人士於該等股份的「好倉」(定義見 證券及期貨條例第XV部)。
- YJH Group Limited 由蔡良聲先生、蔡瑜玉女士及 蔡良书先生分別擁有約65.52%、17.24%及 17.24%。蔡良聲先生、蔡瑜玉女士及蔡良书先 生為一份日期為2017年10月11日的一致行動人 士協議的簽署人。因此,彼等分別被視為共同控 制YJH Group Limited及分別被視為於YJH Group Limited所持股份中擁有權益。詳情請參閱招股章 程「歷史、重組及公司架構 - 一致行動人士安 排丨。

除上文披露者外,於有關期間末及據董事所知, 並無人士(其權益載列於上文「董事及主要行政人 員於股份、相關股份及債權證的權益及淡倉」一 節的本公司董事及主要行政人員除外)告知本公 司彼等於股份或相關股份中持有須紀錄於根據證 券及期貨條例第336條本公司須存置的登記冊的 權益或淡倉。

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

SHARE OPTION SCHEME

No share option has been granted under the Share Option Scheme since its adoption. Therefore, no options were exercised or cancelled or lapsed during the Relevant Period and there were no outstanding options under the Share Options Scheme as at the end of the Relevant Period.

DIRECTORS' RIGHTS TO ACQUIRE SHARES

Save for the Share Options Scheme, at no time from the Listing Date to the date of this report were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Directors or their respective spouse or children under 18 years of age, or were any such rights exercised by them, or was the Company, its holding company, or any of its subsidiaries and fellow subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

During the Relevant Period, the Company did not redeem any of its listed securities nor did the Company or any of its subsidiaries purchase or sell any of the Company's listed securities.

COMPLIANCE OF CODE OF CONDUCT FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Required Standard of Dealings. Having made specific enquiry of all the Directors, all the Directors confirmed that they have complied with the Required Standard of Dealings during the Relevant Period.

NON-COMPETITION UNDERTAKING

In order to maintain a clear delineation of the businesses between our Group and our Controlling Shareholders, the latter have entered into the Deed of Non-competition in favour of our Company (for ourselves and as trustee for each of our subsidiaries from time to time) to the effect that each of them will not, and will procure each of their respective close associates not to, directly or indirectly participate in, or hold any right or interest, or otherwise be involved in any business which may be in competition with our businesses.

COMPETING INTERESTS

During the Relevant Period, so far as the Directors are aware, none of the Directors and Controlling Shareholders, neither themselves nor their respective close associates, had held any position or had interests in any businesses or companies that were materially competing or might materially compete with the business of the Group, or gave rise to any concern regarding conflict of interest.

購股權計劃

自採納以來,並無根據購股權計劃授出購股權。 因此,於有關期間內,概無購股權獲行使或註銷 或失效,而於有關期間末,購股權計劃項下概無 尚未行使的購股權。

董事購買股份的權利

除購股權計劃外,本公司於上市日期起至本報告 日期期間任何時間概無授予任何董事或彼等各自 的配偶或18歲以下子女可藉購入本公司股份或債 權證而獲益的權利,或彼等亦無行使該等權利, 或本公司、其控股公司或其任何附屬公司及同系 附屬公司亦無訂立任何安排致使董事可購入任何 其他法人團體的該等權利。

購買、出售或贖回本公司上市證券

於有關期間,本公司並無贖回其任何上市證券, 本公司或其任何附屬公司並無購買或出售本公司 任何上市證券。

遵守董事進行證券交易的行為守則

本公司已採用交易必守標準。向全體董事作出具 體查詢後,全體董事確認彼等於有關期間遵守交 易必守標準。

不競爭承諾

為保證本集團與控股股東之間的業務劃分明確, 控股股東已訂立以本公司(為其本身及不時作為 我們各附屬公司的受託人)為受益人的不競爭契 據,據此,彼等均不會並將促使彼等各自的緊密 聯繫人不會直接或間接參與任何可能與我們的業 務構成競爭的業務或於其中持有任何權利或權 益,或以其他方式從事任何有關業務。

競爭利益

於有關期間,據董事所悉,概無董事及控股股東 自身或彼等各自的緊密聯繫人在與本集團業務構 成或可能構成重大競爭的任何業務或公司中擔任 任何職位或擁有權益,或引起任何與利益衝突有 關的顧慮。

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

INTERESTS OF THE COMPLIANCE ADVISER

As at the end of the Relevant Period, as notified by the Company's compliance adviser, Giraffe Capital Limited (the "Compliance Adviser"), except for the compliance adviser agreement entered into between the Company and the Compliance Adviser dated 9.11.2017, neither the Compliance Adviser nor any of its directors, employees or close associates had any interest in the Company or any member of the Group (including interest in securities of the Company or any member of the Group, any options or rights to subscribe for such securities) during the Relevant Period, which is required to be notified to the Company pursuant to Rule 6A.32 of the GEM Listing Rules.

CORPORATE GOVERNANCE CODE

The Company has adopted and complied with, where applicable, the CG Code to ensure that the Group's business activities and decision making processes are regulated in a proper and prudent manner, save for the deviation stipulated below.

Code Provision A.2.1 of the CG Code provides that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Mr. LS Chua is the chairman of our Board and also the chief executive officer of our Company. Since February 1990, Mr. LS Chua has been the key leadership figure of our Group who has been primarily involved in the formulation of business strategies and determination of the overall direction of our Group. He is also responsible for overseeing our Group's operations and directly supervises our senior management. Having considered that (i) Mr. LS Chua's contribution and familiarity with the operations of our Group which is beneficial to the management and business development of our Group, (ii) major decisions are made in consultation with members of the Board and relevant Board committees, and (iii) there are three independent non-executive Directors on our Board offering independent perspectives, our Board is of the view that there is an appropriate balance of powers and authorities between our Board and the management of our Company and that it is in the interest of our Group to have Mr. LS Chua to continue taking up both roles. Our Board will continue to review and consider separation of the roles of the chairman of our Board and the chief executive officer as and when appropriate by taking into account the circumstances of our Group as a whole.

合規顧問的權益

於有關期間末,誠如本公司合規顧問智富融資有 限公司(「合規顧問」)所告知,除本公司與合規顧 問所訂立日期為2017年11月9日的合規顧問協 議外,合規顧問或其任何董事、僱員或緊密聯繫 人於有關期間概無於本公司或本集團任何成員公 司擁有根據GEM上市規則第6A.32條須知會本公 司的任何權益(包括於本公司或本集團任何成員 公司的證券的權益、任何購股權或可認購該等證 券的權利)。

企業管治守則

本公司已採納並遵守(如適用)企業管治守則,確 保本集團的業務活動及決策過程受到妥善及審慎 規管,惟下述偏離情況除外。

企業管治守則第A.2.1條守則條文規定,主席與 行政總裁之角色應有區分,不應由一人同時兼 任。蔡良聲先生為董事會主席兼本公司行政總 裁。自1990年2月起,蔡良聲先生一直為本集團 的關鍵領導人物,主要參與制訂本集團業務策略 及釐定整體方針。彼亦負責監管本集團營運及直 接監督高級管理層。考慮到的蔡良聲先生對本集團 所作貢獻及熟悉本集團營運有利於本集團管理及業 務發展,(ii)重大決策均在諮詢董事會及相關董事 委員會成員後作出,及(iii)董事會有三名獨立非執 行董事可提供獨立觀點,故董事會認為董事會與 本公司管理層之間權力及授權平衡得宜,並相信 蔡良聲先生繼續身兼兩職符合本集團利益。董事 會將持續檢討並考慮於顧及本集團整體情況屬適 當時分拆董事會主席與行政總裁的職務。

CORPORATE GOVERNANCE AND OTHER INFORMATION 企業管治及其他資料

AUDIT COMMITTEE

As at the date of this report, the Audit Committee consists of three independent non-executive Directors, namely Ms. Lye Kheng Joke Sylvia, who has the appropriate auditing and financial related management expertise serving as the chairlady of the Audit Committee, Mr. Tan Heng Thye and Mr. Ng Boon Cheow Freddie. The Audit Committee has reviewed the unaudited condensed consolidated financial statements of the Group for the Relevant Period and this report.

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.

By order of the Board

Sunlight (1977) Holdings Limited **Chua Liang Sie**

Executive Director, Chairman & Chief Executive Officer

Singapore, 7.8.2020

As at the date of this report, the Board comprises Mr. Chua Liang Sie (Chairman), Ms. Chua Joo Gek, Mr. Chua Liang Chui and Mr. Chua Wenhao (alias Cai Wenhao) as executive Directors; and Mr. Tan Heng Thye, Mr. Ng Boon Cheow Freddie and Ms. Lye Kheng Joke Sylvia as independent non-executive Directors.

審核委員會

於本報告日期,審核委員會由三名獨立非執行董 事組成,當中包括具備合適核數及財政相關管理 專業知識的黎琼玉女士,以及Tan Heng Thye先 生及黄文昭先生,並由黎琼玉女士出任審核委員 會主席。審核委員會已審閱本集團於有關期間的 未經審核簡明綜合財務報表及本報告。

前瞻性陳述

本報告載有關於本集團財務狀況、營運業績及業 務之前瞻性陳述。該等前瞻性陳述為本公司對未 來事件之預期或信念,並涉及已知及未知之風險 及不明朗因素,該等風險及不明朗因素可能導致 實際業績、表現或事件與於該等陳述內表述或表 明者顯著不同。

承董事會命

日光(1977)控股有限公司

執行董事、主席兼行政總裁

蔡良聲

新加坡,2020年8月7日

於本報告日期,董事會成員包括執行董事蔡良聲 先生(主席)、蔡瑜玉女士、蔡良书先生及蔡文浩 先生,以及獨立非執行董事Tan Heng Thye先生、 黄文昭先生及黎琼玉女士。

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

In this report, the following expressions shall have the meanings set out below unless the context requires otherwise.

在本報告中,除非文義另有所指,下列詞語具有如下涵義。

"2019Q3" the nine months ended 30.6.2019 「2019年第三季度」 截至2019年6月30日止九個月

"2020Q3" the nine months ended 30.6.2020 「2020年第三季度 | 截至2020年6月30日止九個月

"Articles" or "Articles of Association" articles of association of our Company adopted on 21.3.2018 and which

became effective on the Listing Date, as amended from time to time

「細則」或「組織章程細則」 於2018年3月21日採納及於上市日期起生效的本公司組織章程細則(經不時修訂)

"associate(s)" has the meaning ascribed to it under the GEM Listing Rules

「聯繫人」 具有GEM上市規則賦予的涵義

"Audit Committee" the audit committee of our Board, established on 21.3.2018 with written

terms of reference in compliance with Code Provision C.3.3 of the CG Code

「審核委員會 | 董事會轄下審核委員會,於2018年3月21日成立,並按企業管治守則第C.3.3

條守則條文的規定制訂其書面職權範圍

"Board of Directors" or "Board"

「董事會」

the board of Directors of our Company

本公司董事會

"BVI" the British Virgin Islands

「英屬處女群島| 英屬處女群島

"CG Code" the Corporate Governance Code as set out in Appendix 15 to the GEM

Listing Rules

「企業管治守則」 GEM上市規則附錄十五所載《企業管治守則》

"China" or "PRC" the People's Republic of China, which for the purpose of this report and for

geographical reference only, excludes Hong Kong, Macau and Taiwan

「中國」 中華人民共和國,就本報告而言及僅供地理參考而言,不包括香港、澳門及台

灣

"Circuit Breaker" an elevated set of safe distancing measures — including but not limited to (a)

> closure of schools, entertainment outlets, retail shops, and businesses that do not provide essential services, (b) prohibition of on-premise dining, (c) severe restrictions on social gatherings and all modes of public transportation, and (d) strict enforcement of working from home - imposed by the Singapore government to pre-empt the trend of increasing

transmission of COVID-19 in Singapore, from 7.4.2020 to 18.6.2020

「阳斷措施」 新加坡政府為遏制COVID-19於新加坡傳播增長趨勢而於2020年4月7日至

> 2020年6月18日實施的一套安全社交距離升級措施,包括但不限於(a)關閉學校、 娛樂場所、零售店舖及並非提供基本服務的企業,(b)禁止餐廳堂食,(c)嚴格限

制社會聚集及所有類型的公共交通,及(d)嚴格執行居家辦公

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

"close associate(s)" has the meaning ascribed to it under the GEM Listing Rules

「緊密聯繫人| 具有GEM上市規則所賦予的涵義

"Companies Ordinance" the Companies Ordinance (Cap. 622 of the Laws of Hong Kong), as

amended, supplemented or modified from time to time

「公司條例」 經不時修訂、補充或修改的香港法例第622章公司條例

"Company", "our Company", "we" or "us" Sunlight (1977) Holdings Limited (日光 (1977) 控股有限公司), an exempted

company incorporated in the Cayman Islands on 21.9.2017 with limited

liability

「本公司」或「我們」 日光(1977)控股有限公司,於2017年9月21日在開曼群島註冊成立的獲豁免有

限公司

"Controlling Shareholder(s)" has the meaning ascribed to it under the GEM Listing Rules and unless the

> context requires otherwise, refers to Mr. LS Chua, Ms. Chua, Mr. LC Chua and YJH Group. Mr. LS Chua, Ms. Chua, Mr. LC Chua and YJH Group are a

group of controlling shareholders

具有GEM上市規則所賦予的涵義,除非文義另有所指,指蔡良聲先生、蔡女 「控股股東」

士、蔡良书先生及YJH集團。蔡良聲先生、蔡女士、蔡良书先生及YJH集團為

一組控股股東

"core connected person(s)" has the meaning ascribed to it under the GEM Listing Rules

具有GEM上市規則所賦予的涵義 「核心關連人士」

"COVID-19" the Coronavirus Disease 2019 (COVID-19), a respiratory illness caused by a

novel coronavirus that was first identified during an outbreak in Wuhan, Hubei

Province, the PRC

COVID-19 2019冠狀病毒病(COVID-19),一種由新型冠狀病毒引起的呼吸系統疾病,於中

國湖北省武漢市疫情中首度被發現

"Deed of Non-competition" the deed of non-competition dated 21.3.2018 and executed by our

Controlling Shareholders in favour of our Company (for ourselves and as

trustee for our subsidiaries)

「不競爭契據」 控股股東以本公司為受益人(為本公司及作為其附屬公司的受託人)所簽立日期

為2018年3月21日的不競爭契據

"Director(s)" the director(s) of our Company

「董事」 本公司董事

"ERP" enterprise resource planning

[ERP] 企業資源計劃

"FY2019" financial year ended 30.9.2019 截至2019年9月30日止財政年度 「2019財政年度」

"FY2020" financial year ending 30.9.2020 「2020財政年度」 截至2020年9月30日止財政年度

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

"GDP" gross domestic product

「本地生產總值」 本地生產總值

"GEM" GEM operated by the Stock Exchange

「GEM 」 由聯交所運作的 GEM

"GEM Listing Rules" the Rules Governing the Listing of Securities on GEM, as amended,

supplemented or modified from time to time

[GEM上市規則] 經不時修訂、補充或修改的GEM證券上市規則

"Group", "our Group", "we", "our" or "us" our Company and our subsidiaries or, where the context so requires, with

respect to the period before which our Company became the holding company of our current subsidiaries, our Company's current subsidiaries or the businesses operated by such subsidiaries or their predecessors (as the

case may be)

[本集團]或「我們」 本公司及其附屬公司,或倘文義另有所指,就本公司成為其現有附屬公司的控

股公司之前期間,則指本公司現有附屬公司或該等附屬公司或其前身公司(視

情況而定)進行的業務

"HKD" or "HK\$" Hong Kong dollars and cents, the lawful currency of Hong Kong

「港元」 香港法定貨幣港元及港仙

"Hong Kong" or "HK" the Hong Kong Special Administrative Region of the PRC

「香港」 中國香港特別行政區

"IFRSs" International Financial Reporting Standards issued by the International

Accounting Standards Board

「國際財務報告準則」 國際會計準則委員會頒佈的國際財務報告準則

"independent third party(ies)" party(ies) which are not connected person(s) of our Company

「獨立第三方」 並非本公司關連人士的人士

"JTC" JTC Corporation (formerly known as Jurong Town Corporation), a statutory

board under the Ministry of Trade and Industry of Singapore

「JTC」 JTC Corporation (前稱 Jurong Town Corporation), 新加坡貿易工業部下屬法定

部門

"jumbo roll tissue" or "JRT" toilet tissue that is commonly used in public toilet cubicles of commercial

buildings

"Listing" the listing of the Shares on GEM

[上市] 股份於GEM上市

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

"Listing Date" 16.4.2018, the date on which the Shares are listed on GEM

[|市日期| 2018年4月16日,股份於GEM上市的日期

"Main Board" the stock exchange (excluding the option market) operated by the Stock

Exchange which is independent from and operated in parallel with GEM. For

the avoidance of doubt, the Main Board excludes GEM

「主板」 聯交所營運的股票交易所(不包括期權市場),獨立於GEM並與其並行運作。為

免疑問,主板不包括GEM

"Memorandum" or "Memorandum of

Association"

「大綱」或「組織章程大綱」

memorandum of association of our Company adopted on 21.3.2018 and which became effective on the Listing Date, as amended from time to time

本公司於2018年3月21日採納的組織章程大綱,自上市日期起生效,經不時

修訂

"Mr. LC Chua" Mr. Chua Liang Chui (蔡良书先生), an executive Director, one of our Controlling

Shareholders, the younger brother of Ms. Chua and Mr. LS Chua and uncle of

Mr. WH Chua

「蔡良书先生」 執行董事兼其中一名控股股東蔡良书先生,為蔡女士及蔡良聲先生的胞弟及蔡

文浩先生的叔父

"Mr. LS Chua" Mr. Chua Liang Sie (蔡良聲先生), an executive Director, chairman of our

> Board and chief executive officer of our Company and one of our Controlling Shareholders, the younger brother of Ms. Chua and elder brother of Mr. LC

Chua, and the father of Mr. WH Chua

執行董事、董事會主席及本公司行政總裁兼其中一名控股股東蔡良聲先生,為 「蔡良聲先生」

蔡女士的胞弟、蔡良书先生的胞兄及蔡文浩先生的父親

"Mr. WH Chua" Mr. Chua Wenhao (alias Cai Wenhao) (蔡文浩先生), an executive Director,

the son of Mr. LS Chua and the nephew of Ms. Chua and Mr. LC Chua

「蔡文浩先生| 執行董事蔡文浩先生,為蔡良聲先生的兒子以及蔡女士及蔡良书先生的侄兒

"Ms. Chua" Ms. Chua Joo Gek (蔡瑜玉女士), an executive Director, one of our Controlling

Shareholders, the elder sister of Mr. LS Chua and Mr. LC Chua and the aunt

of Mr. WH Chua

執行董事兼其中一名控股股東蔡瑜玉女士,為蔡良聲先生及蔡良书先生的胞姊 「蔡女士」

及蔡文浩先生的姑母

"MYR" or "RM" Malaysian dollars and cents, the lawful currency of Malaysia

「令吉」 馬來西亞法定貨幣馬來西亞元及仙

"Nomination Committee" the nomination committee of our Board, established on 21.3.2018 with

written terms of reference in compliance with Code Provision A.5.2 of the CG

「提名委員會| 董事會轄下的提名委員會,於2018年3月21日成立,並按企業管治守則第A.5.2

條守則條文的規定制訂其書面職權範圍

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

"p.a." per annum or per year

[每年] 每年

"paper pulp" or "pulp" the raw material used to produce tissue paper, which includes recycle pulp,

soft wood pulp, hard wood pulp, virgin pulp, fluff pulp and mixed pulp

「紙漿」
生產衛生紙所用原材料,包括回收紙漿、軟木紙漿、硬木紙漿、原生紙漿、絨

毛漿及混合紙漿

"Previous Period" nine months ended 30.6.2019 「去年同期」 截至2019年6月30日止九個月

"Prospectus" the prospectus of the Company dated 27.3.2018

「招股章程」 本公司日期為2018年3月27日的招股章程

"Relevant Period"nine months ended 30.6.2020「有關期間」截至2020年6月30日止九個月

"Remuneration Committee" the remuneration committee of our Board, established on 21.3.2018 with

written terms of reference in compliance with Code Provision B.1.2 of the CG

Code

「薪酬委員會」 董事會轄下的薪酬委員會,於2018年3月21日成立,並按企業管治守則第B.1.2

條守則條文的規定制訂其書面職權範圍

"Renminbi" or "RMB" the lawful currency of the PRC

「人民幣」 中國法定貨幣

"Reorganisation" the corporate reorganisation of our Group in preparation for the Listing as

described under the section "History, Reorganisation and Corporate

Structure — Reorganisation" of the Prospectus

「重組」
本集團為籌備上市而進行的公司重組,詳情載於招股章程「歷史、重組及公司

架構 - 重組」 - 節

"Required Standard of Dealings" the required standard of dealings regarding securities transactions by the

Directors as set out in Rules 5.48 to 5.67 of the GEM Listing Rules

「交易必守標準」 GEM上市規則第5.48至5.67條所載董事進行證券交易的交易必守標準

"Restricted Business" any business and related business activities engaged by our Group

「受限制業務」本集團從事的任何業務及相關業務活動

"SFO" the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong)

as amended, supplemented or modified from time to time

「證券及期貨條例」 證券及期貨條例(香港法例第571章),經不時修訂、補充或修改

"S\$" or "SGD" or "\$" Singapore dollar(s), the lawful currency of Singapore

「新加坡元」或「元」 新加坡法定貨幣新加坡元

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS

釋義及技術詞彙

"Share(s)" ordinary share(s) of par value HK\$0.01 each in the share capital of our

Company

「股份」 本公司股本中每股面值0.01港元的普通股

"Shareholder(s)" holder(s) of Shares

「股東 | 股份持有人

"Share Offer" the public offer and placing of Shares in connection with the Listing

「股份發售」 為上市公開發售及配售股份

"Share Option Scheme" the share option scheme conditionally adopted by our Company on

21.3.2018, a summary of principal terms of which is set out in "E. Share

Option Scheme" in Appendix V to the Prospectus

「購股權計劃」 本公司於2018年3月21日有條件採納的購股權計劃,其主要條款概要載於招

股章程附錄五「E.購股權計劃」

"Singapore" the Republic of Singapore

「新加坡」 新加坡共和國

"SPP Investments" SPP Investments Limited, a company incorporated in BVI with limited liability

on 6.10.2017 and a direct wholly-owned subsidiary of our Company

SPP Investments SPP Investments Limited,於2017年10月6日在英屬處女群島註冊成立的有限

公司,為本公司的直接全資附屬公司

"sq.m." square metre(s)

「平方米 | 平方米

"Stock Exchange" or "SEHK" The Stock Exchange of Hong Kong Limited

「聯交所| 香港聯合交易所有限公司

"subsidiary(ies)" has the meaning ascribed to it under the Companies Ordinance

「附屬公司」 具有公司條例所賦予的涵義

"Substantial Shareholder(s)" has the meaning ascribed thereto under the GEM Listing Rules

「主要股東」 具有GEM上市規則所賦予的涵義

"Sunlight Paper" Sunlight Paper Products Pte. Ltd., a company incorporated in Singapore

with limited liability on 8.7.1977 and an indirect wholly-owned subsidiary of

our Company

[Sunlight Paper] Sunlight Paper Products Pte. Ltd.,於1977年7月8日在新加坡註冊成立的有限

公司,為本公司的間接全資附屬公司

"United States" or "U.S." the United States of America, its territories, its possessions and all areas

subject to its jurisdiction

「美國」 美利堅合眾國、其領土、其屬地及受其司法管轄的所有地區

DEFINITIONS AND GLOSSARY OF TECHNICAL TERMS 釋義及技術詞彙

"USD" or "US\$" United States dollars, the lawful currency of the United States

「美元| 美國法定貨幣美元

"YJH Group" YJH Group Limited, a company incorporated in BVI with limited liability on

> 31.8.2017, one of our Controlling Shareholders, and is owned as to approximately 65.52% by Mr. LS Chua, 17.24% by Ms. Chua and 17.24%

by Mr. LC Chua.

「YJH集團」 YJH Group Limited,於2017年8月31日在英屬處女群島註冊成立的有限公司,

為我們其中一名控股股東,由蔡良聲先生、蔡女士及蔡良书先生分別擁有約

65.52%、17.24%及17.24%的股權

"%" per cent [%] 百分比

Notes: 附註:

all dates are shown in d/dd.m/mm.yyyy format 所有英文日期均用日/月/年格式表示

all figures shown in \$'m, \$ million, \$'000 and % are approximates 一 所有百萬元、千元及百分比均為近似值