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(Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

(Stock Code: 8081)

2023 FIRST QUARTERLY RESULTS ANNOUNCEMENT

The board ("**Board**") of directors ("**Directors**") of Hang Tai Yue Group Holdings Limited ("**Company**", together with its subsidiaries, the "**Group**") is pleased to announce the unaudited results of the Group for the three months ended 31 March 2023. This announcement, containing the full text of the 2023 first quarterly report of the Company, complies with the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited ("**GEM Listing Rules**") in relation to information to accompany preliminary announcements of first quarterly results.

On behalf of the Board Hang Tai Yue Group Holdings Limited Ng Ting Ho Chairman

Hong Kong, 12 May 2023

As at the date of this announcement, the Board comprises (i) one non-executive Director, namely Mr. Ng Ting Ho; (ii) two executive Directors, namely Ms. Lam Ching Yee and Mr. Fong Chak Kiu, and (iii) three independent non-executive Directors, namely Mr. Wong Siu Keung, Joe, Mr. Chan Ming Kit and Mr. Tong Hin Sum Paul.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in the 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 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.

This announcement will remain on the "Latest Listed Company Information" page of the website of The Stock Exchange of Hong Kong Limited at http://www.hkexnews.hk for a minimum period of seven days from the date of publication and on the website of the Company at http://www.hangtaiyue.com.



恆泰裕集團控股有限公司 HANG TAI YUE GROUP HOLDINGS LIMITED

(Incorporated in the Cayman Islands and continued in Bermuda with limited liability) (於開曼群島註冊成立並於百慕達存續之有限公司) (Stock Code 股份代號: 8081)

2023 FIRST QUARTERLY REPORT 第一季度報告 HOTEL S \mathcal{A} 30

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

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.

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.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "**Directors**", and each a "**Director**") of Hang Tai Yue Group Holdings Limited (the "**Company**") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM (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.

This report will remain on the "Latest Listed Company Information" page of the GEM website at http://www.hkgem.com for a minimum period of seven days from the date of its publication and on the Company's website at http://www.hangtaiyue.com.

香港聯合交易所有限公司(「聯交 所」)GEM的特色

GEM之定位,乃為中小型公司提供一個上市 之市場,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。有意投資者應了解投 資於該等公司之潛在風險,並應經過審慎周詳 之考慮後方作出投資決定。

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

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

本報告之資料乃遵照《GEM證券上市規則》 (「GEM上市規則」)而刊載,旨在提供有關恆泰 裕集團控股有限公司(「本公司」)之資料;本公 司之董事(「董事」,及各為一名「董事」)願就本 報告之資料共同及個別承擔全部責任。各董事 在作出一切合理查詢後確認,就彼等所深知及 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,且並無遺漏其他 事項,足以令致本報告或其所載任何陳述產生 誤導。

本報告將自其刊發日期起計最少七天 載於GEM網站http://www.hkgem.com 「最新上市公司公告」一頁及本公司網站 http://www.hangtaiyue.com。

FIRST QUARTERLY RESULTS

The board (the "**Board**") of Directors announces the unaudited condensed consolidated results of the Company and its subsidiaries (collectively the "**Group**") for the three months ended 31 March 2023 (the "**Results**"), together with the unaudited comparative figures for the corresponding period of 2022 as follows:

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the three months ended 31 March 2023

第一季度業績

董事會(「董事會」)謹此公佈本公司及其附屬公司(統稱「本集團」)截至二零二三年三月三十一日止三個月之未經審核簡明綜合業績(「本業績」),連同二零二二年同期之未經審核比較數字如下:

未經審核簡明綜合損益及其他 全面收益表

截至二零二三年三月三十一日止三個月

			Three months e 截至三月三十	
		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Revenue	收入	2	20,042	58,603
Cost of sales	銷售成本		(2,779)	(43,891)
Other income and gains	其他收入及收益	2	2,433	4,261
Administrative expenses	行政開支		(24,460)	(24,181)
Fair value loss on financial assets at fair value through profit or loss (" FVTPL ")	按公平值透過損益列賬(「按公平值 透過損益列賬」)之金融資產之公			
	平值虧損		(2,424)	(1,402)
Share of results of associates	分佔聯營公司業績		(2,517)	12,540
Finance costs	融資成本		(1,391)	(2,364)
(Loss)/profit before tax	除稅前(虧損)/溢利	2	(11,096)	3,566
Income tax expense	所得稅開支	3	-	
(Loss)/profit for the period	期內(虧損)/溢利		(11,096)	3,566
Other comprehensive income, net of tax Item that may be reclassified subsequently to profit or loss in subsequent periods: Exchange differences arising on translation of: – Financial statements of overseas subsidiaries	其他全面收益,扣除稅項 <i>其後於其後期間可能重新分類 至損益之項目:</i> 換算產生之匯兌差額: 一海外附屬公司之財務報表		(1,982)	3,285
<i>Item that will not be reclassified to profit or loss:</i>	將不會重新分類至損益之 項目:		(1,982)	3,285
Fair value gain/(loss) on financial assets at fair value through other comprehensive income ("FVTOCI")	按公平值透過其他全面收益列賬 (「按公平值透過其他全面收益 列賬」)之金融資產公平值 收益/(虧損)		33,062	(22,534)
Other comprehensive income for the period, net of tax	期內其他全面收益,扣除稅項		31,080	(19,249)
Total comprehensive income for the period	期內全面收益總額		19,984	(15,683)

	Note 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
下列人士應佔期內(虧損)/溢利: 本公司股東〔 股東 」)			
		(11,045)	3,994
非控股權益		(51)	(428)
		(11,096)	3,566
下列人士應佔期內全面 收益總額:			
股東		20,035	(15,157)
非控股權益		(51)	(526)
		19,984	(15,683)
每股(虧損)/盈利 一其太及攤蒲(港仙)	5	(0.21)	0.07
	本公司股東(「 股東 」) 非控股權益 下列人士應佔期內全面 收益總額: 股東 非控股權益	下列人士應佔期內(虧損)/溢利: 本公司股東(「股東」) 非控股權益 下列人士應佔期內全面 收益總額: 股東 非控股權益 每股(虧損)/盈利	Note 附註 二零二三年 HK\$'000 千港元 下列人士應佔期內(虧損)/溢利: 本公司股東(「股東」) (11,045) (11,045) (51) 非控股權益 (11,045) (51) 下列人士應佔期內全面 收益總額: 股東 非控股權益 (11,045) (51) 下列人士應佔期內全面 收益總額: (51) (11,096) 下列人士應佔期內全面 收益總額: (51) 11,096) 本公司股東 20,035 (51) 年空股權益 19,984

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS:

BASIS OF PREPARATION

1.

The Results have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**"). HKFRSs comprise Hong Kong Financial Reporting Standards; Hong Kong Accounting Standards ("**HKAS**"); and Interpretations. The Results also comply with the applicable disclosure provisions of the GEM Listing Rules and with the disclosure requirements of the Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong).

The Results have been prepared under the historical cost convention, except for certain financial instruments which are measured at fair values. The principal accounting policies used in the preparation of the Results are consistent with those applied in the preparation of the audited annual financial statements for the year ended 31 December 2022.

In the current period, the Group has applied the following new and revised HKFRSs issued by the HKICPA which are mandatorily effective for the annual period beginning on or after 1 January 2023 for the preparation of the Group's condensed consolidated financial statements:

Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies
Amendments to HKAS 8	Definition of Accounting Estimates
Amendments to HKAS 12	Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction

The Directors do not expect that the amendments listed above will have a material impact on the Group's condensed consolidated financial statements upon application.

The Group has not early adopted the new and revised HKFRSs that have been issued but are not yet effective.

未經審核簡明綜合財務報表附 註:

1. 編製基準

本業績乃根據香港會計師公會(「香港會計師公 會」)頒佈之香港財務報告準則(「香港財務報告 準則」)編製。香港財務報告準則包括《香港財 務報告準則》、《香港會計準則》(「香港會計準 則」)及《詮釋》。本業績亦符合GEM上市規則 之適用披露條文及香港公司條例(香港法例第 622章)之披露規定。

本業績乃按歷史成本法編製,惟若干按公平 值計量之金融工具除外。編製本業績時所採 用主要會計政策與編製截至二零二二年十二 月三十一日止年度之經審核全年財務報表所 應用者一致。

於本期間,本集團已就編製本集團的簡明綜 合財務報表應用以下由香港會計師公會頒佈 於自二零二三年一月一日或之後開始的年度 期間強制生效的新訂及經修訂香港財務報告 準則:

香港會計準則第1號	會計政策之披露
及香港財務報告	
準則實務報告	
第2號之修訂	

香港會計準則 會計估計之定義 第8號之修訂

香港會計準則	與單一交易產生的資產
第12號之修訂	及負債有關的遞延稅
	項

董事預期上述修訂於應用後將不會對本集團 的簡明綜合財務報表造成重大影響。

本集團並無提早採納已頒佈但尚未生效之新 訂及經修訂香港財務報告準則。

2. REVENUE, OTHER INCOME AND GAINS

Revenue represents the aggregate of the net invoiced value of goods sold and net amounts received and receivable from third parties for the services rendered by the Group during the period. An analysis of the Group's revenue, other income and gains is as follows: –

2. 收入、其他收入及收益

收入指期內本集團已售貨品的發票淨值與就 本集團所提供服務已收及應收第三方的款項 淨額之總額。本集團之收入、其他收入及收 益分析如下:-

		Three months ended 31 March 截至三月三十一日止三個月	
		2023 二零二三年 HK\$'000 千港元	2022 二零二二年 HK\$'000 千港元
Revenue from contracts with customers: Provision of hospitality and related services Sales of food and beverage in hotel business Provision of services through network media	客戶合約收入: 提供酒店及相關服務 於酒店業務銷售餐飲 透過網絡媒體提供服務	8,029 10,858 24	6,784 8,007 42,788
		18,911	57,579
Revenue from other sources: Loan interest income	來自其他來源的收入: 借貸利息收入	1,131	1,024
		1,131 20,042	1,024 58,603
Other income and gains: Bank interest income Other income	其他收入及收益: 銀行利息收入 其他收入	2 2,431	_ 4,261
Total revenue, other income and gains	收入、其他收入及收益總額	2,433 22,475	4,261 62,864

3.

INCOME TAX EXPENSE

		Three months e 截至三月三十	ended 31 March 一日止三個月
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
Current tax:	即期稅項:		
– Hong Kong Profits Tax	一香港利得稅	-	-
- People's Republic of China (the " PRC ")	-中華人民共和國(「 中國 」)		
Enterprise Income Tax	企業所得稅	-	-
– Australia Company Tax	-澳洲公司稅項	-	-
 Indonesia Corporate Income Tax 	一印尼企業所得稅	-	-
		-	_
Deferred tax:	·····································	-	-
Charged for the period	期內扣除	-	-
Income tax expense	所得稅開支	-	_

The Group's entities operating in Hong Kong are subject to the Hong Kong Profits Tax at 16.5% (2022: 16.5%) on the estimated assessable income. No provision for Hong Kong Profits Tax has been made for the current period since the Group's entities operating in Hong Kong had sufficient tax losses brought forward from previous years to offset against profit generated for the period. The Company's subsidiaries and associates operating in the PRC, Australia and Indonesia are subject to the tax rates at 15% or 25% (2022: 15% or 25%) in the PRC, 30% (2022: 30%) in Australia and 20% (2022: 20%) in Indonesia, respectively.

INTERIM DIVIDEND 4.

The Board does not recommend the payment of an interim dividend for the three months ended 31 March 2023 (2022: Nil).

(LOSS)/EARNINGS PER SHARE 5.

The calculation of the basic and diluted (loss)/earnings per share attributable to the Shareholders is based on the following data:

本集團於香港經營之實體須就估計應課稅收 入按16.5% (二零二二年: 16.5%) 繳納香港利 得稅。由於本集團於香港經營之實體有足夠 過往年度結轉之稅項虧損以抵銷期內產生之 溢利,故本期間並無計提香港利得稅撥備。 本公司於中國、澳洲及印尼經營之附屬公司 及聯營公司須分別按中國15%或25%(二零二 二年:15%或25%)、按澳洲30%(二零二) 年:30%)及按印尼20%(二零二二年:20%) 的稅率繳納。

中期股息 4.

董事會不建議就截至二零二三年三月三十一 日止三個月派發中期股息(二零二二年:無)。

5. 每股(虧損)/盈利

股東應佔每股基本及攤薄(虧損)/盈利之計算 乃根據下列數據作出:

		Three months e 截至三月三十	
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
(Loss)/earnings: (Loss)/earnings for the period attributable to the Shareholders	(虧損)/盈利: 股東應佔期內(虧損)/盈利	(11,045)	3,994

		截至三月三十	一日止三個月
		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Number of shares:	股份數目:		
Weighted average number of ordinary shares	就計算每股基本及攤薄		
in issue for the purpose of calculating basic	(虧損)/盈利而言之已發行		
and diluted (loss)/earnings per share (note)	普通股之加權平均數(附註)	5,336,235,108	5,336,235,108

Note:

附註:

No adjustment has been made to the amount of the basic (loss)/ earnings per share for the three months ended 31 March 2023 and 2022 in respect of any dilution because there was no potentially dilutive ordinary share in issue during either of these periods.

6. UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

並無對截至二零二三年及二零二二年三月三 十一日止三個月的每股基本(虧損)/盈利金額 作出任何有關攤薄的調整,原因為該等期間 並無已發行潛在攤薄普通股。

Three months ended 31 March

6. 未經審核簡明綜合權益變動表

				Attributable t	o the Sharehol 本公司股東	ders of the Compan 應佔	у		_	
		Share capital	Contributed surplus	Translation reserve	Other reserve	Fair value reserve of financial assets at FVTOCI (non-recycling) 按公平值透過 其他全面收益 列脈之金融資產 之公平值儲備	Accumulated losses	Total	Non-controlling interests	Total equity
		股本	實繳盈餘	匯兌儲備	其他儲備	(不可撥回)	累計虧損	總計	非控股權益	總權益
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2023 (audited)	於二零二三年一月一日(經審核)	53,362	1,203,541	(2,786)	4,733	(225,582)	(737,029)	296,239	(334)	295,905
oss for the period	期內虧損	-	-	-	-	-	(11,045)	(11,045)	(51)	(11,096)
ther comprehensive income for the period: xchange differences related to overseas	期內其他全面收益: 與海外附屬公司有關的匯兌差額			;	-	_ /-	-	-	-	-
subsidiaries		-	-	(1,982)	<u> </u>	-		(1,982)	-	(1,982)
air value gain on financial assets at FVTOCI	按公平值透過其他全面收益列賬之 金融資產的公平值收益		-	1	-	33,062	<u>\</u> .	33,062	-/	33,062
otal comprehensive income for the period	期內全面收益總額	-	-	(1,982)	1	33,062	(11,045)	20,035	(51)	19,984
t 31 March 2023 (unaudited)	於二零二三年三月三十一日				4	52			1.1	1
	(未經審核)	53,362	1,203,541	(4,768)	4,733	(192,520)	(748,074)	316,274	(385)	315,889

MANAGEMENT DISCUSSION AND ANALYSIS

Business and Financial Review

During the three months ended 31 March 2023, the principal activities of the Group were (i) provision of hospitality and related services in Australia; (ii) provision of services through network media; (iii) money lending business; and (iv) assets investments business.

The loss for the period of the Group was approximately HK\$11,096,000 (2022: profit for the period of approximately HK\$3,566,000), which was mainly attributable to the change from the Group's share of profit of associates of approximately HK\$12,540,000 for the three months ended 31 March 2022 to the Group's share of loss of associates of approximately HK\$2,517,000 for the three months ended 31 March 2023.

Provision of Hospitality and Related Services in Australia

During the period under review, the Group was engaged in the hospitality business through its venue located in Victoria, Australia, namely the Balgownie Estate Vineyard Resort & Spa Yarra Valley ("**Balgownie**").

Balgownie, which is in the Yarra Valley, is a popular winery and tourism destination in Victoria, Australia. Balgownie was (i) the winner of "Resort Style Accommodation of the Year" awarded by Tourism Accommodation Australia (Victoria) four years in a row from 2016 to 2019 and in 2022; (ii) the 2021 Bronze Winner and the 2022 Silver Winner of "Business Event Venues" of the Victorian Tourism Awards awarded by the Victorian Tourism Industry Council; and (iii) awarded as "Hotel Bar of the Year" by Tourism Accommodation Australia in 2022. In addition, with both the head chef and the executive chef of Balgownie's newest restaurant being the finalists of Tourism Accommodation Australia (Victoria) for Best Chef in 2021 and the winner of Tourism Accommodation Australia (Victoria) for Best Chef in 2019 respectively, the high quality of the resort's food and beverage offerings was ensured. Balgownie consists of a piece of freehold land of approximately 29 hectares with a 7-hectare vineyard growing Pinot and Chardonnay wine grapes and offers 70 luxury accommodation rooms, including a restaurant, cellar door, conference and function facilities, health club facilities and day spa, which could generate additional income from the guests.

管理層討論及分析

業務及財務回顧

截至二零二三年三月三十一日止三個月,本 集團之主要業務為:(i)於澳洲提供酒店及相關 服務;(ii)透過網絡媒體提供服務;(iii)借貸業 務;及(iv)資產投資業務。

本集團期內虧損約為11,096,000港元(二零二 二年:期內溢利約3,566,000港元),主要由於 本集團截至二零二二年三月三十一日止三個月 之分佔聯營公司溢利約12,540,000港元轉為本 集團截至二零二三年三月三十一日止三個月之 分佔聯營公司虧損約2,517,000港元。

於澳洲提供酒店及相關服務

於回顧期間,本集團通過其於澳洲維多利亞的物業從事酒店業務,即博爾基尼酒莊水療度假村(「博爾基尼」)。

博爾基尼位於亞拉河谷,該地區為澳洲維多 利亞受人青睞之釀酒廠及旅遊勝地。博爾基 尼(i)於二零一六年至二零一九年連續四年及於 二零二二年獲澳洲旅遊住宿(維多利亞)協會頒 授「年度度假村住宿獎」;(ii)獲維多利亞州旅遊 業委員會頒發維多利亞旅遊獎「商業活動場所 (Business Event Venues)」二零二一年銅獎及二 零二二年銀獎;及(iii)於二零二二年獲澳洲旅 遊住宿協會頒授「年度酒店酒吧獎」。此外,博 爾基尼新開設餐廳的主廚及行政主廚分別為二 零二一年澳洲旅遊住宿(維多利亞)協會最佳主 廚獎入圍者及二零一九年澳洲旅遊住宿(維多 利亞)協會最佳主廚獎得主,確保度假村優質 的餐飲服務供應。博爾基尼包括一幅面積約為 29公頃之永久業權土地,擁有7公頃種植比諾 及霞多麗葡萄酒葡萄的葡萄園,並提供70間豪 華客房,當中包括餐廳、酒窖、會議及宴會設 施、健身會所設施及日間水療設施,可賺取額 外收入。

Balgownie has been partnering with Australia's largest day spa brand, Endota Spa (the "Spa Partner"), which has a network of over 120 day spas in Australia and New Zealand, for the day spa in Balgownie. Pursuant to the agreement entered into between the Group and the Spa Partner, the Group will provide the premises and the Spa Partner will contribute the capital required to fit out the spa. The Group will receive income from the Spa Partner on a percentage of the revenue generated by the Spa Partner. In addition, the Group will also sell the Spa Partner's products and services in the spa venues to generate additional income related to the day spa. The day spa was opened at the end of June 2022 and the Group launched a new "Wellness Retreat" product/ service with the Spa Partner and was the first to provide such product/service in Yarra Valley. The new "Wellness Retreat" was introduced with wellness packages/experiences that include (i) nutrition and nourishment by the provision of curated menus for a healthy diet; and (ii) calming activities such as meditation, yoga, pilates and gigong. Holistic or alternative healing and medical/rehabilitation spa experiences are currently expected to be launched in 2023, which are subject to the approval of the relevant authorities and the availability of the medical/health practitioners required to support the provision of the services. The Group expects to leverage on the brand and client base of the Spa Partner and gain an edge in the leisure and corporate segment, so as to attract more customers to Balgownie.

The Group intends to brand Balgownie as an integrated resortbased travel destination for travelling and event-hosting resort. In February 2022, the new restaurant of Balgownie began accepting bookings from off-site customers and in-house guests to enjoy the dining experience. With the new restaurant (together with the existing function centre) reaching a maximum capacity of approximately 270 customers, the Group will provide banquet services such as the hosting of weddings or events to broaden the Group's income stream. The Group believes that the restaurant has the ambience to attract customers given its capability to host lavish events and improve the dining experience of its guests.

During the three months ended 31 March 2022, there was a reduction in Balgownie's operating capacity due to the temporary shortage of workforce as staff members of Balgownie who had been infected by COVID-19 or in close contact with COVID-19 patients had to be isolated. On 7 October 2022, the Victorian Government announced the end of the pandemic declaration, under which the requirements of mandatory isolation periods were removed. As such, Balgownie's operation had returned to its pre-pandemic level during the period under review. In light of the above, the Group recorded a revenue of approximately HK\$18,887,000 from its segment of provision of hospitality and related services and sales of food and beverage in hotel business in Australia during the three months ended 31 March 2023 (2022: HK\$14,791,000), which amounted to an increase of approximately HK\$4,096,000 or approximately 27.69%.

博爾基尼與澳洲最大日間水療品牌Endota Spa (「水療合作夥伴」)就於博爾基尼提供日間水療 服務進行合作。水療合作夥伴在澳洲及新西蘭 擁有超過120個日間水療中心的業務網絡。根 據本集團與水療合作夥伴訂立的協議,本集團 將提供場所,而水療合作夥伴將投入裝修水療 中心所需的資金。本集團將按水療合作夥伴所 產生收益之百分比向水療合作夥伴收取收入。 此外,本集團亦將於水療中心出售水療合作夥 伴的產品及服務,藉以拓寬日間水療相關收 入。日間水療中心於二零二二年六月底開業, 本集團已與水療合作夥伴推出新的「休閒養生」 產品/服務,成為首家在亞拉河谷提供此類 產品/服務的度假村。新「休閒養生」推出養生 套餐/體驗,包括(i)以健康飲食為主的精選菜 品,為賓客提供營養及滋補餐飲;及(ii)靜心活 動,如冥想、瑜伽、普拉提及氣功。本集團現 時預計將於二零二三年推出全面或替代治療以 及醫學/康復水療體驗,惟須經相關機構批准 及聘用適當的醫療/保健從業員後,方可支持 提供所需的服務。本集團期望可利用水療合作 夥伴的品牌及客户基礎,進一步於休閒及企業 領域取得優勢,以為博爾基尼吸引更多顧客。

本集團打算將博爾基尼品牌打造為適合旅遊及 舉辦活動的綜合性度假旅遊勝地。於二零二二 年二月,博爾基尼的新餐廳開始接受外部賓客 及入住的賓客預訂,以享受用餐體驗。隨著 新餐廳(連同現有宴會中心)可接待人數達到約 270名顧客,本集團亦將提供宴會服務,如舉 辦婚禮或活動,以擴闊本集團的收入來源。本 集團認為,餐廳擁有能力吸引顧客舉辦奢華活 動及改善其賓客的用餐體驗。

截至二零二二年三月三十一日止三個月,由 於博爾基尼的工作人員感染COVID-19或與 COVID-19患者有密切接觸的人必須隔離,故 短暫缺乏勞動力,導致博爾基尼經營能力下 降。於二零二二年十月七日,維多利亞州政府 宣佈疫情結束宣言,根據該宣言,強制隔離期 的規定取消。因此,於回顧期間,博爾基尼的 業務已恢復至疫情前的水平。鑒於以上所述, 截至二零二三年三月三十一日止三個月,本 集團就於澳洲提供酒店及相關服務及於酒店業 務銷售餐飲分部錄得收入約18,887,000港元 (二零二二年:14,791,000港元),收入提高約 4,096,000港元或約27.69%。 The occupancy rate of Balgownie for the three months ended 31 March 2023 was approximately 80%, which had improved from approximately 77% in the corresponding period in 2022. The Directors expect that the business of the resort will continue to improve in the second quarter of 2023. Currently, Balgownie has 70 luxury rooms, a restaurant and a day spa. In order to stay competitive in the market, the Group will regularly review and refine Balgownie's products, services and interior design, enhance its hardware and arrange refurbishment for it if necessary.

Provision of services through network media

During the period under review, the Group recorded a revenue of approximately HK\$24,000 (2022: HK\$42,788,000) from its segment of provision of services through network media. The significant decrease in the revenue generated from this segment of the Group during the period under review was mainly due to the Walletku Disposal (as defined below), further details of which are set out below.

The Group commenced the operation of the provision of services through network media in March 2021 after the completion of its subscription for 10,200 ordinary shares of Dynamic Indonesia Holdings Limited (formerly known as TNG Indonesia Holdings Limited) ("**Dynamic Indonesia Holdings**", together with its subsidiaries ("**Dynamic Indonesia Holdings Group**")), representing 51% of the issued share capital of Dynamic Indonesia Holdings.

On 2 June 2022, Noble Tack International Limited (the "Second Subscriber"), a wholly-owned subsidiary of the Company and a then controlling shareholder of Dynamic Indonesia Holdings, entered into a subscription agreement (the "Subscription **Agreement**") with Dynamic Indonesia Holdings and Dynamic Investment Holdings Limited (formerly known as TNG FinTech Holdings Limited) (the "First Subscriber"), a then non-controlling shareholder of Dynamic Indonesia Holdings and a wholly- owned subsidiary of Seamless Group Inc. (the "Grantor"), pursuant to which Dynamic Indonesia Holdings agreed to allot and issue 5,000 subscription shares (the "Subscription Shares") in five tranches (with each tranche of 1,000 Subscription Shares) for the aggregate subscription price of US\$1,000,000 (the "Subscription"). The Subscription Shares represent 20% of the enlarged issued share capital of Dynamic Indonesia Holdings upon completion of the Subscription. Pursuant to the terms of the Subscription Agreement, the Second Subscriber decided not to subscribe for the first tranche of the Subscription and the First Subscriber agreed to subscribe for all the 1,000 Subscription Shares under the first tranche of the Subscription and paid the first tranche subscription price of US\$200,000 to Dynamic Indonesia Holdings immediately after the entering into of the Subscription Agreement. Upon completion of the first tranche of the Subscription, Dynamic Indonesia Holdings was owned as to approximately 51.43% by the First Subscriber and approximately 48.57% by the Second Subscriber, respectively and therefore constitute a deemed disposal (the "Walletku Disposal") pursuant to Rule 19.29 of the GEM Listing Rules. Accordingly, members of the Dynamic Indonesia Holdings Group ceased to be subsidiaries of the Company and the financial results of the Dynamic Indonesia Holdings Group ceased to be accounted for in the consolidated financial statements of the Company thereafter.

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截至二零二三年三月三十一日止三個月,博爾 基尼的入住率為約80%,較二零二二年同期的 約77%有所提升。董事預期,二零二三年第二 季度度假村的業務將會持續改善。目前,博爾 基尼擁有70間豪華客房、一間餐廳及日間水療 中心。為保持市場競爭力,本集團將定期檢討 及完善博爾基尼的產品、服務及室內設計,以 及提升硬件,並於必要時進行翻新裝修。

透過網絡媒體提供服務

於回顧期間,本集團自其透過網絡媒體提供服務之業務分部錄得收入約24,000港元(二零二二年:42,788,000港元)。本集團於回顧期間自該分部產生的收入大幅減少主要由於Walletku出售事項(定義見下文),進一步詳情載於下文。

本集團於完成認購Dynamic Indonesia Holdings Limited(前稱TNG Indonesia Holdings Limited) (「Dynamic Indonesia Holdings」,連同其附 屬公司統稱「Dynamic Indonesia Holdings 集團」)之10,200股普通股(相當於Dynamic Indonesia Holdings已發行股本之51%)後,在 二零二一年三月開始透過網絡媒體提供服務。

於二零二二年六月二日,本公司之全資附屬 公司及Dynamic Indonesia Holdings當時之控 股股東Noble Tack International Limited(「第 二認購人」)與Dynamic Indonesia Holdings及 Dynamic Indonesia Holdings當時之非控股股 東及Seamless Group Inc.(「**授出人**」)之全資附 屬公司Dynamic Investment Holdings Limited (前稱TNG FinTech Holdings Limited)(「第一認 **購人」**)訂立認購協議(「**認購協議**」),據此, Dynamic Indonesia Holdings同意以總認購價 1,000,000美元分五批(每批1,000股認購股份) 配發及發行5,000股認購股份(「認購股份」)(「認 **購事項**」)。認購股份相當於於認購事項完成後 Dynamic Indonesia Holdings經擴大已發行股本 之20%。根據認購協議的條款,第二認購人 已決定不認購第一批認購事項,而第一認購 人同意認購第一批認購事項下之全部1,000股 認購股份並於訂立認購協議後立即向Dynamic Indonesia Holdings支付第一批認購價200,000 美元。於完成第一批認購事項後,Dynamic Indonesia Holdings由第一認購人及第二認購人 分別擁有約51.43%及約48.57%股權,因此, 根據GEM上市規則第19.29條構成視作出售事 項(「Walletku出售事項」)。因此, Dvnamic Indonesia Holdings 集團成員不再為本公司之 附屬公司,且Dynamic Indonesia Holdings集團 之財務業績不再併入本公司其後之綜合財務報 表。

On 2 June 2022, the Grantor also entered into an option deed (the "Option Deed") with the Second Subscriber, pursuant to which the Grantor agreed to grant to the Second Subscriber an option for the right but not the obligation (the "**Put Option**") to require the Grantor (or its nominee) to acquire all or part of the ordinary shares of Dynamic Indonesia Holdings held by the Second Subscriber (the "Option Shares") and all or part of the outstanding shareholder's loans of approximately US\$2,050,000 from the Second Subscriber (the "Shareholder's Loans") upon exercise of the Put Option which is exercisable at the discretion of the Second Subscriber in accordance with the terms of the Option Deed. The Second Subscriber has the discretion to determine the number of the Option Shares and the amount of the Shareholder's Loans to be acquired by the Grantor (or its nominee) upon exercise of the Put Option and the Second Subscriber shall notify the Grantor such number of the Option Shares and amount of the Shareholder's Loans to be acquired by the Grantor (or its nominee) in the option notice to be served by the Second Subscriber.

Details of the Walletku Disposal are set out in the announcements of the Company dated 2 June 2022 and 21 July 2022.

On 3 October 2022 and 3 February 2023, pursuant to the terms of the Subscription Agreement, the Second Subscriber decided not to subscribe for the second and the third tranches of the Subscription and Dynamic Indonesia Holdings allotted and issued an aggregate of 2,000 Subscription Shares to the First Subscriber at an aggregated subscription price of US\$400,000. Upon completion of the second and the third tranches of the Subscription, Dynamic Indonesia Holdings was owned as to approximately 55.65% by the First Subscriber and approximately 44.35% by the Second Subscriber, respectively.

Dynamic Indonesia Holdings Group is principally engaged in (i) Walletku Digital application, which is an electronic wallet for deposit of money as well as offline and online payments to merchants in Indonesia; (ii) sales of products of Indosat Ooredoo Hutchison (formerly known as Indosat Ooredoo), which is the second largest mobile network operator in Indonesia by market share; and (iii) Walletku E-commerce, which is an online shopping platform in Indonesia.

During the period under review, the Group was engaged in the operation of an electronic platform which provided micro-lending services and a platform on the social media which provided medical and healthcare information to the public. The operation of the two platforms had generated an income of approximately HK\$24,000 for the Group during the three months ended 31 March 2023 (2022: Nil).

於二零二二年六月二日,授出人亦與第二認購 人訂立期權契據(「期權契據」),據此,授出人 同意授予第二認購人權利,但並非責任之期權 (「認沽期權」),以要求授出人(或其代名人)於 認沽期權(可由第二認購人根據期權契據之條 款酌情行使)獲行使後購買第二認購人所持有 的Dynamic Indonesia Holdings的全部或部分普 通股(「期權股份」)及來自第二認購人的全部或 部分未償還股東貸款約2,050,000美元(「股 取 算款」)。第二認購人擁有酌情權釐定於行使認 沽期權後將由授出人(或其代名人)購買的期權 股份數目及股東貸款金額,及第二認購人預的 第二認購人發出的期權通知中知會授出人將由 授出人(或其代名人)購買的該等期權股份數目 及股東貸款金額。

Walletku出售事項之詳情載於本公司日期為二 零二二年六月二日及二零二二年七月二十一日 之公佈。

於二零二二年十月三日及二零二三年二月三 日,根據認購協議的條款,第二認購人已決 定不認購第二及第三批認購事項,而Dynamic Indonesia Holdings以總認購價400,000美元 向第一認購人配發及發行共計2,000股認購 股份。於完成第二及第三批認購事項後, Dynamic Indonesia Holdings由第一認購人及第 二認購人分別擁有約55.65%及約44.35%股 權。

Dynamic Indonesia Holdings集團的主要業務 為:(i) Walletku Digital應用程式,可存放資 金以及對印尼商戶作線下及線上支付的電子 錢包;(ii)銷售印尼第二大流動網絡營運商(按 市場份額計)Indosat Ooredoo Hutchison(前稱 Indosat Ooredoo)的產品;及(iii)印尼的網上購 物平台Walletku E-commerce。

於回顧期間,本集團從事經營一個提供小額貸 款服務的電子平台及一個向公眾提供醫療及保 健資料的社交媒體平台。截至二零二三年三月 三十一日止三個月,該兩個平台的營運為本 集團帶來約24,000港元的收入(二零二二年: 零)。

Money Lending Business

The Group is engaged in the money lending business in Hong Kong through its wholly-owned subsidiary, Mark Profit Finance Limited, which is a holder of a money lender's licence under the Money Lenders Ordinance (Chapter 163 of the Laws of Hong Kong). During the period under review, the Group recorded interest income of approximately HK\$1,131,000 (2022: HK\$1,024,000) from its money lending business, and such increase in the interest income of the Group was mainly due to the increase in the loans granted by the Group during the period under review. The Group has been paying close attention to the market conditions and will continue to monitor its resources to strive for the development of its money lending business with prudent credit procedures in accepting customers.

Assets Investments Business

As at 31 March 2023, the Group's investment portfolio in relation to its assets investments business mainly comprised securities issued by listed companies. During the three months ended 31 March 2023, the Group recorded (i) a fair value loss on financial assets at FVTPL of approximately HK\$2,424,000 (2022: HK\$1,402,000), which was primarily attributable to the decrease in the fair value of the Group's investments in listed equity securities in Hong Kong as at 31 March 2023; and (ii) a fair value gain on financial assets at FVTOCI of approximately HK\$33,062,000 (2022: fair value loss of approximately HK\$22,534,000), which was primarily attributable to the increase in the fair value of the Group's investments in LEO Group Co., Ltd. ("LEO"), a company the shares of which are listed on the Shenzhen Stock Exchange (Stock Code: 002131), as at 31 March 2023.

The Group will continue to hold the investments in its portfolio, unless there are changes in its investment strategy or potential opportunities in realising its existing investments in securities arise, taking into account the prospects of the issuers of the securities investments and the Group's objectives to optimise the returns from its investment portfolios and create value for the Shareholders.

借貸業務

本集團透過其全資附屬公司百利財務有限公司在香港從事借貸業務。該公司乃根據放債 人條例(香港法例第163章)持有放債人牌照。 於回顧期間,本集團自借貸業務錄得利息收 入約1,131,000港元(二零二二年:1,024,000 港元),而本集團利息收入增加乃主要由於本 集團於回顧期間發放的貸款增加。本集團一直 密切關注市場狀況及持續監控其資源,致力發 展借貸業務,同時會對客戶採用審慎的信貸程 序。

資產投資業務

於二零二三年三月三十一日,本集團資產投 資業務之投資組合主要包括上市公司發行的 證券。截至二零二三年三月三十一日止三個 月,本集團錄得(i)按公平值透過損益列賬之金 融資產之公平值虧損約2,424,000港元(二零二 二年:1,402,000港元)主要由於於二零二三 年三月三十一日,本集團投資於香港上市股 權證券之公平值減少;及(ii)按公平值透過其 他全面收益列賬之金融資產之公平值收益約 33,062,000港元(二零二二年:公平值虧損約 22,534,000港元),主要由於於二零二三年三 月三十一日,本集團於利歐集團有限公司(「利 歐」,一間股份於深圳證券交易所上市的公司 (股份代碼:002131))投資之公平值增加。

經計及證券投資發行公司之前景以及本集團優 化其投資組合回報及為股東創造價值的目標, 除非其投資策略有變或出現變現其現有證券投 資的潛在機會,否則本集團將繼續維持其現有 投資組合。

LOAN TO JIXIANG

During the years ended 31 December 2018 and 2019, a subsidiary of the Company (the "Borrower") had breached the covenant of a loan (the "Loan") in the original principal amount of RMB79.868.600 granted by Essence Securities Co., Limited (the "Lender"), which is secured by certain of the listed securities. On 17 January 2020, the Borrower received the summons (the "Summons") issued by the Lender, as plaintiff, in Shenzhen Intermediate People's Court (the "SZ Court") against the Borrower as defendant. Pursuant to the Summons, the Lender demands the SZ Court to order the Borrower to: (i) repay to the Lender the outstanding principal amount of the Loan in the sum of approximately RMB70,893,000 (equivalent to approximately HK\$79,216,000); (ii) pay to the Lender interest at the rate of 6% per annum accrued on the outstanding principal amount of the Loan in the sum of approximately RMB70,893,000 (equivalent to approximately HK\$79,216,000) from 20 June 2019 to the date of repayment; (iii) pay to the Lender liquidated damages at the daily rate of 0.03%, including liquidated damages on the outstanding interest in the sum of approximately RMB1,042,000 (equivalent to approximately HK\$1,164,000) from 16 September 2019 to the date of repayment and liquidated damages on the principal from 19 June 2018 to the date of repayment; (iv) pay to the Lender its legal costs in making the claims in the sum of RMB76,000 (equivalent to approximately HK\$85,000); (v) use the proceeds from the realisation of certain of the listed securities pledged by the Borrower (the "Pledged Assets") through discounting, sale or auction firstly to repay to the Lender the outstanding amount of the Loan, the interest, the liquidated damages and the legal costs; and (vi) bear all the litigation costs such as case acceptance fees and security fee of this case. As per the Summons, the aggregate amount of the claims under (i) to (iv) up to 18 November 2019 amounted to approximately RMB85,186,000 (equivalent to approximately HK\$95,187,000).

向迹象貸款

於截至二零一八年及二零一九年十二月三十一 日止年度,本公司一間附屬公司(「借款人」)違 反安信證券股份有限公司(「貸款人」)授出的原 本金額為人民幣79.868.600元由若干上市證券 作抵押的貸款(「貸款」)的契諾。於二零二零年 一月十七日,借款人已接獲深圳市中級人民 法院(「深圳法院」)發出的由貸款人(作為原告) 針對借款人(作為被告)的傳票(「傳票」)。根據 傳票,貸款人要求深圳法院向借款人頒令: (i)向貸款人償還未償還貸款本金總額約人民 幣70,893,000元(相當於約79,216,000港元); (ii)向貸款人支付自二零一九年六月二十日起 至償還日期之未償還貸款本金總額約人民幣 70,893,000元(相當於約79,216,000港元)按年 利率6%計算的利息;(iii)向貸款人支付按日利 率0.03%計算的違約賠償金,包括自二零一九 年九月十六日起至償還日期的總額約人民幣 1,042,000元(相當於約1,164,000港元)未償還 利息的違約賠償金及自二零一八年六月十九 日起至償還日期的本金違約賠償金;(iv)向貸 款人支付其於作出申索產生的法律費用人民 幣76,000元(相當於約85,000港元);(v)使用由 借款人抵押的若干上市證券(「抵押資產」)經折 現、變賣或拍賣變現的所得款項,優先向貸款 人償還未償還貸款金額、利息、違約賠償金及 法律費用;及(vi)承擔本案的受理費及保證金 等所有訴訟費用。根據該傳票,(i)至(iv)項下的 申索總金額直至二零一九年十一月十八日為約 人民幣85,186,000元(相當於約95,187,000港 元)。

On or around 20 November 2020, the Borrower received the judgement (the "Judgement") issued by the SZ Court in relation to the Summons, pursuant to which:

- (1) the Borrower shall within ten days after the Judgement becoming effective, repay to the Lender (a) the outstanding principal amount of the Loan in the sum of approximately RMB71 million and interest on the outstanding principal amount of the Loan (consisting of (i) interest in the amount of approximately RMB1 million accrued from 20 June 2019 to 16 September 2019; and (ii) interest at the rate of 6% per annum accrued on the outstanding principal amount of the Loan in the sum of approximately RMB71 million from 16 September 2019 to the date of repayment); (b) liquidated damages at the daily rate of 3/10,000 on the outstanding interest in the sum of approximately RMB1 million payable from 16 September 2019 to the date of repayment; and (c) liquidated damages at the daily rate of 3/10,000 on the outstanding principal amount of the Loan (consisting of (i) liquidated damages in the amount of approximately RMB1 million payable from 19 June 2019 to 19 August 2019; and (ii) liquidated damages on the outstanding principal amount of the Loan in the sum of approximately RMB71 million payable from 19 August 2019 to the date of repayment);
- (2) the Lender shall have the right to the Pledged Assets as a chargee and the priority to be compensated with the proceeds from the realisation of the Pledged Assets through discounting, auction or sale; and
- (3) out of the litigation costs (consisting of case acceptance fees and security fee) in the aggregate amount of approximately RMB473,000, approximately RMB465,000 and approximately RMB8,000 shall be borne by the Borrower and the Lender, respectively.

Save for the above, the orders the Lender demanded the SZ Court to make against the Borrower in the Summons were rejected by the SZ Court.

Further details of the Summons and the Judgment are set out in the Company's announcements dated 18 January 2020 and 20 November 2020.

On 3 March 2021 and 10 March 2021, the Group completed the disposal of 4,000 shares and 81,374,000 shares in Town Health International Medical Group Limited, a company the shares of which are listed on the Main Board of the Stock Exchange (Stock Code: 3886), at an aggregate cash consideration (excluding transaction costs) of approximately HK\$3,000 and HK\$22,886,000, respectively, on the open market of the Stock Exchange via Southbound Trading of Shanghai-Hong Kong Stock Connect to partially repay the loan and the liabilities owed to the Lender under the Loan as required by the Judgment. 於二零二零年十一月二十日或前後,借款人 收到深圳法院就傳票發出之判決(「**判決**」),據 此:

- 借款人須於判決生效後十日內向貸款人 (1) 償還(a)未償還貸款本金總額約人民幣 71,000,000元及未償還貸款本金額之利息 (包括(i)自二零一九年六月二十日至二零 一九年九月十六日之累計之利息約人民 幣1,000,000元;及(ii)自二零一九年九月 十六日起至償還日期未償還貸款本金總 額約人民幣71,000,000元按年利率6%計 算的利息);(b)自二零一九年九月十六日 起至償還日期未償還利息總額約人民幣 1,000,000元按日利率3/10,000計算的違 約賠償金;及(c)按日利率3/10,000計算的 未償還貸款本金額違約賠償金(包括(i)自 二零一九年六月十九日起至二零一九年 八月十九日應付的違約賠償金約人民幣 1,000,000元;及(ii)自二零一九年八月十 九日起至償還日期就未償還貸款本金總 額約人民幣71,000,000元應付的違約賠償 金);
- (2) 貸款人有權作為質押資產的承押人,並 就以折現、拍賣或出售方式變現質押資 產的所得款項優先獲得賠償;及
- (3) 訴訟費用總額為約人民幣473,000元(包括案件受理費及保證金),其中約人民幣465,000元由借款人承擔,約人民幣8,000元由貸款人承擔。

除上述者外,貸款人於傳票中要求深圳法院對 借款人作出之命令均被深圳法院駁回。

有關傳票及判決的進一步詳情載於本公司日期 為二零二零年一月十八日及二零二零年十一月 二十日之公佈。

於二零二一年三月三日及二零二一年三月十日,本集團透過滬港通下之港股通於聯交所公開市場分別出售4,000股及81,374,000股康健 國際醫療集團有限公司(一間股份於聯交所主板上市的公司,股份代號:3886)股份,總現 金代價(不包括交易成本)分別約為3,000港元 及22,886,000港元,以按判決規定償還部分 貸款及貸款項下結欠貸款人之負債。

DISPOSAL OF ZHIQU

With respect to the claims made by LEO against the Group in relation to the adjustments (the "Consideration Adjustments") to the total consideration for LEO's acquisition of the entire interest of Shanghai Zhigu Advertisement Co., Ltd.* (上海智趣廣 告有限公司) ("Zhiqu") pursuant to the sale and purchase agreement (as amended and supplemented by a supplemental agreement dated 11 January 2016) entered into between Jixiang Information Technology (Shanghai) Co., Ltd.* (迹象信息技術(上 海)有限公司) ("Jixiang"), Mr. Xu Jialiang, Mr. Xu Xiaofeng, Zhigu and LEO on 7 December 2015 (further details of which are set out in the paragraph headed "Disposal of Zhigu" under the section headed "Management Discussion and Analysis" on pages 41 to 49 of the Company's annual report for the year ended 31 December 2022), there has been no further material update on such claims during the period under review and up to the date of this report, except that in May 2023, it came to the attention of the Board that the Shanghai Third Intermediate People's Court (上 海市第三中級人民法院) has accepted the application made by LEO for insolvent liquidation against Jixiang.

The Group is in the course of seeking legal advice on the above matter. The Company will keep the Shareholders and potential investors informed of any further material developments in connection with the above matter by way of further announcement(s) as and when appropriate.

PROSPECTS

Looking ahead, it is expected that the stabilisation of the global pandemic situation, the removal of the pandemic-related social distancing restrictions and the labour market recovery will boost domestic consumption demand. However, such positive effects will likely be offset to a certain extent by the fall in general asset prices as a result of the quantitative tightening measures adopted by the major economies and the uncertainties arising from the recent economic and banking turmoil and the Russo-Ukrainian War. The development of the pandemic and the global economic conditions remain the key uncertainties in relation to the revival of the global economy.

Going forward, the Group will continue to carry on its existing businesses by formulation and implementation of its own business plans and strategies and leveraging its own business model, competitiveness and strengths so as to develop, maintain and enhance its existing businesses, which will be viable and sustainable and will be able to create value and investment return for shareholders of the Company.

出售智趣

就利歐就其根據迹象信息技術(上海)有限公司 (「**迹象**」)、徐佳亮先生、徐曉峰先生、智趣與 利歐於二零一五年十二月七日訂立之買賣協議 (經日期為二零一六年一月十一日之補充協議 修訂及補充)收購上海智趣廣告有限公司(「**智 趣**」)全部股權(進一步詳情載於本公司截至二 零二二年十二月三十一日止年度之年報第41 至49頁「管理層討論及分析」一節「出售智趣」一 段)之總代價有關調整(「**代價調整**」)向本集團 提出之申索而言,於回顧期間及直至本報告日 期並無有關該等申索之進一步重大進展。惟於 二零二三年五月,董事會注意到,上海市第三 中級人民法院已受理由利歐對迹象進行破產清 算的申請。

本集團正就上述事項尋求法律意見。本公司將 適時透過刊發進一步公佈知會股東及潛在投資 者有關上述事項之任何進一步重大進展。

前景

展望未來,預期全球疫情穩定、取消與疫情有 關的社交距離限制及勞動力市場恢復將促進國 內消費需求。然而,該等正面影響可能在一定 程度上被主要經濟體採取的量化緊縮措施導致 一般資產價格下跌以及最近經濟及銀行動盪和 俄烏戰爭帶來的不確定因素所抵銷。全球經濟 復甦仍受疫情發展及全球經濟情況的主要不確 定因素所影響。

日後本集團將繼續通過制定及實施自身的業務 計畫與策略,利用自身的業務模式、競爭力和 優勢開展其現有業務,進而發展、保持並加強 現有業務。通過以上可行且可持續的方式,將 可為本公司的股東創造價值及投資回報。

* for identification purpose only

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES

As at 31 March 2023, none of the Directors or chief executive of the Company had, or was deemed to have, any interests or short positions in any shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (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 the required standard of dealings by the Directors as referred to in Rules 5.48 to 5.67 of the GEM Listing Rules.

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31 March 2023, the following persons (other than the Directors or the chief executive of the Company) had, or were deemed to have, interests or short positions in the shares or underlying shares as recorded in the register required to be kept by the Company under Section 336 of the SFO:

Substantial Shareholders – long position in the shares of the Company

董事及行政總裁於證券之權益

於二零二三年三月三十一日,董事及本公司行 政總裁概無於本公司或其任何相聯法團(按香 港法例第571章證券及期貨條例(「證券及期貨 條例」)第XV部之涵義)之任何股份、相關股份 及債券中,擁有或被視為擁有記載於根據證券 及期貨條例第352條須存置之登記冊之任何權 益或淡倉;或根據GEM上市規則第5.48至5.67 條所指的董事進行交易之規定準則另行知會本 公司及聯交所之任何權益或淡倉。

主要股東之權益

於二零二三年三月三十一日,下列人士(董事 及本公司行政總裁除外)於股份或相關股份中 擁有或被視作擁有載於本公司根據證券及期貨 條例第336條規定須存置之登記冊之權益或淡 倉:

主要股東 - 於本公司股份之好倉

Number of

條例第336條規定須予存置之登記冊之權益或

淡倉。

Nam	ne of Shareholders	Capacity		ordinary shares (the "Shares") involved 涉及普通股股份	Approximate percentage (Note 1) 概約百分比
股東	姓名	身份		(「股份」)數目	(附註1)
	īng Kit (" Mr. Ng ") [傑(「 吳先生 」)	Beneficial owner 實益擁有人		763,780,000	14.31%
		Interest of a controlled corpor (Note 2) 於受控法團之權益(附註2)	ration	345,660,000	6.48%
	's Group Capital Limited (" KGCL ") 控股有限公司(「 深盛控股 」)	Beneficial owner (Note 2) 實益擁有人(附註2)		345,660,000	6.48%
Note	25:		附註	:	
1.	This is based on the total issued Sha 5,336,235,108 Shares.	res as at 31 March 2023, i.e.		此乃根據於二零二三年三月 行股份總數(即5,336,235,10	
2.	2. Based on the notices of disclosure of interest of Mr. Ng and KGCL filed with the Stock Exchange on 6 July 2021, such Shares were held by KGCL, which is a company wholly-owned by Mr. Ng. As such, Mr. Ng is deemed to be interested in the Shares held by KGCL by virtue of the SFO.			根據本公司於二零二一年台 呈報有關吳先生及深盛控 告,該等股份由深盛控股(E 之公司)持有。因此,根據讀 吳先生被視為於深盛控股持 權益。	股權益披露的通 由吳先生全資擁有 證券及期貨條例,
Sha chie	e as disclosed above, as at 31 M reholders or other persons (other ef executive of the Company) who e, interests or short positions in	than the Directors or the had, or were deemed to	日, 總裁	文所披露者外,於二零二 概無股東或其他人士(董 除外)於股份或相關股份 須向本公司披露及記錄於	事及本公司行政 中擁有或被視作

Shares, which would fall to be disclosed to the Company and

recorded in the register as required to be kept under Section 336

of the SFO.

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "**Scheme**") pursuant to an ordinary resolution of all the then Shareholders passed on 4 June 2020, and the Board is authorised, at its absolute discretion, to grant options to eligible participants including any eligible employee, any directors (including nonexecutive directors and independent non-executive directors) of the Company, any subsidiary of the Company or any invested entity; any supplier of goods or services to any member of the Group or any invested entity, any customer of any member of the Group or any invested entity, any person or entity that provides research, development or other technological support to any member of the Group or any invested entity, any shareholder of any member of the Group or any invested entity or any holder of any securities issued by any member of the Group or any invested entity, any professional adviser, consultant, individual or entity who in the opinion of the Directors has contributed or will contribute to the growth and development of the Group, and any other group or classes of participants who have contributed or may contribute by way of joint venture, business alliance or other business arrangement to the development and growth of the Group.

The purpose of the Scheme is to provide incentives or rewards for eligible participants' contribution to the Group and/or to enable the Group to recruit and retain high-calibre employees and attract human resources that are valuable to the Group and any invested entity. Following the amendments to Chapter 23 of the GEM Listing Rules which came into effect from 1 January 2023, the Group will only grant options to such eligible participants which are permitted under the GEM Listing Rules.

The maximum entitlement of each participant under the Scheme would not exceed 1% of the aggregate number of shares for the time being issued and issuable in any 12-month period under the Scheme.

A nominal consideration of HK\$1 is payable on acceptance of the grant of an option.

The exercise price will be determined by the Directors, but may not be less than the highest of the closing price of the shares on the GEM on the date of the grant of the option or the average of the closing price of the shares on the GEM for the five trading days immediately preceding the date of the offer of grant of the option or the nominal value of the shares.

The Scheme shall remain in force for a period of 10 years commencing on the adoption date of the Scheme which was 9 June 2020.

購股權計劃

本公司根據當時全體股東於二零二零年六月四 日通過之一項普通決議案採納購股權計劃(「該 **計劃」)**,且董事會獲授權全權酌情向以下合資 格參與人士授出購股權:本公司、本公司任何 附屬公司或任何投資實體之任何合資格僱員、 任何董事(包括非執行董事及獨立非執行董 事);向本集團任何成員公司或任何投資實體 提供貨品或服務之任何供應商、本集團任何成 員公司或任何投資實體之任何客戶、向本集團 任何成員公司或任何投資實體提供研究、開發 或其他技術支援之任何個人或實體、本集團任 何成員公司或任何投資實體之任何股東或本集 團任何成員公司或任何投資實體所發行任何證 券之任何持有人、董事認為曾經或將會對本集 團之增長及發展作出貢獻之任何專業顧問、諮 詢人、個人或實體,以及透過合營企業、業務 聯盟或其他業務安排對本集團之發展及增長作 出貢獻或可能作出貢獻之任何其他組別或類別 的參與人十。

該計劃之目的旨在激勵或獎勵為本集團作出貢 獻的合資格參與人士及/或使本集團能夠招聘 及留聘優秀僱員及吸引對本集團及任何投資實 體有價值的人力資源。GEM上市規則第23章 的修訂於二零二三年一月一日生效後,本集團 將僅向GEM上市規則項下所允許的該等合資 格參與者授予購股權。

根據該計劃,各參與人士在任何十二個月期間 可享有之最高股份數目不得超過當時已發行及 可發行之股份總數1%。

於接納所授出之購股權時,承授人須支付1港 元之象徵式代價。

行使價將由董事釐定,但不可以低於在授出購 股權當日股份在GEM所報收市價或於緊接建議 授出購股權當日前五個交易日股份在GEM所報 平均收市價或股份面值三者中之最高者。

該計劃由採納該計劃日期(即二零二零年六月 九日)起計10年期間內維持有效。 The maximum number of shares of the Company which may be issued upon exercise of all options that may be granted under the existing Scheme limit is 533,623,510 shares of HK\$0.01 each (representing approximately 10% of the issued share capital of the Company as at the date of this report). During the three months ended 31 March 2023, no options have been granted under the existing Scheme limit.

An option may be exercised at any time during the period to be determined and identified by the Board to each grantee at the time of making an offer for the grant of an option, but in any event no later than 10 years from the date of grant but subject to the early termination of the Scheme.

There is no minimum period for which an option must be held or no performance target which must be achieved before any of the options can be exercised.

As at 1 January 2023 and 31 March 2023, there was no share option outstanding, granted, exercised, cancelled or lapsed under the Scheme.

CHANGES IN INFORMATION OF DIRECTORS

Pursuant to Rule 17.50A(1) of the GEM Listing Rules, there was no change in the information required to be disclosed pursuant to paragraphs (a) to (e) and (g) of Rule 17.50(2) of the GEM Listing Rules in the course of the term of office of the Directors during the period under review and up to the date of this report.

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

There was no purchase, sale or redemption by the Company, or any of its subsidiaries, of the Company's listed securities during the three months ended 31 March 2023.

DIRECTORS' INTERESTS IN COMPETING INTERESTS

Mr. Ng Ting Ho, a non-executive Director, is a director of each of Way Union Finance Limited and Delight Sky Finance Limited, which are principally engaged in the money lending business in Hong Kong, that are wholly-owned subsidiaries of China Demeter Financial Investments Limited, a company whose shares are listed on GEM of the Stock Exchange (Stock Code: 8120). 於根據現有計劃上限可授出之購股權獲悉數 行使後可予發行之本公司股份數目上限為 533,623,510股每股0.01港元之股份(佔本公司 於本報告日期之已發行股本約10%)。於截至 二零二三年三月三十一日止三個月,概無根據 現有計劃上限授出購股權。

購股權可於董事會向各承授人提呈授出購股權 時所釐定及確定之期間內隨時行使,惟無論如 何不遲於授出日期起計10年,但可提早終止該 計劃。

於任何購股權可獲行使前,並無任何必須持有 購股權的最短期限或必須達致之表現目標。

於二零二三年一月一日及二零二三年三月三十 一日,該計劃項下概無尚未行使、已授出、已 行使、已註銷或已失效之購股權。

董事資料變更

根據GEM上市規則第17.50A(1)條,於回顧期 間及直至本報告日期,董事於任期內根據GEM 上市規則第17.50(2)條第(a)至(e)及(g)段須予以 披露的資料概無變動。

購買、出售或贖回本公司之上市 證券

截至二零二三年三月三十一日止三個月,本公 司或其任何附屬公司概無購買、出售或贖回本 公司之上市證券。

董事於競爭業務之權益

非執行董事吳廷浩先生亦分別擔任國農金融投 資有限公司之全資附屬公司偉聯財務有限公司 及喜天財務有限公司(均主要於香港從事借貸 業務)之董事,國農金融投資有限公司之股份 於聯交所GEM上市(股份代號:8120)。 Save as disclosed above, none of the Directors, controlling Shareholders or their respective close associates had an interest in any business, apart from the businesses of the Group, which competes or may compete either directly or indirectly, with the businesses of the Group during the period under review.

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

During the three months ended 31 March 2023, the Company has adopted a code of conduct regarding the Directors' securities transactions 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. The Company had also made specific enquiry of all Directors and the Company was not aware of any noncompliance with the required standard of dealings and its code of conduct regarding Directors' securities transactions during the period under review.

CODE ON CORPORATE GOVERNANCE PRACTICES

The Company is committed to achieving and upholding good corporate governance practices that promote greater transparency and quality of disclosure, as well as more effective internal control.

The Company has complied with the code provisions set out in the Corporate Governance Code and Corporate Governance Report contained in Appendix 15 to the GEM Listing Rules (the "**Code Provisions**") during the three months ended 31 March 2023.

AUDIT COMMITTEE

An audit committee of the Company (the "Audit Committee") was established with written terms of reference in compliance with Rules 5.28 and 5.29 of the GEM Listing Rules and Code Provision D.3.3 in force during the period under review. The Audit Committee must consist of a minimum of three members, all of whom must be non-executive Directors, and at least one of whom must have appropriate professional qualification or accounting or related financial management expertise. The primary duties of the Audit Committee are mainly to review the Group's financial information, reporting process, internal control procedures, risk management system, audit plan and relationship with external auditors, and to review arrangements to enable employees of the Group, in confidence, to raise concerns about possible improprieties in financial reporting, internal control and other matters of the Group.

除上文所披露者外,於回顧期間,概無董事、 控股股東或彼等各自之緊密聯繫人於與本集團 之業務構成或可能構成直接或間接競爭之任何 業務(本集團業務以外)中擁有權益。

有關董事進行證券交易的操守 守則

於截至二零二三年三月三十一日止三個月,本 公司已採納有關董事進行證券交易的操守守 則,其條款不遜於GEM上市規則第5.48至5.67 條所載的買賣標準規定。本公司亦已向所有董 事作出具體查詢,而據本公司所知,就董事進 行的證券交易而言,於回顧期間,並無任何有 關該買賣標準規定及其操守守則的違規事項。

企業管治常規守則

本公司致力達致及確保良好的企業管治常規, 藉以提升更大透明度及披露質素以及更有效的 內部監控。

截至二零二三年三月三十一日止三個月,本公 司已遵守GEM上市規則附錄十五所載企業管治 守則及企業管治報告所列之守則條文(「**守則條** 文」)。

審核委員會

本公司審核委員會(「**審核委員會**」)已告成立, 其書面職權範圍符合於回顧期間有效之GEM上 市規則第5.28及5.29條以及守則條文D.3.3。 審核委員會必須最少包括三名成員,全部成員 均須為非執行董事,當中最少一名成員須具備 合適專業資格或會計或相關財務管理專長。審 核委員會之主要職責主要為審閱本集團財務資 料、申報程序、內部監控程序、風險管理制 度、審核計劃、與外聘核數師之關係,以及檢 討可供本集團僱員在保密情況下就本集團財務 報告、內部監控及其他方面可能發生之不當行 為提出關注的相關安排。 From 1 January 2023 to the date of this report, the Audit Committee comprised three independent non-executive Directors, namely Mr. Wong Siu Keung, Joe, Mr. Chan Ming Kit and Mr. Tong Hin Sum Paul. Mr. Wong Siu Keung, Joe has been the chairman of the Audit Committee during the period under review and as at the date of this report.

The Group's unaudited condensed consolidated results for the three months ended 31 March 2023 and this report have been reviewed by the Audit Committee, which is of the opinion that the preparation of such results and report complied with the applicable accounting standards and the GEM Listing Rules and that adequate disclosure has been made.

On behalf of the Board Hang Tai Yue Group Holdings Limited Ng Ting Ho Chairman 由二零二三年一月一日至本報告日期,審核委 員會由三名獨立非執行董事組成,即黃兆強先 生、陳銘傑先生及湯顯森先生。於回顧期間及 於本報告日期,黃兆強先生為審核委員會主 席。

審核委員會已審閱本集團截至二零二三年三月 三十一日止三個月之未經審核簡明綜合業績及 本報告,認為該等業績及報告乃遵照適用會計 準則及GEM上市規則編製,且已作出充分披 露。

> 代表董事會 **恆泰裕集團控股有限公司** *主席* **吳廷浩**

12 May 2023

As at the date of this report, the Board comprises (i) one non-executive Director, namely Mr. Ng Ting Ho; (ii) two executive Directors, namely Ms. Lam Ching Yee and Mr. Fong Chak Kiu; and (iii) three independent non-executive Directors, namely Mr. Wong Siu Keung, Joe, Mr. Chan Ming Kit and Mr. Tong Hin Sum Paul.

二零二三年五月十二日

於本報告日期,董事會成員包括(i)一名非執 行董事,即吳廷浩先生;(ii)兩名執行董事, 即林靜儀女士及方澤翹先生;及(iii)三名獨立 非執行董事,即黃兆強先生、陳銘傑先生及 湯顯森先生。



