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This joint announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for the securities of SMI Culture & Travel Group Holdings Limited.



TIME OASIS LIMITED

(Incorporated in Bermuda with limited liability)

(Stock Code: 491)

(Incorporated in the British Virgin Islands)

JOINT ANNOUNCEMENT PURSUANT TO RULE 3.7 OF THE TAKEOVERS CODE; RULE 13.09 OF THE LISTING RULES AND THE INSIDE INFORMATION PROVISION

This joint announcement is made pursuant to Rule 3.7 of The Code on Takeovers and Mergers (the "**Takeovers Code**"), Rule 13.09 of the Rules Governing the Listing of Securities (the "**Listing Rules**") on The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") and the Inside Information Provisions under Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

Reference is made to the announcement of the Company dated 26 February 2020 (the "Announcement") in relation to, among others, the Possible Acquisition of Received Shares and the Possible Voluntary Offer, where applicable. Unless otherwise defined, capitalised terms used herein shall have the same meanings as those defined in the Announcement.

Further to the Letter of Intent dated 24 February 2020, which set out the intention of the Potential Purchaser to acquire the interests in the Target Company and commencement of negotiation between the Potential Purchaser and the Receivers for the acquisition of all or certain of the Received Shares, the Potential Purchaser has sent to the Receivers and the board of the Target Company a documentation request list in order to facilitate the due diligence review on Received Shares as well as the Target Group.

The board of directors of the Company (the "**Board**") and the sole director of the Potential Purchaser wish to update the shareholders and potential investors of the Company that the discussion with the Receivers and due diligence process for the Received Shares are on-going. The Potential Purchaser is in the process to review available information and is preparing to make further request for more information before considering the terms of Possible Acquisition.

In the meantime, the Potential Purchaser is in the process to ascertain the position with the major creditors of the Target Group and the possibility of restructuring the debts or debt securities owed by the Target Group to them. In response to such request from the Potential Purchaser, management of the Target Company has provided certain liabilities information for due diligence purpose and has demanded extra time to organise those outstanding information.

The board of directors of the Company and the sole director of the Potential Purchaser also update the shareholders and potential investors of the Company that no formal agreement had been entered into in respect of the Possible Acquisition and the Possible Voluntary Offer as at the date of this announcement and negotiations and due diligence review are still in progress, thus there is no certainty (i) as to the terms of the Possible Acquisition; or (ii) that the Possible Acquisition will be proceeded or that it would lead to a mandatory general offer under Rule 26.1 of the Takeovers Code. There is also no certainty as to the terms of Possible Voluntary Offer.

MONTHLY UPDATE

In accordance with Rule 3.7 of the Takeovers Code, monthly announcement(s) setting out the progress of the aforesaid negotiation will be made until announcement of firm intention to make an offer under Rule 3.5 of the Takeovers Code or of a decision not to proceed with an offer is made. Further announcement(s) will be jointly made by the Company and the Potential Purchaser as and when appropriate or required in accordance with the Listing Rules and the Takeovers Code (as the case may be).

GENERAL

The Board and the sole director of the Potential Purchaser wish to emphasize that the Possible Acquisition is still under consideration of the Potential Purchaser and its negotiation with the Receivers. There is no certainty as to the terms of the Possible Acquisition and there is no assurance that the Possible Acquisition and/or the Possible Voluntary Offer will be materialised or eventually be consummated. The Possible Acquisition and/or the Possible Voluntary Offer, if materialised, will constitute notifiable transaction(s) of the Company pursuant to the Listing Rules. In this regard, the Company will comply with the reporting, disclosure and/or shareholders' approval requirements, where applicable, under the Listing Rules. Shareholders and potential investors of the Company or the Target Company should be aware that the Possible Acquisition and/or the Possible Voluntary Offer may or may not proceed. Shareholders and/or potential investors of the Company or the Target Company are advised to exercise caution in dealing in the securities of the Company or the Target Company.

By order of the board

Emperor Culture Group Limited
Fan Man Seung, Vanessa

Chairperson

For and on behalf of
Time Oasis Limited
Emperor Cinema Management Limited
Sole Director

Hong Kong, 25 March 2020

As at the date hereof, the board of directors of the Company comprises:

Executive Directors: Ms. Fan Man Seung, Vanessa

Mr. Wong Chi Fai

Mr. Yeung Ching Loong, Alexander

Ms. Shirley Percy Hughes

Independent Non-executive Directors: Ms. Chan Sim Ling, Irene

Mr. Ho Tat Kuen Ms. Tam Sau Ying

As at the date of hereof, the sole director of the Potential Purchaser is Emperor Cinema Management Limited.

The Directors of the Company jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement and confirms, having made all reasonable enquiries, that to the best of their knowledge, opinion expressed in this joint announcement have been arrived at after due and careful consideration and there are no other facts not contained in this joint announcement the omission of which would make any statement in this joint announcement misleading.

Ms. Fan Man Seung, Vanessa and Mr. Wong Chi Fai, being the directors of Emperor Cinema Management Limited, being the sole director of the Potential Purchaser, jointly and severally accept full responsibility for the accuracy of the information (other than those relating to the Group and the Target Group) contained in this joint announcement and confirm, having made all reasonable enquiries, that to the best of their knowledge, opinion expressed in this joint announcement (other than those opinion expressed by the directors of the Group and the Target Group) have been arrived at after due and careful consideration and there are no other facts not contained in this joint announcement the omission of which would make any statement in this joint announcement misleading.

The information relating to the Target Company and Target Group in this joint announcement has been extracted from or based on the published information of the Target Company. The only responsibilities accepted by the directors of the Company in respect of such information is for the correctness and fairness of its reproduction and presentation.