China General Education Group Limited 中国通才教育集团有限公司

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(Incorporated in the Cayman Islands with limited liability) Stock Code : 2175

INTERIM REPORT

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Corporate Information

BOARD OF DIRECTORS

Executive Directors

Mr. Niu Sanping Mr. Niu Jian Mr. Niu Xiaojun Ms. Zhang Zhonghua

Independent Non-executive Directors

Mr. Zan Zhihong Mr. Hu Yuting Mr. Yau Wai Man Philip

AUDIT COMMITTEE

Mr. Yau Wai Man Philip *(Chairman)* Mr. Zan Zhihong Mr. Hu Yuting

REMUNERATION COMMITTEE

Mr. Hu Yuting *(Chairman)* Mr. Yau Wai Man Philip Mr. Niu Jian

NOMINATION COMMITTEE

Mr. Niu Sanping (Chairman) Mr. Zan Zhihong Mr. Hu Yuting

COMPANY SECRETARY

Mr. Zhang Senquan

HONG KONG LEGAL ADVISOR

Morgan, Lewis & Bockius

AUTHORISED REPRESENTATIVES

Mr. Niu Jian Mr. Zhang Senquan

PLACE OF LISTING AND STOCK CODE

The Stock Exchange of Hong Kong Limited Stock Code: 2175

HEAD OFFICE IN THE PEOPLE'S REPUBLIC OF CHINA

No. 99 Wucheng South Road Xiaodian District Taiyuan City Shanxi Province the PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 920, 9th Floor, Chevalier Commercial Center, 8 Wang Hoi Road, Kowloon Bay, Kowloon, Hong Kong

REGISTERED OFFICE

P.O. Box 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman, KY1-1205 Cayman Islands

COMPANY'S WEBSITE

http://chinageg.cn

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Vistra (Cayman) Limited P.O. Box 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman, KY1-1205 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

PRINCIPAL BANKER

Shanghai Pudong Development Bank (Taiyuan City, High-tech Industrial Development Zone Branch)

The board (the "**Board**") of directors (the "**Directors**") of China General Education Group Limited (the "**Company**") is pleased to report the unaudited consolidated interim results of the Company and its subsidiaries (the "**Group**") for the six months ended 28 February 2022 (the "**Period**").

BUSINESS REVIEW

Business Overview

We are a leading provider of private higher education in Shanxi Province, the People's Republic of China (the "**PRC**"). We operated a college ("**our College**"), in Taiyuan City, Shanxi Province, the PRC. According to a market research report by the Frost & Sullivan (the "**Frost & Sullivan Report**") before the Company's listing on The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"), we ranked first among all private higher education institutions in Shanxi Province in terms of total full-time student enrollment, with a market share of approximately 15.6% for the 2020/2021 school year. In 2011, our College was approved and upgraded by the Ministry of Education of the PRC to become the first private undergraduate college in Shanxi Province. Our solid reputation and extensive expertise in the private higher education sector have allowed us to continue to grow our College since then. The total number of students enrolled at our College has grown from approximately 8,000 students in the 2011/2012 school year to 18,070 students in the 2021/2022 school year. All students enrolled in our College were full-time students and most of our students enrolled were boarding students except for very few students who were approved by us to live off campus for personal reasons. As of 28 February 2022, we employed 573 full-time teachers and 507 part-time teachers.

Currently, our College offered bachelor's degree programs through 13 schools and two departments. Apart from the original 36 majors (i.e. the specific area of study for which a student chooses to focus on, such as accounting, business administration, computer science and technology and preschool education) and three concentrations (which are specific study areas of emphasis within certain majors, including an internet technology concentration under major of computer science and technology, a child massage healthcare concentration and an early education concentration under the major of preschool education) that we offered when we were listed on the Stock Exchange, five new majors, including nursing, art design for drama, film and television, sports rehabilitation, cuisine and nutrition education, as well as cross-border e-commerce, are now offered, bringing the total number of majors and concentrations to 44 at present. As of 28 February 2022, our College operated two campuses, namely, Longcheng campus and Beige campus, with a total area of approximately 481,504 sq. m. and building space of approximately 377,556 sq. m.

As a higher education service provider, we are dedicated to (i) building our College into a modern institution of higher education with superior quality, and (ii) equipping our students with readily applicable skills that meet the ever-changing demands of the job market.

We focus on providing application-oriented education to equip our students with practical skills relevant to careers. We continue to optimize our course offerings and practical training programs to provide our students with the readily applicable skills. We offer mandatory and elective courses in entrepreneurship and innovation-related subjects, and provide a variety of opportunities for students to hone their business skills. We reinforce our application-oriented course offerings with meaningful collaboration with companies in private industry ranging from joint development and delivery of entire courses and construction of simulated work-environment training bases on our campuses, to inviting industry experts and visiting lecturers and helping arrange internship and practical training opportunities for our students. We believe our emphasis on developing advanced, career-focused skill sets helps make our students more appealing to potential employers. The initial employment rate for graduates of our College for 2020/2021 school year reached approximately 90.3% (approximately 72.5% for 2019/2020 school year), representing an increase of 17.8%. The lower initial employment rate for graduates for 2019/2020 school year than previous usual years was due to the impact by COVID-19 pandemic.

COVID-19 Pandemic and Effects on Our Business

From 1 September 2021 to 28 February 2022, there was no significant operational and financial impact by the COVID-19 pandemic. The beginning of the 2021/2022 school year was not delayed for new students, who were mainly offered offline courses. Our College collected tuition fees and boarding fees on time. During this period, in order to ensure the safety of teachers and students, our College actively encouraged and arranged for teachers and students to receive COVID-19 vaccine and conducted many nucleic acid tests for all staff.

Enrollment

In the 2021/2022 school year, the overall number of full-time enrolled students of our College reached 18,070, representing an increase of 4.9% as compared to that of the 2020/2021 school year. Such increase in the number of enrolled students was mainly due to new courses with better employment prospects added and increase of admission quota in the 2021/2022 school year. In the 2021/2022 school year, our College newly enrolled 5,267 students, representing an increase of 8.8% over the 2020/2021 school year.

The following table sets forth information relating to the total student enrollment, newly-enrolled students and admission quota of our College for the school years indicated:

	Scho	ol year	Change		
	2021/2022	2020/2021	Change	Percentage change	
Total student enrollment ^{[1][2]}	18,070	17,233	837	4.9%	
Newly-enrolled students ^{[1][2]}	5,267	4,841	426	8.8%	
Admission quota ⁽³⁾	5,500	5,000	500	10.0%	

Notes:

- (1) The student enrollment and newly-enrolled students information for the school years indicated was based on the internal records of our College. Total student enrollment includes newly-enrolled students and returning students.
- (2) Although our school year typically starts at the beginning of September, the administrative work that facilitates the registration of students' academic documents, the collection of tuition and boarding fees and other admission-related activities are generally completed by the end of September. Accordingly, we use 30 September as a benchmark point in time to determine and present our enrollment figures and certain other business operating data, and the student enrollment figures listed here for the 2021/2022 school year are the number of students as of 30 September of such school year. For the 2020/2021 school year, due to the impact of COVID-19 pandemic, the beginning of the semester was delayed until 12 October 2020 for new students. For purposes of providing a fair comparable figure, we use the number of students as of 31 October 2020 to present student enrollment figures for the 2020/2021 school year.
- (3) The number of new students our College may admit for each school year is generally limited by an admission quota specified by the relevant education authorities, and subject to subsequent adjustment by such authorities after admitting prospective students based on students' listed preferences and the scores they obtained. The original admission quota and any subsequent adjustments made by the relevant education authorities are beyond our control.

Tuition Fees Standards

The following table sets forth the average tuition fee for our College for the periods indicated:

	Fo			
	2022	2021	Change	Percentage change
	RMB	RMB	RMB	%
Average Tuition Fee	15,488.8	15,333.9	154.9	1.0

The following table sets forth the number of our students who participated in the undergraduate programs offered by our College for the 2021/2022 school year and the 2020/2021 school year:

	Schoo	l Year ⁽¹⁾
	2021/2022	2020/2021
Undergraduate program ⁽²⁾	18,070	17,233

Notes:

(1) The number of students enrolled for the school years 2021/2022 and 2020/2021 listed here have the same meaning as the above table.

(2) The number of students includes the number of (i) students who were admitted to four-year undergraduate programs by taking the National Higher Education Entrance Examination, (ii) students who were admitted after graduating from junior colleges and continue their study at our College as third-year undergraduate students, and (iii) students who were admitted after graduating from secondary vocational schools.

(3) The undergraduate enrollment plan in the 2021/2022 school year was 5,500 students, representing an increase of 500 students as compared to the 2020/2021 school year, and the actual number of students enrolled is 5,267.

FUTURE OUTLOOK AND BUSINESS STRATEGIES

In terms of total full-time student enrollment, according to the Frost & Sullivan Report, the Group ranks the first among all private higher education institutions in Shanxi Province with a market share of approximately 15.6% for the 2020/2021 school year, which puts us in a favorable position.

Shanxi Province is one of the economically underdeveloped provinces in China where higher education resources in the province are relatively scarce. It is however growing at a rapid rate. The private higher education industry in Shanxi Province is also growing rapidly. In addition to increasing student enrollment, thanks to the increase in disposable income and regulation allowing for market pricing of non-profit private higher education, the continuing growth of tuition and miscellaneous fees have contributed to the steady growth of total revenue of private higher education providers in Shanxi Province. In 2021, one independent college in Shanxi Province was transformed to become a public higher education institution according to the "Report of Department of Education of Shanxi Province on the Transfer of Independent Colleges" [《山西省教育廳關於全省獨立學院轉設的報告》] and "Jiaofahan (2021) No. 10" document. After an adjustment period to such transformation of independent colleges, the total revenue of private higher education providers in Shanxi Province is expected to maintain steady growth. We believe that the Group can benefit from the increasing demand for private higher education.

We intend to continue to expand our business and school network. To achieve our goals, we plan to pursue the following business strategies: (i) increase our College's capacity and student number and improve the teaching and living environment by building new facilities; (ii) expand our operations through acquisition; (iii) further improve and diversify our curriculum offerings and course design and continue to provide practical training to our students; (iv) expand the scope of our educational service offerings to capture additional growth opportunities; and (v) continue to build and improve our highly qualified teaching team.

With a view to creating synergies with our College in China and complying with the Qualification Requirement as further described in the section headed "Contractual Arrangements" in the prospectus of the Company dated 30 June 2021 (the "**Prospectus**"), we also plan to expand our network abroad by establishing a degree-granting higher education institution in the State of California in the United States (the "**US School**") offering bachelor of science in business administration program and bachelor of science in marketing program. We have engaged an agent, who is principally engaged in education consultancy and California Bureau for Private Postsecondary Education (the "**BPPE**") licensing services, to assist us in establishing General Business University of California Incorporated, the operating entity for the US School, and filing applications with the BPPE regarding the establishment of the US School in June 2021.

LATEST REGULATORY DEVELOPMENTS

Pursuant to the Decision on Amending the Law for Promoting Private Education of the PRC [《關於修改〈中華人民共和國 民辦教育促進法〉的決定》] (the "**2016 Decision**"), which became effective on 1 September 2017, private schools will no longer be classified as either schools for which the school sponsor(s) require reasonable returns or schools for which the school sponsor(s) do not require reasonable returns. Instead, the school sponsor(s) of a private school may choose for the school to be a for-profit private school or a non-profit private school, with the exception that the schools providing compulsory education must be non-profit. The school sponsors of for-profit private schools are allowed to receive income from the operation of the school and the balance of running such schools. By contrast, the school sponsors of non-profit private schools are prohibited from receiving income from the operation of the school and the balance of running such schools shall be only used for the operation of the schools. In addition, for-profit private schools are entitled to have discretion in determining the fees collected from the students in accordance with the market conditions while the fee collection of non-profit private schools shall be subject to provincial government regulation. For details of the 2016 Decision, including the key differences between a for-profit private school and a non-profit private school under the 2016 Decision, please see "Regulatory Overview – Regulations on Private Education in the PRC – The Law for Promoting Private Education and the Implementation Rules for the Law for Promoting Private Education" of the Prospectus.

On 11 July 2018, the General Office of the People's Government of Shanxi Province promulgated Several Opinions of the General Office of People's Government of Shanxi Province on Supporting and Regulating the Development of Education by Social Forces and Promoting the Healthy and Orderly Development of Private Education (《山西省人民政府辦公廳 關於支援和規範社會力量與興辦教育促進民辦教育健康有序發展的若干意見》), according to which, school sponsors can freely elect to establish for-profit schools or non-profit schools with the exception that private schools providing compulsory education must be non-profit. Sponsors of non-profit private schools do not obtain school operating income, and operating balances are all used for running schools; for-profit private schools sponsors can obtain school operating income, and distribution of the school balances are based on relevant state regulations. Private schools which provided education services other than compulsory education and were approved for establishment before 7 November 2016 can freely elect to establish for-profit schools or non-profit schools, the re-registration shall be completed within five years from July 2018 which was confirmed in our interview with the Department of Education of Shanxi Province.

On 30 December 2019, the Department of Education of Shanxi Province, the Department of Human Resources and Social Security of Shanxi Province, the Department of Civil Affairs of Shanxi Province, the Office of the Organization Committee of Shanxi Province and the Administration for Market Regulation of Shanxi Province jointly issued the Implementation Measures of Classified Registration of Private Schools in Shanxi Province (《山西省民辦學校分類登記實施辦法》) (the **"Shanxi Measures**"), which includes the requirements and procedures of approval for establishment, classified registration, change of registered events, termination and cancelation of registration, classified registration of existing private schools. For an existing private school, if it chooses to register as a non-profit private school, it shall amend its articles of association in accordance with the relevant laws, continue its school operation, and complete the new registration formalities; if it chooses to register as for-profit private school, it shall make financial settlement, clarify the ownership of the schools' land, buildings and accumulations and pay the relevant taxes and fees, the capital contribution of the sponsor before the liquidation shall be the paid-in capital, the asset appreciation, school accumulation, creditor or debtor's rights and obligations shall be borne by the private school after the re-registration unless otherwise specified, the private school shall also apply for registering as a for-profit private school and obtain the permit for operating a private school, and then register with the local branch of the State Administration for Market Regulation.

On 30 December 2019, the Department of Education of Shanxi Province, the Department of Human Resources and Social Security of Shanxi Province and the Administration for Market Regulation of Shanxi Province jointly issued the Implementation Measures on the Supervision and Administration of For-Profit Private Schools of Shanxi Province [《山西 省營利性民辦學校監督管理實施辦法》], which resembles the rules at the national level to a large extent.

According to the Notice on Further Standardizing the Collection of Education Fees of Non-Profit Private Schools (《關於進 一步規範非營利性民辦學校學歷教育收費的通知》), which was jointly promulgated by the Development and Reform Commission of Shanxi Province, the Department of Human Resources and Social Security of Shanxi Province and the Administration for Market Regulation of Shanxi Province on 29 October 2019, the education fees collected by non-profit private schools include tuition fees and boarding fees, and non-profit private schools can refer to the relevant regulations of public schools at the same level to provide students with optional service charge items and substitute charge items on the premise of students' willingness. For tuition fees and boarding fees, if they are included in the Shanxi Provincial Price Catalog, the fees are decided by the government, if not, the non-profit private schools can decide independently. Pursuant to the Implementation Measures on the Supervision and Administration of For-Profit Private Schools of Shanxi Province, the items and standards charged by for-profit private schools are determined independently by the school based on factors such as school cost and market demand and shall disclose to the public.

As of 28 February 2022, we had not made a formal application to register our College as a for-profit private school. Under the existing regulatory environment and based on the interpretation of the 2016 Decision and the existing ownership structure of our College, we currently expect to register our College as a for-profit private school. In the event that our College successfully registers as a for-profit private school, the potential impact of the 2016 Decision includes the following:

- the rights and interests of the sponsors of our College will be protected in more definitive and favorable ways: the 2016 Decision provides that the school sponsors of for-profit private schools can obtain the schools' operating profits, and the remaining assets upon liquidation after the settlement of the school's indebtedness in accordance with the PRC Company Law and other relevant laws and administrative regulations, and the standards and types of the fees should be publicized to the public and subject to supervision by relevant competent authorities;
- our College shall have the discretion to determine the amount of fees to be charged in accordance with the 2016 Decision. If our College is registered as a for-profit private school, our College would be entitled to make its own decisions about the standards and types of the fees to be charged by our College based on our College's operating costs and market demand;
- our College may enjoy support from certain PRC government policies: the 2016 Decision stipulates that the governments at or above the county level in the PRC can provide various policy support to for-profit schools, such as preferential tax policies and student loans;
- there may be increased uncertainty about the extent of the benefits to be provided by the government supporting measures: according to the 2016 Decision, while land will be supplied to non-profit private schools by the government through allocation or other means, for-profit private schools are not expected to enjoy the same treatment as public schools and non-profit private schools; and
- our College will be subject to the requirements of applying for re-registration: the 2016 Decision also requires that private schools choosing to register as for-profit schools shall carry out financial settlement procedures, clarify property ownership, pay the relevant taxes and fees, and re-apply for registration.

According to our consultation with the Department of Education of Shanxi Province which is the competent authority to confirm such matters as advised by our PRC legal advisors, (i) before we elect for our College to be a for-profit private school, the current articles of association of our College will continue to be legal, effective and enforceable, and our College can operate in accordance with it; and (ii) non-profit schools are expected to enjoy more favorable policies. As advised by our PRC legal advisors, despite the aforesaid implementing rules relating to 2016 Decision, there remain uncertainties in the interpretation and implementation of the 2016 Decision with respect to various aspects of the operations of a for-profit school and whether such implementation regulations would have any material adverse impact on our business. In particular, (i) specific procedures regarding the conversion of an existing private school into a for-profit school have not yet been promulgated by local authorities in Shanxi Province; and (ii) specific conditions or requirements in respect of any preferential tax treatment and the treatment of the land use rights which for-profit schools may enjoy have not been promulgated by relevant authorities. In addition, there are uncertainties regarding the interpretation and enforcement of the 2016 Decision and relevant regulations by government authorities.

On 26 March 2021, with the assistance of our PRC legal advisors, we verbally consulted with a top-level consultant (一級調研員) at the Vocational Education and Adult Education Division of Department of Education of Shanxi Province (山西省教育廳), being a competent person at the competent authority to confirm such matters as advised by our PRC legal advisors: (i) although the Implementing Measures on Classification Registration of Private Schools (《民辦學校分類登記實施細則》) and the Shanxi Measures have been promulgated and set out the general requirements for the registration of existing private schools as for-profit or non-profit, specific provisions enacted in accordance with such regulations regarding the selection of for-profit or non-profit school, such as the details of the application procedures and documents to be prepared for the registration as for-profit schools, have not yet been promulgated in Shanxi Province; and (ii) the Department of Education of Shanxi Province has not yet begun to accept relevant applications from existing schools. For the general requirements for the registration of existing private schools as for-profit or non-profit schools, have not yet been promulgated in Shanxi Province; and (ii) the Department of Education of Shanxi Province has not yet begun to accept relevant applications from existing schools. For the general requirements for the registration of existing private schools as for-profit or non-profit must be previse schools as for-profit or non-profit. Please see "Regulatory Overview – Regulations on Private Education in the PRC – Implementing Measures on Classification Registration of Private Schools" in the Prospectus for details.

Our Directors understand that the specific provisions have not yet been promulgated and there currently is no timeline for implementation. However, taking into account that (i) our College was legally established in 2006 and is validly existing under the current PRC laws; and (ii) according to the Frost & Sullivan Report, our Group was the largest private high education institution in terms of full-time student enrollment in Shanxi Province with a market share of approximately 15.6% in the 2020/2021 school year, our Directors consider that our College's situation will be a factor to be taken into account when the local government formalizes such specific provisions and it would be unlikely that they would impose any special provisions which our College would not be able to achieve. Based on the foregoing, the Board considers that we currently expect to register our College as a for-profit private school.

FINANCIAL REVIEW

Revenue

Revenue represents the value of services provided during the Period. The Group derives revenue from tuition fees and boarding fees that our College collected from students.

For the Period, the Group's revenue amounted to approximately RMB170.5 million (six months ended 28 February 2021: RMB160.6 million), representing an increase of approximately RMB9.9 million or 6.2%. Such increase was primarily due to: (i) revenue from tuition fees for the Period amounted to RMB155.7 million (six months ended 28 February 2021: RMB146.7 million), representing an increase of approximately RMB9.0 million or 6.1%, the increase in tuition fees was because of more students admitted for the school year; and (ii) boarding fees for the Period amounted to RMB14.7 million (six months ended 28 February 2021: RMB13.9 million), representing an increase of approximately RMB9.0 million or 5.8%, the increase in boarding fees was because of more students admitted for the school year.

Cost of Sales

The Group's cost of sales primarily consists of salary costs (including basic salaries, social security contributions, bonuses and benefits for our teaching staff), depreciation and amortization, utilities expenses, maintenance costs, teaching expenses (including educational supplies, training expenses, research and development costs), student activity costs, office allowances, and others (including traveling and accommodation expenses for teaching staff).

The Group's cost of sales for the Period amounted to approximately RMB82.8 million (six months ended 28 February 2021: RMB59.0 million), representing an increase of approximately RMB23.8 million or 40.3%. The increase in cost of sales was primarily due to (i) the increase in the number of teaching staff and the steady improvement in remuneration and benefit package for employees; (ii) the increase in utilities charges and repair and maintenance expenses; and (iii) the increase in teaching services to our students.

Gross Profit and Gross Profit Margin

The Group's gross profit represents our revenue less cost of sales. The Group's gross profit margin represents the Group's gross profit as a percentage of our revenue.

The Group's gross profit for the Period amounted to approximately RMB87.7 million (six months ended 28 February 2021: RMB101.6 million), representing a decrease of approximately RMB13.9 million or 13.7%. For the Period, the Group's gross profit margin was 51.4%, representing a decrease of 11.8 percentage points as compared with that of last period. Such decrease was primarily due to the fact that the increase in the cost of sales was more than the increase in revenue during the Period.

Other Income and Gains

The Group's other income and gains mainly consist of bank interest income, interest income from financial products, examination and training income, fair value gains or losses on financial assets at fair value through profit or loss and others.

The Group's other income and gains during the Period amounted to approximately RMB3.9 million (six months ended 28 February 2021: RMB7.3 million), representing a decrease of approximately RMB3.4 million or 46.6%. Such decrease was primarily due to the fair value loss of financial wealth management products.

Administrative Expenses

The Group's administrative expenses consist of salary expenses for administrative staff, logistic expenses (including the property management fees charged by an independent third party for providing property management, cleaning, greenery maintenance and garbage disposal services), listing expenses, depreciation of land for administrative purposes and amortization of equipment and software for school administration and management use, office expenses (including travel and transportation expenses incurred by our administrative staff for business trips), maintenance costs, consultant advisory expenses, tax and utilities expenses.

Administrative expenses for the Period amounted to approximately RMB25.9 million (six months ended 28 February 2021: RMB22.0 million), representing an increase of approximately RMB3.9 million, which was primarily due to increases in (i) staff cost; and (ii) consultant advisory expenses.

Income Tax Expense

No income tax expense for our operations incurred during the Period.

Profit for the Period

As a result of the combined effects of the above income, costs and expenses for the Period, the Group recorded a profit of approximately RMB64.9 million (six months ended 28 February 2021: RMB86.6 million), representing a decrease of approximately RMB21.7 million or 25.1%.

Current Assets and Current Liabilities

As of 28 February 2022, the net current assets of the Group amounted to approximately RMB788.2 million (31 August 2021: RMB778.9 million), representing an increase of approximately RMB9.3 million. Such increase was primarily due to the fact that (i) as of 28 February 2022, financial assets at fair value through profit or loss amounted to approximately RMB91.6 million (31 August 2021: RMB473.2 million), representing a decrease of approximately RMB381.6 million, which was because the Group did not renew some wealth management products matured during the Period; and (ii) as of 28 February 2022, cash and cash equivalents of the Group amounted to approximately RMB879.9 million, representing an increase of approximately 48.0% from RMB594.7 million as of 31 August 2021; (iii) contract liabilities as of 28 February 2022 amounted to approximately RMB136.9 million (31 August 2021: RMB194.0 million), representing a decrease of RMB57.1 million, which was primarily due to the receipts in advance of tuition and boarding fees from students recognised proportionately over the Period; and (iv) other payables and accruals as of 28 February 2022 amounted to approximately RMB19.3 million.

Cash and Cash Equivalents

As at 28 February 2022, cash and cash equivalents amounted to approximately RMB879.9 million, in which the balance denominated in RMB and Hong Kong dollars amounted to approximately RMB785.6 million and RMB94.3 million, respectively (31 August 2021: RMB594.7 million, in which the balance denominated in RMB and Hong Kong dollars amounted to approximately RMB497.0 million and RMB97.7 million, respectively).

Liquidity, Capital Resources and Gearing Ratio

We have financed our capital expenditures and working capital requirements principally with cash generated from the redemption of financial assets at fair value through profit or loss upon maturity and the receipts in advance of tuition and boarding fees from students during the school operation during the Period. In the future, we believe that our liquidity requirements will be satisfied using a combination of cash flows generated from our operating activities and the net proceeds from the issue of new shares of the Company and other funds raised from the capital markets from time to time as needed. The Group's gearing ratio as of 28 February 2022, represented by bank borrowings as a percentage of total equity, was 0% (31 August 2021: 0%) without bank borrowings both at 28 February 2022 and 31 August 2021.

Foreign Exchange Risk Management

For the Group's operation in the PRC, the major revenue and expenses are denominated in RMB, while there are certain monetary assets and monetary liabilities that are denominated in Hong Kong dollars, which would expose the Group to foreign exchange risk. The Group currently does not have a foreign currency hedging policy. However, the management of the Company monitors foreign exchange exposure closely and will consider hedging significant foreign currency exposure when the need arises. For the Group's operation outside the PRC, the major revenue and expenses are denominated in local currencies.

Contingent Liabilities

As at 28 February 2022, the Group did not have material contingent liabilities.

Pledge of Assets

As at 28 February 2022, the Group did not pledge any assets.

Material Acquisitions and Disposals

The Group had no material acquisitions or disposals of subsidiaries, associates and/or joint ventures during the Period.

Significant Investments

Save as those disclosed in the section headed "Financial Assets at Fair Value Through Profit or Loss (the "FVTPL")" in this report, the Group did not hold any significant investments as at 28 February 2022.

Financial Assets at Fair Value Through Profit or Loss (the "FVTPL")

As at 28 February 2022, the Group's financial assets at FVTPL amounted to approximately RMB91.6 million (31 August 2021: RMB473.2 million), representing a decrease of approximately RMB381.6 million, which was because the Group did not renew some wealth management products matured during the Period. For the Period, the Group recorded a fair value loss on financial assets at FVTPL of approximately RMB6.9 million (six months ended 28 February 2021: gain of RMB2.1 million). The Group intended to hold the financial assets at FVTPL for short-term investment purpose in order to better utilize the available funds on hand.

As at 28 February 2022, the Group did not hold any financial assets at FVTPL with a value of 5% or more of the Group's total assets.

The Group intended to purchase both principal protected and non-principal protected financial products issued by an institution and several sizable and reputable banks as a means of surplus cash management in the form of short-term financial products. Our structured deposit products we had invested were mainly with maturity within three months and expected coupon rates which were higher than the interest rate of fixed deposits and were generally described as having low risk.

It is our treasury management policy to utilize surplus cash reserves to invest in low-risk financial products and generate income without interfering with our business operations or capital expenditures. We will continue to invest in such financial products in the future.

Future Plans for Material Investments or Capital Assets

With a view of reinforcing its leading position in Shanxi Province, the PRC and enhancing its reputation, the Group has planned a number of expansion projects with the use of proceeds from the Company's initial public offering. Further details of such expansion projects are set out under the section headed "Use of Net Proceeds from the Company's Initial Public Offering" in this report and "Future Plans and Use of Proceeds" in the Prospectus, respectively.

Before the Company's listing, the Group has entered into a series of construction agreements for construction of Phase IV of our Beige campus of which some buildings are constructed by utilizing the net proceeds from the Company's initial public offering.

Other than those disclosed in this report, there was no plan authorised by the Board for material investments or additions of capital assets at the date of this report.

INTERIM DIVIDEND

The Directors do not recommend the payment of a dividend for the six months ended 28 February 2022 (six months ended 28 February 2021: nil).

USE OF NET PROCEEDS FROM THE COMPANY'S INITIAL PUBLIC OFFERING

The net proceeds from the Company's issue of new shares at the time of its listing on the Stock Exchange on 16 July 2021 and the partial exercise of the over-allotment option on 6 August 2021 amounted to approximately RMB385.1 million, after deducting underwriting commissions and other listing expenses paid and payable by the Group in the global offering. Such net proceeds are intended to be or have been applied in accordance with the proposed applications as set out in the section headed "Future Plans and Use of Proceeds" in the Prospectus. There has been no change in the intended use of net proceeds as previously disclosed in the Prospectus. A summary of the use of net proceeds is set out below:

Purpose	Approx. % of total net proceeds allocated	Net proceeds allocated RMB'million	Unutilized amount at 1 September 2021 RMB'million	Utilized amount during the Period RMB'million	Unutilized amount at 28 February 2022 RMB'million	Expected timeline for intended use of unutilized amount at 28 February 2022
Construction of Phase IV of						
Beige campus						
– a teaching building	10.2%	39.3	38.2	19.0	19.2	March 2024
– a library	34.8%	134.0	83.8	-	83.8	March 2024
Acquisition of or investment in private education institutions or						
acquisition of a parcel of land Renovation and upgrade teaching buildings and dormitories on	25.0%	96.3	96.3	-	96.3	December 2023
Longcheng campus	11.4%	43.9	43.4	6.6	36.8	December 2023
Purchases of teaching equipment						
and furniture	8.6%	33.1	28.8	11.3	17.5	December 2023
Working capital for general purposes	10.0%	38.5	28.6	14.4	14.2	December 2023
Total	100.0%	385.1	319.1	51.3	267.8	

EVENTS AFTER THE REVIEW PERIOD

There was no significant events took place subsequent to 28 February 2022 and up to the date of this report.

EMPLOYEE AND REMUNERATION POLICY

As at 28 February 2022, the Group had 1,527 employees (at 28 February 2021: 1,501). The remuneration policy and package of the Group's employees, including bonuses, a share option scheme and a restricted share unit scheme, are periodically reviewed in accordance with industry practice and result performance of the Group. The Group provides external and internal training programs to its employees. The Group participates in various employee social security plans for its employees that are administered by local governments, including housing, pension, medical insurance, occupational injury insurance, maternity insurance and unemployment insurance. The total staff cost, including Directors' remuneration, incurred by the Group for the six months ended 28 February 2022 was approximately RMB48.7 million (six months ended 28 February 2021: RMB37.3 million), representing an increase of approximately RMB11.4 million or approximately 30.6%, which was mainly due to increases in the remuneration to directors and the number of teaching and administrative staff and the improvement in remuneration and benefit package for employees during the Period.

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

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

RESTRICTED SHARE UNIT SCHEME

The Board has adopted the restricted share unit scheme of the Company ("**RSU Scheme**") on 13 January 2022 (i) to recognise the contributions by certain participants and to provide them with incentives in order to retain them for the continual operation and development of the Group; and (ii) to attract suitable personnel for further development of the Group.

For further details of the RSU Scheme, please refer to the announcement of the Company dated 27 January 2022.

The Company entered into a trust deed on 8 February 2022 to appoint Futu Trustee Limited as the trustee for the administration of the RSU Scheme pursuant to the rules of the RSU Scheme. As of 28 February 2022, the trustee of the RSU Scheme has purchased a total of 9,249,000 shares of the Company on the Stock Exchange at an aggregate consideration of approximately RMB27.8 million pursuant to the terms of the trust deed of the RSU Scheme. No shares of the Company under the RSU Scheme have been granted or agreed to be granted since its adoption.

SHARE OPTION SCHEME

The share option scheme of the Company (the "**Share Option Scheme**") was adopted pursuant to a resolution passed on 23 June 2021 and will expire no later than 10 years from 23 June 2021. Details of the Share Option Scheme are set out under the section headed "Share Option Scheme" in the 2021 annual report and the Prospectus, respectively. The Group has not granted any share options under the Share Option Scheme since its adoption.

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

As at 28 February 2022, the interests and short positions of the Directors and the chief executive of the Company in the ordinary shares, each with a nominal value of US\$0.00001, of the Company (the "**Shares**"), underlying Shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "**SFO**")], as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as contained in Appendix 10 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Listing Rules**"), were as follows:

Long position in the Company

Name of Director Capacity		Number of Shares interested	Approximate percentage of issued share capital of the Company ^(Note 3)
Mr. Niu Sanping	Interest in a controlled corporation [Note 1]	266,250,000	52.67%
Mr. Niu Jian	Interest in a controlled corporation ^[Note 2]	108,750,000	21.51%

Notes:

(1) Mr. Niu Sanping beneficially owns the entire issued share capital of Niusanping Limited which in turn owns 266,250,000 Shares, representing 52.67% of the Company's issued share capital. Therefore, Mr. Niu Sanping is deemed to be interested in the same as Niusanping Limited.

(2) Mr. Niu Jian beneficially owns the entire issued share capital of Niujian Limited which in turn owns 108,750,000 Shares, representing 21.51% of the Company's issued share capital. Therefore, Mr. Niu Jian is deemed to be interested in the same as Niujian Limited.

(3) The percentage is calculated on the basis of 505,517,000 Shares in issue at the date of this report.

Long position in the associated corporations

Name of Director	Capacity	Associated corporation	Percentage of shareholding
Mr. Niu Sanping	Beneficial owner	Shanxi Tongcai ^(Note 1)	71%
	Interest in a controlled corporation ^[Note 2]	Shanxi Technology and Business College (山西工商 學院) ^(Note 1)	100%
Mr. Niu Jian	Beneficial owner	Shanxi Tongcai	29%

Notes:

- (1) The Group currently conducts private higher education business through Shanxi Tongcai Educational Technology Company Limited (山西通才教育科技有限公司) ("Shanxi Tongcai") and our College [collectively the "PRC Affiliated Entities") in the PRC. Shanxi Tongshi Tiancai Educational Technology Co., Ltd. (山西通實天才教育科技有限公司), which is a limited liability company established as a wholly foreign owned enterprise under the laws of the PRC and an indirect wholly-owned subsidiary of the Company, does not hold any equity interest in the PRC Affiliated Entities, but has entered into various agreements and arrangements with, among others, the PRC Affiliated Entities, Mr. Niu Sanping and Mr. Niu Jian [collectively the "Contractual Arrangements"] through which the Group obtains control over and derive the economic benefits from the PRC Affiliated Entities. Details of the Contractual Arrangements are set out under the section headed "Continuing Connected Transactions" in the 2021 annual report and the Prospectus, respectively.
- (2) Mr. Niu Sanping is interested in 71% of Shanxi Tongcai which is the sole school sponsor of our College. Therefore, Mr. Niu Sanping is deemed to be interested in 100% of our College.

Save as disclosed above, none of the Directors, chief executive and their associates had any interests or short positions in any Shares, underlying Shares or debentures of the Company or any of its associated corporations as at 28 February 2022.

SUBSTANTIAL SHAREHOLDERS

As at 28 February 2022, the register maintained by the Company pursuant to Section 336 of the SFO showed that other than the interests disclosed above in respect of certain Directors and chief executive, the following entities had notified the Company of relevant interests in the Shares and underlying Shares of the Company.

Name of		Nature of	Number of	Approximate percentage of issued share capital of
Shareholders	Capacity	Interest	Shares interested	the Company (Note 3)
Niusanping Limited ^(Note 1)	Beneficial owner	Long	266,250,000	52.67%
Niujian Limited (Note 2)	Beneficial owner	Long	108,750,000	21.51%

Notes:

(1) Niusanping Limited is a company incorporated in the British Virgin Islands and wholly-owned by Mr. Niu Sanping.

(2) Niujian Limited is a company incorporated in the British Virgin Islands and wholly-owned by Mr. Niu Jian.

(3) The percentage is calculated on the basis of 505,517,000 Shares in issue at the date of this report.

Save as disclosed above, the Directors are not aware of any other person or corporation having an interest or short position in the Shares or the underlying Shares of the Company or its associated corporation(s) which would require to be recorded in the register maintained by the Company pursuant to Section 336 of the SFO.

CORPORATE GOVERNANCE PRACTICES

The Company has adopted the code provisions set out in the Corporate Governance Code (the "**CG Code**") contained in Appendix 14 to the Listing Rules as its own code of corporate governance. The Company has complied with the code provisions as set out in the CG Code during the Period.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as contained in Appendix 10 of the Listing Rules (the "**Model Code**") as the Group's code of conduct to regulate the securities transactions of the Directors. Having made specific enquiries, all Directors confirmed that they have complied with the Model Code during the Period.

REVIEW OF INTERIM RESULTS

The interim results and this interim report of the Group for the Period have not been audited, but have been reviewed by the audit committee of the Company (the "Audit Committee") comprising three independent non-executive Directors, namely Mr. Yau Wai Man Philip, Mr. Zan Zhihong and Mr. Hu Yuting. Mr. Yau Wai Man Philip is the chairman of the Audit Committee.

APPRECIATION

The Company would like to take this opportunity to thank all our valued shareholders and various stakeholders of the Company for their continuous support. Also, the Company would like to express its appreciation to all the staff for their efforts and commitments to the Group.

BOARD OF DIRECTORS

As at the date of this report, the Board of the Company comprises Mr. Niu Sanping (Chairman), Mr. Niu Jian (Chief Executive Officer), Mr. Niu Xiaojun and Ms. Zhang Zhonghua as executive Directors, and Mr. Zan Zhihong, Mr. Hu Yuting and Mr. Yau Wai Man Philip as independent non-executive Directors.

By Order of the Board China General Education Group Limited

Niu Sanping

Chairman

Hong Kong, 29 April 2022

Interim Condensed Consolidated Statement of Profit or Loss For the six months ended 28 February 2022

		For the six mo 28 Febr	
		2022	2021
		(Unaudited)	(Unaudited)
	Notes	RMB'000	RMB'000
REVENUE	5	170,448	160,644
Cost of sales	-	(82,764)	(59,008)
Gross profit		87,684	101,636
Other income and gains	5	3,865	7,331
Selling expenses		(222)	(290)
Administrative expenses		(25,949)	(22,018)
Other expenses	-	(486)	(82)
PROFIT BEFORE TAX	6	64,892	86,577
Income tax expense	7	-	-
PROFIT FOR THE PERIOD	-	64,892	86,577
Attributable to:			
Owners of the Company	-	64,892	86,577
	-	64,892	86,577
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY			
EQUITY HOLDERS OF THE PARENT	9		
Basic and diluted			
—For profit for the period		RMB0.13	RMB0.23

Interim Condensed Consolidated Statement of Other Comprehensive Income For the six months ended 28 February 2022

	For the six mo 28 Febr	
	2022	2021
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
PROFIT FOR THE PERIOD	64,892	86,577
OTHER COMPREHENSIVE LOSS		
Other comprehensive loss that may be reclassified to profit or loss in subsequent periods:		
Exchange differences on translation of financial statements	(3,795)	-
Net other comprehensive loss that may be reclassified to profit or loss in		
subsequent periods	(3,795)	-
OTHER COMPREHENSIVE LOSS FOR THE PERIOD, NET OF TAX	(3,795)	_
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	61,097	86,577
Attributable to:		
Owners of the Company	61,097	86,577
	61,097	86,577

Interim Condensed Consolidated Statement of Financial Position

At as 28 February 2022

		28 February 2022	31 August 2021
	Notes	(Unaudited) RMB'000	(Audited) RMB'000
NON-CURRENT ASSETS			
Property, plant and equipment	10	666,009	648,142
Right-of-use assets		87,717	87,479
Other intangible assets		8,527	2,316
Other non-current assets	-	57,248	57,248
Total non-current assets		819,501	795,185
CURRENT ASSETS			
Trade receivables	11	98	18
Prepayments, other receivables and other assets	12	43,966	22,330
Financial assets at fair value through profit or loss	13	91,563	473,161
Cash and cash equivalents	14	879,878	594,687
Total current assets		1,015,505	1,090,196
CURRENT LIABILITIES			
Contract liabilities		136,914	194,017
Other payables and accruals	15	89,042	108,298
Amount due to a director		-	241
Amount due to related parties		_	2
Deferred income		558	8,702
Lease liability	-	775	
Total current liabilities		227,289	311,260
NET CURRENT ASSETS		788,216	778,936
TOTAL ASSETS LESS CURRENT LIABILITIES		1,607,717	1,574,121
NON-CURRENT LIABILITY			
Lease liability		403	-
Total non-current liability		403	-
Net assets		1,607,314	1,574,121
EQUITY			
Equity attributable to owners of the parent			
Share capital	16	33	33
Reserves		1,607,281	1,574,088
Total equity		1,607,314	1,574,121
V		.,,	

Interim Condensed Consolidated Statement of Changes in Equity For the six months ended 28 February 2022

			Attr	ibutable to ow	ners of the pare	nt			
	Share capital RMB'000	Share premium RMB'000	Shares held for the share award plan RMB'000	Capital reserve RMB'000	Statutory and other surplus reserves RMB'000	Other reserve RMB'000	Exchange fluctuation reserve RMB'000	Retained profits RMB'000	Total equity RMB'000
As at 1 September 2021 (audited)	33	376,911	-	90,500	284,071	[42]	(1,783)	824,431	1,574,121
Profit for the period Other comprehensive loss for the period Exchange differences on translation of	-	-	-	-	-	-	-	64,892	64,892
financial statements		-	-	-	-	-	(3,795)	-	(3,795)
Total comprehensive income for the period	-	-	-	-	-	-	(3,795)	64,892	61,097
Share issue expenses	-	(70)	-	-	-	-	-	-	(70)
Appropriations to statutory surplus reserves	-	-	-	-	18,186	-	-	(18,186)	-
Shares purchased for the share award plan	-	-	(27,834)	-	-	-	-	-	(27,834)
As at 28 February 2022 (unaudited)	33	376,841*	(27,834)*	90,500*	302,257*	(42)*	(5,578)*	871,137*	1,607,314

* These reserve accounts comprise the consolidated reserves of RMB1,607,281,000 (31 August 2021: RMB1,574,088) in the interim condensed consolidated statement of financial position as at 28 February 2022.

		Attributable	e to owners of th	e parent			
	Capital	Statutory and other surplus	Other	Retained		Non- controlling	Total
	reserve RMB'000	reserves RMB'000	reserve RMB'000	profits RMB'000	Total RMB'000	interests RMB'000	equity RMB'000
As at 1 September 2020 (audited)	83,278	248,426	_	737,539	1,069,243	[42]	1,069,201
Profit for the period	_	-	-	86,577	86,577	-	86,577
Total comprehensive income for the period	-	-	-	86,577	86,577	-	86,577
Deemed acquisition of non-controlling interests Appropriations to	-	-	(42)	-	(42)	42	-
statutory surplus reserves	_	19,415	-	(19,415)	-	-	-
As at 28 February 2021 (unaudited)	83,278	267,841	(42)	804,701	1,155,778	-	1,155,778

Interim Condensed Consolidated Statement of Cash Flows For the six months ended 28 February 2022

		For the six mo 28 Febr	
		201051	2021
		(Unaudited)	(Unaudited)
	Notes	RMB'000	RMB'000
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax		64,892	86,577
Adjustments for:			
Bank interest income	5	(3,758)	(202)
Interest income from financial products	5	(4,205)	(3,117)
Loss on disposal of items of property, plant and equipment, net	6	486	82
Fair value losses/(gains) on financial assets at fair value through			
profit or loss	6	6,917	(2,118)
Depreciation of property, plant and equipment	6	16,550	16,055
Depreciation of right-of-use assets	6	1,456	1,159
Amortisation of other intangible assets	6	917	797
Increase in trade receivables		(81)	(197)
(Increase)/decrease in prepayments, other receivables and other assets		(20,756)	13,469
(Decrease)/increase in contract liabilities		(57,103)	127,248
Decrease in other payables and accruals		(44,376)	(33,307)
Decrease in amount due to a director	18	(241)	_
Decrease in amounts due to related parties	18	(2)	(6,331)
(Decrease)/increase in deferred income	-	(8,145)	50
Cash generated (used in)/from operations		(47,449)	200,165
	-		222
Interest received		3,296	202
Income tax paid	-	-	-
Net cash flows (used in)/from operating activities	_	(44,153)	200,367

Interim Condensed Consolidated Statement of Cash Flows

For the six months ended 28 February 2022

		28 Febr	uarv
		0000	
		2022	2021
	Natas	(Unaudited)	(Unaudited)
	Notes	RMB'000	RMB'000
CASH FLOWS FROM INVESTING ACTIVITIES			
Interest received		4,205	3,117
Acquisition of land use rights		(129)	-
Additions to other intangible assets		(5,690)	-
Purchases of items of property, plant and equipment		(17,492)	(20,202)
Receipt of government grants for equipment and other intangible assets		5,876	4,423
Purchases of financial assets at fair value through profit or loss		(640,000)	(1,050,000)
Proceeds from sale of financial assets at fair value through profit or loss	-	1,013,465	821,657
Net cash flows from/(used in) investing activities	-	360,235	(241,005)
CASH FLOWS FROM FINANCING ACTIVITIES			
Principal portion of lease payments		(384)	-
Interest portion of lease payments		(26)	-
Shares purchased for the share award plan		(27,834)	-
Proceeds from issue of shares	-	(70)	
Net cash flows used in financing activities	-	(28,314)	_
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS		287,768	(40,638)
Cash and cash equivalents at beginning of period		594,687	89,127
Effect of foreign exchange rate changes, net	-	(2,577)	
CASH AND CASH EQUIVALENTS AT END OF PERIOD	14	879,878	48,489
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS			
Cash and bank balances	14	879,878	48,489
Cash and cash equivalents as stated in the interim condensed consolidated statement of cash flows		879,878	48,489

For the six months ended 28 February 2022

1. CORPORATE AND GROUP INFORMATION

China General Education Group Limited (the "**Company**") was incorporated in the Cayman Islands on 14 September 2018 as an exempted company with limited liability under the Companies Act of the Cayman Islands. The registered office address of the Company is P.O. Box 31119 Grand Pavilion, Hibiscus Way, 802 West Bay Road, Grand Cayman, KY1-1205, Cayman Islands.

The shares of the Company were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on 16 July 2021.

The Company is an investment holding company. During the period, the Company and its subsidiaries (collectively referred to as the "**Group**") were principally engaged in the provision of higher education services in the People's Republic of China (the "**PRC**"). There has been no significant change in the Group's principal activities during the period.

In the opinion of the directors, the holding company and the ultimate holding company of the Company is Niusanping Limited, which is incorporated in the British Virgin Islands.

2. BASIS OF PREPARATION

The interim condensed consolidated financial information for the six months ended 28 February 2022 has been prepared in accordance with IAS 34 *Interim Financial Reporting*. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 August 2021.

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 August 2021, except for the adoption of the following revised International Financial Reporting Standards ("**IFRSs**") for the first time for the current period's financial information.

Amendments to IFRS 9, IAS 39 and IFRS 7,	Interest Rate Benchmark Reform-Phase 2
IFRS 4 and IFRS 16	
Amendment to IFRS 16	Covid-19-Related Rent Concessions

For the six months ended 28 February 2022

3 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

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

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

During the period, the interest rates of certain interest-bearing bank borrowings and an interest rate swap denominated in foreign currencies were changed from the London Interbank Offered Rate ("LIBOR") to RFRs. The Group applied the above-mentioned practical expedient upon modification of these borrowings and replacement of this interest rate swap as the "economically equivalent" criterion was met. No significant modification gain or loss has arisen as a result of applying the amendments to these changes. The amendments did not have any impact on the financial position and performance of the Group.

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

The Group has early adopted the amendment on 1 January 2021. However, the Group has not received covid-19related rent concessions and plans to apply the practical expedient when it becomes applicable within the allowed period of application.

For the six months ended 28 February 2022

4. OPERATING SEGMENT INFORMATION

The Group is principally engaged in the provision of higher education services in Mainland China.

IFRS 8 *Operating Segments* requires operating segments to be identified on the basis of internal reporting about components of the Group that are regularly reviewed by the chief operating decision maker in order to allocate resources to segments and to assess their performance. The information reported to the directors of the Company, who are the chief operating decision makers, for the purpose of resource allocation and assessment of performance does not contain discrete operating segment financial information and the directors reviewed the financial results of the Group as a whole. Therefore, no further information about the operating segment is presented.

Geographical information

During the period, the Group operated within one geographical segment because all of its revenue was generated in Mainland China and all of its long-term assets/capital expenditure were located/incurred in Mainland China. Accordingly, no geographical segment information is presented.

Information about major customers

No services provided to a single customer amounted to 10% or more of the total revenue of the Group during the period.

5. REVENUE, OTHER INCOME AND GAINS

An analysis of revenue, other income and gains is as follows:

	For the six months end	For the six months ended 28 February		
	2022	2021		
	RMB'000	RMB'000		
	(Unaudited)	(Unaudited)		
Revenue from contracts with customers				
Tuition fees	155,729	146,734		
Boarding fees	14,719	13,910		
	170,448	160,644		
Other income and gains				
Bank interest income	3,758	202		
Interest income from financial products	4,205	3,117		
Examination and training income	1,215	507		
Fair value (losses)/gains on financial assets at fair value				
through profit or loss	(6,917)	2,118		
Others	1,604	1,387		
	3,865	7,331		

For the six months ended 28 February 2022

5 REVENUE, OTHER INCOME AND GAINS (continued)

Disaggregated revenue information for revenue from contracts with customers

	For the six months en	ded 28 February	
	2022	2021	
	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	
Timing of revenue recognition			
Tuition fees recognised over time	155,729	146,734	
Boarding fees recognised over time	14,719	13,910	
Total revenue from contracts with customers	170,448	160,644	

The Group's contracts with students for college education programmes and boarding services can be terminated anytime without compensation. Tuition and boarding fees are determined and paid by the students before the start of each academic period.

6. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

		For the six months ended 28 February		
		2022	2021	
		RMB'000	RMB'000	
		(Unaudited)	(Unaudited)	
Employee benefit expense (excluding directors' and chief executive's remuneration):				
Wages and salaries		39,064	29,826	
Pension scheme contributions (defined contribution scheme)		7,045	6,595	
Depreciation of property, plant and equipment		16,550	16,056	
Depreciation of right-of-use assets		1,456	1,159	
Amortisation of other intangible assets		917	797	
Fair value losses/(gains) on financial assets at fair value through profit or loss		6,917	(2,118)	
Loss on disposal of items of property, plant and equipment, net	(a)	486	82	
Listing expenses		-	5,021	
Government grants – related to income	(b)	(2,633)	(569)	

Note (a) Loss on disposal of items of property, plant and equipment and donation expenses are included in other expenses in the interim condensed consolidated statement of profit or loss.

For the six months ended 28 February 2022

6. **PROFIT BEFORE TAX** (continued)

Note (b) Various government grants have been received for certain teaching and research activities. The government grants received have been deducted from cost of sales in the interim condensed consolidated statement of profit or loss when they relate to income and from property, plant and equipment and other intangible assets in the interim condensed consolidated statement of financial position when they relate to assets. Government grants received for which related expenditure has not yet been undertaken are included in deferred income in the interim condensed consolidated statement of financial position. There are no unfulfilled conditions or contingencies relating to these grants.

7. INCOME TAX

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

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Act of the Cayman Islands and accordingly is not subject to income tax from business carried out in the Cayman Islands.

China General Education Group (Hong Kong) Limited was subject to profits tax at the rate of 16.5% on the estimated assessable profits arising in Hong Kong during the period. No provision for Hong Kong profits tax has been made as the Group had no assessable profits derived from or earned in Hong Kong during the period.

According to the Implementation Rules for the Law for Promoting Private Education, private schools for which the school sponsors do not require reasonable returns are eligible to enjoy the same preferential tax treatment as public schools. The preferential tax treatment policies applicable to private schools requiring reasonable returns are to be separately formulated by the financing authority, taxation authority and other authorities under the State Council. During the period and up to the date of this report, the college of the Group has historically enjoyed the preferential tax treatment since their establishment. As a result, no income tax expense was recognised by the college of the Group for the income from the provision of formal educational services during the period.

The Group's non-school subsidiaries established in Mainland China were certified as small and micro-sized enterprise("**SME**") during the period. They enjoyed 87.5% reduction of the first RMB1,000,000 of taxable income, 50% reduction of taxable income between RMB1,000,000 and RMB3,000,000 and the preferential PRC corporate income tax ("**CIT**") rate of 20%.

CIT of the Group has been provided at the applicable tax rates on the estimated taxable profits arising in Mainland China during the period.

	For the six months en	For the six months ended 28 February		
	2022	2021 RMB'000		
	RMB'000			
	(Unaudited)	(Unaudited)		
Current – the PRC				
Charge for the period		-		
Total tax charge for the period	_	_		

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8. DIVIDENDS

No dividend has been paid or declared by the Company in the current period (six months ended 28 February 2021: nil).

9. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amount is based on the profit for the period attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 505,403,168 (six months ended 28 February 2021: 375,000,000) in issue during the period, as adjusted to reflect the shares held for the share award plan during the period.

The calculation of the diluted earnings per share amounts is based on the profit for the period attributable to ordinary equity holders of the parent. The weighted average number of ordinary shares used in the calculation is the number of ordinary shares in issue during the period, as used in the basic earnings per share calculation, and the weighted average number of ordinary shares assumed to have been issued at no consideration on the deemed conversion of all dilutive potential ordinary shares into ordinary shares under the share award plan.

The calculations of basic and diluted earnings per share are based on:

	For the six months end	ded 28 February
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Earnings		
Profit attributable to ordinary equity holders of the parent,		
used in the basic and diluted earnings per share calculation	64,892	86,577
	Number of s	hares
	For the six months end	ded 28 February
	2022	2021
	(Unaudited)	(Unaudited)
Shares		
Weighted average number of ordinary shares in issue during the		
period used in the basic earnings per share calculation	505,517,000	375,000,000
Weighted average number of shares held for the share award plan	(113,832)	-
Weighted average number of ordinary shares in issue used in the		
basic and diluted earnings per share calculation	505,403,168	375,000,000

For the six months ended 28 February 2022

10. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 28 February 2022, the Group acquired assets at a cost of RMB48,512,000 (28 February 2021: RMB12,736,000), including construction in progress of RMB32,524,000 (28 February 2021: RMB3,276,000).

Assets with a net book value of RMB486,000 were disposed of by the Group during the six months ended 28 February 2022 (28 February 2021: RMB82,000), resulting in a net loss on disposal of RMB486,000 (28 February 2021: net loss of RMB82,000).

11. TRADE RECEIVABLES

An ageing analysis of the trade receivables as at the end of the reporting period, based on the transaction date and net of provisions, is as follows:

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Within 1 year	98	11
3 to 4 years	-	7
	98	18

12. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Prepaid service expense	31,908	8,185
Prepaid Licensing fees	3,576	-
Other receivables	8,482	14,145
	43,966	22,330

For the six months ended 28 February 2022

13. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Unlisted investments, at fair value	91,563	473,161

The above unlisted investments were wealth management and fund products. They were mandatorily classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest.

14. CASH AND CASH EQUIVALENTS

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Cash and bank balances	879,878	418,453
Time deposits		176,234
Cash and cash equivalents	879,878	594,687
Cash and cash equivalents denominated in:		
– RMB	785,597	496,988
– HK\$	94,281	97,699

For the six months ended 28 February 2022

15. OTHER PAYABLES AND ACCRUALS

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Payables for purchase and construction of property, plant and equipment	25,146	25,104
Subsidies payable to students	17,308	12,112
Payables for salaries, social insurance and housing fund	8,063	7,466
Payables for listing expenses	4,235	17,433
Other tax payables	4,211	4,102
Other payables	30,079	42,081
	89,042	108,298

16. SHARE CAPITAL

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Authorised:		
5,000,000,000 ordinary shares of US\$0.00001 each as at		
28 February 2022 (2021: 5,000,000,000 ordinary shares)	342	342
ssued and fully paid:		
505,517,000 ordinary shares as at 28 February 2022		
(2021: 505,517,000 ordinary shares)	33	33

For the six months ended 28 February 2022

17. COMMITMENTS

The Group had the following capital commitments at the end of each reporting period:

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Contracted, but not provided for: Property	157,456	195,262
Teaching facilities	7,740	11,607

18. RELATED PARTY TRANSACTIONS

(a) Names and relationship

The directors of the Group are of the opinion that the following parties/companies are related parties that had transactions or balances with the Group during the period.

Name	Note	Relationship
Mr. Niu Sanping		Director of the Company
Mr. Niu Jian		Director of the Company/son of Mr. Niu
		Sanping
Niujian Limited		One of the shareholders of the Company
Niusanping Limited		One of the shareholders of the Company
Shanxi Tongcai Education Investment Co., Ltd.	(i)	A company jointly owned by Mr. Niu Sanping,
("Tongcai Investment")		Mr. Niu Jian and an independent third party

(i) This company was jointly controlled by Mr. Niu Sanping and Mr. Niu Jian before 12 July 2021.

For the six months ended 28 February 2022

18. RELATED PARTY TRANSACTIONS (continued)

(b) Transactions with related parties

		For the six months ended 28 Februa			
		2022	2021		
		RMB'000	RMB'000		
	Note	(Unaudited)	(Unaudited)		
Directors:					
Repayment to directors		241	-		
Other related parties:					
Purchases of services	(i)	-	397		
Others		-	442		

(i) The purchases of services were charged based on the published prices and conditions offered by the related party to its major customers.

(c) Outstanding balances with related parties

As disclosed in the interim condensed consolidated statement of financial position, the Group had outstanding balances due from/to related parties at 28 February 2022 and 31 August 2021.

Amount due to a director:

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
Name	(Unaudited)	(Audited)
Mr. Niu Jian	-	241

Amounts due to related parties:

	28 February	31 August
	2022	2021
	RMB'000	RMB'000
Name	(Unaudited)	(Audited)
Niusanping Limited		2

Amounts due to a director and due to related parties were unsecured, interest-free, repayable on demand and non-trade in nature.

For the six months ended 28 February 2022

18. RELATED PARTY TRANSACTIONS (continued)

(d) Compensation of key management personnel of the Group:

	For the six months en	For the six months ended 28 February		
	2022	2021 RMB'000		
	RMB'000			
	(Unaudited)	(Unaudited)		
Short term employee benefits	2,321	824		
Pension scheme contributions	69	52		
	2,390	876		

19. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

	Carrying amounts		Fair values	
	28 February	31 August	28 February	31 August
	2022	2021	2022	2021
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Audited)	(Unaudited)	(Audited)
Financial assets at fair value through				
profit or loss	91,563	473,161	91,563	473,161

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting period, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The Group invests in unlisted investments, which represent wealth management and fund products. The Group has estimated the fair value of these unlisted investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.

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19. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 28 February 2022

	Fair val	Fair value measurement using		
	Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Financial assets at fair value through profit or loss	_	50,000	41,563	91,563

As at 31 August 2021

	Fair val	Fair value measurement using		
	Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Audited)	(Audited)	(Audited)	(Audited)
Financial assets at fair value through		100 / / 5	10.101	
profit or loss	-	423,465	49,696	473

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19. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy (continued)

The movements in fair value measurements within Level 3 during the period are as follows:

	2022 RMB'000 (Unaudited)	2021 RMB'000 (Unaudited)
At 1 September	49,696	_
Total losses recognised in the interim condensed consolidated statement		
of profit or loss included in other income	(6,916)	-
Exchange realignment	(1,217)	-
At 28 February	41,563	-

The Group did not have any financial liabilities measured at fair value as at the end of the reporting period.

During the six months ended 28 February 2022, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (six months ended 28 February 2021: Nil).

20. EVENTS AFTER THE REPORTING PERIOD

There were no significant events taken place subsequent to 28 February 2022 and up to the date of approval of these financial statements.