



股份代號:1933 Stock Code : 1933

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Board and Committees 董事會及委員會

BOARD OF DIRECTORS

Executive Directors WANG Dongbin (Chairman) WU Zhanjiang (Chief Executive Officer) WU Hongyuan (Executive President) LI Kangying

Independent non-executive Directors

NG Kong Fat HAN Bin WANG Peng

COMMITTEES

Audit Committee NG Kong Fat *(Chairman)* HAN Bin WANG Peng

Nomination Committee

WANG Dongbin *(Chairman)* HAN Bin WANG Peng

Remuneration Committee

HAN Bin *(Chairman)* WANG Dongbin NG Kong Fat

董事會

執行董事 王東斌*(主席)* 吳戰江*(行政總裁)* 吳洪淵*(執行總裁)* 李抗英

獨立非執行董事 吳光發 韓彬 王鵬

委員會

審核委員會 吳光發(*主席)* 韓彬 王鵬

提名委員會

王東斌*(主席)* 韓彬 王鵬

薪酬委員會

韓彬 (主席) 王東斌 吳光發

Chairman's Statement 主席報告

On behalf of the board (the "Board") of directors (the "Directors") of OneForce Holdings Limited (the "Company", and together with its subsidiaries, the "Group"), I am pleased to present to you the interim report (the "Interim Report") of the Group for the six months ended 30 September 2021 (the "Reporting Period").

In 2021, with the rise of digital and low-carbon economy, the digitalisation process of energy industry is accelerating. As a pioneer in China's energy software and services industry, the Group seizes the opportunity to accelerate the development of energy digital construction by virtue of its customer resources and technology-leading products and services accumulated over the years in the field of power grid and distribution companies. During the Reporting Period, the Group's revenues increased by 53% and profits increased by 151%.

The digitisation of industry has brought an improvement on productivity and a change of lifestyle. Through industry-university-research cooperation, a number of advanced technological achievements have been accumulated including IoT gateway device ' π core'. ' π core' is the sensory nerve endings of a smart city, which provides access to power and network to all smart application, obtaining data and distributing information in cities. The Group has put the π core access to smart lamps and smart waste classification applications in Beijing, Shandong, Hebei and other places into use.

On 30 November 2021, the Ministry of Industry and Information Technology issued the "14th Five-Year Plan" for the development of software and information technology services, proposing that by 2025, the capacity of key software such as basic software and industrial software will be significantly improved. Key enterprises from energy industry will be selected to carry out digital transformation, nuture a number of digital transformation solution providers, and provide comprehensive support to transform China into a strong manufacture, network and digital country. Since its establishment, the Group has been committed to work on the design, development and application of intelligent integrated energy software, and continues to improve the data standards, energy data analysis, to achieve the system energy efficiency improvement, cloud-side collaborative control and other aspects to realise digitalised China.

The Group's smart energy and smart life business continues to expand the market map, achieve iterative breakthroughs in business models, improve organizational capacity, support business essence, and achieve high-quality growth.

By order of the Board OneForce Holdings Limited WANG Dongbin Chairman Beijing, China, 25 November 2021 本人僅代表元力控股有限公司(「本公司」,連 同其附屬公司合稱「本集團」)董事(「董事」) 組成之董事會(「董事會」),欣然提呈本集團截 至2021年9月30日止六個月期間(「報告期」)之中 期報告(「中期報告」)。

2021年,數字經濟和低碳經濟崛起,能源產業 數字化進程不斷加速。本集團作爲中國能源軟 件與服務先鋒,憑藉在電網及配電公司領域多 年積累的客戶資源及技術領先的產品與服務, 及時把握住能源數字化建設加速的發展良機。 報告期內,本集團收入增長53%,利潤增長 151%。

產業數字化帶來了生產力的提升,也帶來了生 活方式的變革。本集團通過產學研合作積累了 一批先進技術成果,智能物聯網關產品π芯便 是其中之一。π芯是智慧城市的神經末梢,爲傳 感設備供電、供網,承載城市各類智慧應用接 入、資料獲取及資訊發布功能。本集團已通過 π芯接入智慧燈杆及智慧垃圾分類等應用,於 北京、山東、河北等地投入使用。

2021年11月30日,工信部印發《"十四五"軟件和信息技術服務業發展規劃》,提出到2025年,基礎軟件、工業軟件等關鍵軟件供給能力 顯著提升,面向能源行業選取重點企業開展數 字化轉型,培育形成一批數字化轉型解决方案 提供商,全面支撑製造强國、網絡强國、數字 中國建設。本集團自成立以來致力於智慧綜合 能源軟件設計、開發及應用,並持續在數據標 準、能源數據分析、系統能效提升、雲邊協同 控制等方面不斷完善,助力數字中國建設。

本集團智慧能源和智慧生活業務不斷拓展市場 版圖、實現商業模式迭代突破,提高組織能 力,支撑業務實質,實現高質量增長。

承董事會命 **元力控股有限公司 王東斌** *主席* 中國北京,2021年11月25日

INDUSTRY REVIEW

The energy field is the main battleground of China's carbon emission reduction, and the power grid is the hub to promote energy transformation and realise the national strategy of "carbon peak and neutrality". On 15 March 2021, Chairman Xi Jinping proposed to build a new power system with new energy as the main body, and to make efforts to achieve the target of carbon peak by 2030 and carbon neutrality by 2060 at the ninth meeting of the Central Committee of Finance and Economics. Open interconnection, multi-source synergy, multi-energy complementarity, energy and digital deep coupling of energy internet will be the main morphological features of the new power system in the future.

On one hand, intellectualisation and digitalisation will lead to a variety of energy efficient interconnection. With the surge of distributed renewable energy generation, the microgrid of distributed power supply, distribution facilities, control equipment, energy storage equipment, etc. will become an effective complement to the existing power grid. All aspects of the power system will be fully intelligent, digital and interactive, in order to achieve the integration of power source network load storage and multi-energy complementary development.

On the other hand, major changes will take place in the form of energy services. On 11 October 2021, the National Development and Reform Commission issued the "Notice on Further Deepening the Marketoriented Reform On Grid Electricity Price Of Coal-fired Power Generation", announcing the latest measures for the reform of grid electricity price of coal-fired power starting from 15 October 2021, and promoting the improvement of the formation mechanism of marketoriented electricity price. The market-oriented reform of coal power price forms an effective market incentive mechanism from the price level, stimulates the commodity attribute of electricity, further promotes the wide application of electric energy substitution, including electric vehicles, clean heating, roof photovoltaic, user side energy storage equipment and smart home, and the use of electricity is further developing in a diversified direction. In the context of energy internet, the new model of both consumers and producers will change the form of energy and power services. Demand side response, virtual power plant and market-oriented power sales have become new choices for users. Load aggregation, green power, customized services, accurate measurement and power big data value-added services will become the new needs of the majority of users.

行業回顧

能源領域是我國碳減排的主戰場,而電網是 推動能源轉型和實現國家"雙碳"戰略的樞 紐。2021年3月15日,習近平總書記在中央 財經委員會第九次會議提出:構建以新能源 爲主體的新型電力系統,拿出抓鐵有痕的勁 頭,如期實現2030年前碳達峰、2060年前碳 中和的目標。開放互聯、多源協同、多能互 補、能源與數字化深度耦合的能源互聯網將 會是未來新型電力系統的主要形態特徵。

一方面,通過智能化、數字化手段實現多種 能源的高效互聯。隨著分布式可再生能源發 電的增加,分布式電源、配電設施、控制設 備、儲能裝置等構成的微電網將成爲現有電 網的有效補充。電力系統的各個環節將全面 實現智能化、數字化、互動化,實現電力源 網荷儲一體化和多能互補發展。

另一方面, 能源服務形態將產生重大變革。 2021年10月11日,發改委印發《關於進一步 深化燃煤發電上網電價市場化改革的通 知》,宣布自10月15日起實施煤電上網電價 改革的最新措施,推動完善電價市場化形成 機制。煤電價格市場化改革從價格的層面形 成有效的市場激勵機制,激發電力的商品屬 性,進一步推動電能替代,包括電動汽車、 清潔供暖、屋頂光伏、用戶側儲能設備及智 能家居的廣泛應用,使電力服務朝著多元化 方向發展。在能源互聯網背景下,既是消費 者,又是生產者的全新模式將改變能源電力 服務形態, 需求側響應、虛擬電廠及市場化 售電成爲用戶的新選擇。負荷聚合、綠色電 力、定制化服務、精准計量、電力大數據增 值服務等將成爲廣大用戶的新需求。

BUSINESS REVIEW

As a smart energy technology service provider, the Group provides IoT-related hardware and software products, information technology services and integrated solutions for customers in the industries such as power companies, smart cities, industrial parks and community streets.

The deployment of a dual-carbon strategy has driven demand for IoT-related software and hardware from power grid companies and energy enterprises. With customer resources and technology-leading products and services accumulated over the years in power grid and distribution companies, the Group seizes the opportunity for development. While consolidating and deepening its partnership with State Grid Corporation of China ("SGCC"), Inner Mongolia Power (Group) Co., Ltd. ("IMPG"), and China Southern Power Grid Company Limited ("CSG"), the Group further expands cooperations with customers of other energy companies, including China Energy Investment Corporation ("China Energy") and China Huaneng Group Co., Ltd ("CHNG"), and continues to broaden its business areas and customer range.

Meanwhile, the Group's business in smart city IoT was carried out smoothly, and a number of smart city projects achieved breakthroughs during the Reporting Period, including Beijing Mentougou District smart light pole mounting project, Baoding Jingxiu District smart waste classification project, etc.

While the Group has been actively expanding business, the Group also attaches importance to investment in technology R&D and talent training to ensure the competitiveness of the Group's products and services. The Group continues to optimise its internal organisational structure and mechanism, provide employees with promotion and talent incentive mechanism including share options and share awards, to ensure the stability of the core technical team and the improvement of innovation ability.

業務回顧

作爲一家智慧能源科技服務供應商,本集 團爲電力企業、智慧城市、產業園區、社 區街道等領域的客戶提供物聯網相關軟硬 件產品、信息技術服務與集成解決方案。

雙碳戰略的部署帶動了電網公司及能源企 業對物聯網相關軟件及硬件的需求。本集 團憑藉在電網及配電公司多年積累的客戶 資源及技術領先的產品與服務,把握發展 良機。在鞏固及深化與國家電網有限公司 (「**國家電網**」)、內蒙古電力(集團) 有限責任公司(「**內蒙古電力集團**」)及 中國南方電網有限責任公司(「**南方電** 網」)的合作關係的同時,拓展包括國家 能源投資集團有限責任公司(「**國家能源** 集團」)、中國華能集團有限公司(「**華 能集團**」)在內的其他能源企業客戶,持 續開拓業務領域,擴大客戶範圍。

同時,本集團在智慧城市物聯網領域的業務順利開展,於報告期內多項智慧城市項 目取得突破,包括北京門頭溝區智慧燈桿 掛載項目、保定市競秀區智能垃圾分類項 目等。

在積極拓展業務的同時,本集團亦重視在 技術研發和人才培訓方面的投入,以確保 本集團產品和服務的競爭力。本集團持續 優化內部組織結構與機制,爲員工提供完 善的晋升機制和包括購股權、股份獎勵等 方式在內的人才激勵機制,確保核心技術 團 隊 的 穩 定 與 創 新 能 力 的 提 高。

OUTLOOK AND PROSPECT

The Group's focus on energy digitalisation is ushering in new opportunities for rapid development in the next few decades. Relying on the stable cooperative relationship accumulated in the process of providing information development and services for major power grid companies over the years, increasingly strengthened customer loyalty and the excellent technical team and software and hardware products, the Group is confident to meet the high-speed development opportunities brought by energy digitalisation. Meanwhile, with the strong support of low-carbon China and digital China construction policies, the Group's smart city IoT business will usher in better development.

The Group attaches great importance to maintaining stable cash flow, actively takes measures to strengthen cash flow management, remains highly vigilant about the timeliness of receivables collection, and will pay more attention to the follow-up of receivables collection while encouraging the team to actively explore the market and business.

Facing the current challenging economic environment, the Group strives for progress while maintaining stability, makes pragmatic innovation, strives to improve its business operation ability and core competitiveness, seizes industry opportunities and promotes the sustainable and high-quality development of the Group.

發展展望

集團聚焦的能源數字化領域正迎來未來幾十 年高速發展的新機遇。憑藉多年來爲各大電 網公司提供信息化開發與服務過程中積累的 穩定合作關係及日漸强化的客戶忠誠度、優 秀的技術團隊以及卓越的軟硬件產品,集團 充滿信心地迎接能源數字化帶來的高速發展 機遇。同時,伴隨低碳中國和數字中國建設 政策的有力支撑,本集團的智慧城市物聯網 業務必將迎來更好的發展。

本集團十分重視維持穩健的現金流,積極採 取措施加强現金流管理,對客戶回款的及時 性保持高度警覺。在鼓勵團隊積極開拓市場 與業務的同時,未來將更加注重對客戶回款 的跟進。

面對當前充滿挑戰的經濟環境,本集團穩中 求進、務實創新,著力提升業務經營能力與 核心競爭力,把握行業機遇,推動本集團的 持續優質發展。

FINANCIAL REVIEW

Revenue

The following table sets out the breakdown of the Group's revenue by business segments during the Reporting Period:

財務回顧

收入

於報告期內,下表載列本集團按業務分部劃分的收入明細:

		For the six months ended 30 September 2021 截至 2021 年 9月 30 日止 六個月 RMB'000 人民幣千元	For the six months ended 30 September 2020 截至 2020 年 9 月 30 日止 六個月 RMB'000 人民幣千元
Sale of software and solutions	銷售軟件及解決方案	27,247	18,887
Provision of technical services	提供技術服務	91,422	59,459
Sale of products	銷售產品	44,841	28,756
		163,510	107,102

During the Reporting Period, the Group's revenue increased by approximately RMB56,408,000, which is mainly due to the combination of the following:

- the year-on-year increase in revenue from sales of software and solutions by approximately RMB8,360,000, which was mainly contributed by the implementation of a number of new largescale information construction projects of energy enterprises during the Reporting Period;
- the increase in revenue from provision of technical services by approximately RMB31,963,000, which was mainly attributable to the further expansion of the types and scope of technical services provided to customers such as CSG and NARI Technology Co., Ltd.; and
- (iii) the increase in revenue of sale of hardware by approximately RMB16,085,000 which was mainly attributable to the implementation of the new energy enterprise visualisation exhibition hall construction project newly added in 2021 during the Reporting Period.

於報告期內,本集團收入增加約人民幣 56,408,000元,主要是由於以下因素的綜合影響:

- (i) 銷售軟件及解決方案收入同比增長約人民幣8,360,000元,主要歸因於2021年新增的多項能源企業大型信息化建設項目於報告期內實施;
- (ii) 提供技術服務收入增長約人民幣 31,963,000元,主要歸因於為南方電網和 國電南瑞科技股份有限公司等客戶提供技 術服務的類型與服務範圍進一步擴大;及
- (iii) 銷售產品收入增長約人民幣16,085,000 元,主要歸因於2021年新增的能源企業可 視化展廳建設項目於報告期內實施。

Cost of sales and gross profit margin

銷售成本與毛利率

The following table sets out the breakdown of the Group's cost of sales and gross profit margin by business segments during the Reporting Period:

於報告期內,下表載列本集團按業務分部劃 分的銷售成本與毛利率明細:

		For the six months ended 30 September 2021 截至 2021 年 9月 30 日止 六個月 RMB'000 人民幣千元	For the six months ended 30 September 2020 截至 2020 年 9月 30 日止 六個月 RMB'000 人民幣千元
Cost of sales (RMB'000)	銷售成本(人民幣千元)	17,874	12,522
Sale of software and solutions	銷售軟件及解決方案	71,878	45,484
Provision of technical services	提供技術服務	41,826	24,124
Sale of products	銷售產品	131,578	82,130
Gross profit margin	毛利率	34.4%	33.7%
Sale of software and solutions	銷售軟件及解決方案	21.4%	23.5%
Provision of technical services	提供技術服務	6.7%	16.1%
Sale of products	銷售產品	19.5%	23.3%

During the Reporting Period, the year-on-year increase in cost of sales of the Group was approximately RMB49,448,000, which was driven by the growth in revenue of sales. Meanwhile, the Group's overall gross profit margin fell from approximately 23.3% to approximately 19.5%, mainly because: i) in order to improve service quality and meet market requirements, more customers are equipped with a dedicated technical service team provided by the Group, which increased the outsourced labour cost and ii) the increase in purchase cost of products resulted from the rising cost of raw materials and logistics.

Intangible assets and property, plant and equipment ("PP&E")

As of 30 September 2021, the carrying amount of intangible assets was approximately RMB21,549,000 (31 March 2021: RMB27,649,000). The carrying amount of PP&E was approximately RMB8,696,000 (31 March 2021: approximately RMB9,624,000).

於報告期內,本集團銷售成本受收入增長的 拉動,同比增加約人民幣49,448,000元。同 時,本集團整體毛利率由約23.3%下降至約 19.5%,主要歸因於:i)爲提高服務質量及 響應市場需求,爲更多客戶配備了專屬的技 術服務團隊,令人力外包成本上漲以及ii) 受原材料及物流成本上漲影響,產品採購成 本增加。

無形資產與物業、廠房及設備

於2021年9月30日, 無形資產的賬面值約為 人民幣21,549,000元(2021年3月31日:人 民幣約27,649,000元)。物業、廠房及設 備的賬面值約人民幣8,696,000元(2021年 3月31日:人民幣約9,624,000元)。

Trade and bill receivables and contract assets

As of 30 September 2021, the carrying amount of trade and bill receivables and contract assets amounted to approximately RMB305,337,000 (31 March 2021: approximately RMB251,747,000). The increase was mainly driven by the growth in revenue. The Group's credit policy and the creditability of its customers were stable as compared with prior years.

Inventories and other contract costs

As of 30 September 2021, the carrying amount of inventories and other contract cost was approximately RMB12,487,000 (31 March 2021: approximately RMB12,508,000).

R&D expenditure

The following table sets out the breakdown of the Group's capitalised/R&D expenditure charged to profit or loss accounts during the Reporting Period:

貿易應收款項及應收票據及合同資產

於2021年9月30日,貿易應收款項及應收票據 及合同資產賬面值約爲人民幣305,337,000元 (2021年3月31日:人民幣約251,747,000 元)。該增長主要是受收入增長的拉動。本 集團的信用政策以及其客戶的信用較先前年 度均未發生重大變動。

存貨及其他合同成本

於2021年9月30日,存貨及其他合同成本的賬 面值約為人民幣12,487,000元(2021年3月31 日:人民幣約12,508,000元)。

研發支出

於報告期內,下表載列本集團已資本化/計 入當期損益研發支出明細:

		For the six months ended 30 September 2021 截至 2021 年 9月 30 日止 六個月 RMB'000 人民幣千元	For the six months ended 30 September 2020 截至 2020 年 9月 30 日止 六個月 RMB'000 人民幣千元
R&D expenditure		ХКВТЛ	
Capitalised	資本化金額	-	952
Charged to profit or loss accounts	計入當期損益金額	4,286	2,320
		4,286	3,272

As a technology and innovation driven company, the Group has been consistently investing in R&D activities. During the Reporting Period, the Group has maintained its focus on investing in R&D activities. The amount of R&D expenditure increased by approximately RMB1,014,000 as compared with the same period of last year.

作爲一家技術與創新驅動的公司,本集團始 終注重投資於研發活動。報告期內,本集團 持續加大研發投入。研發支出發生額比去年 同期增加約人民幣1,014,000元。

LIQUIDITY AND FINANCIAL RESOURCES

As at 30 September 2021, the Group had net current assets amounting to approximately RMB187,196,000 (31 March 2021: approximately RMB173,974,000), including bank balances and cash of approximately RMB30,593,000 (31 March 2021: approximately RMB31,703,000). The Group's current ratio (as calculated by current assets divided by current liabilities) was 2.08 times (31 March 2021: 2.17 times). The liability with interest was short-term bank loans and amounted to approximately RMB38,639,000 (31 March 2021: approximately RMB31,267,000), representing 17.5% of net assets (31 March 2021: 14.6%). The Group's liquidity and financial position remains stable.

SIGNIFICANT INVESTMENT HELD, SUBSTANTIAL ACQUISITION AND DISPOSAL OF ASSETS AND MERGER ISSUES

During the Reporting Period and up to the date of this report, the Group did not hold any significant investment and had no substantial acquisition and disposal of assets and merger issues.

CAPITAL STRUCTURE

The share capital of the Company only comprises of ordinary shares. As at 30 September 2021, the Company had 503,927,177 shares in issue.

CONTINGENT LIABILITIES

The Group did not have any material contingent liabilities as at 30 September 2021 (31 March 2021: none).

TREASURY MANAGEMENT

For the Reporting Period, there had been no material change in the Group's funding and treasury policies. The Group has a sufficient level of cash and banking facilities for the conduct of its trade in the normal course of business.

The management of the Company closely reviews trade receivable balances and any overdue balances on an ongoing basis and only trades with creditworthy parties. The management of the Company closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and commitments can meet its funding requirements to manage liquidity risk.

流動資金及財務資源

於2021年9月30日,本集團的流動資產淨額 約為人民幣187,196,000元(2021年3月31 日:人民幣約173,974,000元),包括銀行結 餘及現金約人民幣30,593,000元(2021年3月 31日:約人民幣31,703,000元)。本集團的 流動比率(按流動資產除以流動負債計算) 為2.08倍(2021年3月31日:2.17倍)。本集 團計息負債為短期銀行貸款約為人民幣 38,639,000元(2021年3月31日:約人民幣 31,267,000元),佔資產淨額17.5%(2021年 3月31日:14.6%)。本集團流動資金及財務 狀況保持穩定。

所持重大投資、重大收購及出售資產與 合併事宜

於報告期內及直至本報告日期,本集團並無 持有任何重大投資,無重大收購及出售資產 與合併事宜。

股本架構

本公司的股本僅包括普通股。於2021年9月 30日,本公司有503,927,177股已發行股份。

或然負債

於2021年9月30日,本集團並無重大或然負 債(2021年3月31日: 無)。

庫務管理

於報告期內,本集團的融資及庫務政策並無 重大變動。本集團具備充足水平的現金及銀 行信貸,以供其在一般業務過程中進行貿易 活動。

本公司管理層持續密切檢討我們的貿易應收 款項結餘及任何逾期結餘,並只會與具信譽 的有關方進行貿易。本公司管理層密切監察 本集團流動資金狀況,以確保本集團的資 產、負債及承擔的流動資金架構可滿足其融 資需求,以管控流動資金風險。

PLEDGE OF ASSETS

As at 30 September 2021, a total of approximately RMB9,580,000 cash of deposits has been charged as security for bank borrowings of the Group (31 March 2021: approximately RMB9,720,000).

As at 30 September 2021, the Group had no property, plant and equipment that was held under finance leases (31 March 2021: none).

EMPLOYEES AND REMUNERATION POLICIES

The total number of employees were approximately 96 as at 30 September 2021 (31 March 2021: approximately 111). The Group's employee benefit expenses mainly included salaries, overtime payment and discretionary bonus, share options, other staff benefits and contributions to retirement schemes. During the Reporting Period, the Group's total employee benefit expenses (including Directors' emoluments) amounted to approximately RMB14,276,000 (six months ended 30 September 2020: approximately RMB15,859,000).

Remuneration is determined with reference to the qualification, experience and work performance of employees, whereas the payment of discretionary bonus is generally subject to work performance, the financial performance of the Group in that particular year and general market conditions.

FOREIGN EXCHANGE RISK

The Group operates mainly in the PRC. Entities within the Group are exposed to foreign exchange risk arising from various currency exposures, primarily with respect to HK\$ and RMB. Foreign exchange risk arises from monetary assets and liabilities that are denominated in a currency that is not the entity's functional currency.

The management of the Company has set up a policy to require the group companies to manage their foreign exchange risk against their functional currencies. The group companies do not adopt formal hedge accounting policy. It manages its foreign currency risk by closely monitoring the movements of foreign currency rates and will consider entering into forward foreign exchange contracts to reduce the exposure should the need arises.

資產抵押

於2021年9月30日,合計約人民幣9,580,000 元定期存單用作本集團銀行借款之抵押 (2021年3月31日:約人民幣9,720,000 元)。

於2021年9月30日,本集團無任何物業、廠 房及設備為根據融資租賃所持有(2021年3 月31日:無)。

僱員及薪酬政策

於 2021年9月30日合共聘用約96名僱員 (2021年3月31日:約111名)。本集團的僱 員福利開支主要包括薪金、加班工資及酌情 花紅、購股權、其他僱員福利及退休計劃供 款。於報告期內,本集團雇員福利開支總額 (包括董事酬金)約爲人民幣14,276,000元 (截至2020年9月30日止六個月:約人民幣 15,859,000元)。

薪酬乃按僱員的資歷、經驗及工作表現釐 定,而酌情花紅一般視乎工作表現、本集團 於特定年度的財務業績及整體市場狀況而釐 定。

外匯風險

本集團主要於中國經營。本集團內實體面對 若干貨幣產生的外匯風險,主要有關港元及 人民幣。外匯風險產生自以並非有關實體功 能貨幣計值的貨幣資產及負債。

本公司管理層已制定政策要求集團公司管理 面對的其功能貨幣外匯風險。集團公司並無 採納正式對沖會計政策。其透過密切監察外 幣匯率變動管理其外幣風險,並將考慮在必 要時訂立遠期外匯合約以減低風險。

Corporate Governance 企業管治

CORPORATE GOVERNANCE

Compliance with the Corporate Governance Code

The Company strives to attain and maintain high standards of corporate governance best suited to the needs and interests of the Group as it believes that an effective corporate governance framework is fundamental to promoting and safeguarding the interests of shareholders and other stakeholders and enhancing shareholder value. Accordingly, the Company has adopted and applied corporate governance principles as set out in the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Listing Rules and practices that emphasise a quality Board, effective risk management and internal controls systems, stringent disclosure practices, transparency and accountability. It is, in addition, committed to continuously improving these practices and inculcating an ethical corporate culture.

The Company complied with all code provisions of the CG Code throughout the Reporting Period.

Compliance with the Model Code for Securities Transactions by Directors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules. In response to specific enquiries made, all Directors confirmed that they have complied with the Model Code in their securities transactions during the Reporting Period.

企業管治

遵守企業管治守則

本公司相信有效的企業管治架構是增進及保 障股東及其他利益相關人士權益與提升股東 價值的基本要素,因此致力達致與維持最適 合本集團需要及利益的高企業管治水平。為 此,本公司已採納及應用上市規則附錄14所 載之企業管治守則(「管治守則」)之企業管治 原則及常規,強調要有一個優秀的董事會、 有效的風險管理及內部監控系統、嚴格的披 露常規,以及具透明度及問責性。此外,本 公司不斷優化該等常規,培養高度操守的企 業文化。

於報告期內,本公司已遵守管治守則的所有 守則條文。

遵守董事進行證券交易的標準守則

本公司已採納上市規則附錄10所載之上市發 行人董事進行證券交易的標準守則(「標準守 則」)。所有董事就有關查詢時均確認,他們 於報告期內進行的證券交易均已遵守標準守 則。

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

As at 30 September 2021, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying Shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which had been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), or which were recorded in the register required to be kept 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 were as follows:

Long positions in the Shares and underlying Shares of the Company

董事及最高行政人員於股份、相關股份 及債券之權益與淡倉

於2021年9月30日,本公司董事及最高行政 人員於本公司或其任何相聯法團(定義見證 券及期貨條例第xv部)之股份、相關股份及 債券中擁有根據證券及期貨條例第xv部第7 及第8分部已知會本公司及聯交所之權益及 淡倉(包括根據證券及期貨條例之該等條文 視為或當作由彼等擁有之權益及淡倉),或 已登記於本公司根據證券及期貨條例第352 條規定備存之登記冊,或根據標準守則已知 會本公司及聯交所之權益及淡倉如下:

於本公司股份及相關股份之好倉

Directors	Capacity/Nature of interests	Number of Shares held	Approximate % of shareholding
董事	身份/權益性質	持有股份數目	持股數 概約百分比
WANG Dongbin 王東斌	Interest of a controlled corporation 受控法團權益	60,000,000 ⁽¹⁾	
	Beneficial owner 實益擁有人	1,000,000 ⁽⁴⁾	
		61,000,000	12.10%
LI Kangying 李抗英	Interest of a controlled corporation 受控法團權益	60,000,000 ⁽²⁾	
	Beneficial owner 實益擁有人	1,000,000 ⁽⁴⁾	
		61,000,000	12.10%
WU Zhanjiang 吳戰江	Interest of a controlled corporation 受控法團權益	60,000,000 ⁽³⁾	
	Beneficial owner 實益擁有人	1,000,000 ⁽⁴⁾	
		61,000,000	12.10%
WU Hongyuan 吳洪淵	Beneficial owner 實益擁有人	1,200,000 ⁽⁴⁾	0.238%
Ng Kong Fat 吳光發	Beneficial owner 實益擁有人	500,000 ⁽⁴⁾	0.099%
Han Bin 韓彬	Beneficial owner 實益擁有人	500,000 ⁽⁴⁾	0.099%
Wang Peng 王鵬	Beneficial owner 實益擁有人	500,000 ⁽⁴⁾	0.099%

Notes:

- 1 These Shares were held by Smart East, which was wholly owned by Mr. Wang Dongbin.
- 2 These Shares were held by Main Wealth, which was wholly owned by Mr. Li Kangying.
- 3 These Shares were held by Union Sino, which was wholly owned by Mr. Wu Zhanjiang.
- 4 These Shares represented the underlying Shares under the options granted by the Company on 30 July 2018 pursuant to the Share Option Scheme adopted on 5 February 2018 ("Share Option Scheme").

Save as disclosed above, as at 30 September 2021, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code. 附註:

- 1 該等股份由Smart East持有,該公司由王東 斌先生全資擁有。
- 2 該等股份由Main Wealth持有,該公司由李 抗英先生全資擁有。
- 3 該等股份由Union Sino持有,該公司由吳戰 江先生全資擁有。
- 4 該等股份指本公司於2018年7月30日根據於 2018年2月5日採納的購股權計劃(「購股權 計劃」)授出的購股權項下的相關股份。

除上文所披露者外,於2021年9月30日概無 本公司董事或最高行政人員於本公司及其相 聯法團(定義見證券及期貨條例第XV部)之 股份、相關股份及債券中擁有根據證券及期 貨條例第XV部第7及第8分部而須知會本公 司及聯交所之權益或淡倉(包括彼等根據該 等證券及期貨條例條文而被視作或當作擁有 之權益或淡倉),或須記錄於根據證券及期 貨條例第352條存置之登記名冊內之權益或 淡倉,或根據標準守則而須知會本公司及聯 交所之權益或淡倉。

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the Reporting Period, none of the Directors, substantial shareholders of the Company nor any of their respective close associates (as defined under the Listing Rules) had any interest in a business which causes or may cause significant competition with the business of the Group.

INTERESTS AND SHORT POSITIONS OF SHAREHOLDERS DISCLOSEABLE UNDER THE SFO

So far as the Directors are aware, as at 30 September 2021, other than the interests and short positions of the Directors as disclosed in the section titled "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures" above, the following persons had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange:

Interests and short positions of substantial shareholders in the Shares and underlying Shares of the Company

Long positions in the Shares and underlying Shares of the Company

董事於競爭業務之權益

於報告期內,董事、本公司主要股東或任何 彼等各自之緊密聯系人(定義見上市規則)概 無於任何對本集團業務造成或可能造成重大 競爭的業務中擁有任何權益。

根據證券及期貨條例須予披露之股東權 益及淡倉

就董事所知悉,於2021年9月30日,除上述 「董事及最高行政人員於股份、相關股份及 債券之權益及淡倉」一節所披露之董事之權 益與淡倉外,下列人士在本公司股份或相關 股份中擁有根據證券及期貨條例第XV部第2 及第3分部規定須向本公司披露,或已登記 於本公司根據證券及期貨條例第336條規定 備存之登記冊,或須知會本公司及聯交所之 權益或淡倉:

主要股東於本公司股份及相關股份之權益及 淡倉

於本公司股份及相關股份之好倉

Name	Capacity/Nature of interests	Number of Shares held	Approximate % of shareholding
姓名	身份/權益性質	持有股份數目	持股數 概約百分比
Xiong Weiqin	Interest of spouse	61,000,000 ⁽¹⁾	12.10%
熊衛琴	配偶權益		
An Ning	Interest of spouse	61,000,000 ⁽²⁾	12.10%
安寧	配偶權益		
Zhang Jianhua	Interest of spouse	61,000,000 ⁽³⁾	12.10%
張建華	配偶權益		
Smart East	Beneficial owner	60,000,000 ⁽⁴⁾	11.91%
	實益擁有人		
Main Wealth	Beneficial owner	60,000,000 ⁽⁵⁾	11.91%
	實益擁有人		
Union Sino	Beneficial owner	60,000,000 ⁽⁶⁾	11.91%
	實益擁有人		

Name	Capacity/Nature of interests	Number of Shares held	Approximate % of shareholding
姓名	身份/權益性質	持有股份數目	持股數 概約百分比
Long Eagle	Beneficial owner 實益擁有人	60,000,000 ⁽⁷⁾	11.91%
Cao Wei 曹瑋	Interest of a controlled corporation 受控法團權益	60,000,000 ⁽⁷⁾	11.91%
Wang Jiangping 王江平	Interest of spouse 配偶權益	60,000,000 ⁽⁸⁾	11.91%
Chance Talent	Beneficial owner 實益擁有人	45,072,000 ⁽⁹⁾	8.94%
CCBI Investments	Interest of a controlled corporation 受控法團權益	45,072,000 ⁽⁹⁾	8.94%
CCB International (Holdings) Limited 建銀國際(控股)有限公司	Interest of a controlled corporation 受控法團權益	45,072,000 ⁽⁹⁾	8.94%
CCB Financial Holdings Limited 建行金融控股有限公司	Interest of a controlled corporation 受控法團權益	45,072,000 ⁽⁹⁾	8.94%
CCB International Group Holdings Limited	Interest of a controlled corporation	45,072,000 ⁽⁹⁾	8.94%
建行國際集團控股有限公司 China Construction Bank Corporation 中國建設銀行股份有限公司	受控法團權益 Interest of a controlled corporation 受控法團權益	45,072,000 ⁽⁹⁾	8.94%
Central Huijin Investment Limited 中央匯金投資有限責任公司	Interest of a controlled corporation 受控法團權益	45,072,000 ⁽⁹⁾	8.94%
Great Attain International Limited 達偉國際有限公司	Beneficial owner 實益擁有人	124,191,177 ⁽¹⁰⁾	24.64%

Notes:

- 1 Ms. Xiong Weiqin is the spouse of Mr. Wang Dongbin, an executive director of the Company. Under the SFO, Ms. Xiong is deemed to be interested in the 60,000,000 Shares held by Smart East as mentioned in Note 4 and 1,000,000 underlying Shares under the outstanding options granted by the Company to Mr. Wang pursuant to the Share Option Scheme.
- 2 Ms. An Ning is the spouse of Mr. Li Kangying, an executive director of the Company. Under the SFO, Ms. An is deemed to be interested in the 60,000,000 Shares held by Main Wealth as mentioned in Note 5 and 1,000,000 underlying Shares under the outstanding options granted by the Company to Mr. Li pursuant to the Share Option Scheme.

附註:

- 1 熊衛琴女士為本公司執行董事王東斌先生的 配偶。根據證券及期貨條例,熊女士被視作 於附註4所述Smart East持有的60,000,000股 股份,以及本公司根據購股權計劃授予王先 生的尚未行使的購股權項下的1,000,000股 相關股份中擁有權益。
- 2 安寧女士為本公司執行董事李抗英先生的配 偶。根據證券及期貨條例,安女士被視作於 附註5所述Main Wealth持有的60,000,000股 股份,以及本公司根據購股權計劃授予李先 生的尚未行使的購股權項下的1,000,000股 相關股份中擁有權益。

- 3 Ms. Zhang Jianhua is the spouse of Mr. Wu Zhanjiang, an executive director of the Company. Under the SFO, Ms. Zhang is deemed to be interested in the 60,000,000 Shares held by Union Sino as mentioned in Note 6 and 1,000,000 underlying Shares under the outstanding options granted by the Company to Mr. Wu pursuant to the Share Option Scheme.
- 4 These Shares were held by Smart East, which was wholly owned by Mr. Wang Dongbin, an executive Director.
- 5 These Shares were held by Main Wealth, which was wholly owned by Mr. Li Kangying, an executive Director.
- 6 These Shares were held by Union Sino, which was wholly owned by Mr. Wu Zhanjiang, an executive Director.
- 7 These Shares were held by Long Eagle, which was wholly owned by Mr. Cao Wei.
- 8 Ms. Wang Jiangping is the spouse of Mr. Cao Wei. Under the SFO, Ms. Wang is deemed to be interested in the Shares held by Long Eagle as mentioned in Note 7.
- These Shares were held by Chance Talent. As at the date of this q report. China Construction Bank Corporation was owned by Central Huijin Investment Limited as to approximately 57.31%. CCB International Group Holdings Limited was wholly owned by China Construction Bank Corporation. CCB Financial Holdings Limited was wholly owned by CCB International Group Holdings Limited. CCB International (Holdings) Limited was wholly owned by CCB Financial Holdings Limited. CCBI Investments was wholly owned by CCB International (Holdings) Limited. Chance Talent was wholly owned by CCBI Investments. Each of Central Huijin Investment Limited, China Construction Bank Corporation, CCB International Group Holdings Limited, CCB Financial Holdings Limited, CCB International (Holdings) Limited and CCBI Investments is deemed to be interested in the Shares which Chance Talent is interested in.
- 10 Great Attain International Limited is owned as to 25% by each of Smart East, Long Eagle, Main Wealth and Union Sino respectively.

Other than as disclosed above, as at 30 September 2021, the Directors have not been notified by any person (other than the Directors or chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept pursuant to Section 336 of the SFO.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

During the Reporting Period, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities.

- 3 張建華女士為本公司執行董事吳戰江先生的 配偶。根據證券及期貨條例,張女士被視作 於附註6所述Union Sino持有的60,000,000股 股份,以及本公司根據購股權計劃授予吳先 生的尚未行使的購股權項下的1,000,000股 相關股份中擁有權益。
 - 該等股份由Smart East持有,該公司由執行 董事王東斌先生全資擁有。

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- 該等股份由Main Wealth持有,該公司由執 行董事李抗英先生全資擁有。
- 該等股份由Union Sino持有,該公司由執行 董事吳戰江先生全資擁有。
- 該等股份由Long Eagle持有,該公司由曹瑋 先生全資擁有。
- 8 王江平女士為曹瑋先生的配偶。根據證券及 期貨條例,王女士被視作於附註7所述Long Eagle持有的股份中擁有權益。
- 該等股份由Chance Talent持有。於本報告日 9 期,中國建設銀行股份有限公司由中央匯金 投資有限責任公司擁有約57.31%權益。建 行國際集團控股有限公司由中國建設銀行股 份有限公司全資擁有。建行金融控股有限公 司由建行國際集團控股有限公司全資擁有。 建銀國際 (控股)有限公司由建行金融控股 有限公司全資擁有。CCBI Investments由建 銀國際(控股)有限公司全資擁有。Chance Talent由CCBI Investments全資擁有。中央匯 金投資有限責任公司、中國建設銀行股份有 限公司、建行國際集團控股有限公司、建行 金融控股有限公司、建銀國際 (控股)有限公 司及CCBI Investments各自被視作於Chance Talent擁有權益的股份中擁有權益。
- 10 達 偉 國 際 有 限 公 司 由 Smart East 、 Long Eagle、Main Wealth及Union Sino分別擁有 25%權益。

除上文披露者外,於2021年9月30日,董事 並無知悉任何人士(董事或本公司最高行政 人員除外)於本公司股份或相關股份中擁有 根據證券及期貨條例第336條須存置的登記 名冊所記錄的權益或淡倉。

購買、出售或贖回本公司上市證券

於報告期內,本公司或其任何附屬公司概無 購回、出售或贖回本公司任何上市證券。

REVIEW OF INTERIM FINANCIAL STATEMENTS

The unaudited condensed consolidated interim financial statements of the Group for the six months ended 30 September 2021 have been reviewed by the auditor of the Company, KPMG, in accordance with Hong Kong Standard on Review Engagements 2410 – "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. The independent review report of the auditor will be included in the interim report to shareholders. The unaudited condensed consolidated interim financial statements of the Group for the six months ended 30 September 2021 has also been reviewed by the Audit Committee of the Company.

審閱中期財務報表

本公司核數師畢馬威會計師事務所已按照香 港會計師公會頒布之香港審閱委聘準則第 2410號「由實體的獨立核數師執行中期財務 資料審閱」,審閱本集團截至2021年9月30 日止六個月之未經審核簡明綜合中期財務報 表。核數師之獨立審閱報告將刊載於寄發予 股東之中期報告內。本公司審核委員會亦已 審閱本集團截至2021年9月30日止六個月之 未經審核簡明綜合中期財務報表。

Share Option Scheme and Share Award Scheme 購股權計劃及股份獎勵計劃

SHARE OPTION SCHEME

The Company adopted a share option scheme ("Share Option Scheme") on 5 February 2018 for the purpose of enabling the Group to grant share options to selected participants as incentives or rewards for their contribution to the Group.

(a) Who may join

Our Directors may, at its absolute discretion, invite any person belonging to any of the following classes of participants, to take up options to subscribe for Shares:

- (aa) any employee (whether full-time or part-time including any executive director but excluding any non-executive director) of our Company, any of our subsidiaries or any entity (the "Invested Entity") in which our Group holds an equity interest ("Eligible Employee");
- (bb) any non-executive directors (including independent non-executive directors) of our Company, any of our subsidiaries or any Invested Entity;
- (CC) any supplier of goods or services to any member of our Group or any Invested Entity;
- (dd) any customer of any member of our Group or any Invested Entity;
- (ee) any person or entity that provides research, development or other technological support to any member of our Group or any Invested Entity;

購股權計劃

本公司於2018年2月5日採納一項購股權計劃 (「購股權計劃」),以令本集團能夠向經選定參 與者授出購股權,作為彼等為本集團作出貢獻 之獎勵或回報。

(a) 可參與人士

董事可全權酌情邀請屬於下列任何參與人 士類別的任何人士接納購股權以認購股 份:

- (aa) 本公司、其任何附屬公司或本集 團於其中持有股本權益的任何實體 (「投資實體」)的任何僱員(不論 全職或兼職,包括任何執行董事 但不包括任何非執行董事)(「合資 格僱員」);
- (bb) 本公司、其任何附屬公司或任何 投資實體的任何非執行董事(包 括獨立非執行董事);
- (cc) 本集團任何成員公司或任何投資 實體的任何貨品或服務供應商;
- (dd) 本集團任何成員公司或任何投資 實體的任何客戶;
- (ee) 為本集團的任何成員公司或任何 投資實體提供研究、開發或其他 技術支撐的任何人士或實體;

- (ff) any shareholder of any member of our Group or any Invested Entity or any holder of any securities issued by any member of our Group or any Invested Entity;
- (gg) any adviser (professional or otherwise) or consultant to any area of business or business development of any member of our Group or any Invested Entity; and
- (hh) any other group or classes of participants who have contributed or may contribute by way of joint venture, business alliance or other business arrangement and growth of our Group,

and, for the purposes of the Share Option Scheme, the options may be granted to any company wholly owned by one or more persons belonging to any of the above classes of participants. For the avoidance of doubt, the grant of any options by our Company for the subscription of Shares or other securities of our Group to any person who falls within any of the above classes of participants shall not, by itself, unless our Directors otherwise determine, be construed as a grant of option under the Share Option Scheme.

The eligibility of any of the above class of participants to the grant of any option shall be determined by our Directors from time to time on the basis of our Directors' option as to his contribution to the development and growth of our Group.

- (ff) 本集團任何成員公司或任何投資 實體的任何股東或本集團任何成 員公司或任何投資實體所發行的 任何證券的任何持有人;
- (gg) 本集團任何成員公司或任何投資 實體的任何業務範疇或業務發展 的任何顧問(專業或其他類型) 或諮詢人士;及
- (hh) 曾經或可能藉合資經營、業務聯 盟或其他業務安排而對本集團的 增長作出貢獻的任何其他組別或 類別參與者,

及就購股權計劃而言,購股權或會授予屬於 上述任何類別的參與人士的一名或多名人 士所全資擁有的任何公司。為免生疑問, 除非董事另有決定,否則本公司授予屬於 上述任何類別參與人士的任何人士用以認購 股份或本集團其他證券的任何選擇權(就其 本身而言)不應被詮釋為根據購股權計劃授 出購股權。

上述可獲授予任何購股權的任何類別參與人 士的資格由董事按其對本集團發展與增長所 作貢獻的選擇不時釐定。

(b) Maximum number of Shares

- (aa) The maximum number of Shares which may be allotted and issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes adopted by our Group shall not exceed 30% of the issued share capital of our Company from time to time.
- (bb) The Company had held an EGM on 16 September 2020 to refresh the Share Option Scheme Mandate Limit. The Company had been allowed to grant further share options to subscribe for up to an aggregate of 50,392,717 Shares, representing approximately 10% of the issued Shares, which do not include the share options that are outstanding, cancelled or have lapsed as at the date of the EGM.

(c) Maximum entitlement of each participant

The total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option scheme of our Group (including both exercised or outstanding options) to each participant in any 12-month period shall not exceed 1% of the issued share capital of our Company for the time being (the "Individual Limit"). Any further grant of options in excess of the Individual Limit in any 12-month period up to and including the date of such further grant shall be subject to the issue of a circular to our Shareholders and our Shareholders' approval in general meeting of our Company with such participant and his associates abstaining from voting. The number and terms (including the exercise price) of options to be granted to such participant must be fixed before Shareholders' approval and the date of board meeting for proposing such further grant should be taken as the date of grant for the purpose of calculating the exercise price under note (1) to Rule 17.03(9) of the Listing Rules.

(b) 最高股份數目

- (aa) 按購股權計劃及本集團採納 的任何其他購股權計劃授出而 尚未行使的所有購股權獲行使 時可能配發及發行的最高股份 數目,不得超逾本公司不時已 發行股本的30%。
- (bb) 本公司已於2020年9月16日舉行股東特別大會更新購股權計畫授權限額。本公司獲准進一步授出可認購合共最多50,392,717股股份(相當於已發行股份約10%)的購股權,當中不包括於股東特別大會當日未行使、已註銷或已失效的購股權。

(c) 各參與人士可獲最高配額

於任何12個月期間向各參與人士已 發行及因行使根據購股權計劃及本集 團任何其他購股權計劃授出的購股權 (包括已行使或尚未行使購股權)而可 能發行的股份總數不得超過本公司當 時已發行股本1%(「個別上限」)。於 截至進一步授出購股權之日(包括該 日)止任何12個月期間再授出超逾個 別上限的購股權,須待向股東發出通 函及於本公司股東大會獲股東批准, 而有關參與人士及其聯繫人須放棄投 票。將向有關參與人士授出的購股權 數目及條款(包括行使價)必須於獲股 東批准前釐定,而根據上市規則第 17.03(9)條附註(1),就計算行使價而 言,建議有關進一步授出購股權舉行 董事會會議當日應被視為授出購股權 之日。

(d) The exercise price

The exercise price must be at least the higher of: (i) the closing price of the securities as stated in the Exchange's daily quotations sheet on the date of grant, which must be a business day; and (ii) the average closing price of the securities as stated in the Exchange's daily quotations sheets for the five business days immediately preceding the date of grant.

(e) Time of acceptance and exercise of option

An option may be accepted by a participant within 21 days from the date of the offer of grant of the option. An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by our Directors to each grantee, which period may commence on a day after the date upon which the offer for the grant of options is made but shall end in any event not later than 10 years from the date of grant of the option subject to the provisions for early termination thereof. Unless otherwise determined by our Directors and stated in the offer of the grant of options to a grantee, there is no minimum period required under the Share Option Scheme for the holding of an option before it can be exercised.

(f) Life of the Share Option Scheme

The Share Option Scheme shall be valid and effective for a period of ten years commencing from 5 February 2018, after which period no further options will be granted but the provisions of the Share Option Scheme shall remain in full force and effect in all other respects. In particular, all options granted before the end of such period shall continue to be valid and exercisable after the end of such period in accordance with the terms of the Share Option Scheme. As at the date of this report, the Share Option Scheme has remaining life of approximately seven years.

Particulars of share options outstanding under the Share Option Scheme at the beginning and at the end of the year ended 30 September 2021 and share options granted, exercised, cancelled or lapsed under the Share Option Scheme during such period were as follows:

(d) 行使價

行使價須至少為下列兩者中的較 高者:(i)有關證券在購股權授予日期 (必須為營業日)的收市價(以本交 易所日報表所載者為準);及(ii)該 等證券在緊接購股權授予日期前五 個營業日的平均收市價(收市價同 樣以本交易所日報表所載者為準)。

(e) 接納及行使購股權期限

參與人士可於授出購股權要約日期 起計21日內接納購股權。購股權可 於董事釐定並通知各承授人期間內 隨時根據購股權計劃的條款行使, 該期間可由提出授出購股權要約日 期後起計,惟無論如何須於授出購 股權日期起計10年內屆滿,且可根 據其條文提早終止。除非董事另行 決定並在向承授人提出授出購股權 的要約時列明,否則購股權計劃並 無規定於行使購股權前須持有購股 權的最短期限。

(f) 購股權計劃的期限

購股權計劃的有效期將自2018年2月 5日起計為期十年,其後將不再授出 任何購股權,惟購股權計劃的條文 在其他所有方面仍然具有十足效力 及作用。尤其於期間結束前已授出 的所有購股權於該期間結束後將可 繼續根據購股權計劃的條款有效且 可行使。於本報告日期,購股權計 劃的剩餘年期約為七年。

截至2021年9月30日止年度開始及終 結時,於購股權計劃下尚未行使之 購股權,以及於該期內根據購股權 計劃授出、行使、註銷或失效之購 股權詳情如下:

Share Option Scheme and Share Award Scheme 購股權計劃及股份獎勵計劃

			For the six n	nonths ended 30 2021) September			Price of	share of the Cor	npany
			截至 202	1年9月30日」	止六個月	_		本	公司股份價格	
Category of participants	Date of grant of share options ⁽¹⁾	Number of share options held as at 1 April 2021 於 2021 年	Granted	Exercised	Lapsed/ Cancelled	Number of share options held as at 30 September 2021 於 2021 年 9	Exercise period of share options	Exercise price of share options	Date of grant of share options	prior to the exercise date of share options
參與者類別	授出購股權日期⑴	4月1日持有 購股權數目	授出	行使	失效/ 註銷	↓ 2021 平 5 月 30 日持有 購股權數目	購股權行使期	購股權行使 價	購股權 授予日期	於行使購 股權日期前
								HK\$ 港元	HK\$ 港元	HK\$ 港元
Executive Directors(2) 執行董事(2)										
– WANG Dongbin		1,000,000	-	-	-	1,000,000		0.80	0.80	N/A
一王東斌										不適用
– WU Hongyuan		1,200,000	-	-	-	1,200,000		0.80	0.80	N/A
吳洪淵										不適用
– LI Kangying		1,000,000		-	-	1,000,000		0.80	0.80	N/A
一李抗英										不適用
– WU Zhanjiang		1,000,000	-	-	-	1,000,000		0.80	0.80	N/A
一吳戰江 INEDs(2)										不適用
獨立非執行董事(2)	30 July 2018						1 July 2019 to 31 December 2021			
– NG Kong Fat	2018年7月30日	500.000	-	-	-		2019年7月1日至	0.00	0.00	N/A
一吳光發		500,000				500,000	2021年12月31日	0.80	0.80	不適用
– HAN Bin		500,000		-	-	500,000		0.80	0.80	N/A
一韓彬		500,000				500,000				不適用
– WANG Peng		500,000	-	-	-	500,000		0.80	0.80	N/A
一王鵬		500,000				500,000				不適用
Other employees of the Group(2)(3)		15,000,000	-	-	-	15,000,000				N/A
本集團其他僱員 (2)(3)		13,000,000						0.80	0.80	不適用
Advisers to the Group(2) 本集團顧問(2)		6,000,000	-	-	-	6,000,000		0.80	0.80	N/A 不適用
Total 合計		26,700,000	-	-	-	26,700,000				

Notes:

- (1) 20%, 30% and 50% of the share options granted were vested respectively on 30 June 2019, 30 June 2020 and 30 June 2021, respectively.
- (2) Vesting of the share options granted to independent non- executive Directors and advisers to the Group is not conditional upon satisfaction of any vesting conditions.

Vesting of the share options granted to executive Directors and other employees of the Group is conditional upon satisfaction of certain performance conditions applicable to relevant grantees.

(3) Do not include the executive Directors, namely Mr. WANG Dongbin, Mr. WU Hongyuan, Mr. LI Kangying and Mr. WU Zhanjiang.

附註:

- 所授出購股權的20%,30%及50%已分別於 2019年6月30日,2020年6月30日及2021年6月 30日歸屬。
- (2) 授予獨立非執行董事及本集團顧問的購股 權,毋須達成任何歸屬條件的限制。

授予執行董事及本集團其他員工的購股權須在適 用於相關承授人的若干業績條件達成後方會歸 屬。

(3) 不包括執行董事,即王東斌先生、吳洪淵先生、 李抗英先生與吳戰江先生。

SHARE AWARD SCHEME

The Company adopted a share award scheme ("Share Award Scheme") to (i) recognise and reward the contribution of certain eligible participants to the growth and development of the Group and to give incentives thereto 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.

The Share Award Scheme was adopted by the Board on 27 July 2018 ("Adoption Date") and valid and effective for a term of 10 years commencing on the Adoption Date. The aggregate number of the Shares underlying all grants made during the term of the Share Award Scheme is limited to 3% of the issued share capital of the Company from time to time. The maximum number of awarded shares granted to a selected participant under the Share Award Scheme shall not exceed 1% of the issued share capital of the Company from time to time.

On 27 August 2018 and 2 August 2019, the Board, based on the recommendation of the remuneration committee of the Board, resolved to provide a sum of HK\$3.0 million and HK\$2.0 million respectively for the trustee of the Share Award Scheme to purchase Shares from the market pursuant to the Share Award Scheme. Further details of the Scheme are set out in the announcements of the Company dated 27 July 2018, 27 August 2018 and 2 August 2019, respectively.

As of 30 September 2021, there were 8,512,000 Shares held in trust by the trustee under the Share Award Scheme. As of 30 September 2021, no Share has been awarded by the Board to any eligible participant of the Share Award Scheme.

股份獎勵計劃

本公司採納一項股份獎勵計劃(「股份獎勵計 劃」),旨在(i)嘉許若干合資格參與者對本集團 增長及發展所作的貢獻並給予激勵,以挽留有 關人員繼續為本集團營運及發展服務;以及(ii) 為本集團進一步發展吸引合適人才。

股份獎勵計劃於2018年7月27日(「採納日期」)獲董事會採納,並自採納日期起有效及生效為期10年。於股份獎勵計劃期限內,可授出之相關股份總數不超過本公司不時已發行股本之3%。根據股份獎勵計劃,向經選定參與者授出之最高獎勵股份數目不得超過本公司不時已發行股本之1%。

於2018年8月27日及2019年8月2日,董事會根 據董事會薪酬委員會的建議,決議分別撥出 3.0百萬港元及2.0百萬港元於股份獎勵計劃受 託人用以在市場上根據股份獎勵計劃購買股 份。關於計劃之進一步詳情,分別載於本公司 於2018年7月27日、2018年8月27日及2019年8 月2日刊發的公告。

於2021年9月30日,受託人根據股份獎勵計劃 以信託方式持有的股份為8,512,000股。於2021 年9月30日,董事會尚未向任何股份獎勵計劃 的合資格參與者授予任何股份。

Independent Auditor's Report 獨立核數師報告

Review report to the board of directors of OneForce Holdings Limited

(Incorporated in Cayman Islands with limited liability)

INTRODUCTION

We have reviewed the interim financial report set out on pages 27 to 60 which comprises the consolidated statement of financial position of OneForce Holdings Limited (the "Company") as of 30 September 2021 and the related consolidated statement of profit or loss, the consolidated statement of profit or loss and other comprehensive income and the consolidated statement of changes in equity and the condensed consolidated cash flow statement for the six month period then ended and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and International Accounting Standard 34, Interim financial reporting, issued by the International Accounting Standards Board. The directors are responsible for the preparation and presentation of the interim financial report in accordance with International Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410, *Review of interim financial information performed by the independent auditor of the entity*, issued by the Hong Kong Institute of Certified Public Accountants. A review of the interim financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly we do not express an audit opinion.

致元力控股有限公司董事會審閱報告

(於開曼群島註冊成立的有限公司)

引言

我們已審閱第27頁至第60頁所載中期財務 報告,當中包括元力控股有限公司(「貴公 司」)於2021年9月30日的綜合財務狀況表, 以及截至該日止六個月期間的相關綜合損益 表、綜合損益及其他全面收益表、綜合權益 變動表及簡明綜合現金流量表,以及解釋附 註。根據香港聯合交易所有限公司證券上市 規則,中期財務報告須根據香港聯合交易所 有限公司證券上市規則相關條文及國際會計 準則理事會頒佈的國際會計準則第34號中期 財務報告的規定編製。董事負責根據國際會 計準則第34號編製及呈列中期財務報告。

我們的責任是根據審閱結果,對中期財務報 告作出結論,並按照雙方協定的業務條款, 僅向全體董事報告。除此之外,本報告不可 用作其他用途。我們概不就本報告的內容, 對任何其他人士負責或承擔任何責任。

審閱範圍

我們按照香港會計師公會所頒佈的香港審閱 委聘準則第2410號由實體的獨立核數師執行 中期財務資料審閱進行審閱。中期財務報告 審閱工作包括向主要負責財務及會計事宜的 人員詢問,並進行分析和其他審閱程式。由 於審閱的範圍遠較按照香港審計準則進行審 計的範圍為小,所以不能保證我們會注意到 在審計中可能會被發現的所有重大事項。因 此,我們不會發表審計意見。

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report as at 30 September 2021 is not prepared, in all material respects, in accordance with International Accounting Standard 34, *Interim financial reporting*.

KPMG

Certified Public Accountants

8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

25 November 2021

結論

根據我們的審閱工作,我們並無發現任何事 項,令我們相信2021年9月30日的中期財務 報告在所有重大方面未有根據國際會計準則 第34號中期財務報告編製。

畢馬威會計師事務所

執業會計師

香港中環 遮打道10號 太子大廈8樓

2021年11月25日

Consolidated Statement of Profit or Loss 綜合損益表

For the six months ended 30 September 2021 – unaudited (Expressed in Renminbi ("RMB")) 截至2021年9月30日止六個月一未經審核 (以人民幣(「人民幣」)列示)

			Six months ended 30 September 截至 9 月 30 日止六個月		
			2021	2020	
			 2021 年	2020年 2020年	
		Note	RMB'000	RMB'000	
		附註	人民幣千元	人民幣千元	
Revenue	收入	4	163,510	107,102	
Cost of sales	銷售成本		(131,578)	(82,130)	
Gross profit	毛利	4(b)	31,932	24,972	
Other income	其他收入	5	223	29	
Selling expenses	銷售費用		(3,930)	(3,762)	
Administrative and other	行政及				
operating expenses	其他經營費用		(13,743)	(15,164)	
Impairment losses on trade	貿易應收款項及				
receivables and contract assets	合同資產減值虧損		(4,093)	(1,974)	
Profit from operations	經營溢利		10,389	4,101	
Finance costs	融資成本		(808)	(211)	
Share of profits of an associate	應佔一間聯營公司溢利		150	22	
Profit before taxation	除稅前溢利	6	9,731	3,912	
Income tax	所得稅	7	(1,871)	(779)	
Profit for the period attributable to equity shareholders of the Company	本公司權益股東 應佔期內 溢利		7,860	3,133	
Earnings per share	每股盈利	8			
Basic/diluted (RMB cents)	基本/攤薄(人民幣分)		1.59	0.63	

The notes on pages 34 to 60 form part of this interim financial report.

Consolidated Statement of Profit or Loss and Other Comprehensive Income

綜合損益及其他全面收益表

For the six months ended 30 September 2021 – unaudited (Expressed in RMB) 截至2021年9月30日止六個月一未經審核 (以人民幣列示)

		30 Sep	Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020	
		2021年	2020年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Profit for the period	期內溢利	7,860	3,133	
Other comprehensive income for the	期内其他全面收入			
period (after tax)	(除稅後)			
Item that may be reclassified	其後可能重新分類至			
subsequently to profit or loss:	損益的項目:			
 Exchange differences on translation of 	一財務報表換算為			
financial statements into presentation	呈列貨幣的			
currency	匯兌差額	(193	3) (577)	
Total comprehensive income for the period attributable to equity	本公司權益股東應佔期內 全面收入總額			
shareholders of the Company		7,667	2,556	

The notes on pages 34 to 60 form part of this interim financial report.

Consolidated Statement of Financial Position 綜合財務狀況表

At 30 September 2021 – unaudited (Expressed in RMB) 於2021年9月30日一未經審核 (以人民幣列示)

(以八氏带列小)			At	At
			30 September	31 March
			2021	2021
			2021 於 2021 年	之 於 2021 年
			9月30日	3月31日
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	9	8,696	9,624
Intangible assets	無形資產	10	21,549	27,649
Interest in an associate	於一間聯營公司的權益		3,569	3,419
Deferred tax assets	遞延稅項資產	18	468	193
			34,282	40,885
Current assets	流動資產			
Inventories and other contract costs	存貨及其他合同成本	11	12,487	12,508
Contract assets	合同資產	12	30,590	39,601
Trade and bill receivables	貿易應收款項及應收票據	13	274,747	212,146
Prepayments, deposits and other	預付款項、押金及	14	11 400	26.050
receivables	其他應收款項	14	11,466	26,850
Bank balances and cash	銀行結餘及現金	15	30,593	31,703
			359,883	322,808
Current liabilities	流動負債			
Trade payables	貿易應付款項	16	80,818	67,516
Other payables and accruals	其他應付款項及應計開支	17	37,243	36,909
Bank loans	銀行貸款		38,639	31,267
Income tax payable	應付所得稅		15,987	13,142
			172,687	148,834
		:		
Net current assets	流動資產淨額	:	187,196	173,974
Total assets less current liabilities	資產總額減流動負債		221,478	214,859
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債		233	496
Deferred tax liabilities	遞延稅項負債	18	-	860
		:	233	1,356
Net assets	資產淨額		221,245	213,503
				213,303

The notes on pages 34 to 60 form part of this interim financial report.

Consolidated Statement of Financial Position (Continued) 綜合財務狀況表(續)

At 30 September 2021 – unaudited (Expressed in RMB) 於2021年9月30日一未經審核 (以人民幣列示)

			At	At
			30	31 March
			September	
			2021	2021
			於 2021 年	於 2021 年
			9月30日	3月31日
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Capital and reserves	股本及儲備	19		
Share capital	股本		4,130	4,130
Reserves	儲備		217,115	209,373
Total equity	權益總額	_	221,245	213,503

Approved and authorised for issue by the board of directors on 25 November 2021.

董事會於2021年11月25日批准及授權刊發。

Wang Dongbin 王東斌 Director 董事 Wu Hongyuan 吳洪淵 Director 董事

The notes on pages 34 to 60 form part of this interim financial report.

Consolidated Statement of Changes in Equity

綜合權益變動表

For the six months ended 30 September 2021 – unaudited (Expressed in RMB) 截至2021年9月30日止六個月一未經審核 (以人民幣列示)

					Attributable	e to equity sha		the Company		
			本公司權益股東應佔							
				Shares held under share					Retained profits/	
			Share		Share	Other	Statutory	Exchange	(accumulated	
			capital	scheme	premium	reserves	reserves	reserve	losses)	Total equity
			股本	根據股份獎勵計劃所持	股份溢價	其他儲備	法定儲備	匯兌儲備	保留溢利/ 累計虧損	權益總額
		Note	RMB'000	有的股份 RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註		人民幣千元				人民幣千元		人民幣千元
At 1 April 2020	於2020年4月1日		4,141	(4,851)	140,433	(PII=19(C)) 53,991	4,730	4,370	(9,276)	193,538
Changes in equity for	截至2020年9月30日止		4,141	(4,031)	140,435	55,551	4,730	4,570	(3,270)	199,990
the six months ended	武王									
30 September 2020:	權益變動:									
Profit and total comprehensive	溢利及全面收入									
income	總額			-	-		-	(577)	3,133	2,556
Equity-settled share-based	以股權結算以股份									
transaction	為基礎的交易	19(c)	-	-	-	236	-	-	-	236
Cancellation of own shares	註銷自身股份	19(b)	(11)	426	(415)		-	-	-	-
			(11)	426	(415)	236		(577)	3,133	2,792
At 30 September 2020	於2020年9月30日		4,130	(4,425)	140,018	54,227	4,730	3,793	(6,143)	196,330
At 1 October 2020	於2020年10月1日		4,130	(4,425)	140,018	54,227	4,730	3,793	(6,143)	196,330
Changes in equity for the six months ended 31 March 2021:	截至2021年3月31日止 六個月 權益變動:									
Profit and total comprehensive income	溢利及全面收入 總額			<u> </u>	-		-	(699)	17,722	17,023
Equity-settled share	以股權結算以股份									
-based transaction	為基礎的交易	19(c)	-	-	-	150	-	-	-	150
Appropriation to reserves	轉撥至儲備		-	-	-	-	25	-	(25)	-
				-	-	150	25	(699)	17,697	17,173
At 31 March 2021	於 2021 年3月31日		4,130	(4,425)	140,018	54,377	4,755	3,094	11,554	213,503

The notes on pages 34 to 60 form part of this interim financial report.

Consolidated Statement of Changes in Equity (Continued)

綜合權益變動表 (續)

For the six months ended 30 September 2021 – unaudited (Expressed in RMB) 截至2021年9月30日止六個月一未經審核 (以人民幣列示)

			Attributable to equity shareholders of the Company 本公司權益股東應佔							
				Shares held under share						
			Share capital	award	Share premium	Other reserves	Statutory reserves	Exchange reserve	Retained profits	Total equity
			股本	勵計劃所持 有的股份	股份溢價	其他儲備	法定儲備	匯兌儲備	保留溢利	權益總額
		Note 附註	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元 (Note 19(c)) (附註19(c))	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 April 2021	於2021年4月1日		4,130	(4,425)	140,018	54,377	4,755	3,094	11,554	213,503
Changes in equity for the six months ended 30 September 2021:	截至2021年9月30日止 六個月 權益變動:									
Profit and total comprehensive income	溢利及全面收入 總額				<u>.</u>	<u>-</u>		(193)	7,860	7,667
Equity-settled share -based transaction	以股權結算以股份 為基礎的交易	19(c)	-	-	-	75	-	-	-	75
				-	-	75	-	(193)	7,860	7,742
At 30 September 2021	於2021年9月30日		4,130	(4,425)	140,018	54,452	4,755	2,901	19,414	221,245

The notes on pages 34 to 60 form part of this interim financial report.

Condensed Consolidated Cash Flow Statement

簡明綜合現金流量表

For the six months ended 30 September 2021 – unaudited (Expressed in RMB) 截至2021年9月30日止六個月一未經審核 (以人民幣列示)

			Six month 30 Septe 截至9月30日 2021 2021年	ember
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Cash flows from operating activities	經營活動的現金流量			
Cash used in operations	經營所用現金		(19,479)	(11,251)
Income tax paid	已付所得稅		(162)	(1)
Net cash used in operating activities	經營活動所用現金淨額		(19,641)	(11,252)
Cash flows from investing activities	投資活動的現金流量			
Payments for purchase of property, plant and equipment	購買物業、廠房及設備款項		(119)	(5)
Payments for self-developed intangible assets	自主開發無形資產款項		-	(952)
Settlement of the loan from a third party	第三方貸款償還		6,000	-
Proceeds from sale of property, plant and equipment	出售物業、廠房及設備所得款項		7	-
Proceeds from disposal of wealth management products	出售理財産品所得款項		9,000	-
Interest received from disposal of wealth management products	出售理財產品所得利息		245	-
Net cash generated from/(used in) investing activities	投資活動所用現金淨額		15,133	(957)
Cash flows from financing activities	融資活動的現金流量			
Proceeds from borrowings	新借款所得款項		28,012	18,800
Repayment of borrowings	償還借款		(13,000)	(4,000)
Repayment of amount due to a third party	償還第三方款項		(10,206)	-
Interest paid	已付利息		(766)	(453)
Capital element of lease rentals paid	已付租金本金部分		(280)	(180)
Interest element of lease rentals paid	已付租金利息部分		(42)	(17)
Net cash generated from financing activities	融資活動所得現金淨額		3,718	14,150
Net (decrease)/increase in cash and cash equivalents	現金及現金等價物(減少)/增加淨額		(790)	1,941
Cash and cash equivalents at the beginning of the period	期初現金及現金等價物	15	21,723	31,693
Effect of foreign exchange rates changes	外幣匯率變動的影響		(180)	(657)
Cash and cash equivalents at the end of the period	期末現金及現金等價物	15	20,753	32,977

The notes on pages 34 to 60 form part of this interim financial report.

Notes to the Unaudited Interim Financial Report 未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

1. CORPORATE INFORMATION

OneForce Holdings Limited (the "Company") was incorporated in the Cayman Islands on 5 July 2016 as an exempted company with limited liability under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The Company's shares were listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 2 March 2018 (the "Listing Date"). The Company and its subsidiaries (collectively referred to as the "Group") are principally engaged in the design, implementation, enhancement and upgrades of software systems and the provision of technical services for power grid and distribution companies in the People's Republic of China (the "PRC") and the sale of products and the investment, construction and operation of smart city infrastructure in the PRC.

2. BASIS OF PREPARATION

This interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, including compliance with International Accounting Standard ("IAS") 34, *Interim financial reporting*, issued by the International Accounting Standards Board ("IASB"). It was authorised for issue on 25 November 2021.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the consolidated financial statements for the year ended 31 March 2021, except for the accounting policy changes that are expected to be reflected in the consolidated financial statements for the year ending 31 March 2022. Details of any changes in accounting policies are set out in Note 3.

The preparation of an interim financial report in conformity with IAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

1. 公司資料

元力控股有限公司(「本公司」)於2016 年7月5日根據開曼群島法例第22章公司法 (1961年第3項法例,經綜合及修訂)在開 曼群島註冊成立為獲豁免的有限公司。 本公司股份於2018年3月2日(「上市日 期」)在香港聯合交易所有限公司(「聯交 所」)主板上市。本公司及其附屬公司(統 稱「本集團」)主要從事為中華人民共和國 (「中國」)電網及配電公司設計、執行、提 升及升級軟件系統及提供技術服務以及銷 售產品,以及於中國投資、建設及發展智 能城市基礎設施。

2. 編製基準

本中期財務報告乃按照香港聯合交易所有 限公司證券上市規則的適用披露條文,包 括已遵守國際會計準則理事會(「國際會計準 則理事會」)所頒佈的國際會計準則(「國際 會計準則」)第34號中期財務報告的規定 編製。本中期財務報告於2021年11月25日 獲授權刊發。

編製中期財務報告所採用的會計政策與截 至2021年3月31日止年度綜合財務報表所採 用者相同,惟預期將於截至2022年3月31日 止年度綜合財務報表中反映的會計政策變 動則除外。任何會計政策變動詳情載於附 註3。

中期財務報告乃遵照國際會計準則第34號 而編製,有關準則規定管理層作出影響政 策應用及年初至今的資產與負債、收入及 開支呈報金額的判斷、估計及假設。實際 結果可能與此等估計有所不同。

Notes to the Unaudited Interim Financial Report 未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

2. BASIS OF PREPARATION (Continued)

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the consolidated financial statements for the year ended 31 March 2021. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for a full set of financial statements prepared in accordance with International Financial Reporting Standards ("IFRSs").

The interim financial report is unaudited, but has been reviewed by KPMG in accordance with Hong Kong Standard on Review Engagements 2410, *Review of interim financial information performed by the independent auditor of the entity*, issued by the HKICPA. KPMG's independent review report to the board of directors is included in the interim report.

The financial information relating to the financial year ended 31 March 2021 that is included in the interim financial report as comparative information does not constitute the Company's annual consolidated financial statements for that financial year but is derived from those financial statements. Further information relating to these statutory financial statements disclosed in accordance with section 436 of the Hong Kong Companies Ordinance (Cap. 622) is as follows:

The Company has delivered the financial statements for the year ended 31 March 2021 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Companies Ordinance.

The Company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under section 406(2), 407(2) or (3) of the Companies Ordinance.

2. 編製基準(續)

本中期財務報告載有簡明綜合財務報表 及經篩選的解釋附註。該等附註載有多 項事件及交易的說明,對了解本集團自 截至2021年3月31日止年度綜合財務報表 以來財務狀況的變動及表現十分重要。 簡明綜合中期財務報表及其附註並未載 有根據國際財務報告準則(「國際財務報告 準則」)編製整份財務報表所需的全部資 料。

中期財務報告未經審核,但已由畢馬威 會計師事務所根據香港會計師公會頒佈 的香港審閱委聘準則第2410號由實體的 獨立核數師執行中期財務資料審閱進行 審閱。畢馬威會計師事務所向董事會出 具的獨立審閱報告載於中期報告內。

作爲比較資料納入中期財務報告的截至 2021年3月31日的財政年度的財務資料 並不構成本公司該財政年度的年度合並 財務報表,惟摘錄自該等財務報表。根 據《香港公司條例》(第622章)第436 條披露的有關這些法定財務報表的進一 步資料如下:

本公司已按照《公司條例》第662(3) 條及附表6第3部的要求,向公司注册辦 事處送交截至2021年3月31日止年度的 財務報表。

公司的核數師已報告這些財務報表。核 數師出具無保留意見報告;無核數師以 强調方式提請注意的任何事項;無《公 司條例》第406(2)、407(2)或 (3)條下的聲明。
Notes to the Unaudited Interim Financial Report 未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

3. CHANGES IN ACCOUNTING POLICIES

The IASB has issued the following amendments to IFRSs that are first effective for the current accounting period of the Group:

- Amendments to IFRS 16, Covid-19-related rent concessions beyond 30 June 2021
- Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16, Interest rate benchmark reform phase 2

3. 會計政策變動

國際會計準則理事會已頒佈於本集團本 會計期間首次生效的下列國際財務報告 準則的修訂本:

- 國際財務報告準則第16號的修
 訂, 2021年6月30日以後對
 Covid-19相關租金優惠
- 國際財務報告準則第9號、國際會 計準則第39號、國際財務報告準 則第7號、國際財務報告準則第4 號和第16號的修訂,利率基準改 革-第2階段

None of these developments have had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented in this interim financial report. The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period. 該等發展概無對本財務報告中編製或呈 列本集團當前或往期的業績及財務狀況 的方式產生重大影響。本集團並無應用 於本會計期間尚未生效的任何新準則或 詮釋。

Notes to the Unaudited Interim Financial Report 未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

(a) Revenue

4. **REVENUE AND SEGMENT REPORTING**

4. 收入及分部報告

(i) 收入劃分

(a) 收入

The Group is principally engaged in the design, implementation, enhancement and upgrades of software systems and the provision of technical services for power grid and distribution companies in the PRC and the sale of products. Further details regarding the Group's principal activities are disclosed in Note 4(b).

(i) Disaggregation of revenue

Disaggregation of revenue from contracts with customers by major service lines is as follows:

主要服務線的客戶合同收
入劃分如下:

本集團主要從事為中國

電網及配電公司設計、

執行、提升及升級軟件

系統及提供技術服務,

以及銷售產品。有關本

集團主要業務的進一步

詳情於附註4(b)披露。

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Sale of software and solutions	銷售軟件及解決方案	27,247	18,887
Provision of technical services	提供技術服務	91 ,422	59,459
Sale of products	銷售產品	44,841	28,756
		163,510	107,102

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

(i)

(a)

4. REVENUE AND SEGMENT REPORTING (Continued)

Revenue (Continued)

4. 收入及分部報告(續)

- (a) 收入(續)
 - (i) 收入劃分 (續)

Revenue from customers with whom transactions have exceeded 10% of the Group's revenue are set outbelow.

Disaggregation of revenue (Continued)

交易額佔本集團收入10%以上的客戶收入載列如下。

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Customer A	客戶A	90,144	41,123
Customer B	客戶 B	less than 10%	25,690
customer b		少於 10%	23,030
Customer C	客戶 C	20,064	15,293

(b) Segment reporting

The Group manages its businesses by business lines. In a manner consistent with the way in which the information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following three reportable segments. No operating segments have been aggregated to form the following reportable segments:

- Sale of software and solutions: this segment engages in the design, implementation, enhancement and upgrades of software systems for power grid and distribution companies.
- Provision of technical services: this segment engages in the provision of maintenance services on the software systems sold.
- Sale of products: this segment sells software systems related hardware and spare parts.

(b) 分部報告

本集團按業務線管理集團業務。本集團按照就資源分配及 表現評估向本集團最高行政管 理人員內部呈報資料一致的方 式,呈列以下三個可申報分 部。概無合併經營分部以構成以 下可申報分部:

- 銷售軟件及解決方案:此分 部從事爲電網及配電公司設 計、執行、提升及升級軟件 系統。
- 提供技術服務:此分部從事
 爲己售出的軟件系統提供維
 護服務。
- 銷售產品:此分部出售軟件
 系統相關的硬件及零件。

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(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

4. REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(i) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's most senior executive management monitor the results attributable to each reportable segment on the following basis:

Revenue and expenses are allocated to the reportable segments with reference to revenue generated by those segments and the expenses incurred by those segments. The measure used for reporting segment profit is gross profit. No inter-segment sales have occurred for the six months ended 30 September 2021 (six months ended 30 September 2020: Nil). The Group's other income and expense items, such as other income, selling expenses, administrative and other operating expenses, and assets and liabilities, including the sharing of technical know-how, are not measured under individual segments. Accordingly, neither information on segment assets and liabilities nor information concerning capital expenditure, interest income and interest expenses is presented.

4. 收入及分部報告(續)

- (b) 分部報告(續)
 - (i) 分部業績、資產及負債

就評估分部表現及分配 分部間的資源而言,本 集團最高行政管理人員 按以下基準監控各可申 報分部應佔的業績:

收入及開支乃參考可 申報分部產生的收入 及其產生的開支而分 配至該等分部。報告 分部溢利所用計量標 準為毛利。截至2021年 9月30日止六個月並無 分部間銷售(截至2020 年9月30日止六個月: 無)。本集團的其他收 入與費用項目, 如其 他收入、銷售費用、 行政及其他經營費 用,以及資產與負債 (包括分享技術知識), 並非按個別分部計量。 因此, 概無呈列分部 資產與負債的資料, 亦無呈列有關資本支 出、利息收入及利息支 出的資料。

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

4. REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(i) Segment results, assets and liabilities *(Continued)*

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the period is set out below. 4. 收入及分部報告(續)

(b) 分部報告(續)

(i) 分部業績、資產及負債(續)

有關本期間提供予本集團最高行政管 理人員以分配資源及評估分部表現的 本集團可申報分部資料載列如下。

		Six	months ended 3	0 September 202	1
		截至 2021 年 9 月 30 日止六個月			
		Sale of software and solutions	Provision of technical services	Sale of products	Total
		銷售軟件及 解決方案 RMB'000 人民幣千元	提供技術服 務 RMB'000 人民幣千元	銷售產品 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Disaggregated by	按收入確認的				
timing of revenue recognition	時間劃分				
- Over time	- 隨時間	27,247	91,422	-	118,669
- Point in time	- 某一時間點		-	44,841	44,841
Revenue from external customers	來自外部客戶收入				
and reportable segment revenue	及可申報分部收入	27,247	91,422	44,841	163,510
Reportable segment gross profit	可申報分部毛利	9,373	19,544	3,015	31,932

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

(i)

4. **REVENUE AND SEGMENT REPORTING** (Continued)

(Continued)

收入及分部報告(續) 4.

(b) 分部報告 (續)

分部業績、資產及負債(續) *(i)*

Six months ended 30 September 2020 截至 2020 年 9 月 30 日止六個月 Sale of **Provision of** software and technical Sale of solutions products Total services 銷售軟件及解 決方案 提供技術服務 銷售產品 總計 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 按收入確認的 Disaggregated by timing of revenue recognition 時間劃分 - Over time - 隨時間 18,887 59,459 78,346 . - Point in time - 某一時間點 28,756 28,756 來自外部客戶收入 Revenue from external customers 及可申報分部收入 and reportable segment revenue 18.887 59.459 28,756 107,102 Reportable segment gross profit 可申報分部毛利 6,365 13,975 4,632 24,972

(b) Segment reporting (Continued)

Segment results, assets and liabilities

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

4. REVENUE AND SEGMENT REPORTING (Continued)

- (b) Segment reporting (Continued)
 - *(ii)* Reconciliations of reportable segment results to consolidated profit before taxation

- 4. 收入及分部報告(續)
 - (b) 分部報告(續)
 - (ii) 可申報分部業績與綜合除 稅前溢利的對賬

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021 年	2020 年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Segment results	分部業績	31,932	24,972
Other income	其他收入	223	29
Financial costs	融資成本	(808)	(211)
Selling expenses	銷售費用	(3,930)	(3,762)
Administrative and other	行政及其他		
operating expenses	經營費用	(13,743)	(15,164)
Impairment loss on trade	貿易應收款項及		
receivables and contract assets	合同資產減值虧損	(4,093)	(1,974)
Share of profits of an associate	應佔一間聯營公司溢利	150	22
Consolidated profit before taxation	綜合除稅前溢利	9,731	3,912

(iii) Geographic information

All of the Group's operations are carried out and the Group's customers are located in the PRC. The Group's non-current assets, including property, plant and equipment and intangible assets are all located or allocated to operations located in the PRC. (iii) 地區資料

本集團所有進行的業務 及本集團客戶均位於中 國。本集團的非流動資 產(包括物業、廠房及 設備以及無形資產)均 位於或獲分配至中國的 業務。

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

5. OTHER INCOME

5. 其他收入

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Gains on redemption of wealth	贖回理財產品		
management products (Note14 (iii))	收益 <i>(附註14(iii))</i>	120	-
Others	其他	103	29
		223	29

6. **PROFIT BEFORE TAXATION**

6. 除稅前溢利

Profit before taxation is arrived at after charging:

(a) Staff costs#

除税前溢利已扣除下列各項:

(a) 員工成本#

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Salaries, wages and other benefits	薪金、工資及其他福利	13,103	15,064
Contributions to defined contribution	向界定供款退休		
retirement scheme	計劃供款	1,158	-
Equity-settled share-based	以權益結算以股份為基礎的		
payment expenses	付款開支	15	48
		14,276	15,112

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(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

6. **PROFIT BEFORE TAXATION (Continued)**

(a) Staff costs[#] (Continued)

The employees of the subsidiaries of the Group established in the PRC (other than Hong Kong) participate in a defined contribution retirement benefit scheme managed by the local government authority, whereby these subsidiaries are required to contribute to the scheme at a rate of 16% of the employees' basic salaries. Employees of these subsidiaries are entitled to retirement benefits, calculated based on a percentage of the average salaries level in the PRC (other than Hong Kong), from the above mentioned retirement scheme at their normal retirement age.

The Group has no further obligation for payment of other retirement benefits beyond the above contributions.

6. 除稅前溢利(續)

(a) 員工成本[#](續)

本集團於中國(不包括香港) 成立的附屬公司的雇員參與當 地政府機構管理的界定供款退 休福利計劃,據此,該等附屬 公司須按雇員基本薪金16%的 比率向該計劃供款。該等附屬 公司的僱員於年屆正常退休年 齡時有權享有上述退休計劃按 中國(不包括香港)平均薪金 水平百分比計算的退休福利。

本集團沒有進一步義務支付上述供款以外的其他退休福利。

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

6. **PROFIT BEFORE TAXATION (Continued)**

6. 除稅前溢利(續)

(b) Other items

(b) 其他項目

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千 元	人民幣千元
Depreciation and amortisation [#]	折舊及攤銷"	7,141	7,544
Impairment loss on trade receivables	貿易應收款項及合同資產		
and contract assets	減值虧損	4,093	1,974
Impairment loss of inventories and	存貨及其他合同成本		
other contract costs	減值虧損	658	137
Operating lease charges in respect	有關辦公室處所的經營		
of office premises	租賃支出	1,662	1,250
Research and development costs	研發成本	4,286	2,320
(other than amortisation)	(攤銷除外)		
Outsourced labour cost [#]	人力外包成本"	73,396	43,263
Cost of inventories sold# (Note 11)	已售存貨成本 [#] (附註11)	131,489	81,791

#

Cost of inventories sold include RMB89,470,000 (six months ended 30 September 2020: RMB59,159,000) relating to staff costs, outsourced labor cost, and depreciation and amortisation, respectively, which amounts are also included in the respective total amounts disclosed separately above or in Note 6(a) for each of these types of expenses. 已售存貨成本分別包括有關員工 成本、人力外包成本以及折舊及 攤銷人民幣89,470,000元(截至 2020年9月30日止六個月:人民幣 59,159,000元),有關金額亦計 入上文或附註6(a)就每項該等類 型開支分別披露的相關款項總 額。

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

7. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

7. 綜合損益表內的所得稅

(a) Taxation in the consolidated statement of profit or loss represent:

⁽a) 綜合損益表內的稅項指:

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021 年	2020年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Current tax - PRC Corporate	即期稅項一中國企業		
Income Tax	所得稅		
- Provision for the period	期內撥備	2,891	1,455
- Under Provision in respect	-以前年度匯算		
of prior years	清繳差异	115	-
Deferred Tax(Note 18)	遞延稅項(<i>附註</i> (18))		
- Origination and reversal of	-暫時差异的		
temporary differences	產生及撥回	(1,135)	(676)
		1,871	779

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

(b) 按適用稅率計算的稅項開支與 會計溢利之間的對賬:

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Profit before taxation	除稅前溢利	9,731	3,912
Expected tax on profit before	除稅前溢利的預期		
taxation, calculated at the	税項,		
rates applicable to profits in	按有關司法權區		
the jurisdictions concerned	適用的溢利稅率計算		
(Notes (i), (ii) and (iii))	(<i>附註</i> (i)、(ii) <i>及</i> (iii))	2,537	1,272
Tax effect of non-deductible expenses	不可抵扣開支的稅項影響	481	438
Tax effect of non-taxable income	毋須課稅收入的稅項影響	(38)	(5)
Tax effect on bonus deduction of	研發成本加計抵扣的		
research and development costs	稅項影響		
(Note (iv))	(附註(iv))	(1,394)	(1,062)
Effect of tax losses not recognised	未確認稅項虧損的影響	886	571
Tax concessions (Notes (v) and (vi))	稅項寬免(附註(v)及(vi))	(601)	(435)
Actual tax expense	實際稅項開支	1,871	779

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

7. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS (Continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rates: (Continued)

Notes:

- The two-tiered profits tax rates regime of the subsidiaries of the Group incorporated in Hong Kong is applicable from the year of assessment 2019/20 onwards. The profits tax rate for the first Hong Kong Dollars ("HK\$") 2,000,000 of profits of corporations will be lowered to 8.25%, and profits above that amount will continue to be subject to the tax rate of 16.5%.
- The Company and the subsidiaries of the Group incorporated outside of the PRC are not subject to any income tax pursuant to the rules and regulations of their respective countries of incorporation.
- (iii) The subsidiaries of the Group established in Mainland China are subject to PRC Corporate Income Tax rate of 25% for the six months ended 30 September 2021 (six months ended 30 September 2020: 25%).
- (iv) According to the relevant tax rules in the PRC, qualified research and development expenditures, are allowed for bonus deduction for income tax purpose, i.e. an additional 75% of such expenditures is deemed to be deductible expenses.
- (v) The subsidiary of the Group established in the PRC, namely Along Grid, has obtained an approval from the tax bureau to be taxed as an enterprise with advanced and new technologies, and therefore enjoys a preferential PRC Corporate Income Tax rate of 15% for the period from 15 October 2019 to 14 October 2022.
- (vi) The subsidiary of the Group established in the PRC, namely Aipu Zhicheng, has obtained an approval from the tax bureau to be taxed as an enterprise with advanced and new technologies, and therefore enjoys a preferential PRC Corporate Income Tax rate of 15% for the period from 15 October 2019 to 14 October 2022.

- 7. 綜合損益表內的所得稅(續)
 - (b) 按適用稅率計算的稅項開支與會 計溢利之間的對賬: (續)

附註:

- (i) 於2019/20課稅年度起,本 集團適用於香港注册成立 的附屬公司之兩級利得稅 稅率制度。港元(「港 元」)2,000,000以內企業 利潤的利得稅稅率將降至 8.25%,高於該金額的利潤 將繼續適用16.5%的稅率。
- (ii) 根據本公司及本集團於中國 境外地區註冊成立的附屬公 司各自註冊成立所在國家的 規則及規例,該等公司毋須 繳納任何所得稅。
- (iii) 截至2021年9月30日止六個 月,本集團於中國內地成立 的附屬公司須按25%的稅率 繳納中國企業所得稅(截至 2020年9月30日止六個月: 25%)。
- (iv) 根據中國相關稅務規則,合 資格研發成本獲准用作加計 抵扣所得稅,即有關開支的 額外75%可視作可抵扣開 支。
- (v) 本集團於中國成立的附屬公司(即愛朗格瑞)已獲稅務局批准作為高新技術企業繳納稅項,故在2019年10月15日至2022年10月14日期間享有15%的中國企業所得稅優惠稅率。
- (vi) 本集團於中國成立的附屬公司(即艾普智城)已獲稅務局批准作為高新技術企業繳納稅項,故在2019年10月15日至2022年10月14日期間享有15%的中國企業所得稅優惠稅率。

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8. EARNINGS PER SHARE

(a) Basic earnings per share

The calculation of basic earning per share for the six months ended 30 September 2021 is based on the profit attributable to the equity shareholders of the Company of RMB7,860,000 (six months ended 30 September 2020: RMB3,133,000) and the weighted average of 495,415,177 ordinary shares (six months ended 30 September 2020: 495,415,177 shares) in issue during the six months ended 30 September 2021.

(b) Diluted earnings per share

The diluted earnings per share for the six months ended 30 September 2021 (six months ended 30 September 2020: Nil) has not taken into account the effect of the outstanding share options, which is anti-dilutive.

9. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 September 2021, the Group acquired items of property, plant and equipment with a cost of RMB119,000 (six months ended 30 September 2020: RMB5,000).

8. 每股盈利

(a) 每股基本盈利

截至2021年9月30日止六個月 的每股基本盈利根據截至2021 年9月30日止六個月本公司權 益股東應佔溢利人民幣 7,860,000元(截至2020年9月 30日止六個月:人民幣 3,133,000元)及已發行普通股 加權平均數495,415,177股(截 至2020年9月30日止六個月: 495,415,177股)計算。

(b) 每股攤薄盈利

截至2021年9月30日止六個月, 每股攤薄盈利(截至2020年9月30 日止六個月:零)並無計及尚未 行使購股權的反攤薄影響。

9. 物業、廠房及設備

在截至2021年9月30日的六個月內,集 團以人民幣119,000元(截至2020年9月 30日的六個月:人民幣5000元)的成本 採購了物業、廠房和設備。

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10. INTANGIBLE ASSETS

Intangible assets of the Group at 30 September 2021 represented self-developed software with an aggregate carrying amount of RMB21,549,000 (31 March 2021: RMB27,649,000).

11. INVENTORIES AND OTHER CONTRACT COSTS

10. 無形資產

截至2021年9月30日,集團的無形資 產爲自主開發的軟件,賬面總金額爲 21,549,000元人民幣(2021年3月31 日:27,649,000元人民幣)。

11. 存貨及其他合同成本

	At 30 September 2021	At 31 March 2021
	於2021年 9月30日	於2021年 3月31日
	RMB'000 人民幣千元	RMB'000 人民幣千元
產品	1,241	277
在研軟件系統	11,246	12,231
	12,487	12,508
		30 September 2021 於2021年 9月30日 RMB'000 人民幣千元 產品 1,241 在研軟件系統 11,246

The analysis of the amounts of inventories recognised as expenses as follows:

確認為開支的存貨金額分析如下:

		Six months 30 Septe 截至 9 月 30 [mber
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cost of inventories sold	已售存貨成本	131,489	81,791
Write-down of inventories and	存貨及合同成本		
other contract costs	跌價準備	658	137
		132,147	81,928

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

12. CONTRACT ASSETS

12. 合同資產

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Arising from performance under contracts with customers	履行客戶合同所產生	31,118	40,331
Less: loss allowance	減: 虧損撥備	528	730
		30,590	39,601

13. TRADE AND BILL RECEIVABLES

13. 貿易應收款項及應收票據

		At 30 September 2021 於 2021 年	At 31 March 2021 於 2021 年
		9月30日	3月31日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Trade receivables	貿易應收款項	280,821	219,915
Bill receivables	應收票據	8,174	2,184
		288,995	222,099
Less: loss allowance	減: 虧損撥備	14,248	9,953
		274,747	212,146

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(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

13. TRADE RECEIVABLES (Continued)

(a) Ageing analysis

The ageing analysis of trade and bill receivables, based on the invoice date and net of allowance, of the Group is as follows:

13. 貿易應收款項(續)

(a) 賬齡分析

本集團貿易應收款項及應收票 據按發票日期及扣除撥備後的 賬齡分析如下:

		At 30 September 2021 於 2021 年 9 月 30 日 RMB'000 人民幣千元	At 31 March 2021 於 2021 年 3 月 31 日 RMB'000 人民幣千元
Less than 1 year 1 to 2 years 2 to 3 years Over 3 years	少於一年 一至兩年 兩至三年 三年以上	248,388 19,908 6,451	191,564 15,995 4,587 -

The Group generally requires customers to settle progress billings and retention receivables in accordance with contracted terms. Credit terms of 90 days may be granted to certain customers for progress billings.

(b) Impairment of trade receivables

Impairment losses in respect of trade and bill receivables are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade and bill receivables directly. 本集團一般要求客戶根據合 同條款清償進度付款及應收 保留款項。若干客戶可就進 度付款獲授予90天的信貸 期。

212,146

(b) 貿易應收款項減值

274,747

有關貿易應收款項及應收票 據的減值虧損以撥備賬入 賬,除非本集團信納收回金 額的可能性甚微,在此情況 下,減值虧損則直接於貿易 應收款項及應收票據撇銷。

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

14. PREPAYMENTS, DEPOSITS AND OTHER 14. 預付款項、押金及其他應收款項 RECEIVABLES

			At 30 September 2021 於 2021 年 9 月 30 日	At 31 March 2021 於 2021 年 3 月 31 日
			RMB'000 人民幣千元	RMB'000 人民幣千元
Amounts due from related parties (Note (i))	應收關聯方款項 <i>(附註(i))</i>		1,538	1,538
Prepayment for technical service fee	技術服務費預付款項		524	467
Prepayment for miscellaneous expenses	其他開支預付款項		1,485	460
Amounts due from third parties (Note (ii))	應收第三方款項 <i>(附註 (ii))</i>		-	6,206
Staff advances and other deposits	員工墊款及其他押金		6,293	7,215
VAT refundable	可退還增值稅		134	811
Wealth management products (Note (iii))	理財產品 <i>(附註(iii))</i>		-	9,125
Others	其他		1,492	1,028
			11,466	26,850
	the amount was loan granted Energy Internet Company in December 2021.	(i)	授予北京北控智	0日,該筆款項是 科能源互聯網有 將於2021年12月
(ii) As at 30 September 2021, received in April 2021.	the loan principal has been	(ii)	截至2021年9月3 金已於2021年4月	0日,應收貸款本 月收到。
(iii) As at 30 September 202 product has been redeeme	1, the wealth management d.	(iii)	截至2021年9月3 贖回。	0日,理財產品已

15. BANK BALANCE AND CASH

15. 銀行結餘及現金

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Total bank balances and cash	銀行結餘和現金總額	30,593	31,703
Less: restricted cash	減:受限制現金	9,840	9,980
Cash at bank and on hand	銀行存款和庫存現金	20,753	21,723

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15. BANK BALANCE AND CASH (Continued)

The Group's operations in the PRC (excluding Hong Kong) are conducted in RMB. RMB is not a freely convertible currency and the remittance of RMB out of the PRC (excluding Hong Kong) is subject to the relevant rules and regulations of the foreign exchange controls promulgated by the PRC government.

Restricted cash include RMB260,000 as at 30 September 2021 (31 March 2021: RMB260,000) of cash deposits pledged to banks for the performance guarantee in relation to certain sales contracts, and RMB9,580,000 (31 March 2021: RMB9,720,000) of cash and cash equivalents which has been pledged for the loan from the bank.

16. TRADE PAYABLES

15. 銀行結餘及現金(續)

本集團於中國(不包括香港)的業務以 人民幣為單位進行。人民幣乃不可自 由兌換的貨幣,匯出中國(不包括香 港)的資金受中國政府頒佈的外匯管 制相關規則及規例所規限。

受限制現金包括於2021年9月30日就有 關若干銷售合同的履約擔保質押於銀 行的現金存款人民幣260,000元(2021 年3月31日:260,000元人民幣),及 就銀行貸款質押的銀行結餘人民幣 9,580,000元(2021年3月31日: 9,720,000元人民幣)。

16. 貿易應付款項

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
yables to third parties	應付第三方的貿易款項	80,818	67,516

All of the trade payables are expected to be settled within one year or are repayable on demand.

The ageing analysis of the Group's trade payables, based on the invoice date, is as follows:

所有貿易應付款項預期於一年內償還 或於要求時償還。

本集團按發票日期的貿易應付款項賬 齡分析如下:

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Less than 1 year	少於一年	76,494	64,232
1 to 2 years	一至兩年	3,529	2,636
2 to 3 years	兩至三年	257	136
Over 3 years	三年以上	538	512

80,818 67,516

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

17. OTHER PAYABLES AND ACCRUALS

17. 其他應付款項及應計開支

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Amounts due to related parties	應付關聯方款項	9,559	9,559
Amounts due to a third party	來自一名第三方的現金墊款	4,361	6,926
Other taxes payables	其他應付稅項	14,498	9,615
Payables for staff related costs	員工相關成本應付款項	6,161	8,743
Lease liability (within 1 year)	租賃負債(1年內)	629	646
Others	其他	2,035	1,420

37,243 36,909

18. DEFERRED TAX ASSETS AND LIABILITIES 18. 遞延稅項資產及負債

遞延稅項資產及負債的各部分變動

Movement of each component of deferred tax assets and liabilities The deferred tax assets/(liabilities) recognised in the

consolidated statement of financial position and the

movements during the year/period are as follows:

於綜合財務狀況表中確認的遞延稅項資 產/(負債)及於年/期內的變動如下:

		Capitalisation of	Unrealised		
		intangible assets	profits from		
		and subsequent	sales within	Allowance	
		amortisation	the Group	for receivables	
		無形資產	本集團	and inventories	Total
		資本化及	內銷售所得	應收款項及	
		其後攤 銷	未變現溢利	存貨撥備	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Deferred tax arising from:	來自下列各項的遞延稅項:				
At 1 April 2020	於 2020 年 4 月 1 日	(3,268)	347	1,980	(941)
(Charged)/credited to the	(扣自)/計入綜合損益表				
consolidated statement of profit or loss		303	(154)	125	274
At 31 March 2021	於 2021 年 3 月 31 日	(2,965)	193	2,105	(667)
At 1 April 2021	於 2021 年 4 月 1 日	(2,965)	193	2,105	(667)
Credited/(Charged) to the	計入/ (扣自) 綜合損益表				
consolidated statement of profit or loss (<i>Note 7(a</i>))	(<i>附註</i> 7(a))	472	(51)	714	1,135
At 30 September 2021	於 2021 年 9 月 30 日	(2,493)	142	2,819	468

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(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

18. DEFERRED TAX ASSETS AND LIABILITIES (Continued)

18. 遞延稅項資產及負債(續)

Reconciliation to the consolidated statement of financial position

綜合財務狀況表對賬

		At 30 September 2021	At 31 March 2021
		之2021 於 2021 年 9 月 30 日	於 2021 於 2021 年 3 月 31 日
		RMB'000 人民幣千元	RMB'000 人民幣千元
Net deferred tax assets	遞延稅項資產淨值	468	193
Net deferred tax liabilities	遞延稅項負債淨額	<u> </u>	(860)
At the end of the period/year	於期/年末	468	(667)

19. CAPITAL, RESERVES AND DIVIDENDS

(a) Dividends

Dividends payable to equity shareholders of the Company attributable to the interim period

The directors of the Company do not recommend the payment of an interim dividend for the six months ended 30 September 2021.

19. 股本、儲備及股息

(a) 股息

中期應佔應付本公司權益股東股息。

截至2021年9月30日止六個 月,本公司董事並不建議派付 中期股息。

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19. CAPITAL, RESERVES AND DIVIDENDS (Continued)

(b) Share capital

20. 股本、儲備及股息(續)

(b) 股本

Movements in the Company's issued share capital are as follows:

本公司已發行股本變動如下:

		Number of shares	Nominal value of ordinary shares
		股份數目	普通股面值 RMB'000 人民幣千元
Ordinary shares, issued and fully paid:	已發行及繳足普通股:		
At 1 April 2019	於 2019 年 4 月 1 日	505,263,177	4,141
Shares cancellation (Note (i))	註銷股份(<i>附註(i))</i>	(52,000)	-
At 1 April 2020	於 2020 年 4 月 1 日	505,211,177	4,141
Shares cancellation (Note (i))	註銷股份 <i>(附註(i))</i>	(1,284,000)	(11)
At 30 September and 31 March	於 2021 年 9 月 30 日及 3 月 31		
2021 (Note (ii))	日 <i>(附註(ii))</i>	503,927,177	4,130

Notes:

附註:

- (i) On 17th October 2019, the Company cancelled 52,000 ordinary shares. On 3rd April 2020 and 11th May 2020, the Company cancelled 208,000 and 1,076,000 ordinary shares respectively.
- (ii) As at 30 September 2021, the Company hold 8,512,000 treasury shares that was repurchased but not cancelled.

- 於2019年10月17日,公司註銷了 (i) 52,000股普通股。於2020年4月3日 和2020年5月11日,公司分別註銷 了 208,000 股 和 1,076,000 股 普 通 股。
- (ii) 截至2021年9月30日,公司持有 8,512,000股已回購但未註銷的庫 存股。

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

19. CAPITAL, RESERVES AND DIVIDENDS (Continued)

(c) Equity settled share-based transactions

The Company has a share option scheme which was adopted on 5 February 2018 whereby the Directors are authorised, at their discretion, to grant eligible participants option to subscribe for the shares of the Company. On 30 July 2018, the Company offered to grant share options to certain eligible persons (including executive Directors and independent non-executive Directors of the Company) to subscribe for a total of 26,700,000 shares of the Company. For the share options granted, 20% vested on 30 June 2019: another 30% vested on 30 June 2020: and the remaining 50% vested on 30 June 2021, subject to the vesting condition. The exercise price is HKD0.80. These share options will be exercisable until 31 December 2021.

No options were exercised during the six months ended 30 September 2021 (Six months ended 30 September 2020: Nil).

(d) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position.

Neither the Company nor its subsidiaries is subject to externally imposed capital requirements.

19. 股本、儲備及股息(續)

(c) 以股權結算以股份為基礎的交易

本公司於2018年2月5日採納購股 權計劃,據此,董事獲授權可酌 情向合資格參與者授予購股權以 認購本公司股份。於2018年7月 30日,本公司向若干合資格人士 (包括本公司執行董事及獨立非 執行董事)要約授出購股權,以 認購合共26,700,000股本公司股 份。就已授出的購股權而言, 20%於2019年6月30日歸屬;另 外30%於2020年6月30日歸屬; 而餘下50%於2021年6月30日歸 屬(視乎歸屬條件而定)。行使 價為0.80港元。該等購股權於 2021年12月31日前可予行使。

截至2021年9月30日止六個月, 概無購股權獲行使(截至2020年 9月30日止六個月:無)。

(d) 資本管理

本集團管理資本的主要目標為 保障本集團繼續持續經營的能 力,使其可繼續為股東提供回 報及為其他利益相關者提供利 益,並維持最具效益的資本架 構以減少資本成本。

本集團積極及定期檢討及管理 其資本結構,以在以較高借款 水平可能取得的較高股東回報 與穩健資本狀況提供的優勢及 保障之間保持平衡。

本公司及其附屬公司均不受外間實施的資本要求規限。

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20. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS

The IFRS 13, Fair value measurement requires to disclose the level of the fair value hierarchy within which the fair value measurements are categorised in their entirety. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

The carrying amounts of the Group's financial instruments carried at cost or amortised cost primarily including receivables and payables are not materially different from their fair values as at 30 September 2021, which are estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments.

20. 金融工具公平值計量

國際財務報告準則第13號公平價值計 量須披露公平值層級,當中公平值計 量按整體分類。公平值計量會參考估 值方法所用輸入數據的可觀察程度及 重要性劃分為不同層級,詳情如下:

- 第一級估值:僅使用第一級 輸入數據(即相同資產或負債 於計量日期在活躍市場上未 經調整的報價)計量公平值。
- 第二級估值:使用第二級輸入數據(即不符合第一級的可觀察輸入數據)而非使用重大不可觀察輸入數據計量公平值。不可觀察輸入數據計量公平值。不可觀察輸入數據指無法從市場數據獲取的輸入數據。
- 第三級估值:使用重大不可 觀察輸入數據計量公平值。

於2021年9月30日,本集團按成本或 攤銷成本列賬的金融工具(主要包括 應收款項及應付款項)的賬面值與其 公平值並無重大差異,而公平值乃按 本集團可獲得的類似金融工具的當前 市場利率折現未來合同現金流量而估 算。

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

21. MATERIAL RELATED PARTY TRANSACTIONS

20. 重大關聯方交易

(a) Transactions with related parties

(a) 與關聯方的交易

		Six months ended 30 September 截至 9 月 30 日止六個月	
		2021 202	
		2021 年 RMB′000 人民幣千元	2020 年 RMB'000 人民幣千元
Provision of products and	提供產品及		
technical services	技術服務	-	3,535
Purchase of products	購買產品	673	-
Guarantee jointly provided by the executive director and director' s spouse	執行董事及董事 配偶共同提供的擔保	300	2,300

(b) Balances with related party

 Accounts receivable and prepayment and other receivables comprised the following balances due from related parties:

(b) 與關聯方的結餘

(i) 應收賬款及預付款項以及 其他應收款項包括下列應 收關聯方的結餘:

	At 30 September 2021	At 31 March 2021
	於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
	RMB'000 人民幣千元	RMB'000 人民幣千元
Trade and bill receivables: 貿易應收款項及應收票據: - Beijing Beikong Zhike Energy 一北京北控智科能源互聯網 Internet Company Limited 有限公司	713	713
Other receivables <i>(Note 14):</i> 其他應收款項 <i>(附註 14)</i> : - Beijing Beikong Zhike Energy 一北京北控智科能源互聯網 Internet Company Limited 有限公司	1,538	1,538

(b) Balances with related party (Continued)

未經審核中期財務報告附註

(Expressed in RMB unless otherwise indicated) (除另有註明外,以人民幣列示)

21. MATERIAL RELATED PARTY TRANSACTIONS (Continued)

21. 重大關聯方交易(續)

(b) 與關聯方的結餘(續)

(ii) Other payables comprised the following balances due from related parties:
 (ii) 其他應付款項包括下列應收關聯方的結餘:

		At 30 September 2021	At 31 March 2021
		於 2021 年 9 月 30 日	於 2021 年 3 月 31 日
		RMB′000 人民幣千元	RMB'000 人民幣千元
Other payables (Note 17):	其他應付款項(附 註17):		
 Beijing Aige Reide Technology Company Limited 	一北京艾格瑞德 科技有限公司	8,779	8,779
- Beijing Aige Reide investment Company Limited	-北京艾格瑞德 投資有限公司	780	780

Corporate Information 公司資料

STOCK CODE

01933

COMPANY SECRETARY

HUI Yin Shan ACG, ACS

AUTHORISED REPRESENTATIVES

WANG Dongbin HUI Yin Shan

AUDITOR

KPMG *Certified Public Accountants* Public Interest Entity Auditor registered in accordance with the Financial Reporting Council Ordinance

REGISTERED OFFICE

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN THE PRC

9th Floor, Tower E, Jia Hua Mansion No. 9, 3rd Shang Di Street Haidian District Beijing, China

股份代號

01933

公司秘書

許燕珊 英國特許秘書及行政人員公會及香港 公司治理公會的會員

授權代表

王東斌 許燕珊

核數師

畢馬威會計師事務所*執業會計師*於《財務匯報局條例》下的 註冊公眾利益實體核數師

註冊辦事處

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

中國主要營業地點

中國北京 海淀區 上地三街9號 嘉華大廈E座9層

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

CAYMAN ISLANDS SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR

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

INVESTOR INFORMATION

Corporate press releases, financial reports and other investor information are available online at the website of the Company.

INVESTOR RELATIONS CONTACT

Please direct enquiries to: Facsimile: +852 2262 7843 Email: investors_media@oneforce.com.cn

WEBSITE ADDRESS

www.oneforce.com.hk

香港主要營業地點

香港 皇后大道東183 號合和中心54樓

開曼群島股份過戶登記處

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183 號合和中心54樓

投資者資訊

公司新聞稿、財務報告及其他投資者資料 均登載於本公司網站。

投資者聯絡人

如有查詢,請聯絡: 傳真: +852 2262 7843 電郵: investors_media@oneforce.com.cn

網站

www.oneforce.com.hk

"Aipu Zhicheng" 「艾普智城」	北京艾普智城網絡科技有限公司 (Beijing Aipu Zhicheng Internet Technology Company Limited*), an enterprise established in the PRC with limited liability on 27 December 2013 and became a wholly-owned subsidiary of the Company on 28 February 2020 指北京艾普智城網絡科技有限公司,一間於2013年12月27日在中國成立的有限公司,並於2019年2月28日成為本公司的全資附屬公司
"Along Grid"	北京愛朗格瑞科技有限公司 (Beijing Along Grid Technology Company Limited*), a wholly foreign owned enterprise established in the PRC with limited liability on 25 May 2011, a wholly-owned subsidiary of the Company
「愛朗格瑞」	ti北京愛朗格瑞科技有限公司,一間於2011年5月25日在中國成立的 外商獨資有限公司,為本公司的全資附屬公司
"associate(s)" 「聯繫人」	has the meaning ascribed to it under the Listing Rules 指具有上市規則賦予該詞的涵義
"Beikong Energy Internet"	北京北控智科能源互聯網有限公司 (Beijing Beikong Zhike Energy Internet Company Limited*), an enterprise established in the PRC with
「北控能源互聯網」	limited liability, an associate of the Group 指北京北控智科能源互聯網有限公司,一間於中國成立的有限公司, 為本集團的聯營公司
"big data"	refer to information that is huge in amount and volume, which make it not possible to achieve data collection, management and processing into data that is capable of being used in decision making in business
「大數據」	operation 指所涉及的資料量及規模巨大的信息,以致無法擷取、管理並整理數 據成為用作企業經營決策的數據
"Board" 「董事會」	the board of Directors of the Company 指本公司董事會
"business day"	a day on which banks in Hong Kong are generally open for normal banking business to the public and which is not a Saturday, Sunday or public holiday in Hong Kong
「營業日」	public holiday in Hong Kong 指香港的銀行一般開門經營正常銀行業務的日子,且並非星期六、星 期日或香港公眾假期
"BVI" 「英屬處女群島」	the British Virgin Islands 指英屬處女群島

"CCBI Investments"	CCBI Investments Limited, an investment holding company incorporated with limited liability under the laws of the Cayman Islands on 10 November 2004 and an indirectly wholly-owned subsidiary of China Construction Bank Corporation, a company listed on the Main Board of the Stock Exchange (stock code: 939) and the Shanghai Stock Exchange (stock code: 601939)
「CCBI Investments」	指CCBI Investments Limited,一間於2004年11月10日根據開曼群島法 例註冊成立的投資控股有限公司,並為聯交所主板(股份代號: 939) 及上海證券交易所(股票代碼: 601939)上市公司中國建設銀行股份 有限公司的間接全資附屬公司
"Chance Talent"	Chance Talent Management Limited, a company incorporated in the BVI on 4 July 2007 with limited liability, which was wholly-owned by CCBI Investments as at the date of this report
[Chance Talent]	指Chance Talent Management Limited,一間於2007年7月4日在英屬處 女群島註冊成立的有限公司,於本報告日期由CCBI Investments全資 擁有
"Companies Law" or "Cayman	the Companies Law, Cap. 22 (Laws 3 of 1961, as consolidated and
Companies Law" 「公司法」或「開曼公司法」	revised) of the Cayman Islands 指開曼群島法例第22章公司法(1961年第3號法例,經綜合及修訂)
"Companies Ordinance"	the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from time to time
「公司條例」	指香港法例第622章公司條例,經不時修訂、補充或以其他方式修改
"Company" or "the Company"	OneForce Holdings Limited (元力控股有限公司), a company incorporated in the Cayman Islands on 5 July 2016 as an exempted company with limited liability
「本公司」	指元力控股有限公司,一間於2016年7月5日在開曼群島註冊成立的 獲豁免有限公司
"CSG"	中國南方電網有限責任公司 (China Southern Power Grid Company Limited), an Independent Third Party, a major state-owned cross- provincial electric power grid company which is principally engaged in
「南方電網」	electric power transmission 指中國南方電網有限責任公司,為獨立第三方,一間主要國有跨省電 網公司,主要從事輸電業務
"Director(s)" 「董事」	the director(s) of the Company 指本公司董事
"EIT" 「企業所得税」	enterprise income tax of the PRC 指中國企業所得稅

"Founding Shareholders"	collectively, Smart East, Union Sino, Main Wealth, Long Eagle, Mr. WANG Dong Bin, Mr. WU Zhan Jiang, Mr. LI Kang Ying and Mr. CAO Wei
「創辦股東」	指Smart East、Union Sino、Main Wealth、Long Eagle、王東斌先生、 吳戰江先生、李抗英先生及曹瑋先生的統稱
"Group", "our Group", "we" or "us"	the Company and its subsidiaries at the relevant time
「本集團」或「我們」	指本公司及其於有關時間的附屬公司
"HK\$" or "Hong Kong dollars" or "HK dollars"	Hong Kong dollars, the lawful currency of Hong Kong
「港元」	指香港法定貨幣港元
"Hong Kong" or "HK" 「香港」	the Hong Kong Special Administrative Region of the PRC 指中國香港特別行政區
"Hong Kong Branch Share Registrar" Trie	cor Investor Services Limited, the Hong Kong Branch Share Registrar
「香港股份過戶登記分處」	of the Company 指本公司香港股份過戶登記分處卓佳證券登記有限公司
"IMPG"	electric power grids covering Inner Mongolia, and managed by IMPG Group, a state-owned provincial electric power grid in the PRC
「內蒙古電力」	指覆蓋內蒙古的電網,由中國國有省級電網內蒙古電力集團管理
"IMPG Group"	內蒙古電力(集團)有限責任公司 (Inner Mongolia Power (Group) Company Limited*), an Independent Third Party, a state-owned provincial electric power grid company, together with its subsidiaries, is principally engaged in the electric power transmission, transformation
「內蒙古電力集團」	and distribution in the west Inner Mongolia 指內蒙古電力(集團)有限責任公司,為獨立第三方,一間國有省級電 網公司,連同其附屬公司主要在內蒙古西從事輸電、變電及配電業務
"Independent Third Party(ies)"	a person, persons, company or companies which is or are independent of, and not connected with (within the meaning under the Listing Rules), any directors, chief executive or substantial shareholders of the Company, any of its subsidiaries or any of their respective associate(s)
「獨立第三方」	指獨立於本公司或其任何附屬公司的任何董事、主要行政人員或主要 股東或彼等各自的任何聯繫人,且與該等人士概無關連(定義見上市 規則)的人士或公司
"Inner Mongolia" 「內蒙古」	Inner Mongolia Autonomous Region of the PRC 指中國內蒙古自治區

"internet of things" or "IoT"	a information accessing media that is based on internet and telecommunication network, which connects all individually traceable devices, and is characterised with smart, advanced and three key features
「物聯網」	指一個基於互聯網及電信網的信息承載體,讓所有能夠被獨立尋址的 設備互聯互通,其具有智能、先進及三個重要特徵
"Listing" 「上市」	listing of the Shares on the Stock Exchange on 2 March 2018 指股份於2018年3月2日在聯交所上市
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange, as amended, supplemented or otherwise modified from time to time
「上市規則」	指聯交所證券上市規則,經不時修訂、補充或以其他方式修改
"Long Eagle"	LONG EAGLE INTERNATIONAL LIMITED, a company incorporated in the BVI on 26 November 2015 with limited liability, which is wholly owned by Mr. CAO Wei, a Substantial Shareholder and one of the Founding Shareholders
「Long Eagle」	指LONG EAGLE INTERNATIONAL LIMITED,一間於2015年11月26日在 英屬處女群島註冊成立的有限公司,由曹瑋先生(主要股東及創辦股 東之一)全資擁有
"Main Board" 「主板」	the Main Board of the Stock Exchange 指聯交所主板
"Main Wealth"	MAIN WEALTH DEVELOPMENT LIMITED, a company incorporated in the BVI on 18 March 2016 with limited liability, which is wholly owned by Mr. LI Kang Ying, a Substantial Shareholder and one of the Founding Shareholders
「Main Wealth」	指MAIN WEALTH DEVELOPMENT LIMITED,一間於2016年3月18日在 英屬處女群島註冊成立的有限公司,由李抗英先生(主要股東及創辦 股東之一)全資擁有
"Mr. CAO Wei"	Mr. CAO Wei (曹 瑋), a Substantial Shareholder and one of the Founding Shareholders
「曹瑋先生」	指曹瑋先生,為主要股東及創辦股東之一
"Mr. LI Kang Yin"	Mr. LI Kangying (李抗英), an executive Director of the Board, a Substantial Shareholder and one of the Founding Shareholders
「李抗英先生」	指李抗英先生,為董事會執行董事、主要股東及創辦股東之一
"Mr. WANG Dong Bin"	Mr. WANG Dongbin (王東斌), an executive Director and chairman of the Board, a Substantial Shareholder and one of the Founding Shareholders
「王東斌先生」	指王東斌先生,為執行董事及董事會主席、主要股東及創辦股東之一

"Mr. WU Zhan Jiang"	Mr. WU Zhanjiang (吳戰江), an executive Director of the Board and the Chief Executive Officer of the Company, a Substantial Shareholder
「吳戰江先生」	and one of The Founding Shareholders 指吳戰江先生,為董事會執行董事、本公司行政總裁、主要股東及創 辦股東之一
"PRC" or "China"	the People's Republic of China, except where the context requires otherwise, excludes Hong Kong, the Macau Special Administrative Region of the PRC and Taiwan
「中國」	指中華人民共和國,除非文義另有所指,否則不包括香港、中國澳門 特別行政區及台灣
"RMB" 「人民幣」	Renminbi, the official currency of the PRC 指中國官方貨幣人民幣
"SFC" 「證監會」	the Securities and Futures Commission of Hong Kong 指香港證券及期貨事務監察委員會
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from
「證券及期貨條例」	time to time 指香港法例第571章證券及期貨條例,經不時修訂、補充或以其他方 式修改
"SGCC"	國家電網有限公司 (State Grid Corporation of China), an Independent Third Party, a major state-owned cross-provincial electric power grid company, are principally engaged in electric power transmission, transformation and distribution in the PRC, other than the west Inner
「國家電網」	Mongolia and Southern China 指國家電網有限公司,為獨立第三方,一間主要國有跨省電網公司, 主要於中國(內蒙古西及華南除外)從事輸電、變電及配電業務
"Share(s)"	ordinary share(s) of the Company with a nominal value of HK\$0.01 each, subscribed for and traded in Hong Kong dollars and listed on the
「股份」	Stock Exchange 指本公司每股面值0.01港元的普通股,以港元認購及買賣並於聯交所 上市
"Shareholder(s)" 「股東」	holder(s) of the Share(s) 指股份持有人
"Smart East"	SMART EAST LIMITED, a company incorporated in the BVI on 27 November 2015 with limited liability, which is wholly owned by Mr. WANG Dong Bin, a Substantial Shareholder and one of the Founding Shareholders
「Smart East」	指SMART EAST LIMITED,一間於2015年11月27日在英屬處女群島註冊 成立的有限公司,由王東斌先生(主要股東及創辦股東之一)全資擁有

"Stock Exchange" 「聯交所」	The Stock Exchange of Hong Kong Limited 指香港聯合交易所有限公司
"subsidiary(ies)" 「附屬公司」	has the meaning ascribed thereto under the Companies Ordinance 指具有公司條例賦予該詞的涵義
"Substantial Shareholder(s)" 「主要股東」	has the meaning ascribed to it under the Listing Rules 指具有上市規則賦予該詞的涵義
"Takeovers Code"	the Codes on Takeovers and Mergers and Share Buy-backs in Hong Kong as approved by the SFC and as amended, supplemented or otherwise modified from time to time
「收購守則」	指香港公司收購、合併及股份回購守則, 經證監會批准並經不時修 訂、補充或以其他方式修改
"Ubiquitous power loT"	is creating an intellectual service system with comprehensive state- aware, efficient information processing, convenient and flexible application by making full use of 5G technology, mobile Internet, artificial intelligence and other new technologies in the entire power system to realize the interconnection and human-computer interaction of all aspects in the entire power system
「泛在電力物聯網」	指充分運用電力系統各環節內的5G技術、移動互聯網、人工智能及 其他新技術,實現電力系統各環節的全面互聯互通,人機交互,打造 一個狀態全面感知、資訊高效處理、應用便捷靈活的智慧服務系統
"Union Sino"	UNION SINO HOLDINGS LIMITED, a company incorporated in the BVI on 4 January 2016 with limited liability, which is wholly owned by Mr. WU Zhanjiang, a Substantial Shareholder and one of the Shareholders
「Union Sino」	指UNION SINO HOLDINGS LIMITED,一間於2016年1月4日在英屬處女 群島註冊成立的有限公司,由吳戰江先生(主要股東及股東之一)全資 擁有
"VAT" 「增值稅」	value-added tax 指增值稅

