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WANKA ONLINE INC. 萬咖賣聯有限公司*

(於開曼群島註冊成立的有限公司)

(股票代號:1762)

截至二零二二年六月三十日止六個月之中期財務業績公告

萬咖壹聯有限公司(「本公司」, 連同其附屬公司及合併聯屬實體統稱「本集團」)董事(「董事」)會(「董事會」) 欣然宣佈本集團截至二零二二年六月三十日止六個月的未經審核簡明綜合中期財務業績。本公告列載本公司二零二二年中期報告(「中期報告」)全文,並符合香港聯合交易所有限公司證券上市規則有關中期業績公告的披露規定。中期報告的印刷版本將於二零二二年九月三十日或之前寄發予本公司股東,並可於其時在聯交所網站(www.hkexnews.hk)及本公司網站(www.wankaonline.com)上閱覽。



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CORPORATE INFORMATION

公司資料



Executive Directors

Mr. GAO Dinan (Chairman and Chief Executive Officer)

Ms. ZHOU Yan (resigned on 28 April 2022)

Mr. NIE Xin

Ms. JIANG Yu (appointed on 20 July 2022)

Non-executive Directors

Mr. ZHENG Wei

Mr. SONG Chunyu (resigned on 28 April 2022)

Independent non-executive Directors

Mr. CHEN Baoguo

Mr. JIN Yongsheng

Ms. ZHAO Xuemei (resigned on 20 July 2022)

Mr. YU Limin (appointed on 20 July 2022)

AUDIT COMMITTEE

Mr. CHEN Baoguo (Chairman)

Ms. ZHAO Xuemei (resigned on 20 July 2022)

Mr. JIN Yongsheng

Mr. YU Limin (appointed on 20 July 2022)

REMUNERATION COMMITTEE

Mr. JIN Yongsheng (Chairman)

Mr. CHEN Baoguo

Mr. NIE Xin

NOMINATION COMMITTEE

Mr. GAO Dinan (Chairman)

Mr. JIN Yongsheng

Ms. ZHAO Xuemei (resigned on 20 July 2022)

Mr. YU Limin (appointed on 20 July 2022)

COMPANY SECRETARY

Mr. CHAN Chi Keung

AUTHORISED REPRESENTATIVES

Mr. GAO Dinan

Mr. CHAN Chi Keung

董事會

執行董事

高弟男先生(主席兼首席執行官)

周豔女士(於二零二二年四月二十八日辭任)

聶鑫先生

蔣宇女士(於二零二二年七月二十日獲委任)

非執行董事

鄭煒先生

宋春雨先生(於二零二二年四月二十八日辭任)

獨立非執行董事

陳寶國先生

金永生先生

趙學梅女士(於二零二二年七月二十日辭任) 余利民先生(於二零二二年七月二十日獲委任)

審核委員會

陳寶國先生(主席)

趙學梅女士(於二零二二年七月二十日辭任)

金永生先生

余利民先生(於二零二二年七月二十日獲委任)

薪酬委員會

金永生先生(主席)

陳寶國先生

聶鑫先生

提名委員會

高弟男先生(主席)

金永生先生

趙學梅女士(於二零二二年七月二十日辭任)

余利民先生(於二零二二年七月二十日獲委任)

公司秘書

陳志強先生

授權代表

高弟男先生

陳志強先生



CORPORATE INFORMATION

公司資料

AUDITOR

BDO Limited

Certified Public Accountants

25th Floor, Wing On Centre

111 Connaught Road Central

Hong Kong

LEGAL ADVISERS

As to Hong Kong law:
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Central Hong Kong

REGISTERED OFFICE

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

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

1001 Admiralty Centre Tower 1 18 Harcourt Road Hong Kong

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN CHINA

4/F, Building No.B 22 Universal Business Park No.10 Jiuxianqiao Road Chaoyang, Beijing PRC

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

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核數師

香港立信德豪會計師事務所有限公司 *執業會計師* 香港 中環干諾道中111號 永安中心25樓

法律顧問

有關香港法律: 威爾遜 ● 桑西尼 ● 古奇 ● 羅沙迪律師事務所香港中環 康樂廣場1號 怡和大廈15樓1509室

註冊辦事處

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香港主要營業地點

香港 夏慤道18號 海富中心1座1001室

總部及中國主要營業地點

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開曼群島主要股份過戶登記處

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公司資料



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PRINCIPAL BANKS

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HSBC Bank (China) Company Limited Beijing Branch 1/F, Fortune Financial Center No. 5 Dongsanhuan Zhong Road Chaoyang District Beijing, PRC

China Merchants Bank, Huizhong Beili Branch 1/F, Building 305 Chaoyang District Beijing, PRC

COMPANY WEBSITE

www.wankaonline.com

STOCK CODE

1762

香港股份過戶登記處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

主要往來銀行

華美銀行(中國)有限公司 中國上海市 浦東新區 世紀大道88號 金茂大廈33樓

滙豐銀行(中國)有限公司北京分行中國北京市 朝陽區 東三環中路5號 財富金融中心1層

招商銀行慧忠北里支行中國北京市朝陽區 305號樓1層

公司網站

www.wankaonline.com

股份代號

1762



主席報告書

Dear Shareholders:

For the first half of 2022, numerous cities succeeded in standing to the test of comparatively severe pandemic conditions. In response to the resurgent pandemic impacts, we continued to strengthen our own adaptability and resilience to stabilise the business operations of our Company. On the other hand, we increased and deepened communications with Android-based ecosystem participants through our active promotion efforts to develop the industry standards and industry norms of the Android-based ecosystem, so that such ecosystem would continue to sustain its growth in these special circumstances. We firmly believe that the Company's coordinated advancements with all ecosystem participants over the course of providing services and empowering the Android-based ecosystem will facilitate a healthier ecological development. I am pleased to present the Shareholders our interim report for 2022.

FINANCIAL PERFORMANCE

For the first half of 2022, we delivered a better performance as compared to the corresponding period in 2021, owing to our experiences accumulated from our two years of operations amid the pandemic outbreak, as well as the customers' continuing recognition of our performance. Our total revenue for the first half of 2022 amounted to RMB1,183.9 million, representing an increase of 16.6% from RMB1,015.2 million for the corresponding period in 2021. Gross profit increased by 7.1% on a period-on-period basis to RMB151.7 million. Operating profit increased by 2.4% on a period-on-period basis to RMB78.4 million. Profit after tax increased by 3.8% on a period-on-period basis to RMB58.7 million.

致各位股東:

二零二二年上半年國內多個城市受到了較為嚴峻的疫情考驗。為應對反覆的疫情影響,我們不斷增強自身適應能力和韌性以保與司的穩定運營。同時,我們亦在加強與重量等。同時,我們亦在加強與重量等。可以不不可,不不可,不不可以不可,不不可以不可,不可以不可,不可以不是。 們堅信在服務和賦能安卓生態的過程中,生態環境將迎來更加健康地發展,本人欣然的限,不是的

財務表現

二零二二年上半年,我們憑藉近兩年積累的在疫情環境下運營的經驗,以及客戶對我們的持續認可,使得我們可以好於二零二一年同期水平。我們在二零二二年上半年的總收益為人民幣1,183.9百萬元,較二零二一年同期的人民幣1,015.2百萬元增加16.6%。毛利同比增加7.1%至人民幣151.7百萬元。經營溢利同比增加2.4%至人民幣78.4百萬元。稅後利潤同比增加3.8%至人民幣58.7百萬元。

主席報告書



Considering the impacts on various industries brought by uncertainties including the pandemic outbreak during the first half of 2022, we continued to optimise our strategic planning introduced last year. Our mobile advertising segment continued to focus on placements in mobile games. By tapping into experiences accumulated from years of distribution services, our precision placements can fulfill various requirements for channel-based monetisation and customer acquisition by our customers. In addition, our multidimensional convenient services for our customers, particularly supportive services for creative materials, have earned positive recognitions. Furthermore, we continued to standardise and refine the distribution processes and administrative rules in response to increasingly regulated industry requirements set by various government bodies. For the first half of the year, our revenue from mobile advertising amounted to RMB1,130.0 million, representing a period-to-period increase of 17.4%. Our collaboration with short-form video creators, video self-media creators, key opinion leaders and key opinion consumers enabled us to harness precious experiences for the video ecosystem, while our increasingly deepened understanding of the game industry also increased our efficiency in operating game co-publishing services. For the first half of the year, our revenues from online-video distribution and game co-publishing services amounted to RMB41.1 million and RMB2.3 million, respectively.

By relying on the MHA, the Quick App Alliance and the Intelligent Terminal Golden Seal Alliance (the "ITGSA"), we unswervingly persist in the mission to better empower a spectrum of Android-based ecosystem participants. In 2022, our alliance service system was further enhanced so that we are in a more efficient position to promote industry policies, propose solutions to new industrial challenges, and provide new ideas for ecological development. In the first half of the year, we assisted mobile phone manufacturers and developers from various industries in the PRC to jointly promote the processes of structural migration and technical standards in the mobile computing ecosystem. In addition, we organised various activities to relay the policy orientation, support government decisions, and define high-standard and high-quality products for the Android-based ecosystem to ensure the healthy and stable development of the industry.



二零二二年上半年,考慮到疫情等不穩定因 素對不同行業的影響,我們延續並優化了 去年的戰略規劃。我們的移動廣告業務繼續 將投放重點放在移動遊戲領域。運用多年分 發所積累的經驗,我們的精準投放有能力滿 足各個渠道變現需求和客戶的獲客需求。而 我們為客戶提供的多維度便利服務-尤其是 在創意素材方面的支持服務獲得了不錯的評 價。同時,為響應國內相關部門對於各行業 不斷規範化的要求,我們對於分發流程和管 理制度亦更加標準化和精細化。上半年我們 的移動廣告業務收益為人民幣1,130.0百萬 元,同比增加17.4%。我們在與短視頻、視 頻自媒體、關鍵意見領袖、關鍵意見消費者 等合作使我們在視頻生態積累了寶貴經驗, 而對於遊戲行業的不斷加深理解也幫助我們 更好的開展我們的遊戲聯運業務。上半年我 們的網酪視頻分發及遊戲聯運服務的收益分 別為人民幣41.1百萬元及人民幣2.3百萬元。

依託硬核聯盟、快應用聯盟以及移動智能終端生態聯盟更好地賦能廣大安卓生態參與主我們不變的使命。二零二二年,我們建了更加完善的聯盟服務體系,以便我們可更加高效地傳導行業政策、提出行業新處的解決方案以及提供生態發展的新思路。行業出所為對於大學,我們協助中國手機製造商與各行業出,與發者共同推動移動計算生態的架構遷傳入,表述標準的進程。我們亦舉辦各類活動傳遞政策導向,支撐政府決策,並為安卓生態定政策導向,支撐政府決策,並為安卓生態定政策導向,支撐政府決策,並為安卓生態。

主席報告書

In the wake of extensive experiences accumulated from the Quick App technology used for the Internet of Vehicles in the first half of the year, our associated company, Wanxin Chelian, also earned recognition from numerous parties, as evidenced by the expansion of its technical support for Leapmotor vehicles to a full range of Leapmotor vehicle models, as well as the strategic cooperation with Bestune during the year. In consideration that various automobile manufacturers are currently approaching us, we anticipate more brands of smart vehicles will be equipped with the Quick App technology in the future. Meanwhile, due to the collaboration between Wanxin Chelian and various developers, smart vehicles will feature new functions and products, including click-to-run. voice interaction, and multi-device interconnection, through Q-CAR, an in-vehicle Quick App, while accessing a variety of intelligent and personalized application services, such as audio, video, and news and information.

快應用技術於上半年在車聯網領域積累了豐富的經驗,我們的聯營公司萬信車聯也獲得了多方的肯定:對零跑汽車的技術支持將展至零跑全系列車型,今年亦與奔騰汽車與武了戰略合作。目前已經有多家車企在搭灣,未來將有更多品牌的智能汽車與透過車載快應用技術;同時,萬信車聯已與過車載快應用及-CAR擁有包括新功能產品即點即用、語音交互、多設備互聯等能力,並享受音級,新聞資訊等多種智能化個性應用服務。

BUSINESS OUTLOOK

In the second half of 2022, following effective containment of the pandemic outbreak in major Chinese cities, we will be in a better position to provide premium services to various industrial players engaged in the three alliances of Android-based ecosystem. Looking into the second half of the year, we will continue to improve our service system for the alliances by facilitating the marketing and brand building of the alliances, as well as organizing policy promotion and brand-building campaigns, with a view to preparing well for the connection between the upstream and downstream Android-based ecosystem participants. Moreover, our persisted investments in research and development provide our customers with more accurate, efficient, automated and composite placements, and our customers in different industries will be provided with more services customized for their characteristics. While continuing to assess and optimise our business strategies, we will try to venture into new vertical sectors. In terms of the Quick App, driven by our advancement in the development of the Quick App technology in the Internet-of-Vehicles business, we will continue to explore and integrate the advantages of the Quick App technology in the Internet-of-Vehicles business to build the Internet-of-Vehicles ecosystem platform based on car life services. In the second half of the year, Wanxin Chelian will continue its efforts in promoting cooperation with more automotive enterprises and in-vehicle application developers to provide more premium quality, convenient and standardized services to the majority of smart vehicle consumers.

未來展望

二零二二年下半年,國內各主要城市的疫情 得到有效控制,我們可以更好地圍繞三大 安卓生態聯盟為各行各業提供優質的服務。 在下半年,我們將繼續完善公司對聯盟的服 務體系,開展聯盟市場化和品牌化建設,舉 辦多場政策宣導沙龍和聯盟品牌活動,做好 連結上下游安卓生態參與者的服務工作;我 們將持續投入研發,為我們的客戶提供更加 精準、高效、自動化的複合型投放,同時針 對不同行業的客戶的特點為其提供更加定制 化的服務;我們將繼續評估並優化我們業務 策略,並嘗試擴展新的垂直領域;在快應用 方面,憑藉快應用在車聯網領域已取得的成 績,我們將持續探索和總結快應用在車聯網 方面的優勢,圍繞汽車生活服務打造車聯網 生態平台,萬信車聯將在下半年繼續推進與 更多汽車企業以及車載快應用開發者的合 作,為廣大的智能汽車用戶提供更加優質、 便捷、規範的服務。

主席報告書







APPRECIATION

On behalf of the Board, I hereby express my sincere appreciation to the management team and all employees of the Group for their contributions and commitments. The Board also greatly appreciates partners, Shareholders and stakeholders for their continuing support and recognition as they work side by side with us. We will continue to be committed to providing better services to the Android-based ecosystem participants from all sectors and making our best efforts to contribute to the stability and healthy development of the Android-based ecosystem.

致謝

本人僅代表董事會,對本集團的管理團隊和 全體員工所付出的努力以及做出的貢獻致以 衷心的感謝,董事會亦萬分感激與我們攜手 共行的合作夥伴、股東及利益相關者對我們 一直以來的支持和肯定。我們將持續於為安 卓生態下各行各業的參與者提供更優質的服 務,盡最大努力為安卓生態的穩定和健康發 展貢獻力量。

Mr. GAO Dinan

Chairman, Executive Director and Chief Executive Officer

Hong Kong 26 August 2022

高弟男先生

主席、執行董事兼首席執行官

香港

二零二二年八月二十六日

管理層討論及分析



截至二零二二年六月三十日止六個月與截至 二零二一年六月三十日止六個月之比較

| | | Six months en | | 5 |
|-----------------------------------|--------------------------|---------------|-----------|-----------|
| | | 截至六月三十 | | Period on |
| | | 2022 | 2021 | period |
| | | 二零二二年 | 二零二一年 | 按期 |
| | | RMB'000 | RMB'000 | % |
| | | 人民幣千元 | 人民幣千元 | |
| | | | | |
| Revenue | 收益 | 1,183,874 | 1,015,151 | 16.6 |
| Cost of sales | 銷售成本 | (1,032,175) | (873,461) | 18.2 |
| Gross profit | 毛利 | 151,699 | 141,690 | 7.1 |
| Other income and gains | 其他收入及收益 | 12,998 | 8,244 | 57.7 |
| Selling and distribution expenses | 銷售及分銷開支 | (9,557) | (8,188) | 16.7 |
| Research and development costs | 研發成本 | (28,284) | (27,141) | 4.2 |
| Administrative expenses | 行政開支 | (31,363) | (25,439) | 23.3 |
| Other expenses and losses | 其他開支及虧損 | (6,422) | (5,893) | 9.0 |
| Share-based payment expenses | 以股份為基礎的 | | | |
| | 付款開支 | (10,629) | (6,701) | 58.6 |
| Operating profit | 經營溢利 | 78,442 | 76,572 | 2.4 |
| Finance costs | 財務成本 | (3,434) | (3,770) | -8.9 |
| Share of losses in associates | 分佔聯營公司虧損 | (2,022) | (1,720) | 17.6 |
| Profit before tax | 除税前溢利 | 72,986 | 71,082 | 2.7 |
| Income tax expense | 所得税開支 | (14,245) | (14,484) | -1.7 |
| Profit for the period | 期內溢利 | 58,741 | 56,598 | 3.8 |
| | | | | |
| Non-HKFRS Measures | 非香港財務報告準則 | | | |
| (unaudited) | 計量 (未經審核) | | | |
| Adjusted EBITDA ⁽¹⁾ | 經調整EBITDA ⁽¹⁾ | 94,030 | 87,135 | 7.9 |
| Adjusted net profit(2) | 經調整淨溢利 ^⑵ | 69,370 | 63,299 | 9.6 |

Notes:

- (1) Adjusted EBITDA eliminates the effect of depreciation, amortisation, finance costs, income tax and share-based payment expenses.
- (2) Adjusted net profit eliminates the effect of share-based payment expenses.

附註:

- (1) 經調整EBITDA抵銷折舊、攤銷、財務成本、所得税及以股份為基礎的付款開支。
- (2) 經調整溢利淨額抵銷以股份為基礎的付款開 支。

管理層討論及分析



Our revenues from mobile advertising increased by 17.4% from RMB962.7 million for the six months ended 30 June 2021 to RMB1,130.0 million for the six months ended 30 June 2022, due to the increase in the number of mobile games we advertised for the six months ended 30 June 2022.

In addition, we generated revenues from our online-video distribution services and game co-publishing services in the amount of RMB41.1 million (30 June 2021: RMB46.5 million) and RMB2.3 million (30 June 2021: RMB5.9 million), respectively.

The following table sets forth the comparative figures for the six months ended 30 June 2022 and 2021.

收益

我們來自移動廣告的收益由截至二零二一年 六月三十日止六個月的人民幣962.7百萬元 增加17.4%至截至二零二二年六月三十日止 六個月的人民幣1,130.0百萬元,原因為我們 於截至二零二二年六月三十日止六個月期間 推廣的移動遊戲數量增加。

此外,我們分別自網絡視頻產品分發服務及遊戲聯運服務產生收益金額人民幣41.1百萬元(二零二一年六月三十日:人民幣46.5百萬元)及人民幣2.3百萬元(二零二一年六月三十日:人民幣5.9百萬元)。

下表載列截至二零二二年及二零二一年六月 三十日止六個月的比較數字。

Six months ended 30 June 截至六月三十日止六個月

| | | 20 | 2022 二零二二年 | | 21 |
|---------------------------|----------|-----------|---------------|-----------|--------------|
| | | 二零二 | | | 二零二二年 |
| | | | % of total | | % of total |
| | | RMB'000 | revenues | RMB'000 | revenues |
| | | | 佔總收益的 | | 佔總收益的 |
| | | 人民幣千元 | 百分比 | 人民幣千元 | 百分比 |
| | | | | | |
| Revenues | 收益 | | | | |
| Mobile advertising | 移動廣告 | 1,129,998 | 95.4% | 962,746 | 94.8% |
| Online-video distribution | 網絡視頻產品分發 | 41,126 | 3.5% | 46,535 | 4.6% |
| Game co-publishing | 遊戲聯運 | 2,274 | 0.2% | 5,870 | 0.6% |
| Others* | 其他* | 10,476 | 0.9% | _ | - |
| | | | | | |
| Total | 總計 | 1,183,874 | 100% | 1,015,151 | 100% |

^{*} Includes revenue from IT development and related services.

包括資訊科技開發及相關服務的收益。

管理層討論及分析



We generated revenues by distributing advertisements of marketers' mobile apps and mobile games in the distribution channels of our MHA members, non-MHA smartphone manufacturers and non-smartphone manufacturer distribution channel suppliers. We also offered a variety of advertising formats across our distribution channels, including app store search ads, in-feed ads, banner ads, interstitial ads and splash screen ads, to suit our customers' specific needs. The following table sets forth a breakdown of our advertising revenues by source for the six months ended 30 June 2022 and 2021:

移動廣告服務

我們透過在硬核聯盟成員、非硬核聯盟智能手機製造商及非智能手機製造商分發渠道中分發行業客戶的移動應用程序及移動遊戲廣告以產生收益。我們亦於分發渠道中提供各類廣告形式(包括應用程序商店搜尋廣告、信息流內廣告、橫幅廣告、插頁式廣告及閃屏廣告)以迎合我們客戶的特定需求。下表載列截至二零二二年及二零二一年六月三十日止六個月我們按來源劃分的廣告收益明細:

Six months ended 30 June 截至六月三十日止六個月

| | | 20 | 2022 | | 21 |
|--------------------------|----------|-----------|------------|---------|------------|
| | | 二零二 | 二二年 | _零= | 二一年 |
| | | | % of total | | % of total |
| | | RMB'000 | revenues | RMB'000 | revenues |
| | | | 佔總收益的 | | 佔總收益的 |
| | | 人民幣千元 | 百分比 | 人民幣千元 | 百分比 |
| | | | | | |
| Mobile game distribution | 移動遊戲分發 | 1,114,443 | 98.6% | 905,181 | 94.0% |
| Mobile app distribution | 移動應用程序分發 | 15,555 | 1.4% | 57,565 | 6.0% |
| | | | | | |
| Total | 總計 | 1,129,998 | 100% | 962,746 | 100% |

Our mobile advertising revenue generated from distribution of mobile games increased from RMB905.2 million for the six months ended 30 June 2021 to RMB1,114.4 million for the six months ended 30 June 2022, representing an increase of RMB209.2 million, or 23.1%, as compared to the corresponding period in 2021, primarily because we expanded the number of mobile games we marketed during the six months ended 30 June 2022. Our mobile advertising revenue from mobile app distribution decreased from RMB57.6 million for the six months ended 30 June 2021 to RMB15.6 million for the six months ended 30 June 2022, representing a decrease of RMB42.0 million, or 72.9%, as compared to the corresponding period in 2021, primarily due to the decrease in the number of mobile apps we marketed during the six months ended 30 June 2022.

我們來自移動遊戲分發的移動廣告收益由 截至二零二一年六月三十日止六個月人六月 三十日止六個月人民幣1,114.4百萬元六月 三十日止六個月人民幣1,114.4百萬元元 二零二一年同期增加人民幣209.2百萬元增加 23.1%。收益增長主要是因為我們截至二年六月三十日止六個月擴大了我們來自移動遊戲數量。我們來自移動應用年六百萬一人民幣57.6百萬元減少幣15.6 百萬元,較二零二一年同期減少人民幣42.0 百萬元,或72.9%,主要是由於截至二年六月三十日止六個月期間我們推廣的移動應用程序數量減少所致。

管理層討論及分析



Leveraging our success and experience in providing advertising services, we have expanded into additional business verticals and begun establishing our online-video distribution network to unleash new monetisation opportunities in 2018.

With our stable relationships with suppliers of content distribution channels and smartphone manufacturers, especially the MHA members, we integrated the operational know-hows and experience in the field of online-video distribution, and expanded our service offerings to a broader range of marketers.

We generated revenue in the amount of RMB41.1 million for this business line during the first half of 2022, representing a decrease of RMB5.4 million, or 11.6%, as compared to the corresponding period in 2021. The videos we distribute are mainly in the areas of finance, entertainment and movies.

Game Co-publishing Services

We offer one-stop game co-publishing services to game developers, which include game optimisation, marketing, promotion, distribution, monetisation and other user-related services. Leveraging our extensive experience in game co-publishing, amassed data volume and technical know-how, we actively identified and sourced new as well as optimised existing game content based on our in-depth understanding of user profiles, preferences, tastes, and playing habits. Moreover, based on our close relationship with various smartphone-based distribution channels, we allocated game marketing and promotion resources more efficiently and effectively, with insights into the effect of timing of offer and type of virtual items based on user behavior and ingame spending.

Our revenues from game co-publishing services decreased from RMB5.9 million for the six months ended 30 June 2021 to RMB2.3 million for the six months ended 30 June 2022. As at 30 June 2022, we had co-published 37 mobile games in China.

網絡視頻產品分發服務

憑藉我們在提供廣告服務方面的成功及經驗,我們已擴展至更多垂直行業,並於二零 一八年開始建立我們的網絡視頻產品分發網 絡以釋放新的獲利機會。

憑藉我們與內容分發渠道供應商及智能手機 製造商(尤其是硬核聯盟成員)的穩固關係, 我們整合於網絡視頻產品分發領域的營運知 識經驗,並將我們的服務供應擴展至更廣泛 的行業客戶。

該業務在二零二二年上半年產生收益金額人民幣41.1百萬元,而與二零二一年同期相比減少人民幣5.4百萬元,或11.6%。我們分發的視頻主要為金融、娛樂及電影領域。

遊戲聯運服務

我們向遊戲開發商提供一站式遊戲聯運服務,包括遊戲優化、營銷、推廣、分發、變現及其他用戶相關服務。憑藉我們豐富的戲聯運經驗、所積累的數據及技術經驗場們根據我們對用戶資料、喜好、品位及驗驗明不可以及優化現有遊戲內容。此外,憑藉與各種基於智能手機的分發渠道的內影響,我們能夠基於用戶行為及遊戲內消費和與各種基於智能手機的分發渠道的消費不完,我們能夠基於用戶行為及遊戲內消更為關係,我們能夠基於用戶行為及遊戲內消更為關於出時間及虛擬物品類型的影響,更為高效且有效地分配遊戲營銷及推廣資源。

我們自遊戲聯運服務取得收益由截至二零二一年六月三十日止六個月人民幣5.9百萬元減少至截至二零二二年六月三十日止六個月人民幣2.3百萬元。於二零二二年六月三十日,我們於中國已聯運37款移動遊戲。

管理層討論及分析



Our cost of sales is primarily comprised of distribution fees incurred for advertisement placements onto the distribution channels, labor costs and amortisation expenses.

Cost of sales increased by 18.2% from RMB873.5 million for the six months ended 30 June 2021 to RMB1,032.2 million for the six months ended 30 June 2022. This increase was primarily driven by the increase of distribution fees to our distribution channels from RMB856.7 million for the six months ended 30 June 2021 to RMB1,009.1 million for the six months ended 30 June 2022, which was in line with the increase in our revenues during the first half of 2022.

GROSS PROFIT AND MARGINS

As a result of the foregoing, our gross profit increased by 7.1% from RMB141.7 million for the six months ended 30 June 2021 to RMB151.7 million for the six months ended 30 June 2022. The increase in gross profit was primarily due to the increase in the transaction volume of our mobile advertising business on our platform during the six months ended 30 June 2022.

The decrease in gross profit margin from 14.0% for the six months ended 30 June 2021 to 12.8% for the six months ended 30 June 2022 was primarily due to the increase in cost of traffic acquisition as a result of a more expensive traffic price in our industry.

OTHER INCOME AND GAINS

Other income and gains increased from RMB8.2 million for the six months ended 30 June 2021 to RMB13.0 million for the six months ended 30 June 2022, primarily due to the increase in our conference service income and the additional deduction of value-added tax arising from preferential tax treatment we recognised.

銷售成本

我們的銷售成本主要包括於分發渠道的廣告 投放產生的分發費用、勞工成本及攤銷費用。

銷售成本由截至二零二一年六月三十日止六個月的人民幣873.5百萬元增加18.2%至截至二零二二年六月三十日止六個月的人民幣1,032.2百萬元。該增加主要由於我們分發渠道的分發費用由截至二零二一年六月三十日止六個月的人民幣856.7百萬元增加至截至二零二二年六月三十日止六個月的人民幣1,009.1百萬元,該增加與我們於二零二二年上半年的收益增加一致。

毛利及毛利率

由於上述理由,我們的毛利由截至二零二一年六月三十日止六個月的人民幣141.7百萬元增加7.1%至截至二零二二年六月三十日止六個月的人民幣151.7百萬元。毛利增加主要是由於我們截至二零二二年六月三十日止六個月期間我們平台上的移動廣告業務的交易量增加所致。

毛利率由截至二零二一年六月三十日止六個月的14.0%下降至截至二零二二年六月三十日止六個月的12.8%,主要由於我們行業的流量價格更昂貴導致流量獲取成本上漲。

其他收入及收益

其他收入及收益由截至二零二一年六月三十日止六個月的人民幣8.2百萬元增加至截至二零二二年六月三十日止六個月的人民幣13.0百萬元,主要由於我們的會議服務收入增加以及我們確認的優惠税項待遇產生的增值税加計扣除。

管理層討論及分析



Selling and distribution expenses primarily consisted of sales employee salaries and related benefit expenses, traveling costs, conference costs and marketing expenses. Our selling and distribution expenses increased by 16.7% from RMB8.2 million for the six months ended 30 June 2021 to RMB9.6 million for the six months ended 30 June 2022, mainly attributable to the increase in marketing and advertising expenses.

RESEARCH AND DEVELOPMENT COSTS

Research and development costs primarily included fees paid to third party consulting service providers and employee salaries and related benefit expenses. Our research and development costs increased by 4.2% from RMB27.1 million for the six months ended 30 June 2021 to RMB28.3 million for the six months ended 30 June 2022, primarily due to the increase in the number of our research and development staff.

ADMINISTRATIVE EXPENSES

Our administrative expenses increased by 23.3% from RMB25.4 million for the six months ended 30 June 2021 to RMB31.4 million for the six months ended 30 June 2022, which was mainly attributable to the increase in staff costs and related expenses.

OTHER EXPENSES AND LOSSES

Other expenses and losses increased by 9.0% from RMB5.9 million for the six months ended 30 June 2021 to RMB6.4 million for the six months ended 30 June 2022, primarily due to the foreign exchange loss we recognised.

SHARE-BASED PAYMENT EXPENSES

Our share-based payment expenses increased from RMB6.7 million for the six months ended 30 June 2021 to RMB10.6 million for the six months ended 30 June 2022, because the share-based payment expenses in connection with the RSUs we granted to certain grantees were recognised over the vesting period at a higher weighted-average grant date fair value as compared to the corresponding period in 2021.

銷售及分銷開支

銷售及分銷開支主要包括銷售僱員薪金及相關福利開支、差旅成本、會議成本及營銷開支。銷售及分銷開支由截至二零二一年六月三十日止六個月的人民幣8.2百萬元增加16.7%至截至二零二二年六月三十日止六個月的人民幣9.6百萬元,主要由於營銷及廣告開支增加。

研發成本

研發成本主要包括向第三方諮詢服務提供商支付的費用及僱員薪金及相關福利開支。我們的研發成本由截至二零二一年六月三十日止六個月的人民幣27.1百萬元增加4.2%至截至二零二二年六月三十日止六個月的人民幣28.3百萬元,主要由於研發員工人數增加。

行政開支

我們的行政開支由截至二零二一年六月三十日止六個月的人民幣25.4百萬元增加23.3%至截至二零二二年六月三十日止六個月的人民幣31.4百萬元,主要由於員工成本及相關開支增加。

其他開支及虧損

其他開支及虧損由截至二零二一年六月三十日止六個月的人民幣5.9百萬元增加9.0%至截至二零二二年六月三十日止六個月的人民幣6.4百萬元,主要由於我們確認外匯虧損所致。

以股份為基礎的付款開支

我們以股份為基礎的付款開支由截至二零二一年六月三十日止六個月的人民幣6.7百萬元增加至截至二零二二年六月三十日止六個月的人民幣10.6百萬元,原因為就我們授予多名承授人的受限制股份單位而言,以股份為基礎的付款開支於歸屬期內以高於二零二一年同期的加權平均授出日期公平值確認。

管理層討論及分析



As a result of the foregoing, our operating profit increased by 2.4% from RMB76.6 million for the six months ended 30 June 2021 to RMB78.4 million for the six months ended 30 June 2022. Operating margin decreased from 7.5% for the six months ended 30 June 2021 to 6.6% for the six months ended 30 June 2022.

FINANCE COSTS

Our finance costs decreased from RMB3.8 million for the six months ended 30 June 2021 to RMB3.4 million for the six months ended 30 June 2022, primarily due to the lower effective interest rate charged in connection with our new bank borrowings.

INCOME TAX EXPENSE

Our income tax expense decreased by 1.7% from RMB14.5 million for the six months ended 30 June 2021 to RMB14.2 million for the six months ended 30 June 2022. The decrease was primarily attributable to the increase in deductible expenses as our research and development expenses which are qualified for deductible expenses increased.

PROFIT FOR THE PERIOD

As a result of the reasons discussed above, profit for the period increased from RMB56.6 million for the six months ended 30 June 2021 to RMB58.7 million for the six months ended 30 June 2022.

NON-HKFRS MEASURES

To supplement our interim condensed consolidated financial statements, which are presented in accordance with the HKFRSs, we also use adjusted EBITDA and adjusted net profit as additional financial measures, which are unaudited and not required by, or presented in accordance with, HKFRSs. We present these financial measures because they are used by our management to evaluate our financial performance by eliminating the impact of items that we do not consider indicative of our business performance. We also believe that these non-HKFRS measures provide additional information to investors and others in understanding and evaluating our consolidated results of operations in the same manner as they help our management compare our financial results across accounting periods and with those of our peer companies.

經營溢利

由於上述理由,我們的經營溢利由截至二零二一年六月三十日止六個月的人民幣76.6百萬元增加2.4%至截至二零二二年六月三十日止六個月的人民幣78.4百萬元。經營利潤率由截至二零二一年六月三十日止六個月的7.5%減少至截至二零二二年六月三十日止六個月的6.6%。

財務成本

我們的財務成本由截至二零二一年六月三十日止六個月的人民幣3.8百萬元減少至截至二零二二年六月三十日止六個月的人民幣3.4百萬元,主要由於就我們新銀行借款收取的實際利率較低。

所得税開支

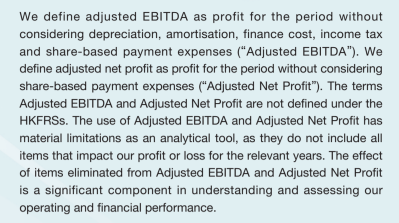
我們的所得税開支由截至二零二一年六月三十日止六個月的人民幣14.5百萬元減少1.7%至截至二零二二年六月三十日止六個月的人民幣14.2百萬元。有關減少主要由於我們符合扣減開支標準的研發開支增加導致扣減開支增加。

期內溢利

基於上述所討論的理由,期內溢利由截至二零二一年六月三十日止六個月的人民幣56.6 百萬元增加至截至二零二二年六月三十日止 六個月的人民幣58.7百萬元。

非香港財務報告準則計量

管理層討論及分析



In light of the foregoing limitations for Adjusted EBITDA and Adjusted Net Profit, when assessing our operating and financial performance, you should not view Adjusted EBITDA and Adjusted Net Profit in isolation or as a substitute for our profit for the period or any other operating performance measure that is calculated in accordance with HKFRSs. In addition, because these non-HKFRS measures may not be calculated in the same manner by all companies, they may not be comparable to other similarly titled measures used by other companies.

The following tables reconcile our Adjusted EBITDA and Adjusted Net Profit for the periods presented to the most directly comparable financial measures calculated and presented in accordance with HKFRSs. Adjusted EBITDA and Adjusted Net Profit are not required by, or presented in accordance with, HKFRSs.

我們將經調整EBITDA界定為期內溢利並未計及折舊、攤銷、財務成本、所得稅及以股份為基礎的付款開支(「經調整EBITDA」)。我們將經調整淨溢利界定為期內溢利而整淨溢利」)。香港財務報告準則並無界定調整EBITDA及經調整淨溢利。使用經調整EBITDA及經調整淨溢利作為分析工具有重整EBITDA及經調整淨溢利作為分析工具有重大限制,因為其不包括影響相關年度溢利或虧損的全部項目。經調整EBITDA及經調整淨溢利所消除的項目之影響,為了解與評估我們經營及財務表現的重要組成部分。

鑒於上述經調整EBITDA及經調整淨溢利的限制,於評估我們經營及財務表現時,閣下不應單獨閱覽經調整EBITDA及經調整淨溢利或將其視為我們期內溢利,或任何其他按照香港財務報告準則計算的經營表現計量的替代者。此外,由於該等非香港財務報告準則計量可能在不同公司有不同計算方式,因此不可與其他公司使用的類似名稱之衡量方法相比。

下表呈列期內經調整EBITDA及經調整淨溢 利調整為根據香港財務報告準則計算及呈 列的最具直接可比性的財務計量。經調整 EBITDA及經調整淨溢利並非遵照香港財務報 告準則規定或按其呈列。

管理層討論及分析

Six months ended 30 June 截至六月三十日止六個月

| | | 2022 | 2021 |
|-----------------------------------|-----------------|---------|---------|
| | | 二零二二年 | 二零二一年 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Profit for the period | 期內溢利 | 58,741 | 56,598 |
| Add: | 加: | | |
| Depreciation | 折舊 | 3,535 | 2,474 |
| Amortisation of intangible assets | 無形資產攤銷 | 3,446 | 3,108 |
| Finance cost | 財務成本 | 3,434 | 3,770 |
| Income tax expense | 所得税開支 | 14,245 | 14,484 |
| Share-based payment expenses | 以股份為基礎的付款開支 | 10,629 | 6,701 |
| | | | |
| Adjusted EBITDA (unaudited) | 經調整EBITDA(未經審核) | 94,030 | 87,135 |
| | | | |
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Profit for the period | 期內溢利 | 58,741 | 56,598 |
| Add: | 加: | | |
| Share-based payment expenses | 以股份為基礎的付款開支 | 10,629 | 6,701 |
| | | | |
| Adjusted Net Profit (unaudited) | 經調整淨溢利(未經審核) | 69,370 | 63,299 |

管理層討論及分析





| | | As at 30 June 於六月三十日 2022 二零二二年 <i>RMB'000</i> 人民幣千元 | As at 31 December 於十二月三十一日 2021 二零二一年 <i>RMB'000</i> 人民幣千元 | Change 變動 |
|--|---------|--|--|--------------|
| Cash and bank balance Bank borrowings Current assets Current liabilities Net current assets Total equity | 現金及銀行結餘 | 480,842 | 444,883 | 8.1% |
| | 銀行借款 | 194,832 | 171,647 | 13.5% |
| | 流動資產 | 1,648,957 | 1,572,878 | 4.8% |
| | 流動負債 | 443,412 | 434,628 | 2.0% |
| | 流動資產淨值 | 1,205,545 | 1,138,250 | 5.9% |
| | 股權總額 | 1,466,286 | 1,390,913 | 5.4% |

Cash and Bank Balances

As at 30 June 2022, we had cash and bank balances of RMB480.8 million, as compared with RMB444.9 million as at 31 December 2021. The increase in cash and bank balances was mainly due to the increase of our bank borrowings. Our cash and bank balances were denominated in RMB, Hong Kong dollars and US dollars. We currently do not use any financial instruments for hedging purposes.

Bank Borrowings

Our bank borrowings as at 31 December 2021 amounted to RMB171.6 million, among which, (1) the bank borrowings of RMB30.0 million are secured by pledged deposits of RMB30.0 million and US\$1.9 million provided by one of our subsidiaries, (2) the bank borrowings of RMB49.0 million are guaranteed by two of our subsidiaries, (3) the bank borrowings of RMB5.0 million are guaranteed by an independent third party, (4) the bank borrowings of RMB90.0 million are guaranteed by our Company and (5) the bank borrowings of RMB139.0 million are guaranteed by the Controlling Shareholders.

現金及銀行結餘

於二零二二年六月三十日,我們擁有現金及銀行結餘人民幣480.8百萬元,而於二零二一年十二月三十一日則為人民幣444.9百萬元。我們的現金及銀行結餘增加主要由於我們銀行借款的增加。我們擁有的現金及銀行結餘按人民幣、港元及美元計值。我們目前沒有使用任何金融工具進行對沖。

銀行借款

於二零二一年十二月三十一日,我們的銀行借款為人民幣171.6百萬元,其中,(1)銀行借款人民幣30.0百萬元以我們其中一間附屬公司提供的人民幣30.0百萬元及1.9百萬美元已抵押存款作抵押;(2)銀行借款人民幣49.0百萬元由我們的其中兩間附屬公司擔保;(3)銀行借款人民幣5.0百萬元由一名獨立第三方擔保;(4)銀行借款人民幣90.0百萬元由本公司擔保;及(5)銀行借款人民幣139.0百萬元由控股限東擔保。

管理層討論及分析

As at 30 June 2022, our bank borrowings increased to RMB194.8 million, among which, (1) the bank borrowings of RMB41.0 million are secured by pledged deposits of RMB31.6 million and US\$1.8 million provided by two of our subsidiaries, (2) the bank borrowings of RMB70.0 million are guaranteed by one of our subsidiaries, (3) the bank borrowings of RMB90.0 million are guaranteed by our Company, and (4) the bank borrowings of RMB165.0 million are guaranteed by the Controlling Shareholders. All the bank borrowings as at 30 June 2022 were denominated in RMB and will be mature within one year, with fixed interest rates ranging from 3.05% to 4.50% per annum. The increase in bank borrowings was primarily due to the increase in external loans used for our general working capital purposes.

Net Current Assets

Our net current assets were RMB1,205.5 million as at 30 June 2022, compared to RMB1,138.3 million as at 31 December 2021. Our current assets were RMB1,649.0 million as at 30 June 2022, compared to RMB1,572.9 million as at 31 December 2021, primarily due to the increase in cash and bank balance and accounts receivable. Our prepayments, deposits and other receivables were RMB562.0 million as at 30 June 2022, compared to RMB546.6 million as at 31 December 2021, mainly attributable to the increase in purchase of prepaid data traffic for the Group's business development needs. Our current liabilities were RMB443.4 million as at 30 June 2022, compared to RMB434.6 million as at 31 December 2021, primarily due to the increase in bank borrowings, partially offset by the decrease in other payables and accruals and contract liabilities.

Total Equity

As at 30 June 2022, our total equity was RMB1,466.3 million, compared to RMB1,390.9 million as at 31 December 2021.

於二零二二年六月三十日,我們的銀行借款增加至人民幣194.8百萬元,其中,(1)銀行借款人民幣41.0百萬元以我們其中兩間附屬公司提供的人民幣31.6百萬元及1.8百萬元及1.8百萬元日抵押存款作抵押;(2)銀行借款人民幣70.0百萬元由我們的其中一間附屬公司擔保保;(3)銀行借款人民幣90.0百萬元由本公司擔保保;及(4)銀行借款人民幣165.0百萬元由控股股東擔保。於二零二二年六月三十日,銀行借款全部以人民幣計值,將於一年內到期,固定年利率介於3.05%至4.50%之間。銀行借款增加主要是由於用於我們一般營運資金用途的外部貸款增加。

流動資產淨值

我們的流動資產淨值於二零二二年六月三十 日為人民幣1,205.5百萬元,而於二零二一年 十二月三十一日則為人民幣1,138.3百萬元。 我們的流動資產於二零二二年六月三十日為 人民幣1,649.0百萬元,而於二零二一年十二 月三十一日則為人民幣1,572.9百萬元,主要 由於現金及銀行結餘及應收賬款增加。我們 的預付款項、按金及其他應收款項於二零二 二年六月三十日為人民幣562.0百萬元,而 於二零二一年十二月三十一日為人民幣546.6 百萬元,主要乃因本集團業務發展需求購入 預付費數據流量增加所致。我們的流動負債 於二零二二年六月三十日為人民幣443.4百 萬元,而於二零二一年十二月三十一日則為 人民幣434.6百萬元,主要由於銀行借款增 加,部分被其他應付款項及應計費用以及合 約負債減少所抵銷。

股權總額

於二零二二年六月三十日,我們的股權總額 為人民幣1,466.3百萬元,而於二零二一年十 二月三十一日則為人民幣1,390.9百萬元。

管理層討論及分析



KEY FINANCIAL RATIOS

主要財務比率

| | | As at 30 June 於六月三十日 2022 二零二二年 | As at 31 December 於十二月三十一日 2021 二零二一年 |
|---|---|---|---|
| Current ratio (times) ⁽¹⁾ Gearing ratio (%) ⁽²⁾ | 流動比率(倍數) ⁽¹⁾ 資產負債比率(%) ⁽²⁾ | 3.7 23.6 | 3.6 24.6 |

Six months ended 30 June 截至六月三十日止六個月

2022 2021

Adjusted net profit margin (%)⁽³⁾ 經調整淨溢利率(%)⁽³⁾ 5.9 6.2

Notes:

- (1) Current ratio was calculated based on our total current assets divided by our total current liabilities at the end of each financial period.
- (2) Gearing ratio was calculated based on our total liabilities divided by our total assets at the end of each financial period.
- (3) Adjusted net profit margin was calculated based on our adjusted net profit for the relevant period divided by our total revenue for the same period.

附註:

- (1) 流動比率乃按照我們於各財政期間末的流動 資產總值除以我們的流動負債總額計算得 出。
- (2) 資產負債比率乃按照我們於各財政期間末的 負債總額除以我們的資產總值計算得出。
- (3) 經調整淨溢利率乃按照我們於相關期間的經 調整淨溢利除以同一期間的收益總額計算得 出。

管理層討論及分析



Our current ratio increased from 3.6 as at 31 December 2021 to 3.7 as at 30 June 2022, primarily due to the increase in accounts receivable and cash and bank balance.

Gearing Ratio

Our gearing ratio decreased from 24.6% as at 31 December 2021 to 23.6% as at 30 June 2022, mainly due to the increase of total assets.

Adjusted Net Profit Margin

Our adjusted net profit margin decreased from 6.2% for the six months ended 30 June 2021 to 5.9% for the six months ended 30 June 2022, primarily due to the increase in overall operating expenses.

CAPITAL EXPENDITURE AND INVESTMENTS

Our capital expenditures consist of additions to property, plant and equipment and intangible assets. Our capital expenditures amounted to RMB723,000 and RMB237,000 for the six months ended 30 June 2022 and 2021, respectively.

FUNDING AND TREASURY POLICIES

We expect to fund our working capital and other capital requirements from a combination of various sources, including but not limited to internal resources and external financing at reasonable market rates. We continue to seek improving the return of the equity and assets while maintaining prudent funding and treasury policies.

流動比率

我們的流動比率由二零二一年十二月三十一日的3.6增至二零二二年六月三十日的3.7, 主要由於應收賬款增加及現金及銀行結餘增加。

資產負債比率

我們的資產負債比率由二零二一年十二月三十一日的24.6%減少至二零二二年六月三十日的23.6%,主要由於總資產增加。

經調整淨溢利率

我們的經調整淨溢利率由截至二零二一年六 月三十日止六個月的6.2%減少至截至二零二 二年六月三十日止六個月的5.9%,主要由於 整體營運開支增加。

資本開支及投資

我們的資本開支包括添置物業、廠房及設備以及無形資產。我們於截至二零二二年及二零二一年六月三十日止六個月的資本開支分別為人民幣723,000元及人民幣237,000元。

融資及財務政策

我們預期綜合多種資源方式為我們的營運資金及其他資金需求融資,包括但不限於內部資源以及按合理市價進行外部融資。我們持續致力改善股本及資產回報,同時保持實施審慎融資及財務政策。

管理層討論及分析



Our Group's subsidiaries primarily operate in the PRC and are exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the US dollar and the Hong Kong dollar. Therefore, foreign exchange risk primarily arose from recognised assets and liabilities in our Group's PRC subsidiaries when receiving or to receive foreign currencies from, or paying or to pay foreign currencies to, overseas business partners. We did not hedge against any fluctuation in foreign currency during the six months ended 30 June 2022 and 2021.

SIGNIFICANT INVESTMENTS HELD

Our Group did not hold any significant investments in the equity interests of any other companies.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

Our Group did not have other plans for material investments and capital assets.

MATERIAL ACQUISITIONS AND DISPOSALS

Our Group did not have any material acquisitions and disposals of subsidiaries, associated companies or joint ventures.

PLEDGE OF ASSETS

Certain deposits placed with banks were used as pledged assets for the Group's bank borrowings. For more details, please refer to the Note 16 to the interim condensed consolidated financial statements.

CONTINGENT LIABILITIES

As at 30 June 2022, we did not have any material contingent liabilities (31 December 2021: Nil).

INTERIM DIVIDEND

The Board did not recommend the payment of an interim dividend for the six months ended 30 June 2022 (six months ended 30 June 2021: Nil).

外匯風險

本集團附屬公司主要於中國經營業務,面臨不同貨幣(主要為美元及港元)所產生的外匯風險。因此,外匯風險主要來自本集團中國附屬公司向境外業務合作夥伴收取或未來收取外幣或支付或未來支付外幣時所確認的資產及負債。截至二零二二年及二零二一年六月三十日止六個月,我們並無對沖任何外幣波動。

所持重大投資

本集團並無持有對任何其他公司股權的任何 重大投資。

重大投資及資本資產的未來計劃

本集團並無有關重大投資及資本資產的其他 計劃。

重大收購及出售

本集團並無任何重大收購及出售附屬公司、 聯營公司或合營企業。

資產抵押

若干抵押予銀行的存款乃用作本集團銀行借款的抵押資產。更多詳情,請參閱中期簡明綜合財務報表附註16。

或然負債

於二零二二年六月三十日,我們並無任何重 大或然負債(二零二一年十二月三十一日: 無)。

中期股息

董事會並不建議就截至二零二二年六月三十日止六個月派付中期股息(截至二零二一年六月三十日止六個月:無)。

其他資料

Approximate



As of 30 June 2022, the interests and short positions of the Directors and the chief executives of the Company in the Shares, underlying Shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which have 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 taken under such provisions of the SFO), or which were recorded in the register required to be kept pursuant to section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code as set out in Appendix 10 of the Listing Rules were as follows:

Interests of Directors and Chief Executives in the Company or Associated Corporation of the Company

the 截至 ires, 主要 fits (定 isFO) 相關 inge 例第 ding 交所 med 例有

董事及主要行政人員於股份、相關股份及債權證中的權益及淡倉

截至二零二二年六月三十日,董事及本公司主要行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份相關股份及債權證中擁有根據證券及期貨條例第XV部第7及第8分部已通知本公司及際人會(包括根據證券及期貨條例有關條文其被當作或視為擁有的權益及淡倉),或已記入根據證券及期貨條例第352條須予存置的登記冊的權益及淡倉,或根據上市規則附錄10所載標準守則已另行通知本公司及聯交所的權益及淡倉如下:

董事及主要行政人員於本公司或本公司 相聯法團擁有的權益

| | | Capacity/ | | | Percentage of Shareholding in |
|------------------------------|-------------|--|-------------|---------------|----------------------------------|
| | Name of | Nature of | Number of | Long/short | the Company ⁽¹⁾ |
| Name | Corporation | Interest | Shares | position | (%) 佔本公司股權 |
| 姓名 | 公司名稱 | 身份/權益性質 | 股份數目 | 好倉/淡倉 | 概約百分比(1)(%) |
| M 040 D: (0) | TI 0 | | 4=5.040.000 | | 24.40 |
| Mr.GAO Dinan ⁽²⁾ | The Company | Interest in controlled corporations; interest held jointly | 475,940,800 | Long position | 31.19 |
| 高弟男先生 ^⑵ | 本公司 | 受控法團權益; 共同持有權益 | 475,940,800 | 好倉 | 31.19 |
| Mr. ZHENG Wei ⁽³⁾ | The Company | Interest in controlled corporation; interest held jointly | 475,940,800 | Long position | 31.19 |
| 鄭煒先生③ | 本公司 | 受控法團權益; 共同持有權益 | 475,940,800 | 好倉 | 31.19 |
| Mr. NIE Xin ⁽⁴⁾ | The Company | Beneficial owner | 1,587,000 | Long position | 0.10 |
| 聶鑫先生⑷ | 本公司 | 實益擁有人 | 1,587,000 | 好倉 | 0.10 |
| Notes: | | | 附註: | | |

 The calculation is based on the total number of 1,525,743,350 Shares in issue as of 30 June 2022. (1) 該計算乃基於截至二零二二年六月三十日已 發行股份總數1,525,743,350股股份。

其他資料

concert.



- (3) Mr. ZHENG Wei is deemed to be interested in the entire Shares as of 30 June 2022 (i) held by Countryside Tech Inc., a company wholly owned by him and is interested in 198,864,500 Shares; and (ii) held by Mr. Gao and his wholly-owned company, Wanka Media Limited, which is interested in 277,076,300 Shares as they are parties acting in concert.
- (4) Mr. NIE Xin is interested in RSUs granted to him under the 2016 Share Incentive Scheme entitling him to receive 1,587,000 Shares.

Save as disclosed above, as of 30 June 2022, none of the Directors or the chief executives of the Company had or was deemed to have any interest or short position in the Shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) that was 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 and short positions which they were taken or deemed to have taken under such provisions of the SFO), or required to be recorded in the register required to be kept under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As of 30 June 2022, to the best knowledge of the Directors, the following persons (not being a Director or chief executive of the Company) had interests or short positions in the Shares or underlying Shares which fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO:



- (3) 截至二零二二年六月三十日,鄭煒先生被 視為於(i) Countryside Tech Inc.(鄭先生全 資擁有的公司,並於198,864,500股股份中 擁有權益);及(ii)高先生及其全資擁有公司 Wanka Media Limited(於277,076,300股股份中擁有權益)所持全部股份中擁有權益, 因為彼等乃一致行動人士。

除上文披露者外,截至二零二二年六月三十日,董事或本公司最高行政人員概無於本公司或其相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中擁有須根據證券及期貨條例第XV部第7及第8分部通知本公司及聯交所的任何權益或淡倉(包括根據證券及期貨條例有關條文其被當作或視為擁有的權益及淡倉),或須記入根據證券及期貨條例第352條須存置的登記冊的任何權益或淡倉,或根據標準守則須另行通知本公司及聯交所的任何權益或淡倉。

主要股東於股份及相關股份的權 益及淡倉

截至二零二二年六月三十日,就董事所深知,下列人士(並非董事或本公司最高行政人員)於本公司根據證券及期貨條例第336條規定須存置的登記冊所記錄之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分部的條文須向本公司披露的權益或淡倉:



其他資料

Approximate

| Name | Capacity/Nature of Interest | Number of Shares | Long/short position | Percentage of Shareholding in the Company ⁽¹⁾ (%) 佔本公司股權 |
|--|--|----------------------------|---------------------|---|
| 姓名 | 身份/權益性質 | 股份數目 | 好倉/淡倉 | 概約百分比(1)(%) |
| Wanka Media Limited ⁽²⁾ | Beneficial Interest; interest held jointly with another person | 475,940,800 | Long position | 31.19 |
| Wanka Media Limited ⁽²⁾ | 實益權益;與另一人士共同持有 的權益 | 475,940,800 | 好倉 | 31.19 |
| Mr. GAO Dinan ⁽²⁾ | Interest in a controlled corporation; interest held jointly | 475,940,800 | Long position | 31.19 |
| 高弟男先生② | 受控法團權益;共同持有權益 | 475,940,800 | 好倉 | 31.19 |
| Ms. LU Haiyan ^⑵ 陸海燕女士 ^⑵ | Interest of spouse 配偶權益 | 475,940,800 475,940,800 | Long position 好倉 | 31.19 31.19 |
| Countryside Tech Inc.(3) | Beneficial Interest; interest held jointly with another person | 475,940,800 | Long position | 31.19 |
| Countryside Tech Inc.(3) | 實益權益;與另一人士共同持有 的權益 | 475,940,800 | 好倉 | 31.19 |
| Mr. ZHENG Wei ⁽³⁾ | Interest in a controlled corporation; interest held jointly | 475,940,800 | Long position | 31.19 |
| 鄭煒先生(3) | 受控法團權益;共同持有權益 | 475,940,800 | 好倉 | 31.19 |
| Ms. FENG Chun ⁽³⁾ 馮春女士 ⁽³⁾ | Interest of spouse 配偶權益 | 475,940,800 475,940,800 | Long position 好倉 | 31.19 31.19 |
| Korea Investment Partners Co., Ltd. (4) | Interest in controlled corporations | 104,291,430 | Long position | 6.84 |
| Korea Investment Partners Co., Ltd. ⁽⁴⁾ | 受控法團權益 | 104,291,430 | 好倉 | 6.84 |
| Korea Investment | Interest in controlled corporations | 104,291,430 | Long position | 6.84 |
| Holdings Co., Ltd. ⁽⁴⁾ Korea Investment Holdings Co., Ltd. ⁽⁴⁾ | 受控法團權益 | 104,291,430 | 好倉 | 6.84 |

Notes:

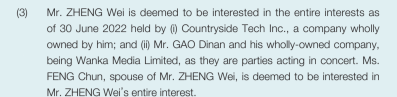
(1) The calculation is based on the total number of 1,525,743,350 Shares in issue as of 30 June 2022.

(2) Mr. GAO Dinan is deemed to be interested in the entire interests as of 30 June 2022 held by (i) Wanka Media Limited, a company wholly owned by him; and (ii) Mr. ZHENG Wei and his wholly-owned company, being Countryside Tech Inc., as they are parties acting in concert. Ms. LU Haiyan, spouse of Mr. GAO Dinan is deemed to be interested in Mr. GAO Dinan's entire interest. (1) 該計算乃基於二零二二年六月三十日已發行 股份總數1,525,743,350股股份。

附註:

(2) 截至二零二二年六月三十日,高弟男先生被視為於(i)其全資擁有的公司Wanka Media Limited:及(ii)鄭煒先生及其全資擁有的公司 Countryside Tech Inc.擁有的全部權益中擁有權益,原因為彼等為一致行動人士。高弟男先生的配偶陸海燕女士被視為於高弟男先生擁有的全部權益中擁有權益。

其他資料



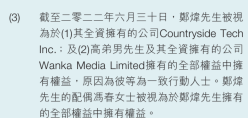


Save as disclosed above, as of 30 June 2022, the Directors were not aware of any persons (who were not Directors or chief executive of the Company) who had an interest or short position in the Shares or underlying Shares of the Company which would fall to be disclosed under Divisions 2 and 3 of Part XV of the SFO, or which would be required, pursuant to Section 336 of the SFO, to be entered in the register referred to therein.

2016 SHARE INCENTIVE SCHEME

Our Company adopted its 2016 Share Incentive Scheme as approved by the Board resolution passed on 6 January 2016 and amended by the Board resolution passed on 24 May 2018. The 2016 Share Incentive Scheme is not subject to the provisions of Chapter 17 of the Listing Rules as it does not involve the grant of options by the Company to subscribe for new Shares.

The purpose of the 2016 Share Incentive Scheme is to incentivise Directors, senior management and employees for their contribution to our Group, to attract, motivate and retain skilled and experienced personnel to strive for the future development and expansion of our Group by providing them with the opportunity to own equity interests in our Company.



(4) KIP Overseas Expansion Platform Fund (「KIP Overseas」)及景誠(成都)股權投資基金合夥企業(有限合夥)(「景誠」)的普通合夥為由Korea Investment Holdings Co., Ltd. 控制的Korea Investment Partners Co., Ltd. 及Korea Investment Partners Co., Ltd. 及Korea Investment Holdings Co., Ltd.被视為於二零二二年六月三十日於KIP Overseas及景誠持有的全部權益(即98,231,500股及6,059,930股股份)中擁有權益。

除上文所披露者外,截至二零二二年六月三十日,董事並不知悉任何人士(並非董事或本公司最高行政人員)於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分部須予披露的權益或淡倉,或根據證券及期貨條例第336條須記入該條所指的登記冊的權益或淡倉。

二零一六年股份激勵計劃

本公司採納於二零一六年一月六日通過的董事會決議案批准的二零一六年股份激勵計劃,並經董事會於二零一八年五月二十四日通過的決議案修訂。由於二零一六年股份激勵計劃並不涉及由本公司授出以認購新股份的購股權,故二零一六年股份激勵計劃毋須遵守上市規則第十七章的條文。

二零一六年股份激勵計劃的目的為透過向董事、高級管理層及僱員提供擁有本公司股權的機會,獎勵彼等為本集團作出的貢獻,吸引、激勵及挽留技術熟練與經驗豐富的人員 為本集團的未來發展及擴張而努力。

其他資料



Further details of the 2016 Share Incentive Scheme are set out in the Prospectus and the 2021 annual report of the Company.

As of 30 June 2022, we had granted RSUs representing 62,500,000 Shares to 76 grantees under the 2016 Share Incentive Scheme, including the following senior management and other current or former key employees of our Company, including RSUs granted and vested pursuant to the 2016 Share Incentive Scheme to our Director and senior management as set out below:

本公司或本集團任何成員公司現有僱員、董事(不論執行或非執行董事,但不包括獨立非執行董事)或高級職員均為合資格根據二零一六年股份激勵計劃獲授受限制股份單位的人士(「受限制股份單位合資格人士」)。董事會酌情甄選可根據二零一六年股份激勵計劃獲授受限制股份單位的受限制股份單位合資格人士。

二零一六年股份激勵計劃的進一步詳情載於 本公司的招股章程及二零二一年年報。

截至二零二二年六月三十日,我們根據二零一六年股份激勵計劃向76名承授人(包括以下本公司的高級管理人員以及其他現任或前任主要僱員)授出代表62,500,000股股份的受限制股份單位(包括根據二零一六年股份激勵計劃向董事及高級管理人員授出並歸屬的受限制股份單位),載列如下:

| | | | Number of | Number of | Number of | | | |
|-------------------|---------------|----------------|---------------|---------------|---------------|--------------|------------------|-----------|
| | | Number of | Shares | Shares | Shares | Number of | | |
| | | Shares | underlying | underlying | underlying | Shares | | |
| | | underlying | the exercised | the cancelled | the lapsed | underlying | | |
| | | the RSUs | RSUs during | RSUs during | RSUs during | the RSUs | | Exercise |
| Name of Director/ | | as at | the Reporting | the Reporting | the Reporting | as at | | Price |
| Senior Management | Date of Grant | 1 January 2022 | Period | Period | Period | 30 June 2022 | Vesting Period | (US\$) |
| | | 於二零二二年 | | | | 於二零二二年 | | |
| | | 一月一日的 | 報告期內已行使 | 報告期內已註銷的 | 報告期內已失效 | 六月三十日的 | | |
| | | 受限制股份單位 | 受限制股份單位 | 受限制股份單位 | 的受限制股份單位 | 受限制股份單位 | | 行使價 |
| 董事/高級管理人員姓名 | 授出日期 | 相關股份數目 | 相關股份數目 | 相關股份數目 | 相關股份數目 | 相關股份數目 | 歸屬期 | (美元) |
| | | | | | | | | |
| Ms. ZHOU Yan | 30 June 2017 | 5,000,000 | 5,000,000 | - | - | - | 21 December 2018 | 0.0000002 |
| | | Shares | Shares | | | | | |
| 周豔女士 | 二零一七年 | 5,000,000股 | 5,000,000股 | - | - | - | 二零一八年 | 0.0000002 |
| | 六月三十日 | 股份 | 股份 | | | | 十二月二十一日 | |
| Mr. GENG Xuefeng | 22 June 2018 | 325,958 | 325,958 | - | - | - | 2019-2022 | 0.0000002 |
| | | Shares | Shares | | | | | |
| 耿學鋒先生 | 二零一八年 | 325,958股 | 325,958股 | - | - | - | 二零一九年至 | 0.0000002 |
| | 六月二十二日 | 股份 | 股份 | | | | 二零二二年 | |
| Mr. NIE Xin | 22 March 2019 | 1,587,000 | _ | _ | _ | 1,587,000 | 22 March 2020 | 0.0000002 |
| | | Shares | | | | Shares | | |
| 聶鑫先生 | 二零一九年 | 1,587,000 | _ | _ | _ | 1,587,000 | 二零二零年 | 0.0000002 |
| | 三月二十二日 | 股股份 | | | | 股股份 | 三月二十二日 | |
| | | | | | | | | |

其他資料





Movements in the number of RSUs outstanding are as follows:

尚未行使的受限制股份單位數目變動如下:

Number of RSUs 受限制股份單位數目

| Outstanding balance as of 1 January 2022 截至二零二二年一月一日的尚未行使結餘 | 24,524,233 24,524,233 |
|--|--------------------------|
| Granted | _ |
| 已授出 | _ |
| Forfeited | - |
| 已沒收 | _ |
| Exercised | (5,325,958) |
| 已行使 | (5,325,958) |
| Outstanding balance as of 30 June 2022 | 19,198,275 |
| 截至於二零二二年六月三十日的尚未行使結餘 | 19,198,275 |

POST-IPO SHARE OPTION SCHEME

On 3 November 2018, the Company adopted the Post-IPO Share Option Scheme, which falls within the ambit of, and is subject to, the regulations under Chapter 17 of the Listing Rules.

The purpose of the Post-IPO Share Option Scheme is to attract, retain and motivate employees, Directors and other participants, and to provide a means of compensating them through the grant of options for their contribution to the growth and profits of the Group, and to allow such employees, Directors and other persons to participate in the growth and profitability of the Group.

Further details of the Post-IPO Share Option Scheme are set out in the Prospectus and the 2021 annual report of the Company.

As of 30 June 2022, no share options have been granted or agreed to be granted under the Post-IPO Share Option Scheme.

2019 SHARE INCENTIVE SCHEME

Our Company adopted its 2019 Share Incentive Scheme as approved by the Board resolution passed on 29 August 2019. The 2019 Share Incentive Scheme is not subject to the provisions of Chapter 17 of the Listing Rules as it does not involve the grant of options by the Company to subscribe for new Shares.

首次公開發售後購股權計劃

於二零一八年十一月三日,本公司採納首次 公開發售後購股權計劃,該計劃屬於上市規 則第十七章的規定範圍並受其規管。

首次公開發售後購股權計劃旨在吸引、挽留 及激勵僱員、董事及其他參與者,並透過授 出購股權酬謝彼等對本集團增長及溢利所作 出的貢獻,並允許該等僱員、董事及其他人 士分享本集團的增長及盈利。

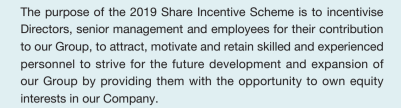
有關首次公開發售後購股權計劃的進一步詳情載於本公司的招股章程及二零二一年年報。

截至二零二二年六月三十日,概無根據首次 公開發售後購股權計劃授出或同意授出購股 權。

二零一九年股份激勵計劃

本公司採納於二零一九年八月二十九日通過 的董事會決議案批准的二零一九年股份激勵 計劃。由於二零一九年股份激勵計劃並不涉 及由本公司授出以認購新股份的購股權,故 二零一九年股份激勵計劃毋須遵守上市規則 第十七章的條文。

其他資料



Persons eligible to receive RSUs under the 2019 Share Incentive Scheme include existing employees, Directors (whether executive or non-executive, but excluding independent non-executive directors) or officers of the Company or any member of the Group (the "2019 RSU Eligible Persons"). Our Board selects the 2019 RSU Eligible Persons to receive RSUs under the 2019 Share Incentive Scheme at its discretion.

Further details of the 2019 Share Incentive Scheme are set out in the 2020 annual report of the Company.

As of 30 June 2022, we had granted RSUs representing 91,738,000 Shares to 40 grantees under the 2019 Share Incentive Scheme, and none of them is the director or senior management of the Company.

Movements in the number of RSUs outstanding are as follows:

二零一九年股份激勵計劃的目的為透過向董事、高級管理層及僱員提供擁有本公司股權的機會,獎勵彼等為本集團作出的貢獻,吸引、激勵及挽留技術熟練與經驗豐富的人員為本集團的未來發展及擴張而努力。

本公司或本集團任何成員公司現有僱員、董事(不論執行或非執行董事,但不包括獨立非執行董事)或高級職員均為合資格根據二零一九年股份激勵計劃獲授受限制股份單位的資格人士(「二零一九年受限制股份單位合資格人士」)。董事會酌情甄選可根據二零一九年股份激勵計劃獲授受限制股份單位的二零一九年受限制股份單位合資格人士。

有關二零一九年股份激勵計劃的進一步詳情 載於本公司的二零二零年年報。

截至二零二二年六月三十日,我們根據二零一九年股份激勵計劃向40名承授人授出代表 91,738,000股股份的受限制股份單位,彼等 均非本公司的董事或高級管理人員。

尚未行使的受限制股份單位數目變動如下:

Number of RSUs 受限制股份單位數目

| Outstanding balance as of 1 January 2022 | 33,168,000 |
|--|-------------|
| 截至二零二二年一月一日的尚未行使結餘 | 33,168,000 |
| Granted | 40,080,000 |
| 已授出 | 40,080,000 |
| Forfeited | _ |
| 已沒收 | _ |
| Exercised | (8,000,000) |
| 已行使 | (8,000,000) |
| Outstanding balance as of 30 June 2022 | 65,248,000 |
| 截至二零二二年六月三十日的尚未行使結餘 | 65,248,000 |

其他資料







USE OF NET PROCEEDS FROM LISTING

The Shares of the Company were listed on the Main Board of the Stock Exchange on 21 December 2018 by way of Global Offering, raising total net proceeds of approximately HK\$194.7 million (equivalent to approximately RMB171.2 million) after deducting professional fees, underwriting commissions and other related listing expenses.

As of 30 June 2022, the Group had utilized the proceeds as set out in the table below:

上市所得款項淨額用途

本公司股份於二零一八年十二月二十一日以全球發售方式在聯交所主板上市,籌集所得款項淨額總額約194.7百萬港元(相當於約人民幣171.2百萬元)(經扣除專業費用、包銷佣金及其他有關上市開支)。

截至二零二二年六月三十日,本集團已動用 下表所載的所得款項:

| | | Net proceeds from the IPO 首次公開發售 所得款項淨額 | | Utilization up to 30 June 2022 截至二零二二年 六月三十日已動用款項 | | Utilization during the Reporting Period 於報告期間 已動用款項 | | Unutilized proceeds 未動用所得款項 | | Expected timeline for the use of unutilized proceeds 尚未動用 所得款項之預期使用 時間表 |
|--|-----------------------|--|----------------|--|----------------|--|----------------|--------------------------------|----------------|---|
| | | HK\$' | RMB' | HK\$' | RMB' | HK\$' | RMB' | HK\$' | RMB' | |
| | | million | million 人民幣 | million | million 人民幣 | million | million 人民幣 | million | million 人民幣 | |
| | | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | |
| Strengthening research and development capabilities | 加強研發能力 | 58.4 | 51.4 | 58.4 | 51.4 | - | - | - | - | - |
| Promoting the development standard of Quick Apps | 提升快應用程序的 開發標準 | 58.4 | 51.4 | 50.7 | 44.6 | 2.6 | 2.3 | 7.7 | 6.8 | 2023 二零二三年 |
| Expanding service offerings and strengthening ecosystem | 擴大服務範圍及 加強生態系統 | 29.2 | 25.7 | 29.2 | 25.7 | - | - | - | - | - |
| Expanding monetization channels and strengthening sales and marketing capabilities | 擴展變現渠道以及 增強銷售及營銷能力 | 29.2 | 25.7 | 29.2 | 25.7 | - | - | - | - | - |
| Working capital and general corporate uses | 營運資金及一般企業用途 | 19.5 | 17.0 | 19.5 | 17.0 | - | - | - | - | - |
| Total | 總計 | 194.7 | 171.2 | 187.0 | 164.4 | 2.6 | 2.3 | 7.7 | 6.8 | |

The remaining balance of the net proceeds was placed with banks. There has been no change in the intended use of net proceeds as previously disclosed in the Prospectus and the Group will apply the remaining net proceeds in the manner set out in the Prospectus.

所得款項淨額餘下結餘已存入銀行。招股章程先前披露的所得款項淨額預期用途並無變動,本集團將按招股章程所載方式應用餘下所得款項淨額。



其他資料



To strengthen the financial position of the Group and provide working capital to the Group, the Company completed the placing of 135,000,000 new Shares at the placing price of HK\$1.45 per Share (the "Placing") in March 2021, and received the net proceeds from the Placing of approximately HK\$189.0 million (equivalent to approximately RMB157.8 million) after deducting the expenses incurred in connection with the Placing.

As of 30 June 2022, the Group had utilized the proceeds as set out in the table below:

股本證券發行以換取現金

為加強本集團的財務狀況並向本集團提供營運資金,本公司於二零二一年三月完成以每股1.45港元的配售價配售135,000,000股新股份(「配售事項」),並於扣除就配售事項產生的開支後收取配售事項所得款項淨額約189.0百萬港元(相當於約人民幣157.8百萬元)。

截至二零二二年六月三十日,本集團已動用 下表所載的所得款項:

| | | Net proceeds from the Placing 配售事項 所得款項淨額 | | Utilization up to 30 June 2022 截至二零二二年 六月三十日已動用款項 | | Utilization during the Reporting Period 於報告期間 已動用款項 | | Unutilized proceeds 未動用所得款項 | | Expected timeline for the use of unutilized proceeds 尚未動用所得款項之預期使用時間表 |
|---|------------------------------------|--|----------------|--|----------------|--|----------------|--------------------------------|----------------|---|
| | | HK\$' | RMB' | HK\$' | RMB' | HK\$' | RMB' | HK\$' | RMB' | |
| | | million | million 人民幣 | million | million 人民幣 | million | million 人民幣 | million | million 人民幣 | |
| | | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | 百萬港元 | 百萬元 | |
| Further develop the Group's existing business lines | 進一步發展本集團現有 業務線 | 113.4 | 94.7 | 54.4 | 45.4 | 28.5 | 23.8 | 59.0 | 49.3 | 2023 二零二三年 |
| Enhance the Group's digital infrastructure and for research and development of new internet and | 加強本集團的數字基礎 設施,研開新互聯網 及技術解決方案 | 56.7 | 47.3 | 21.0 | 17.5 | 8.2 | 6.8 | 35.7 | 29.8 | 2023 二零二三年 |
| technological solutions | | | | | | | | | | |
| General working capital uses | 一般營運資金用途 | 18.9 | 15.8 | 12.1 | 10.1 | 4.6 | 3.8 | 6.8 | 5.7 | 2023 二零二三年 |
| Total | 總計 | 189.0 | 157.8 | 87.5 | 73.0 | 41.3 | 34.4 | 101.5 | 84.8 | |

The remaining balance of the net proceeds from the Placing was placed with banks. There has been no change in the intended use of net proceeds and the net proceeds from the Placing have been and will be applied in the manner consistent with the use of proceeds as disclosed above.

配售事項所得款項淨額餘下結餘已存入銀行。所得款項淨額預期用途並無變動且配售 事項所得款項淨額已經並將按與上文所披露 的所得款項用途一致的方式動用。

其他資料





CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintaining and promoting stringent corporate governance. The principle of the Company's corporate governance is to promote effective internal control measures, uphold a high standard of ethics, transparency, responsibility and integrity in all aspects of business, to ensure that its affairs are conducted in accordance with applicable laws and regulations and to enhance the transparency and accountability of the Board to all shareholders. The Company has adopted the CG Code as set out in Appendix 14 to the Listing Rules as its own code of corporate governance.

For the six months ended 30 June 2022, the Company has complied with all applicable code provisions set out in the CG Code, except for the following deviations from code provisions C.2.1 of part 2 of the CG Code.

Under code provision C.2.1 of part 2 of the CG Code, the roles of chairman and chief executive officer should be separate and performed by the different individuals. Mr. GAO Dinan is the Chairman and Chief Executive Officer of the Company. The Board believes that vesting the roles of both chairman and chief executive officer in Mr. GAO Dinan has the benefit of ensuring consistent leadership within the Group and enables more effective and efficient overall strategic planning for the Group. The Board considers that the balance of power and authority for the present arrangement will not be impaired and this structure will enable the Company to make and implement decisions promptly and effectively. In light of the above, the Board considers that the deviation from the code provision C.2.1 of part 2 of the CG Code is appropriate in the circumstances of the Company. The Board will continue to review and consider splitting the roles of Chairman and Chief Executive Officer of the Company at a time when it is appropriate by taking into account the circumstances of the Group as a whole.

The Company will continue to regularly review and monitor its corporate governance practices to ensure compliance with the CG Code and maintain a high standard of corporate governance practices of the Company.

企業管治常規

本公司致力於維持及推行嚴格的企業管治。 本公司企業管治的原則是推廣有效的內部控 制措施,於業務各個方面秉持高標準的道德 水平、透明度、責任承擔及誠信,確保所有 事宜均按照相關法律法規開展,增進董事會 工作的透明度及加強董事會對全體股東的責 任承擔。本公司已採納上市規則附錄十四所 載的企業管治守則作為其自身的企業管治守 則。

於截至二零二二年六月三十日止六個月,本公司一直遵守企業管治守則載列的所有適用守則條文,惟下述偏離企業管治守則第二部分之守則條文第C.2.1條除外。

根據企業管治守則第二部分之守則條文 C.2.1條,主席與行政總裁的職務應予公司 應由不同人士擔任。高弟男先生為本公司主擔任主席與行政總裁。董事會認為讓高弟男先生 所兼行政總裁。董事會認為讓高弟男先本集團 在主席與行政總裁的職務有利於確保 時安本集團的整體戰略, 有效及高效。董事會認為,現時安排使 有效及高效。董事會認為, ,是權力與授權的平衡,且此架構所 可快速有效地制定並執行決策。鑒於 ,董事會認為就本公司的情況而等 企業屬適當。董事會將持續檢討本集團的職務 區分。 6分。

本公司將繼續定期審閱及監察企業管治常 規,確保本公司遵守企業管治守則及維持高 標準的企業管治常規。



其他資料



The Company has adopted the Model Code as its own code of conduct regarding directors' securities transactions. Having made specific enquiries of all Directors, each of the Directors has confirmed that he/she has complied with the required standards as set out in the Model Code during the six months ended 30 June 2022.

The Group's employees, who are likely to be in possession of inside information of the Group, are also subject to the Model Code for securities transactions. No incident of non-compliance of the Model Code by the employees was noted by the Company.

DIRECTORS' INTEREST IN COMPETING BUSINESS

None of the Directors had engaged in or had any interest in any business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group during the six months ended 30 June 2022.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges that it is the Board's responsibility to ensure that the Company has established and maintained adequate and effective risk management and internal control systems. The Board delegates its responsibility to the Audit Committee to review the establishment and practices of management with respect to risk management and internal control systems formally on a half yearly basis. The Audit Committee also reviews the effectiveness of the risk management and internal control systems on an annual basis. The Board is also responsible for overseeing the key risks of the Company, including determining the level of risk the Company expects and is able to take, and proactively considering, analyzing and formulating strategies to manage the key risks that the Company is exposed to. The Audit Committee oversees the management of the design, implementation and monitoring of risk management and internal control systems. The senior management team also provides all necessary and relevant information to the Board, giving the Directors sufficient explanation and information they need to discharge their responsibilities and make an informed assessment of financial and other information put before them for approval. The internal audit team of the Company has direct reporting lines to the Audit Committee. These systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable but not absolute assurance against material misstatement or loss.

證券交易標準守則

本公司已就董事進行證券交易採納標準守則 作為其自身的行為守則。經向全體董事作出 具體查詢,各董事已確認,彼於截至二零二 二年六月三十日止六個月已遵守標準守則所 載的規定標準。

可能掌握本集團內幕消息的本集團僱員亦須 遵守證券交易的標準守則。本公司並不知悉 有關僱員違反標準守則之事件。

董事於競爭業務的權益

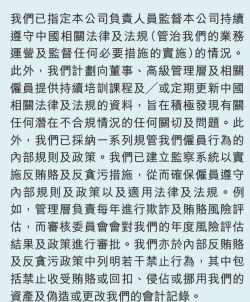
於截至二零二二年六月三十日止六個月內, 概無董事直接或間接從事任何與本集團業務 發生競爭或可能發生競爭的業務或於該等業 務中擁有任何權益。

風險管理及內部控制

董事會確認會負責確保本公司設立及維持充 分及有效的風險管理及內部監控系統。審 核委員會代表董事會每半年度正式審閱管理 層在風險管理及內部監控系統方面的建設及 執行工作,每年檢討風險管理及內部監控系 統的有效性。董事會亦負責監管本公司所面 臨的關鍵風險,包括釐定本公司所預期及能 夠承受的風險水平,並積極考慮、分析及制 訂策略以管理本公司所面臨的關鍵風險。審 核委員會監督管理層在風險管理及內部監控 系統的設計、執行及監察方面的工作。高級 管理團隊亦向董事會提供一切所需及相關的 資料,給予董事履行職責所需的充分説明及 資料,以及使董事可在財務及其他資料提呈 待其批准時能作出知情評估。本公司內部審 核部門與審核委員會之間建立了直接匯報關 係。該等系統旨在管理,而不能完全消除可 能令本公司無法實現業務目標的風險,對重 大的失實陳述或損失作出合理而非絕對的保

其他資料





Risk Management

The Company is committed to continuously improving the risk management system, including structure, process and culture, through the enhancement of risk management ability, to ensure long-term growth and sustainable development of the Company's business. The Company has established a risk management system which sets out the roles and responsibilities of each relevant party as well as the relevant risk management policies and processes. Each business group of the Company, on a regular basis, identifies and assesses risk factors that may negatively impact the achievement of its objectives, and formulates appropriate response measures.

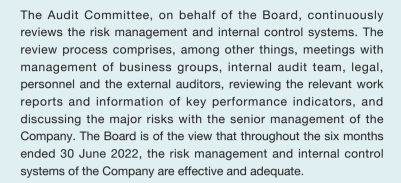
The Audit Committee assists the Board in supervising the overall risk status of the Company and evaluating the change in the nature and severity of the Company's major risks. The Audit Committee considers that the management of the Company has taken appropriate measures to address and manage the key risks which they are responsible for at a level acceptable to the Board.

風險管理

本公司一直致力不斷完善風險管理系統,包括架構、程序與文化,通過提升風險管理的能力,確保本公司業務的長遠增長和持續發展。本公司已建立風險管理系統,當中載有各相關方的角色及職責,以及相關風險管理政策和流程。本公司各事業群定期對可能對其目標實現產生不利影響的風險因素進行識別和評估,並制訂相應的風險應對措施。

審核委員會協助董事會監察本公司整體的風險狀況,並檢討本公司重大風險的性質及嚴重程度的轉變。審核委員會認為本公司管理層已採取適當的措施以應對及管理關鍵風險至董事會可接受的風險水平。

其他資料



In addition, the Board believes that the Company's accounting and financial reporting functions have been performed by staff with the appropriate qualifications and experience and that such staff receives appropriate and sufficient training and development. Based on the work report from the Audit Committee, the Board also believes that the Company's internal audit function is adequate with sufficient resources and budget. The relevant staff has appropriate qualifications and experience, and receives sufficient training and development.

HUMAN RESOURCES

The Group had 233 employees as at 30 June 2022. The Group enters into employment contracts with its employees to cover matters such as position, term of employment, wage, employee benefits and liabilities for breaches and grounds for termination. Remuneration of the Group's employees includes basic salaries, allowances, bonus and other employee benefits, and is determined with reference to their experience, qualifications and general market conditions. The emolument policy for the employees of the Group is set up by the Board on the basis of their merit, qualification and competence.

The Group operates a Mandatory Provident Fund Scheme (the "MPF Scheme") for all qualifying employees in Hong Kong under the rules and regulations of the Mandatory Provident Fund Schemes Authority. The assets of the MPF Scheme are held separately from those of the Group, in funds under the control of trustees. Contributions are made based on a percentage of the participating employees' relevant income from the Group. When an employee leaves the MPF Scheme, the mandatory contributions are fully vested with the employee. The employees of the PRC subsidiaries are members of the state-managed retirement benefits scheme operated by the PRC government. The employees of the PRC subsidiaries are required to contribute a certain percentage of their payroll to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to this retirement benefits scheme is to make the required contributions under the scheme.

審核委員會代表董事會持續檢討風險管理及內部監控系統。檢討的程序包括(但不限於)與各事業群管理團隊、內部審核部門、法務人員以及外聘核數師舉行會議,審閱相關工作報告和關鍵業績指標信息,以及與本公司高級管理層討論重大風險。就截至二零二二年六月三十日止六個月而言,董事會認為本公司的風險管理及內部監控系統有效及充足。

另外,董事會信納,本公司的會計及財務報告職能已由具有適當資歷及經驗的員工履行,且該等員工已接受合適而充分的培訓及發展。基於審核委員會的工作報告,董事會亦信納,本公司的內部審核職能充足,具有足夠的資源及預算。相關員工擁有適當的資歷及經驗、已獲得充分的培訓及發展。

人力資源

於二零二二年六月三十日,本集團有233名 員工。本集團與僱員訂立僱傭合約,訂明職 位、僱用年期、工資、僱員福利、違約責 任及終止理由等事宜。本集團僱員的薪酬包 括基本薪金、津貼、花紅及其他僱員福利, 並參考彼等之經驗、資歷及一般市場狀況釐 定。本集團僱員的薪酬政策由董事會根據僱 員的長處、資歷及能力而制定。

本集團根據強制性公積金計劃管理局之規則 及規例為全體香港合資格僱員提供強制性公 積金計劃(「強積金計劃」)。強積金計劃會 產與本集團資產分開持有,由受託人管理 基金持有。按照參與僱員從本集團所得由 以入之百分比供款。當僱員退出強積金計劃 時,強制性供款全數歸僱員所有。中國附屬公司的僱員均為中國政府運作的國家管理 以入司的僱員均為中國附屬公司的僱員領款中國附屬公司的僱員款, 其薪酬的若干百分比向退休福利計劃而言, 以撥付福利。就此退休福利計劃而言,集 團的唯一責任乃根據該計劃作出規定的供款。

OTHER INFORMATION

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

Except for issuance of new shares under the 2019 Share Incentive Scheme as disclosed in the Company's announcement dates as of April 28, 2022, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2022.

AUDIT COMMITTEE AND REVIEW OF FINANCIAL STATEMENTS

The Audit Committee was established with written terms of reference in compliance with the CG Code. As at the date of this report, the Audit Committee comprises three members, namely Mr. CHEN Baoguo, Mr. JIN Yongsheng and Mr. YU Limin, all of them are independent non-executive Directors. Mr. CHEN Baoguo is the chairman of the Audit Committee.

The Audit Committee has reviewed the unaudited interim consolidated financial statements of the Group for the six months ended 30 June 2022. The Audit Committee has also reviewed the accounting policies and practices adopted by the Company and discussed matters in relation to, among others, risk management, internal control and financial reporting of the Group with senior management. Based on this review and discussions with the management, the Audit Committee was satisfied that the Group's unaudited interim consolidated financial statements were prepared in accordance with applicable accounting standards and fairly present the Group's financial position and results for the six months ended 30 June 2022.

The interim consolidated financial statements of the Group for the six months ended 30 June 2022 have not been audited or reviewed by BDO Limited, the Company's Auditor.

CHANGES IN INFORMATION OF DIRECTORS

The changes in the information of the Directors as required to be disclosed pursuant to Rule 13.51B of the Listing Rules, since the publication of the 2021 annual report of the Company, are set out below:

購買、出售或贖回本公司上市證 券

本公司日期為二零二二年四月二十八日的公告所載列的於二零一九年股份激勵計劃項下發行新股外,於截至二零二二年六月三十日止六個月,本公司或其任何附屬公司概無購買、出售或贖回本公司任何上市證券。

審核委員會及審閱財務報表

審核委員會已告成立,並根據企業管治守則 制定其書面職權範圍。於本報告日期,審核 委員會包括三名成員,即陳寶國先生、金永 生先生及余利民先生,彼等全部為獨立非執 行董事。陳寶國先生為審核委員會主席。

審核委員會已審閱本集團於截至二零二二年 六月三十日止六個月的未經審核中期綜合財 務報表。審核委員會亦已審閱本公司所採納 的會計政策及常規,並與高級管理層討論有 關(其中包括)本集團風險管理、內部控制的 財務匯報等事宜。根據該審閱及與管理層的 討論,審核委員會已信納本集團的未經審 中期綜合財務報表已根據適用會計準則編製 及公平呈列本集團於截至二零二二年六月三 十日止六個月的財務狀況及業績。

本集團截至二零二二年六月三十日止六個月 的中期綜合財務報表未經本公司核數師香港 立信德豪會計師事務所有限公司審核或審閱。

董事資料變更

自本公司刊發二零二一年年報以來,本公司 須根據上市規則第13.51B條予以披露的董事 資料變動載列如下:

OTHER INFORMATION

其他資料



Ms. JIANG Yu, aged 39, has been appointed as an executive director of the Company with effect from 20 July 2022. She joined the Group in January 2019 as a senior vice president and is primarily responsible for the corporate and business development of the Group. She has over 15 years of experience in the technology industry. Prior to joining the Group, she served as a business development manager at Beijing Airlnbox Information Technologies Co., Ltd. (北京空中信使信息技術有限公司) from July 2007 to March 2010, a consolidated affiliated entity of KongZhong Corporation (空 中網), a company previously listed on Nasdaq (stock symbol: KZ) and privatized in April 2017. From March 2010 to April 2015, she served as the director of mobile business department of Shenzhen Aisidi Co., Ltd. (深圳市愛施德股份有限公司), a company listed on Shenzhen Stock Exchange (stock code: 002416). From April 2015 to December 2018, she served as a vice president of an internet startup company.

Ms. Jiang obtained a bachelor's degree in electronics and communication from Hunan University (湖南大學) and an MBA degree from Peking University (北京大學) in July 2006 and July 2017, respectively.

Mr. YU Limin, aged 43, has been appointed as an independent non-executive director of the Company, a member of the Audit Committee and a member of the Nomination Committee, all with effect from 20 July 2022. He has over 20 years of experience in financial management and investment. He served as a project manager of audit department at Beijing Tin Wha Certified Public Accountants (北京天華會計師事務所) from July 2001 to May 2004. From June 2004 to March 2005, he served as an investment manager of Tianhua International Investment Services Co., Ltd. (天華國際投資服務有限公司). From April 2005 to August 2009, he served as a senior investment manager of Beijing Zodi Investment Co., Ltd. (北京中迪投資股份有限公司), a company listed on Shenzhen Stock Exchange (stock code: 000609). From August 2010 to March 2015, he served as the head of investment and development department of Tianjin New Financial Investments Co., Ltd. (天津新金融投資有限責任公司). From April 2015 to December 2017, he served as the assistant president and director of corporate finance department at Luyu Ecosystem Engineering Co., Ltd. (路 域生態工程有限公司). Since December 2018, he has served as a senior project manager of audit department at Zhongxingcai Guanghua Certified Public Accountants LLP (中興財光華會計事務所 (特殊普通合夥)).

董事委任

蔣女士分別於二零零六年七月及二零一七年 七月取得湖南大學電子與通訊學士學位及北 京大學工商管理碩士學位。

余利民先生,43歲,已獲委任為本公司獨 立非執行董事、審核委員會成員及提名委員 會成員,全部自二零二二年七月二十日起生 效。彼於財務管理及投資方面擁有超過20 年的經驗。彼於二零零一年七月至二零零四 年五月擔任北京天華會計師事務所審計部項 目經理。於二零零四年六月至二零零五年三 月,彼擔任天華國際投資服務有限公司投資 經理。於二零零五年四月至二零零九年八 月,彼擔任北京中迪投資股份有限公司(一 家於深圳證券交易所上市的公司,股份代 碼:000609)高級投資經理。於二零一零年 八月至二零一五年三月,彼擔任天津新金融 投資有限責任公司投資發展部部長。於二零 一五年四月至二零一七年十二月,彼擔任路 域生態工程有限公司總裁助理及投融資總 監。自二零一八年十二月起,彼擔任中興財 光華會計師事務所(特殊普通合夥)審計部高 級項目經理。

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余先生於二零零一年六月取得天津商業大學 經濟學學士學位。彼於二零二零年十月被中國註冊會計師協會授予註冊會計師資格。彼 亦於二零一三年四月獲得天津市職稱工作辦 公室頒發的金融中級經濟師資格證書。

Resignation of Directors

As disclosed in the Company's announcement dated 28 April 2022, (i) Ms. ZHOU Yan tendered her resignation as an executive Director of the Company with effect from 28 April 2022, due to change of job assignments within the Group; and (ii) Mr. SONG Chunyu tendered his resignation as a non-executive Director of the Company with effect from 28 April 2022 in order to be more focused on his other job engagements.

As disclosed in the Company's announcement dated 20 July 2022, Ms. ZHAO Xuemei tendered her resignation as an independent non-executive director of the Company, a member of the Audit Committee and a member of the Nomination Committee, all with effect from 20 July 2022, in order to devote more time to her personal endeavours.

CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

Save as disclosed above, the Company does not have any other disclosure obligations under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

IMPORTANT EVENTS AFTER THE REPORTING PERIOD

No material subsequent events have occurred after the Reporting Period.

董事辭任

誠如本公司日期為二零二二年四月二十八日的公告所披露,(i)周豔女士由於本集團內工作安排變動已辭任本公司執行董事之職務,於二零二二年四月二十八日起生效;(ii)宋春雨先生已辭任本公司非執行董事之職務,以便更專注於彼其他工作事務,於二零二二年四月二十八日起生效。

誠如本公司日期為二零二二年七月二十日的公告所披露,趙學梅女士已辭任本公司獨立 非執行董事、審核委員會成員及提名委員會 成員之職務以便投入更多時間在其私人事務 上,均於二零二二年七月二十日起生效。

根據上市規則之持續披露責任

除上文披露外,本公司並無上市規則第 13.20、13.21及13.22條項下的任何其他披 露責任。

報告期後重要事項

於報告期後並無發生重大報告期後事項。

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

中期簡明綜合損益表

| | | | For the six month 截至六月三十 | | |
|---|-------------------------------------|--------|---|---|--|
| | | Notes | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 | |
| | | 附註 | 人民幣千元 | 人民幣千元 | |
| REVENUE | 收益 | 4 | 1,183,874 | 1,015,151 | |
| Cost of sales | 銷售成本 | | (1,032,175) | (873,461) | |
| Gross profit Other income and gains Selling and distribution expenses Research and development costs | 毛利 其他收入及收益 銷售及分銷開支 研發成本 | 4 | 151,699 12,998 (9,557) (28,284) | 141,690 8,244 (8,188) (27,141) | |
| Administrative expenses Other expenses and losses Share-based payment expenses | 行政開支 其他開支及虧損 以股份為基礎的付款開支 | 18 | (31,363) (6,422) (10,629) | (25,439) (5,893) (6,701) | |
| Operating profit | 經營溢利 | | 78,442 | 76,572 | |
| Finance costs | 財務成本 | 5 | (3,434) | (3,770) | |
| Share of losses in associates | 分攤聯營公司虧損 | | (2,022) | (1,720) | |
| PROFIT BEFORE TAX Income tax expense | 除税前溢利 所得税開支 | 6 7 | 72,986 (14,245) | 71,082 (14,484) | |
| PROFIT FOR THE PERIOD ATTRIBUTABLE TO OWNERS OF THE PARENT | 母公司擁有人應佔期內溢利 | | 58,741 | 56,598 | |
| OF THE FANEIVI | | | 30,741 | 30,390 | |
| EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT (expressed in RMB per share) | 母公司普通權益持有人 應佔每股盈利 (以每股人民幣元列示) | 9 | | | |
| - Basic | -基本 | | RMB0.04 人民幣0.04元 | RMB0.04 人民幣0.04元 | |
| - Diluted | -攤薄 | | RMB0.04 人民幣0.04元 | RMB0.04 人民幣0.04元 | |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

中期簡明綜合全面收益表

| | | For the six month 截至六月三十 | |
|--|---|-----------------------------|-------------------|
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | (Unaudited) | (Unaudited) |
| | | (未經審核) RMB'000 | (未經審核) RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | 700m 1 70 | 7(101) 1 70 |
| PROFIT FOR THE PERIOD | 期內溢利 | 58,741 | 56,598 |
| OTHER COMPREHENSIVE INCOME/(LOSS) | 其他全面收入/(虧損) | | |
| Other comprehensive (loss)/income that | 待後續期間可重新分類至 | | |
| may be reclassified to profit or loss | 損益的其他全面(虧損)/ | | |
| in subsequent periods: | 收入: | | |
| | | | |
| Exchange differences on translation of | 換算境外業務產生的 | | |
| foreign operations | 匯兑差額 ———————————————————————————————————— | (4,385) | 887 |
| Nich other constitution (Inc.) | 公然信仰即可丢死八叛 万 | | |
| Net other comprehensive (loss)/income that may be reclassified to profit or loss | 待後續期間可重新分類至 損益的其他全面(虧損)/ | | |
| in subsequent periods | 收入淨額 | (4,385) | 887 |
| cascoque peneac | NY 1/3 HA | (1,000) | |
| Other comprehensive income/(loss) that | 不會在後續期間重新分類 | | |
| will not be reclassified to profit or loss in | 至損益的其他全面 | | |
| subsequent periods: | 收入/(虧損): | | |
| | | | |
| Exchange differences on translation | 本公司換算產生的 | 40.000 | (0.440) |
| of the Company | 匯兑差額 | 10,388 | (2,110) |
| Nick other consists in the second (least) the st | 不会大伙德 期明毛並八叛 | | |
| Net other comprehensive income/(loss) that will not be reclassified to profit or loss in | 不會在後續期間重新分類 至損益的其他全面 | | |
| subsequent periods | 收入/(虧損)淨額 | 10,388 | (2,110) |
| | (内)(人(田)(大/八)) [[(元)(元)(元)(元)(元)(元)(元)(元)(元)(元)(元)(元)(元)(| 10,000 | (2,110) |
| OTHER COMPREHENSIVE INCOME/(LOSS) | 期內其他全面收入/ | | |
| FOR THE PERIOD, NET OF TAX | (虧損),除税後 | 6,003 | (1,223) |
| | | | , |
| TOTAL COMPREHENSIVE INCOME FOR | 母公司擁有人應佔期內 | | |
| THE PERIOD ATTRIBUTABLE TO OWNERS | 全面收入總額 | | |
| OF THE PARENT | | 64,744 | 55,375 |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

中期簡明綜合財務狀況表

二零二二年六月三十日 30 June 2022

| | | | 30 June | 31 December |
|----------------------------------|--|-------|-------------|-------------|
| | | | 2022 | 2021 |
| | | | 二零二二年 | 二零二一年 |
| | | | 六月三十日 | 十二月三十一日 |
| | | | (Unaudited) | (Audited) |
| | | | (未經審核) | (經審核) |
| | | Notes | RMB'000 | RMB'000 |
| | | 附註 | 人民幣千元 | 人民幣千元 |
| NON CURRENT ACCETO | 北流乱次文 | | | |
| NON-CURRENT ASSETS | 非流動資產 | 40 | 0.040 | 4.500 |
| Property, plant and equipment | 物業、廠房及設備 | 10 | 2,049 | 1,592 |
| Right-of-use assets | 使用權資產 | | 12,460 | 26,965 |
| Goodwill | 商譽 | 11 | 189,586 | 183,164 |
| Other intangible assets | 其他無形資產 | | 10,789 | 7,480 |
| Investment in associates | 於聯營公司的投資 | | 1,960 | 2,022 |
| Deferred tax assets | 遞延税項資產 | | 9,876 | 8,587 |
| Prepayments | 預付款項 | 13 | 42,602 | 42,675 |
| | | | | |
| Total non-current assets | 非流動資產總值 | | 269,322 | 272,485 |
| OURDENIT ASSETS | 分毛/次 安 | | | |
| CURRENT ASSETS | 流動資產 | | | |
| Accounts receivable | 應收賬款 | 12 | 606,089 | 581,348 |
| Prepayments, deposits and | 預付款項、按金及其他 | | | |
| other receivables | 應收款項 | 13 | 562,026 | 546,647 |
| Cash and cash equivalents | 現金及現金等價物 | 14 | 437,110 | 401,102 |
| Restricted bank deposits | 受限制銀行存款 | 14 | 43,732 | 43,781 |
| | | | | |
| Total current assets | 流動資產總值 | | 1,648,957 | 1,572,878 |
| | \ | | | |
| CURRENT LIABILITIES | 流動負債 | | | |
| Accounts payable | 應付賬款 | 15 | 74,439 | 74,330 |
| Other payables and accruals | 其他應付款項及應計款項 | | 42,311 | 52,715 |
| Contract liabilities | 合約負債 | | 21,248 | 29,844 |
| Interest-bearing bank borrowings | | 16 | 194,832 | 171,647 |
| Lease liabilities | 租賃負債 | | 5,742 | 6,990 |
| Income tax payable | 應付所得税 | | 104,840 | 99,102 |
| - | 分利力/束/协 己 | | | |
| Total current liabilities | 流動負債總額 | | 443,412 | 434,628 |
| NET CURRENT ASSETS | 流動資產淨值 | | 1,205,545 | 1,138,250 |
| NET COMMENT ACCES | 加到女庄/小臣 | | 1,200,010 | 1,100,200 |
| TOTAL ASSETS LESS CURRENT | 總資產減流動負債 | | | |
| LIABILITIES | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | 1,474,867 | 1,410,735 |
| Li, (DILITIE) | | | 1,777,007 | 1,+10,733 |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

中期簡明綜合財務狀況表

二零二二年六月三十日 30 June 2022

| | | Notes 附註 | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元 |
|--|----------------------|-------------|--|---|
| NON-CURRENT LIABILITIES Lease liabilities | 非流動負債 租賃負債 | | 7,256 | 19,327 |
| Deferred tax liabilities | 遞延税項負債 | | 1,325 | 495 |
| - | | | | 40.000 |
| Total non-current liabilities | 非流動負債總額 | | 8,581 | 19,822 |
| Net assets | 資產淨值 | | 1,466,286 | 1,390,913 |
| EQUITY Equity attributable to owners of the parent | 股權 母公司擁有人 應佔股權 | | | |
| Issued capital | 已發行股本 | 17 | 1 | 1 |
| Treasury shares | 庫存股份 | 17 | _* | _* |
| Other reserves | 其他儲備 | | 1,466,285 | 1,390,912 |
| Total equity | 總權益 | | 1,466,286 | 1,390,913 |

The amount is less than RMB1,000.

金額不足人民幣1,000元。

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

中期簡明綜合權益變動表

| | | | | | | Employee | | | | |
|----------------------------------|------------------|-------------|-------------|-------------|-------------|--------------|-------------|-------------|---------------------|-------------|
| | | | | | | share-based | Statutory | Exchange | | |
| | | Issued | Treasury | Share | Capital | compensation | reserve | fluctuation | Accumulated | Total |
| | | capital | shares | premium | reserve | reserve | funds | reserve | losses | Equity |
| | | | | | | 以股份為 | | | | |
| | | | | | | 基礎的僱員 | | 匯兑 | | |
| | | 已發行股本 | 庫存股份 | 股份溢價 | 資本儲備 | 薪酬儲備 | 法定儲備金 | 波動儲備 | 累計虧損 | 總權益 |
| | | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) |
| | | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) |
| | | RMB'000 | RMB'000 | RMB'000 | RMB'000 | RMB'000 | 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 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| | | | | | | | | | | |
| At 1 January 2021 (audited) 於- | 二零二一年一月一日(經審核) | 1 | J | 1,642,834 | 9,532 | 54,641 | 22,877 | (38,803) | (534,284) | 1,156,798 |
| Profit for the period 期的 | 內溢利 | - | - | - | - | - | - | - | 56,598 | 56,598 |
| Other comprehensive loss 期限 | 內其他全面虧損: | | | | | | | | | |
| for the period: | | | | | | | | | | |
| Exchange differences 匯 | 兑差額 | - | - | - | - | - | - | (1,223) | - | (1,223) |
| | | | | | | | | | | |
| Total comprehensive income 期限 | 內全面收入總額 | | | | | | | | | |
| for the period | | - | - | - | - | - | - | (1,223) | 56,598 | 55,375 |
| Issue of new shares (note 17) 發行 | 行新股(附註17) | _# | - | 156,635 | - | - | - | | - | 156,635 |
| Issue of new shares for 就到 | 受限制股份單位發行新股^ | | | | | | | | | |
| restricted share units^ | | J | Ĵ | - | - | - | - | - | - | - |
| Equity-settled share option 以标 | 權益結算的購股權 | | | | | | | | | |
| arrangements (note 18) | 安排(附註18) | - | - | - | - | 6,701 | - | - | - | 6,701 |
| | | | | | | | | | | |
| At 30 June 2021 (unaudited) 於: | 二零二一年六月三十日(未經審核) | 1 | J | 1,799,469 | 9,532 | 61,342 | 22,877 | (40,026) | (477,686) | 1,375,509 |
| | | | | | | | | | | |
| At 1 January 2022 (audited) 於: | 二零二二年一月一日 (經審核) | 1 | 3 | 1,809,951* | 9,532* | 62,319* | 26,001* | (41,780)* | (475,111)* | 1,390,913 |
| | 內溢利 | _ | _ | _ | _ | _ | _ | - | 58,741 | 58,741 |
| | 內其他全面收入: | | | | | | | | | |
| for the period: | I IVIOTE WY | | | | | | | | | |
| | 兑差額 | _ | _ | _ | _ | _ | _ | 6,003 | _ | 6,003 |
| | 70-11/N | | | | | | | | | |
| Total comprehensive income 期限 | 內全面收入總額 | | | | | | | | | |
| for the period | 「11年以入人の以 | _ | _ | _ | _ | | _ | 6,003 | 58,741 | 64,744 |
| | 受限制股份單位發行新股^^ | _ | - | - | _ | - | _ | 0,003 | J0 _j /41 | 04,744 |
| restricted share units^^ | 又似则以以半区较门机以*** | 9 | 9 | | | | | | | |
| | 歸屬之受限制股份單位轉 | _ | _ | - | _ | _ | _ | _ | - | _ |
| | | 9 | | 0.000 | | (0.000) | | | | |
| | 讓予僱員(附註17) | - | - | 8,992 | - | (8,992) | - | - | - | - |
| | 權益結算的購股權 | | | | | 40.000 | | | | 40.000 |
| arrangements (note 18) | 安排(附註18) | - | - | | - | 10,629 | - | - | - | 10,629 |
| | 二零二二年六月三十日(未經審核) | 1 | j | 1,818,943* | 9,532* | 63,956* | 26,001* | (35,777)* | (416,370)* | 1,466,286 |
| At 30 June 2022 (unaudited) 於三 | | | | | | | | | | 1 766 996 |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

中期簡明綜合權益變動表

- [#] The amount is less than RMB1,000.
- * These reserve accounts comprise the consolidated other reserves of RMB1,466,285,000 (31 December 2021: RMB1,390,912,000) in the interim condensed consolidated statement of financial position.
- On 18 May 2021, 30,645,000 new shares of US\$0.0000002 (equivalent to approximately RMB0.0000014) each were issued and allotted at par value pursuant to the general mandate for the restricted share units scheme adopted by the Company on 29 August 2019. For details of the transaction, please refer to the announcements of the Company dated 11 May 2021 and 18 May 2021.
- On 10 May 2022, 40,080,000 new shares of US\$0.0000002 (equivalent to approximately RMB\$0.0000014) each were issued and allotted at par value pursuant to the general mandate for the restricted share units scheme adopted by the Company on 29 August 2019. For details of the transaction, please refer to the announcements of the Company dated 28 April 2022 and 10 May 2022.

- # 金額不足人民幣1,000元。
- * 該等儲備賬目包括中期簡明綜合財務狀況 表內綜合其他儲備人民幣1,466,285,000 元(二零二一年十二月三十一日:人民幣 1,390,912,000元)。
- 个 於二零二一年五月十八日,根據本公司於 二零一九年八月二十九日採納的受限制股 份單位計劃一般授權,每股面值0.0000002 美元(相當於約人民幣0.0000014元)的 30,645,000股新股份按面值發行及配發。有 關交易的詳情,請參閱本公司日期為二零二 一年五月十一日及二零二一年五月十八日的 公告。
- 於二零二二年五月十日,根據本公司於二零 一九年八月二十九日採納的受限制股份單位 計劃,每股面值0.0000002美元(相當於約 人民幣0.0000014元)的40,080,000股新股 份按面值發行及配發。交易的詳情,請參閱 本公司日期為二零二二年四月二十八日及二 零二二年五月十日的公告。

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

中期簡明綜合現金流量表

| | | | For the six month 截至六月三十 | |
|--|---------------------|-------------|--|--|
| | | Notes 附註 | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| CASH FLOWS FROM | 經營活動的現金流量 | | | |
| OPERATING ACTIVITIES Profit before tax Adjustments for: | 除税前溢利 就以下各項作出調整: | | 72,986 | 71,082 |
| Foreign exchange loss/(gain), net | 外匯虧損/(收益)淨額 | 6 | 2,339 | (2,553) |
| Finance costs | 財務成本 | 5 | 3,434 | 3,770 |
| Bank interest income | 銀行利息收入 | 4 | (482) | (557) |
| Impairment loss on accounts | 應收賬款減值 | | | |
| receivable | | 6 | 3,965 | 4,434 |
| Impairment loss on goodwill | 商譽減值 | 11 | - | 448 |
| Depreciation of property, | 物業、廠房及設備折舊 | • | 0.50 | 200 |
| plant and equipment | 使用權資產折舊 | 6 | 352 | 228 |
| Depreciation of right-of-use assets Amortisation of intangible assets | 無形資產攤銷 | 6 6 | 3,183 3,446 | 2,246 3,108 |
| Gain on derecognition of lease | 終止確認租賃的收益 | O | (144) | 3,100 |
| Share of losses in associates | 分攤聯營公司虧損 | | 2,022 | 1,720 |
| Share-based payment expenses | 以股份為基礎的 | | _,0 | 1,120 |
| | 付款開支 | 18 | 10,629 | 6,701 |
| | | | | |
| | | | 101,730 | 90,627 |
| Increase in accounts receivable | 應收賬款增加 | | (9,303) | (16,728) |
| Increase in prepayments, deposit and | 預付款項、按金及其他 | | () / | (, , |
| other receivables | 應收款項增加 | | (12,310) | (15,433) |
| (Decrease)/increase in accounts | 應付賬款(減少)/增加 | | | |
| payable | | | (30,558) | 9,056 |
| Decrease in contract liabilities | 合約負債減少 | | (8,596) | (33,428) |
| Decrease in other | 其他應付款項及 | | | |
| payables and accruals | 應計款項減少 | | (10,885) | (23,261) |
| Cash generated from operations | 營運所得現金 | | 30,078 | 10,833 |
| Interest received | 已收利息 | | 455 | 366 |
| Income tax paid | 已付所得税 | | (10,643) | (10,583) |
| · | | | (2)2 (2) | (1,122) |
| Net cash flows from operating activities | 經營活動所得現金 | | | |
| | 流量淨額 | | 19,890 | 616 |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

中期簡明綜合現金流量表

| | | | For the six month 截至六月三十 | |
|---|--------------------------------|------------|--|--|
| | | Note 附註 | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| CASH FLOWS FROM INVESTING ACTIVITIES | 投資活動的現金流量 | | | |
| Purchase of items of property, plant and equipment Acquisition of a subsidiary, | 購買物業、廠房及 設備項目 收購一間附屬公司 | | (723) | (237) |
| net of cash acquired Capital injection in an associate | (扣除所得現金) 注資聯營公司 | 19 | (2,584) (1,960) | |
| Net cash flows used in investing activities | 投資活動所用現金流量 淨額 | | (5,267) | (237) |
| CASH FLOWS FROM FINANCING ACTIVITIES | 融資活動的現金流量 | | | |
| Drawdown of bank loans Repayment of bank loans Issuance of ordinary shares | 提取銀行貸款 償還銀行貸款 發行普通股 | | 36,000 (12,815) | 42,000 (81,996) |
| Principal portion of lease payments Interest paid | 租賃付款的本金部分 已付利息 | | (2,283) (3,231) | 156,635 (2,481) (3,071) |
| Decrease of restricted bank deposits Net cash flows from | 受限制銀行存款減少 | | 49 | 24,369 |
| financing activities | 淨額 | | 17,720 | 135,456 |
| NET INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at | 現金及現金等價物 增加淨額 期初現金及現金等價物 | | 32,343 | 135,835 |
| beginning of period Net foreign exchange difference | 淨外匯差額 | | 401,102 3,665 | 195,983 1,330 |
| CASH AND CASH EQUIVALENTS AT END OF PERIOD | 期末現金及現金等價物 | | 437,110 | 333,148 |

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

中期簡明綜合現金流量表

| | | | For the six months ended 30 Ju 截至六月三十日止六個月 | |
|---|-------------------------------------|-------------|--|--|
| | | Notes 附註 | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances | 現金及現金等價物分析現金及銀行結餘 | 14 | 437,110 | 333,148 |
| Cash and cash equivalents as stated in the interim condensed consolidated statement of financial position and statement of cash flows | 中期簡明綜合財務狀 況表及現金流量表 所示現金及現金等價物 | 14 | 437,110 | 333,148 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

1. GENERAL INFORMATION

Wanka Online Inc. (the "Company") is a limited liability company incorporated in the Cayman Islands on 7 November 2014. Its registered office address is Cricket Square, Hutchins Drive P.O.Box 2681, Grand Cayman KY1-1111, Cayman Islands. The Company, together with its subsidiaries, is collectively referred to as the Group.

During the period, the Company and its subsidiaries, including controlled structured entities, were mainly involved in mobile advertising services, online-video distribution services and game co-publishing services.

2. BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES

2.1. Basis of preparation

These unaudited interim condensed consolidated financial statements for the six months ended 30 June 2022 have been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting", issued by the Hong Kong Institute of Certified Public Accountants and the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

The unaudited interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2021, which have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all HKFRSs, HKASs and Interpretations).

The interim condensed consolidated financial statements are unaudited and not reviewed by the auditor, but have been reviewed by the audit committee of the Company.

1. 一般資料

萬咖壹聯有限公司(「本公司」)為一家 於二零一四年十一月七日在開曼群島註 冊成立的有限責任公司。其註冊辦事 處地址位於Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。本公司 連同其附屬公司統稱為本集團。

於期內,本公司及其附屬公司(包括受控結構性實體)主要從事提供移動廣告服務、網絡視頻產品分發服務及遊戲聯運服務。

2. 編製基準及主要會計政策

2.1. 編製基準

該等截至二零二二年六月三十日 止六個月的未經審核中期簡明 綜合財務報表,乃根據由香港會 計師公會所頒佈的香港會計準則 (「香港會計準則」)第34號「中期 財務報告」及香港聯合交易所有 限公司證券上市規則附錄十六的 適用披露規定而編製。

未經審核中期簡明綜合財務報表 並未包括年度財務報表必要的所 有資料及披露,故應與本集團截 至二零二一年十二月三十一日 年度的年度財務報表一併閱讀, 其根據香港財務報告準則(「香港 財務報告準則、香港會計準則及 設釋)編製。

中期簡明綜合財務報表未經核數 師審核及審閱,惟已獲本公司審 核委員會審閱。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

2. BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES (continued)

2.2. Change in accounting policies and disclosures

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2021, except for the adoption of new and revised standards effective as at 1 January 2022. The Group has not early adopted any other standard, interpretation or amendment that has been issued but is not yet effective.

For the six months ended 30 June 2022, the Group has applied, for the first time, the following new and revised HKFRSs in the preparation of the Group's interim condensed consolidated financial statements.

Amendments to HKFRS 3 香港財務報告準則第3號之修訂本

Amendments to HKAS 16

香港會計準則第16號之修訂本

Amendments to HKAS 37

香港會計準則第37號之修訂本

Annual Improvements to HKFRSs

香港財務報告準則之年度改進

The application of the new and revised standards has had no material impact on the amounts reported in the interim condensed consolidated financial statements and/or disclosures set out in the interim condensed consolidated financial statements.

2. 編製基準及主要會計政策 (續)

2.2. 會計政策及披露變動

編製中期簡明綜合財務報表與編製本集團截至二零二一年十二月三十一日止年度之年度綜合財務報表所採用之會計政策一致,惟採納於二零二二年一月一日生效之新訂及經修訂準則除外。本集團概無提早採用任何其他已頒佈但未生效之準則、詮釋及修訂。

截至二零二二年六月三十日止六個月,本集團已在本中期簡明綜合財務報表首次應用以下新訂及經修訂香港財務報告準則。

Reference to the Conceptual Framework 對概念架構的提述

Property, Plant and Equipment: Proceeds before Intended Use 物業、廠房及設備: 作擬定用途前的所得款項

Onerous Contracts – Costs of Fulfilling a Contract 虧損合約-履行合約的成本

Annual Improvements to HKFRSs 2018-2020 二零一八年至二零二零年香港財務報告準則 的年度改進

> 新訂及經修訂準則的應用對中期 簡明綜合財務報表所報告的金額 及/或中期簡明綜合財務報表所 載的披露並無重大影響。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

3. OPERATING SEGMENT INFORMATION

The Group determines its operating segments based on the reports reviewed by the chief operating decision-maker that is used to make strategic decision.

The Group has three reportable and operating segments. The segments are managed separately as each business offers different services and requires different business strategies. The following summary describes the operations in each of the Group's reportable segments:

3. 經營分部資料

本集團根據主要經營決策者審閱用以作出策略性決策的報告釐定經營分部。

本集團有三個呈報及經營分部。由於各項業務提供不同的服務及需要不同的業務策略,故分開管理。以下概述本集團各報告分部的營運:

Mobile advertising services

Mobile advertising service income generated from marketers by rendering the advertising services through contents sorting and delivery on mobile distribution channels;

移動廣告服務分部

營銷商透過內容分類及於移動分銷渠道交付廣告服務而產生的移動廣告

服務收入;

Online-video distribution services

Provision of promotion of video content by video content providers on

distribution channels; and

網絡視頻產品分發服務分部

視頻內容供應商在分銷渠道推廣視像內容;及

Game co-publishing services

Provision of game co-publishing services income generated from mobile game users for the game co-publishing services.

遊戲聯運分部

提供遊戲聯運的收入產生自遊戲聯運服務的移動遊戲用戶。

Others 其他 Provision of information technology development and related services 提供資訊科技開發及相關服務

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on segment revenue and segment cost of each operating segment. The selling and distribution expenses, research and development costs and administrative expenses are not included in the measure of the segments' performance which is used by management as a basis for purpose of resource allocation and performance assessment. Other income and gains, other expenses and losses, finance costs, share-based payment expenses and income tax expense are also not allocated to individual operating segments.

管理層獨立監察本集團各經營分部的業績,以作出有關資源分配及表現評估的決定。分部表現乃根據各經營分部的分部收益及分部成本評估。銷售及分銷開支、研發成本及行政開支不計入管理層用作資源分配及表現評估基準的分部表現計量。其他收入及收益、其他開支及虧損、財務成本、以股份為基礎的付款開支及所得稅開支亦不會分配至個別經營分部。

The revenue from external customers reported to management is measured as segment revenue, which is the revenue derived from the customers in each segment. Cost of sales primarily represents distribution expenses paid to distribution channels.

向管理層呈報的外部客戶收益計量為分 部收益,為來自各分部客戶的收益。銷 售成本主要指支付予分發渠道的分銷開 支。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

OPERATING SEGMENT INFORMATION (continued)

Other information, together with the segment information, provided to management, is measured in a manner consistent with that applied in the financial statements. There are no separate segment assets and segment liabilities information provided to management, as management does not use this information to allocate resources or to evaluate the performance of the operating segments.

The segment revenue for the six months ended 30 June 2022 and 2021 are as follows:

3. 經營分部資料(續)

向管理層提供的其他資料連同分部資料 使用與財務報表所應用者一致的方式計 量。並無向管理層提供單獨的分部資產 及分部負債資料,因管理層並不使用該 等資料分配資源或評估經營分部表現。

就截至二零二二年及二零二一年六月三 十日止六個月的分部收益如下:

| | | For the six months ended 30 June 截至六月三十日止六個月 | |
|---|-----------|---|-------------|
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | (Unaudited) | (Unaudited) |
| | | (未經審核) | (未經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| T () | · | | |
| Type of goods or services: | 商品或服務的類型: | 4 400 000 | 000 740 |
| Mobile advertising services income | 移動廣告服務收入 | 1,129,998 | 962,746 |
| Online-video distribution services income | 網絡視頻產品分發 | 44.400 | 40.505 |
| | 服務收入 | 41,126 | 46,535 |
| Game co-publishing services income | 遊戲聯運服務收入 | 2,274 | 5,870 |
| Others | 其他 | 10,476 | - |
| | | | |
| Total revenue from contracts with customers | 客戶合約的總收益 | 1,183,874 | 1,015,151 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

3. **OPERATING SEGMENT INFORMATION** (continued)

The revenue of the Group is disaggregated by the timing of revenue, and is recognised at a point in time and over time as the Group's customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs.

經營分部資料(續) 3.

本集團的收益按收益時間分類,並按時 間點及隨時間確認,原因為本集團的客 戶於實體履約時同時取得及消耗實體履 約所提供的利益。

| | | For the six months ended 30 June 截至六月三十日止六個月 | |
|---|-----------|---|---|
| | | 2022 | 2021 二零二一年 |
| | | (Unaudited) (未經審核) RMB'000 人民幣千元 | (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Timing of revenue recognition: | 收益確認時間: | | |
| Services transferred at a point in time | 按時間點轉讓的服務 | 41,126 | - |
| Services transferred over time | 隨時間轉讓的服務 | 1,142,748 | 1,015,151 |
| Total revenue from contracts with customers | 客戶合約的總收益 | 1,183,874 | 1,015,151 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

3. OPERATING SEGMENT INFORMATION (continued)

The segment results for the six months ended 30 June 2022 and 2021 are as follows:

3. 經營分部資料(續)

截至二零二二年及二零二一年六月三十日止六個月的分部業績如下:

| | | Mobile | Online-video | Game | | |
|-----------------------------------|-----------|-------------|--------------|---------------|-------------|-------------|
| | | advertising | distribution | co-publishing | | |
| | | services | services | services | Others | Total |
| | | 移動 | 網絡視頻 | 遊戲聯運 | | |
| | | 廣告服務 | 產品分發服務 | 服務 | 其他 | 總計 |
| | | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) |
| | | (未經審核) | (未經審核) | (未經審核) | (未經審核) | (未經審核) |
| | | RMB'000 | 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 | 人民幣千元 |
| | | | | | | |
| For the six months ended | 截至二零二二年 | | | | | |
| 30 June 2022 | 六月三十日止六個月 | | | | | |
| Segment revenue | 分部收益 | 1,129,998 | 41,126 | 2,274 | 10,476 | 1,183,874 |
| Segment cost of sales | 分部銷售成本 | (998,704) | (27,244) | - | (6,227) | (1,032,175) |
| | | | | | | |
| Segment results | 分部業績 | 131,294 | 13,882 | 2,274 | 4,249 | 151,699 |
| Other income and gains | 其他收入及收益 | | | | | 12,998 |
| Selling and distribution expenses | 銷售及分銷開支 | | | | | (9,557) |
| Research and development costs | 研發成本 | | | | | (28,284) |
| Administrative expenses | 行政開支 | | | | | (31,363) |
| Other expenses and losses | 其他開支及虧損 | | | | | (6,422) |
| Share-based payment expenses | 以股份為基礎的 | | | | | (-) |
| | 付款開支 | | | | | (10,629) |
| Finance costs | 財務成本 | | | | | (3,434) |
| Share of losses in associates | 分佔聯營公司虧損 | | | | | (2,022) |
| | | | | | | |
| Profit before tax | 除税前溢利 | | | | | 72,986 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

OPERATING SEGMENT INFORMATION 3. (continued)

經營分部資料(續) 3.

The Group have no major customers which contributed more than 10% of the total revenue for the six months ended 30 June 2022 and 2021.

The Group mainly operates in Mainland China and earns substantially all of the revenue from external customers located in Mainland China.

As at 30 June 2022 and 31 December 2021, substantially all of the non-current assets of the Group were located in Mainland China.

本集團並無截至二零二二年及二零二一 年六月三十日止六個月貢獻超過總收益 10%的主要客戶。

本集團主要在中國大陸經營,所賺絕大 部分收益來自位於中國大陸的外部客 戶。

於二零二二年六月三十日及二零二一年 十二月三十一日,本集團絕大部分非流 動資產均位於中國大陸。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

4. REVENUE, OTHER INCOME AND GAINS

An analysis of the Group's revenue, other income and gains is as follows:

4 收益、其他收入及收益

對本集團收益、其他收入及收益的分析 如下:

| | | For the six months ended 30 Jun 截至六月三十日止六個月 | |
|---|---|--|--|
| | | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Revenue from contract with customers within the scope of HKFRS 15: | 香港財務報告準則 第15號範圍內來自 客戶合約的收益: | | |
| Mobile advertising services | 移動廣告服務 | 1,129,998 | 962,746 |
| Online-video distribution services Game co-publishing services | 網絡視頻產品分發服務 遊戲聯運服務 | 41,126 2,274 | 46,535 5,870 |
| Others | 其他 | 10,476 | 5,670 |
| | | , | |
| | | 1,183,874 | 1,015,151 |
| Other income and gains Other income from contract with customers, within the scope of HKFRS 15: | 其他收入及收益 符合香港財務報告準則 第15號範圍客戶合約 的其他收入: | | |
| Conference service income, net (note (i)) | 會議服務收入淨額 (附註(i)) | 4,100 | 219 |
| | AD / | | |
| Bank interest income | 銀行利息收入 | 482 | 557 |
| Government grants (note (ii)) Foreign exchange gain, net | 政府補貼(附註(ii)) 外匯收益淨額 | 1,059 | 94 2,553 |
| Additional deduction for value added tax | 進項增值税額外扣減 | 6,862 | 4,819 |
| Others | 其他 | 495 | 2 |
| | | 8,898 | 8,025 |
| | | | |
| | | 12,998 | 8,244 |

Notes:

- (i) All the conference service income of the Group is recognised at point in time as those services are provided under HKFRS 15.
- (ii) The Group recognises the government grants when it fulfils all the conditions specified in the relevant law and regulations. There are no unfulfilled conditions or contingencies relating to these grants.

附註:

- (i) 根據香港財務報告準則第15號,本 集團於有關服務得以提供的時間點確 認所有會議服務收入。
- (ii) 本集團於其達成相關法律及規例規定 的所有條件時確認政府補貼。概無與 該等補貼有關的未達成條件或或然事 項。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

5. **FINANCE COSTS**

An analysis of finance costs is as follows:

5. 財務成本

對財務成本的分析如下:

| | | For the six month 截至六月三十 | |
|---|------------------|--|--|
| | | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Interest on bank borrowings Interest on lease liabilities | 銀行借款利息 租賃負債利息 | 3,005 429 | 3,680 90 |
| | | 3,434 | 3,770 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

6. PROFIT BEFORE TAX

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

6. 除税前溢利

本集團的除税前溢利經扣除/(計入)以下各項後得出:

| | For the six months ended 30 June 截至六月三十日止六個月 | |
|-----------------------------------|--|---|
| | 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 | 2021 二零二一年 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| 服務成 本 | 1 032 175 | 873,461 |
| 折舊及攤銷 | 6,981 | 5,582 |
| 僱員福利開支(不包括 董事及主要行政 人員的薪酬)^: | | |
| 工資及薪金 | 29,127 | 25,332 |
| 退休金計劃供款^^ | 2,855 | 2,691 |
| 以股份為基礎的付款開支 | 10,629 | 6,701 |
| | 42,611 | 34,724 |
| | | 440 |
| | 2.065 | 448 4,434 |
| | , | (2,553) |
| | | (2,333) |
| | | (557) |
| | 僱員福利開支(不包括 董事及主要行政 人員的薪酬)^: 工資及薪金 退休金計劃供款^^ | 超至六月三十 2022 二零二二年 (Unaudited) (未經審核) RMB'000 人民幣千元 1,032,175 所舊及攤銷 6,981 信事及主要行政 人員的薪酬)^: 工資及薪金 29,127 退休金計劃供款^^ 2,855 以股份為基礎的付款開支 10,629 42,611 商譽減值虧損 一 |

- * Impairment loss on accounts receivable and foreign exchange loss are included in "Other expenses and losses" in the interim condensed consolidated statement of profit or loss, and foreign exchange gain is included in "Other income and gains" in the interim condensed consolidated statement of profit or loss.
- ^ Employee benefit expense excluding share-based payment expenses are included in "Cost of sales", "Selling and distribution expenses", "Research and development costs" and "Administrative expenses" in the interim condensed consolidated statement of profit or loss.
- ^^ At 30 June 2022, the Group had no forfeited contributions available to reduce its contributions to the pension schemes in future years (31 December 2021: Nil).

- 應收賬款減值虧損及外匯虧損計入中期簡明綜合損益表內的「其他開支及虧損」下,而外匯收益計入中期簡明綜合損益表內的「其他收入及收益」下。
- 僱員福利開支(不包括以股份為基礎的付款開支)計入中期簡明綜合損益表內的「銷售成本」、「銷售及分銷開支」、「研發成本」及「行政開支」下。
- 於二零二二年六月三十日,本集團概 無已沒收供款可用以抵銷其於未來年 度對退休計劃的供款(二零二一年十 二月三十一日:無)。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

7. INCOME TAX

The Company is incorporated under the law of the Cayman Islands and is not subject to the Cayman Islands income tax.

No provision for Hong Kong profits tax has been made as the Group did not generate any assessable profits arising in Hong Kong during the six months ended 30 June 2022 and 2021. The income tax expenses of the Group for the six months ended 30 June 2022 and 2021 represented current tax expenses related to the Group's operations in Mainland China and deferred tax.

The income tax provision of the Group in respect of its operations in Mainland China was calculated at the tax rate of 25% on the estimated assessable profits for the periods, if applicable, based on the existing legislation, interpretations and practice in respect thereof, except for three PRC subsidiaries which are entitled to a preferential tax rate of 15% for three years as they are qualified as a "new high technology enterprise".

7. 所得税

本公司根據開曼群島法律註冊成立,但 毋須繳納開曼群島所得税。

於截至二零二二年及二零二一年六月三十日止六個月,本集團於香港並未產生任何應課税溢利,故未計提香港利得税 撥備。本集團於截至二零二二年及二零二一年六月三十日止六個月的所得税開支指與本集團在中國大陸的經營業務及 遞延税項相關的即期税項開支。

根據中國大陸的現行法律、詮釋及慣例,本集團就中國大陸的經營業務計提的所得稅撥備按各期間估計應課稅溢利25%的稅率計算(如適用),惟三間合資格成為「高新技術企業」而有權享有三年15%的優惠稅率的中國附屬公司除外。

| | | For the six months ended 30 June 截至六月三十日止六個月 | |
|---------------------------------|----------|---|---|
| | | | 2021 二零二一年 |
| | | (Unaudited) (未經審核) RMB'000 人民幣千元 | (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Current – Mainland China | 即期-中國大陸 | | |
| Charge for the period | 期內開支 | 16,381 | 16,312 |
| Deferred tax credit | 遞延税項抵免 | (2,136) | (1,828) |
| Total tax charge for the period | 期內税項開支總額 | 14,245 | 14,484 |

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8. DIVIDENDS

No dividends have been paid or declared by the Company for the six months ended 30 June 2022 (six months ended 30 June 2021: Nil).

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

The calculation of the basic earnings per share amount is based on the profit for the period attributable to owners of the parent, and the weighted average number of ordinary shares of 1,430,379,833 (six months ended 30 June 2021: 1,365,475,592) in issue excluding the treasury shares during the period.

Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares.

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

8. 股息

本公司於截至二零二二年六月三十日止 六個月概無派付或宣派任何股息(截至 二零二一年六月三十日止六個月:無)。

9. 母公司普通權益持有人應佔 每股盈利

於計算每股基本盈利金額時乃基於母公司擁有人應佔期內溢利以及1,430,379,833股(截至二零二一年六月三十日止六個月:1,365,475,592股)已發行普通股(不包括庫存股份)的加權平均數。

每股攤薄盈利乃通過調整發行在外的普 通股加權平均數以假設所有具有潛在攤 薄影響的普通股均已轉換而計算得出。

每股基本及攤薄盈利的計算乃基於以下 各項:

| | | For the six month 截至六月三十 | |
|---|--|--|--|
| | | 2022 二零二二年 (Unaudited) (未經審核) | 2021 二零二一年 (Unaudited) (未經審核) |
| Profit for the period attributable to owners of the parent used in the basic and diluted earnings per share calculation (RMB'000) | 計算每股基本及攤薄 盈利時所用的母公司 擁有人應佔期內溢利 | | |
| Weighted average number of ordinary shares in issue during the period used in basic earnings per share | (人民幣千元) 計算每股基本盈利時 所用的期內已發行 普通股加權平均數 | 58,741 1,430,379,833 | 56,598 1,365,475,592 |
| Effect of dilution – weighted average number of ordinary shares: | 攤薄影響一普通股的 加權平均數: 受限制股份單位 | 69,455,450 | 52,986,086 |
| | スパッカルのチャ | 1,499,835,283 | 1,418,461,678 |
| Basic earnings per share (expressed in RMB per share) Diluted earnings per share (expressed in RMB per share) | 每股基本盈利 (以每股人民幣元列示) 每股攤薄盈利 (以每股人民幣元列示) | RMB0.04 人民幣0.04元 RMB0.04 人民幣0.04元 | RMB0.04 人民幣0.04元 RMB0.04 人民幣0.04元 |

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10. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2022, the Group acquired items of property, plant and equipment at a total cost of RMB723,000 (six months ended 30 June 2021: RMB237,000), and did not dispose of or write off any items of property, plant and equipment (six months ended 30 June 2021: Nil).

10. 物業、廠房及設備

11. 商譽

截至二零二二年六月三十日止六個月,本集團收購物業、廠房及設備項目之總成本為人民幣723,000元(截至二零二一年六月三十日止六個月:人民幣237,000元),概無出售或撇銷任何物業、廠房及設備項目(截至二零二一年六月三十日止六個月:無)。

11. GOODWILL

| | | 157 🖂 | |
|--|---|--|---|
| | | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元 |
| At 1 January: Cost and net carrying amount Impairment Acquisition of a subsidiary (note 19) | 於一月一日: 成本及賬面淨值 減值 收購一間附屬公司 (附註19) | 183,164 - 6,422 | 183,612 (448) – |
| Cost and net carrying amount at end of the year/period | 年/期末成本及 賬面淨值 | 189,586 | 183,164 |

12. ACCOUNTS RECEIVABLE

12. 應收賬款

| | | 30 June | 31 December |
|---------------------|------|-------------|-------------|
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | 六月三十日 | 十二月三十一日 |
| | | (Unaudited) | (Audited) |
| | | (未經審核) | (經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Accounts receivable | 應收賬款 | 648,373 | 619,667 |
| Loss allowance | 虧損撥備 | (42,284) | (38,319) |
| | | | |
| Total | 總計 | 606,089 | 581,348 |

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12. ACCOUNTS RECEIVABLE (continued)

The Group's trading terms with its customers are partially on credit, except for new customers, where payment in advance is normally required. For mobile advertising services, onlinevideo distribution services and game co-publishing services, the credit period generally ranges from three months for major customers. The Group seeks to maintain strict control over its outstanding receivables to minimise the credit risk. Overdue balance is reviewed regularly by the management. The Group does not hold any collateral or other credit enhancements over these balances. Accounts receivable are non-interest-bearing.

An ageing analysis of the accounts receivable as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

12. 應收賬款(續)

本集團部分以信貸形式與其客戶進行交易,惟新客戶除外,其一般被要求預先支付款項。對於移動廣告服務、網絡視頻產品分發服務及遊戲聯運服務,主要客戶的信貸期一般介乎三個月不等。本集團致力嚴格控制其未償還應收款項,以將信貸風險降至最低。管理層會對該等結餘持有任何抵押品或其他信貸強化措施。應收賬款並不計息。

應收賬款(扣除虧損撥備)於報告期間 結束時基於發票日期的賬齡分析如下:

| | | 30 June | 31 December |
|-----------------|--------|-------------|-------------|
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | 六月三十日 | 十二月三十一日 |
| | | (Unaudited) | (Audited) |
| | | (未經審核) | (經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Within 3 months | 3個月內 | 386,266 | 377,579 |
| 3 to 12 months | 3至12個月 | 207,386 | 175,717 |
| 1 to 2 years | 1至2年 | 12,437 | 28,052 |
| | | | |
| | | 606,089 | 581,348 |

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二零二二年六月三十日 30 June 2022

13. PREPAYMENTS, DEPOSITS AND OTHER **RECEIVABLES**

13. 預付款項、按金及其他應收 款項

| | | 00 1 | Od Dagarahar |
|--|-------------|-------------|--------------|
| | | 30 June | 31 December |
| | | 2022 | 2021 |
| | | 二零二二年 | 二零二一年 |
| | | 六月三十日 | 十二月三十一日 |
| | | (Unaudited) | (Audited) |
| | | (未經審核) | (經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Prepayments | 預付款項 | 501,871 | 493,319 |
| Deposits paid | 已付按金 | 50,318 | 52,645 |
| Other receivables | 其他應收款項 | 52,439 | 43,358 |
| | | | |
| | | 604,628 | 589,322 |
| | | | |
| Less: prepayments, non-current portion | 減:預付款項非流動部分 | (42,602) | (42,675) |
| | | | |
| Current portion | 流動部分 | 562,026 | 546,647 |

None of the above assets as at 30 June 2022 and 31 December 2021 is either past due or impaired. The financial assets included in the above balances relate to receivables, for which there was no recent history of default and past due amounts.

於二零二二年六月三十日及二零二一年 十二月三十一日,上述資產概無逾期或 減值。計入上述結餘內的金融資產涉及 並無近期違約記錄及逾期款項的應收款 項。

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二零二二年六月三十日 30 June 2022

14. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

14. 現金及現金等價物以及已抵 押存款

| | | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元 |
|---|---|--|---|
| Cash and bank balances | 現金及銀行結餘 | 480,842 | 444,883 |
| Less: Restricted bank deposits: Pledged for bank loans (note 16) Bank deposits frozen for litigation | 減:受限制銀行存款: 就銀行貸款抵押 (附註16) 因訴訟凍結的 銀行存款 | (43,732) | (42,096) (1,685) |
| Cash and cash equivalents | 現金及現金等價物 | 437,110 | 401,102 |
| Denominated in: - RMB - USD - HKD | 以下列貨幣計值: -人民幣 -美元 -港元 | 383,389 27,232 26,489 | 347,897 27,331 25,874 |
| | | 437,110 | 401,102 |

RMB is not freely convertible into other currencies. However, under Mainland China's prevailing rules and regulations over foreign exchange, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of between three months and one year depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

人民幣無法自由轉換為其他貨幣。然 而,根據中國大陸針對外匯的現行規則 及法規,本集團可通過獲授權開展外匯 業務的銀行將人民幣兑換為其他貨幣。

銀行現金按基於每日銀行存款利率的浮動利率計息。短期定期存款視乎本集團 之實時現金需要,其期限介乎三個月至 一年期間不等,按其相應之短期定期存 款利率計息。銀行結餘乃存放於聲譽卓 著且近期並無違約記錄的銀行內。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

15. ACCOUNTS PAYABLE

An aged analysis of the Group's accounts payable at the end of the reporting period, based on the invoice date, is as follows:

15. 應付賬款

本集團的應付賬款於報告期間結束時基 於發票日期作出的賬齡分析如下:

| | | 30 June 2022 | 31 December 2021 |
|--------------------------|----------|-----------------|---------------------|
| | | 二零二二年 | 二零二一年 |
| | | 六月三十日 | 十二月三十一日 |
| | | (Unaudited) | (Audited) |
| | | (未經審核) | (經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Within 1 year | 1年內 | 45,226 | 45,579 |
| 1 to 2 years | 1至2年 | 1,656 | 2,348 |
| More than 2 years (Note) | 2年以上(附註) | 27,557 | 26,403 |
| | | | |
| | | 74,439 | 74,330 |

The accounts payable are non-interest-bearing and are normally settled on terms of 60 to 90 days.

Note: The balance derived from an amount of approximately RMB20,965,000 which was under legal proceeding in relations to the business dispute between the Group and an independent third party.

應付賬款不計息,並一般於為期60至 90日內結算。

附註:該結餘來自就本集團與一名獨立第三 方的業務糾紛而進行的法律程序的所 涉金額約人民幣20,965,000元。

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二零二二年六月三十日 30 June 2022

16. INTEREST-BEARING BANK BORROWINGS

Details of the Group's interest-bearing bank borrowings as at 30 June 2022 and 31 December 2021 are as follows:

16. 計息銀行借款

本集團於二零二二年六月三十日及二零 二一年十二月三十一日的計息銀行借款 的詳情如下:

| | | | s at 30 June 2022 零二二年六月三十日 | |
|-----------------------------------|--------------------|-----------------------|--------------------------------|---------------|
| | | | マーーサハガニーロ | |
| | | Effective contractual | | |
| | | interest rate | | |
| | | (%) | Maturity | RMB'000 |
| | | (70) | Waturity | (Unaudited) |
| | | 實際訂約利率 | | (Orladanted) |
| | | (%) | 到期日 | 人民幣千元 |
| | | (1-5) | | (未經審核) |
| | | | | |
| Current | 即期 | | | |
| Bank loans - secured | 銀行貸款-有抵押 | 3.050-4.350 | 2022-2023 | 41,000 |
| | | | 二零二二年至 | • |
| | | | 二零二三年 | |
| - unsecured | -無抵押 | 3.700-4.500 | 2022-2023 | 153,832 |
| | | | 二零二二年至 | |
| | | | 二零二三年 | |
| | | | | |
| | | | | 194,832 |
| | | Λεα | t 31 December 2021 | |
| | | | 二一年十二月三十一 | B |
| | | Effective | | · · |
| | | contractual | | |
| | | interest rate | | |
| | | (%) | Maturity | RMB'000 |
| | | (, , | ··· | (Audited) |
| | | 實際訂約利率 | | (12.2.1.2.2) |
| | | (%) | 到期日 | 人民幣千元 |
| | | | | (經審核) |
| | | | | |
| Current | 即期 | | | |
| | 祖行登勒 有抵押 | 3.050-4.350 | 2022 | 30,000 |
| Bank loans - secured | 銀行貸款-有抵押 | 0.000000 | | |
| Bank loans - secured | 郵1] 貝 級一有抵押 | | 二零二二年 | |
| | | | | |
| Bank loans – secured – unsecured | · 無抵押 | 3.850-5.000 | 二零二二年 2022 二零二二年 | 141,647 |

171,647

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二零二二年六月三十日 30 June 2022

16. INTEREST-BEARING BANK BORROWINGS 16. 計息銀行借款(續) (continued)

| | | 30 June 2022 | 31 December 2021 |
|------------------------------|----------|-----------------|------------------|
| | | 二零二二年 | 二零二一年 |
| | | 六月三十日 | 十二月三十一日 |
| | | (Unaudited) | (Audited) |
| | | (未經審核) | (經審核) |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Analysed into: | 歸為: | | |
| Bank loans repayable: | 應償還銀行貸款: | | |
| Within one year or on demand | 一年內或按要求 | 194,832 | 171,647 |
| | | | |
| | | 194,832 | 171,647 |

Notes:

- (a) As at 31 December 2021, the Group's bank loans of
 - (i) RMB30,000,000 was secured by pledged deposits of RMB30,000,000 and US\$1,897,000 (equivalent to approximately RMB12,096,000) provided by a subsidiary of the Company, Wanka Holdings Limited ("Wanka Holdings");
 - (ii) RMB5,000,000 was guaranteed by Mr. GAO Dinan ("Mr. Gao") (Mr. Gao is an executive director of the Company), a subsidiary of the Company, Huanju Times Culture Media (Beijing) Co., Ltd. ("Huanju Times") and an independent third party, Beijing Zhongguancun Sci-tech Financing Guaranty Co., Ltd., which was counter guaranteed by Mr. Gao and a subsidiary of the Company, Huanju Times;
 - (iii) RMB39,000,000 was guaranteed by Mr. Gao and a subsidiary of the Company, Wanka Huanju Culture Media (Beijing) Co., Ltd. ("Wanka Huanju");
 - (iv) RMB90,000,000 was guaranteed by Mr. Gao and the Company; and
 - (v) RMB5,000,000 was guaranteed by Mr. Gao, and a subsidiary of the Company, Huanju Times.

附註:

- (a) 於二零二一年十二月三十一日,本集 團的銀行貸款中
 - (i) 人民幣30,000,000元由本公司附屬公司玩咖控股有限公司(「玩咖控股」)提供已抵押存款人民幣30,000,000元及1,897,000美元(相當於約人民幣12,096,000元)提供擔保:
 - (ii) 人民幣5,000,000元由高弟男 先生(「高先生」)(高先生為本 公司執行董事)、本公司附屬 公司歡聚時代文化傳媒(北京) 有限公司(「歡聚時代」)及一 名獨立第三方北京中關村科技 融資擔保有限公司提供擔保, 由高先生及本公司附屬公司歡 聚時代提供連帶責任保證及擔 保:
 - (iii) 人民幣39,000,000元由高先生 及本公司附屬公司玩咖歡聚文 化傳媒(北京)有限公司(「玩咖 歡聚」)提供擔保;
 - (iv) 人民幣90,000,000元由高先生 及本公司提供擔保;及
 - (v) 人民幣5,000,000元由高先生 及本公司附屬公司歡聚時代提 供擔保。

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二零二二年六月三十日 30 June 2022

16. INTEREST-BEARING BANK BORROWINGS (continued)

Notes: (continued)

- (b) As at 30 June 2022, the Group's bank loans of
 - (i) RMB41,000,000 was secured by pledged deposits of RMB31,597,000 and US\$1,808,000 (equivalent to approximately RMB12,135,000) provided by two subsidiaries of the Company, namely, Wanka Holdings and Wanka Huanju;
 - (ii) RMB70,000,000 was guaranteed by Mr. Gao and a subsidiary of the Company, Wanka Huanju;
 - (iii) RMB90,000,000 was guaranteed by Mr. Gao and the Company; and
 - (iv) RMB5,000,000 was guaranteed by Mr. Gao and a subsidiary of the Company, Huanju Times.

16. 計息銀行借款(續)

附註:(續)

- (b) 於二零二二年六月三十日,本集團的 銀行貸款中
 - (i) 人民幣41,000,000元由本公司兩間附屬公司玩咖控股及玩咖歡聚提供已抵押存款人民幣31,597,000元及1,808,000美元(相當於約人民幣12,135,000元)提供擔保:
 - (ii) 人民幣70,000,000元由高先生 及本公司一間附屬公司玩咖歡 聚擔保:
 - (iii) 人民幣90,000,000元由高先生 及本公司擔保;及
 - (iv) 人民幣5,000,000元由高先生 及本公司一間附屬公司歡聚時 代擔保。

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二零二二年六月三十日 30 June 2022

17. SHARE CAPITAL

17. 股本

| | | | Issued 已發行 | | | |
|----------------------------------|-------------------|-------------|-----------------|----------|-----------|----------|
| | | | Total par Total | | | |
| | | Authorised | Number of | value of | Number of | value of |
| | | number of | ordinary | ordinary | treasury | treasury |
| | | shares | shares | shares | shares | shares |
| | | 法定股份數目 | 普通股數目 | 普通股總面值 | 庫存股數目 | 庫存股總面值 |
| | | '000 | '000 | RMB | '000 | RMB |
| | | 千股 | 千股 | 人民幣元 | 千股 | 人民幣元 |
| | | | | | | |
| At 31 December 2021 (audited) | 於二零二一年 十二月三十一日 | | | | | |
| | (經審核) | 250,000,000 | 1,427,695 | 1,029 | 57,968 | 74 |
| | | | | | | |
| At 30 June | 於二零二二年 | | | | | |
| 2022 (unaudited) | 六月三十日 | | | | | |
| | (未經審核) | 250,000,000 | 1,441,021 | 1,049 | 84,722 | 114 |

A summary of the movements in the Company's share capital was as follows:

本公司股本的變動概述如下:

| | | Number of | | | |
|--|--------------------------------|------------------------------|--|---|---|
| | | ordinary | Issued | Share | |
| | | shares in issue 已發行 | capital | premium | Total |
| | | 普通股數目 | 已發行股本 (Unaudited) (未經審核) RMB'000 人民幣千元 | 股份溢價 (Unaudited) (未經審核) RMB'000 人民幣千元 | 總計 (Unaudited) (未經審核) RMB'000 人民幣千元 |
| At 1 January 2021 (audited) Issue of new shares (note (a)) | 於二零二一年一月一日(經審核) 發行新股(附註(a)) | 1,274,481,117 135,000,000 | 1 _* | 1,642,834 156,635 | 1,642,835 156,635 |
| At 30 June 2021 (unaudited) | 於二零二一年六月三十日 (未經審核) | 1,409,481,117 | 1 | 1,799,469 | 1,799,470 |
| At 1 January 2022 (audited) Vested restricted share units | 於二零二二年一月一日(經審核)轉讓予僱員的已歸屬受限制 | 1,427,695,117 | 1 | 1,809,951 | 1,809,952 |
| transferred to employees (note (b)) | 股份單位 (附註(b)) | 13,325,958 | _* | 8,992 | 8,992 |
| At 30 June 2022 (unaudited) | 於二零二二年六月三十日 (未經審核) | 1,441,021,075& | 1 | 1,818,943 | 1,818,944 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

17. SHARE CAPITAL (continued)

Notes:

- (a) On 1 March 2021, the Company completed the placing of 135,000,000 new ordinary shares in the share capital of the Company with a par value of US\$0.0000002 (the "Share(s)") at the placing price of HK\$1.45 per Share (the "Placing"). For further details of the Placing, please refer to the related announcements of the Company dated 21 February 2021 and 1 Mach 2021.
- (b) Certain employees of the Group exercised vested restricted share units during the six months ended 30 June 2022. 13,325,958 issued shares underlying the restricted share units exercised were transferred to such employees which the Company had allotted and issued to the trustee as fully paid up shares.
- * The amount is less than RMB1,000.
- Excluding 19,198,275 and 65,524,000 shares held by Wanka Alliance Limited and Wanka Legend Limited, respectively, as at 30 June 2022.

17. 股本(續)

附註:

- (a) 於二零二一年三月一日,本公司完成配售本公司股本中面值0.00000002美元的135,000,000股新普通股(「股份」),配售價為每股股份1.45港元(「配售事項」)。有關配售事項的進一步詳情,請參閱本公司日期為二零二一年二月二十一日及二零二一年三月一日的相關公告。
- (b) 截至二零二二年六月三十日止六個月,本集團若干僱員行使已歸屬之受限制股份單位。已行使的受限制股份單位涉及的13,325,958股已發行股份已轉讓予本公司向受託人配發及發行並列作繳足股份的該等僱員。
- * 金額不足人民幣1,000元。
- * 不包括Wanka Alliance Limited及 Wanka Legend Limited於二零二二年 六月三十日分別持有的19,198,275股及65,524,000股股份。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

18. SHARE-BASED PAYMENTS

2016 Share Incentive Scheme

The Group adopted the share incentive plan on 31 March 2016 ("2016 Share Incentive Scheme"), under which employees render service as consideration for equity instruments (restricted share units ("RSU(s)") and options) of the Company.

The Company operates the 2016 Share Incentive Scheme for the purpose of providing incentives and rewards to eligible participants. Eligible participants of the 2016 Share Incentive Scheme include the Company's directors and certain employees of the Group. The 2016 Share Incentive Scheme became effective on 31 March 2016 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date. On 24 May 2018, the 2016 Share Incentive Scheme was amended and a restricted share plan was made effect and such restricted share plan became effective from the date when the 2016 Share Incentive Scheme was adopted, that is 31 March 2016 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

As at 30 June 2022, 13,203,676 (31 December 2021: 18,079,202) RSUs were vested and exercisable under the 2016 Share Incentive Scheme.

The fair value of the services received in exchange for the grant of the equity instruments (RSUs) is recognised as an expense on the consolidated statement of profit or loss with an increase in equity.

The Company has reserved 62,500,000 shares under the 2016 Share Incentive Scheme and had 19,198,275 RSUs outstanding as at 30 June 2022 under the 2016 Share Incentive Scheme. The exercise in full of the outstanding RSUs would, under the present capital structure of the Company, result in a transfer of 62,500,000 ordinary shares of the Company from Wanka Alliance Limited to the employees of the Group.

18. 以股份為基礎的付款

二零一六年股份激勵計劃

本集團於二零一六年三月三十一日採納股份激勵計劃(「二零一六年股份激勵計劃」),據此,僱員作為獲取本公司權益工具(受限制股份單位(「受限制股份單位」)及購股權)的代價而提供服務。

於二零二二年六月三十日,根據二零一六年股份激勵計劃,13,203,676(二零二一年十二月三十一日:18,079,202)個受限制股份單位已獲歸屬並可行使。

為授出權益工具(受限制股份單位)而接受的服務的公平值於綜合損益表內確認為開支,增加部分於權益內確認。

本公司在二零一六年股份激勵計劃下儲備62,500,000股股份,於二零二二年六月三十日,在二零一六年股份激勵計劃下擁有19,198,275個尚未行使的受限制股份單位。悉數行使尚未行使的受限制股份單位(就本公司的現有資本架構而言)將致使本公司62,500,000股普通股由Wanka Alliance Limited轉讓予本集團僱員。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

18. SHARE-BASED PAYMENTS (continued)

2019 Share Incentive Scheme

On 29 August 2019, the Company adopted a new RSU scheme to incentivise directors, senior management and employees of the Group for their contribution to the Group, and to attract, motivate and retain skilled and experienced personnel to strive for the future development and expansion of the Group by providing them with the opportunity to own equity interests of the Company (the "2019 Share Incentive Scheme").

Subject to early termination by the board of the Company, the 2019 Share Incentive Scheme shall be valid and effective for 10 years from 29 August 2019. The board of the Company can determine the vesting criteria, conditions and the schedule when the RSUs will yest.

As at 30 June 2022, 2,523,000 (31 December 2021: 2,523,000) RSUs were vested and exercisable under the 2019 Share Incentive Scheme.

The fair value of the services received in exchange for the grant of the equity instruments (RSUs) is recognised as an expense on the consolidated statement of profit or loss with an increase in equity.

The Company has reserved 91,738,000 shares under the 2019 Share Incentive Scheme and had 65,248,000 RSUs outstanding as at 30 June 2022 under the 2019 Share Incentive Scheme. The exercise in full of the outstanding RSUs would, under the present capital structure of the Company, result in a transfer of 91,738,000 ordinary shares of the Company from Wanka Legend Limited to the employees of the Group.

18. 以股份為基礎的付款(續)

二零一九年股份激勵計劃

於二零一九年八月二十九日,本公司採納新的受限制股份單位計劃,透過向本集團董事、高級管理層及僱員提供擁有本公司股權的機會,獎勵彼等為本集團作出的貢獻,吸引、激勵及挽留技術熟練與經驗豐富的人員為本集團的未來發展及擴張而努力(「二零一九年股份激勵計劃」)。

除非本公司董事會提前終止,否則二零 一九年股份激勵計劃將自二零一九年八 月二十九日起計十年期間有效。本公司 董事會可決定受限制股份單位的歸屬標 準、條件及時間表。

於二零二二年六月三十日,二零一九年股份激勵計劃項下有2,523,000個(二零二一年十二月三十一日:2,523,000個)受限制股份單位已獲歸屬並可行使。

為授出權益工具(受限制股份單位)而接受的服務的公平值於綜合損益表內確認為開支,增加部分於權益內確認。

本公司在二零一九年股份激勵計劃下儲備91,738,000股股份,於二零二二年六月三十日,在二零一九年股份激勵計劃下擁有65,248,000個尚未行使的受限制股份單位。悉數行使尚未行使的受限制股份單位(就本公司的現有資本架構而言)將致使本公司91,738,000股普通股由Wanka Legend Limited轉讓予本集團僱員。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

18. SHARE-BASED PAYMENTS (continued)

Post-IPO Share Option Scheme

On 3 November 2018, the Company adopted the post-IPO share option scheme to attract, retain and motivate employees, directors and other participants, and to provide a means of compensating them through the grant of options for their contribution to the growth and profits of the Group, and to allow such employees, directors and other persons to participate in the growth and profitability of the Group (the "Post-IPO Share Option Scheme").

The Post-IPO Share Option Scheme will remain in force for a period of 10 years from 3 November 2018 and the options granted have a 10-year exercise period. The options may be vested over such period(s) as determined by the board of the Company in its absolute discretion subject to compliance with the requirements under any applicable laws, regulations or rules.

No share options have been granted or agreed to be granted under the Post-IPO Share Option Scheme during the six months ended 30 June 2022 (six months ended 30 June 2021: Nil).

19. ACQUISITION OF BUSINESS

On 1 April 2022, the Group acquired entire equity interests of Zhonghe Channels Management Co., Ltd. (中和渠道管理有 限公司) ("Zhonghe") for consideration of RMB5,560,000 (the "Acquisition"). Zhonghe is principally engaged in providing information technology development and related services to the financial institutions. In completing the Acquisition, the Group will quickly capture new business opportunities presented in the financial technology industry. The acquisition has been accounted for as acquisition of business using the acquisition method.

The purchase price has been allocated based on the estimated fair value of net assets acquired and liabilities assumed at the date of the acquisition.

18. 以股份為基礎的付款(續)

首次公開發售後購股權計劃

於二零一八年十一月三日,本公司採納 首次公開發售後購股權計劃(「首次公 開發售後購股權計劃」),以吸引、挽留 及激勵僱員、董事及其他參與者,並透 過授出購股權酬謝彼等對本集團發展及 溢利所作出的貢獻,以及今該等僱員、 董事及其他人士參與本集團發展及盈 利。

首次公開發售後購股權計劃將於二零一 八年十一月三日起計十年內有效,及已 授出購股權行使期為十年。購股權可於 本公司董事會全權酌情釐定的期間歸 屬,惟須遵守任何適用法律、規例或法 規的規定。

截至二零二二年六月三十日止六個月, 概無根據首次公開發售後購股權計劃授 出或同意授出購股權(截至二零二一年 六月三十日止六個月:無)。

19. 業務收購

於2022年4月1日,本集團以代價人 民幣5,560,000元收購中和渠道管理有 限公司(「中和」)的全部股權(「收購事 項」)。中和主要面向金融機構從事提供 資訊科技開發及相關服務。完成收購事 項後,本集團將迅速獲得金融科技產業 領域中新的商業機會。收購事項已使用 收購法入賬為業務收購。

購買價已根據收購日期收購資產淨值及 所承擔負債的估計公平值進行分配。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

19. ACQUISITION OF BUSINESS (continued)

Details of the fair value of identifiable assets and liabilities, purchase consideration and goodwill recognised are as

19. 業務收購(續)

可識別資產及負債的初步公平值、購買 代價及所確認商譽的詳情如下:

| | | Fair value |
|---|--|--|
| | | 公平值 |
| | | (Unaudited) |
| | | (未經審核) |
| | | RMB'000 |
| | | 人民幣千元 |
| Cash and cash equivalents | 現金及現金等價物 | 2,976 |
| Accounts receivable | 應收賬款 | 19,403 |
| Prepayments, deposits and other receivables | 預付款項、按金及其他應收款項 | 2,969 |
| Property, plant and equipment | 物業、廠房及設備 | 86 |
| Other intangible assets | 其他無形資產 | 6,755 |
| Deferred tax liabilities | 遞延税項負債 | (1,677) |
| Accounts payable | 應付賬款 | (30,667) |
| Other payables and accruals | 其他應付款項及應計費用 | (707) |
| 1 7 | | |
| Net liabilities acquired | 收購負債淨值 | (862) |
| | 收購負債淨值 | |
| | 收購負債淨值 | (Unaudited) |
| | 收購負債淨值 | (Unaudited) (未經審核) |
| | 收購負債淨值 | (Unaudited) |
| Net liabilities acquired | | (未經審核) RMB'000 人民幣千元 |
| Net liabilities acquired Cash consideration paid | 已付現金代價 | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 |
| Net liabilities acquired | | (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Net liabilities acquired Cash consideration paid | 已付現金代價 | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 |
| Net liabilities acquired Cash consideration paid Add: Fair value of net liabilities acquired Goodwill | 已付現金代價 加:收購負債淨值的公平值 商譽 | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 862 |
| Net liabilities acquired Cash consideration paid Add: Fair value of net liabilities acquired | 已付現金代價 加:收購負債淨值的公平值 商譽 | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 862 |
| Net liabilities acquired Cash consideration paid Add: Fair value of net liabilities acquired Goodwill | 已付現金代價加: 收購負債淨值的公平值 商譽 ry: 收購一間附屬公司產生的 | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 862 6,422 |
| Net liabilities acquired Cash consideration paid Add: Fair value of net liabilities acquired Goodwill Net cash outflow arising on acquisition of a subsidia | 已付現金代價加:收購負債淨值的公平值 商譽 ry: 收購一間附屬公司產生的 現金流出淨額: | (Unaudited) (未經審核) RMB'000 人民幣千元 5,560 862 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

19. ACQUISITION OF BUSINESS (continued)

Acquisition-related costs amounting to RMB61,000 are excluded from the consideration transferred and have been recognised as an expense in the current period, within the administrative expenses in the interim condensed consolidated statement of profit or loss.

The fair value of accounts receivables and other receivables at the date of acquisition amounted to RMB19,403,000 and RMB1,040,000, respectively. The gross contractual amounts of those accounts receivables and other receivables acquired amounted to RMB19,403,000 and RMB1,040,000, respectively, at the date of acquisition. The best estimate at acquisition date of the contractual cash flows not expected to be collected was nil.

Goodwill arose in the acquisition of Zhonghe because the cost of the combination included a control premium. In addition, the consideration paid for the combination effectively included amounts in relation to the benefit of expected synergies, revenue growth and future market development. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for the identifiable intangible assets.

None of the goodwill arising on the acquisition is expected to be deductible for tax purposes.

Included in the profit for the period is RMB2,174,000 attributable to the additional business generated by Zhonghe. Revenue for the period includes RMB10,476,000 generated from Zhonghe.

19. 業務收購(續)

人民幣61,000元與收購相關的成本已 從已轉讓的代價中扣除,並已於本期間 的中期簡明綜合損益表的行政開支中確 認為一項開支。

於收購日期的應收賬款及其他應收款項的公平值分別為人民幣19,403,000元及人民幣1,040,000元。於收購日期,收購該等應收賬款及其他應收款項的總合約金額分別為人民幣19,403,000元及人民幣1,040,000元。於收購日期對預計不會收取的合約現金流量的最佳估計為零。

收購中和因合併成本包括一項控制溢價 而產生商譽。此外,就合併所實際支付 的代價包括與預期協同效應、收益增長 及未來市場發展有關的金額。該等利益 並無自商譽獨立確認,因為彼等並不符 合可識別無形資產的確認標準。

已確認的商譽預期將無法就所得税目的 而作扣減。

期內溢利包括人民幣2,174,000元,歸因於中和產生的額外業務。期內收益包括中和產生的人民幣10,476,000元。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

19. ACQUISITION OF BUSINESS (continued)

Had the acquisition been completed on 1 January 2022, revenue for the current period of the Group would have been RMB1,202,758,000, and profit for the current period of the Group would have been RMB58,056,000. The proforma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1 January 2022, nor is it intended to be a projection of future results.

In determining the 'pro-forma' revenue and profit of the Group had Zhonghe been acquired at the beginning of the current period, the directors calculated amortization of intangible assets acquired on the basis of the fair values arising in the initial accounting for the business combination rather than the carrying amounts recognised in the pre-acquisition financial statements.

20. CONTINGENT LIABILITIES

At the end of the reporting period, the Group did not have any significant contingent liabilities (31 December 2021: Nil).

21. PLEDGE OF ASSETS

Details of the Group's assets pledged for the Group's bank loans are included in notes 14 and 16 to the financial statements.

22. CAPITAL COMMITMENTS

At the end of the reporting period, the Group did not have any significant capital commitments (31 December 2021: Nil).

19. 業務收購(續)

倘收購於2022年1月1日完成,本集團期內收益將為人民幣1,202,758,000元,本集團期內溢利將為人民幣58,056,000元。備考資料僅供説明用途,未必反映本集團於2022年1月1日完成收購後所實際錄得的收益及經營業績,亦不擬作為未來業績的預測。

於釐定本集團的「備考」收益及溢利時 (假設中和已於本期初被收購),董事已 根據就業務合併採用初步會計處理所產 生的公平值(而非根據收購前財務報表 中已確認的賬面值)計量已收購無形資 產攤銷。

20. 或然負債

於報告期末,本集團並無任何重大或 然負債(二零二一年十二月三十一日: 無)。

21. 資產抵押

本集團就本集團銀行貸款抵押的資產詳 情載於財務報表附註14及16。

22. 資本承擔

於報告期末,本集團並無任何重大資本承擔(二零二一年十二月三十一日:無)。

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

23. RELATED PARTY TRANSACTIONS

(a) There were no related party transactions during the six months ended 30 June 2022 and 2021 except the details stated below.

As disclosed in note 16 to the interim condensed consolidated financial statements, during the six months ended 30 June 2022, the Group's bank loans of RMB165,000,000 were guaranteed by Mr. Gao.

During the six months ended 30 June 2021, the Group's bank loans of (i) RMB75,000,000 were guaranteed by Mr. Gao and Mr. ZHENG Wei, a non-executive director of the Company; (ii) RMB52,000,000 were guaranteed by Mr. Gao; and (iii) RMB5,000,000 were guaranteed by Mr. Gao and his spouse.

(b) Compensation of key management personnel of the Group

23. 關聯方交易

(a) 除下文載述詳情外,於截至二零 二二年及二零二一年六月三十日 止六個月並無關聯方交易。

> 誠如中期簡明綜合財務報表附註 16所披露,於截至二零二二年六 月三十日止六個月,本集團的銀 行貸款人民幣165,000,000元由 高先生擔保。

> 於截至二零二一年六月三十日 止六個月,本集團銀行貸款(i)人 民幣75,000,000元由高先生及 鄭煒先生(本公司一名非執行董 事)擔保;(ii)人民幣52,000,000 元由高先生擔保;及(iii)人民幣 5,000,000元由高先生及其配偶 擔保。

(b) 本集團主要管理人員的薪酬

| | | For the six months ended 30 June 截至六月三十日止六個月 | |
|---|--------------------|---|---|
| | | 2022 二零二二年 | 2021 二零二一年 |
| | | (Unaudited) (未經審核) RMB'000 人民幣千元 | (Unaudited) (未經審核) RMB'000 人民幣千元 |
| Short-term employee benefits Pension scheme contributions | 短期僱員福利 退休金計劃供款 | 2,791 132 | 3,750 153 |
| Total compensation paid to key management personnel | 向主要管理人員支付的 薪酬總額 | 2,923 | 3,903 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

24. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS**

The carrying amounts and fair values of the Group's financial instruments not measured at fair value at the end of the reporting period, other than those with carrying amounts that reasonably approximate to fair values largely due to the short term maturities of these instruments, are as follows:

24. 金融工具的公平值及公平值 層級

本集團並非按報告期末之公平值計量的 金融工具(因到期期限較短而賬面值與 公平值合理相若的工具除外)的賬面值 及公平值如下:

Financial liabilities 金融負債

| | | 亚際 只 頂 | |
|---|----------------------------|--|---|
| | | Carrying 賬 正 | |
| | | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元 |
| Financial liabilities included in other payables | 計入其他應付款項的 金融負債 | | |
| - current portion | 一即期部分 | 500 | 500 |
| | | 500 | 500 |
| | | Fair v | alues |
| | | 公 | 平值 |
| | | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 人民幣千元 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 人民幣千元 |
| Financial liabilities included in other payables – current portion | 計入其他應付款項的 金融負債 一即期部分 | 30 June 2022 二零二二年 六月三十日 (Unaudited) (未經審核) RMB'000 | 31 December 2021 二零二一年 十二月三十一日 (Audited) (經審核) RMB'000 |

中期簡明綜合財務報表附註

二零二二年六月三十日 30 June 2022

24. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (continued)

Management has assessed that the fair values of pledged deposits, cash and cash equivalents, accounts receivable, accounts payable, financial assets included in prepayments, other receivables and other assets, financial liabilities included in other payables and accruals and interest-bearing bank borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's finance department is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

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

The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of financial liabilities included in other payables have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities (level 2).

There were no assets and liabilities measured at fair value as at 30 June 2022 and 31 December 2021.

25. APPROVAL OF THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL INFORMATION

The unaudited interim condensed consolidated financial information was approved and authorised for issue by the board of directors on 26 August 2022.

24. 金融工具的公平值及公平值 層級(續)

管理層在評估後認為,已抵押存款、現 金及現金等價物、應收賬款、應付賬 款、計入預付款項、其他應收款項及其 他資產的金融資產、計入其他應付款項 及應計費用的金融負債及計息銀行借款 的公平值主要因該等工具的到期期限較 短而與其賬面值相若。

本集團的財務部門負責制定金融工具公 平值計量的政策及程序。於各報告日 期,財務部門均會分析金融工具的價值 變動,並確定估值時所用的重大輸入數 據。估值已經首席財務官審閱及批准。

金融資產及負債的公平值按自願雙方當 前交易(強制或清算銷售除外)中該工 具可換取的金額入賬。

估計公平值時已採用下列方法及假設:

計入其他應付款項的金融負債的非即期 部分的公平值乃通過使用具有類似條 款、信貸風險及剩餘期限的工具(第二 層級)目前適用的比率貼現預期未來現 金流量而計算得出。

於二零二二年六月三十日及二零二一年 十二月三十一日,並無以公平值計量的 資產及負債。

25. 批准未經審核中期簡明綜合 財務資料

於二零二二年八月二十六日,董事會已 批准並授權刊發未經審核中期簡明綜合 財務資料。



「本公司」





"associate(s)" has the meaning ascribed to it under the Listing Rules 「聯繫人」 指 具有上市規則賦予該詞的涵義 "Audit Committee" the audit committee of the Company 「審核委員會」 指 本公司審核委員會 "Auditor" BDO Limited, the auditor of the Company 「核數師」 指 本公司核數師香港立信德豪會計師事務所有限公司 "Beijing Jinchi" Beijing Jinchi Guangxin Technology Co., Ltd. (北京金池廣信科技股份有 限公司), a company incorporated under the laws of the PRC with limited liability on 13 May 2009, which holds 49% of the equity interests in Shanghai ChiLe 「北京金池」 指 北京金池廣信科技股份有限公司,一家於二零零九年五月十三日根據中國法 律註冊成立的有限公司,持有上海池樂 49% 股權 "Board" or the board of directors of our Company "Board of Directors" 「董事會 | 指 本公司董事會 "CG Code" the Corporate Governance Code set out in Appendix 14 to the Listing Rules 「企業管治守則」 指 上市規則附錄十四所載的企業管治守則 "China" or "PRC" the People's Republic of China and, except where the context requires and only for the purpose of this annual report, references in this annual report to the PRC or China do not include Taiwan, Hong Kong or Macau 「中國」 指 中華人民共和國,除文義另有所指及僅就本年報而言,本年報內所指的中國 並不包括台灣、香港或澳門 "Company", "our Company", Wanka Online Inc. (萬咖壹聯有限公司*), an exempted company with "the Company" limited liability incorporated under the laws of the Cayman Islands on 7 November 2014 and the Shares of which are listed on the Main Board of

the Stock Exchange (stock code: 1762)

份代號:1762)

Wanka Online Inc. (萬咖壹聯有限公司*),一家於二零一四年十一月七日根據開曼群島法律註冊成立的獲豁免有限公司,其股份於聯交所主板上市(股

指

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二零二二年六月三十日 30 June 2022





"Consolidated Affiliated Entities" 「合併聯屬實體」 the entity we control through the Contractual Arrangements, namely Shanghai ChiLe and Huanju Times, and their respective subsidiaries 我們透過合約安排控制的實體,即上海池樂及歡聚時代,及其各自附屬公司

"Contractual Arrangements"

the series of contractual arrangements entered into by, among others Shanghai ChiLe and Huanju Times, our Consolidated Affiliated Entities and its shareholders, details of which are described in the section headed "Report of the Directors – Connected Transactions – Contractual Arrangements" of the 2021 annual report of the Company

「合約安排」

指由(其中包括)上海池樂及歡聚時代(我們的合併聯屬實體及其股東)訂立的一系列合約安排,有關詳情載述於本公司二零二一年年報「董事會報告-關連交易-合約安排」一節

"Controlling Shareholders"

has the meaning ascribed to it under the Listing Rules and, in the context of this annual report, refers to Mr. Gao, Mr. Zheng, Wanka Media Limited and Countryside Tech Inc.

「控股股東」

指 具有上市規則賦予該詞的涵義及,於本年報,乃指高先生、鄭先生、Wanka Media Limited 及 Countryside Tech Inc.

"Director(s)"

the director(s) of our Company

「董事」 指 本公司董事

指

"Group", "our Group", "the Group", "we", "us", or "our" the Company, its subsidiaries and the Consolidated Affiliated Entities (the financial results of which have been consolidated and accounted for as a subsidiary of our Company by virtue of the Contractual Arrangements) from time to time

「本集團」或「我們」

本公司,其不時之附屬公司及合併聯屬實體(其財務業績已因合約安排綜合入賬列作本公司附屬公司)

"HKFRS"

Hong Kong Financial Reporting Standards

「香港財務報告準則」

指 香港財務報告準則

"Hong Kong" 「香港」 the Hong Kong Special Administrative Region of the PRC

指 中國香港特別行政區

指

"Hong Kong dollars" or "HK dollars" or "HK\$"

Hong Kong dollars, the lawful currency of Hong Kong

「港元」

指 港元,香港法定貨幣



「提名委員會」

指

本公司提名委員會





| "Huanju Times" 「歡聚時代」 | 指 | Huanju Shidai Culture Media (Beijing) Co., Ltd. (歡聚時代文化傳媒(北京)有限公司), a company established in the PRC on March 7, 2014, owned by Mr. Gao and Mr. Zheng as to 72% and 28% of its share capital, respectively 歡聚時代文化傳媒(北京)有限公司,一家於二零一四年三月七日在中國成立 |
|--------------------------|-----|---|
| | | 的公司,高先生及鄭先生分別擁有其 72%及 28%股本 |
| "Listing Rules" | | the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (as amended from time to time) |
| 「上市規則」 | 指 | 香港聯合交易所有限公司《證券上市規則》(經不時修訂) |
| "Main Board" | | the stock exchange (excluding the option market) operated by the Stock Exchange which is independent from and operates in parallel with the Growth Enterprise Market of the Stock Exchange |
| 「主板」 | 指 | 聯交所運營的證券交易所(不包括期權市場),獨立於聯交所 GEM 並與其並行運作 |
| "МНА" | | Mobile Hardcore Alliance, a network of seven Android smartphone manufacturers in China, namely Huawei, OPPO, vivo, Coolpad, Lenovo, Meizu and nubia |
| 「硬核聯盟」 | 指 | 硬核聯盟,為中國七家安卓智能手機製造商網絡,即華為、OPPO、vivo、 酷派、聯想、魅族及努比亞 |
| "Model Code" | | the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules |
| 「標準守則」 | 指 | 上市規則附錄十所載《上市發行人董事進行證券交易的標準守則》 |
| "Mr. Gao" | | Mr. GAO Dinan (高弟男), our chairman of the Board, executive Director, chief executive officer and one of our Controlling Shareholders |
| 「高先生」 | 指 | 高弟男先生,我們的董事會主席、執行董事、首席執行官及我們的其中一名 控股股東 |
| "Mr. Zheng" | | Mr. ZHENG Wei (鄭煒), our non-executive Director and one of our Controlling Shareholders |
| 「鄭先生」 | 指 | 鄭煒先生,我們的非執行董事及我們的其中一名控股股東 |
| "Nomination Committee" | 112 | nomination committee of the Company |

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二零二二年六月三十日 30 June 2022





"Post-IPO Share Option Scheme"

the share option scheme adopted by our Company on 3 November 2018, the principal terms of which are set out in the section headed "Report of the Directors – Post-IPO Share Option Scheme" of the 2021 annual report of the Company

「首次公開發售後購股權計劃」

本公司於二零一八年十一月三日採納的購股權計劃,其主要條款載述於本公司二零二一年年報「董事會報告一首次公開發售後購股權計劃」一節

"Prospectus"

the prospectus of the Company dated 11 December 2018 relating to its initial public offering

「招股章程」

指 本公司日期為二零一八年十二月十一日有關其首次公開發售的招股章程

"Quick App(s)"

mobile apps that allow instant usage without having to visit any app store or download anything, and are easier to develop than traditional mobile apps

「快應用」

指 允許即時使用的移動應用程序,無需訪問任何應用商店或下載任何內容,且 比傳統移動應用程序更易於開發

"Reporting Period" 「報告期」

the six months ended 30 June 2022 指 截至二零二二年六月三十日止六個月

"RMB"

Renminbi, the lawful currency of PRC

「**人民幣**」 指 人民幣,中國法定貨幣

指

"RSU(s)"

restricted share units granted pursuant to the 2016 Share Incentive Scheme

「受限制股份單位」

指 根據二零一六年股份激勵計劃授出的受限制股份單位

"SFO"

the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time

「證券及期貨條例」

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)

"Shanghai ChiLe"

Shanghai Chile Information Technology Co., Ltd. (上海池樂信息科技有限公司), a company incorporated under the laws of the PRC with limited liability on 18 June 2014, owned by Mr. Gao and Beijing JinChi as to 51.0% and 49.0% of its share capital, respectively

「上海池樂」

指 上海池樂信息科技有限公司,一家於二零一四年六月十八日根據中國法律註 冊成立的有限公司,由高先生及北京金池分別擁有其 51.0%及 49.0%股本







"Share(s)" ordinary share(s) in the share capital of our Company with a par value of

US\$0.0000002 each

「股份」 指 本公司股本中每股面值 0.0000002 美元的普通股

"Shareholder(s)" holder(s) of Share(s)

「**股東**」 指 股份持有人

"Stock Exchange" The Stock Exchange of Hong Kong Limited

「**聯交所**」 指 香港聯合交易所有限公司

"subsidiary(ies)" has the meaning ascribed to it under the Listing Rules

「附屬公司」 指 具有上市規則賦予該詞的涵義

"substantial shareholder" has the meaning ascribed to it under the Listing Rules

「主要股東」 指 具有上市規則賦予該詞的涵義

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

subject to its jurisdiction

「美國」 指 美利堅合眾國,其領土、屬地及受其司法管轄的所有地區

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

「**美元**」 指 美元,美國法定貨幣

"%" per centum 「%」 指 百分比

"2016 Share Incentive Scheme" the share incentive scheme adopted by the Company on 6 January 2016

which was amended, restated and replaced in its entirety by a restricted share unit scheme on 24 May 2018, the principal terms of which are set out in the section headed "Report of the Directors – 2016 Share Incentive

Scheme" of the 2021 annual report of the Company

「**二零一六年股份激勵計劃**」 指 本公司於二零一六年一月六日採納的股份激勵計劃,於二零一八年五月二十

四日以受限制股份單位計劃經全面修訂、重列及替換,其主要條款載於本公

司二零二一年年報「董事會報告-二零一六年股份激勵計劃」一節

"2019 Share Incentive Scheme" the share incentive scheme adopted by the Company on 29 August 2019,

the principal terms of which are set out in the section headed "Report of the Directors – 2019 Share Incentive Scheme" of the 2021 annual report

of the Company

「二零一九年股份激勵計劃」 指 本公司於二零一九年八月二十九日採納的股份激勵計劃,其主要條款載於本

公司二零二一年年報「董事會報告-二零一九年股份激勵計劃」一節

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二零二二年六月三十日 30 June 2022





The English names of the PRC entities, PRC laws or regulations, and the PRC governmental authorities referred to in this interim report are translations from their Chinese names and are for identification purposes. If there is any inconsistency, the Chinese names shall prevail.

Certain amounts and percentage figures included in this interim report have been subject to rounding adjustments. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures preceding them and figures rounded to the nearest thousand, million or billion may not be identical to figures that have been rounded differently to them. 本中期報告所載中國實體、中國法律或法規 以及中國政府機關的英文譯名均譯自中文名 稱,以供識別。如有歧義,概以中文名稱為 準。

本中期報告所載若干金額及百分比數字已約整。因此,若干表格所列總數未必等於其 上數額的算術總和,約整至最接近千、百萬 或十億的數字未必與按不同方式約整的數字 相等。

致謝

本人僅代表董事會,對本集團的管理團隊和全體員工所付出的努力以及做出的貢獻致以衷心的感謝,董事會亦萬分感激與我們攜手共行的合作夥伴、股東及利益相關者對我們一直以來的支持和肯定。我們將持續於為安卓生態下各行各業的參與者提供更優質的服務,盡最大努力為安卓生態的穩定和健康發展貢獻力量。

承董事會命 **萬咖壹聯有限公司*** *董事長* 高弟男

香港,2022年8月26日

於本公告日期,本公司董事會由以下成員組成,執行董事高弟男先生、聶鑫先生 及蔣宇女士;非執行董事鄭煒先生;及獨立非執行董事陳寶國先生、金永生先生 及余利民先生。

* 僅供識別