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Minshang Creative Technology Holdings Limited

民商創科控股有限公司

(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

> (Stock Code: 1632) (股份代號: 1632)

INTERIM RESULTS ANNOUNCEMENT FOR THE SIX MONTHS ENDED 30 SEPTEMBER 2024

截至2024年9月30日 止六個月之中期業績公告

The board (the "**Board** ") of directors (the "**Directors**") of Minshang Creative Technology Holdings Limited (the "**Company**") hereby announces the unaudited consolidated results of the Company and its subsidiaries (collectively, the "**Group** ") for the six months ended 30 September 2024 (the "**Period**"), together with the comparative figures for the corresponding period in 2023 (the "**Last Corresponding Period**"). The condensed consolidated interim financial information has not been audited, but has been reviewed by an independent practitioner and the audit committee of the Company (the "**Audit Committee**"). 民商創科控股有限公司(「本公司」)董 事(「董事」)會(「董事會」)謹此公告 本公司及其附屬公司(統稱「本集團」) 截至2024年9月30日止六個月(「本期 間」)的未經審核綜合業績,連同2023 年同期(「去年同期」)的比較數字。簡 明綜合中期財務資料未經審核,惟已 獲獨立執業會計師及本公司審核委員 會(「審核委員會」)審閱。

MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW

During the six months ended 30 September 2024 (the "**Period**"), Minshang Creative Technology Holdings Limited (the "**Company**", together with its subsidiaries, the "**Group**"), had the following principal businesses: (i) trading business; (ii) information technology ("**IT**") solution business; and is dedicated to develop (iii) renewable energy technology business.

Trading Business

During the Period, a wholly owned subsidiary, 民 商創科 (寧波) 電子商務有限公司 ("Minshang Ningbo") in the People's Republic of China (the "PRC"), positioned itself in B2B business with a focus on offering 3C electronic products, frozen foods and grain & oil products. Minshang Ningbo sourced from manufacturers or wholesalers located in the PRC and sold to distributors.

Minshang Ningbo made its procurement and sales according to market trends and needs, such as the newly released new model smartphones, and sold the products to distributors at a corresponding premium. Distributors are usually local entities which lack an extensive supplier network. Procuring related products through Minshang Ningbo would have certain advantages in terms of price and form a circulation in a large scale.

業務回顧

於截至2024年9月30日止六個月(「本 期間」),民商創科控股有限公司(「本 公司」,連同其附屬公司統稱「本集團」) 有以下主要業務:(i)貿易業務;(ii)資 訊科技(「資訊科技」)解決方案業務; 及致力發展(iii)可再生能源科技業務。

貿易業務

於本期間,位於中華人民共和國(「中 國」)的全資附屬公司民商創科(寧波) 電子商務有限公司(「民商寧波」)以 B2B業務為定位,專注於提供3C電子 產品、冷凍食品以及糧油產品。民商寧 波自位於中國的生產商或批發商採購 後向分銷商銷售。

民商寧波根據市場趨勢及需求進行採購及銷售,例如最新發佈的新型號智能手機,並按相應溢價將產品銷售予分銷商。分銷商通常為地方實體,不具廣泛的供應商網絡,通過民商寧波採購相關產品,在價格上會有一定優勢, 形成規模流通。

IT Solution Business

During the Period, the Group operates its IT solution business in the PRC through (i) 前海民 商創科數字科技 (深圳) 有限公司 ("Qianhai Minshang") and (ii) 場景萬象 (北京)科技有限 公司 ("Changjing Wanxiang").

(I) IT solution business of Qianhai Minshang

Qianhai Minshang aims to provide digital solutions for industrial upgrading and digital solutions for customer marketing to its B-end customers. Its customers include real estate developers, banks and financial institutions, and other institutions. Qianhai Minshang is primarily engaged in the following businesses: (i) providing customer acquisition solutions to banks and financial institutions, encompassing credit assessment, risk control management and operational support. By leveraging on our intelligent operational solutions, these institutions can more effectively manage their customer relationships and sales and marketing work on their retail customers. By leveraging on our intelligent risk control solutions, banks can achieve more accurate risk assessment and process automation, thereby further reducing credit risks and costs in the operation of retail banking business; (ii) offering partner marketing systems to real estate developers. By leveraging on our advanced digital technologies, we help real estate developers in effectively managing their part-time sales persons and various sales channels, motivating enthusiasm and innovation of sales persons to the utmost extent while ensuring standardized operation, expanding their online and offline sales channels, thereby improving sales efficiency and achieving targets on sales growth; and (iii) providing customized technology development services to other institutions.

資訊科技解決方案業務

於本期間,本集團透過(i)前海民商創 科數字科技(深圳)有限公司(「前海民 商」)及(ii)場景萬象(北京)科技有限公 司(「場景萬象」)於中國經營其資訊科 技解決方案業務。

(I) 前海民商的資訊科技解決方案業務

前海民商旨意向B端客戶提供數字 產業升級解決方案以及數字化客戶 營銷解決方案。其客戶涵蓋地產開 發商、銀行及金融機構以及其他機 構。前海民商的業務主要包括:向 (i) 銀行及金融機構提供獲客解決方 案,解決方案涵蓋信貸評估、風控 管理和運營支持。通過我們的智慧 營運解決方案,令其更加有效地管 理其客戶關係以及對零售客戶的銷 售和營銷工作。通過我們的智慧風 控解決方案,銀行能夠通過更準確 的風險評估和流程自動化,更好地 降低零售銀行業務運營中的信貸風 險、降低成本;(ii)地產開發商提 供合夥人營銷系統,我們採用先進 的數字化技術手段,實現對非正式 員工銷售人員及各銷售渠道的有效 管理,在保證規範運營的同時,最 大限度地調動銷售人員的積極性和 創新性,幫助地產開發商擴大其線 上和線下的銷售渠道,不僅可以提 高銷售效率,同時也能達到銷售增 長的目標;以及(iii)其他機構提供 定制化科技開發服務。

(II) IT solution business of Changjing Wanxiang

Changjing Wanxiang has been principally engaged in the provision and design of SaaS systems and IT solution services to its customers including financial institutions and merchants ranging from the retail, food and beverage, travel, lifestyle sectors, to build and improve their direct operation capabilities with their digital users through membership services.

Changjing Wanxiang mainly provides services including (i) design of membership rights such as membership management, membership mall, membership rights, membership points, community operation tools, membership merchandise promotion, marketing activities, mini-games for members and community marketing tools; and (ii) procurement and distribution of goods and products sold in the membership mall and checkout and settlement service. Changjing Wanxiang also directly sells products such as food items and brand vouchers to end users through online platforms. Changjing Wanxiang brings together quality digital consumer rights in relation to goods and services such as brand vouchers and actual products from different brands. Through the consumption scenes in multiple industries and by acting as the smart hub in the distribution chain, Changjing Wanxiang provides comprehensive and quality consumption service experience for C-end customers while serving its B-end customers.

場景萬象主要從事向其客戶(包括 金融機構及零售、餐飲、旅遊、生 活方式等領域之商戶)提供及設計 SaaS系統及資訊科技解決方案服 務,通過會員服務建立及改善與其 數字用戶之直接運營能力。

場景萬象提供的服務主要包括(i) 會員權益設計,如會員管理、會員 商城、會員權益、會員積分、社群 運營工具、會員商品促銷、營銷活 動、會員小遊戲及裂變工具;及(ii) 在會員商城銷售的商品及產品的採 購與分銷以及結賬及結算服務。場 景萬象亦透過網絡平台直接向終端 用戶銷售食品及品牌優惠券等產 品。場景萬象匯集不同品牌的優質 數字客戶權益及服務,例如品牌優 惠券與實物商品等。透過多個行業 的消費場景入口,場景萬象發揮分 銷鏈上智慧樞紐的作用,在服務B 端客戶的同時為C端客戶提供全面 優質的消費服務體驗。

Changjing Wanxiang serves customers including but not limited to well-established e-commerce companies, international credit card issuers, commercial banks and real estate developers in the PRC. The fees charged by Changjing Wanxiang in each project may be determined based on the actual services and products procured according to the agreed price list, a fixed contract sum or a proportion of the revenue generated by the customer.

Renewable Energy Technology Business

Reference is made to the Company's announcement dated 29 April 2024, the Company, through its wholly-owned subsidiary, Minshang Shenzhen, entered into the Cooperation Agreement with Beijing Bio-Energy and Hainan Energy on 27 April 2024, pursuant to which Minshang Shenzhen, Beijing Bio-Energy and Hainan Energy agreed to establish the a nonwholly owned subsidiary, namely 旭科氫 醇(海南)科技有限公司 (Xuke Qingchun (Hainan) Technology Company Limited*, "Xuke **Qingchun**")) to develop the Renewable Energy Technology Business. The registered capital of Xuke Qingchun is RMB50 million, of which Minshang Shenzhen shall contribute RMB25.5 million, accounting for 51% of the registered capital of Xuke Qingchun.

During the Period, the Group also established certain subsidiaries in the PRC including operation company and research laboratory of which the operation company has signed a memorandum of understanding with local government in the PRC for development of the project in that region, while the research laboratory will focus on technical researches in this sector. Meanwhile, the Group has also gathered a team of seasoned professionals to develop such Renewable Energy Technology Business. 場景萬象服務的客戶包括但不限於 知名電子商務公司、國際信用卡發 行公司、商業銀行及中國房地產開 發商。場景萬象在各項目所收取的 費用或按協議的價目表根據實際採 購的服務及產品釐定,或按固定的 合約金額或客戶所產生收入的某個 百分比釐定。

可再生能源科技業務

兹提述本公司日期為2024年4月29日 的公告,本公司於2024年4月27日透過 其全資附屬公司民商深圳與北京生物 易能及海南聚能訂立合作協議,據此, 民商深圳、北京生物易能及海南聚能同 意成立一間非全資附屬公司(即旭科氫 醇(海南)科技有限公司(「**旭科氫醇**」)) 以發展可再生能源科技業務。旭科氫 醇之註冊資本為人民幣50百萬元,其 中民商深圳將出資人民幣25.5百萬元, 相當於旭科氫醇註冊資本之51%。

於本期間,本集團亦於中國成立若干 附屬公司,包括運營公司及研究實驗 室,運營公司已與中國當地政府簽署 諒解備忘錄以發展該地區的項目,而 研究實驗室將專注於該領域的技術研 究。同時,本集團亦已聚集一個經驗豐 富的專業人士團隊,以發展有關可再 生能源科技業務。 Furthermore, on 30 October 2024, the Company entered into two subscription agreements with two independent investors to raise funds of HK\$30 million, of which a major part of the proceeds will be invested in the Renewable Energy Technology Business. The Company completed the allotment and issue of the 20,000,000 and 40,000,000 subscription shares on 18 and 25 November 2024, respectively (Please refer to the Company's announcements dated 30 October 2024, 18 November 2024 and 25 November 2024), and has invested RMB25.5 million (representing approximately 95% of the net proceeds) as the paid-up capital of Xuke Qingchun as abovementioned.

FINANCIAL REVIEW

Revenue

Revenue of the Group decreased by approximately HK\$7.83 million, from HK\$7.84 million for the six months ended 30 September 2023 (the "Last Corresponding Period") to HK\$0.01 million for the Period. The decrease in revenue was mainly due to the drop in revenue from IT solution business as a result of severe macro-economic environment in the PRC.

Revenue of trading business

Despite the gradual recovery of domestic economy in the PRC, the overall business environment remains complex and volatile. Given the profit margin can be generated from the trading business is considered to be minimal as compared to other business segments of the Group, the management remains sitting on the fence in respect of the trading business, and to temporarily re-allocate the available resources to other business segments of the Group, so as to achieve the best return for the Company and its shareholders as a whole. 此外,於2024年10月30日,本公司與 兩名獨立投資者訂立兩份認購協議以 籌集資金30百萬港元,其中大部分所 得款項將被投資於可再生能源科技業 務。本公司於2024年11月18日及25日 分別完成配發及發行20,000,000股及 40,000,000股認購股份(請參閱本公司 日期為2024年10月30日、2024年11 月18日及2024年11月25日的公告), 及已如上文所述將人民幣25.5百萬元 (相當於所得款項淨額約95%)用作旭 科氫醇的實繳資本。

財務回顧

收益

本集團的收益由截至2023年9月30日 止六個月(「**去年同期**」)的7.84百萬港 元減少約7.83百萬港元至本期間的0.01 百萬港元。收益減少乃主要由於中國 嚴峻的宏觀經濟環境導致資訊科技解 決方案業務收益減少。

貿易業務收益

儘管中國國內經濟逐漸復甦,惟整體 商業環境仍然複雜多變。鑑於貿易業 務可產生的毛利率被認為較本集團的 其他業務部門為低,管理層仍對貿易 業務持觀望態度,並暫時將可用資源 重新分配到本集團的其他業務部門, 以便為本公司及其股東整體實現最佳 回報。 The Group's trading business has been encountering various challenges. Nonetheless, the Group will continue to develop the trading business and diversify its products mix should suitable opportunities arise. It is expected that the global economy will recover gradually, the Group remains optimistic on the mid to long-term prospects of its trading business.

Revenue of IT solution business

The revenue of IT solution business decreased by 99.9%, or HK\$7.83 million, from HK\$7.84 million for the Last Corresponding Period to HK\$0.01 million for the Period. The significant decline in the Group's IT solution business was mainly due to the weak and uncertain economic situation. In wake of economic uncertainties, customers of the Group have tightened their budgets and have prioritized cost-cutting initiatives. This has led to a reduction in their spending in technology services, digital marketing as well as risk control and thereby a reduction in demand in services provided by the Group.

Cost of revenue

The cost of revenue comprised of the cost of inventories sold from trading business and cost of revenue from IT solution business. Cost of revenue decreased by HK\$7.57 million, from HK\$7.57 million for the Last Corresponding Period to HK\$Nil for the Period.

Cost of inventories sold from trading business

The Group had not recorded any cost of inventories sold for the Period due to the slow down of the Group's trading business as abovementioned. 本集團貿易業務一直面臨多重挑戰。 然而,倘有合適機會,本集團將繼續發 展貿易業務並使其產品結構多樣化。 預計全球經濟將逐步復甦,本集團對 貿易業務的中長期前景保持樂觀。

資訊科技解決方案業務的收益

資訊科技解決方案業務的收益由去年 同期的7.84百萬港元減少99.9%或7.83 百萬港元至本期間的0.01百萬港元。本 集團資訊科技解決方案業務大幅下滑 乃主要由於經濟形勢疲軟及不明朗。 為應對經濟的不確定性,本集團客戶 已收緊預算及已優先進行削減成本的 舉措。此舉導致彼等於科技服務、數字 營銷及風險控制方面的支出減少,從 而減少對本集團所提供的服務的需求。

收益成本

收益成本包括貿易業務已售存貨成本 及資訊科技解決方案業務的收益成本。 收益成本由去年同期的7.57百萬港元 減少7.57百萬港元至本期間的零港元。

貿易業務已售存貨成本

由於上述本集團的貿易業務放緩,本 集團於本期間並無錄得任何已售存貨 成本。

Cost of revenue from IT solution business

The Group's cost of IT solution business decreased by 100%, or HK\$7.57 million, from HK\$7.57 million for the Last Corresponding Period to HK\$Nil for the Period. Such decrease was in line the decrease in revenue for the Period.

Staff Costs

The Group's staff costs increased by 83.9%, or HK\$1.99 million, from HK\$2.37 million for the Last Corresponding Period to HK\$4.36 million for the Period. Such increase was primarily due to increase in number of headcounts for the development of renewable energy technology business of the Group.

Property Rentals and Related Expenses

The Group's property rentals and related expenses (being the aggregate of lease rental, depreciation of right-of-use assets and the interest expenses arisen from lease liabilities) decreased by 80.3%, or HK\$2.36 million, from HK\$2.94 million for the Last Corresponding Period to HK\$0.58 million for the Period. The decrease was mainly due to the disposal of restaurant business in the Last Corresponding Period.

資訊科技解決方案業務的收益成本

本集團的資訊科技解決方案業務成本 由去年同期的7.57百萬港元減少100% 或7.57百萬港元至本期間的零港元。該 減少與本期間收益減少一致。

員工成本

本集團的員工成本由去年同期的2.37百 萬港元增加83.9%或1.99百萬港元至本 期間的4.36百萬港元。該增加主要是由 於本集團發展可再生能源科技業務的 員工人數增加。

物業租金及相關開支

本集團的物業租金及相關開支(即租賃 租金、使用權資產折舊及租賃負債產生 的利息開支的總和)由去年同期的2.94 百萬港元減少80.3%或2.36百萬港元至 本期間的0.58百萬港元。該減少主要是 由於去年同期出售餐廳業務所致。

Share of Results of Associates

The Group held 50% equity interest in 北京民 商智惠電子商務有限公司 (Beijing Minshang Zhihui E-commerce Co., Ltd*, "Minshang **Zhihui**") through a wholly-owned subsidiary, MSCT Investment Limited (民商創科投資有 限公司), which was recognised as investment in associate. Minshang Zhihui was primarily engaged in technology and e-commerce related business with a focus on its scenario marketing system and supply chain management capability to provide various banks, financial institutions and sizable corporations with e-commerce service. Minshang Zhihui mainly developed and operated e-commerce platforms for commercial banks in the PRC, and generated profits by selling goods on platforms developed for large-scale corporation and platforms owned by Minshang Zhihui (i.e. 聚 惠商城, 惠福關懷 and E 商旅). Share of post-tax loss of Minshang Zhihui increased by 33.5%, or HK\$1.08 million, from HK\$3.22 million for the Last Corresponding Period to HK\$4.30 million for the Period. The increase in share of loss of Minshang Zhihui was mainly due to the severe macro-economic environment in the PRC. The major customers of Minshang Zhihui are financial institutions, under the pressure of the macro economy, which has severely impacted the profit of the institutions, which in turn, led to a direct cut back in customer benefits promotion and staff welfares.

Share Structure

The Company's issued share capital as at 30 September 2024 was HK\$2,233,187 divided into 893,274,910 ordinary shares of the Company with par value of HK\$0.0025 each.

本集團透過一間全資附屬公司民商創 科投資有限公司持有北京民商智惠電 子商務有限公司(「民商智惠」)之50% 股權,其已獲確認為於聯營公司之投 資。民商智惠主要從事科技及電子商貿 相關業務,專注於其場景營銷系統及 供應鏈管理能力,為多間銀行、金融機 構及大型企業提供電子商貿服務。民 商智惠主要為中國商業銀行開發及營 運電子商貿平台,並透過於為大型企業 開發之平台及民商智惠擁有之平台(即 聚惠商城、惠福關懷及E商旅)上銷售 貨品產生溢利。應佔民商智惠除税後 虧損由去年同期的3.22百萬港元增加 33.5% 或1.08 百萬港元至本期間的4.30 百萬港元。應佔民商智惠虧損增加乃 主要由於中國嚴峻的宏觀經濟環境所 致。民商智惠的主要客戶為金融機構, 而宏觀經濟壓力嚴重影響金融機構的 利潤,進而導致直接削減客戶福利提 升及員工福利。

股份架構

本公司於2024年9月30日之已發行股 本為2,233,187港元,分為893,274,910 股每股面值為0.0025港元之本公司普 通股。

(Loss)/Profit Attributable to Shareholders of the Company

Being affected by the factors referred to above, the loss attributable to the shareholders of the Company was approximately HK\$11.11 million for the Period as compared to the profit attributable to the shareholders of the Company of approximately HK\$14.91 million for the Last Corresponding Period.

LIQUIDITY AND FINANCIAL RESOURCES

As at 30 September 2024, the Group's cash and cash equivalents were HK\$14.0 million, representing an increase of 33.3%, or HK\$3.5 million, as compared with HK\$10.5 million as at 31 March 2024.

The issued shares of the Company (the "Shares") were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 29 November 2016 (the "Listing Date" and the "Listing", respectively). The Group will continue to use the internal generated cash flows and proceeds received from the Listing as a source of funding for future developments.

As at 30 September 2024, the Group's total current assets and current liabilities were HK\$54.7 million (31 March 2024: HK\$61.1 million) and HK\$28.7 million (31 March 2024: HK\$26.7 million) respectively, while the current ratio was about 1.9 times (31 March 2024: 2.3 times).

As at 30 September 2024, the Group had no bank and other borrowings (31 March 2024: same).

本公司股東應佔(虧損)/溢利

受上述因素影響,本期間本公司股東應佔虧損約為11.11百萬港元,而去年同期本公司股東應佔溢利約為14.91百萬港元。

流動資金及財務資源

於2024年9月30日,本集團的現金及現 金等價物為14.0百萬港元,較2024年 3月31日的10.5百萬港元增加33.3%或 3.5百萬港元。

本公司已發行股份(「股份」)自2016年 11月29日(「上市日期」)起於香港聯合 交易所有限公司(「聯交所」)主板上市 (「上市」)。本集團將繼續利用內部產 生的現金流量及上市所得款項為未來 發展提供資金。

於2024年9月30日,本集團的流動資產 總值及流動負債總額分別為54.7百萬 港元(2024年3月31日:61.1百萬港元) 及28.7百萬港元(2024年3月31日: 26.7百萬港元),而流動比率為約1.9倍 (2024年3月31日:2.3倍)。

於2024年9月30日,本集團並無銀行 及其他借款(2024年3月31日:相同)。 The Shares were listed on the Stock Exchange on the Listing Date with net proceeds from the global offering of the Shares of HK\$70.9 million. As disclosed in the announcements of the Company "Change in Use of Proceeds from Listing" published on 19 September 2019, 24 September 2021 and 10 November 2023, having carefully considered the current business environment and development needs of the Group, the Board has resolved to change the proposed use of part of the Unutilised Net Proceeds in the amount of HK\$20 million originally allocated for broadening cuisine offerings, to (i) investing in new businesses on supply trading on food and other consumer goods; and (ii) working capital and general corporate purposes on 19 September 2019; and resolved to change the proposed use of part of the Unutilised Net Proceeds in the amount of HK\$10 million originally allocated for broadening cuisine offerings to working capital and general corporate purposes on 24 September 2021; and further resolved to change the proposed use of the remaining Unutilised Net Proceeds in an aggregate amount of HK\$9.7 million, of which HK\$7.0 million originally allocated for broadening cuisine offerings, HK\$2.2 million for upgrade and expand food processing centre and HK\$0.5 million for upgrade information technology systems, to working capital and general corporate purposes on 10 November 2023.

股份於上市日期在聯交所上市,股份 全球發售所得款項淨額為70.9百萬港 元。誠如本公司於2019年9月19日、 2021年9月24日及2023年11月10日刊 發的「變更上市所得款項用途」公告所 披露,仔細考慮本集團當前的營商環 境和發展需求,董事會已於2019年9月 19日決議變更原分配作擴闊提供的菜 式的部分未動用所得款項淨額的擬定 用途,金額為20百萬港元,以(i)投資 有關食品及其他消費品供應貿易的新 業務;及(ii)用於營運資金及一般企業 用途;並於2021年9月24日決議變更 原分配作擴闊提供的菜式之部分未動 用所得款項淨額10百萬港元的擬定用 途,以用於營運資金及一般企業用途; 並於2023年11月10日進一步決議變更 餘下未動用所得款項淨額合共9.7百萬 港元(其中7.0百萬港元原分配用於擴 闊提供的菜式、2.2百萬港元原分配用 於升級及擴充食品加工中心及0.5百萬 港元原分配用於升級資訊科技系統)的 擬定用途,以用於營運資金及一般企 業用途。

The use of the net proceeds from the Listing as at
30 September 2024 was approximately as follows:

於2024年9月30日,上市所得款項淨 額大致用於下列用途:

Use of Proceeds	所得款項用途	Original allocation 原始分配 (in HK\$ million) (百萬港元)	Re- allocations 重新分配 (in HK\$ million) (百萬港元)	Revised allocation 更改分配 (in HK\$ million) (百萬港元)	Amount utilised 已動用金額 (in HK\$ million) (百萬港元)	Amount remaining 餘下金額 (in HK\$ million) (百萬港元)	Expected timeline for utilisation of the Unutilised Net Proceeds 未動用 所得款項淨額 預期使用 時間表
Maintain and expand Viet's Choice brand restaurants	維持及擴充越棧品牌 餐廳	16.5	-	16.5	(16.5)	-	N/A 不適用
Broaden cuisine offerings	擴闊提供的菜式	43.6	(37.0)	6.6	(6.6)	-	N/A 不適用
Upgrade and expand food processing centre	升級及擴充食品加工 中心	2.3	(2.2)	0.1	(0.1)	-	N/A 不適用
Upgrade information technology systems	升級資訊科技系統	1.9	(0.5)	1.4	(1.4)	-	N/A 不適用
Broaden the promotion of brand image and recognition	提升品牌形象及 知名度	1.1	-	1.1	(1.1)	-	N/A 不適用
Working capital and general corporate purposes	營運資金及 一般企業用途	5.5	29.7	35.2	(32.2)	3.0	By 31 March 2026 2026年 3月31日 或之前
Invest in new supply chain business	投資新供應鏈業務	0	10.0	10.0	(10.0)		N/A 不適用
Total	總計	70.9		70.9	(67.9)	3.0	

The net proceeds used and the unutilised proceeds were/will be utilised according to the proposed application as specified in the section headed "Future Plans and Use of Proceeds" in the prospectus of the Company dated 17 November 2016 ("**Prospectus**") and the Company's announcements dated 19 September 2019, 13 August 2020, 24 September 2021 and 10 November 2023. 已用所得款項淨額及未動用所得款項 已/將根據本公司日期為2016年11月 17日之招股章程(「**招股章程**」)「未來 計劃及所得款項用途」一節及本公司日 期為2019年9月19日、2020年8月13 日、2021年9月24日及2023年11月10 日的公告所述建議用途而動用。

SIGNIFICANT INVESTMENTS, MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

There was no material acquisition, disposal and significant investment during the Period.

EVENTS AFTER THE REPORTING PERIOD

Reference is made to the Company's announcement dated 30 October 2024, the Company entered into the Subscription Agreements with the Subscribers on 30 October 2024, pursuant to which the Company has conditionally agreed to allot and issue to the Subscribers, and the Subscribers have conditionally agreed to subscribe for, an aggregate of 60,000,000 Subscription Shares at the Subscription Price of HK\$0.5 per Subscription Share under the General Mandate.

As disclosed in the Company's announcement dated 29 April 2024, the Company has been actively exploring opportunities to enhance the competitiveness of the Group and to enhance the value of the Company to its Shareholders. Minshang Shenzhen entered into the Cooperation Agreement with Beijing Bio-Energy and Hainan Energy on 27 April 2024 to set up the Subsidiary to develop the Renewable Energy Technology Business. Minshang Shenzhen is required to contribute RMB25.5 million for the establishment for the Subsidiary.

As such, in order to maintain the liquidity and allow sufficient capital to capture such business opportunity, the Directors believe that the Subscription represents an attractive opportunity to raise capital for the Company while broadening the Shareholder base and capital base of the Company. 重大投資、重大收購及出售附屬公司、 聯營公司及合營公司

於本期間,概無重大收購、出售及重大 投資。

報告期後事項

茲提述本公司日期為2024年10月30日 的公告,本公司於2024年10月30日與 該等認購人訂立該等認購協議,據此, 本公司已有條件同意根據一般授權向 該等認購人配發及發行而該等認購人 已有條件同意根據一般授權認購合共 60,000,000股認購股份,認購價為每股 認購股份0.5港元。

誠如本公司日期為2024年4月29日的 公告所披露,本公司一直積極探索各 種機會,以增強本集團之競爭力及提 升本公司對其股東之價值。民商深圳與 北京生物易能及海南聚能於2024年4月 27日訂立合作協議以成立附屬公司發 展可再生能源科技業務。民商深圳須就 成立附屬公司出資人民幣25.5百萬元。

因此,為保持流動性及獲得充足資金 以把握該商機,董事認為認購事項乃 本公司籌集資金並拓寬股東基礎及本 公司資本基礎的理想機會。 The gross proceeds from the Subscription is HK\$30 million, after deducting the related professional fees and all related expenses for the Subscription, the net proceeds of the Subscription is amount to approximately HK\$29 million. The Company intends to apply approximately HK\$28 million for the development of the Renewable Energy Technology Business and approximately HK\$1 million for general working capital of the Group.

The Condition Precedent set out in the Subscription Agreements have been fulfilled and the Company completed the allotment and issue of the 20,000,000 and 40,000,000 Subscription Shares on 18 and 25 November 2024, respectively. Please refer to the Company's announcements dated 18 November 2024 and 25 November 2024.

Save as otherwise disclosed, there was no significant events occurred since the end of the Period and up to the date of this announcement.

EMPLOYEES AND REMUNERATION POLICIES

As at 30 September 2024, the Group had 28 employees (31 March 2024: 9 employees). Remuneration is determined by reference to prevailing market terms and in accordance with the performance, qualification and experience of each individual employee. The Group also encouraged employees to enhance their overall career development and knowledge and skills through continuous education and training courses, so as to realize their personal potential. 認購事項的所得款項總額為30百萬港 元,扣除認購事項的相關專業費用及 所有相關開支後,認購事項的所得款 項淨額約為29百萬港元。本公司擬將 約28百萬港元用於發展可再生能源科 技業務及將約1百萬港元用作本集團的 一般營運資金。

該等認購協議所載的先決條件已獲達成及本公司於2024年11月18日及25日分別完成配發及發行20,000,000股及40,000,000股認購股份。請參閱本公司日期為2024年11月18日及2024年11月25日的公告。

除其他部分所披露者外,自本期間末 起及直至本公告日期概無發生任何重 大事項。

僱員及薪酬政策

於2024年9月30日,本集團擁有28名 僱員(2024年3月31日:9名僱員)。薪 酬乃經參考現行市場條款並根據各僱 員的個人表現、資歷及經驗而釐定。本 集團也鼓勵僱員通過持續進修和培訓 課程,提升彼等對事業的全面發展及 知識技能,以便發揮個人潛能。 The emoluments of the Directors are recommended by the remuneration committee of the Company, with reference to their respective contribution of time, effort and expertise on the Company's matters. The Company has adopted a share option scheme (the "Share Option Scheme") on 8 November 2016 to reward the participants defined thereunder for their contribution to the Group's success and to provide them with incentives to further contribute to the Group. The Share Option Scheme has become effective on 29 November 2016. In addition, employees are entitled to performance and discretionary year-end bonuses.

No share option was granted during the Period. As at 30 September 2024, the Company had no outstanding share option under the Share Option Scheme (31 March 2024: same).

CHARGES ON ASSETS

As at 30 September 2024, the Group did not have any mortgage or charge over its assets (31 March 2024: same).

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

The Company's long-term goal is to is to become a diversified and integrated group of highefficiency industrial chain and scale business with a determination to establish a diversified and integrated e-commerce platform of consumer products, while exploring the opportunities in low-carbon and green energy transformation. 董事之酬金乃經參考彼等各自對本公司事宜所投入時間、精力及專長並根 據本公司薪酬委員會之推薦意見而釐 定。本公司已於2016年11月8日採納一 項購股權計劃(「**購股權計劃**」)以獎勵 其項下所界定的參與者對本集團成就 作出的貢獻以及激勵彼等繼續為本集 團作出貢獻。購股權計劃已於2016年 11月29日生效。此外,僱員有權享有 表現及酌情年終花紅。

於本期間概無授出購股權。於2024年9 月30日,本公司並無根據購股權計劃 尚未行使之購股權(2024年3月31日: 相同)。

資產質押

於2024年9月30日,本集團並無任何 資產按揭或質押(2024年3月31日:相 同)。

重大投資及資本資產的未來計劃

本公司的遠景目標是成為一個多元化、 一體化的高效產業鏈及規模化經營集 團,立志建立多元化、一體化的消費者 產品電子商務平台,同時探索低碳及 綠色能源轉型的機會。

FOREIGN CURRENCY EXPOSURE

For the trading and IT solution businesses, the Group's transactions were mainly denominated in RMB. The Group was exposed to foreign exchange risk based on the fluctuations between HK\$ and RMB arising from the businesses in the PRC. The Group does not employ any financial instruments for hedging purposes. While the Board currently does not expect currency fluctuations to materially impact the Group's operations, the Board will review the foreign exchange exposure of the Group from time to time as appropriate.

CONTINGENT LIABILITIES

As at 30 September 2024, the Group did not have any material contingent liabilities (31 March 2024: same).

PROSPECTS

The Company's strategic goal is to become a diversified and integrated group of highefficiency industrial chain and scale business with a determination to establish a diversified and integrated e-commerce platform of consumer products, while exploring the opportunities in low-carbon and green energy transformation. In the foreseeable future, we remain confident in the business prospects of the Group.

外匯風險

就貿易及資訊科技解決方案業務而言, 本集團的交易主要以人民幣計值。本 集團因其於中國的業務所產生的港元 兑人民幣的波動而面臨外匯風險。本 集團並無運用任何金融工具作對沖用 途。儘管董事會現時預期貨幣波動不 會對本集團的經營產生重大影響,但 董事會將於適當時候不時檢討本集團 的外匯風險。

或然負債

於2024年9月30日,本集團並無任何重大或然負債(2024年3月31日:相同)。

前景

本公司的戰略目標是成為一個多元化、 一體化的高效產業鏈及規模化經營集 團,立志建立多元化、一體化的消費者 產品電子商務平台,同時探索低碳及緣 色能源轉型的機會。在可預見的未來, 我們對集團的業務前景依然充滿信心。

I. Renewable Energy Technology Business

Environmental sustainability development is one of the most trending topics globally, especially following the signing of the "Paris Agreement", a number of countries have reached a consensus on contributing in various aspects to achieve the climate goals, low-carbon and green energy transformation. It is anticipated that the PRC will play a major role in developing renewable energy in the next five years. The PRC government is committed to reduce carbon dioxide emissions by achieving peak carbon dioxide emissions before 2030 and achieving carbon neutrality by 2060. To achieve such goal, the PRC government encourages the use of renewable energy and have issued a number of policies and guidelines which promote the use of renewable methanol.

Renewable methanol is a stable and cost efficient alternative green fuel for the shipping industry. The International Convention for the prevention Pollution from Ships ("MARPOL"), Marine Environmental Protection Law of the PRC, Regulations on Prevention and Control of Marine Environment Pollution by Ships, Regulations on Prevention and Control of Pollution from Ships in Shanghai have imposed certain requirements on emissions of exhaust gas and other pollutants.

I. 可再生能源科技業務

環境可持續發展是全球最熱門的話題之一,特別是《巴黎協定》簽署後,多國已達成共識,將在各方面為實現氣候目標、低碳及綠色能源轉型做出貢獻。預計未來五年中國將在可再生能源發展中發揮重要作用。中國政府承諾,於2030年前達到二氧化碳排放峰值及於2060年前實現碳中和,以減少二氧化碳排放。為實現該目標,中國政府鼓勵使用可再生能源及已出台多項提倡使用可再生甲醇的政策及指引。

可再生甲醇是一種穩定及具有成本 效益的航運業綠色替代燃料。《國 際防止船舶造成污染公約》(「《國際 防止船舶造成污染公約》」)、《中華 人民共和國海洋環境保護法》、《防 治船舶污染海洋環境管理條例》、 《上海市船舶污染防治條例》已對廢 氣及其他污染物的排放施加若干規 定。 It is the trend to replace high carbon emission fuel oils with renewable energy sources. Shipping companies, e.g. COSCO, have started to pay close attention to the technological development of clean fuel for ships and the application of clean fuel in different scenarios such as fleet and yard trailer. Giant container lines such as A.P. Moller-Maersk and Evergreen are leading the change by ordering more methanolcapable ships, indicating green methanol is their low-carbon fuel of choice. Renewable methanol has also great potential to replace gasoline and diesel for use in vehicles. Geely Authomobile has produced methanol driven vehicles.

Currently, the production of renewable methanol is concentrated in the West European region. According to Biomass Energy Industry Promotion Association (which was established by China Association for the Promotion of Industrial Development), it is estimated that the existing production volume of the renewable methanol can only satisfy approximately 1% of the demand of such energy.

In light of the above, the Board considers that there is an expansive growth prospects for developing the Renewable Energy Technology Business in the PRC and the Group will be well positioned to explore opportunities in this industry. 以可再生能源替代高碳排放燃料油 已成趨勢。中遠等航運公司已開始 密切關注船舶清潔燃料的技術開 發以及清潔燃料在船隊、堆場拖車 等不同場景中的應用。A.P. Moller-Maersk及長榮海運(Evergreen)等 大型集裝箱貨運公司正在引領這種 轉變,該等公司訂購更多可由甲醇 作為燃料的船舶,表明綠色甲醇乃 其低碳燃料選擇。可再生甲醇亦極 有可能取代汽油及柴油用於車輛。 吉利汽車已生產甲醇驅動汽車。

目前,可再生甲醇的生產集中於西 歐地區。據生物質能產業促進會 (由中國產業發展促進會成立)估 計,現有的可再生甲醇產量僅能滿 足約1%的有關能源需求。

鑑於上文所述,董事會認為,於中 國發展可再生能源科技業務具有廣 闊的增長前景及本集團將具備在該 行業探索機會的良好條件。 The Board is of the view that, with the support of the PRC government, the development of the Renewable Energy Technology Business is progressing well and it is confident that the Renewable Energy Technology Business can achieve the best return for the Company and its shareholders as a whole.

II. IT Solution Business

Along with the technological advancement in the last decade, digital economy has been rapidly developing and becomes a major trend of interaction between merchants and users. Meantime, industries and enterprises are facing various challenges brought by COVID-19 pandemic in recent years, which has however boosted up the "non-contact" online services and digital transformation in businesses. The development of various industries in the current era is focusing on user demand, offering better end-users experience and providing high-quality services and products, which is of great strategic significance to the development of enterprises by gaining end-users' loyalty to the brand through digital transformation.

董事會認為,在中國政府的支持 下,可再生能源科技業務的發展進 展良好,並相信可再生能源科技業 務可為本公司及其股東整體實現最 佳回報。

II. 資訊科技解決方案業務

隨著過去十年的科技進展,數碼 經濟突飛猛進,成為商家與用 戶互動的大勢所趨。同一時間, COVID-19疫情於近年為各行業及 企業帶來多重挑戰,卻反而推動了 「無接觸」線上服務和企業數碼轉 型。今時今日,眾多行業的發展均 圍繞用戶需求,要給予終端用戶更 佳體驗,提供優質服務及產品,透 過數碼轉型贏取終端用戶對品牌的 忠誠,對企業發展有著重大策略意 義。 The Directors anticipated that the extensive applications of "non-contact" online services and digital transformation in businesses in post-pandemic era and the application of AI surrounding human's life, including but not limited to work spaces and lifestyles etc., would drive the growth of the IT solution business and bring more business opportunities to the software and IT solutions projects of the Group. The Company believes that the SaaS industry in the PRC has a significant room for expansion with a lot of the Chinese enterprises start to shift away from hardware infrastructure to cloud-based infrastructure. Together with the Group's existing IT solution business, the Group strives to maintain the existing customers base of its IT solution business, and aims to further increase its market shares by exploring the customer and business needs and promoting the e-commerce platform operations, live broadcast operations and IT solutions outsourcing services.

In the future, the Group will unswervingly optimise our IT solution business by continuously enhancing the experience of products and services to a wide range of enterprises in different industries in order to create value-added benefits to the enterprises.

III. Trading Business

Despite the challenges the Group is facing under the global and domestic economy environment, the Group will still strive to maintain and develop in its trading business as well as exploring new opportunities. 董事預計,在後疫情時代,「無接 觸」線上服務的廣泛應用和企業的 數字化轉型以及圍繞人類生活(包 括但不限於工作空間及生活方式 等)的AI應用將推動資訊科技解決 方案業務的增長,並為本集團的軟 件及資訊科技解決方案項目帶來更 多商機。本公司相信,隨著許多中 國企業開始從硬件基礎設施轉向基 於雲的基礎設施,中國的 SaaS 行業 有很大的發展空間。加上本集團現 有的資訊科技解決方案業務,本集 團努力維持其資訊科技解決方案業 務的現有客戶群,並希望通過發掘 客戶和業務需求,推動電子商務平 台運營、直播運營和資訊科技解決 方案外包服務,進一步提高其市場 份額。

未來,本集團會堅定不移地優化資 訊科技解決方案業務,不斷為各行 各業的各式公司加強產品和服務體 驗,為企業締造增值收益。

III. 貿易業務

儘管本集團面臨世界及中國經濟環 境的多重挑戰,本集團仍然將努力 保持及發展貿易業務,並探索新的 商機。

IV. Restaurant Business

The food and beverage industry in Hong Kong yet, has been challenging, the management is still exploring for new opportunities in the food and beverage industry and may continue its food and beverage business should suitable opportunities arise.

Our management team has a long-term vision and a marvellous pool of talents. Through continuous exploration, the Group believes that challenges will bring opportunities and it strives to achieve brilliant results by riding on the wind and waves and forging ahead towards the goal of becoming the mainstay of the industry, in a bid to generate higher profits for the Group and greater value for Shareholders and create a grand chapter for the era.

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

The Company has not redeemed any of its Shares during the Period. Neither the Company nor any of its subsidiaries has purchased or sold any of the Shares (including sale of treasury shares) during the Period. As at 30 September 2024, there were no treasury shares held by the Company.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained a sufficient public float of at least 25% of the issued Shares throughout the Period, which was in line with the requirement under the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

INTERIM DIVIDEND

The Board has resolved not to declare any interim dividend for the Period (for the Last Corresponding Period: Nil).

IV. 餐廳業務

雖然香港餐飲業一直面臨重重挑 戰,惟管理層仍在探索餐飲業新機 遇,倘出現合適機會,或會繼續從 事餐飲業務。

我們的管理團隊高瞻遠矚,廣納賢才。 經過不斷的探索,本集團相信挑戰與 機遇並存,力求以亮麗的業績,乘風破 浪,砥礪前行,朝著成為行業翹楚的目 標奮力邁進,為本集團創造更高盈利, 為股東締造更大價值,譜寫時代華章。

購買、出售或贖回本公司上市證券

於本期間內,本公司並無贖回其任何 股份。於本期間內,本公司及其任何附 屬公司概無購買或出售任何股份(包括 出售庫存股)。截至2024年9月30日, 本公司並無持有庫存股。

足夠公眾持股量

根據本公司可得公開資料及據董事所 知,於本期間內,本公司維持至少佔已 發行股份25%的足夠公眾持股量,符合 聯交所證券上市規則(「上市規則」)的 規定。

中期股息

董事會已議決不就本期間宣派任何中 期股息(去年同期:無)。

CORPORATE GOVERNANCE CODE

The Company is committed to fulfilling its responsibilities to its shareholders and protecting and enhancing shareholders' value through good corporate governance. The Directors recognise the importance of incorporating elements of good corporate governance in the management structures, internal control and risk management procedures of the Group so as to achieve effective accountability.

The Company has adopted the Corporate Governance Code (the "**CG Code**") as contained in Appendix C1 to the Listing Rules, and has complied with all applicable code provisions as set out in the CG Code during the Period.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix C3 to the Listing Rules as its own code of conduct governing the securities transactions by the Directors. Following a specific enquiry made by the Company on each of the Directors, all Directors have confirmed that they had complied with the Model Code during the Period.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the Period, no Director had interest in any business apart from the Group's business which directly or indirectly competed, or was likely to compete with the business of the Group.

企業管治守則

本公司致力履行對其股東的責任,並 透過良好企業管治維護及提高股東價 值。董事深明在本集團管理架構、內部 控制及風險管理程序中引進良好企業管 治的重要性,從而達致有效的問責性。

本公司已採納上市規則附錄C1所載的 企業管治守則(「**企業管治守則**」),並 已於本期間內一直遵守企業管治守則 所載的所有適用守則條文。

董事進行證券交易

本公司已採納上市規則附錄C3所載之 上市發行人董事進行證券交易的標準 守則(「標準守則」),作為董事進行證 券交易之操守準則。經本公司向各董 事作出具體查詢後,全體董事確認其 於本期間內一直遵守標準守則。

董事於競爭業務的權益

於本期間,概無董事於與本集團業務 直接或間接構成競爭或可能構成競爭 的任何業務(本集團業務除外)中擁有 權益。

AUDIT COMMITTEE

The Audit Committee, comprising three independent non-executive Directors, namely Mr. CHOI Tze Kit, Sammy (chairman of the Audit Committee), Mr. CHEUNG Miu and Mr. CHEUNG Pak To as at the date of this announcement, together with the management and an independent practitioner engaged by the management of the Group, have reviewed the accounting standards and policies adopted by the Group and the unaudited condensed financial information of the Group for the Period and this announcement. The review was conducted by the independent practitioner engaged by the management of the Group in accordance with Hong Kong Standard on Review Engagements 2400 (Revised) "Engagements to Review Historical Financial Statements" issued by the Hong Kong Institute of Certified Public Accountants.

PUBLICATION OF INTERIM RESULTS ANNOUNCEMENT AND INTERIM REPORT

This interim results announcement is published on the websites of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk and the Company at www.minshangct.com. The interim report of the Company for the six months ended 30 September 2024 containing all the information required by the Listing Rules will be published on the websites of the Stock Exchange and the Company and will be despatched to the Shareholders (if requested) in due course.

> By order of the Board Minshang Creative Technology Holdings Limited WU Jiangtao Chairman

Hong Kong, 29 November 2024

於本公告日期,審核委員會由三名獨 立非執行董事組成,即蔡子傑先生(審 核委員會主席)、張渺先生及張伯陶先 生,其連同本集團管理層及由管理層 委聘的獨立執業會計師已審閱本集團 採納的會計準則及政策以及本集團於 本期間未經審核簡明財務資料及本公 告。該審閱乃由本集團管理層委聘的獨 立執業會計師根據香港會計師公會頒 佈的香港審閱委聘準則第2400號(經修 訂)「審閱歷史財務報表的委聘」進行。

刊發中期業績公告及中期報告

本中期業績公告於香港交易及結算所 有限公司網站(www.hkexnews.hk)及本 公司網站(www.minshangct.com)刊登。 本公司截至2024年9月30日止六個月 之中期報告(載有上市規則規定之所有 資料)於適當時候將於聯交所及本公司 網站刊登及將寄發予股東(倘要求)。

> 承董事會命 民商創科控股 有限公司 *主席* 吳江濤

香港,2024年11月29日

As at the date of this announcement, the Board comprises Mr. WU Jiangtao, Mr. TAO Jingyuan and Mr. LAI Xiaopeng Michael as executive Directors; and Mr. CHOI Tze Kit, Sammy, Mr. CHEUNG Miu and Mr. CHEUNG Pak To as independent non-executive Directors. 於本公告日期,董事會包括執行董事 吳江濤先生、陶靜遠先生及賴曉鵬先 生;以及獨立非執行董事蔡子傑先生、 張渺先生及張伯陶先生。

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 September 2024 截至2024年9月30日止六個月

		Notes 附註	Six months 30 Septen 截至9月30日 2024 2024年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	nber
Continuing operations Revenue from principal activity: – Information technology ("IT") solution business Cost of IT solution business	持續經營業務 主要業務收益: 一資訊科技(「資訊科技」) 解決方案業務 資訊科技解決方案業務成本	5	8	7,844 (7,565)
Employee benefit expenses Depreciation and amortisation Property rentals and related expenses Fuel and utility expenses Other operating expenses Share of post-tax loss of associates Other income and other gain	僱員福利開支 折舊及攤銷 物業租金及相關開支 燃油及公用事業開支 其他經營開支 分佔聯營公司之除税後虧損 其已 其已 供	6	(4,363) (325) (251) (16) (4,083) (4,300) 364	$\begin{array}{c} (2,372) \\ (1,216) \\ (2,405) \\ (18) \\ (6,103) \\ (3,222) \\ 1,870 \end{array}$
Finance income, net Impairment losses on trade receivables Reversal of impairment losses on other receivables	融資收入淨額 貿易應收款項之減值虧損 撥回其他應收款項之減值 虧損	7	1,704 (1,650) 331	1,901
Loss before income tax from continuing operations Income tax credit	持續經營業務的除所得税前 虧損 所得税抵免	8 9	(12,581) 335	(11,286) 554
Loss for the period from continuing operations	持續經營業務的期內虧損		(12,246)	(10,732)
Discontinued operation Profit for the period from discontinued operation	已終止經營業務 已終止經營業務的期內溢利			25,643
(Loss)/profit for the period	期內(虧損)/溢利		(12,246)	14,911
Other comprehensive loss: Item that may be reclassified to profit or loss:	其他全面虧損: 可能重新分類至損益之項目:			
Exchange differences on translation of foreign operation	換算海外業務產生的匯兑 差額		(2,060)	(2,174)
Total comprehensive (loss)/income for the period	期內全面(虧損)/收益 總額	:	(14,306)	12,737

			s ended mber 止六個月 2023 2023年	
		Notes 附註	<i>HK\$'000 千港元</i> (Unaudited) (未經審核)	HK\$'000 千港元 (Unaudited) (未經審核) (Restated) (經重列)
(Loss)/profit attributable to: Shareholders of the Company – from continuing operations – from discontinued operation	以下人士應佔(虧損)/溢利: 本公司股東 一來自持續經營業務 一來自已終止經營業務		(11,113)	(10,732) 25,643
			(11,113)	14,911
Loss attributable to: Non-controlling interests – from continuing operations – from discontinued operation	以下人士應佔虧損: 非控股權益 一來自持續經營業務 一來自已終止經營業務		(1,133)	
			(1,133)	
Total comprehensive (loss)/income attributable to: Shareholders of the Company – from continuing operations	以下人士應佔全面(虧損)/ 收益總額: 本公司股東 一來自持續經營業務		(13,171)	(12,913)
- from discontinued operation	一來自已終止經營業務			25,643
			(13,171)	12,730
Total comprehensive (loss)/income attributable to: Non-controlling interests	以下人士應佔全面(虧損)/ 收益總額: 非控股權益			
 from continuing operations from discontinued operation 	一來自持續經營業務 一來自已終止經營業務		(1,135)	7
			(1,135)	7
 Basic and diluted (loss)/earnings per share (HK cents per share) – from continuing operations – from discontinued operation 	每股基本及攤薄(虧損)/ 盈利(每股港仙) 一來自持續經營業務 一來自已終止經營業務	11	(1.24)	(1.20) 2.87

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 September 2024

簡明綜合財務狀況表

於2024年9月30日

		Notes 附註	30 September 2024 2024年 9月30日 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	31 March 2024 2024年 3月31日 <i>HK\$'000</i> <i>千港元</i> (Audited) (經審核)
ASSETS	次產			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備		107	28
Right-of-use assets	使用權資產		784	1,098
Investments in associates	於聯營公司的投資	12	78,817	85,188
Loan to an associate	向一間聯營公司提供貸款	12,18	15,000	15,000
Rental and utilities deposits	租金及公用事業按金	13	260	260
Deferred income tax assets	遞延所得税資產		464	451
			95,432	102,025
Current assets	流動資產			
Inventories	存貨		2,604	2,529
Trade receivables	貿易應收款項	14	141	1,715
Prepayments, deposits and other	預付款項、按金及其他應收			
receivables	款項	13	9,243	16,990
Loan to an associate	向一間聯營公司提供貸款	12,18	12,378	12,534
Loan to intermediate holding	向中間控股公司提供貸款	10	0.529	0.970
company	向一間關聯公司提供貸款	18 18	9,528	9,870
Loan to a related company Current income tax asset	即期所得税資產	10	6,723 111	6,841 111
	現金及現金等價物		13,995	10,490
Cash and cash equivalents	· 近亚 八 切 亚 寸 貝 彻			10,490
			54,723	61,080
Total assets	總資產		150,155	163,105

		Notes 附註	30 September 2024 2024年 9月30日 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	31 March 2024 2024年 3月31日 <i>HK\$'000</i> <i>千港元</i> (Audited) (經審核)
EQUITY	權益			
Equity attributable to shareholders of the Company	本公司股東應佔權益			
Share capital	股本	17	2,233	2,233
Other reserves	其他儲備		162,517	166,851
Accumulated losses	累計虧損		(45,708)	(36,871)
			119,042	132,213
Non-controlling interests	非控股權益		(1,238)	(103)
Total equity	總權益		117,804	132,110
LIABILITIES Non-current liabilities	負債 非流動負債 井心座(145万円座計専用			
Other payables and accruals	其他應付款項及應計費用	16	-	300
Deferred income tax liabilities	遞延所得税負債		3,666	4,001
			3,666	4,301
Current liabilities	流動負債			
Trade payables	貿易應付款項	15	17,938	17,699
Other payables and accruals	其他應付款項及應計費用	16	8,880	6,891
Lease liabilities	租賃負債		782	1,051
Current income tax liabilities	即期所得税負債		1,085	1,053
			28,685	26,694
Total liabilities	總負債		32,351	30,995
Total equity and liabilities	總權益及負債		150,155	163,105

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 September 2024

簡明綜合權益變動表

截至2024年9月30日止六個月

		Attributable to shareholders of the Company 本公司股東應佔								
		Share capital	Share premium	Equity component of contingent consideration	Capital reserve	Exchange reserve	(Accumulated losses)/ retained earnings	Total	Non- controlling interests	Total equity
		股本 <i>HK\$'000</i> <i>千港元</i>	股份溢價 <i>HK\$'000 千港元</i>	或然代價 權益部分 <i>HK\$*000</i> <i>千港元</i>	資本儲備 <i>HK\$'000 千港元</i>	匯兑儲備 <i>HK\$1000</i> <i>千港元</i>	(累計虧損)/ 保留盈利 <i>HK\$'000 千港元</i>	總計 <i>HK\$'000</i> 千港元	非控股權益 <i>HK\$'000</i> <i>千港元</i>	總權益 HK\$'000 千港元
At 1 April 2024 (audited)	於2024年4月1日(經審核)	2,233	170,756	2,276		(6,181)	(36,871)	132,213	(103)	132,110
Derecognition of equity component of contingent consideration	終止確認或然代價權益部分			(2,276)			2,276			
Loss for the period Currency translation difference	期內虧損 貨幣换算差額	-	-	-	-	(2,058)	(11,113)	(11,113) (2,058)	(1,133)	(12,246) (2,060)
Total comprehensive loss	全面虧損總額					(2,058)	(11,113)	(13,171)	(1,135)	(14,306)
At 30 September 2024 (unaudited)	於 2024年9月 30 日 (未經審核)	2,233	170,756			(8,239)	(45,708)	119,042	(1,238)	117,804
At 1 April 2023 (audited)	於2023年4月1日(經審核)	2,233	170,756	2,276	342	(3,218)	(1,084)	171,305	(109)	171,196
Derecognition of capital reserve upon disposal of subsidiaries <i>(Note 19)</i>	出售附屬公司時終止確認 資本儲備 <i>(附註19)</i>	-	_	-	(342)	-	_	(342)	-	(342)
Profit for the period Currency translation difference	期內溢利 貨幣換算差額	-		-		(2,181)	14,911	14,911 (2,181)	7	14,911 (2,174)
Total comprehensive income	全面收益總額					(2,181)	14,911	12,730	7	12,737
At 30 September 2023 (unaudited)	於2023年9月30日 (未經審核)	2,233	170,756	2,276		(5,399)	13,827	183,693	(102)	183,591

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

1 GENERAL INFORMATION

Minshang Creative Technology Holdings Limited (the "**Company**") was incorporated in the Cayman Islands on 14 April 2016 as an exempted company with limited liability under the Companies Law (Cap. 22, Law 3 of 1961 as consolidated and revised) of the Cayman Islands. The address of the Company's registered office is Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KY1-1111, Cayman Islands and its principal place of business is located at Unit 4201, 42/F, Tower One Lippo Centre, 89 Queensway, Admiralty, Hong Kong.

The Company is an investment holding company. The Company and its subsidiaries (collectively, the "**Group**") are principally engaged in trading business, information technology ("**IT**") solution business and renewable energy technology business in the People's Republic of China (the "**PRC**").

The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited since 29 November 2016.

This condensed consolidated interim financial information is presented in Hong Kong dollar ("**HK\$**") and all values are rounded to the nearest thousand (HK\$'000), unless otherwise stated.

1 一般資料

民商創科控股有限公司(「本公司」)於 2016年4月14日根據開曼群島法律第22 章《公司法》(1961年第3號法例,經綜 合及修訂)在開曼群島註冊成立為獲豁 免有限公司。本公司的註冊辦事處地址 為Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KY1-1111, Cayman Islands及其主要營業地點為香港金鐘金 鐘道89號力寶中心一座42樓4201室。

本公司為一間投資控股公司。本公司及 其附屬公司(統稱「本集團」)主要在中華 人民共和國(「中國」)從事貿易業務、資 訊科技(「資訊科技」)解決方案業務及可 再生能源科技業務。

本公司股份自2016年11月29日起於香港聯合交易所有限公司主板上市。

除另有訂明外,本簡明綜合中期財務資料以港元(「**港元**」)呈列,且所有數值已約整至最接近的千位數(千港元)。

2 BASIS OF PREPARATION

This condensed consolidated interim financial information for the six months ended 30 September 2024 has been prepared in accordance with Hong Kong Accounting Standard ("**HKAS**") 34, "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**"). The condensed consolidated interim financial information should be read in conjunction with the consolidated financial statements for the year ended 31 March 2024 ("**2024 Annual Report**"), which have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**").

This condensed consolidated interim financial information have been prepared under the historical cost convention.

3 ACCOUNTING POLICIES

The accounting policies and methods of computation used in preparing the unaudited condensed consolidated interim financial information are consistent with those followed in preparing the 2024 Annual Report.

In the current interim period, the Group has applied the following amendments to HKFRSs issued by the HKICPA, for the first time, which are mandatorily effective for the Group's annual period beginning on 1 April 2024 for the preparation of the Group's condensed consolidated interim financial information:

Amendments to HKFRS	Lease liability in a Sale
16	and Leaseback
Amendments to HKAS 1	Classification of
	Liabilities as Current or
	Non-current and related
	amendments to Hong
	Kong Interpretation 5
	(2020)
Amendments to HKAS 1	Non-current Liabilities
	with Covenants
Amendments to HKAS 7	Supplier Finance
and HKFRS 7	Arrangements

The application of the amendments to HKFRSs in the current interim period has had no material impact on the Group's financial positions and performance for the current and prior period and/or on the disclosures set out in these condensed consolidated interim financial information.

編製基準

2

截至2024年9月30日止六個月的本簡明 綜合中期財務資料已根據香港會計師公 會(「**香港會計師公會**」)頒佈的香港會計 準則(「**香港會計準則**」)第34號「中期財 務報告」編製。簡明綜合中期財務資料應 與截至2024年3月31日止年度之綜合財 務報表(「2024年年報」)一併閱讀,該等 財務報表已根據香港財務報告準則(「**香** 港財務報告準則」)編製。

本簡明綜合中期財務資料已按歷史成本法編製。

3 會計政策

編製未經審核簡明綜合中期財務資料所 採用之會計政策及計算方法與編製2024 年年報所遵循者一致。

於本中期期間,本集團已首次應用以下 由香港會計師公會頒佈並於本集團於 2024年4月1日開始的年度期間強制生效 的經修訂香港財務報告準則,以編製本 集團簡明綜合中期財務資料:

香港財務報告準則 第16號(修訂本) 香港會計準則 第1號(修訂本)	於售後租回的租賃 負債 將負債分類為流 動或非流動及 香港詮釋第5號 (2020年)之相 關修訂
香港會計準則 第1號(修訂本) 香港會計準則第7 號及香港財務報 告準則第7號 (修訂本)	附帶契諾的非流動 負債 供應商融資安排

於本中期期間應用經修訂香港財務報告 準則對本集團本期間及過往期間的財務 狀況及表現及/或該等簡明綜合中期財 務資料所載披露並無造成重大影響。

4 ESTIMATES

The preparation of condensed consolidated interim financial information requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing this condensed consolidated interim financial information, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the 2024 Annual Report.

5 REVENUE AND SEGMENT INFORMATION

The executive directors of the Company, who are the chief operating decision maker ("**CODM**") of the Group, review the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on reports reviewed by the executive directors of the Company that are used to make strategic decisions.

The Group has three operating segments (i) trading business in the PRC, (ii) IT solution business including provision and design of Software-as-a-Service ("**SaaS**") system, software customisation services and IT solution services in the PRC and (iii) renewable energy technology business in the PRC (2023: (i) trading business in the PRC, (ii) IT solution business in the PRC and (iii) Vietnamese-style restaurant business in Hong Kong).

Renewable Energy Technology Business

Environmental sustainability development is one of the most trending topics globally, especially following the signing of the "Paris Agreement", a number of countries have reached a consensus on contributing in various aspects to achieve the climate goals, low-carbon and green energy transformation. It is anticipated that the PRC will play a major role in developing renewable energy in the next five years. The PRC government is committed to reduce carbon dioxide emissions by achieving peak carbon dioxide emissions before 2030 and achieving carbon neutrality by 2060. To achieve such goal, the PRC government encourages the use of renewable energy and have issued a number of policies and guidelines which promote the use of renewable methanol. Details were disclosed in Management Discussion and Analysis section.

估計

4

編製簡明綜合中期財務資料需要管理層 作出判斷、估計及假設,該等判斷、估 計及假設會影響會計政策的應用以及資 產及負債、收入及開支的呈報金額。實 際結果可能有別於該等估計。

於編製本簡明綜合中期財務資料時,管 理層就應用本集團的會計政策作出的重 大判斷以及估計不明朗因素的主要來源 與2024年年報所應用者相同。

5 收益及分部資料

本公司執行董事為本集團的主要經營決 策者(「主要經營決策者」),審閱本集團 的內部報告以評估表現及分配資源。管 理層已基於經本公司執行董事審議用於 作出戰略決策的報告釐定經營分部。

本集團有三個經營分部:(i)於中國之 貿易業務,(ii)資訊科技解決方案業 務,包括在中國提供及設計軟件即服務 (「SaaS」)系統、軟件定制服務及資訊科 技解決方案服務及(iii)於中國之可再生 能源科技業務(2023年:(i)於中國之貿 易業務,(ii)於中國之資訊科技解決方案 業務及(iii)於香港之越式餐廳業務)。

可再生能源科技業務

環境可持續發展是全球最熱門的話題之 一,特別是《巴黎協定》簽署後,多國已 達成共識,將在各方面為實現氣候目標、 低碳及綠色能源轉型做出貢獻。預計未 來五年中國將在可再生能源發展中發揮 重要作用。中國政府承諾,於2030年前 達到二氧化碳排放峰值及於2060年前實 現碳中和,以減少二氧化碳排放。為實 現該目標,中國政府鼓勵使用可再生能 源及已出台多項提倡使用可再生甲醇的 政策及指引。詳情披露於管理層討論及 分析一節。

(a) Segment revenue and results

The table below shows the segment information of revenue and results and there were no revenue or other transactions between the business segments for the six months ended 30 September 2024 and 2023:

For the six months ended 30 September 2024 (unaudited)

(a) 分部收益及業績

下表顯示分部收益及業績資料, 於截至2024年及2023年9月30日 止六個月,業務分部之間並無收 益或其他交易:

截至2024年9月30日止六個月(未 經審核)

Segment revenue	分部收益	Co Trading Business 貿易業務 HK\$'000 千港元	ntinuing operatio 持續經營業務 IT solution business 資訊科技 解決方案業務 <i>HK\$'000</i> <i>千港元</i> 8	ons Renewable energy technology business 可再生能源 科技業務 <i>HK\$*000</i> <i>千港元</i>	Total 總計 <i>HK\$'000 千港元</i> 8
Impairment losses on trade receivables	貿易應收款項之減值 虧損	-	(1,650)	_	(1,650)
Reversal of impairment losses on other receivables Depreciation and amortisation Others	撥回其他應收款項之減值 虧損 折舊及攤銷 其他	331 (788)	- (1,223)	_ (5) (2,309)	331 (5) (4,320)
Segment results Finance income, net Depreciation and amortisation Share of post-tax loss of associates Unallocated corporate expenses Loss before income tax As at 30 September 2024 (unaudited)	分部業績 融資收入淨額 折舊及攤銷 分佔聯營公司之 除税後虧損 未分配企業開支 除所得税前虧損 於2024年9月30日 (未經審核)	(457)	(2,865)	(2,314)	(5,636) 1,704 (320) (4,300) (4,029) (12,581)
Assets and liabilities Segment assets for operating segments Unallocated corporate assets	資產及負債 經營分部之分部 資產 未分配企業資產	20,744	1,511	411	22,666 127,489
Total assets	總資產				150,155
Segment liabilities for operating segments Unallocated corporate liabilities	經營分部之分部 負債 未分配企業負債	1,579	21,021	2,777	25,377 6,974
Total liabilities	總負債				32,351

For the six months ended 30 September 2023 (unaudited)

截至2023年9月30日止六個月(未 經審核)

			g operations 至營業務	Discontinued operation 已終止 經營業務 Vietnamese-	
		Trading Business	IT solution business 資訊科技	style restaurant business	Total
		貿易業務 HK\$'000 千港元	解決方案業務 <i>HK\$'000</i> <i>千港元</i>	越式餐廳業務 HK\$'000 千港元	總計 <i>HK\$'000</i> <i>千港元</i>
		(Restated) (經重列)	(Restated) (經重列)	(Restated) (經重列)	(Restated) (經重列)
Segment revenue Segment cost of revenue Depreciation and amortisation Finance cost, net	分部收益 分部收益成本 折舊及攤銷 融資成本 淨額	-	7,844 (7,565) (689)	(469)	$ \begin{array}{c} 10,110 \\ (8,168) \\ (1,158) \end{array} $
Others	其他	(2,348)	(1,785)	(14) (1,366)	(14) (5,499)
Segment results Gain on disposal of subsidiaries Waiver of amount due to a	分部業績 出售附屬公司收益 豁免應付一名前執行董事	(2,348)	(2,195)	(186)	(4,729) 25,829
former executive director Finance income, net Depreciation and amortisation Share of post-tax loss of	款項 融資收入淨額 折舊及攤銷 分佔聯營公司之				1,787 1,901 (527)
associates Unallocated corporate expenses	除税後虧損 未分配企業開支				(3,222) (6,682)
Profit before income tax	除所得税前溢利				14,357
As at 31 March 2024 (audited)	於2024年3月31日 (經審核)				
Assets and liabilities Segment assets for operating segments	資產及負債 經營分部之分部 資產	21,938	3,428	_	25,366
Unallocated corporate assets	未分配企業資產	21,950	5,420		137,739
Total assets	總資產				163,105
Segment liabilities for operating segments	經營分部之分部 負債	1,309	19,228	-	20,537
Unallocated corporate liabilities	未分配企業負債				10,458
Total liabilities	總負債				30,995

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment results represent the loss incurred by/profit earned by each segment without allocation of central administration costs, certain depreciation and amortisation, share of post-tax loss of associates and certain finance income/(cost), net. Segment assets represent the assets recorded by each segment without allocation of corporate assets, loan to a related company, investments in associates, loan to an associate and loan to an intermediate holding company. Segment liabilities represent the liabilities recorded by each segment without unallocated corporate liabilities and lease liabilities. This is the measure reported to the CODM for purposes of resources allocation and performance assessment.

(b) Geographical information

Revenue by geographic areas is determined based on the location of customers.

The following tables present revenue from external customers for the six months ended 30 September 2024 and 2023 and certain noncurrent assets information as at 30 September 2024 and 31 March 2024, by geographical area.

(i) Revenue from external customers

(b) 地區資料

按地區劃分之收益乃根據客戶所 在地釐定。

下表呈列按地區劃分的截至2024 年及2023年9月30日止六個月的 外部客戶收益及於2024年9月30 日及2024年3月31日的若干非流 動資產資料。

(i) 外部客戶收益

		Six month 30 Sept 截至9月30日	ember	
		2024 202 2024 年 2023		
		2024年 HK\$'000 千港元	2023年 HK\$'000 千港元	
		(Unaudited) (未經審核)	(Unaudited) (未經審核)	
			(Restated) (經重列)	
Continuing operations PRC	持續經營業務 中國	8	7,844	

(ii) Non-current assets

(ii) 非流動資產

		As at 30 September 2024 於 2024年 9月30日 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	As at 31 March 2024 於 2024年 3月 31 日 <i>HK\$`000</i> <i>千港元</i> (Audited) (經審核)
			(Restated) (經重列)
Hong Kong PRC	香港中國	1,079 78,889	1,382 85,192
		79,968	86,574
The non-current assets information above is based on the locations of the		上述非流動資產 資產所在地釐2	

The non-current assets information above is based on the locations of the assets and excludes the deferred income tax assets and loans to an associate.

Disaggregation of revenue from contracts

(c) 客戶合約收益之分類

with customers

(c)

Six months ended				
30 September				
截至9月30日止六個月				
2024	2023			
2024年	2023年			
HK\$'000	HK\$'000			
千港元	千港元			
(Unaudited)	(Unaudited)			
(未經審核)	(未經審核)			
	(Restated)			
	(經重列)			

遞延所得税資產及向一間聯

營公司提供貸款。

Continuing operations IT solution business	持續經營業務 資訊科技解決方案業務	8	7,844
Of which revenue is recognised: – at a point in time – over time	其中收益按以下方式確認: 一於時間點 一隨時間推移	8	7,117
		8	7,844
(d) Information about major customers

Certain customers of IT solution business contributed more than 10% of the total revenue of the Group during the period. The amount of revenue of these customers are disclosed as follows:

(d) 有關主要客戶之資料

期內,資訊科技解決方案業務之 若干客戶貢獻本集團總收益超過 10%。該等客戶之收益金額披露如 下:

		Six months ended 30 September 截至9月 30 日止六個月	
		2024	2023
		2024年	2023年
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
			(Restated) (經重列)
Customer A	客戶A	-	3,094
Customer B	客戶B	_	2,204
Customer C	客戶C	_	1,289
Customer D	客戶D	7	_
Customer E	客戶E	1	_

6 OTHER INCOME AND OTHER GAIN

6 其他收入及其他收益

Six months ended					
30 Septe					
截至9月30日	止六個月				
2024	2023				
2024年	2023年				
HK\$'000	HK\$'000				
千港元	千港元				
(Unaudited)	(Unaudited)				
(未經審核)	(未經審核)				
(Restated)					
	(經重列)				

Rental concession related to COVID-19	與COVID-19相關之租金減讓	_	27
Waiver of amount due to a former executive director	豁免應付一名前執行董事款項	_	1,787
Reversal of over-provision of expenses Others	撥回超額撥備之開支 其他	343 21	56
Other income and other gain	其他收入及其他收益	364	1,870

7 FINANCE INCOME, NET

		Six months ended 30 September	
		截至9月30日	日止六個月
		2024	2023
		2024年	2023年
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
			(Restated) (經重列)
Finance cost from	來自以下各項之融資成本		
– lease liabilities	租賃負債	(11)	(16)
		(11)	(16)
Finance income from	來自以下各項之融資收入		
– bank deposits	- 銀行存款	90	135
– financial assets at amortised cost	-按攤銷成本計量之金融資產	_	212
 loan to an associate loan to an intermediate holding 	一向一間聯營公司提供貸款一向一間中間控股公司提供	1,044	863
company	貸款	361	346
– loan to a related company	一向一間關聯公司提供貸款	220	361
		1,715	1,917
Finance income, net	融資收入淨額	1,704	1,901

8 LOSS BEFORE INCOME TAX FROM CONTINUING OPERATIONS 持續經營業務的除所得税前虧損

Loss before income tax from continuing operations has been arrived at after charging/(crediting):

持續經營業務的除所得税前虧損乃經扣 除/(計入)以下各項後達致:

		Six months ended 30 September 截至9月30日止六個月	
		2024	2023
		2024年	2023年
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
			(Restated)
			(經重列)
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		11	4
Depreciation of right-of-use assets	使用權資產折舊	314	523
Amortisation of intangible assets	無形資產攤銷	_	689
Impairment losses on trade receivables	貿易應收款項之減值虧損	1,650	_
Reversal of impairment losses on other	撥回其他應收款項之減值虧損	1,050	
receivables	驳回共 他愿收款填之 侧由面顶	(331)	_
Employee benefit expenses (excluding	僱員福利開支(不包括董事		
directors' remuneration)	薪酬)	3,544	1,733

8

9 **INCOME TAX CREDIT**

所得税抵免 9

The amount of tax credited to the condensed represents:

於簡明綜合全面收益表計入之税項指:

		Six months ended 30 September 截至9月 30 日止六個月	
		2024 2024年 HK\$'000 千港元	2023 2023年 HK\$'000 千港元
Current income tax credit – The PRC corporate income tax	即期所得税抵免 一中國企業所得税	(Unaudited) (未經審核)	(Unaudited) (未經審核)
("CIT") Deferred income tax credit – The PRC withholding tax	(「企業所得税」) 遞延所得税抵免 一中國預扣税	- 335	2 552
		335	554

consolidated statement of comprehensive income

- 香港利得税乃就香港合資格實體 (a) 低於2,000,000港元之估計應課税 溢利按累進税率8.25%徵收,而隨 後按固定税率16.5% 徵收。就其他 香港實體而言,期內估計應課税 溢利按固定税率16.5% 徵税 (2023 年:相同)。
- (b) 中國企業所得税指於期內按本集 團於中國業務所在各個城市現行 税率就應課税溢利徵收之税項。中 國附屬公司之適用税率為25%,惟 本集團若干附屬公司享有小型微 利企業所享有的經調低優惠企業 所得税率,介乎5%至15%(2023 年:相同)。

根據中國現行適用的税務規定,於 中國成立的公司就於2008年1月1 日之後所賺取的溢利向境外投資 者分派股息,通常須繳納10%預 扣税。

10 股息

> 董事會已議決不就截至2024年9月30日 止六個月宣派任何中期股息(截至2023 年9月30日止六個月:相同)。

- (a) Hong Kong profits tax is levied at progressive rate of 8.25% on the estimate assessable profit below HK\$2,000,000 and thereafter at a fixed rate at 16.5% for a qualifying entity in Hong Kong. For other Hong Kong entities, the estimated assessable profit is taxed at a fixed rate of 16.5% for the period (2023: same).
- (b) The PRC corporate income tax represents taxation charged on assessable profits for the period at the rates of taxation prevailing in the cities in the PRC in which the Group operates. The tax rate applicable to the subsidiaries in the PRC is 25%, except for certain subsidiaries of the Group subject to reduced preferential CIT rate ranging from 5% to 15% (2023: same) for Small Low-profit Enterprises.

According to applicable tax regulations prevailing in the PRC, dividends distributed by a company established in the PRC to a foreign investor with respect to profits derived after 1 January 2008 are generally subject to a 10% withholding tax.

10 **DIVIDENDS**

The Board has resolved not to declare any interim dividend for the six months ended 30 September 2024 (six months ended 30 September 2023: same).

11 (LOSS)/EARNINGS PER SHARE

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

(a) Basic (loss)/earnings per share

Basic (loss)/earnings per share is calculated by dividing the (loss)/profit attributable to shareholders of the Company by the weighted average number of ordinary shares in issue during the period.

11 每股(虧損)/盈利

本公司股東應佔每股基本及攤薄(虧損)/盈利乃按以下數據計算。

(a) 每股基本(虧損)/盈利

每股基本(虧損)/盈利按本公司 股東應佔(虧損)/溢利除以期內 已發行普通股之加權平均數計算。

			Six months ended 30 September 截至9月 30 日止六個月	
			2024 2024年 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2023 2023年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核) (Restated) (經重列)
	 (Loss)/profit attributable to shareholders of the Company – from continuing operations – from discontinued operation 	本公司股東應佔(虧損)/ 溢利 -來自持續經營業務 -來自已終止經營業務	(11,113)	(10,732) 25,643
	Weighted average number of ordinary shares in issue (thousands)	已發行普通股加權平均數 (千股)	数 	893,275
)	Diluted (loss)/earnings per share	(b)	每股攤薄(虧損)/盈	利

For the six months ended 30 September 2024 and 2023, the Company had no dilutive potential ordinary shares, thus the diluted (loss)/earnings per share presented is the same as the basic (loss)/earnings per share.

(b)

於截至2024年及2023年9月30日 止六個月,本公司並無潛在攤薄 普通股,因此呈列的每股攤薄(虧 損)/盈利與每股基本(虧損)/盈

利相同。

		As at	As at
		30 September	31 March
		2024	2024
		於 2024 年	於2024年
		9月30日	3月31日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
			(Restated)
			(經重列)
Share of net asset value held by Group	本集團所持有之資產淨值份額	52,826	58,457
Notional goodwill and intangible assets	名義商譽及無形資產	25,991	26,731
Investments in associates	於聯營公司的投資	78,817	85,188
Loan to an associate (Note)	向一間聯營公司提供貸款		
Loan to an associate (Note)	问 问柳宫公可捉厌貝派 (附註)		
– Non-current	一非即期	15,000	15,000
– Current	一即期		
- Cullent	100 HA	12,378	12,534
		AR 25 0	07.524
		27,378	27,534

Note:

As at 1 April 2023, there was a loan amounting to HK\$15,000,000 to Beijing Minshang Zhihui E-commerce Co., Limited ("**Minshang Zhihui**"). The loan is unsecured, interest bearing at a rate of 8% per annum and for a term of 24 months from the drawdown date, with contractual settlement of the loan's interest annually. On 11 May 2023, the Group entered into a supplemental agreement with Minshang Zhihui for extending the loan expiry date to 15 May 2026.

On 12 June 2023, the Group entered into a loan agreement with Minshang Zhihui with a principal amount of HK\$11,000,000. The loan is unsecured and interest-bearing at a rate of 8% per annum. The loan term is 12 months from the drawdown date and subject to an extension for further 12 months upon service of a written notice. On 11 June 2024, the Group signed a written notice with Minshang Zhihui to extend the expiry date to 11 June 2025.

附註:

於2023年4月1日,向北京民商智惠電 子商務有限公司(「**民商智惠**」)提供貸款 15,000,000港元。貸款為無抵押,按年 利率8%計息,自提取日期起計為期24 個月,並每年按合約償付貸款利息。於 2023年5月11日,本集團與民商智惠訂 立補充協議,將貸款到期日延長至2026 年5月15日。

於2023年6月12日,本集團與民商智惠 訂立本金額為11,000,000港元的貸款協 議。該貸款為無抵押,按年利率8%計 息。貸款期限為提取日期起12個月,在 收到書面通知後可再延長12個月。於 2024年6月11日,本集團與民商智惠簽 署書面通知以將到期日延長至2025年6 月11日。 The loans granted to Minshang Zhihui are expected to be utilised by Minshang Zhihui in its ordinary course of business and daily operation. Taking into account that (i) the Company is optimistic about the future prospect of Minshang Zhihui; (ii) to maintain and stablise the cash position of Minshang Zhihui and to support its business operation and future growth; and (iii) the interest income of 8% per annum from the loans is higher than the existing bank deposit interest rate of the Group, the Board considers that the terms of the loans are on normal commercial terms or better and fair and reasonable, and is in the interests of the Company and its shareholders as a whole. 授予民商智惠的貸款預計將由民商智惠 用於其日常業務過程及日常經營。經考 慮(i)本公司對民商智惠之未來前景持樂 觀態度;(ii)為維持及穩定民商智惠之現 金狀況及支持其業務營運及未來增長; 及(iii)貸款每年產生的8%之利息收入高 於本集團現有銀行存款利率,董事會認 為貸款條款乃按一般商業條款或更佳條 款訂立及屬公平合理,且符合本公司及 其股東的整體利益。

		Six months	Year
		ended	ended
		30 September	31 March
		2024	2024
		截至2024年	截至2024年
		9月30日	3月31日
		止六個月	止年度
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Movements in the investments in associates are as follows:	於聯營公司的投資變動如下:		
At the beginning of the period/year	於期/年初	85,188	99,498
Share of post-tax loss of associates Share of other comprehensive income	分佔聯營公司之除税後虧損 分佔聯營公司之其他全面收益	(4,300)	(13,183)
of associates		(2,071)	(1,127)
At the end of the period/year	於期/年末	78,817	85,188

Set out below is an associate of the Group as at 30 September 2024 and 31 March 2024 which, in the opinion of the directors, is material to the Group. The associate as listed below has registered capital, which is held directly by the Group; the country of registration is also its principal place of business. 以下載列於2024年9月30日及2024年3 月31日董事認為對本集團而言屬重大的 本集團聯營公司。下文所列聯營公司的 註冊股本由本集團直接持有;註冊所在 國家亦為其主要營業地點。 Nature of material investment in an associate at the reporting date:

於報告日期,於聯營公司的重大投資性 質如下:

Name	Place of registration/ operation	Particulars of registered capital	Interest held directly at 30 September 2024	Interest held directly at 31 March 2024	Principal activity
名稱	註冊/ 經營地點	註冊股本詳情	於 2024 年 9月 30 日 直接持有 的權益 (Unaudited) (未經審核)	於 2024年 3月31日 直接持有 的權益 (Audited) (經審核)	主要業務活動
北京民商智惠電子商 務有限公司(Beijing Minshang Zhihui E-commerce Co., Limited*)("Minshang Zhihui")	The PRC	RMB50,000,000	50%	50%	Providing e-commerce related services in the PRC
北京民商智惠電子商務 有限公司(「 民商智 惠 」)	中國	人民幣50,000,000元			於中國提供電子 商貿相關服務

13

* English name is translated for identification purpose only.

13 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

預付款項、按金及其他應收款項

RECEIVABLES			
		As at	As at
		30 September	31 March
		2024	2024
		於 2024 年	於2024年
		9月30日	3月31日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
			(Restated)
			(經重列)
Prepayments	預付款項	543	668
Prepayments to ultimate holding company	向最終控股公司作出的	0.0	000
(Note 18(b))	預付款項(附註18(b))	1,002	_
Rental and utilities deposits	租金及公用事業按金	260	260
Other receivables	其他應收款項	339	9,083
Other tax recoverable	其他可收回税項	6,233	6,281
Value added tax receivable	應收增值税	1,126	958
		9,503	17,250
Less: non-current portion	減:非即期部分		
- Rental and utilities deposits	-租金及公用事業按金	(260)	(260)
Current portion	即期部分	9,243	16,990

The carrying amounts of prepayments, deposits and other receivables approximate to their fair values as at 30 September 2024 and 31 March 2024 and are denominated in the following currencies: 於2024年9月30日及2024年3月31日, 預付款項、按金及其他應收款項的賬面 值與其公允價值相若,並按下列貨幣計 值:

		As at 30 September 2024 於 2024年 9月 30日 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	As at 31 March 2024 於 2024 年 3 月 31 日 <i>HK\$`000</i> <i>千港元</i> (Audited) (經審核) (Restated) (經重列)
HK\$ RMB	港元 人民幣	543 8,960	679 16,571
		9,503	17,250

14 TRADE RECEIVABLES

14 貿易應收款項

		As at 30 September 2024 於 2024 年 9月 30 日 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	As at 31 March 2024 於 2024年 3月 31 日 <i>HK\$'000</i> <i>千港元</i> (Audited) (經審核) (Restated)
Trade receivables Less: Allowance for credit loss	貿易應收款項 減:信貸虧損撥備	26,802 (26,661) 141	(經重列) 26,039 (24,324) 1,715

Trade receivables mainly represent receivables from IT solution business. The credit period granted to customers was within 30 days. The aging analysis of the trade receivables based on invoice date was as follows:

貿易應收款項主要指應收資訊科技解決 方案業務款項。給予客戶的信貸期為30 天內。貿易應收款項基於發票日期的賬 齡分析如下:

		As at 30 September 2024 於 2024 年 9 月 30 日 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	As at 31 March 2024 於 2024年 3月 31 日 <i>HK\$'000</i> <i>千港元</i> (Audited) (經審核) (Restated) (經重列)
Less than 30 days 31 to 60 days 61 to 90 days Over 90 days	少於30天 31至60天 61至90天 超過90天	 141	1,715
		141	1,715

The carrying amounts of trade receivables approximate to their fair values as at 30 September 2024 and 31 March 2024 and are denominated in the following currencies: 於2024年9月30日及2024年3月31日, 貿易應收款項之賬面值與其公允價值相 若,並按以下貨幣計值:

	As at	As at
	30 September	31 March
	2024	2024
	於2024年	於2024年
	9月30日	3月31日
	HK\$'000	HK\$'000
	千港元	千港元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
人民幣	141	1,715

RMB

15 TRADE PAYABLES

RMB

An aging analysis of the trade payables as at 30 September 2024 and 31 March 2024, based on the invoice date, is as follows:

15 貿易應付款項

於2024年9月30日及2024年3月31日的 貿易應付款項基於發票日期的賬齡分析 如下:

		As at	As at
		30 September	31 March
		2024	2024
		於 2024 年	於2024年
		9月30日	3月31日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Less than 30 days	少於30天	94	_
31 to 60 days	31至60天	_	_
61 to 90 days	61至90天	_	_
Over 90 days	超過90天	17,844	17,699
		17,938	17,699

The trade payables are non-interest bearing with payment terms of 30 days in general.

The carrying amounts of the trade payables approximate to their fair values as at 30 September 2024 and 31 March 2024 and are denominated in the following currencies: 貿易應付款項為不計息,且付款期一般 為30天。

於2024年9月30日及2024年3月31日, 貿易應付款項之賬面值與其公允價值相 若,並按以下貨幣計值:

As at	As at
30 September	31 March
2024	2024
於2024年	於2024年
9月30日	3月31日
HK\$'000	HK\$'000
千港元	千港元
(Unaudited)	(Audited)
(未經審核)	(經審核)
人民幣 17,938	17,699

17

		As at 30 September 2024 於 2024 年 9月 30 日 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	As at 31 March 2024 於 2024年 3月 31日 <i>HK\$'000</i> <i>千港元</i> (Audited) (經審核)
Accrued audit fee Accrued salaries Amount due to immediate holding	應計審計費用 應計薪金 應付直接控股公司	725 1,011	1,200
company (Note 18(b)) Provision for reinstatement costs Provision for the CIT and penalty on	款項(附註18(b)) 復原費用撥備 企業所得税及股權轉讓 罰款撥備	5 - 4,882	5 300
transfer of equity Others	其他	2,257	4,882 804 7,101
Less: non-current portion – Provision for reinstatement costs	減:非即期部分 一復原費用撥備	8,880	(300)
Current portion	即期部分	8,880	6,891
SHARE CAPITAL	17 股本		
		Number of shares 股份數目	Nominal value 面值 HK\$'000 千港元
Authorised: Ordinary shares of HK\$0.0025 each	法定: 每股面值0.0025港元的普通股		
At 1 April 2023, 31 March 2024 (audited) and 30 September 2024 (unaudited)	於2023年4月1日、 2024年3月31日(經審核)及 2024年9月30日(未經審核)	4,000,000,000	10,000
Issued and fully paid: Ordinary shares of HK\$0.0025 each	已發行及繳足: 每股面值0.0025港元的普通股		
As at 1 April 2023, 31 March 2024 (audited) and 30 September 2024 (unaudited)	於2023年4月1日、 2024年3月31日(經審核)及		

18 RELATED PARTY TRANSACTIONS

(a) Transactions with related parties

18 關聯方交易

(a) 與關聯方之交易

Save as disclosed elsewhere in the condensed consolidated financial information, the Group had the following related party transactions during the period: 除簡明綜合財務資料其他地方所 披露者外,本集團於期內之關聯 方交易如下:

		Six months ended 30 September 截至9月30日止六個月	
		2024 2024年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	2023 2023年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)
Advertising and marketing costs to a related company (<i>Note (i)</i>) Interest income received/ receivable from (<i>Note (ii)</i>)	向一間關聯公司支付廣告及 推廣費用(附註(i)) 已收/應收下列各方的 利息收入(附註(ii))	-	950
 An associate An intermediate holding 	——間聯營公司 ——間中間控股公司	1,044	863
company		361	346
 A related company Management fee to ultimate 	-一間關聯公司 付予最終控股公司的管理費	220	361
holding company (<i>Note (i)</i>) Share of administration costs to	<i>(附註(i))</i> 應佔一間關聯公司行政費用	1,002	_
a related company (Note (i))	(附註(i))		482

Notes:

- The transactions above were conducted in the normal course of business and charged at terms mutually agreed by the parties concerned or in accordance with the terms of the underlying agreements, where appropriate.
- (ii) The loans to related parties were bearing 8% interest rate per annum and further details of the loans were disclosed in Note 18(b).

附註:

- 上述交易乃於日常業務過程
 中進行及按有關訂約方相互
 協定的條款或根據相關協議
 的條款(如適用)收取費用。
- (ii) 向關聯方提供的貸款按年利
 率8%計息及貸款進一步詳
 情於附註18(b)披露。

		As at	As at
		30 September	31 March
		2024	2024
		於 2024 年	於2024年
		9月30日	3月31日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Prepayments to ultimate holding	向最終控股公司作出的預		
company (Note (i))	付款項(附註(i))	1,002	_
Amount due to immediate holding	應付直接控股公司款項	,	
company (Note (ii))	(附註(ii))	(5)	(5)
Loan to an associate (Note 12)	向一間聯營公司提供貸款		
	(附註12)	27,378	27,534
Loan to intermediate holding	向中間控股公司提供貸款	,	
company (Note (iii))	(附註(iii))	9,528	9,870
Loan to a related company	向一間關聯公司提供貸款		
(Note (iv))	(附註(iv))	6,723	6,841

Notes:

- Balance represents prepayments made to ultimate holding company for management service.
- Balance due to immediate holding company is unsecured, interest free and repayable on demand.
- (iii) The balance represented an unsecured loan to RUNMING International Limited (潤銘國際有限公司), which is an intermediate holding company of the Group. The loan was a 3-year loan facility signed on 8 October 2021, interest bearing at 8% per annum and was expired on 7 October 2024.

On 7 October 2024, the Company entered into a new loan agreement with RUNMING International Limited, pursuant to which the Company agreed to provide a one-off loan to RUNMING International Limited in an aggregate principal amount of HK\$9.5 million, interest bearing at 8% per annum and expiring on 6 October 2025. 附註:

- 結餘指就管理服務向最終控 股公司作出的預付款項。
- (ii) 應付直接控股公司結餘為無 抵押、免息及須按要求償還。
- (iii) 結餘指向本集團中間控股公司潤銘國際有限公司提供的無抵押貸款。該貸款根據 2021年10月8日簽署的3年 期貸款融資提供,按年利率 8%計息及於2024年10月7 日屆滿。

於2024年10月7日,本公司 與潤銘國際有限公司訂立新 貸款協議,據此,本公司同 意向潤銘國際有限公司提供 本金金額合共為9.5百萬港 元、按年利率8%計息及於 2025年10月6日屆滿之一次 性貸款。 The loan will be used primarily by RUNMING International Limited as its working capital and to enhance its shortterm liquidity. Given that the Group has yet to identify suitable investment opportunities with profitable return, the provision of the loan is considered to be favorable to the Group as it enables the Group to earn a reasonable return of 8% per annum which is higher than the interest rate of fixed deposits offered by banks in Hong Kong and that the provision of the loan can broaden the source of income of the Group.

(iv) The balance represented an unsecured loan to 深圳泰睿金融服務有限公司, which is a related company of the Group. The loan was a 3-year loan facility signed on 8 October 2021 expiring on 7 October 2024 and interest bearing at 8% per annum. The loan was fully settled subsequent to the current period end.

(c) Key management compensation

For the six months ended 30 September 2024, key management represents the executive and independent non-executive directors of the Group (six months ended 30 September 2023: same).

Compensation of key management personnel of the Group is as follows:

該貸款將由潤銘國際有限公司主要用作其營運資金及用於增強其短期流動資金。鑑於本集團尚未物色到具盈利回報之合適投資機會,提供貸款被視為對本集團能夠賺取年利率8%之合理回報,其高於香港之銀行提供之定期存款利率,及提供貸款可拓寬本集團的收入來源。

(iv) 結餘指向本集團關聯公司深 圳泰睿金融服務有限公司提 供的無抵押貸款。該貸款根 據2021年10月8日簽署的3 年期貸款融資提供,於2024 年10月7日屆滿及按年利率 8%計息。該貸款已於本期 間結束後清償。

(c) 主要管理層薪酬

截至2024年9月30日止六個月, 主要管理層指本集團執行及獨立 非執行董事(截至2023年9月30日 止六個月:相同)。

本集團主要管理層人員的薪酬如下:

		Six months ended 30 September 截至9月 30 日止六個月	
		2024 2024年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	2023 2023年 <i>HK\$'000 千港元</i> (Unaudited) (未經審核) (Restated) (經重列)
Directors' fees	董事袍金	360	450
Salaries, bonus, allowances and other benefits in kind Pension costs-defined contribution	薪金、花紅、津貼及 其他實物福利 退休金成本-界定供款	444	180
plans	計劃	15	9
		819	639

19 DISPOSAL OF SUBSIDIARIES

On 27 April 2023, the Company entered into the sales and purchase agreement to dispose of the entire equity interest in Prosperity One Limited and its subsidiaries (the "**Disposal Group**"), at a aggregate consideration of HK\$31,000,000 to an independent third party. The principal activity of the Disposal Group is engaged in Vietnamese-style restaurant business in Hong Kong.

The following summarises the consideration and the carrying amount of the assets and liabilities at the date of disposal:

19 出售附屬公司

於2023年4月27日,本公司訂立買賣協 議以向一名獨立第三方出售Prosperity One Limited 及其附屬公司(「出售集團」) 的全部股權,總代價為31,000,000港元。 出售集團的主要業務活動為於香港從事 越式餐廳業務。

以下概列代價與資產及負債於出售事項 日期的賬面值:

		HK\$'000 千港元 (Restated) (經重列)
Net assets disposed of: Property, plant and equipment Right-of-use assets	已出售淨資產: 物業、廠房及設備 使用權資產	647 5,961
Trade receivables	貿易應收款項	143
Prepayments, deposits and other receivables	預付款項、按金及其他應收款項	7,164
Cash and cash equivalents	現金及現金等價物	3,134
Trade payables	貿易應付款項	(330)
Other payables	其他應付款項	(4,783)
Lease liabilities	租賃負債	(6,423)
Derecognition of capital reserves upon	出售附屬公司時終止確認資本儲備	5,513
disposal of subsidiaries		(342)
Gain on disposal of subsidiaries	出售附屬公司收益	25,829
Consideration	代價	31,000
Analysis of the net cash inflows in respe disposal of the Disposal Group is as follows		現金流入的分析
		HK\$'000 千港元
		(Restated) (經重列)
Cash consideration received	已收現金代價	31,000
Cash and cash equivalents disposed of	已出售現金及現金等價物	(3,134)
		27,866

		1 April to 27 April 2023 2023年 4月1日至 4月27日 <i>HK\$'000</i> <i>千港元</i> (Restated) (經重列)
Discontinued operation Revenue Cost of food and beverages Other income and gain Administrative expenses	已終止經營業務 收益 食品和飲料成本 其他收入及收益 行政開支	2,266 (603) 17 (1,866)
Loss before income tax Income tax expenses	除所得税前虧損 所得税開支	(186)
Loss for the period	期內虧損	(186)
Gain on disposal of subsidiaries (Note 19)	出售附屬公司之收益(附註19)	25,829
Net cash generated from operating activities Net cash used in financing activities	經營活動所得現金淨額 融資活動所用現金淨額	245 (431)
Net cash outflows	現金流出淨額	(186)
Loss before income tax has been arrived after (charging)/crediting: Employee costs Depreciation and amortisation Gain on disposal of property, plant and equipment	除所得税前虧損乃於(扣除)/ 計入以下各項後達致: 僱員成本 折舊及攤銷 出售物業、廠房及設備之收益	(698) (469) 1

21 COMPARATIVE FIGURES

Certain comparative figures have been re-classified to conform with the current period's presentation.

The effects of the reclassification on the condensed consolidated statement of comprehensive income for the six-month period ended 30 September 2023 are as follows:

Condensed consolidated statement of comprehensive income for the six-month period ended 30 September 2023

21 比較數字

若干比較數字已予重新分類以符合本期 間的呈列方式。

重新分類對截至2023年9月30日止六個 月期間的簡明綜合全面收益表的影響如 下:

截至2023年9月30日止六個月期間的簡 明綜合全面收益表

		As previously reported 如先前呈報 <i>HK\$`000</i> <i>千港元</i> (Unaudited) (未經審核)	Reclassified to discontinued operation (Note 1) 重新分類至 已終止 經營業務 (附註1) HK\$*000 千港元	Reclassification for change in presentation of revenue recognition policy <i>(Note 2)</i> 就呈列收益 確認政策時之 變動重新分類 <i>(附註2)</i> <i>HK\$'000</i> <i>千港元</i>	Reclassified by nature <i>(Note 3)</i> 按性質 重新分類 <i>(附註3)</i> HK\$'000 千港元	After reclassification 重新分類後 <i>HK\$`000</i> <i>千港元</i> (Unaudited) (未經審核)
Continuing operations Revenue from principal activities: – Vietnamese-style restaurant	持續經營業務 主要業務收益: -越式餐廳業務					
business – Trading business	貿易業務	2,266 67,439	(2,266)	(67,439)	-	-
Cost of food and beverages Cost of inventories sold from	食品和飲料成本 貿易業務已售存貨	(603)	603	-	-	-
trading business	成本	(67,377)	-	67,377	-	_
Employee benefit expenses	僱員福利開支	(2,884)	698	_	(186)	(2,372)
Depreciation and amortisation Property rentals and related	折舊及攤銷 物業租金及相關開支	(1,685)	469	-	-	(1,216)
expenses		(2,323)	110	-	(192)	(2,405)
Fuel and utility expenses Advertising and marketing	燃油及公用事業開支 廣告及推廣開支	(98)	80	_	-	(18)
expenses		(4)	4	-	-	-
Other operating expenses	其他經營開支	(6,972)	491	-	378	(6,103)
Other income and other gain	其他收入及其他收益	27,654	(25,846)	62	-	1,870
Finance income, net	融資收入淨額	1,887	14	-	-	1,901
Discontinued operation Profit for the period from discontinued operation	已終止經營業務 已終止經營業務的 期內溢利		25,643			25,643

		As previously reported	Reclassified to discontinued operation (Note 1) 重新分類至 已終止	After reclassification
		如先前呈報 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)	經營業務 (附註1) HK\$'000 千港元	重新分類後 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)
(Loss)/profit attributable to:	以下人士應佔(虧損)/ 溢利:			
Shareholders of the Company – from continuing operations – from discontinued operation	本公司股東 一來自持續經營業務 一來自己終止經營業務	14,911	(25,643) 25,643	(10,732) 25,643
		14,911		14,911
Total comprehensive (loss)/ income attributable to: Showholdow of the Compony	以下人士應佔全面 (虧損)/收益總額: 本公司股東			
Shareholders of the Company – from continuing operations – from discontinued operation	一來自持續經營業務 一來自已終止經營業務	12,730	(25,643) 25,643	(12,913) 25,643
		12,730		12,730
		As previously reported	Reclassified to discontinued operation (Note 1) 重新分類至 已終止	After reclassification
		如先前呈報 <i>HK\$</i> <i>港元</i> (Unaudited) (未經審核)	經營業務 (附註1) HK\$ 港元	重新分類後 <i>HK\$</i> 港元 (Unaudited) (未經審核)
Basic and diluted (loss)/ earnings per share (HK cents per share)	每股基本及攤薄 (虧損)/盈利 (每股港仙)			
from continuing operationsfrom discontinued operation	 一來自持續經營業務 一來自已終止經營業務 	1.67	(2.87)	(1.20) 2.87
		1.67	_	1.67

Notes:

- 1. Reclassification among items solely represents the profit from discontinued operation of Vietnamese style restaurant business during the six-month period ended 30 September 2023.
- 2. Reclassification among items solely represents the change in presentation of revenue recognition policy for the trading business during the six-month period ended 30 September 2023.
- 3. Reclassification among items solely represents the reclassification of expenses by nature during the six-month period ended 30 September 2023 for consistent with the classification of expenses by nature during the six-month period ended 30 September 2024.

22 EVENTS AFTER THE REPORTING PERIOD

Subsequent to the period end, the Company entered into two subscription agreements with two subscribers on 30 October 2024, pursuant to which the Company has conditionally agreed to allot and issue to the subscribers, and the subscribers have conditionally agreed to subscribe for, an aggregate of 60,000,000 ordinary shares at a subscription price of HK\$0.5 per share.

The gross proceeds from the completion of the agreements was HK\$30 million. After deducting related professional fees and all related expenses for the subscription, the net proceeds was approximately HK\$29 million.

The Group utilised RMB25.5 million (representing approximately 95% of the net proceeds) as capital injection to the non-wholly owned subsidiary which is established in the PRC to develop the Renewable Energy Technology Business. Details were disclosed in the Company's announcements dated 29 April 2024, 30 October 2024, 18 November 2024 and 25 November 2024.

附註:

- 項目間的重新分類僅指截至2023 年9月30日止六個月期間已終止 經營業務越式餐廳業務的溢利。
- 項目間的重新分類僅指截至2023 年9月30日止六個月期間呈列貿 易業務收益確認政策時之變動。
- 項目間的重新分類僅指截至2023 年9月30日止六個月期間按性質 重新分類開支以與截至2024年9 月30日止六個月期間按性質分類 開支一致。

22 報告期後事項

於期末後,本公司於2024年10月30日與兩名認購人訂立兩份認購協議,據此, 本公司已有條件同意向該等認購人配發 及發行而該等認購人已有條件同意認購 合共60,000,000股普通股,認購價為每 股股份0.5港元。

完成協議的所得款項總額為30百萬港 元。扣除認購事項的相關專業費用及所 有相關開支後,所得款項淨額約為29百 萬港元。

本集團將人民幣25.5百萬元(相當於所得 款項淨額約95%)用作對於中國成立的非 全資附屬公司的注資以發展可再生能源 科技業務。詳情於本公司日期為2024年4 月29日、2024年10月30日、2024年11 月18日及2024年11月25日的公告中披 露。