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FARNOVA GROUP HOLDINGS LIMITED

法諾集團控股有限公司

(於百慕達註冊成立之有限公司) (股份編號:8153)

截至二零二一年十二月三十一日止九個月的 第三季度業績公告

法諾集團控股有限公司(「本公司」, 連同其子公司統稱「本集團」) 董事會(「董事會」) 謹此宣佈本集團截至二零二一年十二月三十一日止九個月的未經審核第三季度業績。本公告已載列本公司二零二一年第三季度報告(「二零二一年第三季度報告」) 全文, 並符合聯交所GEM證券上市規則(「GEM上市規則」) 之相關規定。載有GEM上市規則規定的資料之二零二一年第三季度報告印刷本將於適當時候寄發予本公司股東。

承董事會命 法**諾集團控股有限公司** *主席* 郭格林

香港,二零二二年二月十四日

於本公告日期,執行董事為郭格林先生、牟忠緯先生及鄧里先生;非執行董事為王強先生、 鄺權壯先生、李光營先生及王漢景先生;及獨立非執行董事則為羅輯先生、吳紅女士、李建 行先生及吳濱博士。

本公告的資料乃遵照GEM上市規則而刊載,旨在提供有關本公司的資料,各董事願就本公告的資料共同及個別地承擔全部責任。各董事在作出所有合理查詢後,確認就其所知及所信,本公告所載資料在各重要方面均屬準確完備,沒有誤導或欺詐成分,且並無遺漏任何其他事項,足以令致本公告或其所載任何陳述產生誤導。

本公告將自其刊發之日起計最少7日於GEM網站www.hkgem.com「最新公司公告」一頁登出。本公告亦將刊載於本公司網站http://farnov.ocoplus.com.

CHARACTERISTICS OF THE GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Director(s)") of Farnova Group Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquires, confirm that to the best of their knowledge and belief, the information contained in this report is accurate and complete in all material respects and not misleading or deceptive and there are no other matters the omission of which would make any statement herein or this report misleading.

香港聯合交易所有限公司(「聯 交所」) GEM之特色

GEM之定位,乃為相比起其他在聯交 所上市之公司帶有較高投資風險之中小型公司提供一個上市之市場。有意投資之人士應了解投資於該等公司之潛 在風險,並應經過審慎周詳之考慮後 方作出投資決定。

由於GEM上市公司普遍為中小型公司,在GEM買賣之證券可能會較於聯交所主板買賣之證券承受較大之市場波動風險,同時無法保證在GEM買賣之證券會有高流通量之市場。

香港交易及結算所有限公司及聯交所對本報告之內容概不負責,對其準確性或完整性亦不發表任何聲明,並明確表示,概不對因本報告全部或任何部分內容而產生或因倚賴該等內容而引致之任何損失承擔任何責任。

本報告乃按照聯交所GEM證券上市規則 (「GEM上市規則」)而刊載,旨在提供有 關法諾集團控股有限公司(「本公司」)之 資料,本公司各董事(「董事」)願就本報 告所載資料共同及個別承擔全部責任。 董事在作出一切合理查詢後確認,就 彼等所深知及確信,本報告所載資料 各重大方面均屬準確及完整,且無誤導 或欺詐成份,以及本報告並無遺漏其他 事項,致使本報告所載之任何陳述或 本報告有所誤導。

MANAGEMENT DISCUSSION AND ANALYSIS

Business and Financial Review

Overview

The Group derives its revenue mainly from (i) the provision of advertising services and (ii) sales of new energy electric vehicles. For the nine months ended 31 December 2021 (the "Period"), the Group's revenue increased to approximately HK\$60.9 million representing an increase of approximately 62.4% when compared to the corresponding period last year, which was solely driven by its advertising services business. No revenue was recorded from the sales of new energy electric vehicles during the Period.

Advertising

The Group continued to strengthen its sales and marketing team and had hired additional employees for this business segment. These new employees had previously worked in other advertising enterprises and possess an extensive clientele network and are also experienced in advertisement design and planning.

Due to the continuous expansion of the Group's sales and marketing team, revenue from the Group's advertising services business achieved outstanding growth and increased to approximately HK\$60.9 million, representing an increase of approximately 62.4% when compared to the corresponding period last year. The Group's gross profit margin in respect of its provision of advertising services for the Period similarly achieved outstanding performance and had improved to approximately 38.6% when compared to the Group's gross profit margin of approximately 24.7% during the corresponding period last year.

管理層討論及分析

業務及財務回顧

概 覽

本集團之收入主要來自(i)提供廣告服務及(ii)銷售新能源電動汽車。截至二零二一年十二月三十一日止九個月(「本期間」),本集團僅由其廣告服務業務驅動的收入增至約60.9百萬港元,較去年同期增加約62.4%。於本期間銷售新能源電動汽車概無錄得收入。

庸 告

本集團繼續加強其銷售及營銷團隊,並 已為該業務分部聘請額外僱員。該等 新僱員之前曾在其他廣告企業工作,擁 有廣泛的客戶網絡,亦擁有廣告設計及 策劃方面的經驗。

由於持續擴大本集團的銷售及營銷團隊,本集團廣告服務業務的收入取得顯著增長,增加至約60.9百萬港元,較去年同期增加約62.4%。本集團於本期間提供廣告服務的毛利率同樣取得優異表現,較去年同期本集團的毛利率約24.7%提高至約38.6%。

The Group's spectacular results in respect of its provision of advertising services in Hong Kong and the People's Republic of China (the "PRC") were primarily achieved through the expansion of its clientele and the strength of its in-house production team in providing the Group's clients with practical and effective marketing and advertising strategies. At the same time, the Group's operating efficiency also improved due to its increased scale of operations and in particular, the establishment of in-house production team. With the establishment of its in-house production team, the Group was able to better manage and reduce its production costs which resulted in the improvement in its gross profit margin. Simultaneously, it also enabled the Group to execute and realize its own marketing and advertising strategies in a more accurate and cost-effective way.

本集團在香港及中華人民共和國(「中國」) 提供廣告服務方面取得的驕為 華美內面取得的驕為 要是通過擴大其客戶群及憑藉提供團隊的實力為本集團的客戶提供 實可行及有效的營銷及廣告策略而取大來集團經營規模的擴大 同時,隨著本集團經營規模經營 別是建立內部製作團隊,其經營營 有所提高。隨著建立內部製作團隊成 集團能夠更好地管理及降低製作集團成 集團能夠更好地管理及降低製作本, 從如更精準和更具成本與能夠 行和實現自己的營銷及廣告策略。

During the Period, the Group also improved upon its value-added services by offering to its clients annual advertising solutions on various media platforms such as advertising on mass transportation and social media, which has enabled it successfully retain existing clients while expanding its client base. The Group will continue exploring suitable opportunities to collaborate with different media platforms in order to further diversify its clientele and enhance its brand value.

於本期間,本集團亦通過於大眾交通及社交媒體上的廣告等各種媒體平台上的廣告等各種媒體來提升官廣告解決方案基礎的增值服務,使其在擴大客戶基礎的時成功留住現有客戶。本集團將繼續探索與不同媒體平台合作的合適機會,以進一步實現客戶群多元化並提升其品牌價值。

Aside from focusing on the developing of its provision of advertising services in Hong Kong, the Group has also sought to capitalize upon the growing demand for the provision of advertising services in the PRC. The Group has taken this approach not only in light of the strong demand for advertising services in the PRC but due to the relatively mild effects of COVID-19 in effecting PRC business sentiments. On 24 December 2021, the Group entered into an agreement to acquire 51% of the equity interests in Beijing Creative Communication International Culture Media Co., Ltd., which is principally engaged in the advertising business. Through the acquisition, the Group can further expand its client base in the PRC and diversify its clientele. Furthermore, as the acquired company has significant experience in product promotion and event marketing which can serve to promote the Group's launch of new energy electric vehicles in the PRC.

New energy electric vehicles

During the Period under review, no revenue was recorded from the sales of new energy electric vehicles. The Group had previously entered into agreements for the sales of new energy electric vehicles which included pick-up trucks and sport cars, however they were not scheduled for delivery during the Period under review. Notwithstanding the aforesaid, the Group has since devoted greater efforts towards developing its own production capacity in order to streamline production and to shorten production lead times. As such the Group will be able to enhance its revenue and profitability in this business segment while reducing its reliance on third party manufacturers. The Group has also during the Period under review developed the second generation of Farnova Othello electric super car, which has generated favourable reviews in both the PRC and overseas new energy electric vehicle markets.

As part of its strategy to develop its own production capacity, the Group has also sought to cooperate with other players in the industry in order to diversify its lineup of new energy vehicles. On 29 April 2021, the Group entered into a strategic cooperation agreement (the "Strategic Cooperation Agreement") with the People's Government of Kundulun District of the PRC (the "Government of Kundulun District"). Pursuant to the Strategic Cooperation Agreement, the Group and the Government of Kundulun District would co-invest in the development of a new energy research and development facility as well as manufacturing facilities for the production of lightweight new energy vehicles in Kundulun District, Baotau City, the PRC.

新能源電動汽車

On 28 June 2021, the Group engaged an agent, on its behalf, to conduct due diligence for the purposes of acquiring a majority interest in a company which is a world-renowned automotive manufacturer based in Italy which is principally engaged in the design, manufacture and sales and marketing of new energy electric vehicles. The possible acquisition, if materialises, will enable the Group to expand its reach to overseas markets and serve to enhance the Group's technical abilities as well as develop its overseas manufacturing capabilities.

On 9 August 2021, the Group entered into a memorandum of understanding with Guizhou Hankais Intelligent Technology Company Limited* (貴州翰凱斯智能技術有限公司) whereby the parties would carry out strategic cooperation for the potential procurement of modular autonomous chassis to be used in the manufacture of self-driving electric vehicles.

Furthermore, on 7 December 2021, the Group entered into an agreement to acquire 7.0% of the equity interest in Guangxi Huaao Automobile Manufacturing Co. Ltd. ("Guangxi Huaao") which is a company principally engaged in manufacturing and sales of road vehicles and new energy vehicles. The Group intends to take advantages of the strength of Guangxi Huaao in relation to its research and development of new energy commercial vehicle products and its comprehensive manufacturing platform which when combined with those of the Group, being the design of new energy vehicles, application of carbon fiber new material technology and its sales network in the PRC and aboard, will enable the Group to develop the electric vehicle markets in the PRC, the ASEAN countries, U.S. and Europe.

於二零二一年六月二十八日,本集團委 聘代理人代表本集團就收購一間公司為 的大部分股權開展盡職調查,該公司為 一間意大利世界知名汽車製造商,主政 從事新能源電動汽車之設計、製造以 及銷售與營銷。潛在收購倘獲升本集團 有助本集團拓展海外市場、提升本集團 的技術能力以及發展其海外製造能力。

二零二一年八月九日,本集團與貴州翰 凱斯智能技術有限公司訂立一項諒解備 忘錄,據此雙方將就對用於製造自動駕 駛電動汽車的模塊化自動駕駛底盤的 潛在採購開展戰略合作。

此外,於二零二一年十二月七日,本集團訂立協議以收購廣西華奧汽車製造有限公司(「廣西華奧」,中國主要從事的公司)的7.0%股權。本集團打算品時期的公司的的7.0%股權。本集團打算品明度的公司,的7.0%股權。本集團在新能源有用發生不台方面的優勢,與本集團的新能源汽車設計、碳纖維新材料,將國內外銷售網絡等優勢相結合,、美國和歐洲的電動汽車市場。

In addition, on 9 December 2021, the Group entered into a cooperation framework agreement with Corun Chs Technology Co., Ltd. ("Corun"). Corun is a research and development company specializing in hybrid and transmission system integration technology and mainly produces hybrid and transmission system integration and supporting products. Hybrid and transmission system integration technologies have broad applications in deep hybrid vehicles, plug-in hybrid vehicles, commercial vehicles, etc. Corun is committed to building an ecological system for the hybrid vehicle industry chain and becoming an operating service provider for the end-to-end ecological system platform for automobiles. Pursuant to the agreement, the Group and Corun will form a joint venture to focus on research and development, design and production-manufacturing of energy-saving and new energy vehicles, to forge an industry benchmark and improve corporate competitiveness in the market.

此外,於二零二一年十二月九日 司、本 () 日 司、本 () 日 司、本 () 日 司 克 混合動力技架協動 五 之 () 克 混合動力 在 在 及 及 下 在 () 在 () 在 () 是 () 不 () 是 () 不 () 是 () 不 () 不 () 是 () 不 ()

Aside from developing the Group's production capabilities, the Group has also devoted extensive efforts towards seeking skilled individuals who are experienced in the new energy vehicle industry to enable the Group to properly utilize its capabilities. On 6 August 2021 and 13 September 2021, respectively, the Group appointed Mr. Zhang Jian Hua ("Mr. Zhang") as the Group's Technical Director of Electric Vehicle Engineering and Mr. Chen Jianxiong ("Mr. Chen") as the Group's Production Director of Electric Vehicle Engineering, Mr. Zhang had previously served as the head of the Electric Vehicle Task Force at BYD Auto Co., Ltd. and has over 15 years of experience in the electric vehicle industry. As for Mr. Chen, he had previously worked as a general manager for Shenzhen Wuzhoulong Motors Co., Ltd. and has approximately 20 years of experience in the electric vehicle industry.

To increase the competitiveness of the Group, the Group will continue to devote a significant amount of in-house effort towards, among others, research and development, engineering, design, quality control as well as sales and marketing of new energy electric vehicles. The Group will also strive to bring together top international automotive technology resources and introduce world class personnel and autonomous driving technology.

為提高本集團的競爭力,本集團將繼續 在內部投入大量精力,其中包括研發、 工程、設計、質量控制以及新能源電動 車的銷售及營銷。本集團亦將努力匯聚 頂尖國際汽車技術資源並引入世界級 人才及自動駕駛技術。

Notwithstanding the Group's focus on developing its own core capabilities in the new energy electric vehicle industry, the Group has also sought to nurture and assist in the development of companies in the new energy electric vehicles industry. Through the incubation, the Group can aid in the development of the industry as a whole and may be able to capitalize upon emerging technologies in the future. In this connection, the Group had on 15 June 2021 entered into a framework cooperation agreement with Shenzhen Cheyun Digital Technology Co., Ltd.* (深圳市車云數字技術科技有限 公司) and Shenzhen Xingchenhai Fund Management Co., Ltd.* (深圳星辰海基金管理有限公司) to, amongst others, jointly establish and manage a new energy vehicle industry fund. Furthermore, as announced on 4 November 2021, the Group also entered into a strategic cooperation agreement with Shenzhen Qianhai Guangdong-Hong Kong Capital Investment Management Co., Ltd.* (深圳前海粤港資本投資管理有限公司) and Guangdong Guanghao Investment Consulting Co., Ltd.* (廣東省光浩投資諮詢有限公司), pursuant to which the parties intend to jointly form and manage a fund which shall focus on investing in emerging technologies relating to new energy vehicles and related core components, new energy power batteries and related materials as well as digital new infrastructure fields such as businesses related to the internet of intelligent vehicles.

本集團在專注於發展自身在新能源電 動汽車行業的核心能力的同時,亦尋求 培育和助力新能源電動汽車行業企業 的發展。通過孵化發育,本集團可以協 助整個行業的發展,並可能日後利用新 興技術。就此,本集團於二零二一年六 月十五日與深圳市車云數字技術科技 有限公司及深圳星辰海基金管理有限 公司訂立一份框架合作協議,以(其中 包括)共同發起設立及管理新能源汽車 產業基金。此外,誠如二零二一年十一 月四日所公佈,本集團亦與深圳前海粵 港資本投資管理有限公司及廣東省光浩 投資諮詢有限公司訂立戰略合作協議, 據此, 訂約各方擬共同設立並管理基金, 重點投資新能源汽車及相關核心零部件、 新能源動力電池及相關材料相關新興 技術,以及智能車聯網相關業務等數 字化新基建領域。

Administrative expenses

During the Period under review, the Group's administrative expenses increased by approximately 75.9% to approximately HK\$12.2 million, as compared to the corresponding period last year. The increase in the Group's administrative expenses was primarily attributable to the increase in the number of staff, as the Group had hired additional personnel in order to cope with the expansion of the Group's advertising and new energy electric vehicle business. Additional depreciation in respect of right-of-use assets arising from a new lease agreement for the office in Hong Kong also contributed to the increase in administrative expenses during the Period. Further, the Group also incurred additional depreciation from property, plant and equipment and amortisation from other intangible assets resulting from the development of the new energy electric vehicle business during the Period under review.

Finance costs

The Group's finance costs decreased by approximately 72.2% to approximately HK\$1.4 million, as compared to the same period last year. This substantial decrease was mainly attributable to the decrease in interest on Company's convertible bonds. Convertible bonds issued by the Company were fully converted into the Company's shares during the year ended 31 March 2021.

行政開支

於回顧期內,本集團的行政開支較去年同期增加約75.9%至約12.2百萬港元。 本集團行政開支增加的主要原因是是人數增加,因為本集團已聘請額外電光 以應對本集團擴大廣告及新能源值場外 汽車業務。看港辦公室的新租舊亦導力 產生的使用權資產的額外折舊亦與外 產生的使用權資產的額外折舊。此外電 。 一本集團於回顧期內亦因開發, 。 一本集團於四顧期內亦因開發, 。 一本集團於四顧期內亦因開發, 。 一本集團於四顧期內亦因開發, 一本集團於四種大寶之

融資成本

本集團的融資成本較去年同期減少約72.2%至約1.4百萬港元。該大幅減少主要因為本公司可換股債券利息減少。本公司發行的可換股債券已於截至二零二一年三月三十一日止年度悉數轉換為本公司股份。

EXPOSURE TO FLUCTUATION IN EXCHANGE RATE AND TREASURY POLICIES

The majority of the transactions, assets and liabilities of the Group was denominated in Renminbi and Hong Kong dollars. During the Period under review, no financial instruments were used for hedging purpose, and the Group did not commit to any financial instruments to hedge its exposure to exchange rate risk, as the expected exchange rate risk is not significant. The senior management will continue to monitor the foreign exchange exposure and will consider applicable derivatives when necessary. The Group did not have any derivatives for hedging against the foreign exchange rate risk as at 31 December 2021.

PROSPECTS

As the global economy has gradually recovered from the effects of COVID-19, it is expected that market sentiments will improve, accordingly, it is also expected that while companies may have previously taken a conservative approach in spending upon advertising and marketing activities, this trend will begin to change. Meanwhile, as travel restrictions are still in place in many countries of the world, it is expected that there will be a greater emphasis on localized marketing and advertising solutions which will require the skills and know-how of marketing enterprises who understand local needs and demands

匯率波動風險及財資政策

本集團大多數交易、資產及負債以人民 幣及港元計值。於回顧期內,並無 對沖目的使用金融工具,且本集團並無 承諾使用任何金融工具對沖匯率風險, 因為預期匯率風險並不重大。高級管 理層將繼續監控外匯風險,並在必要 時考慮適用的衍生工具。於二零二一年 十二月三十一日,本集團並無持有任何 衍生工具以對沖匯率風險。

前景

由於全球經濟逐漸自2019冠狀病毒病的影響中復甦,預期市場氣氛將有所改善,因此,亦預期雖然公司之前可能在廣去及營銷活動的支出上採取了保守方式,但這種趨勢將開始改變。與此同時,由於全球許多國家仍然設置旅行限制,預期將更加重視本地化營銷及廣告解決方案,這將需要了解當地需要及需求的營銷企業的技能和專業知識。

The Group intends to continue its efforts in developing and retaining its clientele in order to take advantage of this change in market sentiments through utilizing its sales and marketing team to promote brand awareness and to display the technical skills of the Group. Furthermore, the Group intends to place greater emphasis on showcasing its value-added services, such as providing annual advertising solutions pursuant to which the Group would offer services such as social media marketing as well as showcasing the skills of its in-house production team which can provide its clientele with cost effective marketing and advertising solutions.

本集團擬繼續努力發展及挽留客戶,通 過利用其銷售及營銷團隊提升品牌知 名度並展示本集團的技術能力來把握 市場氣氛的這一轉變。此外,本集團擬 更加重視展示其增值服務,如提供年 度廣告解決方案,據此本集團將提供 社交媒體營銷等服務以及展示其內部 製作團隊的技能,從而可為其客戶提供 具成本效益的營銷及廣告解決方案。

Additionally, as the Group had previously developed an in-house production team, the Group also intends to further develop its in-house production team in order to streamline production and reduce its costs.

另外,由於本集團先前已發展內部製作 團隊,本集團亦擬進一步發展其內部製作團隊以精簡生產及降低成本。

Having said the above, the Group expects to continue its existing successful efforts and strategies in regards to developing its provision of advertising services in Hong Kong and the PRC.

綜上所述,本集團預期將繼續有關於 香港及中國發展提供廣告服務的現有 成功努力及策略。

In recent years, there has been a significant increase in the awareness of the effects of global climate change and the need to reduce carbon emissions. A number of countries have issued timetables for the elimination of fossil fuel vehicles or have drastically increased the number and breadth of government initiatives towards the promotion of electric or alternative fuel source vehicles. The PRC government has also issued various statements to the effect that they envision that by 2025, 20% of all vehicles sold in the PRC will be new energy electric vehicles and it is also expected that by 2030 40% of all vehicles sold in the PRC will be new energy electric vehicles. Against this background and given that China is the largest market for automobiles and electric vehicles in the world, the Group believes that the demand for new energy electric vehicles in the PRC and the world will continue to expand.

The Group expects to continue to devote significant effort towards the production and promotion of its new energy electric vehicles in order to capitalize upon the expected demand. In furtherance of this strategy, the Group has plans to develop its own production facilities and to cooperate with other leading players in the market in order to further streamline production and to reduce its reliance on third parties to manufacture its vehicles. Furthermore, in addition to the continued emphasis on its existing lineup of new energy electric vehicles, the Group also intends to develop a wide range of new energy electric vehicles in order to cater to the different segments of the market.

本集團預期將繼續投入大量精力生產 及推廣新能源電動汽車,以把握預期 需求。為推進這一策略,本集團計劃開 發自有生產工廠並與市場上的其他領先 企業合作,以進一步精簡生產並減少 對第三方製造汽車的依賴。此外,除 繼續重視現有新能源電動汽車產 外,本集團亦擬開發種類繁多的新能源 電動汽車以迎合不同的市場分部。

Aside from broadening its vehicle lineup, the Group plans to further develop and expand its research and development capabilities in order to capitalize on emerging technologies that may be applicable for new energy electric vehicles. The Group envisions that the emerging technologies in the new energy electric vehicles industry will enable it to increase its production capacity and capabilities while increasing the efficiency of its new energy electric vehicles and enhance its competitiveness in the market.

除擴大其汽車產品線外,本集團計劃進一步發展和擴大其研發能力以利用可能適用於新能源電動汽車的新興技術。本集團預計,新能源電動汽車行業的新興技術將提高其生產能力及產能,同時提升其新能源電動汽車的能效,增強其市場競爭力。

Given the Group's focus, the Group also intends to seek out talented individuals to enhance all aspects of its business in this segment, including the hiring of additional research and development staff as well as design and engineering teams.

鑑於本集團的重點,本集團亦擬物色人 才以提升其在該分部業務的所有方面, 包括聘用額外的研發人員以及設計及工 程團隊。

CONTINGENT LIABILITIES

The Group did not have any significant contingent liabilities as at 31 December 2021.

HUMAN RESOURCES

As at 31 December 2021, the Group had about 43 employees in total, stationed mainly in the PRC and Hong Kong. The total staff costs, including key management's remuneration, amounted to approximately HK\$5.4 million (nine month ended 31 December 2020: HK\$4.0 million). The Group's emolument policies, which are reviewed periodically, are linked to the performance of individual employees and are based on the salary trends prevailing in the aforesaid regions.

或然負債

於二零二一年十二月三十一日,本集團 並無任何重大或然負債。

人力資源

於二零二一年十二月三十一日,本集團 合共有大約43名僱員,主要派駐於中國 及香港。包括主要管理層薪酬在內的員 工成本總額約為5.4百萬港元(截至二零年十二月三十一日止九個月:4.0百 萬港元)。本集團的薪酬政策與個別僱 員的表現掛鈎,並根據上述地區普遍的 薪酬趨勢而定期檢討。

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

As at 31 December 2021, the interests and short positions of the Directors and 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 Securities and Futures Ordinance ("SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or which were required, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

Capacity

Beneficial owner

Beneficial owner

實益擁有人 Beneficial owner

實益擁有人

實益擁有人

身份

Long positions in the Shares

Name of Director and

chief executive 董事及最高行政 人員姓名

Guo Gelin

Wang Hanjing 王漢景

Mou Zhongwei

郭格林

牟忠緯

Save as disclosed above, as at 31 December 2021, none of the Directors and chief executives of the Company has any interests or short positions 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 would have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or which were required, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange.

董事及最高行政人員於股份、 相關股份及債權證的權益及淡 倉

於股份之好倉

Approximate percentage of shareholding 概約持股	Number of Shares held
百分比	持有股份數目
5.71%	408,065,752
1.04%	74,055,000
0.21%	15,000,000

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OF THE COMPANY

主要股東及其他人士於本公司股份及相關股份的權益及淡倉

So far as known to the Directors or chief executives of the Company, as at 31 December 2021, the following persons/entities (other than the Directors and chief executives of the Company) had or were deemed to have an interest or a short position in the shares or the underlying shares which would be required to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register of the Company required to be kept under Section 336 of the SFO, or who were directly or indirectly, to be interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company or any other member of the Group:

Long positions in the Shares and underlying shares

於股份及相關股份之好倉

Name of Shareholders	Capacity and nature of interests	Number of Shares held/ interested 所持/擁有	Number of underlying Shares held/ interested 所持/擁有	Approximate percentage of shareholding 概約
股東名稱	身份及權益性質	股份數目	相關股份數目	持股百分比
Song Wenxia 宋文霞	Beneficial owner 實益擁有人	364,200,547	-	5.10%

Save as disclosed above, as at 31 December 2021, there was no person or corporation, other than the Directors and chief executives of the Company whose interests are set out in the section "Directors' and chief executives' interests and short position in shares, underlying shares and debentures" above, had any interest or a short position in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO.

除上文所披露者外,於二零二一年十二 月三十一日,概無人士或法團(董事及 本公司最高行政人員除外,其權益載於 上文「董事及最高行政人員於股份、相 關股份及債權證的權益及淡倉」一節)於 本公司股份或相關股份中擁有記錄於本 公司根據證券及期貨條例第336條須予 存置之登記冊內之任何權益或淡倉。

DIRECTORS' INTERESTS IN CONTRACTS

No Director had any material interest in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the nine months ended 31 December 2021.

COMPETITION INTEREST

None of the Directors, the controlling Shareholders (as defined in the GEM Listing Rules) or any of its respective close associates has engaged in any business that competes or may compete, either directly or indirectly, with the businesses of the Group, or has or may have any other conflict of interests with Group during the nine months ended 31 December 2021.

PURCHASES, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities during the nine months ended 31 December 2021.

SHARE OPTION SCHEME

A share option scheme was adopted by the Shareholders and became effective on 27 March 2020 and shall remain in force for a period of 10 years from that date. The share option scheme mandate limit was refreshed to 10% of the number of the issued Shares at the date of annual general meeting of the Company (the "AGM") held on 9 August 2021. The granting of 90,000,000 share options on 9 September 2020 and 363,000,000 share options on 30 November 2020 were not validly accepted by the grantees, therefore no share option has been granted by the Company.

董事於合約之權益

於截至二零二一年十二月三十一日止九個月,概無董事於本公司或其任何子公司所訂立而對本集團業務屬重大之任何合約中擁有任何重大權益。

競爭權益

截至二零二一年十二月三十一日止九個月,董事、控股股東(定義見GEM上市規則)或彼等各自的任何緊密聯繫人概無進行與本集團業務(不論直接或間接)構成競爭或可能構成競爭的任何業務或與或可能與本集團產生任何其他利益衝突。

購買、出售或贖回上市證券

於截至二零二一年十二月三十一日止九個月,本公司或其任何子公司概無購買、 贖回或出售任何本公司之上市證券。

購股權計劃

股東已採納一項購股權計劃,計劃自二零二零年三月二十七日起生效,且於自當日起計10年期內持續生效。購股權計劃授權限額於本公司二零二一年八月九日舉行之股東週年大會(「股東週年大會」)上獲更新至當日已發行股份數目的10%。於二零二零年九月九日授出的90,000,000份購股權及於二零二零年十一月三十日授出的363,000,000份購股權並無獲承授人有效接納,因此本公司概無授出任何購股權。

CORPORATE GOVERNANCE PRACTICES

In the opinion of the Board, the Company has complied with all the code provisions as set out in the Corporate Governance Code and Corporate Governance Report contained in Appendix 15 to the GEM Listing Rules for the nine months ended 31 December 2021, save and except for the following:

1. Code provision A.1.3 requires that notice of at least 14 days should be given of a regular board meeting to give all directors an opportunity to attend. For all other board meetings, reasonable notice should be given. Due to the practical reasons, 14 days' advanced notifications have not been given to all meetings of the Board. Reasons have been given in the notifications in respect of those meetings of the Board where it is not practical to give 14 days' advanced notification. The Board will use its best endeavor to give 14 days' advanced notifications of Board meeting to the extent practicable.

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

During the Period under review, the Company continued to adopt a code of conduct regarding Director's securities transactions on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiry of all Directors, the Directors have complied with such code of conduct regarding securities transactions by the Directors for the nine months ended 31 December 2021.

企業管治常規

董事會認為,本公司於截至二零二一年十二月三十一日止九個月已遵守GEM上市規則附錄十五所載企業管治守則及企業管治報告之全部守則條文,惟下文所述者除外:

董事進行證券交易之行為守則

於回顧期間,本公司繼續採納董事進行證券交易之行為守則,其條款不遜於GEM上市規則第5.48至5.67條所載交易之規定準則。經向全體董事作出具體查詢後,董事於截至二零二一年十二月三十一日止九個月已遵守有關董事進行證券交易之行為守則。

AUDIT COMMITTEE

The primary duties of the Audit Committee are to review the Group's annual report and accounts, half-year report and quarterly reports and to provide advice and comments thereon to the Board and to review and to provide the oversight of the financial reporting system, risk management and internal control system of the Group.

The Audit Committee consists of one non-executive director and four independent non-executive Directors, namely Mr. Li Jianxing ("Mr. Li"), Mr. Kuang Quanzhuang, Mr. Luo Ji, Ms. Wu Hong and Dr. Wu Bin. Mr. Li is the chairman of the Audit Committee.

The Audit Committee has reviewed the unaudited third quarterly results for the nine months ended 31 December 2021, and was of opinion that the preparation of such report and results complied with applicable accounting standards and the GEM Listing Rules and that adequate disclosure had been made.

By order of the Board
Farnova Group Holdings Limited
Guo Gelin

Chairman

Hong Kong, 14 February 2022

As of the date of this report, the executive Directors are Mr. Guo Gelin, Mr. Mou Zhongwei and Mr. Deng Li; the non-executive Directors are Mr. Wang Qiang, Mr. Kuang Quanzhuang, Mr. Li Guangying and Mr. Wang Hanjing; and the independent non-executive Directors are Mr. Luo Ji. Ms. Wu Hong. Mr. Li Jianxing and Dr Wu Bin.

審核委員會

審核委員會之主要職責為審閱本集團之 年報及賬目、半年度報告及季度報告, 並就此向董事會提供意見及建議,以 及審閱及監督本集團之財務申報系統、 風險管理及內部監控系統。

審核委員會由一名非執行董事及四名獨立非執行董事組成,即李建行先生(「李 先生」)、鄺權壯先生、羅輯先生、吳紅 女士及吳濱博士。李先生為審核委員 會主席。

審核委員會已審閱截至二零二一年十二 月三十一日止九個月之未經審核第三季 度業績,並認為有關報告及業績於編 製時已遵照適用會計準則及GEM上市規 則,並已作出充分披露。

> 承董事會命 **法諾集團控股有限公司** *主席* 郭格林

香港,二零二二年二月十四日

於本報告日期,執行董事為郭格林先生、 牟忠緯先生及鄧里先生;非執行董事為 王強先生、鄺權壯先生、李光營先生及 王漢景先生;及獨立非執行董事則為羅 輯先生、吳紅女士、李建行先生及吳濱 博士。

THIRD QUARTERLY RESULTS (UNAUDITED)

The board of Directors (the "Board") hereby presents the unaudited consolidated results of the Company and its subsidiaries (collectively referred to as the "Group") for the nine months ended 31 December 2021 (the "Period"), together with the unaudited comparative figures for the corresponding period in 2020 as follows:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (UNAUDITED)

For the nine months ended 31 December 2021

第三季度業績(未經審核)

董事會(「董事會」)謹此呈列本公司及其子公司(統稱「本集團」)截至二零間間」)七十二月三十一日止九個月(「本專門」)之未經審核綜合業績、連同二:

簡明綜合損益及其他全面收益 表(未經審核)

截至二零二一年十二月三十一日止九個月

Nine months ended

Three months ended

			31 Dec	ember 十一日止三個月	31 Dec 截至十二月三十	ins ended ember 一日止九個月
		Notes 附註	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列) (Note 8) (附許8)	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重重例) (Note 8) (附註8)
Continuing an exations	计库原效率功		(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)
Continuing operations Revenue Cost of services	持續經營業務 收 入 服務成本	3	21,300 (12,780)	26,412 (18,496)	60,900 (37,386)	37,512 (28,261)
Gross profit Other income	毛利 其他收入	4	8,520 1	7,916	23,514 25	9,251
Administrative expenses Net fair value gain on financial assets at	行政開支 按公允值計入損益之金融資		(4,238)	(2,280)	(12,195)	(6,935)
fair value through profit or loss Provision for allowance for expected credit loss on trade and other	產之人信收益淨額 貿易及其他應收賬款計 提預期信貸虧損撥備		-	-	-	1
receivables Finance costs, net Share of loss of an associate	融資成本淨額 應佔一間聯營公司之虧損	5	(2,896) (515) (157)	(561)	(4,797) (1,437) (482)	(260) (5,165) –
Profit/(loss) before income tax from continuing operations Income tax credit	來自持續經營業務之除所得 稅前溢利/(虧損) 所得稅抵免	6 7	715 2,105	5,075	4,628	(3,108)
Profit/(loss) for the period from continuing operations	來自持續經營業務之期間 溢利/(虧損)		2,820	5,075	4,628	(3,108)
Discontinued operations Profit for the period from discontinued operations	已終止經營業務 來自已終止經營業務之 期間溢利	8	-	143	-	423
Profit/(loss) for the period	期間溢利/(虧損)		2,820	5,218	4,628	(2,685)
Profit/(loss) attributable to: Owners of the Company Non-controlling interests	以下人士應佔溢利/ (虧損): - 本公司擁有人 - 非控股權益		2,820	5,218	4,628	(2,685)
Earning/(loss) per share From continuing and discontinued operations - Basic and diluted (HK cents)	毎股盈利/(虧損) 來自持續經營業務 - 基本及養薄(港仙)	9	0.04	0.08	0.06	(0.05)
From continuing operations - Basic and diluted (HK cents)	來自持續經營業務 - 基本及攤薄(港仙)	9	0.04	0.08	0.06	(0.06)
From discontinued operations - Basic and diluted (HK cents)	來自已終止經營業務 - 基本及攤薄(港仙)	9	0.00	0.00	0.00	0.01

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (UNAUDITED)

簡明綜合損益及其他全面收益表 (未經審核)(續)

(Continued)

For the nine months ended 31 December 2021

截至二零二一年十二月三十一日止九個月

		Three mon 31 Dec	ths ended ember	Nine months ended 31 December		
		截至十二月三十	├一日止三個月	截至十二月三一	十一日止九個月	
		2021	2020	2021	2020	
		二零二一年	二零二零年	二零二一年	二零二零年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
			(Restated)		(Restated)	
			(經重列)		(經重列)	
			(Note 8)		(Note 8)	
			(附註8)		(附註8)	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	
Profit/(loss) for the	期間溢利/(虧損)					
period	740 I=0 /am. 1 3 / (/am. 30 c /	2,820	5,218	4,628	(2,685)	
Other comprehensive income	其他全面收益					
Item that may be reclassified	其後可能重新分類至					
subsequently to profit or	損益之項目:					
loss:	,,_,_,					
Exchange differences on	換算海外業務產生					
translation of foreign	之匯兑差額					
operations		498	-	351	-	
Total comprehensive income/(expense) for	期間全面收益/(開支)總額					
the period	(Pt) X / Mol BR	3,318	5,218	4,979	(2,685)	
Total comprehensive income/(expense)	以下人士應佔全面 收益/(開支)總額:					
attributable to:	収益/(用又/総領・					
- Owners of the	— 本公司擁有人					
Company	一个ムリ難円人	3,318	5,218	4,979	(2,685)	
- Non-controlling	— 非控股權益	0,010	0,210	7,777	(2,000)	
interests	71 12 112 112 112	_	-	_	-	
					10.15	
		3,318	5,218	4,979	(2,685)	

CONDENSED CONSOLIDATED STATEMENT 簡明綜合權益變動表 OF CHANGES IN EQUITY

For the nine months ended 31 December 2021

截至二零二一年十二月三十一日止九個月

Attributable to owners of the Company 本公司擁有人應佔

					130 117 170 10					
	_	Share capital	Share premium	Equity component of convertible bonds	Merger reserve	Exchange reserve	Accumulated losses	Total	Non- controlling interests	Total equity
		股本 HK\$'000 千港元	股份溢價 HK\$000 千港元 Note (a) 附註(a)	可換股債券之 權益部分 HK\$'000 千港元	合併儲備 HK\$'000 千港元 Note (b) 附註(b)	匯兑儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	總計 HK\$'000 千港元	非控股權益 HK\$'000 千港元	権益總額 HK\$'000 千港元
At 1 April 2020 (audited)	於二零二零年 四月一日(經審核)	1,961	317,032	38,114	(197)	(783)	(480,094)	(123,967)	(4,142)	(128,109)
Loss for the period Other comprehensive income - Exchange differences on translation of foreign	期間虧損 其他全面收益 一換算海外業務產生 之匯兇差額	-	-	-	-	-	(2,685)	(2,685)	-	(2,685)
operations		-				-			-	
Total comprehensive expense for the period	期間全面開支總額	-	-		-	-	(2,685)	(2,685)	-	(2,685)
Shares issued under general mandate Conversion of convertible	根據一般授權 發行之股份 兑換可換股債券	196	68,404	-	-	-	-	68,600	-	68,600
bonds (note (c))	(附註(c))	640	118,791	(38,114)	-	-	-	81,317	-	81,317
Shares issued in respect of bond interest payments (note (d))	就支付債券利息 而發行之股份 (附註(d))	60	7,446	-	-	-	-	7,506	-	7,506
At 31 December 2020 (unaudited)	於二零二零年 十二月三十一日 (未經審核)	2,857	511,673	_	(197)	(783)	(482,779)	30,771	(4,142)	26,629

CONDENSED CONSOLIDATED STATEMENT 簡明綜合權益變動表(續) OF CHANGES IN EQUITY (Continued)

Attributable to owners of the Company

	_			平公司雅1	1人應佔				
		Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$000 千港元 Note (a) 附註(a)	Merger reserve 合併儲備 HK\$*000 千港元 Note (b) 附註(b)	Exchange reserve 匯兑儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元	Total equity 權益總額 HK\$*000 千港元
At 1 April 2021 (audited)	於二零二一年 四月一日(經審核)	2,857	503,165	13,107	266	(482,830)	36,565	_	36,565
Profit for the period Other comprehensive	期間溢利 其他全面收益	-	-	-	-	4,628	4,628	-	4,628
income - Exchange differences on translation of foreign operations	— 換算海外業務產生 之匯兑差額	-	-	-	351	-	351	-	351
Total comprehensive income for the period	期間全面收益總額	-	-	-	351	4,628	4,979	_	4,979
At 31 December 2021 (unaudited)	於二零二一年 十二月三十一日 (未經審核)	2,857	503,165	13,107	617	(478,202)	41,544	-	41,544

Notes:

- (a) Share premium represents the excess of proceeds received over the nominal value of the Company's shares issued, less share issue expenses. Pursuant to the Companies Act of Bermuda, the Company's share premium account may be distributed in the form of fully paid bonus shares.
- (b) The merger reserve of the Group represents the difference between the nominal value of the share capital of a subsidiary acquired and the nominal value of the shares issued by the Company in exchange thereof pursuant to the Group's reorganisation on 20 March 2001 as set out in the prospectus of the Company dated 26 March 2001.
- (c) During the Period, the bondholders of the convertible bonds bearing interest at 6% per annum in the aggregate principal amount of HK\$130 million issued on 5 November 2015 (the "CB 2018") had converted the CB 2018 with the aggregate principle amount of HK\$30.0 million at conversion price of HK\$0.05 per share into 600,000,000 shares of the Company. The bondholder of the convertible bonds bearing interest at 6% per annum in the aggregate principal amount of HK\$120 million issued on 28 June 2016 (the "CB 2019") had converted the CB 2019 with the aggregate principal amount of HK\$50.0 million at conversion price of HK\$0.05 per share into 1,000,000,000 shares of the Company.
- (d) During the Period, the bondholders of CB 2018 and CB 2019 had requested to be paid the interests of approximately HK\$7.5 million by way of shares and therefore 150,131,991 shares of the Company were issued at conversion price of HK\$0.05 per share.

附註:

- (a) 股份溢價是指所得款項超過本公司已發行股份面值的餘額減去股份發行費用。根據《百慕達公司法》,本公司的股份益價賬可以以繳足紅股的形式分配。

- (d) 於本期間,二零一八年可換股債券及 二零一九年可換股債券持有人要求以 股份支付約7.5百萬港元的利息。因此, 150,131,991股本公司股份已按兑換價 每股0.05港元發行。

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL INFORMATION

The Company is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on GEM of the Stock Exchange. The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM11, Bermuda and its principal place of business is Room 8212, Unit 01, 82/F, International Commerce Centre, 1 Austin Road West, Kowloon, Hong Kong.

The Company is an investment holding company and the principal activities of the Group are provision of advertising services and sales of new energy electric vehicles.

The unaudited condensed consolidated financial statements are presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousands ("HK\$'000") except when otherwise indicated.

2. BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES

The unaudited condensed consolidated financial statements for the nine months ended 31 December 2021 (the "Third Quarterly Financial Statements") have been prepared in accordance with the applicable disclosure requirements of Chapter 18 of the GEM Listing Rules. The Third Ouarterly Financial Statements do not include all the information required in annual financial statements in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). and should be read in conjunction with the consolidated financial statements of the Group for the year ended 31 March 2021 (the "Annual Report 2021").

簡明綜合財務報表附註

1. 一般資料

本公司為於百慕達註冊成立之 獲豁免有限責任公司,其股份於 聯交所GEM上市。本公司之註冊 辦事處地址為Clarendon House, 2 Church Street, Hamilton HM11, Bermuda及其主要營業地點為香 港九龍柯士甸道西1號環球貿易 廣場82樓01號8212室。

本公司為投資控股公司,本集團 之主要業務為提供廣告服務及銷 售新能源電動汽車。

除另有説明者外,未經審核簡明 綜合財務報表以港元(「港元」)呈 列,所有金額均調整至最近之千 位數(「千港元」)。

2. 編製基準及主要會計政策

2. BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES

(continued)

The Third Quarterly Financial Statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair values.

The preparation of the Third Quarterly Financial Statements in conformity with HKFRSs requires the use of certain critical accounting estimates. The significant judgments, estimates and assumptions applied in the preparation of the Third Quarterly Financial Statements are consistent with those used in the Annual Report 2021

The Third Quarterly Financial Statements are unaudited and have not been reviewed by the Company's auditors, but have been reviewed by the Company's audit committee. The Group has not early adopted any new HKFRSs that have been issued but not yet effective.

2. 編製基準及主要會計政策

第三季度財務報表按歷史成本 基準編製,惟若干以公允值計量 之金融工具除外。

按照香港財務報告準則編製第三季度財務報表時,需要採用若干重要會計估計。編製第三季度財務報表應用之重大判斷、估計及假設與二零二一年年報所採用者一致。

第三季度財務報表未經審核且未 經本公司核數師審閱,但已經本 公司審核委員會審閱。本集團並 無提早採納任何已頒佈但尚未 生效之新訂香港財務報告準則。

Nine months ended

3. REVENUE (UNAUDITED)

3. 收入(未經審核)

			cember 十一日止三個月	31 Dec 截至十二月三十	ember
		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)
Continuing operations Advertising service income	持續經營業務 廣告服務收入	21,300	26,412	60,900	37,512
Timing of revenue recognition: A point in time	收入確認時間: 某一時間點	21,300	26,412	60,900	37,512
	l				

Three months ended

4. OTHER INCOME (UNAUDITED)

4. 其他收入(未經審核)

		31 Dec	nths ended cember 十一日止三個月	Nine mon 31 Dec 截至十二月三十	
		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)
Continuing operations Bank interest income Sundry income	持續經營業務 銀行利息收入 雜項收入	1 -	-	24 1 25	

5. FINANCE COSTS — NET (UNAUDITED)

5. 融資成本 — 淨額(未經 審核)

Nine months ended

		31 Dec 截至十二月三十	ember 十一日止三個月	31 Dec 截至十二月三十	
		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)
Continuing operations Interest on other loans wholly repayable within five years Interest on bonds Interest on convertible bonds Interest expense on lease liabilities	持續經營業務 須於五年的 有於五年 持利息 情券利息 情券股債債 和負債負之利息 財債	99 395 - 21	421 — 140 —	221 1,139 - 77	2,086 — 3,079 —
		515	561	1,437	5,165

Three months ended

6. PROFIT/(LOSS) BEFORE INCOME TAX (UNAUDITED)

Profit/(loss) before income tax from continuing operations is arrived at after charging:

6. 除所得税前溢利/(虧損) (未經審核)

來自持續經營業務之除所得稅前 溢利/(虧損)經扣除以下各項後 達致:

			31 Dec	nths ended cember 十一日止三個月		ths ended ember 一日止九個月
			2021 二零二一年 HK\$'000 千港元 (Restated) (經重列)		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)
(a)	Employee benefit expenses (including directors' remuneration)	僱員福利開支(包括董事酬金)				
	Salaries, wages and other benefits Retirement benefit scheme	薪金、工資及 其他福利 退休福利計劃	2,226	1,338	5,215	3,954
	contributions	供款	52	15	221	84
			2,278	1,353	5,436	4,038
(b)	Other items Depreciation of property,	其他項目 物業、機器及				
	plant and equipment	設備折舊	136	-	327	58
	Depreciation of right-of-use assets		220	-	661	54
	Amortisation of other intangible assets	其他無形資產 攤銷	653	_	987	-

7. INCOME TAX CREDIT (UNAUDITED) 7. 所得税抵免(未經審核)

			nths ended cember 十一日止三個月		ths ended ember 十一日止九個月
		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元 (Restated) (經重列)
Current tax — Hong Kong Profits Tax adjustments in respect of current income tax of prior period	即期税項 — 香港 利得税 往期即期所得税調 整	2,105	-	-	-
		2,105	-	-	-

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2 million of assessable profits of qualifying corporations will be taxed at 8.25%, and assessable profits above HK\$2 million will be taxed at 16.5%. The assessable profits of corporations not qualifying for the two-tiered profit tax rates regime will continue to be taxed at a flat rate of 16.5%. The two-tiered profits tax rates regime is applicable to the Group for the nine months ended 31 December 2021 and 2020.

The Group's entities established in the People's Republic of China (the "PRC") are subject to Enterprise Income Tax of the PRC at a statutory rate of 25%. For the nine months ended 31 December 2021 and 2020, the PRC Enterprise Income Tax has not been provided for as the Group's PRC subsidiaries have incurred loss for taxation purpose.

於二零一八年三月二十一日,香 港立法會通過了《2017年税務(修 訂)(第7號)條例草案》(「條例草 案」),引入了兩級制利得税率制 度。該條例草案於二零一八年三 月二十八日簽署成為法律,並於 次日刊憲。根據兩級制利得税率 制度,合資格法團首200萬港元 的應課税利潤將按8.25%徵税, 而超過200萬港元的應課税利潤 則按16.5%徵税。不符合兩級制 利得税率制度的公司,其應課税 利 潤 將 繼 續 按16.5% 的 統 一 税 率 徵税。兩級制利得税率制度於截 至二零二一年及二零二零年十二 月三十一日止九個月適用於本集 專。

本集團於中華人民共和國(「中國」)成立的實體須按法定稅率 25%繳納中國企業所得稅。截至 二零二一年及二零二零年十二月 三十一日止九個月,由於本集團 的中國子公司已產生稅務虧損, 故並未就中國企業所得稅進行撥 備。

8. DISCONTINUED OPERATION

On 1 January 2021, the Group entered into a conditional sale and purchase agreement to dispose its entire equity interest in Success Start Limited ("Success Start"), a then wholly-owned subsidiary of the Company which carried on money lending operations, and a sale loan due by Success Start at total consideration of HK\$1. The disposal of money lending operations was consistent with the Group's long-term policy to focus its activities on the Group's other business. The disposal was completed on 1 January 2021, on which date the control of money lending operations ceased.

The comparative figure for the condensed consolidated statement of profit or loss and other comprehensive income and related notes have been re-presented as if the operations of money lending operations discontinued during the year ended 31 March 2021 had been discontinued at the beginning of the comparative period.

8. 已終止經營業務

簡明綜合損益及其他全面收益表 之比較數字及相關附註乃假設 截至二零二一年三月三十一日止 年度終止的放債業務的營運於比 較期間之期初已經終止而重新呈 列。

EARNING/(LOSS) PER SHARE (UNAUDITED)

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

9. 每股盈利/(虧損)(未經 審核)

每股基本盈利/(虧損)按本公司 擁有人應佔溢利/(虧損)除以期 間已發行普通股之加權平均數計 算。

Nine months ended

	ember - 一日止三個月	31 Dec 截至十二月三十	ember - 一日止九個月
2021	2020	2021	2020 二零二零年
	HK\$'000	, ,	HK\$'000
千港元	千港元	千港元	千港元
	(Restated)		(Restated)
	(經重列)		(經重列)
2,820	5,075	4,628	(3,108)
-	143	-	423
′000 千股	′000 千股	′000 千股	′000 千股
7,141,424	6,655,024	7,141,424	5,569,262
	截至十二月三十 2021 二零二一年 HK\$'000 千港元	数至十二月三十一日止三個月 2021 2020 二零二一年 HK\$'000 千港元 (Restated) (経重列) 143 1	数至十二月三十一日止三個月 数至十二月三十 2021 2020 2021 二零二一年 二零二零年 HK\$'000 千港元 (Restated) (經重列) (經重列) 4,628 - 143 - 1000 千股 千股 千股 千股

Three months ended

Diluted earning per share for the nine months ended 31 December 2021 is the same as the basic earning per share as there are no dilutive potential ordinary shares in existence during the Period.

No adjustment has been made to the basic loss per share for the nine months ended 31 December 2020 in respect of a dilution as the impact of the convertible bonds outstanding had an anti-dilutive effect.

截至二零二一年十二月三十一日 止九個月每股攤薄盈利與每股基 本盈利相同,因為本期間不存在 具攤薄影響的潛在普通股。

由於尚未行使可換股債券具反攤 薄影響,故概無就攤薄對截至二 零二零年十二月三十一日止九個 月之每股基本虧損作出調整。

10. DIVIDEND

The Board does not recommend the payment of a dividend for the nine months ended 31 December 2021 (nine months ended 31 December 2020: Nil).

11. EVENT AFTER REPORTING PERIOD

On 11 January 2022, the Company entered into a placing agreement with a placing agent for placing up to 1,400,000,000 new shares of the Company. The placing was completed on 14 February 2022 and 1,350,000,000 new shares of the Company were issued to the placees at an issue price of HK\$0.06 per share. The net proceeds amounted to approximately HK\$80.0 million being used for repayment of debts, expansion of the Group's business and general working capital.

10. 股息

董事會並不建議就截至二零二一年十二月三十一日止九個月派付股息(截至二零二零年十二月三十一日止九個月:無)。

11. 報告期後事項

於二零二二年一月十一日,本公司與配售代理訂立配售協議,以配售本公司最多1,400,000,000股新股份。配售事項於二零二二年二月十四日完成,本公司1,350,000,000股新股份已按每股發行價0.06港元發行予承配人。所得款項淨額約為80.0百萬港元,用於償還債務、本集團的業務擴張和一般運營資金。