香港交易及結算所有限公司及香港聯合交易所有限公司對本公告之內容概不負責,對其準確 性或完整性亦不發表任何聲明,並明確表示概不就因本公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。



CHINA BRILLIANT GLOBAL LIMITED

朗華國際集團有限公司

(於開曼群島註冊成立之有限公司) (股份代號:8026)

截至二零二零年十二月三十一日止九個月 之第三季度業績公告

朗華國際集團有限公司(「本公司」)董事(「董事」)會(「董事會」)欣然宣佈,本 公司及其附屬公司(統稱「本集團」)截至二零二零年十二月三十一日止九個月(「第 三季度」)之未經審核綜合業績。本公告列載本公司二零二零年第三季度報告 全文,並符合香港聯合交易所有限公司GEM證券上市規則(「GEM上市規則」) 中有關第三季度業績初步公告附載資料之相關要求。

> 承董事會命 **朗華國際集團有限公司** *主席* 張春華

香港,二零二一年二月五日

於本公告日期,董事會包括以下董事:

張春華先生(執行董事(主席)) 鍾靜儀女士(執行董事兼首席執行官) 張春萍女士(執行董事) 陳美恩女士(獨立非執行董事) 關志康先生(獨立非執行董事) 李筠翎女士(獨立非執行董事)

本公告乃遵照GEM上市規則之規定而提供有關本公司之資料,各董事願就本公告共同及個別 承擔全部責任。各董事於作出一切合理查詢後確認,就彼等所深知及確信,本公告所載資料 在各重大方面均屬準確及完整,並無誤導或欺騙成分,且本公告並無遺漏其他事項,致使本 公告內任何聲明或本公告產生誤導。

本公告將登載於聯交所網站www.hkexnews.hk及GEM網站www.hkgem.com,而本公告將登載於「最新公司公告」頁內,自登載日期起計至少保留七天。本公告亦將登載於本公司網站www.cbg.com.hk。

CHARACTERISTICS OF 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.

This report, for which the directors (the "Directors") of China Brilliant Global 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 enquiries, 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 的定位,乃為中小型公司提供 一個上市的市場,此等公司相比起其 他在聯交所上市的公司帶有較高投 資風險。有意投資的人士應了解投 資於該等公司的潛在風險,並應經 過審慎周詳的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買賣的證券可能會較在 聯交所主板買賣之證券承受較大的市 場波動風險,同時無法保證在GEM 買賣的證券會有高流通量的市場。

本報告乃遵照聯交所《GEM證券上市 規則》(「GEM上市規則」)之規定而提 供有關朗華國際集團有限公司(「本 公司」)之資料,本公司董事(「董事」) 願就本報告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,就彼等所知及所信,本報告所 載資料在各重大方面均屬準確及完 整,且並無誤導或欺騙成分;及本報 告並無遺漏任何事項,致使本報告 內任何聲明或本報告產生誤導。

HIGHLIGHTS

- Revenue of the Group for the nine months ended 31 December 2020 amounted to approximately HK\$46,152,000, representing a decrease of approximately 43.6% as compared to the corresponding period of the previous financial year.
- The Group's gross profit for the nine months ended 31 December 2020 was approximately HK\$3,289,000, decreased by approximately HK\$542,000 as compared with the same period of the last financial year.
- Loss attributable to owners of the Company for the nine months ended 31 December 2020 amounted to approximately HK\$11,336,000 (for the nine months ended 31 December 2019: HK\$10,959,000).
- The Board does not recommend the payment of any dividend for the nine months ended 31 December 2020.

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- 本集團截至二零二零年十二 月三十一日止九個月之收益 為約46,152,000港元,較上 一個財政年度同期減少約 43.6%。
- 本集團截至二零二零年十二 月三十一日止九個月之毛利 為約3,289,000港元,較上 一個財政年度同期減少約 542,000港元。
- 截至二零二零年十二月三十一 日止九個月,本公司擁有 人應佔虧損為約11,336,000 港元(截至二零一九年十二 月三十一日止九個月: 10,959,000港元)。
- 董事會不建議就截至二零二 零年十二月三十一日止九個 月派發任何股息。

UNAUDITED CONSOLIDATED RESULTS

The board of Directors (the "Board") of the Company is pleased to announce the unaudited consolidated results of the Company and its subsidiaries (the "Group") for the nine months and three months ended 31 December 2020 together with the unaudited comparative figures for the corresponding periods in 2019 as follows:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

未經審核綜合業績

本公司董事會(「董事會」)欣然宣佈, 本公司及其附屬公司(「本集團」)截至 二零二零年十二月三十一日止九個月 及三個月之未經審核綜合業績,連 同二零一九年同期之未經審核比較 數字如下:

簡明綜合損益及其他全面收益表

			Nine months ended 31 December 截至十二月三十一日止九個月		Three mon 31 Dec 截至十二月三十	ember
			2020	2019	2020	2019
			二零二零年	二零一九年	二零二零年	二零一九年
		Notes	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元
			(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)	(未經審核)	(未經審核)
Revenue	收益	3	46.152	81,798	12.433	36,074
Cost of sales	銷售成本		(42,863)	(77,967)	(11,328)	(34,775)
Gross profit	毛利		3,289	3,831	1,105	1,299
Other income and gains	其他收入及收益		900	206	64	35
Selling expenses	銷售開支		(917)	(2,045)	(329)	(735)
Administrative expenses	行政開支		(13,125)	(11,591)	(5,880)	(3,514)
Finance costs	財務成本		(212)	45	(63)	38
Share of profit/(loss) of associate	應佔聯營公司溢利/					
	(虧損)		299	(273)	160	(165)
Gain on disposal of subsidiaries	出售附屬公司之收益		1,652	470	823	-
Loss before tax	除税前虧損	4	(8,114)	(9,357)	(4,120)	(3,042)
Income tax expense	所得税開支		-	_	-	-

			Nine mont 31 Dec		Three mont 31 Dece	
			截至十二月三十	一日止九個月	截至十二月三十	一日止三個月
			2020	2019	2020	2019
			二零二零年	二零一九年	二零二零年	二零一九年
		Notes	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元
			(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)	(未經審核)	(未經審核)
Loss for the period from	持續經營業務期內虧					
continuing operations	損		(8,114)	(9,357)	(4,120)	(3,042)
Loss for the period from	已終止經營業務期內					
discontinued operations	虧損	5	(6,627)	(1,602)		(522)
Loss for the period	期內虧損		(14,741)	(10,959)	(4,120)	(3,564)
Other comprehensive expenses:	其他全面開支:					
Item that may be reclassified	其後可能重新分類至					
subsequently to profit or loss:	損益之項目:					
Foreign currency translation	換算海外業務產生					
arising on translation of foreign operations:	之外幣匯兑:					
Foreign currency	期內所產生					
translation arising	之外幣匯兑					
during the period			847	(6)	566	(1)
Total comprehensive	期內全面開支總額					
expenses for the period			(13,894)	(10,965)	(3,554)	(3,565)
Loss for the period	以下人士應佔					
attributable to:	期內虧損:					
- Owners of the Company	- 本公司擁有人		(11,336)	(10,959)	(3,022)	(3,564)
- Non-controlling interest	一非控股權益		(3,405)	_	(1,098)	
			(14,741)	(10.959)	(4,120)	(3,564)

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			Nine mont	hs ended	Three mont	ths ended
			31 Dece	ember	31 Dece	ember
			截至十二月三十	一日止九個月	截至十二月三十	一日止三個月
			2020	2019	2020	2019
			二零二零年	二零一九年	二零二零年	二零一九年
		Notes	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元
			(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)	(未經審核)	(未經審核)
Total comprehensive expenses for the period	以下人士應佔期內 全面開支總額:					
attributable to:						
 Owners of the Company 	一 本公司擁有人		(10,489)	(10,965)	(2,456)	(3,565)
- Non-controlling interest	- 非控股權益		(3,405)	-	(1,098)	_
			(13,894)	(10,965)	(3,554)	(3,565)
Loss per share from	持續經營及已終止					
continuing and	行顧証習及已於正 經營業務					
discontinued operations	每股虧損					
Basic and diluted	— 基本及攤薄	6	HK(0.78)	HK(0.76)	HK(0.21)	HK(0.25)
	坐中区與两	0	Cents 港仙	Cents 港仙	Cents 港仙	Cents 港仙
Loss per share from	持續經營業務					
continuing operations	每股虧損					
 Basic and diluted 	— 基本及攤薄	6	HK(0.47)	HK(0.65)	HK(0.02)	HK(0.21)
			Cents 港仙	Cents 港仙	Cents 港仙	Cents港仙
Loss per share from	已終止經營業務					
discontinued operations	こ於止起営未効 毎股虧損					
Pasia and diluted	甘木て撒茶					
— Basic and diluted	—基本及攤薄	6	HK(0.31) Cents 港仙	HK(0.11) Cents 港仙	HK(0.19) Cents 港仙	HK(0.04) Cents 港仙

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

For the nine months ended 31 December 2020

截至二零二零年十二月三十一日止九 個月

		Attributable to equity holders of the Company 本公司權益將有人覆佔									
		Share capital 股本 HKS'000 千港元	Share premium account 股份溢價賬 HKS'000 千港元 (Note a) (附註a)	Statutory reserve fund 法定儲備基金 HKS'000 千港元 (Note b) (附註b)	Foreign currency translation reserve 外幣匯兑儲備 HKS'000 千港元 (Note c) (附註c)	Share option reserve 購及產儲備 HK\$'000 千港元 (Note d) (附註d)	Other reserve 其他儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$ ¹ 000 千港元	Sub-total 小計 HKS'000 千港元	Non- controlling interest 非控股權益 HK\$'000 千港元	g tt Total 益 總計 0 HK\$'000
At 1 April 2020 (audited)	於二零二零年四月一日 (經審核)	145,245	521,041	1	(292)	30,713	-	(608,156)	88,552	-	88,552
Loss for the period (unaudited) Acquisition of a subsidiary Other comprehensive expenses for the period (unaudited): Exchange difference on	期內虧損(未經審核) 收購一間附屬公司 期內其他 全面開支 (未經審核): 会質の共改多件	-	-	Ξ	Ξ	Ξ	(2,756)	(11,336) —	(11,336) (2,756)	(3,405) 12,506	(14,741) 9,750
translation of foreign operations (unaudited)	換算海外業務產生 之匯兑差額 (未經審核)	-	_	-	847	-	_	-	847	-	847
Total comprehensive loss for the period (unaudited)	期內全面虧損總額 (未經審核)	-	-	-	847	-	(2,756)	(11,336)	(13,245)	9,101	(4,144)
At 31 December 2020 (unaudited)	於二零二零年 十二月三十一日 (未經審核)	145,245	521,041	1	555	30,713	(2,756)	(619,492)	75,307	9,101	84,408
At 1 April 2019 (audited)	於二零一九年四月一日 (經審核)	145,096	519,800	1	639	27,216	-	(570,197)	122,555	-	122,555
Loss for the period (unaudited) Other comprehensive expenses for the period (unaudited):	期內虧損 (未經審核) 期內其他全面開支 (未經審核):	-	-	_	_	_	-	(10,959)	(10,959)	_	(10,959)
Exchange difference on translation of foreign operations (unaudited)	換算海外業務產生 之匯兑差額 (未經審核)	_	_	-	(6)	-	_	-	(6)	-	(6)
otal comprehensive loss for the period (unaudited)	期內全面虧損總額 (未經審核)	_	_	_	(6)	_	_	(10,959)	(10,965)	_	(10,965)
At 31 December 2019 (unaudited)	於二零一九年 十二月三十一日 (未經審核)	145,096	519,800	1	633	27,216	_	(581,156)	111,590	_	111,590

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CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (Continued)

Notes:

(a) Share premium account

Under the Companies Law (2001 Revision) of the Cayman Islands, the share premium account of the Company is distributable to its shareholders provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

(b) Statutory reserve fund

Pursuant to the relevant laws and regulations for business enterprises in the People's Republic of China (the "PRC"), a portion of the profits of the entities which are registered in the PRC has been transferred to the statutory reserve fund which is restricted as to use. When the balance of such reserve fund reaches 50% of the capital of that entity, any further appropriation is optional. The statutory reserve fund can be utilised, upon approval of the relevant authority, to offset prior years' losses or to increase capital. However, the balance of the statutory reserve fund must be maintained at least 25% of capital after such usage.

(c) Foreign currency translation reserve

Foreign currency translation reserve represents exchange differences relating to the translation of the net assets of the Group's foreign operations from their functional currencies to the Group's presentation currency (i.e. Hong Kong dollar) which are recognised directly in other comprehensive income and accumulated in the foreign currency translation reserve. Such exchange differences accumulated in the foreign currency translation reserve are reclassified to profit or loss on the disposal or de-consolidation of the foreign operations.

(d) Share option reserve

The share option reserve comprises the fair value of share options granted which are yet to be exercised. The amount will be transferred to the share premium account when the related options are exercised, and will be transferred to accumulated losses should the related options expire or be forfeited. 簡明綜合權益變動表(續)

附註:

(a) 股份溢價賬

根據開曼群島公司法(二零零一年 修訂本),本公司之股份溢價賬可 供分派予股東,惟於緊隨建議派 付股息當日後,本公司須能償還於 日常業務過程中到期之債務。

(b) 法定儲備基金

根據中華人民共和國(「中國」)的相 關企業法律法規,於中國註冊之實 體之部分溢利已轉撥至有限定用 途之法定儲備基金。當該等儲備 基金緒餘達該實體資本之50%時, 可選擇是否作出進一步劃撥。 定儲備基金僅在獲得相關部門 之。 結損或增資。然而,遲用法定儲 備基金後之結餘須至少維持在資 本之25%。

(c) 外幣匯兑儲備

外幣匯兑儲備指有關本集團海外 業務之資產淨值由其功能貨幣換 算為本集團之呈列貨幣(即港元)時 產生之匯兑差額,直接於其他全 面收益中確認及於外幣匯兑儲備 早累計。該等於外幣匯兑儲備累計 之匯兑差額於出售或取消綜合入 賬海外業務時重新分類至損益賬 內。

(d) 購股權儲備

購股權儲備包括已授出但尚未行 使購股權之公平價值。金額將於 有關購股權獲行使時轉撥至股份 溢價賬,及將會於有關購股權屆滿 或被沒收時轉撥至累計虧損。

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ORGANISATION AND PRINCIPAL ACTIVITY

The Company is a limited liability company incorporated in the Cayman Islands. The address of its registered office is Century Yard, Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, the Cayman Islands. The address of its principal place of business in Hong Kong is Flat B, 9/F., 9 Des Voeux Road West, Hong Kong. The Company's shares are listed on the GEM. The principal activities of the Company and its subsidiaries (the "Group") are wholesale and retailing of gold and jewellery and money lending.

2. **BASIS OF PREPARATION**

The Group's unaudited consolidated results have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants and accounting principles generally accepted in Hong Kong. In addition, the unaudited consolidated results include applicable disclosures required by the GEM Listing Rules. The measurement basis used in the preparation of the unaudited consolidated results is the historical cost convention, except for certain financial instruments which have been measured at fair value at the end of the reporting period. These unaudited consolidated results are presented in Hong Kong dollar which is also the functional currency of the Company and all values are rounded to the nearest thousand except when otherwise indicated. The Group's major subsidiaries are operated in the PRC with Renminbi ("RMB") as their functional currency.

The accounting policies applied in the preparation of the unaudited consolidated results are consistent with those adopted in the preparation of the annual consolidated financial statements of the Group for the year ended 31 March 2020, except that the Group has adopted a number of new or revised HKFRSs, which are newly effective for the period under review. The adoption of these new or revised HKFRSs had no change in significant accounting policies and no significant effect on the financial results of the current period. There is no prior period adjustment required.

附註:

1. 組織及主要業務

本公司為一間於開曼群島註冊 成立之有限公司。其註冊辦事 處地址為 Century Yard, Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, the Cayman Islands。其香港主要營業 地點地址為香港德輔道西9號9樓 B室。本公司之股份於GEM上市。 本公司及其附屬公司(「本集團」)之 主要業務為黃金及珠寶批發及零售 以及放債。

2. 編製基準

本集團之未經審核綜合業績乃根 據香港會計師公會頒佈之香港財 務報告準則(「香港財務報告準則」) (包括所有個別香港財務報告準則、 香港會計準則及詮釋)及香港普遍 採納之會計原則而編製。此外, 未經審核綜合業績包括GEM上市 規則所規定之適用披露。用於編 製未經審核綜合業績之計量基準 乃歷史成本慣例,惟報告期末按 公平價值計量的若干金融工具除 外。除另有指明外,此等未經審 核綜合業績以港元(亦為本公司之 功能貨幣)呈列,所有金額均四捨 五入至最接近千位數。本集團之 主要附屬公司乃於中國經營業務, 其功能貨幣為人民幣(「人民幣」)。

編製未經審核綜合業績採用之會 計政策,乃與編製本集團截至二零 二零年三月三十一日止年度之年度 综合財務報表所採納者貫徹一致, 惟本集團採納多項於回顧期內新 生效的新訂或經修訂香港財務報 告準則。採納該等新訂或經修訂 香港財務報告準則毋須對重大會 計政策作出變更,並對本期間的財 務業績並無重大影響,亦毋須作 出往期調整。

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2. BASIS OF PREPARATION (Continued)

The Group has not applied or early adopted the new or revised HKFRSs (including their consequential amendments) which are relevant to the Group that have been issued but not yet effective in the preparation of these unaudited consolidated results. The Group is currently assessing the impact of these new or revised HKFRSs upon their initial application but is not yet in a position to state whether they would have a significant impact on its results of operations and financial position. It is anticipated that all of the pronouncements relevant to the Group will be adopted in the Group's accounting policy in the accounting periods when they first become effective.

The unaudited consolidated results have been reviewed by the audit committee of the Company ("Audit Committee")

3. REVENUE AND SEGMENT INFORMATION

Revenue represents the net invoiced value of goods sold and services rendered during the period under review.

The Group's operating activities are currently attributable to two operating segments focusing on trading and retailing of gold and jewellery ("Gold and Jewellery Business") and money lending ("Lending Business"). These operating segments have been identified on the basis of internal management reports prepared in accordance with accounting policies conformed to HKFRSs, that are regularly reviewed by the executive directors (the "Executive Directors") (being the chief operating decision makers of the Company). The Executive Directors review the Group's internal reporting in order to assess performance and allocate resources. The details of operating and reportable segments of the Group are as follows:

- Gold and Jewellery Business
- Lending Business

2. 編製基準(續)

未經審核綜合業績已由本公司之審 核委員會(「審核委員會」)審閱。

3. 收益及分部資料

收益指於回顧期內產品銷售及所 提供服務之發票淨值。

本集團之經營業務目前歸屬於兩個 經營分部,分別專注於黃金及珠寶 實及零售(「黃金及珠寶業務」) 以及放債(「借貸業務」)。該等經營 分部乃基於遵循香港財務報告準 則之會計政策而編製之內部管理 報告予以識別,並由執行董事(「執 行董者)定期審報告以讓別。執行董事審現及分 策書團之內部報告以評估表現及分 部詳情如下:

- 黃金及珠寶業務
- 借貸業務

3 REVENUE AND SEGMENT INFORMATION 3.

收益及分部資料(續)

Continued)

The following is an analysis of the Group's revenue and	本集團來自持續經營業務之收益
results from continuing operations:	及業績分析如下:

For the nine months end e 截至二零二零年十二月三十		Gold and Jewellery Business 黄金及珠寶業務 HK\$'000 千港元 (Unaudited) (未經審核)	Lending Business 借貸業務 HK\$'000 千港元 (Unaudited) (未經審核)	Consolidation 合計 HK\$'000 千港元 (Unaudited) (未經審核)
REVENUE External sales	收益 外部銷售	45,487	665	46,152
		40,407		40,102
RESULTS Segment profit/(loss) Unallocated income and	業績 分部溢利/(虧損) 未分配收入及開支	1,509	(3,287)	(1,778)
expenses				(6,336)
Loss before tax	除税前虧損			(8,114)
For the three months ended 截至二零二零年十二月三十		Gold and Jewellery Business 黄金及珠寶業務 HK\$'000 千港元 (Unaudited) (未經審核)	Lending Business 借貸業務 HK\$'000 千港元 (Unaudited) (未經審核)	Consolidation 合計 HK\$'000 千港元 (Unaudited) (未經審核)
REVENUE External sales	收益 外部銷售	12,138	295	12,433
RESULTS Segment profits Unallocated income and expenses	業績 分部溢利 未分配收入及開支	503	1,427	1,930 (6,050)
Loss before tax	除税前虧損			(4,120)

Segment profit/(loss) represents the profit/(loss) by each segment without allocation of central administration costs, certain other income and gains and other expenses. This is the measure reported to the Executive Directors for the purposes of resource allocation and performance assessment. 分部溢利/(虧損)指各分部之溢 利/(虧損),當中並未分配中央行 政成本、若干其他收入及收益以及 其他開支。此乃為分配資源及評估 表現而向執行董事匯報之基準。

3. **REVENUE AND SEGMENT INFORMATION** 3.

收益及分部資料(續)

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(UU)	110	ΠL	ieu)	

For the nine months ended 31 December 2019 截至二零一九年十二月三十一日止九個月		Jewellery Business 黄金及珠寶業務 HK\$'000 千港元 (Unaudited) (未經審核)	Lending Business 借貸業務 HK\$'000 千港元 (Unaudited) (未經審核)	Consolidation 合計 HK\$'000 干港元 (Unaudited) (未經審核)
REVENUE External sales	收益 外部銷售	81,278	520	81,798
RESULTS Segment profits Unallocated income and expenses	業績 分部溢利 未分配收入及開支	612	381	993 (10,350)
Loss before tax	除税前虧損			(9,357)
For the three months ended 截至二零一九年十二月三十		Gold and Jewellery Business 黄金及珠寶業務 HK\$'000 千港元 (Unaudited) (未經審核)	Lending Business 借貸業務 HK\$'000 千港元 (Unaudited) (未經審核)	Consolidation 合計 HK\$'000 千港元 (Unaudited) (未經審核)

REVENUE External sales	收益 外部銷售	35,823	251	36,074
RESULTS Segment profits	業績 分部溢利	280	245	525
Unallocated income and expenses	未分配收入及開支			(3,567)
Loss before tax	除税前虧損			(3,042)

Segment profit represents the profit by each segment without allocation of central administration costs, certain other income and gains and other expenses. This is the measure reported to the Executive Directors for the purposes of resource allocation and performance assessment.

Segment revenue reported above represents revenue generated from external customers. There were no intersegment sales in both periods.

分部溢利指各分部之溢利,當中並 未分配中央行政成本、若干其他收 入及收益以及其他開支。此乃為 分配資源及評估表現而向執行董 事匯報之基準。

上述分部收益指產生自外部客戶 的收益。兩個期間均無分部間銷 售。

4. INCOME TAX EXPENSE

No provision for Hong Kong Profits Tax/the PRC Enterprise Income Tax has been made for the nine months ended 31 December 2020 and 31 December 2019 as the Group had no assessable profit arising in or derived from Hong Kong and PRC or the taxable profits was wholly absorbed by estimated tax losses brought forward from prior years.

Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of qualifying corporation will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. For the period ended 31 December 2020, Hong Kong Profits Tax of the qualified entity is calculated in accordance with the two-tiered profits tax rates regime. The profits of other group entities in Hong Kong not qualifying for the two-tiered profits tax rates regime will continue to be taxed at the flat rate of 16.5%.

PRC subsidiaries are subject to PRC Enterprise Income Tax at 25% for both periods.

5. DISCONTINUED OPERATION

On 14 July 2020, the Group entered into a sale and purchase agreement to dispose of the entire issued share capital of Prosten Development Limited and its subsidiaries, which is principally engaged in Pharmaceutical Business. The disposal of the Pharmaceutical Business is consistent with the Group's long-term policy to focus its activities on the Group's other operations. The disposal was completed on 14 July 2020, on which date the control of Prosten Development Limited to the acquirer. 4. 所得税開支

由於本集團並無產生於或源於香 港及中國的應評税溢利或應課税 溢利全部被過往年度結轉的估計 税項虧損所抵銷,故並無就截至 二零二零年十二月三十一日及二零 二本年十二月三十一日止九個月作 出香港利得税/中國企業所得税 撥備。

根據利得税兩級制,合資格公司 首2,000,000港 元 溢 利的 税 率 為 8.25%,而超過2,000,000港元的溢 利的税率為16.5%。截至二零二零 年十二月三十一日止期間,合資格 實體的香港利得税限利得税兩 級制計算。不符合利得税兩制 的其他香港集團公司的溢利繼續 以16.5%的統一税率徵税。

中國附屬公司須就兩個期間按25% 的税率繳納中國企業所得税。

5. 已終止經營業務

本集團於二零二零年七月十四日簽 訂買賣協議,出售主要從事製藥業 務的長達發展有限公司及其附屬 公司的全部已發行股本。出售製藥 業團其他業務的長期政策。該記 售於二零二零年七月十四日完成, 長達發展有限公司的控制權於該 日轉移至收購人。

5. **DISCONTINUED OPERATION** (Continued)

PROSTEN DEVELOPMENT LIMITED

Loss for the period from Prosten Development Limited, which have been included in the condensed consolidated statement of profit or loss and other comprehensive income, were as follows:

5. 已終止經營業務(續)

長達發展有限公司

計入簡明綜合損益及其他全面收 益表的長達發展有限公司期內虧 損如下:

		For the nine m 31 Dece 截至十二月三十 2020 二零二零年 HK\$'000 千港元 (Unaudited) (未經審核)	mber	For the three m 31 Dece 截至十二月三十 2020 二零二零年 HK\$'000 千港元 (Unaudited) (未經審核)	mber
Davianue		702	5.4/0		
Revenue Cost of sales	收益 銷售成本	793 (692)	5,462 (4,807)	_	
Gross profit	毛利	101	655	-	_
Other income and gains Selling, administrative and finance costs	其他收入及收益 銷售、行政及財務成本	(1,886)	1 (2,258)	=	1 (523)
Loss before tax Income tax expense	除税前虧損 所得税開支	(1,785)	(1,602)	Ξ	(522)
Loss for the period from discontinued operation	已終止經營業務期內虧損	(1,785)	(1,602)	_	(522)
Loss for the period from discontinued operation attributable to owners of the Company	本公司擁有人應佔已終止 經營業務期內虧損	(1,785)	(1,602)	_	(522)

5. **DISCONTINUED OPERATION** (Continued)

CBG FINTECH LIMITED

On 9 October 2020, CBG Fintech Holdings Limited ("CBGF") a non-wholly owned subsidiary of the Company agreed to repurchase, and Eurasia Belt & Road Investment Limited ("EBRI") agreed to sell 7,895 shares of US\$1.00 each in the share capital of CBGF ("Repurchase Shares"), representing all the equity interest held by EBRI in CBGF. In consideration of the sale by EBRI of the Repurchase Shares to CBGF, CBGF shall transfer the entire issued share capital of the CBG Fintech Limited (formerly known as Eurasia Continental Capital Limited) (the "Consideration Shares"), to EBRI on 9 October 2020. The Repurchase would constitute a deemed acquisition by the Company as the Group's relative shareholding in CBGF would increase from 56% to 80% on 9 October 2020. The settlement of the Consideration by way of the transfer of the Consideration Shares to EBRI by CBGF would constitute a disposal by the Company. Details were set out in the Company's announcement dated 9 October 2020 and 11 November 2020.

5. 已終止經營業務(續)

朗華國際金融有限公司

於二零二零年十月九日,本公司非 全資附屬公司朗華國際金融控股有 限公司([CBGF])同意回購而Eurasia Belt & Road Investment Limited (「EBRI」)同意出售CBGF股本中7,895 股每股面值1.00美元的股份(「回購 股份」),即由EBRI持有之於CBGF 的全部股權。作為由FBRI銷售回 購股份予CBGF之代價,CBGF須於 二零二零年十月九日將朗華國際金 融有限公司(前稱亞歐大陸金融有 限公司)之全部已發行股本(「代價 股份1)轉讓予EBRI。該回購將構成 本公司的一項視同收購,因為於二 零二零年十月九日本集團於CBGF 的相對股權將由56%增加至80%。 CBGF诱過將代價股份轉讓予EBRI 之方式結算代價將構成本公司的出 售。詳情載列於本公司日期為二零 二零年十月九日及二零二零年十一 月十一日之公告。

5. **DISCONTINUED OPERATION** (Continued)

CBG FINTECH LIMITED

Loss for the period CBG Fintech Limited, which have been included in the condensed consolidated statement of profit or loss and other comprehensive income, were as follows:

5. 已終止經營業務(續)

朗華國際金融有限公司

計入簡明綜合損益及其他全面收 益表的朗華國際金融有限公司期內 虧損如下:

		For the nine months ended 31 December 截至十二月三十一日止九個月		For the three months ender 31 December 截至十二月三十一日止三個月	
		2020 二零二零年 HK\$'000 千港元 (Unaudited) (未經審核)	2019 二零一九年 HK\$'000 千港元 (Unaudited) (未經審核)	2020 二零二零年 HK\$'000 千港元 (Unaudited) (未經審核)	2019 二零一九年 HK\$'000 千港元 (Unaudited) (未經審核)
Revenue Cost of sales	收益 銷售成本			_	_
Gross profit	毛利	_	_	-	
Other income and gains Selling, administrative and finance costs	其他收入及收益 銷售、行政及財務成本	3 (4,845)			
Loss before tax Income tax expense	除税前虧損 所得税開支	(4,842)		_	
Loss for the period from discontinued operation	已終止經營業務期內虧損	(4,842)	_	-	-
Loss for the period from discontinued operation attributable to owners of the Company	本公司擁有人應佔已終止 經營業務期內虧損	(2,712)	_	_	_

6. LOSS PER SHARE

The calculation of the basic loss per share from continuing and discontinued operations amount is based on the unaudited consolidated loss for the nine months ended 31 December 2020 attributable to owners of the Company of approximately HK\$11,336,000 (for the nine months ended 31 December 2019: loss HK\$10,959,000), and the weighted average number of ordinary shares of approximately 1,452,453,725 (weighted average number for the nine months ended 31 December 2019: 1,450,963,725) in issue during the period under review.

6. 每股虧損

來自持續經營業務及已終止經營 業務之每股基本虧損乃根據本公 司擁有人應佔截至二零二零年十二 月重十一日止九個月未經審核綜 合虧損約11,336,000港元(截至二 零一九年十二月三十一日止九個 月:虧損10,959,000港元)及於回顧 期間已發行普通股加權平均數約 1,452,453,725股(截至二零一九年 十二月三十一日止九個月加權平均 數:1,450,963,725股)計算。

6. LOSS PER SHARE (Continued)

The calculation of basic loss per share from continuing operations for the nine months ended 31 December 2020 is based on the unaudited loss from continuing operations for the period attributable to owners of the Company of approximately HK\$6,839,000 (nine months ended 31 December 2019: HK\$9,357,000).

The calculation of basic loss per share from discontinued operations for the nine months ended 31 December 2020 is based on the unaudited loss from discontinued operations for the period attributable to owners of the Company of approximately HK\$4,497,000 (nine months ended 31 December 2019: HK\$1,602,000).

The weighted average number of ordinary shares used are same as those described above for the calculation of basic loss per share from continuing operations and the basic earnings per share from discontinued operation.

No diluted loss per share is calculated as there were no dilutive potential equity shares for the nine months ended 31 December 2020 and 31 December 2019. Hence, the basic and diluted loss per share were the same for both period.

7. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform to the current year's presentation.

6. 每股虧損(續)

截至二零二零年十二月三十一日止 九個月,來自持續經營業務的每股 基本虧損乃根據本公司擁有人應佔 期內之未經審核虧損約6,839,000 港元(截至二零一九年十二月三十一 日止九個月:9,357,000港元)計 算。

截至二零二零年十二月三十一日止 九個月,來自已終止經營業務的每 股基本虧損乃根據本公司擁有人 應佔期內來自已終止經營業務之未 經審核虧損約4,497,000港元(截至 二零一九年十二月三十一日止九個 月:1,602,000港元)計算。

所採用之普通股加權平均數與上 述用作計算持續經營業務之每股 基本虧損及已終止經營業務之每 股基本盈利所採用者相同。

由於在截至二零二零年十二月 三十一日及二零一九年十二月 三十一日止九個月並無潛在攤薄 權益股份,故並無計算每股攤薄 虧損。因此,兩個期間之每股基 本及攤薄虧損相同。

7. 比較數字

若干比較數字經已重新分類,以 符合本年度之呈列方式。

DIVIDEND

The Board does not recommend the payment of an dividend for the nine months ended 31 December 2020 (for the nine months ended 31 December 2019: HK\$Nil).

MANAGEMENT DISCUSSION AND ANALYSIS

FINANCIAL REVIEW

REVENUE

The Group's revenue for the nine months and three months ended 31 December 2020 amounted to approximately HK\$46,152,000 and HK\$12,433,000 respectively (nine months and three months ended 31 December 2019: HK\$81,798,000 and HK\$36,074,000 respectively). The decrease was mainly attributable to the decrease in revenue from the Group's Jewellery Business, wholesale of golden jewellery products in PRC during the period under review.

COST OF SALES AND GROSS PROFIT MARGIN

Cost of sales of the Group for the nine months and three months ended 31 December 2020 amounted to approximately HK\$42,863,000 and HK\$11,328,000 respectively (nine months and three months ended 31 December 2019: HK\$77,967,000 and HK\$34,775,000 respectively), which was in line with the decrease in sales for the period. The increase of gross profit margin was mainly due to decrease in wholesale of golden jewellery products in the PRC.

OTHER INCOME

Other income increased by approximately 694,000 from approximately HK\$206,000 for the nine months ended 31 December 2019 to approximately HK\$900,000 for the nine months ended 31 December 2020. The increase mainly due to the exchange gain and employment support scheme subsidy.

股息

董事會不建議就截至二零二零年十二 月三十一日止九個月派發股息(截至 二零一九年十二月三十一日止九個 月:無)。

管理層討論及分析

財務回顧

收益

本集團截至二零二零年十二月三十一 日止九個月及三個月之收益分別約為 46,152,000港元及12,433,000港元(截 至二零一九年十二月三十一日止九個 月及三個月之收益分別為81,798,000 港元及36,074,000港元)。收益減少主 要由於回顧期內本集團的珠寶業務 (中國的黃金珠寶產品批發)之收益 減少所致。

銷售成本及毛利率

本集團之銷售成本於截至二零二零年 十二月三十一日止九個月及三個月分 別約為42,863,000港元及11,328,000 港元(於截至二零一九年十二月 三十一日止九個月及三個月分別為 77,967,000港元及34,775,000港元), 與期內銷售降幅一致。毛利率的增 加主要由於在中國之黃金珠寶產品 批發減少所致。

其他收入

其他收入由截至二零一九年十二月 三十一日止九個月之約206,000港 元增加約694,000港元至截至二零二 零年十二月三十一日止九個月之約 900,000港元。其他收入增加主要由 於匯兑收益及保就業計劃補助所致。

GAIN ON DISPOSAL OF SUBSIDIARIES

Gain on disposal of subsidiaries represented the disposal of (i) Prosten Development Limited and it subsidiaries, (ii) CBG Fintech Limited (formerly known as Eurasia Continental Capital Limited) and its subsidiary China Brilliant Financial Limited (formerly known as Eurasia Continental Fintech Limited) in current period.

EXPENSES

Selling expenses incurred for the nine months and three months ended 31 December 2020 was approximately HK\$917,000 and HK\$329,000, which were decreased by approximately HK\$1,128,000 and HK\$406,000 respectively, as compared with those in the corresponding periods of 2019. The decrease was mainly due to reduction of marketing costs and advertising costs of the Gold and Jewellery Business for the outbreak of COVID-19.

Administrative expenses incurred for the nine months and three months ended 31 December 2020 was approximately HK\$13,125,000 and HK\$5,880,000, which were increased by approximately HK\$1,534,000 and approximately HK\$2,366,000 respectively, as compared with those in the corresponding periods of 2019. Such increase was mainly due to increase in legal and professional fee approximately HK\$272,000 and staff cost approximately HK\$2,136,000 in Lending Business.

TOTAL EQUITY

As at 31 December 2020, the Group has a total equity amounted to approximately HK\$84,408,000 (as at 31 March 2020: HK\$88,552,000) and net current assets amounted to approximately HK\$80,694,000 (as at 31 March 2020: HK\$83,851,000).

出售附屬公司之收益

出售附屬公司之收益包括於本期間 出售(i)長達發展有限公司及其附屬公 司(ii)朗華國際金融有限公司(前稱為 亞歐大陸金融有限公司)以及其附屬 公司 China Brilliant Financial Limited (前稱為Eurasia Continental Fintech Limited)。

開支

於截至二零二零年十二月三十一日止 九個月及三個月產生之銷售開支約 為917,000港元及329,000港元,較二 零一九年同期分別減少約1,128,000港 元及406,000港元。銷售開支減少乃 主要由於為應對COVID-19疫情,黃金 及珠寶業務的營銷成本及廣告成本 減少所致。

於截至二零二零年十二月三十一日止 九個月及三個月產生之行政開支約為 13,125,000港元及5,880,000港元,較 二零一九年同期分別增加約1,534,000 港元及約2,366,000港元。行政開支 增加乃主要由於借貸業務的法律與 專業費增加約272,000港元及員工成 本增加約2,136,000港元所致。

總權益

於二零二零年十二月三十一日,本 集團之總權益約為84,408,000港 元(於二零二零年三月三十一日: 88,552,000港元)及流動資產淨值約 為80,694,000港元(於二零二零年三月 三十一日:83,851,000港元)。

LIQUIDITY AND FINANCIAL RESOURCES

The Group adopts a prudent cash and financial management policy. In order to achieve better cost control and minimise the cost of funds, the Group's treasury activities are centralised and cash is generally placed in deposits with banks.

As at 31 December 2020, total cash and cash equivalents of the Group amounted to approximately HK\$53,914,000 (as at 31 March 2020: HK\$55,973,000). The decrease in total cash and cash equivalent was mainly due to operating loss and disposal of subsidiaries.

TREASURY POLICIES AND FOREIGN CURRENCY EXCHANGE EXPOSURE

Despite that the Group's trading transactions, monetary assets and liabilities are mainly denominated in RMB and Hong Kong dollars, it does not believe that the impact of foreign exchange exposure to the Group was material. The Group does not use derivative financial instruments to protect against the volatility associated with foreign currency transactions and other financial assets and liabilities created in the ordinary course of business. The majorities of the Group's operating assets are located in Mainland China and are denominated in RMB.

Cash is generally deposited at banks in the PRC and Hong Kong and denominated mostly in Renminbi and Hong Kong dollar. As at 31 December 2020, no related hedges were made by the Group (as at 31 March 2020: Nil).

CONTINGENT LIABILITIES

As at 31 December 2020, the Group had no material contingent liabilities (as at 31 March 2020: HK\$Nil).

流動資金及財政資源

本集團採取審慎之現金及財政管理 政策。為求能夠更有效控制成本及 盡量降低資金成本,本集團之財資 活動均為中央管理,而現金一般存 放於銀行作為存款。

於二零二零年十二月三十一日,本 集團之現金及現金等值物總額約為 53,914,000港元(於二零二零年三月 三十一日:55,973,000港元)。現金及 現金等值物總額減少乃主要由於經 營虧損及出售附屬公司所致。

庫務政策及外匯風險

儘管本集團買賣交易、貨幣資產及負 債主要以人民幣及港元為計值單位, 本集團相信外匯風險對本集團所構 成之影響甚微。本集團並無以衍生 金融工具對沖日常業務過程中之外 幣交易及其他金融資產及負債所附 帶之波動。本集團大部分經營資產 位於中國內地,並以人民幣計值。

現金一般存放於中國及香港的銀行, 主要以人民幣及港元為計值單位。 於二零二零年十二月三十一日,本集 團並無進行相關對沖(於二零二零年 三月三十一日:無)。

或然負債

於二零二零年十二月三十一日,本集 團並無重大或然負債(於二零二零年 三月三十一日:零港元)。

SIGNIFICANT INVESTMENTS, ACQUISITIONS OR DISPOSALS

On 3 January 2020, CBG Financial Services Group Limited, a wholly owned subsidiary of the Company, subscribed 56% of issued share capital of CBG Fintech Holdings Limited (formerly known as Eurasia Continental Capital Holdings Limited), (the "JV Company") at total consideration of HK\$39,000,000 (US\$5,000,000). The JV Company indirectly owned a subsidiary, China Brilliant Financial Limited (formerly known as Eurasia Continental Fintech Limited), which had been granted the FinTech Lab Participant Licence (formerly defined as Digital Banking Sandbox Licence), will be principally engaged in banking business in Kazakhstan. The formation of the JV would provide an opportunity for the Group to establish the banking business. The subscription had been completed on 28 May 2020. Then the JV Company will be classified as a subsidiary of the Company under the applicable accounting standards and its results will be consolidated into the financial statements of the Group. Details were set out in the Company's announcement dated 28 May 2020.

On 9 October 2020, CBG Fintech Holdings Limited ("CBGF") agreed to repurchase, and Eurasia Belt & Road Investment Limited ("EBRI") agreed to sell Repurchase Shares, representing all the equity interest held by EBRI in CBGF. In consideration of the sale by EBRI of the Repurchase Shares to CBGF. CBGF shall transfer the Consideration Shares, representing the entire issued share capital of the CBG Fintech Limited (formerly known as Eurasia Continental Capital Limited), to EBRI on 9 October 2020. The Repurchase would constitute a deemed acquisition by the Company as the Group's relative shareholding in CBGF would increase from 56% to 80% on 9 October 2020. The settlement of the Consideration by way of the transfer of the Consideration Shares to EBRI by CBGF would constitute a disposal by the Company. Details were set out in the Company's announcement dated 9 October 2020 and 11 November 2020.

重大投資、收購或出售

於二零二零年一月三日,本公司之 全資附屬公司CBG Financial Services Group Limited 認購朗華國際金融 控股有限公司(前稱為亞歐大陸金 融有限公司)(「合營公司」)56%之已 發行股本,總代價為39.000.000港 元(5,000,000美元)。該合營公司間 接擁有一家附屬公司China Brilliant Financial Limited (前稱為 Eurasia Continental Fintech Limited), 該公司 已獲授金融科技實驗室參與者許可 (前稱為數字銀行沙盒許可),將主 要在哈薩克斯坦從事銀行業務。合 營公司之成立將為本集團提供開展 銀行業務之機會。認購事項已於二 零二零年五月二十八日完成。隨後, 合營公司根據適用會計準則分類為 本公司的附屬公司,其業績將併入本 集團的財務報表。有關詳情載於本 公司日期為二零二零年五月二十八日 之公告。

於二零二零年十月九日, 朗華國際 金融控股有限公司(「CBGF」)同意回 購而Eurasia Belt & Road Investment Limited ([EBRI]) 同意出售回購股 份,即由EBRI持有之於CBGF的全部 股權。作為由EBRI銷售回購股份予 CBGF之代價,CBGF須於二零二零年 十月九日將代價股份(即朗華國際金 融有限公司(前稱亞歐大陸金融有 限公司)之全部已發行股本)轉讓予 EBRI。該回購將構成本公司的一項視 同收購,因為於二零二零年十月九日 本集團於CBGF的相對股權將由56% 增加至80%。CBGF诱過將代價股份 轉讓予EBRI之方式結算代價將構成 本公司的出售。詳情載列於本公司日 期為二零二零年十月九日及二零二零 年十一月十一日之公告。

On 4 December 2020, Astana Financial Services Authority ("AFSA") has granted an In-Principle Approval ("AIP") Letter to Brillink Bank Corporation Limited ("Brillink"), an indirect non-wholly owned subsidiary of the Company incorporated in Astana International Financial Center on 25 December 2020, for a licence (the "Licence") to carry on the regulated banking activities. The grant of the Licence is subject to Brillink fulfilling certain conditions and requirements imposed by the AFSA within the specified timeframe. The Board is confident that Brillink will satisfied these conditions and requirements within the timeframe imposed by the AFSA. It is anticipated that the Licence will be granted by the AFSA to Brillink upon the satisfaction of the conditions and requirements imposed in the AIP Letter which is expected to be on or around second quarter of 2021. Details were set out in the Company's announcement dated 10 December 2020.

On 14 July 2020, the Company and 黎全源 (the "Purchaser") entered into the sale and purchase agreement dated 14 July 2020 ("SPA"). Pursuant to the SPA, the Purchaser has agreed to acquire and the Company has agreed to sell the sale shares of Prosten Development Limited at the consideration of HK\$4,800,000.

Except for the above acquisition and disposal, the Group does not have any material acquisition or disposal during the nine months ended 31 December 2020.

CAPITAL STRUCTURE

The shares of the Company were listed on GEM on 28 March 2000.

Pursuant to a subscription agreement dated 22 December 2020, 4,784,689 ordinary shares of HK\$0.10 each of the Company were allotted and issued under the Subscription Price of HK\$0.627 per Subscription Share. (the "Subscription"). 於二零二零年十二月四日,阿斯塔納 金融服務管理局([AFSA])向Brillink Bank Corporation Limited ([Brillink]) 授予原則上批准承(「原則上批准承」) 開展受規管銀行活動的牌照(「牌 照1),該公司於二零二零年十二月 二十五日成立在阿斯塔納國際金融中 心,為本公司間接非全資附屬公司。 授出該牌照以Brillink於指定時間範 圍內滿足AFSA提出的特定條件及要 求為條件。董事會相信Brillink將在 AFSA規定的時間範圍內滿足此等條 件及要求。預計於Brillink滿足原則上 批准函中規定的條件及要求後(估計 於二零二一年第二季度前後), AFSA 將向Brillink授予牌照。詳情載於本公 司日期為二零二零年十二月十日之公 告。

於二零二零年七月十四日,本公司與 黎全源(「買方」)訂立日期為二零二零 年七月十四日的買賣協議(「買賣協 議」)。根據買賣協議,買方同意收購 而本公司同意出售長達發展有限公司 的銷售股份,有關對價為4,800,000 港元。

除上述收購事項及出售事項外,於 截至二零二零年十二月三十一日止九 個月,本集團並無任何重大收購或 出售。

資本架構

本公司股份於二零零零年三月二十八 日在GEM上市。

根據日期為二零二零年十二月二十二 日的認購協議,本公司按每股認購 股份0.627港元的認購價配發及發行 4,784,689股本公司每股面值0.10港元 的普通股(「認購」)。 The total of 4,784,689 subscription shares represents approximately 0.33% of the Company's issued share capital before the Subscription (1,452,453,725 ordinary shares) and approximately 0.33% of its enlarged issued share capital of the Company after the Subscription (1,457,238,414 ordinary shares). The net proceeds from the Subscription was approximately HK\$3,000,000. As disclosed in the announcements of the Company dated 22 December 2020 and 7 January 2021, the Company intended to use the whole fund for general working capital of the Group. The Subscription was completed on 7 January 2021.

The Group's capital structure is sound with healthy working capital management. As at 31 December 2020, the Group's total equity amounted to approximately HK\$84,408,000, representing a decrease of approximately 4.7% compared with that as at 31 March 2020 (31 March 2020: HK\$88,552,000). As at 31 December 2020, the Group's cash and cash equivalents totaled approximately HK\$53,914,000 (as at 31 March 2020: HK\$55,973,000). The current ratio (note 1) and the quick ratio (note 2) of the Group as at 31 December 2020 was 4.78 (as at 31 March 2020: 10.82) and 4.04 (as at 31 March 2020: 9.79) respectively. The Group was in net cash position as at 31 December 2020 (gearing ratio (note 3) as at 31 March 2020: Net cash position).

Apart from the above, there has been no material change in the capital structure of the Group during the period under review.

Note: (1)	Current Ratio = Current Assets \div Current Liabilities
Note: (2)	Quick Ratio = (Current Assets - Inventories) \div Current Liabilities
Note: (3)	Gearing Ratio = (Debts - Cash and cash equivalents) \div Equity

總計4,784,689股 認 購 股 份 約 占 本 公司 認 購 前 已 發 行 股 本 的0.33% (1,452,453,725股普通股)及約占認購 後本公司經擴大已發行股本的0.33% (1,457,238,414股 普 通 股)。 認 購 所 得款項淨額約為3,000,000港元。 誠 如本公司日期為二零二零年十二月 二十二日及二零二一年一月七日之公 告所披露,本公司擬將全部資金用 作本集團的一般營運資金。認購已 於二零二一年一月七日完成。

本集團之資本架構穩健,營運資金管 理有序。於二零二零年十二月三十一 日,本集團之總權益約為84,408,000 港元(二零二零年三月三十一日: 88,552,000港元),較二零二零年三月 三十一日减少約4.7%。於二零二零年 十二月三十一日,本集團之現金及現 金等值物共計約53,914,000港元(於二 零二零年三月三十一日:55,973,000 港元)。本集團於二零二零年十二月 三十一日之流動比率(附註1)及速動 比率(附註2)分別為4.78(於二零二零 年三月三十一日:10.82)及4.04(於二 零二零年三月三十一日:9.79)。於二 零二零年十二月三十一日,本集團為 淨現金狀態(於二零二零年三月三十一 日之資本與負債比率(附註3):淨現 金狀態)。

除上述者外,本集團之資本架構於 回顧期內並無重大變動。

附註:(1)	流動比率=流動資產÷流動負債
附註:(2)	速動比率=(流動資產一存貨)÷ 流動負債
附註:(3)	資本與負債比率=(債務一現金

BUSINESS REVIEW AND OUTLOOK

GOLD AND JEWELLERY BUSINESS

The Group continued to develop Gold and Jewellery Business in the period under review.

During the period under review, the Group's Gold and Jewellery Business included wholesale and retail of jewellery and related ancillary business (including but not limited to custom-made jewellery, valet-procurement of jewellery and various after-sales services), and most of the processing businesses are performed in the form of commissioned processing by external factories. The gold and jewellery products sold by the Group mainly included gold jewellery, platinum jewellery, diamond jewellery, gemstone jewellery, emerald and karat gold jewellery.

The Group's gold and jewellery retailing business was conducted mainly through an offline store located in Wongtee Plaza, Futian District, Shenzhen, the PRC, which is a franchised store of the Luk Fook Jewellery brand. The store is required to select goods from the suppliers designated by Luk Fook Jewellery. Upon quality inspection by state-approved jewellery identification center and being claimed to the store by the Group's staff, the goods are immediately entered into store sales system for sale. Most of the jewellery goods purchased by the store from the suppliers were finished Jewellery products, which are generally not required to undergo reprocessing before sale. 業務回顧及展望

黃金及珠寶業務

本集團在回顧期內繼續發展黃金及 珠寶業務。

於回顧期內,本集團之黃金珠寶業 務包括珠寶的批發、零售及相關配套 業務(包括但不限於代客訂製首飾、 代客採購首飾及各種售後服務),而 當中涉及之加工業務則多採用委託 外部工廠加工的形式進行。本集團 銷售的黃金珠寶產品主要包括黃金 飾品、鉑金飾品、鑽石飾品、寶石飾 品、翡翠和K金飾品。

本集團之黃金珠寶零售業務主要通 過在中國深圳市福田區皇庭廣場開 設的一間實體店舖開展。該店舖為 六往六福珠寶指定的供應商挑選貨品, 貨品曲國家認可的珠寶鑒定中心理 行貨物質檢並由本集團之職員比進 行銷售。該店舖從供應商處購買的 珠寶貨品大部分為珠寶飾品成品,通 常在銷售前無需進行再加工。 The Group's jewellery wholesale business was mainly conducted through the wholesale of jewellery products to jewellery wholesalers by 至尊彩虹鑽石(深圳)有限 公司, a wholly owned subsidiary of the Company, where the jewellery products being wholesaled were mainly gold jewelleries. During the period under review, the Group has the secondary membership (二級會員資格) of Shanghai Gold Exchange and continued to develop the secondary gold sales agency business (黃金二級代 理業務). The Group may place orders for bullion via the online trading platform of Shanghai Gold Exchange. After claiming the bullion, the Group may commission external factories to process into finished gold jewellery and wholesale to jewellery wholesalers.

The Group will continue to focus on developing its Gold and Jewellery Business. With reference to its past sales experience, the Group intends to step up its efforts in identifying more jewellery wholesaler customers in South China, thereby expanding the sales channels of its secondary gold sales agency business (黃金二級代 理業務). As to retail of jewellery, the positioning of retail products in stores will focus on mid-end products, which will be supplemented by low end products. Meanwhile, the Group will put more efforts to raise the sales proportion to its major high-end corporate customers (which principally purchase or customize jewellery as corporate gifts/awards) so as to increase the jewellery sales as well as generate profits.

The revenue from the Gold and Jewellery Business decreased by approximately HK\$35,791,000 from approximately HK\$81,278,000 for the nine months ended 31 December 2019 to approximately HK\$45,487,000 for the nine months ended 31 December 2020. The decreased in revenue from the Gold and Jewellery Business for the period under review was mainly because of the decrease in wholesale of golden jewellery products in the PRC.

本集團之珠寶批發業務主要通過本公 司之全資附屬公司至尊彩虹鑽石(深 圳)有限公司批發珠寶產品予珠寶 進行,而批發之珠寶產品予珠寶 為黃金飾品。於回顧期內,本集團 持有上海黃金交易所二級會員資格, 並繼續可黃金之級代理業務。 本集團可在上海黃金交易所網上交 易平台下單採購金條,在提取金條 後再委託外部工廠加工成成品黃金 首飾後批發給珠寶批發商。

本集團將繼續致力於其黃金珠寶業 務的發展。結合過往的銷售經驗,本 集團計劃著力在華南地區尋找更黃 的珠寶批發商客戶,從而拓寬。而 金二級代理業務的銷售渠道。而在 路以中端產品為主,低端產品為輔, 同時努力提高對高端企業大客戶(主 要採購或訂製珠寶作為企業禮品/ 獎品)的銷售比例,以增加珠寶銷售 額及爭取創造利潤。

黃金及珠寶業務之收益由截至二零 一九年十二月三十一日止九個月約 81,278,000港元減少約35,791,000港 元至截至二零二零年十二月三十一日 止九個月約45,487,000港元。黃金珠 寶業務之收益於回顧期內減少乃主 要由於中國之黃金珠寶產品批發減 少所致。

LENDING BUSINESS

The Group continued its Lending Business in Hong Kong through holding a group of companies with a valid money lending licence in Hong Kong to diversify its income source. The Lending Business continued to grow during the period under review. The Group will pay a closer attention to the market situation and the external economic environment and consider the possibility of further expansion in the lending business.

There were four major outstanding loan receivables with the Group in amounting to HK\$15,880,000 as at 31 December 2020. All of them were carried out as part of the ordinary and usual course of business of the Group and brought in interest income to the Group.

The administrative expenses of Lending Business segment had been increased mainly due to the administrative expenses of JV Company, i.e. legal and professional fee approximately HK\$272,000, staff cost for development banking business approximately HK\$2,136,000 had been included in Lending Business segment since 28 May 2020.

The Group has conducted internal risk assessment on these loan arrangements and noted both of the borrowers have substantial investments and assets in the PRC which support their respective financial capability to repay the loans, thus no securities or collaterals was sought. The purpose of the loans is to enhance their short-term cash flow.

借貸業務

本集團透過控制一系列持有香港有 效放債人牌照之公司,在香港繼續 借貸業務,以拓寬其收入來源。於 回顧期內,借貸業務持續增長。本 集團將更密切監察市況及外部經濟 環境,並考慮進一步擴展借貸業務 之可能性。

於二零二零年十二月三十一日,本集 團擁有四筆尚未收回之主要應收貸款 (15,880,000港元)。該等貸款構成於 本集團一般及日常業務過程中進行的 交易,並為本集團帶來利息收入。

借貸業務分部的行政開支主要因合 營公司的行政開支(即法律與專業費 約272,000港元及用於發展銀行業務 之員工成本約2,136,000港元)自二零 二零年五月二十八日起計入借貸業務 分部而增加。

本集團已對該等貸款安排進行內部 風險評估及知悉該等借款人之大部 分投資及資產位於中國。有關投資 及資產對其各自償還貸款之財務能 力構成支撐,因此並無尋求抵押或 抵押品。貸款旨在提升彼等的短期 現金流量。

PHARMACEUTICAL BUSINESS

The Group commenced its Pharmaceutical Business in 2016 and discontinued to operation this business in the period under review.

The revenue from the Pharmaceutical Business decreased from approximately HK\$4,669,000 for the nine months ended 31 December 2019 to approximately HK\$793,000 for the nine months ended 31 December 2020. Such decrease was mainly due to reduction of demand during the period under review. The Pharmaceutical Business had been disposed on 14 July 2020.

THE INTERNAL CONTROL REVIEW

The Company also engaged an internal control reviewer to conduct an internal control review for the Group (the "IC Review") which covers four major areas, namely (i) corporate internal control; (ii) financial reporting and disclosure internal control; (iii) internal control over business processes; and (iv) operational manual. The first stage of the IC Review was completed. Findings and recommendations under the IC Review were presented to the Board and the Group is implementing the recommendations if thought fit.

藥業業務

本集團於二零一六年開始開展藥業 業務,並於回顧期間終止經營該業 務。

藥業業務收益由截至二零一九年十二 月三十一日止九個月約4,669,000港元 減少至截至二零二零年十二月三十一 日止九個月約793,000港元。該減少 主要由於回顧期內需求減少。藥業 業務於二零二零年七月十四日予以出 售。

<u>內部控制審閲</u>

本公司亦聘請一家內部控制審閱顧 問,以對本集團進行內部控制審閱顧 (「內部控制審閱」),涵蓋四大範疇, 即(i)企業內部控制:(ii)財務報告與內 部控制披露;(iii)業務流程之內部控 制;及(iv)營運手冊。內部控制審閱 第一階段已告完成。內部控制審閱 之結果及建議已呈交董事會,本集 團正酌情實施有關建議。

OUTLOOK

Looking ahead, there are still great challenges for the Group. While carrying out initiatives already under way in its current strategic plans, the Group will also critically review the future opportunities in its existing businesses with a target to re-allocate the Group's resources for a more fruitful manner. In the coming future, the Group will focus its work on strengthen its marketing and channel efforts, increasing user base and improving the quality of its products.

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

As at 31 December 2020, the interests and short positions of the Directors and chief executive in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "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 under Section 352 of the SFO, or which were, pursuant to the code of conduct regarding securities transactions by Directors adopted by the Company, notified to the Company and the Stock Exchange, were as follows:

展望

展望未來,本集團仍面臨巨大挑戰。 在繼續推進其當前戰略計劃下的措 施的同時,本集團亦將審慎檢討其 現有業務中的未來機遇,以更有效 的方式重新分配本集團的資源。未 來,本集團將著重加強其營銷與渠道 力量,提高用戶規模與產品質量。

董事及主要行政人員於股份及相關 股份之權益及淡倉

於二零二零年十二月三十一日,董事 及主要行政人員於本公司或其任何相 聯法團(定義見證券及期貨條例(「證 券及期貨條例」)第XV部)之股份及相 關股份中,擁有根據證券及期貨條例 第XV部第7及第8分部須知會本公 司及聯交所之權益及淡倉(包括根據 證券及期貨條例相關條文彼等被當 作或視為擁有之權益或淡倉),或須 第352條須備存之登記冊內之權 為552條須備存之登記冊內之權 派倉,或根據本公司所採納有關 並 了及聯交所之權益及淡倉如下: LONG POSITIONS IN THE ORDINARY SHARES OF 於本公司普通股之好倉 THE COMPANY

Name of Director 董事名稱	Notes 附註	Capacity and nature of interest 身份及權益性質	Number of ordinary shares or underlying shares 普通股或 相關股份數目	Percentage of the Company's issued share capital 佔本公司 已發行 股本百分比 Note (8) 附註(8)
Mr. Zhang Chunhua 張春華先生	(1)	Interest of a controlled corporation 一間受控制公司之權益	834,851,294	57.48%
Mr. Zhang Chunhua 張春華先生	(2)	Personal interest 個人權益	22,264,000	1.53%
Ms. Zhang Chunping 張春萍女士	(3)	Personal interest 個人權益	13,800,000	0.95%
Ms. Chung Elizabeth Ching Yee 鍾靜儀女士	(4)	Personal interest 個人權益	16,609,000	1.14%
Ms. Chan Mei Yan Hidy 陳美恩女士	(5)	Personal interest 個人權益	500,000	0.03%
Mr. Kwan Chi Hong 關志康先生	(6)	Personal interest 個人權益	500,000	0.03%
Ms. Lee Kwun Ling, May Jean 李筠翎女士	(7)	Personal interest 個人權益	500,000	0.03%

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Notes:

- (1) 834,851,294 shares of the Company are held by Brilliant Chapter Limited and its entire issued share capital is held 20% by Source Mega Limited, a company incorporated in the Republic of Seychelles. The directors of Brilliant Chapter Limited are Mr. Zhang Chunhua and Ms. Zhang Chunping and the sole director of Source Mega Limited is Ms. Zhang Chunping. Ms. Zhang Chunping is the executive director of the Company. Mr. Zhang Chunhua is the brother of Ms. Zhang Chunping. By virtue of the SFO, Mr. Zhang Chunhua is deemed to be interested in 834,851,294 shares of the Company held by Brilliant Chapter Limited.
- (2) Mr. Zhang Chunhua is personally interested in 8,464,000 shares of the Company. In addition, he is also entitled to his share options to subscribe for 13,800,000 shares of the Company in his capacity as a director of the Group.
- (3) Ms. Zhang Chunping is entitled to her share options to subscribe for 13,800,000 shares of the Company in her capacity as a director of the Group.
- (4) Ms. Chung Elizabeth Ching Yee is personally interested in 2,809,000 shares of the Company. In addition, she is also entitled to her share options to subscribe for 13,800,000 shares of the Company in her capacity as a director of the Group.
- (5) Ms. Chan Mei Yan Hidy is entitled to her share options to subscribe for 500,000 shares of the Company in her capacity as a director of the Group.
- (6) Mr. Kwan Chi Hong is personally interested in 250,000 shares of the Company. In addition, he is also entitled to his share options to subscribe for 250,000 shares of the Company in his capacity as a director of the Group.
- (7) Ms. Lee Kwun Ling, May Jean is entitled to her share options to subscribe for 500,000 shares of the Company in her capacity as a director of the Group.
- (8) Based on 1,452,453,725 shares in the Company in issue as at 31 December 2020.

附註:

- (1) 本公司834,851,294股股份由 Brilliant Chapter Limited持有,該 公司由Source Mega Limited(一間 於塞席爾共和國註冊成立之公司) 持有已發行股本的20%。Brilliant Chapter Limited之董事為張春華先 生及張春萍女士。張春萍女士為 Source Mega Limited之唯一董事。 張春萍女士為本公司之執行董事。 張春華先生為張春萍女士之胞兄。 根據證券及期貨條例,張春華先生 被視為於Brilliant Chapter Limited 持有之834,851,294股本公司股份中 擁有權益。
- (2) 張春華先生於本公司之8,464,000股股份中擁有個人權益。此外,彼亦可以本集團之董事身份享有可認購本公司13,800,000股股份之購股權。
- (3) 張春萍女士可以本集團之董事身份 享有可認購本公司13,800,000股股 份之購股權。
- (4) 鍾靜儀女士於本公司之2,809,000股 股份中擁有個人權益。此外,彼亦 可以本集團之董事身份享有可認 購本公司13,800,000股股份之購股 權。
- (5) 陳美恩女士可以本集團之董事身 份享有可認購本公司500,000股股 份之購股權。
- (6) 關志康先生於本公司之250,000股 股份中擁有個人權益。此外,彼亦 可以本集團之董事身份享有可認購 本公司250,000股股份之購股權。
- (7) 李筠翎女士可以本集團之董事身 份享有可認購本公司500,000股股 份之購股權。
 - 根據於二零二零年十二月三十一日 已發行之1,452,453,725股本公司股 份計算。

(8)

Save as disclosed above, as at 31 December 2020, none of the Directors and chief executive of the Company had an interest or short position in the ordinary shares or underlying shares of the Company or any of its associated corporations that was notified to the Company and the Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO, or was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Exchange pursuant to Rule 5.46 of the GEM Listing Rules.

SHARE OPTIONS

The Company adopts and administers a share option scheme which is currently in force and effect for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations.

The share option scheme was approved by the Shareholders on 5 August 2011 and its scheme mandate limit was refreshed by an ordinary resolution at the annual general meeting of the Company on 28 September 2016 (the "2011 Scheme").

A summary of the share option scheme is set out below:

2011 Scheme

At the annual general meeting of the Company held on 5 August 2011 (the "2011 AGM"), an ordinary resolution was passed by the Shareholders to approve and adopt the 2011 Scheme. 除上文所披露者外,於二零二零年 十二月三十一日,本公司董事及主要 行政人員於本公司或其任何相聯法 團之普通股或相關股份中概無擁有 根據證券及期貨條例第XV部第7及第 8分部須知會本公司及聯交所之權益 或淡倉,或根據證券及期貨條例第 352條須予記錄,或根據GEM上市規 則第5.46條須知會本公司及聯交所之 權益或淡倉。

購股權

本公司採納及管理目前有效及具效 力之購股權計劃,旨在鼓勵及獎勵 對本集團之成功經營作出貢獻之合 資格參與者。

該購股權計劃已於二零一一年八月五 日獲股東批准,且其計劃授權限額已 透過本公司於二零一六年九月二十八 日之股東週年大會之一項普通決議 案更新(「二零一一年計劃」)。

購股權計劃之概要載列如下:

二零一一年計劃

在本公司於二零一一年八月五日舉行 之股東週年大會(「二零一一年股東週 年大會」)上,股東通過一項普通決議 案,批准及採納二零一一年計劃。 The 2011 Scheme became effective for a period of 10 years commencing on 10 August 2011. Eligible participants of the 2011 Scheme include all Directors and employees of the Group, suppliers, customers, consultants who provided services to the Group, shareholders of the subsidiaries of the Group and joint venture partners. Under the 2011 Scheme, the Directors may, at their sole discretion, grant to any eligible participants options to subscribe for ordinary shares of the Company at the highest of (i) the closing price of shares of the Company on GEM as stated in the Stock Exchange's daily quotation sheet on the date of the offer of grant: (ii) the average closing price of the shares of the Company on GEM as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the date of the offer of grant; and (iii) the nominal value of the Company's share. The offer of a grant of options may be accepted within 21 days from the date of the offer. A nominal consideration of HK\$1 is payable on acceptance of the grant of an option. The exercise period of the options granted is determinable by the Directors, which commences after the date of offer with a certain vesting period and ends in any event not later than 10 years from the respective date when the share options are granted, subject to the provisions for early termination thereof.

An ordinary resolution was passed at the annual general meeting of the Company on 28 September 2016 (the "2016 AGM") to refresh the scheme mandate limit of the 2011 Scheme. The total number of shares of the Company which may be allotted and issued upon exercise of all options to be granted under the 2011 Scheme is an amount equivalent to 10% of the shares of the Company in issue as at the date of the 2016 AGM.

二零一一年計劃自二零一一年八月十 日開始生效,為期十年。二零一一年 計劃之合資格參與者包括本集團所 有董事及僱員、供應商、客戶、為本 集團提供服務之顧問、本集團附屬 公司之股東及合營企業夥伴。根據 二零一一年計劃,董事可全權酌情 決定向任何合資格參與者授出購股 權,以按(i)於要約授出日期聯交所每 日報價表上所列本公司股份在GEM之 收市價;(ii)緊接要約授出日期前五個 交易日聯交所每日報價表上所列本公 司股份在GEM之平均收市價;及(iii)本 公司股份面值(以最高者為準)認購 本公司之普通股。接納授出購股權 要約之期限為要約日期起計21日內。 接納授出購股權時須支付象徵式代 價1港元。所授出購股權之行使期限 由董事釐定, 並於要約日期後開始, 附有若干歸屬期,及在任何情況下最 遲須於授出購股權之各相關日期起 計十年屆滿,惟須受提前終止之條 文所規限。

本公司於二零一六年九月二十八日舉 行之股東週年大會(「二零一六年股東 週年大會」)上通過一項普通決議案, 以更新二零一一年計劃之計劃授權 限額。於行使根據二零一一年計劃 將授出之所有購股權時可配發及發 行之本公司股份總數,其數目相等於 截至二零一六年股東週年大會舉行 日期之本公司已發行股份之10%。 The maximum number of shares to be allotted and issued upon the exercise of all outstanding options granted and yet to be exercised under the 2011 Scheme and any other share option schemes of the Group must not in aggregate exceed 30% of the relevant class of shares of the Company in issue from time to time.

The number of shares in respect of which options may be granted to any individual in any 12-month period is not permitted to exceed 1% of the shares of the Company in issue at any point in time, without prior approval from the Shareholders. Options granted to substantial shareholders or independent non-executive Directors in excess of 0.1% of the Company's share capital and with an aggregate value in excess of HK\$5 million must be approved in advance by the Shareholders. The 2011 Scheme does not provide for any minimum period for holding of options or any performance target before exercise of options.

於行使根據二零一一年計劃及本集 團之任何其他購股權計劃所授出及 仍未行使之所有尚未獲行使之購股 權時將予配發及發行之股份最高數 目,合共不得超過不時已發行之本公 司有關類別股份之30%。

於任何十二個月期間可授予任何個 人之購股權所涉之股份數目,在未 獲股東事先批准前,不得超逾本公 司於任何時間已發行股份之1%。授 司於任何時東或獨立非執行董事之購 股權倘超逾本公司股本之0.1%及總價 值逾5,000,000港元,必須事先獲股 東批准。二零一一年計劃並無規定 任何持有購股權之最短期限或行使 購股權前之任何表現目標。 The following Directors were granted share options under the 2011 Scheme to subscribe for shares of the Company, details of which are as follows: 以下董事根據二零一一年計劃獲授 購股權以認購本公司股份,詳情如 下:

		Num	nber of share opt 購股權數目	ions				Exercise
Name or category of participant	At Granted 1 April during the 2020 period 於二零二零年		Exercised during the period	Lapsed during the period	At 31 December 2020 於二零二零年	Date of share options granted*	Exercise period of share options granted	price of
參與者名稱或類別	四月一日	期內授出	期內行使	期內失效	+=月三十一日	購設權授出日期*	授出購股權之行使期限	之行使價** HK\$ per share 港元(每股)
Directors 董事								
Mr. Zhang Chunhua 張春華先生	-	13,800,000	-	-	13,800,000	27 June 2018 ニ零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	
Ms. Zhang Chunping 張春萍女士	-	13,800,000	-	-	13,800,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	
Ms. Chung Elizabeth Ching Yee 鍾靜儀女士	-	13,800,000	-	-	13,800,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	
Ms. Chan Mei Yan Hidy 陳美恩女士	-	300,000	-	-	300,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 ニ零ー九年六月二十七日至 ニ零二八年六月二十六日	
	-	200,000	-	-	200,000	18 December 2018 二零一八年十二月十八日	18 December 2019 to 18 December 2028 二零一九年十二月十八日至 二零二八年十二月十八日	0.33

		Num	iber of share opt 購股權數目	ons				Exercis
Name or category of participant	At 1 April 2020 於二零二零年	Granted during the period	Exercised during the period	Lapsed during the period	At 31 December 2020 於二零二零年	Date of share options granted*	Exercise period of share options granted	price
參與者名稱或類別	四月一日	期內授出	期內行使	期內失效	+=用=+-日	購股權授出日期*	授出購設權之行使期限	之行使價 HK\$p sha 港元(每服
Mr. Kwan Chi Hong 關志康先生	-	150,000	-	-	150,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	
	-	100,000	-	-	100,000	18 December 2018 二零一八年十二月十八日	18 December 2019 to 18 December 2028 二零一九年十二月十八日至 二零二八年十二月十八日	
Ms. Lee Kwun Ling, May Jean 李筠翎女士	-	300,000	-	-	300,000	27 June 2018 ニ零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	
	-	200,000	-	_	200,000	18 December 2018 二零一八年十二月十八日	18 December 2019 to 18 December 2028 二零一九年十二月十八日至 二零二八年十二月十八日	
	-	42,650,000	-	_	42,650,000			
Employees of the Group 本集團僱員 In aggregate 合計	-	17,160,000	-	-	17,160,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 二零一九年六月二十七日至 二零二八年六月二十六日	

		Nun	iber of share opt 購股權數目	_		Exercise		
Name or category of participant	At 1 April 2020 於二零二零年	Granted during the period	Exercised during the period	Lapsed during the period	At 31 December 2020 於二零二零年	Date of share options granted*	Exercise period of share options granted	price of share options granted** 授出購股權
参與者名稱或類別	四月一日	期內授出	期內行使	期內失效	+=月三十一日	購股權授出日期*	授出購股權之行使期限	之行使價** HK\$ per share 港元(每股)
Dthers 其他								
in aggregate 合計	-	17,600,000	-	-	17,600,000	27 June 2018 二零一八年六月二十七日	27 June 2019 to 26 June 2028 ニ零ー九年六月二十七日至 ニ零ニ八年六月二十六日	0.59
	-	34,700,000	-	_	34,700,000	18 December 2018 二零一八年十二月十八日	18 December 2019 to 18 December 2028 二零一九年十二月十八日至 二零二八年十二月十八日	0.33
	_	52,300,000	-	-	52,300,000			
	_	112,110,000	_	_	112,110,000			

- * The time of acceptance of the share options was within 21 days from the options offer date. The share options granted are subject to certain vesting period and vary for each category of participant as specified under the respective share option schemes.
- ** The exercise price of the share options is subject to some adjustments in the case of rights or bonus issues, or other similar changes in the Company's share capital.

As at 31 December 2020, the Company had outstanding options to subscribe for up to 112,110,000 shares under the 2011 Scheme.

- 購股權之接納時間為自購股權要 約日期起計21日內。根據各購股權 計劃之規定,所授出之購股權應 因不同參與者類別而受若干不同 之歸屬期所規限。
- ** 購股權之行使價在供股或紅股發 行,或本公司股本發生其他類似變 動時可予調整。

於二零二零年十二月三十一日,本公司根據二零一一年計劃有尚未行使 購股權可認購最多112,110,000股股份。

INTERESTS AND SHORT POSITIONS OF E

As at 31 December 2020, shareholders (other than the Directors or chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO were as follows:

LONG POSITIONS IN THE ORDINARY SHARES OR UNDERLYING SHARES OF THE COMPANY

主要股東之權益及淡倉

於二零二零年十二月三十一日,於本 公司股份或相關股份中擁有根據證 券及期貨條例第XV部第2及第3分部 之條文須向本公司披露,或須記錄 於本公司根據證券及期貨條例第336 條須備存之登記冊之權益或淡倉之 股東(本公司董事或主要行政人員除 外)如下:

於本公司普通股或相關股份之好倉

Name of shareholder	Notes	Capacity and nature of interest	Number of ordinary shares or underlying shares	Percentage of the Company's issued share capital
			普通股或	佔本公司 已發行
股東名稱	附註	身份及權益性質	相關股份數目	股本百分比 Note (3) 附註 (3)
Brilliant Chapter Limited	(1)	Beneficially owned 實益擁有	834,851,294	57.48%
Mr. Zhang Chunhua	(2)	Interest of a controlled corporation	834,851,294	57.48%
張春華先生		一間受控制公司之 權益		
	(2)	Personal interest 個人權益	22,264,000	1.53%

Notes:

- (1) Brilliant Chapter Limited is a limited liability company incorporated in the Republic of Seychelles and its issued share capital is beneficially owned as to 80% by Mr. Zhang Chunhua and as to 20% by Source Mega Limited, a company incorporated in the Republic of Seychelles (as a nominee of Ms. Zhang Chunping). Mr. Zhang Chunhua is the brother of Ms. Zhang Chunping.
- (2) Mr. Zhang Chunhua is personally interested in 8,464,000 shares of the Company. In addition, he is also entitled to his share options to subscribe for 13,800,000 shares of the Company in his capacity as a director of the Group.
- (3) Based on 1,452,453,725 shares of the Company in issue as at 31 December 2020.

Save as disclosed above, as at 31 December 2020, the Company has not been notified by any persons (other than the Directors or chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

COMPETING INTERESTS

None of the Directors or the controlling shareholders of the Company or their respective associates (as defined under the GEM Listing Rules) have any interests in a business which competes or may compete with the business of the Group, or has any other conflict of interest with the Group during the period under review.

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

During the nine months ended 31 December 2020, neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities.

附註:

- (1) Brilliant Chapter Limited為一間於 塞舌爾共和國註冊成立之有限責 任公司,其全部已發行股本由張 春華先生實益擁有80%及由Source Mega Limited (一間於塞席爾共和 國註冊成立之公司)(作為張春萍女 士的代名人)擁有20%。張春華先 生為張春萍女士之胞兄。
- (2) 張春華先生於本公司之8,464,000股股份中擁有個人權益。此外,彼亦可以本集團之董事身份享有可認購本公司13,800,000股股份之購股權。
- (3) 根據於二零二零年十二月三十一日 已發行之1,452,453,725股本公司股 份計算。

除上文披露者外,於二零二零年十二 月三十一日,本公司並無獲任何人士 (本公司董事或主要行政人員除外)知 會彼等於本公司股份或相關股份中 擁有根據證券及期貨條例第XV部第 2及第3分部之條文須向本公司披露 的權益或淡倉,或須記錄於本公司 根據證券及期貨條例第336條須備存 之登記冊內之權益或淡倉。

競爭權益

於回顧期內,各董事或本公司之控 股股東或彼等各自之聯繫人(定義見 GEM上市規則)於與本集團業務構成 競爭或可能構成競爭之業務中概無 擁有任何權益,與本集團之間亦無 任何其他利益衝突。

購買、贖回或出售本公司之上市證券

於截至二零二零年十二月三十一日止 九個月內,本公司或其任何附屬公司 概無購買、贖回或出售本公司任何上 市證券。

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding securities transactions by Directors 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. In response to specific enquiry made by the Company, each of the Directors gave confirmation that he complied with the required standard of dealings and the code of conduct regarding securities transactions by the Directors throughout the nine months ended 31 December 2020.

CORPORATE GOVERNANCE CODE

The Company has complied with all the code provisions set out in the Corporate Governance Code (the "CG Code") as contained in Appendix 15 to the GEM Listing Rules throughout the period under review.

BOARD COMMITTEES

The Board has established three committees, namely the Remuneration Committee, the Nomination Committee and the Audit Committee for overseeing particular aspects of the Company's affairs.

All Board committees of the Company are established with defined written terms of reference. The terms of reference of the Board committees had been amended and restated on 1 January 2019 and are posted on the website of the Exchange and the Company's website.

董事進行證券交易

本公司已採納一套有關董事進行證券交易之行為守則,其條款之嚴格 程度不遜於GEM上市規則第5.48條至 5.67條所載之交易必守標準。經本公司作出特定查詢後,各董事均確認, 其於截至二零二零年十二月三十一日 止九個月整段期間,一直遵守交易必 守標準及董事進行證券交易之行為 守則。

企業管治守則

於回顧期內,本公司一直遵守GEM上 市規則附錄十五所載之企業管治守則 (「企業管治守則」)之所有守則條文。

董事委員會

董事會已成立三個委員會,分別為 薪酬委員會、提名委員會及審核委員 會,以監察本公司事務之特定範疇。

本公司之所有董事委員會均根據明 確之書面職權範圍而成立。董事委 員會之職權範圍已於二零一九年一月 一日修訂及重列,並登載於聯交所 及本公司網站內。

AUDIT COMMITTEE

The Company established the Audit Committee on 7 March 2000 and has formulated and from time to time amended its written terms of reference in accordance with the provisions set out in the CG Code. The primary duties of the Audit Committee include review and supervision of the Group's financial reporting system, risk management and internal control procedures, review of the Group's financial information and review of the Group's relationship with its auditors.

As at the date of this report, the Audit Committee comprised three independent non-executive Directors, namely Ms. Chan Mei Yan Hidy (Chairman of the Audit Committee), Mr. Kwan Chi Hong and Ms. Lee Kwun Ling, May Jean.

The Audit Committee has reviewed this report and has provided advice and comments thereon.

REMUNERATION COMMITTEE

In accordance with the CG Code, the Company established the remuneration committee ("Remuneration Committee") on 17 June 2005 with written terms of reference. The principal responsibilities of the Remuneration Committee include making recommendations to the Board on the Company's policy and structure for remuneration of all Directors and senior management and reviewing the specific remuneration packages of all executive Directors and senior management by reference to corporate goals and objectives resolved by the Board from time to time.

The Remuneration Committee comprises two independent non-executive Directors, namely Mr. Kwan Chi Hong (Chairman of the Remuneration Committee) and Ms. Lee Kwun Ling, May Jean, and one executive Director, namely Ms. Chung, Elizabeth Ching Yee.

審核委員會

本公司已於二零零零年三月七日成立 審核委員會,並已根據企業管治守 則之條文制訂及不時修訂其書面職 範圍。審核委員會之主要職責包 括審閱及監察本集團之財務申報制 度、風險管理及內部控制程序、審 関本集團之財務資料及檢討本集團 與其核數師之關係。

於本報告日期,審核委員會由三名獨 立非執行董事陳美恩女士(審核委員 會主席)、關志康先生及李筠翎女士 組成。

審核委員會已審閱本報告,並就此 提供意見及評論。

薪酬委員會

根據企業管治守則,本公司已於二 零零五年六月十七日成立薪酬委員會 (「薪酬委員會」),並制定其書面職權 範圍。薪酬委員會之主要職責包括 就本公司所有董事及高級管理層之薪 酬政策及架構向董事會提供建議, 以及經參考董事會不時議決之企業 目標及目的後,審閱所有執行董事及 高級管理層之特定薪酬待遇。

薪酬委員會由兩名獨立非執行董事 關志康先生(薪酬委員會主席)、李筠 翎女士以及一名執行董事鍾靜儀女 士組成。

NOMINATION COMMITTEE

In accordance with the CG Code, the Company established the nomination committee ("Nomination Committee") on 29 March 2012 with written terms of reference. The principal responsibilities of the Nomination Committee include formulating nomination policy and making recommendations to the Board on nomination and appointment of Directors and Board succession, developing selection procedures for nomination of candidates, reviewing the size, structure and composition of the Board, as well as assessing the independence of independent non-executive Directors.

The Nomination Committee comprises two independent non-executive Directors, namely Ms. Lee Kwun Ling, May Jean (Chairman of the Nomination Committee), Ms. Chan Mei Yan Hidy and one executive Director, namely Ms. Chung, Elizabeth Ching Yee.

提名委員會

根據企業管治守則之規定,本公司 已於二零一二年三月二十九日成立提 名委員會(「提名委員會」),並制定其 書面職權範圍。提名委員會之主要 職責為制定提名政策,以及就董事 之提名及委任和董事會接任之安排 向遴選程序、檢討董事會之規模、 架構及組成,以及評估獨立非執行 董事之獨立性。

提名委員會由兩名獨立非執行董事 李筠翎女士(提名委員會主席)、陳美 恩女士及一名執行董事鍾靜儀女士 組成。

By Order of the Board China Brilliant Global Limited Zhang Chunhua Chairman

Hong Kong, 5 February 2021

承董事會命 **朗華國際集團有限公司** *主席* **張春華**

香港,二零二一年二月五日