CNC HOLDINGS LIMITED 中國新華電視控股有限公司

ATABLE

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

Stock code 股份代號: 8356

First Quarterly Report 2022/2023 第一季度報告

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

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This report, for which the directors (the "Directors") of CNC 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 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之定位,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。有意投資者應了解投資於該等公司之潛在風險,並應經過審慎周詳考慮後方作出投資決定。

由於GEM上市的公司普遍為中小型公司,在GEM買賣之證券可能會承受較於聯交所主板買賣之證券為高之市場 波動風險,亦無法保證在GEM買賣之證券會有高流通量之市場。

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本報告載有根據聯交所GEM證券上市規則(「GEM上市規則」)而提供有關中國新華電視控股有限公司(「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,本報告所載資料在所有重大方面均屬準確、完整及並無誤導或欺詐成份,且本文或本報告並無遺漏 任何其他事項致使當中任何聲明有所誤導。

HIGHLIGHTS

- The Group's revenue for the three months ended 30 June 2022 increased by approximately 135.8% to approximately HK\$124.9 million (2021: approximately HK\$53.0 million).
- Loss of the Group for the three months ended 30 June 2022 decreased by approximately 74.0% to approximately HK\$4.2 million (2021: approximately HK\$16.2 million).
- Basic loss per Share attributable to the owners of the Company for the three months ended 30 June 2022 was approximately HK0.10 cent (2021: approximately HK0.39 cent).
- The Board does not recommend the payment of any dividend for the three months ended 30 June 2022.

摘要

- 本集團截至二零二二年六月三十日 止三個月的收益增加約135.8%至約 124,900,000港元(二零二一年:約 53,000,000港元)。
- 截至二零二二年六月三十日止三個月的 本集團虧損減少約74.0%至約4,200,000港 元(二零二一年:約16,200,000港元)。
- 截至二零二二年六月三十日止三個月的
 本公司擁有人應佔每股股份基本虧損為
 約0.10港仙(二零二一年:約0.39港仙)。
- 董事會不建議就截至二零二二年六月
 三十日止三個月派付任何股息。

The board of Directors (the "Board") is pleased to announce the unaudited condensed consolidated results of the Company and its subsidiaries (collectively, the "Group") for the three months ended 30 June 2022, together with the unaudited comparative figures for the corresponding period in 2021, as follows:

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

For the three months ended 30 June 2022

董事會(「董事會」)欣然宣佈本公司及其附屬公司(統稱「本集團」)截至二零二二年六月三十日 止三個月之未經審核簡明綜合業績連同二零 二一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(未經審 核)

截至二零二二年六月三十日止三個月

			Three months	ended 30 June
			截至六月三十	-日止三個月
			2022	2021
			二零二二年	二零二一年
		Notes	НК\$'000	HK\$'000
		附註	千港元	千港元
Revenue	收益	4	124,889	52,970
Cost of services	服務成本		(123,293)	(60,965)
Gross profit/(loss)	毛利/(損)		1,596	(7,995)
Other income	其他收入	5	846	259
Other gains, net	其他收益淨額	6	695	130
Selling and distribution expenses	銷售及分銷開支		-	(193)
Administrative and operating	行政及營運開支			
expenses			(3,557)	(4,145)
Changes in fair value of financial	透過損益按公平值入賬之			
assets at fair value through	金融資產之公平值變動			
profit or loss				3,575
Loss from operations	營運虧損	8	(420)	(8,369)
Finance costs	融資成本		(4,783)	(7,201)
Loss before income tax	除所得稅前虧損		(5,203)	(15,570)
Income tax	所得稅	9	1,009	(587)
Loss for the period	期內虧損		(4,194)	(16,157)
				(,,

			Three months 截至六月三十	
			2022 二零二二年	2021 二零二一年
		Notes 附註	HK\$'000 千港元	HK\$'000 千港元
Other comprehensive loss: Items that may be classified subsequently to profit or loss:	其他全面虧損: <i>其後可分類至損益的項目:</i>			
Exchange differences on translating foreign operations	換算境外業務之匯兌差額		(<u>9</u>)	(4)
Total comprehensive loss for the period	期內全面虧損總額		(4,203)	(16,161)
(Loss)/profit for the period attributable to:	以下人士應佔期內 (虧損)/溢利:			
 Owners of the Company Non-controlling interests 	一本公司擁有人 一非控股權益		(4,236) 42	(15,946) (211)
			(4,194)	(16,157)
Total comprehensive (loss)/income for the period attributable to:	● 以下人士應佔期內全面 (虧損)/收入總額:			
 Owners of the Company Non-controlling interests 	一本公司擁有人 一非控股權益		(4,245) 42	(15,950) (211)
			(4,203)	(16,161)
Loss per Share attributable to the owners of the Company	股份虧損	11		(0.20)
– Basic and diluted (HK cent)	-基本及攤薄 <i>(港仙)</i>		(0.10)	(0.39)

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UNAUDITED) 簡明綜合權益變動表(未經審核) For the three months ended 30 June 2022 截至二零二二年六月三十日止三個月

		Share capital	Share premium	Capital reserves	Convertible notes equity reserves	Foreign currency translation reserves	Other reserves	Accumulated losses	Total	Non- controlling interests	Total equity
		股本 <i>HK\$'000</i> <i>千港元</i>	股份溢價 <i>HK\$'000 千港元</i>	資 本儲備 <i>HK\$</i> 000 <i>千港元</i>	可換股票據 權益儲備 <i>HK\$</i> ′000 <i>千港元</i>	外幣換算儲備 <i>HK\$^{©000} 千港元</i>	其他儲備 <i>HK\$</i> 000 <i>千港元</i>	累計虧損 <i>HK\$</i> (000 <i>千港元</i>	總計 <i>HK\$</i> *000 <i>千港元</i>	非控股權益 <i>HK\$[©]000</i> <i>千港元</i>	總權益 <i>HK\$</i> '000 <i>千港元</i>
As at 1 April 2022	於二零二二年四月一日	4,055	1,238,195	2,758	14,400	(1,683)	41,214	(1,685,735)	(386,796)	1,488	(385,308)
(Loss)/profit for the period	期內 (虧損) /溢利	-	-	-	-	-	-	(4,236)	(4,236)	42	(4,194)
Other comprehensive loss for the period: Items that may be classified subsequently	期內其他全面虧損: <i>其後可分類至損益的項目:</i>										
to profit or loss: Exchange differences on translating foreign operations	換算境外業務之匯兌差額					(9)			(9)		(9)
Total comprehensive (loss)/income for the period	期內全面 (虧損) /收入總額					(9)		(4,236)	(4,245)	42	(4,203)
As at 30 June 2022 (unaudited)	於二零二二年六月三十日 (未經審核)	4,055	1,238,195	2,758	14,400	(1,692)	41,214	(1,689,971)	(391,041)	1,530	(389,511)
As at 1 April 2021	於二零二一年四月一日	4,055	1,238,195	2,758	14,400	(1,720)	41,214	(1,644,006)	(345,104)	1,911	(343,193)
Loss for the period	期內虧損	-	-	-	-	-	-	(15,946)	(15,946)	(211)	(16,157)
Other comprehensive loss for the period: Items that may be classified subsequently to profit or loss:	期內其他全面虧損: <i>其後可分類至損益的項目:</i>										
Exchange differences on translating foreign operations	換算境外業務之匯兌差額					(4)			(4)		(4)
Total comprehensive loss for the period	期內全面虧損總額					(4)		(15,946)	(15,950)	(211)	(16,161)
As at 30 June 2021 (unaudited)	於二零二一年六月三十日 (未經審核)	4,055	1,238,195	2,758	14,400	(1,724)	41,214	(1,659,952)	(361,054)	1,700	(359,354)

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS 未經審核簡明綜合財務報表附註

For the three months ended 30 June 2022 截至二零二二年六月三十日止三個月

1. GENERAL INFORMATION

The Company was incorporated in the Cayman Islands on 15 March 2010 as an exempted company with limited liability under the Companies Law, Cap 22 (Law 3 of 1961 as consolidated and revised) of the Cayman Islands. The registered office and principal place of business of the Company are located at the offices of Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KY1-1111, Cayman Islands and Flat 314, 3/F., Fuk Shing Commercial Building, 28 On Lok Mun Street, Fanling, New Territories, Hong Kong respectively. Its substantial shareholder is China Xinhua News Network Co., Limited ("China Xinhua NNC"), a private limited company incorporated in Hong Kong and wholly-owned by 中國新華新聞電視網有限公司 ("CNC China") (a company incorporated in the PRC), which owns 29.31% of the issued share capital of the Company.

The Company's ordinary shares (the "Share(s)") were listed on GEM of the Stock Exchange on 30 August 2010 by way of placing.

The principal activity of the Company is investment holding. The subsidiaries are engaged in the provision of civil engineering services for the public sector in Hong Kong.

2. BASIS OF PRESENTATION

(a) Statement of compliance

The unaudited condensed consolidated first quarterly financial statements for the three months ended 30 June 2022 (the "Quarterly Financial Statements") have been prepared to comply with the disclosure requirements of the GEM Listing Rules.

1. 一般資料

本公司於二零一零年三月十五日根據 開曼群島第22章公司法(一九六一年法 例3,經綜合及修訂)於開曼群島註冊成 立為獲豁免有限責任公司。本公司之註 冊辦事處及主要營業地點分別為Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KY1-1111, Cayman Islands及香 港新界粉嶺安樂門街28號福成商業大廈3 樓314室。其主要股東為中國新華新聞電 視網有限公司(「中國新華新聞電視網」), 該公司為一間於香港註冊成立之私人有 限公司,由中國新華新聞電視網有限公司 (「中國新華新聞電視網(中國)」)(一間於 中國註冊成立之公司) 全資擁有, 而中國 新華新聞電視網擁有本公司已發行股本 Ż29.31%∘

本公司普通股(「股份」)於二零一零年八月 三十日以配售方式在聯交所GEM上市。

本公司的主要業務為投資控股。其附屬公 司從事在香港為公營部門提供土木工程 服務。

- 2. 呈列基準
 - (a) 遵例聲明

截至二零二二年六月三十日止三個 月之未經審核簡明綜合第一季度財 務報表(「季度財務報表」)已獲編製以 遵守GEM上市規則之披露規定。

(b) Basis of preparation

The accounting policies and method of the computation used in the preparation of the Quarterly Financial Statements are consistent with those used in the annual report for the year ended 31 March 2022, except for those related to new standards and interpretations effective for the first time periods beginning on 1 April 2022 and expected to be reflected in the forthcoming annual financial statements.

The Quarterly Financial Statements have been prepared under the historical cost convention except for certain financial instruments that are measured at fair values at the end of each reporting period and are presented in Hong Kong dollars ("HK\$"), which is also the functional currency of the Company.

(c) Going Concern

In preparing the Quarterly Financial Statements, the Directors have given careful consideration to the future liquidity of the Group in view of fact that:

- The Group has incurred an unaudited net loss of approximately HK\$4,194,000 during the three months ended 30 June 2022 and, as of that date, the Group had unaudited net current liabilities and unaudited net liabilities of approximately HK\$408,117,000 and approximately HK\$389,511,000 respectively;
- As at 30 June 2022, the Group had outstanding convertible notes of principal amount of approximately HK\$257,030,000 (the "Convertible Notes") and interests thereon of approximately HK\$68,438,000 (the "Convertible Notes Interest") in respect of which the Group was in default in settlement as at the date of this report;

2. 呈列基準 (續)

(b) 編製基準

編製季度財務報表所用之會計政策 及計算方式與截至二零二二年三月 三十一日止年度之年度報告所採納 者一致,惟有關於二零二二年四月一 日開始之期間首次生效之新準則及 詮釋除外,預計其將反映在下一份年 度財務報表上。

除於各報告期末按公平值計量之若 干金融工具外,季度財務報表乃根據 歷史成本慣例編製,並以亦為本公司 功能貨幣之港元(「港元」)呈列。

(c) 持續經營

於編製季度財務報表時,鑑於以下各項,董事已審慎考慮本集團之未來流動性:

- 截至二零二二年六月三十日止 三個月,本集團產生未經審核 淨虧損約4,194,000港元,及截 至該日,本集團分別錄得未經審 核流動負債淨額約408,117,000 港元及未經審核負債淨額約 389,511,000港元;
- 於二零二二年六月三十日,本 集團之尚未償還可換股票據 本金額約為257,030,000港元 (「可換股票據」)及其利息約為 68,438,000港元(「可換股票據利 息」),於本報告日期本集團尚未 償還可換股票據及可換股票據 利息;

(c) Going Concern (Continued)

- the Group owed the amount to a substantial shareholder of approximately HK\$24,587,000 (the "On Demand Debt") as at 30 June 2022 which was repayable on demand; and
- the Group's promissory notes of approximately HK\$45,040,000 and interests thereon of approximately HK\$6,608,000 which are due for repayment in the next twelve months after the date of this report (the "Promissory Notes").

The conditions described above indicate the existence of a material uncertainty that cast significant doubt on the Group's ability to continue as a going concern. Therefore, the Group may be unable to realize its assets and discharge its liabilities in the normal course of business.

The Group is actively exploring options to restructure the capital and debts of the Group including but not limited to the followings:

- the Company has entered into a conditional agreement with Mr. Kan Kwok Cheung ("Mr. Kan"), a shareholder of the Company, for the allotment and issuance of a total of 1,666,666,667 subscription shares at the share subscription price of HK\$0.012 per subscription share for a total consideration of approximately HK\$20,000,000;
- 2. the Company has entered into a conditional agreement with the holder of the Convertible Notes, which is also a substantial shareholder of the Company, for the amendments of certain terms of the Convertible Notes in relation to, among others, the amendment of interest rate from 3% to 0.8% per annum and the extension of the maturity date of the Convertible Notes to 9 December 2025;

- 2. 呈列基準 (續)
 - (c) 持續經營(續)
 - 於二零二二年六月三十日,本 集團結欠一名主要股東款項約 24,587,000港元(「按要求償還債 務」)為須按要求償還;及
 - 本集團之承兌票據約為
 45,040,000港元及其利息約為
 6,608,000港元,其將於本報告
 日期後未來十二個月內到期償還
 (「承兌票據」)。

上述情況表明存在重大不確定性,導 致對本集團繼續持續經營之能力產 生重大疑慮。因此,本集團可能無法 於正常業務過程中變現其資產及履 行其債務。

本集團正積極探索重組本集團資本 及債務的方案,包括但不限於以下方 案:

- 本公司已與本公司股東簡國祥 先生(「簡先生」)訂立有條件協 議,按股份認購價每股認購股 份0.012港元配發及發行合共 1,666,666,667股認購股份,總代 價約為20,000,000港元;
- 本公司已與可換股票據持有人 (亦為本公司主要股東)訂立有 條件協議,以修訂可換股票據的 若干條款,涉及(其中包括)將年 利率由3%修訂為0.8%及將可換 股票據到期日延長至二零二五 年十二月九日;

(c) Going Concern (Continued)

- the Company has entered into a conditional agreement to issue new convertible notes in the principal amount of approximately HK\$64,128,000 to set off the Convertible Notes Interest;
- the Company has entered into a conditional agreement to issue new convertible bonds in the principal amount of HK\$16,240,000 to set off part of the outstanding balance of the On Demand Debt;
- the Company is negotiating with its promissory notes holder to extend the repayment dates of principal and the interest amounts accrued on the Promissory Notes; and
- 6. Mr. Kan has confirmed to provide financial support to the Group in a reasonable manner under relevant laws and regulatory requirement and also granted a loan facility up to HK\$60,000,000 to the Group to maintain the going concern of the Company.

In addition, the management of the Company is endeavoring to improve the Group's operating results and cash flows through cost control measures and will focus on the existing business of the Group.

The directors of the Company are of the opinion that it is appropriate to prepare the Quarterly Financial Statements on going concern basis. The validity of the preparation of the Quarterly Financial Statements on going concern basis depends on the successful eventual outcome of the above-mentioned plans and measures, which are inherently uncertain, including whether the Group will be able to successfully negotiate and agree with the holders of Convertible Notes and Promissory Notes to amend, renew or extend the existing debts or complete shares subscription to provide funds for the Group to meet its liabilities as they fall due. 2. 呈列基準 (續)

(c) 持續經營(續)

- 本公司已訂立有條件協議,發行 本金額為約64,128,000港元的新 可換股票據,以抵銷可換股票據 利息;
- 本公司已訂立有條件協議,發行 本金額為16,240,000港元的新可 換股債券,以抵銷部分按要求償 還債務的尚未償還結餘;
- 本公司正與其承兌票據持有人 磋商延長承兌票據本金及應計 利息的償還日期;及
- 簡先生已確認將根據相關法律
 及監管要求,以合理方式向本集
 團提供財務支持,並向本集團授
 出貸款融資高達60,000,000港
 元,以維持本公司的持續經營。

此外,本公司管理層正努力透過成本 控制措施改善本集團之經營業績及 現金流,並將專注於本集團之現有業 務。

本公司董事認為,按持續經營基準編 製季度財務報表乃屬適當。按持續經 營基準編製季度財務報表之有效性 取決於上述計劃及措施之最終結果 是否圓滿,其中包括本集團是否將能 夠成功與可換股票據及承兌票據持 有人磋商並達成協議以修訂、重續或 延長現有債務或完成股份認購,為本 集團提供資金以履行到期債務。

(c) Going Concern (Continued)

As at the date of approval for issuance of the Quarterly Financial Statements, the above-mentioned plans have been initially formulated but the eventual outcome cannot be determined with reasonable certainty and are still subject to multiple uncertainties. Accordingly, the material uncertainty that cast significant doubt on the Group's ability to continue as a going concern remains in existence as at the date of approval for issuance of the Quarterly Financial Statements. Should the Group fail to achieve successful outcomes from the above-mentioned plans and measures, it might not be able to continue to operate as a going concern, and adjustments would have to be made to write down the carrying amounts of the Group's assets to their net recoverable amounts, to provide for any further liabilities that may arise and to reclassify non-current assets and non-current liabilities as current assets and current liabilities respectively. The effects of these adjustments have not been reflected in the Quarterly Financial Statements.

2. 呈列基準(續)

(c) 持續經營(續)

於批准發佈季度財務報表日期,上述 計劃已獲初步制定,惟最終結果無法 以合理確定因素予以確定,並受多項 不確定因素規限。因此,於批准發佈 季度財務報表日期,對本集團持續 營能力產生重大疑慮的重大不確定 性仍然存在。倘本集團未能因上確 劃及措施獲得圓滿結果,其可能無 體續按持續基準營運,則須作出調 縫續按持續基資產之賬面值撇減至其 可收回淨額,就可能產生之任何未來 負債計提撥備以及將非流動負債分別重新分類為流動 產及流動負債。該等調整之影響並未 於季度財務報表中反映。

3. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

In the current period, the Group has applied, for the first time, the following new and amendments to Hong Kong Accounting Standards ("HKASs") and Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") that are relevant for the preparation of the Group's unaudited condensed consolidated financial statements: 3. 採納新訂及經修訂香港財務報告準則

於本期間,本集團已首次應用以下由香港 會計師公會(「香港會計師公會」)頒佈與編 製本集團未經審核簡明綜合財務報表有 關之新訂及經修訂香港會計準則(「香港會 計準則」)及香港財務報告準則(「香港財務 報告準則」):

Amendments to HKFRS 16	Property, Plant and Equipment – Proceeds before Intended Use	香港財務報告準則 第16號(修訂本)	物業、廠房及設 備一作擬定用 途前之所得款 項
Amendments to HKAS 37	Onerous Contracts – Cost of Fulfilling a Contract	香港會計準則第37號 (修訂本)	虧損性合約-履 行合約之成本
Amendments to HKFRS 3	Reference to the Conceptual Framework	香港財務報告準則第3號 (修訂本)	概念框架的引用
Amendments to HKFRSs	Annual Improvements to HKFRSs 2018–2020	香港財務報告準則 (修訂本)	香港財務報告準 則二零一八年 至二零二零年 之年度改進
Amendments to Accounting Guideline 5	Merger Accounting to Common Control Combinations	會計指引第5號 (修訂本)	共同控制合併的 合併會計處理

The application of the other new and amendments to HKASs and HKFRSs in the current period has had no material effect on the amounts reported in Quarterly Financial Statements and/or disclosures set out in Quarterly Financial Statements. 於本期間應用其他新訂及經修訂香港會 計準則及香港財務報告準則對季度財務 報表所呈報之金額及/或季度財務報表 所載之披露並無產生重大影響。

4. **REVENUE**

Revenue recognised during the three months ended 30 June 2022 and 30 June 2021 were as follows:

4. 收益

截至二零二二年六月三十日及二零二一 年六月三十日止三個月確認的收益如下:

			Three months ended 30 June 截至六月三十日止三個月		
		2022 二零二二年 (Unaudited) (未經審核) <i>HK\$'000</i> <i>千港元</i>	2021 二零二一年 (Unaudited) (未經審核) <i>HK\$'000</i> <i>千港元</i>		
Construction works	建築工程	124,889	52,970		
Revenue recognised over time	隨時間確認收益	124,889	52,970		

5. OTHER INCOME

Other income recognised during the three months ended 30 June 2022 and 30 June 2021 were as follows:

5. 其他收入

截至二零二二年六月三十日及二零二一 年六月三十日止三個月確認之其他收入 如下:

Three months ended 30 June 截至六月三十日止三個月

2022 二零二二年	2021 二零二一年
(Unaudited)	(Unaudited)
(未經審核)	(未經審核)
HK\$'000 千港元	HK\$'000 千港元
I Æ JL	
1	18
845	-
	241
846	259

Interest income Government subsidies *(Note)* Sundry income 利息收入 政府補助*(附註)* 雜項收入

5. OTHER INCOME (Continued)

Note: During the three months ended 30 June 2022, the Group recognised Government grant of approximately HK\$845,000 (30 June 2021: HK\$Nil) in respect of COVID-19 related subsidies which is related to Employment Support Scheme provided by Hong Kong Government.

6. OTHER GAINS, NET

Other gains, net recognised during the three months ended 30 June 2022 and 30 June 2021 were as follows:

5. 其他收入(續)

附註: 於截至二零二二年六月三十日止三個 月,本集團就與香港政府保就業計劃有 關之COVID-19相關補助確認政府補助約 845,000港元(二零二一年六月三十日: 零港元)。

6. 其他收益淨額

截至二零二二年六月三十日及二零二一 年六月三十日止三個月確認之其他收益 淨額如下:

Three months ended 30 June 裁查会日二十日止二個日

	截至六月三-	十日止三個月
	2022	2021
	二零二二年	二零二一年
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
	HK\$'000	HK\$'000
	千港元	千港元
Exchange (loss)/gain, net 匯兌 (虧損) /收益淨額	(3)	1
Net gains on disposals of property, 出售物業、廠房及設備之		
plant and equipment 收益淨額	153	221
Reversal of/(allowance for) expected 就貿易應收款項確認之		
credit losses recognised for trade 预期信貸虧損		
receivables, net 撥回/(撥備),淨額	452	(29)
Reversal of/(allowance for) expected 就合約資產確認之預期信貸		
credit losses recognised for contract 虧損撥回/(撥備),淨額		
assets, net	93	(93)
Reversal of allowance for expected 就其他應收款項及		
credit losses recognised for other 按金確認之預期信貸		
receivables and deposit, net 虧損撥備撥回,淨額	-	30
	695	130
		150

7. SEGMENT INFORMATION

The Group's segment information is presented on the basis of internal reports that are regularly reviewed by the executive Directors, being the chief operating decision maker ("CODM") in order to allocate resources to the segments and assess their performance.

Specifically, the Group's reportable segments under HKFRS 8 are as follows:

- Provision of civil engineering services provision of waterworks engineering services, road works and drainage services and site formation works for public sector in Hong Kong; and
- (ii) Media and advertising business (a) the business of broadcasting television programmes on television channels operated by television broadcasting companies in the Asia-Pacific region (excluding the PRC) and (b) business of promoting digital marketing activities on overseas video platform in return for advertising and related revenue.

Each of these operating segments is managed separately as each of the products and service lines requires different resources as well as marketing approaches.

7. 分部資料

本集團之分部資料乃根據執行董事(即主 要營運決策者(「主要營運決策者」))為分 配資源至各分部及評估各分部表現而定 期檢討之內部報告予以呈報。

具體而言,本集團根據香港財務報告準則 第8號之可呈報分部如下:

- (i) 提供土木工程服務-為香港公營部門 提供水務工程服務、道路工程及渠務 服務,亦從事地盤平整工程;及
- (ii) 媒體及廣告業務一(a)在位於亞太區
 (不包括中國)之電視播放公司所經
 營之電視頻道進行電視節目播放的
 業務及(b)於海外視頻平台推廣數碼
 營銷活動,以取得廣告及相關收益之
 業務。

由於各個產品和服務類別需要不同的資 源以及涉及不同的營銷手法,故上述各營 運分部被分開管理。

Segment revenue and results

The following is an analysis of the Group's revenue and results by reportable and operating segment.

For the three months ended 30 June 2022

7. 分部資料 (續)

分部收益及業績

本集團按可呈報及營運分部劃分的收益 及業績分析如下。

截至二零二二年六月三十日止三個月

		Provision of civil engineering services 提供土木 工程服務	Media and advertising business 媒體及 廣告業務	Total 總計
		(Unaudited) (未經審核)	(Unaudited) (未經審核)	(Unaudited) (未經審核)
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Revenue from external customers	來自外部客戶之收益	124,889		124,889
Reportable segment results	可呈報分部業績	374	(142)	232
Unallocated corporate income	未分配企業收入			-
Unallocated corporate expenses	未分配企業開支			(652)
Finance costs	融資成本			(4,783)
Loss before income tax	除所得稅前虧損			(5,203)

7.	SEGMENT INFORMATION (Continued)		7. 分部資料	(續)	
	Segment revenue and results (Continued)		分部收益及	z業績 (續)	
	For the three months ended 30 June 2021		截至二零二	二一年六月三十日	止三個月
			Provision of civil engineering services 提供土木 工程服務 (Unaudited) (未經審核) HK\$'000 千港元	Media and advertising business 媒體及 廣告業務 (Unaudited) (未經審核) HK\$'000 千港元	Total 總計 (Unaudited) (未經審核) <i>HK\$⁽000 千港元</i>
	Revenue from external customers	來自外部客戶之收益	52,970		52,970
	Reportable segment results	可呈報分部業績	(10,081)	(737)	(10,818)
	Unallocated corporate income Unallocated corporate expenses Finance costs	未分配企業收入 未分配企業開支 融資成本			3,601 (1,152) (7,201)
	Loss before income tax	除所得稅前虧損			(15,570)

7. SEGMENT INFORMATION (Continued)

Segment revenue and results (Continued)

There were no inter-segment sales for the three months ended 30 June 2022 and 30 June 2021.

Segment profit/(loss) represents the profit earned/loss incurred by each segment without allocation of central administration costs, interest income, finance costs, changes in fair value of financial assets at fair value through profit or loss and income tax expense. This is the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance.

8. LOSS FROM OPERATIONS

Loss from operations is arrived at after charging the following:

7. 分部資料 (續)

分部收益及業績 (續)

截至二零二二年六月三十日及二零二一 年六月三十日止三個月概無分部間銷售。

分部溢利/(虧損)指各分部在未分配中央 行政成本、利息收入、融資成本、透過損 益按公平值入賬之金融資產公平值變動 及所得稅開支前所賺取的溢利/產生的 虧損。此乃向主要營運決策者呈報以供其 分配資源及評估分部表現之計量方式。

8. 營運虧損

營運虧損乃經扣除以下各項後計算得出:

		Three months 截至六月三-	ended 30 June 十日止三個月
		2022	2021
		二零二二年	二零二一年
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		HK\$'000	HK\$'000
		千港元	千港元
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		2,017	3,010
Depreciation of right-of-use assets	使用權資產折舊	372	40

9. INCOME TAX

The amount of income tax in the unaudited condensed consolidated statement of profit or loss and other comprehensive income represents:

9. 所得稅

未經審核簡明綜合損益及其他全面收益 表之所得稅金額如下:

		Three months ended 30 June		
		截至六月三一	ト日止三個月	
		2022	2021	
		二零二二年	二零二一年	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
		HK\$'000	HK\$'000	
		千港元	千港元	
Current tax – Hong Kong profits tax – current period – over-provision in respect of prior years	當期稅項-香港利得稅 一本期間 一過往年度超額撥備	70 (1,093)	477 (26)	
Deferred tax	遞延稅項	(1,023)	451	
– current period	一本期間	14	136	
Income tax (credit)/expense	所得稅 (抵免) /開支	(1,009)	587	

9. INCOME TAX (Continued)

Under the two-tiered profits tax rates regime of Hong Kong Profits Tax, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HK\$2 million.

Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands (the "BVI"), the Company and its subsidiaries incorporated in the BVI are not subject to any income tax in the Cayman Islands and the BVI respectively.

No provision for PRC Enterprise Income tax has been made as the subsidiary incorporated in the PRC has no assessable profits arising in the PRC during the three months ended 30 June 2022 and 30 June 2021.

10. DIVIDENDS

The Board does not recommend the payment of any dividend for the three months ended 30 June 2022 and 30 June 2021.

9. 所得稅 (續)

根據香港利得稅的利得稅兩級制,合資 格集團實體的首筆2,000,000港元溢利將 以8.25%的稅率徵稅,而超過2,000,000 港元之溢利將以16.5%的稅率徵稅。不符 合利得稅兩級制資格的集團實體的溢利 將繼續按16.5%的統一稅率徵稅。因此, 合資格集團實體的香港利得稅按估計應 課稅溢利首2,000,000港元8.25%計算,而 超過2,000,000港元的估計應課稅溢利按 16.5%計算。

根據開曼群島及英屬處女群島(「英屬處女 群島」)規則及法規,本公司及其於英屬處 女群島註冊成立之附屬公司毋須繳納開 曼群島及英屬處女群島各自之任何所得 稅。

截至二零二二年六月三十日及二零二一 年六月三十日止三個月,於中國註冊成立 之附屬公司並無於中國產生應課稅溢利, 故並無就中國企業所得稅計提撥備。

10. 股息

董事會不建議派付截至二零二二年六月 三十日及二零二一年六月三十日止三個 月之任何股息。

11. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculations of basic loss per Share for the three months ended 30 June 2022 is based on the unaudited consolidated loss of approximately HK\$4,236,000 attributable to the owners of the Company for the three months ended 30 June 2022 (three months ended 30 June 2021: approximately HK\$15,946,000) and the weighted average number of 4,055,349,947 Shares in issue for the three months ended 30 June 2022 (three months ended 30 June 2021: 4,055,349,947 Shares) as if they had been in issue throughout the periods.

Diluted loss per Share for the three months ended 30 June 2022 and 30 June 2021 are the same as the basic loss per Share. The computation of diluted loss per Share for the three months ended 30 June 2022 and 30 June 2021 does not assume the Company's outstanding convertible notes since the assumed conversion of convertible notes would result in a decrease in loss per share.

11. 本公司擁有人應佔每股股份虧損

截至二零二二年六月三十日止三個月的 每股股份基本虧損乃根據截至二零二二 年六月三十日止三個月本公司擁有人應 佔未經審核綜合虧損約4,236,000港元(截 至二零二一年六月三十日止三個月:約 15,946,000港元)與截至二零二二年六月 三十日止三個月已發行股份加權平均數 為4,055,349,947股股份(截至二零二一年 六月三十日止三個月:4,055,349,947股股 份)計算,猶如該等股份於整個有關期間 均已發行。

截至二零二二年六月三十日及二零二一 年六月三十日止三個月,每股股份攤薄虧 損與每股股份基本虧損相同。由於假設兌 換可換股票據將導致每股股份虧損減少, 因此計算截至二零二二年六月三十日及 二零二一年六月三十日止三個月之每股 股份攤薄虧損並無假設本公司尚未兌換 之可換股票據。

12. SHARE CAPITAL

12. 股本

		Number of Shares 股份數目	Nominal value 面值 HK\$'000 千港元
Authorised:	法定:		
As at 1 April 2022 and 30 June 2022 (Unaudited)	於二零二二年四月一日及 二零二二年六月三十日 (未經審核)	500,000,000,000	500,000
Issued and fully paid:	已發行及繳足:		
As at 1 April 2022 and 30 June 2022 (Unaudited)	於二零二二年四月一日及 二零二二年六月三十日 (未經審核)	4,055,349,947	4,055

13. EVENT AFTER REPORTING PERIOD

(a) On 30 June 2022, a promissory note with a principal amount of HK\$45,040,000 issued by the Group was expired and on 31 August 2022, the Company entered into a supplemental deed with the noteholder of promissory note, pursuant to which the Group and the noteholder of promissory note agreed to amend certain terms and conditions of the promissory note, where (i) the maturity date of the outstanding promissory note of principal amount of HK\$45,040,000 will be extended to 30 June 2024 and (ii) the interest rate of the promissory note was amended from 3% per annum to 0.5% per annum for the extended period, being 1 July 2022 to 30 June 2024.

13. 報告期後事項

 (a) 於二零二二年六月三十日,本集團 發行本金額為45,040,000港元之承 兌票據已經到期,且於二零二二年八 月三十一日,本公司與承兌票據之票 據持有人訂立一份補充契據,據此, 本集團與承兌票據之票據持有人同 意修訂承兌票據若干條款及條件,其 中:(i)本金額為45,040,000港元之未 償還承兌票據之到期日將延長至二 零二四年六月三十日,以及(ii)於延長 期間(即二零二二年七月一日至二零 二四年六月三十日),承兌票據之利 率由年利率3%修訂為年利率0.5%。

13. EVENT AFTER REPORTING PERIOD (Continued)

- (b) On 5 September, 2023, Mr. Kan, China Xinhua NNC, the substantial shareholder of the Company and holder of the Convertible Notes and the Company entered into a conditional agreement, among other things:
 - the proposed allotment and issuance of a total of 1,666,666,667 subscription shares at the share subscription price of HK\$0.012 per subscription share to Mr. Kan, shareholder of the Company for a total consideration of approximately HK\$20,000,000;
 - 2. the proposed amendments of certain terms of the Convertible Notes with China Xinhua NNC, the substantial shareholder of the Company and holder of the Convertible Notes and proposed issuance of new convertible notes with the principal amount of approximately HK\$64,128,000 to China Xinhua NNC, the substantial shareholder of the Company and holder of the Convertible Notes to set off the Convertible Notes Interest; and
 - the proposed issuance of new convertible bonds in the principal amount of HK\$16,240,000 to China Xinhua NNC, the substantial shareholder of the Company and holder of the Convertible Notes to set off part of the outstanding balance of the On Demand Debt.

13. 報告期後事項 (續)

- (b) 於二零二三年九月五日,簡先生、本公司主要股東及可換股票據持有人中國新華新聞電視網與本公司訂立有條件協議,其中包括:
 - 建議按股份認購價每股認購股 份0.012港元配發及發行合共 1,666,666,667股認購股份予本 公司股東簡先生,總代價約為 20,000,000港元;
 - 建議修訂與本公司主要股東及 可換股票據持有人中國新華新 聞電視網之可換股票據的若 干條款及建議發行本金額為約 64,128,000港元的新可換股票據 予本公司主要股東及可換股票 據持有人中國新華新聞電視網, 以抵銷可換股票據利息;及
 - 建議發行本金額為16,240,000港 元的新可換股債券予本公司主 要股東及可換股票據持有人中 國新華新聞電視網,以抵銷部分 按要求償還債務的尚未償還結 餘。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS REVIEW

The Group is principally engaged in the provision of civil engineering services for the public sector in Hong Kong. During the three months ended 30 June 2022 (the "Period"), the Group continued to focus on rendering civil engineering services for the public sector in Hong Kong, develop its television broadcasting business and explore media and advertising business, including digital marketing business opportunities on overseas market in return for advertising and related income.

Provision of civil engineering services

During the Period, the Group has been undertaking nine contracts. Among the nine contracts, one of these are related to provision of waterworks engineering services and the remaining contracts are related to provision of drainage services and site formation. Details of the contracts undertaken are set out below:

業務回顧

本集團主要從事為香港公營部門提供土木工 程服務。截至二零二二年六月三十日止三個月 (「本期間」),本集團繼續專注於為香港公營 部門提供土木工程服務,發展其電視播放業 務,以及探索媒體及廣告業務,包括於海外市 場的數碼營銷業務機遇,以取得廣告及相關收 入。

提供土木工程服務

於本期間內,本集團已承接九份合約。該九份 合約中,其中一份與提供水務工程服務有關, 而其餘合約則與提供渠務服務及土地平整有 關。所承接合約之詳情載列如下:

	Contract number 合約編號	Particulars of contract 合約詳情
Main contracts 主合約	ND/2019/08	Site formation works at remaining part of Tai Po area 39 大埔區39號餘下部分的地盤平整工程
Subcontracts 分包合約	CV/2015/03	Site Formation and Infrastructural Works near Tong Hang Road and Tsz Tin Road in Area 54, Tuen Mun 屯門54區鄰近塘亨路及紫田路的土地平整及基建工程
	CV/2016/10	Site Formation and Association Infrastructural Works For Development of Columbarium at Sandy Ridge Cemetery 於沙嶺公墓興建骨灰龕的土地平整及相關基建工程

	Contract number 合約編號	Particulars of contract 合約詳情		
	PYC-03084BAH-001	Site Formation, Foundation & Substructure Works for the Student Residence Development at The Hong Kong University of Science and Technology 於香港科技大學供學生住宿發展的土地平整、地基及下部結構 工程		
	ND/2018/02	The Establishment of an Agricultural Pak in Kwu Tung South (Phase 1) 在古洞南設立農業園(第一期)		
	1002EM19A	Design-Build-Operate for the Additional District Cooling System (DCS) at the Kai Tak Development (KTD) 啟德發展計劃額外區域供冷系統的設計、建造及營運		
	EP/SP/10/91	South East-New Territories (SENT) Landfill Extension 新界東南堆填區擴建工程		
Joint Operations 合營業務	CV/2015/03	Site Formation and Infrastructural Works near Tong Hang Road and Tsz Tin Road in Area 54, Tuen Mun 鄰近屯門54區塘亨路及紫田路的地盤平整及基建工程		
	CV/2016/10	Site Formation and Association Infrastructural Works For Development of Columbarium at Sandy Ridge Cemetery 於沙嶺公墓興建骨灰龕的土地平整及相關基建工程		
	ND/2018/02	The Establishment of an Agricultural Pak in Kwu Tung South (Phase 1) 在古洞南設立農業園 (第一期)		
	4/WSD/19	Development of Anderson Road Quarry site – construction of grey water treatment plant 安達臣道石礦場發展-中水處理廠建造工程		
	CV/2019/04	Site Formation and Infrastructure Works Near Tsz Tin Road and Hing Fu Street in Area 54, Tuen Mun 屯門54區鄰近紫田路及興富街的土地平整及基建工程		

During the Period, the two contracts with contract numbered 1002EM19A and 4WSD19 were the main contributors to the Group's revenue, which generated approximately HK\$34.2 million and HK\$28.6 million, constituting approximately 27.4% and 22.9% of the Group's revenue respectively.

Media and advertising business

The Group's media and advertising business continues experiencing a challenging operating environment, in particular, the overall contraction of the advertising market, intensive competition in a crowded marketplace with different operators and the changing user habits and preferences caused by rapid development and ever-changing new media technology. The customers from the advertising services squeezed their advertising budget under the outbreak of COVID-19 pandemic. This segment remains stagnant upon the expiry of television broadcasting right granted to the Group. The Group intends to explore the opportunities to cooperate with reputable partners in the industry to transform its media and advertising business from conventional television platforms to various internet and digital media platforms. The Group will seize the opportunities in the development of the advertising sector to step up investments in the advertising market, seeking to tap on new customers, businesses and revenue streams for delivering better returns to its shareholders of the Company.

Looking ahead, it would be a difficult year ahead as both the global and local economy has suffered a serious hit by the COVID-19 pandemic and the economic recovery is on the blurry side. The Group will remain cautious and closely monitor the economic and market conditions and make necessary adjustments to its business operations to overcome the challenges ahead. 於本期間內,合約編號為1002EM19A及 4WSD19之兩份合約為本集團收益之主要來 源,分別產生約34,200,000港元及28,600,000 港元,佔本集團收益的約27.4%及22.9%。

媒體及廣告業務

本集團的媒體及廣告業務繼續面臨具有挑戰 性的經營環境,尤其是,廣告市場整體收縮, 於對手眾多的市場上與各運營商的競爭激烈, 以及新媒體技術快速發展及千變萬化導致用 戶習慣及偏好不斷改變。於COVID-19疫情爆發 情況下,廣告服務客戶壓縮其廣告預算。由於 本集團獲授之電視播放權屆滿,該部門仍處於 停滯狀態。本集團有意探索機會與業內信譽良 好的合作夥伴合作,將其媒體及廣告業務從傳 統的電視平台向各種互聯網及數字媒體平台 轉型。本集團將抓住廣告部門發展的機遇,加 大對廣告市場的投資力度,尋求開發新客戶、 業務及收入來源,為本公司股東帶來更有利回 報。

展望未來,由於全球及本土經濟遭受COVID-19 疫情重創,來年將是艱難的一年,經濟復甦前 景不明朗。本集團將保持謹慎,密切監察經濟 及市場狀況,並對其業務運營進行必要的調 整,以克服未來的挑戰。

FINANCIAL REVIEW

Revenue

For the Period, the Group reported a revenue of approximately HK\$124.9 million (2021: approximately HK\$53.0 million), representing an increase of approximately 135.8% as compared with that for the same period of the previous year. All of the Group's revenue were derived from provision of civil engineering services during the Period. The overall increase in revenue was mainly due to increase in work orders from certain civil engineering projects.

During the Period, the revenue of the Group was primarily generated from the undertaking of civil engineering contracts in the capacity of a subcontractor. The subcontracting revenue generated from undertaking in capacity of a subcontractor amounted to approximately HK\$86.2 million (2021: in a capacity of a subcontractor and a jointly controlled operator of approximately HK\$53.0 million), representing approximately 69.0% of the total revenue for the Period (2021: in a capacity of a subcontractor and a jointly controlled operator of approximately 100.0%). On the other hand, the revenue generated from the undertaking of civil engineering contracts in the capacity of a main contractor and a jointly controlled operator amounted to approximately HK\$38.7 million (2021: in a capacity of main contractor of HK\$Nil), representing approximately 31.0% (2021: in a capacity of main contractor of Nil%) of the total revenue for the Period.

財務回顧

收益

於本期間內,本集團錄得收益約124,900,000港 元(二零二一年:約53,000,000港元),較去年 同期增加約135.8%。本集團所有收益來自於 本期間內提供的土木工程服務。整體收益增加 乃主要由於若干土木工程項目的工程訂單增 加。

於本期間內,本集團收益主要來自以分包商身 份承接之土木工程合約。以分包商身份承接 所產生之分包收益為約86,200,000港元(二零 二一年:以分包商及共同控制營運商身份承 接所產生之分包收益為約53,000,000港元), 佔本期間總收益約69.0%(二零二一年:以分 包商及共同控制營運商身份承接所產生之分 包收益佔期間總收益約100.0%)。另一方面, 以主承建商及共同控制營運商身份承接之土 木工程合約產生收益為約38,700,000港元(二 零二一年:以主承建商身份承接之土木工程合 約產生收益零港元),佔本期間總收益約31.0% (二零二一年:以主承建商身份承接之土木工 程合約產生收益佔期間總收益零%)。

Cost of services

The Group's cost of services increased by approximately 102.2% to approximately HK\$123.3 million for the Period (2021: approximately HK\$61.0 million) as compared with that for the same period of the previous year. The Group's cost of services mainly includes costs of construction services, costs of media and advertising business and other direct operating costs. Costs of construction services mainly comprise raw materials, direct labour and subcontracting fee for services provided by the subcontractors. Since the media and advertising business remained stagnant, no significant costs of media and advertising business and other direct operating costs were incurred during the Period. The increase in cost of services was mainly due to the overall increase in staff costs, materials and subcontracting costs in respect of increase of works from civil engineering projects from provision of civil engineering services business for the Period.

Gross profit/(loss)

The gross profit for the Group for the Period amounted to approximately HK\$1.6 million (2021: gross loss of approximately HK\$8.0 million). The gross profit margin of the Group amounted to approximately 1.3% (2021: gross loss margin of approximately 15.1%) for the Period. The turnaround from gross loss to gross profit was mainly due to the increase in work from certain civil engineering projects which were in early working stage with higher gross profit margin and the implementation of operation plans by the Group to control construction costs.

服務成本

本集團於本期間之服務成本較去年同期增加 約102.2%至約123,300,000港元(二零二一年: 約61,000,000港元)。本集團的服務成本主要 包括建築服務成本、媒體及廣告業務成本及其 他直接經營成本。建築服務成本主要包括原材 料、直接勞工及分包商提供服務的分包費用。 由於媒體及廣告業務持續停滯不前,故於本期 間並無產生媒體及廣告業務的重大成本及其 他直接經營成本。服務成本的增加主要由於本 期間提供土木工程服務業務的土木工程項目 的工程量增加,員工成本、材料及分包成本整 體增加。

毛利/(損)

本集團於本期間之毛利約為1,600,000港元(二 零二一年:毛損約8,000,000港元)。本集團於 本期間之毛利率約為1.3%(二零二一年:毛損 率約15.1%)。由毛損轉為毛利主要由於來自 若干土木工程項目(其處於早期工程階段且毛 利率較高)的工程量增加,以及本集團實施營 運計劃控制建築成本。

Other income

The Group's other income for the Period increased by approximately 2.3 times to approximately HK\$0.8 million (2021: approximately HK\$0.3 million) as compared with that for the same period of the previous year. The other income mainly consisted of interest income and receipt of subsidies of the Employment Support Scheme under the Anti-epidemic Fund, set up by the Hong Kong Government during the Period.

Other gains, net

The Group's other gains, net for the Period increased by approximately 4.3 times to approximately HK\$0.7 million (2021: approximately HK\$0.1 million) as compared with that for the same period of the previous year. Other gains, net mainly consisted of reversal of allowance for expected credit losses recognised for trade receivables and contract assets for the Period.

Selling and distribution expenses

The Group's selling and distribution expenses amounted to approximately HK\$0.2 million for three months ended 30 June 2021. The selling and distribution expenses were mainly consisted of marketing expenses for the media and advertising business.

Administrative and operating expenses

The Group's administrative and operating expenses for the Period decreased by approximately 14.2% to approximately HK\$3.6 million (2021: approximately HK\$4.1 million) as compared with that for the same period of the previous year. The administrative expenses mainly consisted of legal and professional fees, staff costs (including Directors' remuneration), depreciation expenses and rental expenses.

其他收入

本集團於本期間之其他收入較去年同期增加約2.3倍至約800,000港元(二零二一年:約300,000港元)。其他收入主要包括利息收入及本期間收取香港政府成立的抗疫基金的保就業計劃項下的補貼。

其他收益淨額

本集團於本期間之其他收益淨額較去年同期 增加約4.3倍至約700,000港元(二零二一年:約 100,000港元)。其他收益淨額主要包括本期間 就貿易應收款項及合約資產確認之預期信貸 虧損撥備撥回。

銷售及分銷開支

本集團截至二零二一年六月三十一日止三個 月之銷售及分銷開支為約200,000港元。銷售 及分銷開支主要包括媒體及廣告業務之營銷 開支。

行政及營運開支

本集團於本期間之行政及營運開支較去年同 期減少約14.2%至約3,600,000港元(二零二一 年:約4,100,000港元)。行政開支主要包括法 律和專業費用、員工成本(包括董事薪酬)、折 舊開支以及租金開支。

Finance costs

The Group's finance costs for the Period decreased by approximately 33.6% to approximately HK\$4.8 million (2021: approximately HK\$7.2 million) as compared with that for the same period of the previous year. The finance costs mainly consisted of interest expenses for the promissory note and default interests on convertible notes. The decrease in finance costs was mainly due to the reduction of effective interest expenses on convertible notes due to its maturity in December 2021.

Net Loss

The net loss of the Group for the Period decreased by approximately 74.0% to approximately HK\$4.2 million (2021: approximately HK\$16.2 million) as compared with that for the same period of previous year. The decrease in net loss was mainly due to the turnaround from gross loss to gross profit and decrease in finance costs for the Period.

Loss per Share

The basic loss per Share attributable to the owners of the Company was approximately HK0.10 cent (2021: approximately HK0.39 cent).

融資成本

本集團於本期間之融資成本較去年同期減少 約33.6%至約4,800,000港元(二零二一年:約 7,200,000港元)。融資成本主要包括承兌票據 之利息開支及可換股票據之逾期利息。融資成 本減少主要是由於可換股票據於二零二一年 十二月到期,故其實際利息開支減少。

淨虧損

本集團於本期間之淨虧損較去年同期減少約 74.0%至約4,200,000港元(二零二一年:約 16,200,000港元)。淨虧損減少主要由於本期間 由毛損轉為毛利及融資成本減少所致。

每股股份虧損

本公司擁有人應佔每股股份基本虧損為約0.10 港仙(二零二一年:約0.39港仙)。

PROSPECTS

It is anticipated that it is still a tough and challenging year for 2022 to the Group. The business environment in Hong Kong was adversely affected by the persistent impact of the outbreak of the novel corona virus ("COVID-19"). The provision of civil engineering service business will continue to provide a stable source of revenue and remains the major contributor to revenue while the Group will continue to develop its media and advertising business. The Group is endeavored to diversify the business spectrum and broadened the revenue base of the Group.

Provision of civil engineering services

It is generally expected that there would be a gradual recovery of the economic growth in Hong Kong following the easing of the COVID-19 restrictions, and expects a steady increase in tender opportunities for construction works from both public and private sectors. However, the construction industry and the business environment remain difficult and challenging. The keen competition together with the increasing costs of operation, including cost of direct labour and subcontracting charges have posted negative impact on the Group's gross profit margin and affected the financial performance of the Group. Looking forwards, the Group will take a cautious approach in its business planning to weather the current unstable environment. In addition to considering reasonable profit margins in bidding new contracts, the Group will also closely monitor the projects' progress and communicate with suppliers and subcontractors, maintain close communication with customers on the latest project works schedules and arrangements, proactively follow up with potential customers on the tenders and quotations submitted, and actively respond to any business enquiries, tender and quotation invitations to maintain market competitiveness.

前景

預期二零二二年對本集團而言仍是艱難 且充滿挑戰的一年。由於新型冠狀病毒 (「COVID-19」)爆發的持續影響,香港的營商 環境受到不利影響。提供土木工程服務業務將 繼續提供穩定的收益來源並仍會是主要收益 貢獻者,同時本集團將繼續發展媒體及廣告業 務。本集團致力於多元化業務範圍及擴闊本集 團的收益基礎。

提供土木工程服務

普遍預期在放寬COVID-19限制後,香港經濟增 長將逐步恢復,並預計公私營界別的建設工程 投標機會將穩步增加。然而,建築業及營商環 境仍然充滿困難及挑戰。激烈競爭以及持續攀 升的經營成本(包括直接勞工成本及分包費用) 已對本集團的毛利率造成負面影響,並影響本 集團的財務表現。展望未來,本集團於業務規 劃上將採取謹慎態度,以渡過目前不穩定的環 境。除在投標新合約時考慮合理的利潤率外, 本集團亦將密切監察項目進度並與供應商及 分包商進行溝通,與其客戶密切溝通最新項目 工程計劃及安排,積極跟進向潛在客戶提交的 投標及報價,並積極回應任何業務諮詢、招標 及報價邀請,以維持我們的市場競爭力。

Media and advertising business

The difficult business environment is anticipated to continue in the year 2022 and the Group expects the media and advertising industry's prospects to remain challenging. Considering the tough operating environment in media industry, the Group aims to adjust its development strategy shifting focus from traditional television advertising platform to internet and multimedia advertising platforms in an attempt to pursue cooperation with reputable business partners in the media industry to generate synergies between various platforms. The Group will develop new advertising businesses to open up market space, provide new advertising value to and explore new profit growth points. In the future, the Group will continue to pay close attention to the industry trends and where advertisers are allocating their advertising spending in order to maintain profitability of the Group.

The Group will continue to cautiously monitor the business opportunities and continue to strengthen its competitiveness in the market to enhance the profitability of the Group and interests of the shareholders of the Company.

DIVIDENDS

The Board does not recommend the payment of any dividend for the three months ended 30 June 2022.

媒體及廣告業務

預計二零二二年困難的營商環境將持續存在, 本集團預期媒體及廣告行業的前景將繼續面 臨挑戰。經考慮媒體行業艱難的經營環境,本 集團旨在調整其發展戰略,將其重心由傳統電 視廣告平台轉向互聯網及多媒體廣告平台,試 圖與媒體業內知名的商業夥伴合作,營造多個 平台之間的協同效應。本集團將發展新廣告業 務,開拓市場空間,提供新廣告價值及探索新 利潤增長點。本集團於未來將繼續密切關注行 業趨勢及廣告主分配廣告開支的領域以維持 本集團的盈利能力。

本集團將持續審慎監察商機及繼續鞏固其市 場競爭力,以提升本集團盈利能力及本公司股 東利益。

股息

董事會不建議就截至二零二二年六月三十日 止三個月派付任何股息。

SHARE OPTION SCHEME

A share option scheme was adopted and approved by the shareholders of the Company on 11 August 2010. The share option scheme expired on 10 August 2020. No share options have been granted pursuant to the share option scheme during the Period.

The Board has resolved to propose the adoption of a new share option scheme for the approval by the shareholders of the Company. The purpose of the new share option scheme is to provide incentive or reward to eligible persons for their contribution to the Group and/or to enable the Group to recruit and retain highcalibre employees and attract human resources that are valuable to the Group or any entity in which the Group holds any equity interest.

The new share option scheme will constitute a share option scheme under Chapter 23 of the GEM Listing Rules. The Board will propose the new share option scheme for shareholders' approval at a general meeting of the Company to be convened in due course for the purposes of, among other things, seeking the approval from the shareholders of the Company for the adoption of the share option scheme and authorising the Board to grant the share options pursuant to the share option scheme and to allot and issue the shares of the Company pursuant to the exercise of the share options. At the date of this report, the new share option scheme remains subject to the obtaining of (i) the approval from the shareholders of the Company at a general meeting of the Company to be convened in due course; and (ii) the approval from the Stock Exchange for the listing and trading of any Shares to be issued under the share options that may be granted under the new share option scheme.

購股權計劃

本公司股東已於二零一零年八月十一日採納 及批准購股權計劃。購股權計劃於二零二零年 八月十日屆滿。於本期間內,並無根據購股權 計劃授出購股權。

董事會已決議提呈採納新購股權計劃以供本 公司股東批准。新購股權計劃之目的為鼓勵或 獎賞合資格人士對本集團所作出之貢獻及/ 或使本集團可聘請及挽留優秀僱員及吸引對 本集團或任何本集團持有其任何股本權益的 實體具價值之人力資源。

新購股權計劃將構成GEM上市規則第23章項 下之購股權計劃。董事會將於本公司股東大會 上提呈新購股權計劃以待股東批准,大會將於 適當時候召開,藉以(其中包括)尋求本公司股 東批准採納購股權計劃及授權董事會根據購 股權計劃授出購股權及根據購股權之行使配 發及發行本公司股份。於本報告日期,新購股 權計劃仍須待取得(i)本公司股東於將在適當時 候召開之本公司股東大會上之批准;及(ii)聯交 所批准根據新購股權計劃可能授出之購股權 項下將予發行之任何股份之上市及買賣。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OR DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 30 June 2022, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap. 571, Laws of Hong Kong) ("SFO")) which 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 and short positions in which they are taken or deemed to have under such provisions of the SFO); or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or which were required to be notified to the Company and the Stock Exchange pursuant to the required standard of dealings by Directors as referred to in Rule 5.46 of the GEM Listing Rules, were as follows:

Long position in the Shares:

董事及主要行政人員於本公司及其相聯法 團的股份、相關股份或債權證的權益及淡 倉

於二零二二年六月三十日,董事及本公司主要 行政人員於本公司或其相聯法團(定義見香港 法例第571章證券及期貨條例(「證券及期貨條 例」)第XV部)的股份、相關股份及債權證中擁 有須根據證券及期貨條例第XV部第7及第8分 部知會本公司及聯交所的權益及淡倉(包括根 據證券及期貨條例的有關條文彼等被當作或 視作擁有的權益及淡倉);或根據證券及期貨 條例第352條須記錄於該條所述登記冊的權益 及淡倉;或根據GEM上市規則第5.46條所述董 事進行交易的規定標準須知會本公司及聯交 所的權益及淡倉如下:

於股份之好倉:

Name	Capacity/Nature of interest 身份/權益性質		Number of Shares held	Percentage of aggregate interests to total issued share capital 總權益 佔全部已發行 股本的百分比	
姓名			所持股份數目		
Mr. Kan Kwok Cheung ("Mr. Kan") <i>(Note a)</i> 簡國祥先生(「簡先生」) <i>(附註a)</i>	Interest in controlled corporation 於受控制法團權益		69,000,000	1.70%	
Note:		附註:			

(a) Mr. Kan is the sole beneficial owner of Shunleetat (BVI) Limited, which was interested in 69,000,000 Shares. Under the SFO, Mr. Kan is deemed to be interested in all the Shares held by Shunleetat (BVI) Limited.

(a) 簡先生為Shunleetat (BVI) Limited的唯一實益擁有 人,而後者擁有69,000,000股股份的權益。根據證 券及期貨條例,簡先生被視為擁有Shunleetat (BVI) Limited所持全部股份的權益。

Saved as disclosed above, as at 30 June 2022, none of the Directors and chief executive of the Company had any other interests or short positions in any Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or which were required to be notified to the Company and the Stock Exchange pursuant to the required standard of dealings by Directors as referred to in Rule 5.46 of the GEM Listing Rules.

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

So far as was known to the Directors, as at 30 June 2022, the following persons/entities (other than the Directors or chief executive of the Company) had, or are deemed to have, interests or short positions in the Shares, underlying Shares or debentures 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 who were directly or indirectly 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 any member of the Group or who/which were recorded in the register required to be kept by the Company under Section 336 of the SFO with details as follows:

除上文所披露者外,於二零二二年六月三十 日,概無董事及本公司主要行政人員於本公司 或其相聯法團(定義見證券及期貨條例第XV部) 的任何股份、相關股份及債權證中擁有須根據 證券及期貨條例第XV部第7及第8分部知會本 公司及聯交所的任何其他權益或淡倉(包括根 據證券及期貨條例的有關條文彼等被當作或 視作擁有的權益或淡倉);或根據證券及期貨 條例第352條須記錄於該條所述登記冊的權益 或淡倉;或根據GEM上市規則第5.46條所述董 事進行交易的規定標準須知會本公司及聯交 所的權益或淡倉。

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

就董事所知,於二零二二年六月三十日,下列 人士/實體(董事及本公司主要行政人員除外) 擁有或被視作擁有根據證券及期貨條例第XV 部第2及第3分部的條文須向本公司披露的本 公司股份、相關股份或債權證的權益或淡倉, 或直接或間接擁有附帶權利可於任何情況下 在本集團任何成員公司的股東大會上投票的 任何類別股本面值5%或以上的權益或淡倉, 或被記錄於本公司根據證券及期貨條例第336 條存置之登記冊的權益或淡倉,詳情如下:

Long position in the Shares:

於股份之好倉:

	Number of Shares held 所持股份數目		Number of underlying Shares under convertible notes (Note a) 可換股票據項下之 相關股份數目 (附註a)			Percentage of aggregate
Name	Beneficial owner	ier corporation 於受控制	Beneficial owner 實益擁有人	Interest in controlled corporation 於受控制法團 之權益	Total interests 總權益	interests to total issued share capital 總權益 佔全部已發行 股本之百分比
名稱	實益擁有人					
China Xinhua NNC 中國新華新聞電視網	1,188,621,377 <i>(Note b)</i> <i>(附註b)</i>	-	1,311,378,622 <i>(Note b)</i> <i>(附註b)</i>	-	2,499,999,999	61.65%
中國新華新聞電視網有限公司 ("CNC China") 中國新華新聞電視網有限公司 (「中國新華新聞電視網 (中國)」)	-	1,188,621,377 <i>(Note b)</i> <i>(附註b)</i>	-	1,311,378,622 <i>(Note b)</i> <i>(附註b)</i>	2,499,999,999	61.65%

Notes:

- (a) Details of the convertible notes were set out in the circulars of the Company dated 19 November 2011, 6 January 2015, 17 January 2018, 16 January 2019 and 18 May 2021.
- (b) China Xinhua NNC is wholly and beneficially owned by CNC China. Accordingly, CNC China is deemed to be interested in the 1,188,621,377 Shares and 1,311,378,622 underlying Shares held by China Xinhua NNC under the SFO.

Saved as disclosed above, as at 30 June 2022, the Directors were not aware of any other person/entity (other than the Directors or chief executive as disclosed in the paragraph headed "Directors' and chief executive's interests and short positions in the Shares, underlying Shares or debentures of the Company and its associated corporations" above) who/which had, or is deemed to have, interests or short positions in the Shares, underlying Shares or debentures 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 who which were directly or indirectly 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 any member of the Group or who/which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

附註:

- (a) 可換股票據的詳情載於本公司日期為二零一一年 十一月十九日、二零一五年一月六日、二零一八 年一月十七日、二零一九年一月十六日及二零 二一年五月十八日的通函內。
- (b) 中國新華新聞電視網由中國新華新聞電視網(中國)全資及實益擁有。因此,根據證券及期貨條例,中國新華新聞電視網(中國)被視為擁有中國新華新聞電視網所持有的1,188,621,377股股份及 1,311,378,622股相關股份的權益。

除上文所披露者外,於二零二二年六月三十 日,就董事所知,概無任何其他人士/實體(並 非上文「董事及主要行政人員於本公司及其相 聯法團的股份、相關股份或債權證的權益及淡 倉」一段所披露之董事或主要行政人員)擁有 或被視為擁有根據證券及期貨條例第XV部第2 及第3分部的條文須向本公司披露的本公司股 份、相關股份或債權證的權益或淡倉,或直接 或間接擁有附帶權利可於任何情況下在本集 團任何成員公司的股東大會上投票的任何類 別股本面值5%或以上的權益或淡倉,或被記 錄於本公司根據證券及期貨條例第336條存置 之登記冊的權益或淡倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in this report, none of the Directors and their respective associates including spouses and children under 18 years of age was granted by the Company or its subsidiaries any right to acquire Shares or debentures of the Company or any other body corporate, or had exercised any such right during the Period.

PURCHASE, SALE OR REDEMPTION OF THE SHARES

During the Period, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Shares.

CONNECTED TRANSACTIONS

Television Broadcasting Right Agreement

On 5 September 2011, Xinhua TV Asia-Pacific Operating Co., Limited ("Xinhua TV Asia-Pacific") entered into a television broadcasting right agreement (the "Television Broadcasting Right Agreement") with China Xinhua NNC, pursuant to which China Xinhua NNC granted the television broadcasting right in respect of broadcasting information contents from Xinhua News Agency under the CNC Channels on television channels in the Asia-Pacific region (excluding the PRC) to the Group for an annual fee of approximately HK\$1.0 million prior to 31 December 2016 and approximately HK\$3.0 million with effective from 1 January 2017. The Television Broadcasting Right Agreement has a term of 120 months from 1 September 2011 to 31 August 2021. Since China Xinhua NNC is a substantial shareholder of the Company, and therefore a connected person of the Company within the meaning of the GEM Listing Rules, the transactions contemplated under the Television Broadcasting Right Agreement constitute continuing connected transactions for the Company pursuant to Chapter 20 of the GEM Listing Rules.

董事購買股份或債權證的權利

除本報告所披露者外,於本期間內,概無董事 及彼等各自的聯繫人(包括配偶及未滿18歲的 子女)獲本公司或其附屬公司授出任何權利以 購買本公司或任何其他法人團體的股份或債 權證,亦無行使任何有關權利。

購買、出售或贖回股份

於本期間內,本公司及其任何附屬公司概無購 買、出售或贖回任何股份。

關連交易

電視播放權協議

於二零一一年九月五日,新華電視亞太台運營 有限公司(「新華電視亞太台」)與中國新華新聞 電視網訂立一份電視播放權協議(「電視播放權 協議」),據此,中國新華新聞電視網向本集團 授出於亞太地區(不包括中國)之電視頻道播 放新華社之CNC頻道下之資訊內容之電視頻道播 放新華社之CNC頻道下之資訊內容之電視播放 權,於二零一六年十二月三十一日前之年費約 為1,000,000港元及自二零一七年一月一日起 之年費約為3,000,000港元。電視播放權協議為 期120個月,自二零一一年九月一日起至二零 二一年八月三十一日止。由於中國新華新聞電 視網為本公司之主要股東,故為本公司之關連 人士(定義見GEM上市規則)。因此,根據GEM 上市規則第20章,電視播放權協議項下擬進行 之交易構成本公司之持續關連交易。 The Board wishes to inform the shareholders and potential investors of the Company that upon expiry of the Television Broadcasting Right Agreement on 31 August 2021, Xinhua TV Asia-Pacific and China Xinhua NNC has yet to conclude on the renewal of a new agreement due to the delay in the commencement of negotiations. Notwithstanding the expiration of the Television Broadcasting Right Agreement, Xinhua TV Asia-Pacific and China Xinhua NNC are in discussion for a renewal up to the date of this report. However, there is no assurance that Xinhua TV Asia-Pacific and China Xinhua NNC will be able to conclude on the renewal of a new agreement at any time.

Further announcement(s) will be made by the Company to keep the shareholders and potential investors of the Company informed of the progress of the renewal of a new agreement or termination of services as and when appropriate.

GEM Listing Rules Implications

Pursuant to Rule 20.41 of the GEM Listing Rules, the transactions contemplated under the Television Broadcasting Right Agreement are subject to the applicable reporting, annual review and disclosure requirements under Chapter 20 of the GEM Listing Rules. The Company will comply with the applicable reporting, disclosure and independent shareholders' approval requirements, as the case may be, under Chapter 20 of the GEM Listing Rules upon any variation or renewal of the Television Broadcasting Right Agreement.

Save as disclosed above, none of the Directors, controlling shareholders of the Company and their respective associates has any other connected transaction with the Group during the Period. 董事會謹此知會本公司股東及潛在投資者,電 視播放權協議於二零二一年八月三十一日屆 滿後,由於磋商開始時間延遲,新華電視亞太 台與中國新華新聞電視網尚未就重續新協議 達成協議。儘管電視播放權協議已屆滿,但直 至本報告日期,新華電視亞太台與中國新華新 聞電視網仍在就重續事宜進行討論。然而,概 不保證新華電視亞太台與中國新華新聞電視 網將能夠於任何時間就重續新協議達成協議。

本公司將適時作出進一步公佈以知會本公司 股東及潛在投資者有關重續新協議或終止服 務之進展。

GEM上市規則的涵義

根據GEM上市規則第20.41條,電視播放權協 議項下擬進行之交易須受到GEM上市規則第 20章項下適用的申報、年度審閱及披露規定 規管。於電視播放權協議作出任何修改或重續 後,本公司將遵守GEM上市規則第20章項下適 用的申報、披露及獨立股東批准之規定(視乎 情況而定)。

除上文所披露者外,於本期間內,董事、本公 司控股股東及彼等各自的聯繫人概無與本集 團有任何其他關連交易。

CODE OF CONDUCT FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by Directors on terms which are the same as the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company periodically issues notices to its Directors reminding them of the general prohibition on dealing in the Company's listed securities during the blackout periods before the publication of announcements of financial results. The Company has confirmed, having made specific enquiry of the Directors, that all the Directors have complied with the required standards of dealings throughout the Period. The Company was not aware of any non-compliance in this respect during the Period.

CODE ON CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintaining high standards of corporate governance to safeguard the interests of the shareholders and enhance the performance of the Group. The Company has applied the principles and code provisions in the Code on Corporate Governance Practices (the "Code") as set out in Appendix 15 to the GEM Listing Rules. In the opinion of the Board, the Company has complied with the Code during the Period, except paragraph C.1.8 of the Code. This report further illustrates in detail as to how the Code was applied, inclusive of the considered reasons for any deviation throughout the Period.

Non-compliance with Rules 5.05(1), 5.05(2), 5.36A and 5.28 of the GEM Listing Rules

Throughout the six months ended 30 June 2022, the Company has complied with the requirements under Rules 5.05(1) and (2), 5.05A, 5.36A and 5.28 of the GEM Listing Rules and has appointed three independent non-executive directors, representing one-third of the number of Directors at the Board, with at least one independent non-executive director possessing the appropriate professional qualifications, or accounting or related financial management expertise.

董事進行證券交易之行為守則

本公司按與GEM上市規則第5.48至5.67條所載 交易必守標準相同的條款採納董事進行證券 交易之行為守則。本公司定期向董事發出通 知,提醒彼等於刊發財務業績公佈前之禁制期 內買賣本公司上市證券之一般禁制規定。經向 董事作出特定查詢後,本公司確認,全體董事 於整個本期間一直遵守交易必守標準。據本公 司所知,於本期間內並無任何這方面的違規事 宜。

企業管治常規守則

本公司一直致力維持高水平之企業管治,務求 保障股東利益及提高本集團之表現。本公司已 應用GEM上市規則附錄十五所載之企業管治 常規守則(「守則」)之原則及守則條文。董事會 認為,除守則第C.1.8段之規定外,本公司於本 期間內一直遵守守則。本報告進一步詳細說明 守則如何獲應用,包括於整個本期間內任何偏 離情況之理由。

未符合GEM上市規則第5.05(1)條、第5.05(2) 條、第5.36A條及第5.28條

於截至二零二二年六月三十日止六個月,本 公司已遵守GEM上市規則第5.05(1)及(2)條、第 5.05A條、第5.36A條及第5.28條之規定委任三 名獨立非執行董事,佔董事會上董事人數之三 分之一,且至少有一名獨立非執行董事具備適 當的專業資格,或會計或相關財務管理專業知 識。 Reference is made to the announcements of the Company dated 11 August 2020 and 14 October 2022 in relation to its noncompliance with Rules 5.05(1), 5.05(2), 5.05A, 5.36A and 5.28 of the GEM Listing Rules. Following the retirement and resignation of certain former Directors on 11 August 2020 and 14 October 2022, the Company has failed to meet the following requirements:

- there will be two independent non-executive directors on the Board which falls below the minimum number as required under Rule 5.05(1) of the GEM Listing Rules;
- there will be no independent non-executive directors have appropriate professional qualifications or accounting or related financial management expertise as required under Rule 5.05(2) and Rule 5.28 of the GEM Listing Rules and terms of reference of the Audit Committee;
- there will be two independent non-executive directors representing less than one-third of the Board as required under Rule 5.05A of the GEM Listing Rules; and
- there will be two independent non-executive directors on the Nomination Committee which does not fulfil the requirement of establishing a nomination committee comprising a majority of independent non-executive directors as required under Rule 5.36A of the GEM Listing Rules.

The Company is in the process of identifying suitable candidate to fill the vacancy. The Company will continue to use its best endeavours to ensure that suitable candidate is appointed as soon as practicable. Further announcement(s) will be made by the Company as and when appropriate in this regard.

Pursuant to code provision C.1.8 of the Code, the Company should arrange appropriate insurance cover in respect of legal action against its Directors. Such directors' liability insurance will be reviewed and renewed annually. Upon the expiry of insurance cover on 30 August 2020, the Company did not arrange appropriate insurance cover in respect of legal action against its Directors as it took time for the Company to solicit a suitable insurer at reasonable commercial terms and conditions. 茲提述本公司日期為二零二零年八月十一日 及二零二二年十月十四日內容有關本公司 未能符合GEM上市規則第5.05(1)、5.05(2)、 5.05A、5.36A及5.28條之公佈。若干前任董事 於二零二零年八月十一日及二零二二年十月 十四日退任及辭任後,本公司未能符合下列要 求:

- 董事會將包括兩名獨立非執行董事,少於 GEM上市規則第5.05(1)條所規定之最低人 數要求;
- 本公司將無獨立非執行董事具備適當專 業資格或具備適當的會計或相關的財 務管理專長,未能符合GEM上市規則第 5.05(2)條及第5.28條以及審核委員會之職 權範圍的規定;
- 董事會包括兩名獨立非執行董事,少於 GEM上市規則第5.05A條所規定之獨立非 執行董事人數佔董事會人數至少三分之 一的要求;及
- 提名委員會將包括兩名獨立非執行董事, 未能符合GEM上市規則第5.36A條有關提 名委員會由大多數獨立非執行董事組成 之要求。

本公司正在物色合適之候選人以填補空缺。本 公司將繼續盡力確保在切實可行之情況下盡 快任命合適候選人。本公司將適時就此另行刊 發公佈。

根據守則的守則條文第C.1.8條,本公司應就針 對其董事的法律行動作適當的投保安排。有關 董事責任保險將每年檢討及續保。保險保障於 二零二零年八月三十日屆滿後,由於本公司需 要時間按合理商業條款及條件招攬合適的保 險公司,故本公司並無就針對其董事的法律行 動安排適當保險保障。

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") was established on 11 August 2010 with terms of reference in compliance with paragraph D.3.3 of the Code. The primary duties of the Audit Committee include, among other things, reviewing and supervising the financial reporting process and internal control systems, as well as the overall risk management of the Group, reviewing the financial statements and the quarterly, interim and annual reports of the Group, and reviewing the terms of engagement and scope of audit work of the external auditors.

As at the date of this report, the members of the Audit Committee were Ms. Tang Li, Mr. Law Cheuk Hung, Mr. Wu Guo Ming and Mr. Wan Chi Keung, Aaron, *BBS, JP*. Following the resignation of certain former Director on 14 October 2022, the Company has failed to meet the requirement that (1) there will be no independent non-executive directors have appropriate professional qualifications or accounting or related financial management expertise as required under Rule 5.05(2) and Rule 5.28 of the GEM Listing Rules and terms of reference of the Audit Committee and (2) there will be a vacancy for chairman of the Audit Committee. The Audit Committee had reviewed the unaudited condensed consolidated results of the Group for the Period and is of the opinion that the preparation of such results complied with the applicable accounting standards and that adequate disclosures have been made.

By Order of the Board CNC Holdings Limited Li Yong Sheng Vice Chairman & CEO

Hong Kong, 16 November 2023

As at the date of this report, the Directors are Dr. Jiang Yan¹ (Chairman), Dr. Li Yong Sheng¹ (Vice Chairman and Chief Executive Officer), Mr. Liu Da Yong¹, Mr. Kan Kwok Cheung¹, Ms. Tang Li², Mr. Law Cheuk Hung², Mr. Wu Guo Ming³ and Mr. Wan Chi Keung, Aaron, BBS, JP³.

- ¹ Executive Director
- ² Non-executive Director

³ Independent non-executive Director

審核委員會

本公司於二零一零年八月十一日成立審核委員會(「審核委員會」),其職權範圍符合守則第 D.3.3段。審核委員會的主要職責包括(其中包括)檢討及監督本集團的財務申報程序及內部 監控制度以及整體風險管理、審閱本集團的財 務報表及季度報告、中期報告及年報,以及審 閱外部核數師的聘用條款及審核工作範圍。

於本報告日期,審核委員會的成員包括唐麗女 士、羅焯雄先生、吳國銘先生及尹志強先生, *銅紫荊星章,太平紳士*。自若干前任董事於二零 二二年十月十四日辭任後,本公司未能符合下 列要求:(1)本公司將無獨立非執行董事具備適 當專業資格或具備適當的會計或相關的財務 管理專長,未能符合GEM上市規則第5.05(2)條 及第5.28條以及審核委員會之職權範圍的規 定,以及(2)審核委員會主席一職將出現空缺, 未能符合審核委員會主席一職將出現空缺, 未能符合審核委員會之職權範圍的規定。審核 委員會已審閱本集團於本期間之未經審核簡 明綜合業績,並認為該等業績的編製符合適用 會計準則並已作出充分披露。

> 承董事會命 中國新華電視控股有限公司 副主席兼行政總裁 李永升

香港,二零二三年十一月十六日

於本報告日期,董事為姜岩博士!(主席)、李永 升博士!(副主席兼行政總裁)、劉大勇先生!、 簡國祥先生!、唐麗女士²、羅焯雄先生²、吳國銘 先生³及尹志強先生,銅紫荊星章,太平紳士³。

¹執行董事 ²非執行董事 ³獨立非執行董事



CNC HOLDINGS LIMITED 中國新華電視控股有限公司