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BCI Group Holdings Limited 高門集團有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock Code: 8412)

THIRD QUARTERLY RESULTS ANNOUNCEMENT FOR THE NINE MONTHS ENDED 28 FEBRUARY 2022

The board ("Board") of directors ("Directors") of BCI Group Holdings Limited ("Company", together with its subsidiaries, the "Group") hereby announces the unaudited condensed consolidated financial statements of the Group for the nine months ended 28 February 2022, together with the unaudited comparative figures for the corresponding period in 2021. This announcement, containing the full text of the 2022 third quarterly report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited ("GEM Listing Rules") in relation to information to accompany preliminary announcements of the third quarterly results.

By order of the Board of BCI Group Holdings Limited Wong Chi Yung Chairman of the Board

Hong Kong, 14 April 2022

As at the date of this announcement, the executive Directors are Mr. Wong Chi Yung and Mr. Ng Shing Chun Ray and the independent non-executive Directors are Mr. Hui Wai Hung, Mr. Jiang Qiaowei and Mr. Pong Chun Yu.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Listing Rules GEM 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 announcement 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 announcement misleading.

This announcement will remain on the "Latest Company Announcements" page of the GEM website at www.hkgem.com for a minimum period of seven days from the date of its publication and on the Company's website at www.bcigroup.com.hk.

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

香港聯合交易所有限公司 (「聯交所」) **GEM** 的特色

GEM的定位乃為相較其他在聯交所上市的公司帶有更高投資風險的中小型公司提供上市的市場。有意投資者應了解投資於該等公司的潛在風險,並應經過審慎周詳考慮後方作出投資決定。

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.

由於GEM上市公司一般為中小型公司,在GEM買賣的證券可能會較不會較在聯交所主板買賣的證券承受更大的市場波動風險,同時亦無法保證在GEM買賣的證券會有高流通量的市場。

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The board of Directors ("Board") announces the unaudited condensed consolidated financial statements of the Group for the nine months ended 28 February 2022, together with the unaudited comparative figures for the corresponding period in 2021 as set out below. Unless otherwise specified, terms used herein shall have the same meanings as those defined in the Company's prospectus dated 24 March 2017 ("Prospectus").

董事會(「董事會」)公布本集團截至 2022年2月28日止九個月的未經審 核簡明綜合財務報表,連同2021年 同期的未經審核比較數字載列如 下。除另有指明者外,本報告所用 詞彙與本公司日期為2017年3月24 日的招股章程(「招股章程」)所界定 者具有相同涵義。

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Financial Highlights

財務摘要

The Group's revenue for the nine months 本集團截至2022年2月28日止九 ended 28 February 2022 was approximately 個月的收益為約43.8百萬港元,較 HK\$43.8 million, representing an increase of 2021年同期的收益增加約256.9%。 approximately 256.9% when compared with that of the corresponding period in 2021.

The Group recorded a loss and total 本集團截至2022年2月28日止九個 comprehensive income for the nine months 月錄得虧損及全面收入總額約7.4 ended 28 February 2022 of approximately 百萬港元(2021年:約11.3百萬港 HK\$7.4 million (2021: HK\$11.3 million).

元)。

The Board does not recommend payment of anv 董事會並不建議派付截至2022年2 dividend for the nine months ended 28 February 月28日止九個月的任何股息(截至 2022 (nine months ended 28 February 2021: Nil).

2021年2月28日止九個月:零)。

Corporate Information

公司資料

DIRECTORS

Executive Directors:

Mr. Wong Chi Yung (Chairman and chief executive officer) Mr. Ng Shing Chun Ray

Independent Non-executive Directors:

Mr. Hui Wai Hung Mr. Jiang Qiaowei Mr. Pong Chun Yu

AUDIT COMMITTEE

Mr. Pong Chun Yu (Chairman) Mr. Hui Wai Hung Mr. Jiang Qiaowei

REMUNERATION COMMITTEE

Mr. Pong Chun Yu (Chairman) Mr. Hui Wai Hung Mr. Jiang Qiaowei

NOMINATION COMMITTEE

Mr. Jiang Qiaowei (Chairman) Mr. Hui Wai Hung Mr. Pong Chun Yu

COMPANY SECRETARY

Ms. Sun Shui

COMPLIANCE OFFICER

Mr. Wong Chi Yung

AUTHORISED REPRESENTATIVES

Mr. Wong Chi Yung (appointed on 14 March 2022) Ms. Sun Shui Mr. Ng Shing Chun Ray (resigned on 14 March 2022)

董事

執行董事:

王志勇先生 (主席兼行政總裁) 吳承浚先生

獨立非執行董事:

許維雄先生 蔣喬蔚先生 龐振宇先生

審核委員會

龐振宇先生(主席) 許維雄先生 蔣喬蔚先生

薪酬委員會

龐振宇先生(主席) 許維雄先生 蔣喬蔚先生

提名委員會

蔣喬蔚先生(主席) 許維雄先生 龐振宇先生

公司秘書

孫瑞女十

合規主任

王志勇先生

授權代表

王志勇先生 (於2022年3月14日獲委任) 孫瑞女士 吳承浚先生(於2022年3月14辭任)

Corporate Information

公司資料

REGISTERED OFFICE

Windward 3, Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Floor 14, Bupa Centre, 141 Connaught Road West, Sai Ying Pun, Hong Kong

PRINCIPAL SHARE REGISTRAR AND 開曼 TRANSFER OFFICE IN THE CAYMAN 總處 ISLANDS

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Boardroom Share Registrars (HK) Limited Room 2103B, 21/F 148 Electric Road, North Point Hong Kong

PRINCIPAL BANKER

The Hong Kong and Shanghai Banking Corporation Limited 1 Queen's Road Central Hong Kong

註冊辦事處

Windward 3, Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

香港總辦事處及 主要營業地點

香港西營盤 干諾道西141號 保柏中心14樓

開 曼 群 島 股 份 過 戶 登 記 總 處

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

香港股份過戶登記分處

寶德隆證券登記有限公司香港 北角電氣道148號 21樓2103B室

主要往來銀行

香港上海滙豐銀行有限公司香港 皇后大道中1號

Corporate Information 公司資料

AUDITORS

BDO Limited Certified Public Accountants 25th Floor Wing On Centre 111 Connaught Road Central Hong Kong

STOCK CODE

8412

COMPANY'S WEBSITE

www.bcigroup.com.hk

核數師

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

股份代號

8412

公司網站

www.bcigroup.com.hk

Unaudited Condensed Consolidated Statement of Comprehensive Income 未經審核簡明綜合全面收益表

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

			For the three months ended		For the nine months ended		
			截至三	個月止		個月止	
		Notes 附註	28 February 2022 2022年 2月28日 <i>HK\$'000 千港元</i> (unaudited) (未經審核)	28 February 2021年 2021年 2月28日 <i>HK\$*000</i> <i>千港元</i> (unaudited) (未經審核)	28 February 2022 2022年 2月28日 <i>HK\$'000 千港元</i> (unaudited) (未經審核)	28 February 2021 2021年 2月28日 <i>HK\$*000</i> <i>千港元</i> (unaudited) (未經審核)	
Revenue Cost of inventories sold Other income and gains Expense related to short term lease Advertising and marketing expenses Employee benefits expenses Depreciation of property, plant and	收已其短廣僱物業 位民 人名英格兰 化甲基甲基 化甲基甲基 人名英西利 医温水 医甲基甲基 人名英格兰 人名英格兰 人名英格兰人姓氏 化二苯甲基 化二苯甲基甲基甲基甲基 化二苯甲基 化二苯甲基甲基甲基 化二苯甲基甲基甲基 化二苯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	2	10,291 (3,384) 1,219 - (1,842) (3,044)	3,501 (465) 2,348 (330) (410) (2,179)	43,820 (11,833) 1,725 - (7,486) (10,864)	15,404 (3,170) 14,518 (1,073) (1,783) (7,832)	
equipment Depreciation of right-of-use assets Other expenses (Loss)/reversal of loss allowance on trade and other receivables	折 舊 資產 折用他別及其 個 題 及 重 數 項 虧 收 概 概 概 概 概 概 概 概 概 概 概 概 概 概 概 概 概 概		(442) (1,772) (3,260)	(910) (5,928) (2,342)	(2,580) (5,317) (13,655)	(2,747) (16,463) (7,509)	
Finance cost	(虧損)/撥回 融資成本	4	(245) (322)	(35) (355)	(310) (909)	474 (1,144)	
Loss before income tax expense Income tax expense	除所得税開支前虧損 所得税開支	5	(2,801) -	(7,105) -	(7,409) -	(11,325)	
Loss and total comprehensive income for the period	期內虧損及全面收益 總額		(2,801)	(7,105)	(7,409)	(11,325)	
Loss and total comprehensive income for the period attributable to: - Owners of the Company	虧損及全面收益 總額: 一本公司擁有人		(3,192)	(6,771)	(7,812)	(10,865)	
- Non-controlling interests	一非控股權益		391	(334)	403	(460)	
			(2,801)	(7,105)	(7,409)	(11,325)	
Loss per share attributable to owners of the Company - Basic and diluted (HK cents)	本公司擁有人應佔 每股虧損 一基本及攤薄(港仙)	7	(0.32)	(0.71)	(0.78)	(1.19)	

Unaudited Condensed Consolidated Statement of Changes in Equity 未經審核簡明綜合權益變動表

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

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

Balance at 1 June 2020 (audited)	於2020年6月1日	Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$*000 千港元	Accumulated loss 累計虧損 HK\$*000 千港元	Total 總計 <i>HK\$*000</i> <i>千港元</i>	Non- controlling interests 非控股権益 HK\$'000 千港元	Total 總計 <i>HK\$</i> *000 千港元
,	的結餘(經審核)	8,000	56,525	(84,413)	(19,888)	(2,569)	(22,457)
Issuance of ordinary share Loss and total comprehensive income	發行普通股 期內虧損及全面收	1,600	18,734	=	20,334	=	20,334
for the period	ガハ <u></u>	- -	-	(10,865)	(10,865)	(460)	(11,325)
Balance at 28 February 2021 (unaudited)	於2021年2月28日 的結餘 (未經審核)	9,600	75,259	(95,278)	(10,419)	(3,029)	(13,448)
			-				
Balance at 1 June 2021 (audited) Partial disposal of a subsidiary Loss and total comprehensive	於2021年6月1日 的結餘(經審核) 部分出售附屬公司 期內虧損及全面	9,988 -	98,650 -	(121,286) -	(3,413) 2,224	(7,582) 3,376	(10,995) 5,600
income for the period	收益總額	-	-	(7,812)	(7,812)	403	(7,409)
Balance at 28 February 2022 (unaudited)	於2022年2月28日 的結餘 (未經審核)	9,988	98,650	(129,098)	(9,001)	(3,803)	(12,804)

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

1) **GENERAL INFORMATION, 1) BASIS OF PREPARATION AND ACCOUNTING POLICIES**

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law (as revised) of the Cayman Islands on 19 May 2016 and its registered office is located at Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands. Its principal place of business in Hong Kong is located at Floor 14, Bupa Centre, 141 Connaught Road West, Sai Ying Pun, Hong Kong. The shares of the Company ("Shares") were listed on GEM of the Stock Exchange by way of share offer since 7 April 2017.

On 7 April 2017 ("Listing Date"), a total of 200,000,000 Shares of HK\$0.01 each were offered under the share offer, of which 100,000,000 Shares, representing 50% of the total Offer Shares, were offered by way of placing. The remaining 100,000,000 Shares, representing 50% of the total Offer Shares, were offered under the public offer.

The Company is an investment holding company. The subsidiaries of the Company are principally engaged in the operation of clubhouse, entertainment and restaurant in Hona Kona.

The unaudited condensed consolidated financial statements for the nine months ended 28 February 2022 have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and applicable disclosures by the GEM Listing Rules and the Companies Ordinance in Hong Kong.

一般資料、編製基準 及會計政策

本公司於2016年5月19日根據 開曼群島公司法(經修訂)在 開曼群島註冊成立為獲豁免 有限公司,其註冊辦事處位於 Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands, 而 其香港主要營業地點則位於香 港西營盤干諾道西141號保柏 中心14樓。本公司股份(「股份」) 自2017年4月7日起以股份發售 方式於聯交所GEM上市。

於2017年4月7日(「上市日期」), 本公司根據股份發售合共提呈 發售200,000,000股每股面值0.01 港元的股份,其中100,000,000 股股份(佔發售股份總數的50%)以配售方式提呈發售,而餘下 的 100,000,000 股 股 份(佔 發 售 股份總數的50%)則以公開發售 方式提呈發售。

本公司為一間投資控股公司。 本公司的附屬公司主要於香港 經營會所、娛樂及餐廳業務。

截至2022年2月28日止九個月 的未經審核簡明綜合財務報 表乃根據香港會計師公會(「香 港會計師公會」)頒布的香港財 務報告準則(「香港財務報告準 則 | , 包括所有香港財務報告準 則、香港會計準則(「香港會計 準則」)及詮釋)、香港公認會計 原則以及GEM上市規則及香港 公司條例的適用披露規定編製。

未經審核簡明綜合財務報表附註

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

1) GENERAL INFORMATION. BASIS OF PREPARATION AND ACCOUNTING POLICIES (continued)

The unaudited condensed consolidated financial statements for the nine months ended 28 February 2021 have been prepared under the historical cost basis.

The unaudited condensed consolidated financial statements for the nine months ended 28 February 2022 are presented in Hong Kong Dollars ("HK\$"), which is the same as the functional currency of the Group, and all values are rounded to nearest thousand's ("HK\$'000"), except when otherwise indicated.

The principal accounting policies used in the preparation of the unaudited condensed consolidated financial statements for the nine months ended 28 February 2022 are consistent with those applied in the Company's annual report for the year ended 31 May 2021, except for the adoption of new and amendments to HKFRSs that affect the Group and has adopted the first time for the current period's unaudited condensed consolidated financial statements.

一般資料、編製基準 及會計政策(續)

截至2021年2月28日 11 九 個 月 的未經審核簡明綜合財務報表 乃按歷史成本基準編製。

截至2022年2月28日止九個月 的未經審核簡明綜合財務報表 乃以與本集團相同的功能貨幣 港元(「港元」)呈列,除另有指明 者外,所有數值均約整至最接 近千位數(「千港元」)。

編 製 截 至2022年2月28日 止 九 個月的未經審核簡明綜合財務 報表所採用的主要會計政策與 本 公 司 截 至2021年5月31日 止 年度的年報所應用者貫徹一致, 惟採納影響本集團且於本期間 未經審核簡明綜合財務報表首 次採納的新訂香港財務報告準 則及香港財務報告準則修訂本 則除外。

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

1) **GENERAL INFORMATION, 1)** BASIS OF PREPARATION AND ACCOUNTING POLICIES (continued)

Adoption of the going concern basis

When preparing the unaudited condensed consolidated quarterly results, the Group's ability to continue as a going concern has been assessed. These unaudited condensed consolidated quarterly results have been prepared by the Directors on a going concern basis notwithstanding that the Group had net liabilities of approximately HK12.8 million as at 28 February 2022 as the Directors considered that:

- (i) As at 28 February 2022, the Group had a revolving loan facility granted by a former shareholder for an amount HK\$25 million. The Group will utilize this facility to support its liquidity needs.
- (ii) In August 2021, the Group entered into a loan facility agreement with a licensed money lender in Hong Kong for an amount of HK\$25 million for 18 months ("Loan Facility") and pursuant to the terms of the Loan Facility, funds are exclusively for the Company and made available upon its request;
- The Directors will strengthen to (iii) implement measures aiming at improving the working capital and cash flows of the Group, including closely monitor the general administrative expenses and operating costs; and
- (iv) The different possible outcomes of the COVID-19 pandemic and its impact to the cash flow forecast

一般資料、編製基準 及會計政策(續)

採用持續經營基準

於編製未經審核簡明綜合季度 業績時,已評估本集團持續經 營的能力。儘管本集團於2022 年2月28日有負債淨額約12.8百 萬港元,惟該等未經審核簡明 綜合季度業績由董事按持續經 營基準編製,此乃由於董事認

- 於2022年2月28日, 本 (i) 集團的一名前股東授出 的一筆循環貸款融資 25 百萬港元。本集團將 動用該融資以支持其流 動資金需求。
- 於2021年8月,本集團 (ii) 與香港一間持牌放債人 訂立貸款融資協議,貸 款融資金額為25百萬港 元,期限為18個月(「貸 款融資」),根據貸款融 資之條款,資金由本公 司專有,可應其要求獲 取;
- 董事將抓緊實施各種措 (iii) 施,以改善本集團之運 營資本及現金流量,包 括緊密監督一般行政開 支及運營成本:及
- (iv) 2019 冠 狀 病 毒 病 疫 情 可能帶來的不同結果及 其對現金流量預測的影 墾。

未經審核簡明綜合財務報表附註

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

1) GENERAL INFORMATION, BASIS OF PREPARATION AND ACCOUNTING POLICIES (continued)

Adoption of the going concern basis (continued)

After taking into consideration of above factors and funds expected to be generated internally based on the Directors' estimation on future cash flow of the Group, the Directors are satisfied that the Group will have sufficient financial resources to meet its financial obligations as they fall due in the foreseeable future and consider that it is appropriate for the unaudited condensed consolidated quarterly results to be prepared on a going concern basis since there are no material uncertainties related to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern.

The Group has not adopted or early adopted the new and revised HKFRSs (including their consequential amendments) which are relevant to the Group that have been issued but are not yet effective in the preparation of these unaudited condensed consolidated results.

The unaudited condensed consolidated financial statements have not been audited by the Company's auditor, but have been reviewed by the Company's audit committee.

一般資料、編製基準 及會計政策(續)

採用持續經營基準(續)

經計及上述因素及根據董事會 對本集團未來現金流量的估計 預期將產生的內部資金後,董 事信納本集團將擁有充足的財 務資源,可在其金融負債於可 預見未來到期時償還,並認為 未經審核簡明綜合季度業績按 持續經營基準編製屬恰當,因 為並無有關可能對本集團持續 經營能力構成重大疑問之事件 或情況之重大不明朗因素。

於編製該等未經審核簡明綜合 業績時,本集團並無採納或提 早採納與本集團相關的已發行 但尚未生效新訂及經修訂香港 財務報告準則(包括其相應修 訂)。

未經審核簡明綜合財務報表尚 未經本公司核數師審核,惟已 由本公司審核委員會審閱。

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

2) **REVENUE**

The Group's principal activities are the operations of club, entertainment and restaurant business in Hong Kong.

Revenue represents the amount received or receivable from (a) the club and entertainment operations when (i) the customer takes possession of and accepts the products; (ii) services when the customer simultaneously receives and consumes the benefits provided by the Group or other products were delivered (including tips, cloakroom fees and service income from an entertainment studio) to its customers; (b) the restaurant operations when the customer takes possession of and accepts the food and beverage products; and (c) entertainment income is recognized overtime when services transferred to the customers. Payment of the transaction price is due immediately when services are provided to customers.

The Group's customer base is diversified and no individual customer had transactions which exceeded 10% of the Group's revenue during the period under review.

收益 2)

本集團的主要業務為於香港經 營會所、娛樂及餐廳業務。

收益指(a)會所及娛樂營運於(i) 客戶持有並驗收產品:(ii)客戶 同時接獲服務並消費本集團提 供的利益或交付其他產品予其 客戶時的會所及娛樂營運已收 或應收款項(包括小費、衣帽間 費用及娛樂中心服務收入):(b) 於客戶持有並驗收食品及飲品 時的餐廳營運已收或應收款項; 及(c)當服務轉讓予客戶時,娛 樂收入隨時間確認。交易價格 的款項應於服務提供予客戶時 立即支付。

本集團擁有多元化的客戶基礎, 於回顧期內概無個別客戶的交 易超過本集團收益的10%。

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

2) **REVENUE** (continued)

2) 收益(續)

Revenue from the Group's principal activities during the period under review is as follows:

本集團於回顧期內的主要業務 收益如下:

		For the three months ended		For the nine months ende		
		截至三	截至三個月止		九個月止	
		28 February 2022 2022年 2月28日 <i>HK\$'000</i> 千港元 (unaudited) (未經審核)	28 February 2021 2021年 2月28日 <i>HK\$'000</i> <i>千港元</i> (unaudited) (未經審核)	28 February 2022 2022年 2月28日 <i>HK\$'000</i> 千港元 (unaudited) (未經審核)	28 February 2021 2021年 2月28日 <i>HK\$'000</i> <i>千港元</i> (unaudited) (未經審核)	
Revenue from: Club and entertainment operation	以下項目的收益: 會所及娛樂營運					
Sales of food and beverage	食品及飲品銷售	7,866	1,139	37,899	8,351	
Entrance fees	入場費	158	-	228	34	
Entertainment income	娛樂收入	879	1,202	3,011	3,319	
Sponsorship income	贊助收入	-		3	1	
Others	其他	1,388	366	2,679	572	
		10,291	2,707	43,820	12,277	
Restaurant operation Sales of food and beverage Others	餐廳營運 食品及飲品銷售 其他	- -	794 -	- -	3,126 1	
		_	794		3,127	
Total revenue	總收益	10,291	3,501	43,820	15,404	

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

3) **FINANCE COSTS**

3) 融資成本

		For the three months ended 截至三個月止			months ended 1個月止
		28 February 28 February 2		28 February	28 February
		2022	2021	2022	2021
		2022年	2021年	2022年	2021年
		2月28日	2月28日	2月28日	2月28日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		<i>千港元</i>	千港元	<i>千港元</i>	千港元
		(unaudited)	(unaudited)	(unaudited)	(unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Interest on bank borrowings	銀行借款利息	_	82	_	221
Interest on lease liabilities	租賃負債利息	181	196	539	640
Interest on loan from a	股東貸款利息				
shareholder		141	59	370	225
Interest on loan from a	金融機構貸款利息				
financial institution		-	18	_	58
Finance costs	融資成本	322	355	909	1,144

未經審核簡明綜合財務報表附註

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

4) INCOME TAX EXPENSE

The Group is subject to income tax on profits arising in or derived from Hong Kong, being its principal place of business. The income tax expense in the unaudited condensed consolidated statement of comprehensive income during the period under review represents:

4) 所得税開支

本集團須就於香港(其主要營業地點)產生或源自香港的利潤 繳納所得税。於回顧期內的未 經審核簡明綜合全面收益表內 的所得税開支指:

For the three	months ended	For the nine	months ended
截至日	∃個月止	截至力	九個月止
28 February	28 February	28 February	28 February
2022	2021	2022	2021
2022年	2021年	2022年	2021年
2月28日	2月28日	2月28日	2月28日
HK\$'000	HK\$'000	HK\$'000	HK\$'000
<i>千港元</i>	千港元	<i>千港元</i>	千港元
(unaudited)	(unaudited)	(unaudited)	(unaudited)
(未經審核)	(未經審核)	(未經審核)	(未經審核)

Current tax: 即期税項: - Hong Kong Profits Tax - 香港利得税

Pursuant to the rules and regulations of Cayman Islands, the Group is not subject to any taxation under the jurisdictions of Cayman Islands.

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No.7) Bill 2017 ("Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day.

For the nine months ended 28 February 2022 and 2021, Hong Kong Profits Tax is calculated in accordance with the two-tiered profits tax rates regime. 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%. The profits of corporations not qualifying for the two-tiered profits tax rates regime will continue to be taxed at 16.5% on the estimated assessable profits.

根 據 開 曼 群 島 的 法 規 及 規 例, 本 集 團 毋 須 於 開 曼 群 島 司 法 權 區 繳 納 任 何 税 項。

於2018年3月21日,香港立法會 通過《2017年税務(修訂)(第7號) 條例草案》(「條例草案」),其引 入利得税兩級制。條例草案於 2018年3月28日經簽署成為法 律,並於翌日刊登憲報。

截至2022年及2021年2月28日止 九個月,香港利得稅乃按照利得稅 兩級制計算。根據利得稅兩級制, 合資格法團將按8.25%的稅率就 首2百萬港元的利潤繳稅,並將按 16.5%的稅率就超過2百萬港元 利潤繳稅。不符合利得稅兩級制約 格的法團的利潤將繼續按16.5%的 稅率就估計應課稅利潤繳稅。

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

5) DIVIDEND

5) 股息

No dividends were paid, declared and proposed by the Company during the nine months ended 28 February 2021 and 2022.

於截至2021年及2022年2月28日 止九個月,本公司概無派付、宣 派及建議派付股息。

本公司擁有人應佔每 6) LOSS PER SHARE 6) ATTRIBUTABLE TO OWNERS 股虧損 OF THE COMPANY

		For the three months ended		For the nine months end		
		截至三	E個月止	截至力	ι 個月止	
		28 February	28 February 28 February		28 February	
		2022	2021	2022	2021	
		2022年	2021年	2022年	2021年	
		2月28日	2月28日	2月28日	2月28日	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		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 attributable to owners of the Company	本公司擁有人應佔 虧損	(3,192)	(6,771)	(7,812)	(10,865)	
Weighted average number of ordinary shares for the purpose of calculating basic losses per share (in	用以計算每股基本 虧損的普通股加權 平均數(千股)	000 000	000 000	000 000	014.000	
thousands)		998,800	960,000	998,800	914,286	

No diluted losses per share for the periods was presented as there were no potential ordinary shares in issue during the periods.

Currently, the Group is operating (i) three night clubs and sports-themed bar, namely Mudita, Faye and Paper Street; (ii) one entertainment studio, namely Maximus Studio.

由於期內概無任何已發行潛在 普通股,故並無呈列期內每股 攤薄虧損。

現時,本集團經營(i)三間晚上 會所及運動主題酒吧Mudita、 Fave及Paper Street: (ii) - 間 娛 樂中心 Maximus Studio。

未經審核簡明綜合財務報表附註

For the nine months ended 28 February 2022 截至 2022 年 2 月 28 日止九個月

7) NON-CONTROLLING INTERESTS 非控股權益

On 13 August 2021, each of Castle Team Limited (an indirect 51%-owned subsidiary of the Company) ("Castle Team") and the other six new investors entered into a shares subscription agreement with Crown Grand Limited (an indirect wholly-owned subsidiary of the Company) ("Crown Grand") and Lively World Limited (the direct holding company of Crown Grand Limited) ("Lively World"), pursuant to which Castle Team and the new investors agreed to subscribe for a total of 30 new shares in Crown Grand for a total subscription price of HK\$6 million in cash. The transaction completed on 20 August 2021, and since then Crown Grand held as to 28% by the new investors, 0.98% by non-controlling interest of Castle Team and 71.02% by the Group (comprising 70% via Lively World and 1.02% via Castle Team). The Group recognised an increase in non-controlling interests of HK\$3,376,000 and an increase in equity attributable to owners of the parent of HK\$2.224.000.

於2021年8月13日, Castle Team Limited(本公司間 接擁有51%股權的附屬 公 司)(「Castle Team」)及 其他6名新投資者各自與 Crown Grand Limited (本公 司的間接全資附屬公司) (「Crown Grand |) 及Lively World Limited (Crown Grand Limited的直接控股公司) (「Lively World」) 訂立 了 股份認購協議,根據該等 議, Castle Team及新 投資者同意以總認購價6 百萬港元現金認購Crown Grand 總 計 30 股 新 股 份。 此 交 易 已 於2021年8月20日 完成,自此,Crown Grand 由新投資者持有28%股權, 由Castle Team非控股權益 持 有 0.98% 股 權 及 由 本 集 團 持 有 71.02% 股 權 (由 透 過 Lively World持有的70%股權 及诱過Castle Team持有的 1.02% 股權組成)。本集團確 認非控股權益增加3,376,000 港元及母公司擁有人應佔

權益增加2,224,000港元。

管理層討論及分析

BUSINESS REVIEW AND OUTLOOK

During the period under review, the Group operated three night-clubs and sports-themed bar (namely Mudita, Faye and Paper Street), and an entertainment studio (namely Maximus Studio) to cover different segments of the club and entertainment market. Mudita is a high-end and contemporary bar without dance floor, offering a variety of entertainment such as live entertainment shows as well as international DJ performance. Maximus Studio helps transform our customers to their greatest self. Fave provides combined clubbing and sport-themed vibing experience to its customers, while Paper Street provides a casual and comfortable environment for chilling out. The revenue generated from the operation of club and entertainment business increased by approximately HK\$31.5 million, or approximately 256.9%, from approximately HK\$12.3 million for the nine months ended 28 February 2021 to approximately HK\$43.8 million for the nine months ended 28 February 2022.

Operation of catering business

Tiger San was closed down in mid-May 2021 due to unsatisfactory performance resulted from the outbreak of COVID-19 since January 2020. For the period under review, no revenue was generated from the operation of catering business while approximately HK\$3.1 million revenue was generated from the operation of catering business for the nine months ended 28 February 2021.

The outbreak of COVID-19

Subsequent to 28 February 2022 and up to the date of this report, the management noted that the COVID-19 caused material disruption to the Group's club, entertainment and catering operation, which adversely affected the Group's business, financial condition and operating performance. The Group has been actively adopting cost control measures including re-prioritising work plans to improve liquidity position, closely monitoring the market situation and timely adjusting the business strategies in view of the development of the epidemic.

業務回顧及前景

於回顧期內,本集團經營三間晚上 會所及一間運動主題酒吧Mudita、 Faye及Paper Street以及一間娛樂 中心Maximus Studio,覆蓋會所及 娛樂市場的不同領域。Mudita為格 調高尚、饒富當代特色的高級酒 吧,不設舞池,提供各式各樣的娛 樂節目(如現場娛樂表演及國際唱 片騎師表演)。Maximus Studio幫助 客戶轉變至最理想的自我。Faye為 其客戶提供會所及運動主題氛圍 的綜合體驗,而Paper Street提供 休閒及舒適的環境以作消遣。經營 會所及娛樂業務所得收益由截至 2021年2月28日止九個月約12.3百 萬港元增加約31.5百萬港元或約 256.9% 至截至2022年2月28日止九 個月約43.8百萬港元。

經營餐飲業務

Tiger San於2021年5月中旬由於自2020年1月起2019冠狀病毒病爆發導致表現不盡人意而結業。回顧期內並無自經營餐飲業務產生收益,而截至2021年2月28日止九個月自經營餐飲業務產生收益約3.1百萬港元。

2019 冠 狀 病 毒 病 爆 發

於2022年2月28日後及直至本報告日期,管理層注意到2019冠狀與 所養理層注意到2019冠狀與 所養獨重擾亂本集團會的 ,此營表現造成 以及經營表現造成取一系列 。本集團已積極採取一系劃 控順序以改善流動資金狀況的 關注所場形勢並根據 時況及時調整業務策略)。

管理層討論及分析

FINANCIAL REVIEW

Revenue

During the reporting period under review, the Group's revenue was generated from the operation of club and entertainment and catering business in Hong Kong. For the nine months ended 28 February 2022, the Group operated three night clubs and sports-themed bar and one entertainment studio located in Hong Kong. The restaurants, namely, Tiger San was closed down in mid-May 2021 due to its unsatisfactory performance resulted from the outbreak of COVID-19 since January 2020, hence, no revenue was generated from the operation of catering business during the reporting period under review

The Group recognised its revenue from (a) the club and entertainment operations (including tips, cloakroom fees and service income from an entertainment studio) when (i) the customer takes possession of and accepts the products; (ii) services when the customer simultaneously receives and consumes the benefits provided by the Group or other products are delivered to the customers; (b) the restaurant operations when the customer takes possession of and accepts the food and beverage products; and (c) entertainment income when services have been performed to the customer.

財務回顧

收益

於回顧報告期內,本集團的收益來 自於香港經營會所及娛樂以及餐 飲業務。截至2022年2月28日止九 個月,本集團經營位於香港的三間 晚上會所及運動主題酒吧及一間 娛樂中心。餐廳Tiger San於2021年 5月中旬由於自2020年1月起爆發 2019冠狀病毒病導致表現不盡人 意 而 結 業 , 因 此 , 回 顧 報 告 期 內 並 無自經營餐飲業務產生收益。

本集團(a)於(i)客戶佔有及接納產 品;(ii)客戶同時接受及使用本集 團履約所提供之利益或交付其他 產品予其客戶時所確認之會所及 娛樂營運收益(包括小費、衣帽間 費用及娛樂中心服務收入);(b)於 客戶佔有及接納食品及飲品時所 確認之餐廳營運收益;及(c)服務 已向客戶提供時所確認之娛樂收

管理層討論及分析

The table below sets forth the breakdown of the revenue of club and entertainment operation and restaurant operation for the period under review:

下表載列於回顧期內按會所及娛 樂營運以及餐廳營運劃分的收益 明細:

		For the three months ended 截至三個月止					months ended 九個月止	l	
		28 February 2022 2022年2月28日		21	ebruary 021 2月28日	20	bruary)22 2月28日	2	ebruary 021 2月28日
		HK\$'000 千港元	% of total revenue 佔總收益 百分比	HK\$'000 千港元	% of total revenue 佔總收益 百分比	HK\$'000 千港元	% of total revenue 佔總收益 百分比	HK\$'000 千港元	% of total revenue 佔總收益 百分比
Club and entertainment	會所及娛樂營運	(unaudited) (未經審核)		(unaudited) (未經審核)		(unaudited) (未經審核)		(unaudited) (未經審核)	
operation Restaurant operation	餐廳 蘇島	10,291 -	100	2,707 794	77.3 22.7	43,820	100	12,277 3,127	79.7 20.3
Total	總計	10,291	100	3,501	100	43,820	100	15,404	100

The revenue generated from the operation of club and entertainment business increased by approximately HK\$31.5 million, or approximately 256.9%, from approximately HK\$12.3 million for the nine months ended 28 February 2021 to approximately HK\$43.8 million for the nine months ended 28 February 2022. Such increase was mainly due to (i) the contribution from our new outlet, namely, Faye, for the reporting period under review, and (ii) relief of business hours restrictions implemented previously to combat COVID-19 pandemic until early January 2022. Tiger San (our previous catering operation) was closed down in mid-May 2021, hence, for the period under review, no revenue was generated from the operation of catering business while approximately HK\$3.1 million revenue was generated from the operation of catering business for the nine months ended 28 February 2021.

經營會所及娛樂業務所得收益由 截至2021年2月28日 止九個月約 12.3 百萬港元增加約31.5 百萬港元 或約256.9%至截至2022年2月28日 **止**九個月約43.8百萬港元。有關增 加主要由於(i)回顧報告期內來自我 們新開門店Fave的貢獻,以及(ii)因 抗擊2019冠狀病毒病疫情所實施 的營業時間限制有所放寬至2022 年1月初。誠如前述Tiger San(我們 之前的餐飲業務)於2021年5月中 旬已結業,因此回顧期內並無自經 營餐飲業務產生收益,而截至2021 年2月28日止九個月自經營餐飲業 務產生收益約3.1百萬港元。

Management Discussion and Analysis 管理層討論及分析

Changes in inventories

The changes in inventories mainly represented the cost of beverage and food ingredients used in the Group's club, entertainment and restaurant operations. The major beverage and food ingredients purchased by the Group include but not limited to liquors, champagne, liqueurs. frozen food, dried food, etc. The changes in inventories comprised the cost of inventories sold which increased by approximately HK\$8.6 million, or approximately 273.3%, from approximately HK\$3.2 million for the nine months ended 28 February 2021 to approximately HK\$11.8 million for the nine months ended 28 February 2022. Such increase was mainly due to the operation of new outlet: and increase was in line with the increase in revenue for the nine months ended 28 February 2022.

Other income and gains

The Group's other income significantly decreased by approximately HK\$12.8 million, as compared with the corresponding period in 2021, during which the Group obtained (i) subsidies amounting to HK\$4.7 million from the government of Hong Kong and (ii) the rent concession in the sum of approximately HK\$9.4 million from our landlords as relief to challenges inflicted by the COVID-19 pandemic. Such subsidies and rent concession received were significantly decreased for the reporting period under review.

存貨之變動

存貨之變動主要指本集團的會所、 娛樂及餐廳營運所用飲品及食材 的成本。本集團採購的主要飲品及 食材包括(但不限於)烈酒、香檳、 甜酒、急凍食品及乾製食品等。存 貨銷售成本為存貨變動的其中一 個組成部分,有關成本由截至2021 年2月28日止九個月約3.2百萬港 元增加約8.6百萬港元或約273.3% 至截至2022年2月28日 | 九個月約 11.8百萬港元。該增長主要源於經 營新店;而該增長乃與截至2022年 2月28日止九個月收益增長相符。

其他收入及收益

本集團其他收入較2021年同期大 幅減少約12.8百萬港元,而於該期 間內本集團獲得(i)來自香港政府 的補助4.7百萬港元以及(ii)業主所 提供的租金優惠約9.4百萬港元, 作為對2019冠狀病毒病疫情所造 成的挑戰的緩解。回顧報告期內所 獲得之該等補助及租金優惠大幅

管理層討論及分析

Advertising and marketing expenses

Advertising and marketing expenses primarily consisted of advertising and promotional expenses such as the cost of engaging resident and guest DJs and the expenses incurred for engaging a public relations company for the provision of marketing and promotion services to the Group's club, entertainment and restaurant operations. The advertising and marketing expenses increased by approximately HK\$5.7 million, or approximately 319.9%, from approximately HK\$1.8 million for the nine months ended 28 February 2021 to approximately HK\$7.5 million for the nine months ended 28 February 2022. Such an increase was mainly due to increase in expenses incurred for public relation services as well as that for advertising and marketing services resulting from relief of business hours restrictions until early January 2022 during the nine months ended 28 February 2022.

Employee benefits expenses

Employee benefits expenses primarily consisted of all salaries and benefits payable to all employees and staff, including the Directors, headquarters staff and operational staff in each outlet. The employee benefits expenses increased by approximately HK\$3.0 million, or approximately 38.7%, from approximately HK\$7.8 million for the nine months ended 28 February 2021 to approximately HK\$10.9 million for the nine months ended 28 February 2022. Such increase was mainly due to the relief of business hours restriction until early January 2022 during the nine months ended 28 February 2022 resulting in increase in wageable hours.

廣告及市場推廣開支

廣告及市場推廣開支主要包括廣 告及宣傳開支(如聘請駐場及客席 唱片騎師的成本)與聘請公關公司 為本集團的會所、娛樂及餐廳營運 提供營銷及推廣服務所產生的開 支。廣告及市場推廣開支由截至 2021年2月28日 止 九 個 月 的 約1.8 百萬港元增加約5.7百萬港元或約 319.9% 至截至2022年2月28日 1九 個月的約7.5百萬港元。有關增長 主要是由於截至2022年2月28日止 九個月期間,營業時間限制有所放 寬至2022年1月初,導致公共關係 服務以及廣告及市場推廣服務所 產生的開支增加。

僱員福利開支

僱員福利開支主要包括對所有僱 員及員工(包括董事、總部員工及 各門店的運作員工)的所有應付 薪 金 及 福 利。僱 員 福 利 開 支 由 截 至2021年2月28日 1 九 個 月 約7.8 百萬港元增加約3.0百萬港元或約 38.7%至截至2022年2月28日止九 個月約10.9百萬港元。有關增加主 要是由於截至2022年2月28日止九 個月內營業時間限制有所放寬至 2022年1月初,導致計薪工時增加。

Management Discussion and Analysis 管理層討論及分析

Depreciation of property, plant and equipment and right-of-use assets

Depreciation represented the depreciation charge for property, plant and equipment (including, among others, leasehold improvements, furniture, fixtures and equipment) and right-of-use assets. Property, plant and equipment are depreciated so as to write off their cost net of expected residual value over their estimated useful lives on a straight-line basis. The total depreciation decreased by approximately HK\$11.3 million, or approximately 58.9%, from approximately HK\$19.2 million for the nine months ended 28 February 2021 to approximately HK\$7.9 million for the nine months ended 28 February 2022. Such decreased was due to previous recognition of full impairment to the property, plant and equipment and right-of-use assets of two outlets, resulting in cessation of such charges during the reporting period under review.

Other expenses

Other expenses mainly represented security expenses for the clubs, credit card commissions, repairs and maintenance costs, cleaning expenses, professional fee and entertainment expenses. Such expenses increased by approximately HK\$6.2 million, or approximately 81.6%, from approximately HK\$7.5 million for the nine months ended 28 February 2021 to approximately HK\$13.7 million for the nine months ended 28 February 2022. Such increase was mainly due to extended operating hours of our entertainment outlets resulting from relief of business hours restriction until early January 2022 during the nine months ended 28 February 2022.

物 業、廠 房 及 設 備 以 及 使 用 權 資 產 折 舊

其他開支

其他開支主要指會所保安開支、信用支主要指會所保安開支、信用卡手續費、維修及保養成本。該用上手續費,與樂費用上至2021年2月28日止九百萬港元增加約6.2百萬港元增加約6.2百萬港元或約81.6%至截至2022年2月28日止九個月的約13.7百萬至2022年2月28日止九個月期間,營業初期,與樂門店的營業時間限制有所放寬至2022年1月間增致我們娛樂門店的營業時間增加。

管理層討論及分析

Loss before income tax

As a result of the cumulative factors discussed above, the loss before income tax expenses decreased from approximately HK\$11.3 million for the nine months ended 28 February 2021 to approximately HK\$7.4 million for the nine months ended 28 February 2022.

Loss and total comprehensive income for the period

The loss and total comprehensive income decreased from approximately HK\$11.3 million for the nine months ended 28 February 2021 to approximately HK\$7.4 million for the nine months ended 28 February 2022. Such a change was due strong performance of new outlet and relief of business hours restriction until early January 2022 during the period under review despite the effect was partially offset for the amount received from government subsidies and rent concession by the Group decreased significantly during the reporting period under review, which were enjoyed in the corresponding period in 2021.

PROSPECTS

As at the date of this report, the prospects of the Group and the core direction of the Company has not changed materially from the information disclosed in the Company's annual report published on 27 August 2021 ("2021 Annual Report").

除所得税前虧損

受上述因素共同影響,除所得稅開 支前虧損由截至2021年2月28日止 九個月的約11.3百萬港元減少至截 至2022年2月28日止九個月的約7.4 百萬港元。

期內虧損及全面收益總額

虧損及全面收益總額由截至2021 年2月28日止九個月的約11.3百萬 港元減少至截至2022年2月28日 止九個月的約7.4百萬港元。該變 動主要是由於於回顧報告期內新 門店的強勁表現及營業時間限制 有所放寬至2022年1月初,儘管有 關影響部分被回顧期間本集團於 2021年同期所享有的政府補助及 租金優惠大幅減少所抵銷。

前景

於本報告日期,本集團的前景及本 公司的核心方向與2021年8月27日 刊發的本公司年報([2021年報])所 披露的資料相比並無重大變化。

Management Discussion and Analysis 管理層討論及分析

AND 主要風險及不確定因素 PRINCIPAL RISKS UNCERTAINTIES

There are certain risks involved in the operations of the Group's business. Set forth below are some of the major risks that could materially and adversely affect the Group.

本集團的業務營運涉及若幹風險。 可能對本集團造成重大不利影響 的若幹主要風險載列如下。

In order to expand and diversify our outlet 1) network, we expect to establish more sports-themed bars and set up more restaurants in Hong Kong. The food and beverage and entertainment industry in Hong Kong is highly competitive. Our ability to successfully open new outlets is subject to a number of risks and uncertainties, including identifying suitable locations and/or securing leases on reasonable terms, timely securing necessary governmental approvals and licences, ability to hire quality personnel, timely delivery in decoration and renovation works, securing sufficient customer demand, securing adequate suppliers and inventory that meet our quality standards on timely basis, reducing potential cannibalisation effects between the locations of our outlets and the general economic conditions. The costs incurred in opening of new outlets and the expansion plans may place substantial strain on our managerial, operational and financial resources. As such, we cannot assure that we can always operate the expanded outlets network on a profitable basis or that any new outlet will reach the planned operating levels. If any new outlet experiences prolonged delays in breaking even or achieving our desired level of profitability or operate at a loss, our operational and financial resources could be strained and our overall profitability could be affected.

為擴大及多元化開拓門店 網絡,我們預期將在香港開 設更多運動主題酒吧及餐 廳。香港餐飲及娛樂行業的 競爭相當激烈。我們能否成 功開設新門店受多項風險 及不確定因素所限制,包括 物色合適位置及/或以合理 條款訂立租約、及時取得必 要的政府批文和牌照、能否 招募高質素人員、及時完成 裝潢和整修工程、尋找充足 的客戶需求、及時覓得足夠 的供應商及符合我們質量 標準的存貨、降低我們鄰近 門店間的潛在競爭影響及 整體經濟狀況。開設新門店 及擴張計劃所產生的成本 可能對我們的管理、營運及 財務資源構成沉重壓力。因 此,我們無法保證所經營的 已擴展門店網絡能一百賺 取盈利或任何新門店將達 致計劃營運水平。倘任何新 門店遲遲未能實現收支平 衡或達致我們理想的盈利 水平甚或錄得經營虧損,則 可能會導致我們的營運及 財務資源緊張,並影響我們 的整體盈利能力。

管理層討論及分析

- 2) As we lease or license all of the 2) properties on which our outlets operate, we are exposed to the fluctuations in the commercial real estate market. There is no objective way for us to accurately predict the rental rates in the commercial real estate market in Hong Kong, and our substantial lease liabilities expose us to potentially significant risks, including increasing our vulnerability to adverse economic conditions resulting from the COVID-19 impact, limiting our ability to obtain additional financing and reducing our cash available for other purposes. Any non-renewal (whether as a result of the landlord's or licensor's or our decision) or termination of any of our leases or licence or substantial increased rentals or licence fees could cause us to close down the relevant outlet or the need to relocate to another site, depending on our business needs or performance from time to time. In such events, we could face a drop in sales, write off leasehold improvements, and could incur relocation costs for renovation, removal and resources allocation, which could in turn result in financial strain in our operations and diversion of management resources.
- 由於我們門店經營所在的 全部物業均為和賃或特許 物業,故我們面對商業房地 產市場波動的風險。我們並 無準確預測香港商業房地 產市場租金水平的客觀方 法,故我們的大量租賃負債 可能使我們面臨重大風險, 包括使我們更易受2019冠 狀病毒病造成的不利經濟 狀況的影響、限制我們取得 額 外 融 資 的 能 力 及 減 少 我 們可用於其他用途的現金。 任何不續約或不續許可(不 論 是 業 主 或 許 可 人 抑 或 我 們自行決定),或終止我們 的任何租約或許可,或租金 或許可費用大幅上漲均可 能導致我們關閉相關門店 或需將其遷至別處,視乎我 們不時的業務需求或表現 而 定。在該等情況下,我們 可能面臨銷售額下跌、撇銷 租賃物業裝修以及可能因 整修、拆除及資源配置產生 搬遷成本,進而導致我們的 營運資金緊張及管理資源 分散。

管理層討論及分析

- 3) For each of the nine months ended 28 3) February 2021 and 2022, our purchases from our largest supplier accounted for approximately 38.3% and 33.5% of our total purchases, respectively. We make purchases from our largest supplier under individual purchase order, and have not entered into any long term contract with it. If our largest supplier for any reason reduces the volume supplied to us or cease to supply to us, we will need to find alternative suppliers on similar sale terms and conditions acceptable to us. If we fail to do so in a timely manner, the operations of our clubs will be interrupted, our costs may increase and our business, financial conditions, results of operations and growth prospects may therefore be materially and adversely affected.
 - 截至2021年及2022年2月28日 止各九個月,來自最大供應商 的採購量分別佔我們總採購量 約38.3%及33.5%。我們根據 個別採購訂單向最大供應商作 出採購,且並無訂立任何長期 合約。倘最大供應商因任何理 由削減對我們的供應量或停止 向我們供應,則我們將需按我 們可接受的相似銷售條款及條 件物色替代供應商。倘我們未 能及時物色替代供應商,則我 們的會所將會中斷營運,成本 或會上升,而我們的業務、財 務狀況、經營業績及發展前景 可能因而受到重大不利影響。

To address the above risks and uncertainties, the Directors will closely monitor the progress of the expansion plan and to operate the expanded network on a profitable basis. The Directors will also continue to explore opportunities to diversify our operation so that we could reduce our reliance on Volar and the largest supplier. The Directors will continue to review and evaluate the business objective and strategy and make timely execution by taking into account the business risks and market uncertainties.

管理層討論及分析

The risk from COVID-19

- 1) The outbreak of COVID-19 has resulted in the provision of limiting services and even temporary suspension of operation in Hong Kong. Thus, the business activities of the Group has also generally been suspended or slowed down. The Directors expect the Company to record a significant decrease in sales and may have an adverse Impact on the Group's financial performance for the year of 2021 and 2022. The Group is closely observing the development of the outbreak of the COVID-19 while carrying out cost control measures to alleviate the overall impact of the outbreak of COVID-19 on the business operations and financial position of the Group.
- 2) The continuing spread and prolonged occurrence of COVID-19 could have an adverse effect on the tourism Industry in Hong Kong. All these factors may have an adverse material impact on our business, operation, financial condition and prospects. The Group is closely observing the development of the outbreak of the COVID-19 and the effect on the tourism industry. The management will change its policy and/or menu to match with the demand of both the tourists and local customers

來自2019冠狀病毒病的風險

- 1) 2019冠狀病毒病爆發導致 於香港提供的服務減少, 甚至導致於香港的營運中 斷,因此本集團的業務活動 亦整體中斷或放緩。董事預 期,本公司的銷售額將大幅 減少,此可能對本集團2021 年及2022年的財務表現造 成不利影響。本集團正密切 觀察2019冠狀病毒病爆發 的事態發展,同時實施成本 控制措施以減輕2019冠狀 病毒病爆發對本集團業務 運營及財務狀況的整體影 墾。
- 2019 冠 狀 病 毒 病 持 續 擴 散 及疫情持續可能對香港的 旅遊業造成不利影響。所有 該等因素均可能會對我們 的業務、運營、財務狀況及 前景產生重大不利影響。本 集團正密切觀察2019冠狀 病毒病爆發的事態發展以 及對旅遊業的影響。管理層 將 更 改 其 政 策 及/或菜 單, 以迎合遊客及本地顧客的 需求。

管理層討論及分析

MATERIAL ACQUISITIONS AND DISPOSAL OF SUBSIDIARIES

Save as disclosed below and in this report, the Group did not carry out any material acquisition nor disposal of any subsidiaries for the nine months ended 28 February 2022.

On 13 August 2021, each of Castle Team and the other six new investors entered into a shares subscription agreement with Crown Grand and Lively World, pursuant to which Castle Team and the new investors agreed to subscribe for a total of 30 new shares in Crown Grand for a total subscription price of HK\$6 million (i.e. HK\$200,000 per share) in cash. The transaction completed on 20 August 2021, and since then Crown Grand held as to 28% by the new investors, 0.98% by non-controlling interest of Castle Team and 71.02% by the Group (comprising 70% via Lively World and 1.02% via Castle Team).

The proceeds from the transaction can provide Crown Grand with additional funds to enhance its working capital for the operation of Faye. Moreover, the Group could leverage on the experience and network of the said subscribers to tap into the sports-themed bar and club market in Hong Kong. The proceeds were fully utilised as intended during the nine months ended 28 February 2022.

For details of the above transaction, please refer to the Company's announcement dated 13 August 2021.

DIVIDENDS

No dividend has been paid or declared by the Company, or by any of the companies now comprising the Group for the respective nine months period ended 28 February 2021 and 2022.

重大收購及出售附屬公司

除於下文及本報告內所披露者外, 截至2022年2月28日止九個月,本 集團並無進行任何重大收購或出 售任何附屬公司。

於2021年8月13日,Castle Team 及其他6名新投資者各自與Crown Grand及Lively World訂立了股份 認購協議,根據該等協議,Castle Team及新投資者同意以總認購價 6百萬港元現金認購Crown Grand 總計30股新股份(即每股200,000 港元)。此交易已於2021年8月20 日完成,自此,Crown Grand由新 投資者持有28%股權,由Castle Team非控股權益持有0.98%及由 本集團持有71.02%股權(由透過 Lively World持有的70%股權及透 過Castle Team持有的1.02%股權組 成)。

交易所得款項可為Crown Grand提供額外資金以改善其營運資金以經營Faye。此外,本集團可憑藉上述認購方的經驗及網絡進進入不可決。 的運動主題酒吧及會所市場。 所得款項於截至2022年2月28日止 九個月期間已按擬定的用途悉數 動用。

就上述交易的詳情,請參閱本公司 日期為2021年8月13日之公告。

股息

截至分別止於2021年及2022年2月 28日之九個月期間·本公司或本集 團現時旗下任何公司概無派付或 宣派股息。

其他資料披露

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES OF THE **COMPANY**

Save as disclosed below, as at 28 February 2022, none of the Directors or chief executive of the Company or their associates had any interests and short positions in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which are required (a) 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 are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the rule 5.46 of the GEM Listing Rules to be notified to the Company and the Stock Exchange:

董事及最高行政人員於本 公司股份中之權益

除下文所披露者外,於2022年2月 28日,本公司董事或最高行政人員 或彼等的聯繫人概無於本公司或 其相聯法團(定義見證券及期貨條 例 第 XV部)的股份、相關股份或債 權 證 中,擁有(a)根據證券及期貨 條例第XV部第7及8分部須知會本 公司及聯交所的任何權益及淡倉(包 括根據證券及期貨條例的有關條 文彼等被當作或視為擁有的權益 或淡倉);或(b)根據證券及期貨條 例第352條須記錄於該條所指登記 冊內的任何權益及淡倉;或(c)根 據GEM上市規則第5.46條須知會本 公司及聯交所的任何權益及淡倉:

Long positions in shares of the Company

於本公司股份中的好倉

Name of Directors 董事姓名	Capacity/Nature of Interest 身份/權益性質	Number of shares and underlying shares 股份及相關股份數目	Percentage of shareholding 股權百分比
Mr. Jiang Qiaowei 蔣喬蔚先生	Beneficial owner 實益擁有人	400,000	0.04%
Mr. Hui Wai Hung ^{Note 1} 許維雄先生 ^{症1}	Beneficial owner 實益擁有人	400,000	0.04%
Mr. Pong Chun Yu ^{Note 1} 龐振宇先生 ^{註1}	Beneficial owner 實益擁有人	400,000	0.04%

Note 1:

註1:

Their respective interests refer to 400,000 underlying shares in respect of the share options granted respectively to them pursuant to the share option scheme. As at 28 February 2022, only Mr. Jiang's options were exercised.

彼等權益為根據購股權計劃所分別授予 彼等之購股權中所對應的400,000股相 關股份。截至2022年2月28日,僅蔣先 生之購股權已獲行使。

主要股東於本公司股份之 SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES OF THE **COMPANY**

Save as disclosed below, as at 28 February 2022. to the best knowledge of the Directors or chief executive of the Company, no person (other than a Director or chief executive of the Company) had interests or short positions in the shares or underlying shares of the Company, as recorded in the register maintained by the Company pursuant to section 336 of the SFO:

除下文所披露者外,於2022年2月 28日,就本公司董事或最高行政人 員所知,概無人士(除本公司董事 或最高行政人員外)於本公司股份 或相關股份中擁有記錄於本公司 根據證券及期貨條例第336條存置 的登記冊內的權益或淡倉:

Percentage of

Long positions in shares of the Company

於本公司股份中的好倉

Name	Capacity/Nature of Interest	Number of shares	shareholding
姓名/名稱	身份/權益性質	股份數目	股權百分比
Mr. Sze Ching Lau 施清流先生	Beneficial owner 實益擁有人	359,590,000	36.0%

DIRECTORS'SECURITIES 董事進行證券交易 **TRANSACTIONS**

The Group adopted rules 5.48 to 5.67 of the GEM Listing Rules as its own code of conduct regarding Directors' securities transactions. Having made specific enquiries with all the Directors, all Directors have confirmed that they have complied with the required standard of dealings set out in the code of conduct for Directors' securities transactions during the nine months ended 28 February 2022.

本集團已採納GEM | 市規則第5.48 至5.67條作為其本身有關董事進行 證券交易的操守守則。經向全體董 事作出具體查詢後,全體董事已確 認,彼等於截至2022年2月28日止 九個月期間一直遵守有關董事進 行證券交易的操守守則所載交易 必守標準。

其他資料披露

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

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the nine months ended 28 February 2022.

購買、出售或贖回本公司上 市證券

截至2022年2月28日 止九個月內, 本公司及其任何附屬公司概無購 買、出售或贖回本公司任何上市證

董事於合約的權益 DIRECTORS' INTERESTS IN CONTRACTS

For the nine months ended 28 February 2022. no Director had a significant beneficial interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party.

截至2022年2月28日 | 九個月,概 無董事直接或間接於本公司或其 任何附屬公司所訂立且對本集團 業務屬重大的任何合約中擁有重 大實益權益。

企業管治常規 CORPORATE GOVERNANCE **PRACTICES**

The Company endeavors to adopt prevailing best corporate governance practices and has applied the Corporate Governance Code ("CG Code") as contained in Appendix 15 of the GEM Listing Rules. The Board has reviewed the Company's corporate governance practices and has formed the opinion that the Company throughout the nine months ended 28 February 2022 and up to the date of this report, has complied with the CG Code except for the following deviation.

本公司努力採用現行最佳企業管 治常規,並應用了GEM上市規則附 錄十五所載企業管治守則(「企業管 治守則」)。董事會已審閱本公司企 業管治常規並表示除下述偏離外, 本公司已於截至2022年2月28日止 九個月整個期間及直至本報告日 期遵守企業管治守則。

Pursuant to the code provision C.2.1 (preamendment code provision A.2.1) of the CG Code, which stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. Accordingly, following the resignation of Mr. Wong Kui Shing Danny as chief executive officer of the Company and replaced by Mr. Wong Chi Yung, there will be a deviation from this code provision A.2.1 by the Company as Mr. Wong Chi Yung is also the chairman of the board.

本公司根據企業管治守則的守則 條 文 第 C.2.1 條 (前 修 改 守 則 條 文 第 A.2.1條)的規定,主席及行政總裁 的角色應有區分,而且不應由一人 同時兼任。因此,緊隨王鉅成先生 辭任本公司行政總裁並由王志勇 先生接替後,由於王志勇先生亦為 董事會主席,故本公司於此守則條 文的規定有所偏離。

其他資料披露

Notwithstanding the aforesaid deviation, the Board considers that the present structure will not impair the balance of power and authority between the Board and the management of the Group as the Board assumes collective responsibility on the decision-making process of the Company's business strategies and operation. Nevertheless, the Company will continue to review its operation and seek to re-comply with the code provision C.2.1 (pre-amendment code provision A.2.1) of the CG Code by splitting the roles of chairman and chief executive officer at a time when it is appropriate to increase the independence of corporate governance of the Group.

儘管存在上述偏離,董事會認為 一種等存在上述偏離,董事會認為 一種主要會權力及 一個主要的權力 一個主要的權力 一個主要的 一個主要 一個主要 一個主要 一個主要 一個主要 一個主要 一個主要 一個主要 一個

Pursuant to the code provision D.1.2 (pre-amendment code provision C.1.2), the management of the Company should provide monthly updates to the Board to enable the Board and each Director to discharge their duties. However, given that companies listed on the GEM board are required to prepare quarterly financial results, and that no material changes in the Group's business operation or performance between months have been noted in the past, the Company considers that providing quarterly updates to the Board is sufficient for the Board and each Director to discharge their responsibilities. In the event there are any 決議。 significant updates to be provided, the Company will update the Board as early as practicable for discussion and resolution.

Information on corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 29 to 51 of the 2021 Annual Report.

本公司採納的企業管治慣例資料 載於2021年報第29至51頁的企業 管治報告內。

其他資料披露

報告期後事項 **EVENTS AFTER REPORTING PERIOD**

The Hong Kong government has tightened social distancing measures since 7 January 2022 for a period of 14 days, including closure of bars, pubs and places of amusement. Under such measures, business operations of the night clubs, sports-themed bar and entertainment studio under the Group will be brought to major disruptions. According to observation to past pattern of evolvement of the COVID-19 epidermic situation in Hong Kong, the Group expects that the social distancing measures will continue to be tightened in the near future and that the financial results of the Group will be adversely impacted accordingly.

香港政府自2022年1月7日起收緊 社交距離政策,為期14天,其中包 括關閉酒吧、酒館及遊樂場所。在 該等措施下,本集團旗下晚上會 所、運動主題酒吧及娛樂中心的 營運將遭受重大中斷。據對此前 COVID-19疫情發展規律的觀察,本 集團預期社交距離政策於不久將 來將持續收緊,而本集團的業績將 因而受到負面影響。

REVIEW OF THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The audit committee of the Company had reviewed the unaudited financial statements of the Group for the nine months ended 28 February 2022 with the management of the Company and is of the view that such results complied with the applicable accounting standards, the requirements under the GEM Listing Rules and other applicable legal requirements, and that adequate disclosures had been made.

The unaudited quarterly financial statements of the Group for the nine months ended 28 February 2022 were approved and authorised for issue by the Board on 14 April 2022.

審閱未經審核簡明綜合財

本公司審核委員會已與本公司管 理層審閱本集團截至2022年2月28 日止九個月的未經審核財務報表, 並認為有關業績的編製符合適用 的會計準則、GEM上市規則的要求 以及其他適用的法律要求,並已作 出充分披露。

董事會於2022年4月14日批准並授 權刊發本集團截至2022年2月28日 止九個月的未經審核季度財務報表。