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稀 鎂 科 技 集 團 控 股 有 限 公 司 RARE EARTH MAGNESIUM TECHNOLOGY GROUP HOLDINGS LIMITED

(Incorporated in Bermuda with limited liability)
(Stock Code: 601)

2023 INTERIM RESULTS ANNOUNCEMENT

The board of directors (the "Board") of Rare Earth Magnesium Technology Group Holdings Limited (the "Company") is pleased to announce the unaudited results of the Company and its subsidiaries for the six months ended 30 June 2023. This announcement, containing the full text of the 2023 interim report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited in relation to information to accompany preliminary announcement of interim results. Printed version of the Company's 2023 interim report will be delivered to the shareholders of the Company and available for viewing on the websites of the Stock Exchange at www.hkexnews.hk and of the Company at www.remt.com.hk on 8 September 2023.

By order of the Board Rare Earth Magnesium Technology Group Holdings Limited Shum Sai Chit

Executive Director

Hong Kong, 31 August 2023

As at the date of this announcement, the Board comprises two executive Directors, namely Mr. Shum Sai Chit and Ms. Chi Sile; and three independent non-executive Directors, namely Mr. Kwong Ping Man, Mr. Cheung Sound Poon and Mr. Lin Pengxuan.

公司資料 CORPORATE INFORMATION

董事

執行董事:

沈世捷(主席兼行政總裁) 池斯樂

獨立非執行董事:

鄺炳文 張省本 林鵬軒

審核委員會

鄺炳文*(主席)* 張省本 林鵬軒

薪酬委員會

沈世捷*(主席)* 鄺炳文 張省本

提名委員會

沈世捷*(主席)* 鄺炳文 林鵬軒

公司秘書

樊國民

核數師

國衛會計師事務所有限公司

DIRECTORS

Executive Directors:

Shum Sai Chit (Chairman and Chief Executive Officer)
Chi Sile

INDEPENDENT NON-EXECUTIVE DIRECTORS:

Kwong Ping Man Cheung Sound Poon Lin Pengxuan

AUDIT COMMITTEE

Kwong Ping Man (Chairman) Cheung Sound Poon Lin Pengxuan

REMUNERATION COMMITTEE

Shum Sai Chit (Chairman) Kwong Ping Man Cheung Sound Poon

NOMINATION COMMITTEE

Shum Sai Chit (Chairman) Kwong Ping Man Lin Pengxuan

COMPANY SECRETARY

Fan Kwok Man, Raymond

AUDITORS

HLB Hodgson Impey Cheng Limited

公司資料(續)

CORPORATE INFORMATION (CONTINUED)

主要往來銀行

星展銀行(香港)有限公司 干道商業銀行股份有限公司

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

主要辦事處

香港 九龍尖沙咀 海港城 港威大廈 第5座16樓

百慕達主要股份過戶登記處及 轉讓登記處

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street, PO Box HM 1624 Hamilton HM 10 Bermuda

香港股份過戶登記分處及 轉讓登記處

卓佳秘書商務有限公司 香港 夏慤道16號 遠東金融中心17樓

網址

http://www.remt.com.hk

股票代號

00601

PRINCIPAL BANKERS

DBS Bank (Hong Kong) Limited O-Bank Co., Ltd

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

PRINCIPAL PLACE OF BUSINESS

16th Floor, Tower 5 The Gateway Harbour City Tsim Sha Tsui, Kowloon Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN BERMUDA

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street, PO Box HM 1624 Hamilton HM 10 Bermuda

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Secretaries Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

WEBSITE

http://www.remt.com.hk

STOCK CODE

00601

稀鎂科技集團控股有限公司(「本公司」或「稀鎂科技」)董事會(「董事會」)宣佈本公司及其附屬公司(統稱「本集團」)截至2023年6月30日止六個月(「期內」)之未經審核簡明綜合中期業績連同2022年同期比較數字如下。

The board of directors (the "Board") of Rare Earth Magnesium Technology Group Holdings Limited (the "Company" or "REMT") announces the unaudited condensed consolidated interim results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2023 ("Period"), together with the comparative figures for the corresponding period in 2022 as follows.

簡明綜合損益及其他全面收益表 CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		附註 Notes	截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 [未經審核] (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
收入 銷售成本	Revenue Cost of sales	3	103,004 (138,043)	238,936 (181,526)
毛(損)/利 其他收入及(虧損)/收益淨額 銷售及分銷費用 行政支出 貿易應收賬款預期信貸虧損 (撥回)/撥備淨額	Gross (loss)/profit Other (loss)/gains, net Selling and distribution costs Administrative expenses Reversal of /(net allowance for) expected credit losses on trade receivables		(35,039) (11,507) (933) (49,351) 7,311	57,410 1,319 (1,726) (57,884)
財務費用	Finance costs	4	(23,763)	(25,006)
税前虧損 所得税抵免/(開支)	Loss before tax Income tax credit/(expenses)	5 6	(113,282) 44	(86,321) (9,867)
期內及本公司擁有人 應佔虧損	Loss for the Period and attributable to owners of the Company		(113,238)	(96,188)

簡明綜合損益及其他全面收益表(續)

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

截至2023年6月30日止六個月 For the six months ended 30 June 2023

		附註 Notes	截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
其他全面虧損 於往後期間重新分類至損益之 其他全面虧損: 折算海外業務之匯兑差額	Other comprehensive loss Other comprehensive loss to be reclassified to profit or loss in subsequent periods: Exchange differences on translating foreign operations		(73,289)	(95,660)
期內及本公司擁有人 應佔全面虧損總額	Total comprehensive loss for the Period and attributable to owners of the Company		(186,527)	(191,848)
每股虧損: -基本及攤薄	Loss per share: – basic and diluted	8	(28仙cents)	(1.46仙cents)

有關股息之詳情於簡明財務報表附註7披露。

Details of the dividends are disclosed in note 7 to the condensed financial statements.

簡明綜合財務狀況表

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

於2023年6月30日At 30 June 2023

		附註 Notes	2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 [未經審核] (Unaudited)
非流動資產 物業、廠房及設備 使用權資產 無形資產 採礦權	NON-CURRENT ASSETS Property, plant and equipment Right-of-use assets Intangible assets Mining rights	9	1,230,209 38,027 17,739 43,438	1,337,361 40,629 20,939 46,545
非流動資產總額	Total non-current assets		1,329,413	1,445,474
流動資產 存貨 應收貿易賬款 預付款項、按金及 其他應收賬款 應收税款 已抵押銀行存款 銀行及現金結餘	CURRENT ASSETS Inventories Trade receivables Prepayments, deposits and other receivables Tax recoverable Pledged bank deposits Bank and cash balances	10	163,710 1,676 178,791 - 9,297 32,666	192,274 1,498 190,514 5,117 9,698 28,599
流動資產總額	Total current assets		386,140	427,700
流動負債 應付貿易賬款 其他應付賬款及應計費用 合約負債 借款 應付一名股東款項	CURRENT LIABILITIES Trade payables Other payables and accruals Contract liabilities Borrowings Amount due to a shareholder	11 12 13	19,998 22,165 21,673 111,862 7,019	17,449 23,244 14,598 114,592 2,871
流動負債總額	Total current liabilities		182,717	172,754
流動資產淨值	NET CURRENT ASSETS		203,423	254,946
總資產減流動負債	TOTAL ASSETS LESS CURRENT LIABILITIES		1,532,836	1,700,420

簡明綜合財務狀況表(續)

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

於2023年6月30日At 30 June 2023

		附註 Notes	2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
非流動負債 遞延收入 借款 可換股債券 遞延税項負債	NON-CURRENT LIABILITIES Deferred revenue Borrowings Convertible bonds Deferred tax liabilities	12 14	66,482 214,301 333,222 9,406	69,354 205,512 320,048 9,554
非流動負債總額	Total non-current liabilities		623,411	604,468
資產淨值	Net assets		909,425	1,095,952
權益 本公司擁有人應佔 股本及儲備 股本 儲備	EQUITY Capital and reserves attributable to owners of the Company Share capital Reserves		3,950 905,475	3,950 1,092,002
權益總額	Total equity		909,425	1,095,952

簡明綜合權益變動表

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

			本公司擁有人應佔 Attributable to owners of the Company										
		股本	股份溢價	繳入儲備	資本贖回儲備 Capital	可換股 債券儲備 Convertible	購股權儲備 Share	法定儲備	合併儲備	其他儲備	外幣換算儲備	保留盈利	總額
		Share capital 千港元 HK\$'000	Share premium 千港元 HK\$'000	Contributed reserve 千港元 HK\$'000	redemption reserve 千港元 HK\$'000	bonds reserve 千港元 HK\$'000	option reserve 千港元 HK\$'000	Statutory reserve 千港元 HK\$'000	Merger reserve 千港元 HK\$'000	Other reserve 千港元 HK\$'000	Translation reserve 千港元 HK\$'000	Retained earnings 千港元 HK\$'000	Total 千港元 HK\$'000
於2023年1月1日(經審核) 期內虧損 其他全面虧損	At 1 January 2023 (Audited) Loss for the Period Other comprehensive loss	3,950 - -	1,591,606	677,123 - -	419 - -	35,651 - -	30,646	120,188 - -	[1,500,592] - -	(44,209) - -	(181,524) - (73,289)	362,694 (113,238)	1,095,952 (113,238) (73,289)
期內全面虧損總額購股權失效	Total comprehensive loss for the Period Share option lapsed	-	-	-	-	-	- [10,165]	-	-	-	(73,289)	[113,238] 10,165	[186,527]
於2023年6月30日(未經審核)	At 30 June 2023 (Unaudited)	3,950	1,591,606	677,123	419	35,651	20,481	120,188	(1,500,592)	[44,209]	(254,813)	259,621	909,425
於2022年1月1日(經審核) 期內虧損 其他全面虧損	At 1 January 2022 (Audited) Loss for the Period Other comprehensive loss	658,439 - -	1,562,634 - -	21,976 - -	419 - -	- - -	30,324 - -	118,896 - -	(1,500,592) - -	(44,209) - -	(20,931) - (95,660)	361,986 [96,188] -	1,188,942 (96,188 (95,660
期內全面虧損總額已失效購股權	Total comprehensive loss for the Period Share option lapsed	-	-	-	-	-	- [428]	-	- -	-	(95,660) -	[96,188] 428	(191,848 -
轉撥至儲備 股權結算股份付款之交易	Transfer to reserve Equity settled share based transactions	-	-	-	-	-	- 465	2,984	-	-	-	(2,984)	- 465
於2022年6月30日(未經審核)	At 30 June 2022 (Unaudited)	658,439	1,562,634	21,976	419	-	30,361	121,880	[1,500,592]	[44,209]	(116,591)	263,242	997,559

簡明綜合現金流量表

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

		附註 Notes	截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
經營活動 除所得税前虧損	Operating activities Loss before income tax		(113,282)	(86,321)
就下列項目作出調整: 財務費用 以權益結算之購股權開支	Adjustments for: Finance cost Equity-settled share option		23,763	25,006
銀行利息收入 出售物業、廠房及設備項目	expenses Bank interest income Gain on disposal of items of		(74)	465 (356)
之收益 物業、廠房及設備之折舊	property, plant and equipment Depreciation of property, plant and		(1,980)	(1,281)
無形資產之攤銷	equipment Amortisation of intangible assets		51,754 2,283	60,780 2,437
採礦權之攤銷 使用權資產折舊 應收貿易賬款預期信貸虧損	Amortisation of mining rights Depreciation of right-of-use assets (Reversal of)/allowance for expected		1,235 683	912
(撥回)/撥備	credit loss on trade receivables		(7,311)	60,434
			(42,929)	62,076
存貨減少 應收貿易賬款減少 預付款項、按金及其他應收	Decrease in inventories Decrease in trade receivables Decrease/(increase) in prepayments,		21,575 7,060	9,862 22,935
賬款減少/(增加) 應付貿易賬款增加 其他應付賬款、應計費用及	deposits and other receivables Increase in trade payables Increase/(decrease) in other payables,		4,015 3,426	(27,375) 7,600
合約負債增加/(減少)	accruals and contract liabilities		6,121	(33,187)
經營(所用)/產生的現金	Cash (used in)/generated from operations		(732)	41,911
已付所得税項	Income taxes paid		5,117	(8,253)
經營活動產生的現金淨額	Net cash generated from operating activities		4,385	33,658

簡明綜合現金流量表(續)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	附註 N otes	截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$*000 [未經審核] (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 [未經審核] (Unaudited)
投資活動 已收利息 購買物業、廠房及設備	Investing activities Interest received Purchases of property, plant and equipment	74 (7,760)	356 (523)
出售物業、廠房及設備的所得 款項	Proceeds from disposal of property, plant and equipment	3,141	2,327
投資活動(所用)/產生的現金 淨額	Net cash (used in)/generated from investing activities	(4,545)	2,160
融資活動 已付財務費用 償還借款 應付一名股東之賬款增加	Financing activities Finance costs paid Repayment of borrowings Increase in amount due to a shareholder	- - 4,148	(445) (34,651) 6,224
融資活動產生/(所用)的現金 淨額	Net cash generated from/(used in) financing activities	4,148	(28,872)
現金及現金等值項目增加淨額期初之現金及現金等值項目	Net Increase in cash and cash equivalents Cash and cash equivalents at the beginning of the period	3,988 28,599	6,946 25,078
外幣匯率變動的影響,淨額	Effect of foreign exchange rate changes, net	79	(5,735)
於簡明綜合財務狀況表列賬之 期末之現金及現金等值項目	Cash and cash equivalents at the end of the period as stated in the condensed consolidated statement of financial position	32,666	26,289

簡明綜合財務報表附註

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

截至2023年6月30日止六個月 For the six months ended 30 June 2023

1. 編製基準

本簡明綜合財務報表乃未經審核及已根據香港會計師公會(「香港會計師公會」)頒佈之香港會計準則(「香港會計準則」)第34號「中期財務報告」及香港聯合交易所有限公司主板證券上市規則(「上市規則」)附錄16之適用披露規定而編製。

2. 主要會計政策

簡明綜合財務報表已根據歷史成本 基準編製,惟若干財務工具按公平 值計量。

截至2023年6月30日止六個月的簡明 綜合財務報表所採用的會計政策及 計算方法與編製本集團截至2022年 12月31日止年度的年度財務報表所 呈列者相同。

1. BASIS OF PREPARATION

The condensed consolidated financial statements are unaudited and have been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure requirements of Appendix 16 to the main Board Listing Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair values.

The accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2023 are the same as those presented in the Group's annual financial statements for the year ended 31 December 2022.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

2. 主要會計政策(續)

應用香港財務報告準則修訂本

於本中期期間,本集團首次應用由香港會計師公會(「香港會計師公會」)頒佈的以下香港財務報告準則修訂本(於2023年1月1日開始或之後的年度期間強制生效),以編製本集團的未經審核簡明綜合財務報表:

香港財務報告準則 保險合約 第17號(修訂本)

香港會計準則第1號 會計政策的披露

及香港財務報告 準則實務聲明 第2條(修訂本)

香港會計準則第8號 會計估計的定義

(修訂本)

香港會計準則第12號 與單項交易產生的 (修訂本) 資產及負債相關

的遞延所得税

香港會計準則第12號 國際税制改革 -(修訂本) 第二支柱模型規則

於本中期期間應用香港財務報告準則修訂本,對本集團於本期間及以往期間的財務狀況及業績表現及/或未經審核簡明綜合中期財務報表所載的披露資料並無重大影響。

2. PRINCIPAL ACCOUNTING POLICIES (continued)

Application of amendments to HKFRSs

In the current interim period, the Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2023 for the preparation of the Group's unaudited condensed consolidated interim financial statements

Amendments to HKFRS 17 Insurance contracts Amendments to HKAS 1 Disclosure of Accounting and HKFRS Practice **Policies** Statement 2 Amendments to HKAS 8 Definition of Accounting Estimates Deferred Tax related to Amendments to HKAS 12 Assets and Liabilities arising from a Single Transaction Amendments to HKAS 12 International Tax Reform -Pillar Two Model Rules

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

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

3. 分部資料

向主要營運決策者內部呈報以作資源分配及分部表現的評估資料,乃集中於所交付或提供貨品或服務種類。本集團於截至2023年6月30日及2022年6月30日止期間主要從事單一分部業務,即製造及銷售金屬單目關產品。單一管理團隊向全面掌管有關整體業務分部的主要營運決可報告分部。

4. 財務費用

3. SEGMENT INFORMATION

Information reported internally to the chief operating decision makers for the purpose of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. The Group is principally engaged in one single segment, which is manufacturing and selling magnesium related products during the period ended 30 June 2023 and 30 June 2022. A single management team reports to the chief operating decision makers who comprehensively manages such entire business segment. Accordingly, the Group does not have separately reportable segments.

4. FINANCE COSTS

		截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
須於五年內全數償還之銀行及 其他借款利息 債權人計劃項下借款的 實際利息 債權人計劃項下可換股債券的 實際利息	Interest on bank and other borrowings wholly repayable within five years Effective interests on borrowing under the creditors' scheme Effective interests on convertible bonds under the creditors' scheme	1,800 8,789 13,174	25,006 - -
		23,763	25,006

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

5. 除所得税前虧損

5. LOSS BEFORE INCOME TAX

		截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
本集團之除所得税前虧損 經扣除/(計入)以下各項後 達致: 貿易應收賬款預期信貸虧損	The Group's loss before income tax has been arrived at after charging/ (crediting): (Reversal of)/net allowance for expected		
(撥回)/撥備淨額 物業、廠房及設備之折舊	credit losses on trade receivables Depreciation of property, plant and	(7,311)	60,434
free TT/ \\Te → LHA \\\\	equipment	51,754	60,780
無形資產攤銷	Amortisation of intangible assets	2,283	2,437
採礦權攤銷 使用權資產折舊	Amortisation of mining rights Depreciation of right-of-use assets	1,235 683	912
銀行利息收入	Bank interest income	(74)	(356)

6. 所得税(抵免)/開支

6. INCOME TAX (CREDIT)/EXPENSES

		截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000 (未經審核) (Unaudited)
即期税項: 一中國企業所得税 遞延税項	Current tax: - PRC Enterprise Income Tax Deferred taxation	- (44)	9,947 (80)
		[44]	9,867

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

7. 股息

董事會不建議向股東派發截至2023年6月30日止六個月之中期股息(2022年6月30日:無)。

8. 本公司擁有人應佔每股虧損

每股基本虧損根據本公司普通股權益持有人應佔期內虧損113,238,000港元(2022年:96,188,000港元)及期內普通股加權平均數395,063,402股(2022年:6,584,390,058股)計算。

由於未行使購股權對每股基本虧損 具反攤薄影響,故截至2023年6月30 日及2022年6月30日止六個月之每股 攤薄虧損與每股基本虧損相同。

9. 物業、廠房及設備

於截至2023年6月30日止六個月,本 集團已增加7,760,000港元(2022年6 月30日:523,000港元)之物業、廠 房及設備。

於截至2023年6月30日止六個月,本 集團出售賬面值約1,161,000港元的 物業、廠房及設備,所得款項淨額 約3,141,000港元。

7. DIVIDEND

The Board does not recommend any payment of interim dividend to shareholders for the six months ended 30 June 2023 (30 June 2022: Nil).

8. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculation of the basic loss per share amount is based on the loss for the Period attributable to ordinary equity holders of the Company of HK\$113,238,000 (2022: HK\$96,188,000) and the weighted average number of ordinary shares of 395,063,402 (2022: 6,584,390,058) during the Period.

Diluted loss per share for the six months ended 30 June 2023 and 30 June 2022 was the same as the basic loss per share as the share options outstanding had antidilutive effects on the basic loss per share.

9. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2023, the Group had an addition to property, plant and equipment amounted to HK\$7.760.000 (30 June 2022: HK\$523.000).

During the six months ended 30 June 2023, the Group disposed of property, plant and equipment with a carrying amount of approximately HK\$1,161,000 for the net proceeds of approximately HK\$3,141,000.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

10. 應收貿易賬款

10. TRADE RECEIVABLES

		2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
應收貿易賬款 預期信貸虧損撥備	Trade receivables Allowance for expected credit loss	141,726 (140,050)	154,881 (153,383)
		1,676	1,498

本集團給予其貿易客戶之信貸期不 超過180天。

以下乃應收貿易賬款(扣除預期信貸 虧損撥備)根據發票日期呈列之賬齡 分析: The Group allows an credit period of not more than 180 days to its trade customers.

The following is an aged analysis of trade receivables net of provision for expected credit losses presented based on the invoice date:

		2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
0 - 60天 61 - 90天 91 - 180天	0 - 60 days 61 - 90 days 91 - 180 days	1,139 273 264 1,676	1,156 342 - 1,498

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

11. 應付貿易賬款

以下乃應付貿易賬款根據發票日期 之賬齡分析:

11. TRADE PAYABLES

The following is an aged analysis of trade payables, based on invoice date:

		2023年 6月30日 30 June 2023 千港元 HK\$*000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
0 - 60天 61 - 90天 超過90天	0 - 60 days 61 - 90 days Over 90 days	7,818 611 11,569 19,998	5,966 554 10,929 17,449

12. 借款

12. BORROWINGS

		2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
銀行借款 其他借款(附註(ii))	Bank borrowings Other borrowings (note (ii))	69,184 256,979	72,173 247,931
借款:	Borrowings:	326,163	320,104
一年內到期或按要求應付 超過兩年但不超五年到期應付	Due within one year or on demand Due within a period of more than two	111,862	114,592
	years but not exceeding five years	214,301	205,512
		326,163	320,104
借款:	Borrowings:		
有抵押(附註(i)) 無抵押	Secured (note (i)) Unsecured	187,146 139,017	186,784 133,320

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

12. 借款(續)

附註

- (i) 抵押借款約187,146,000港元(2022年12月31日:186,784,000港元)由一家同系附屬公司的最終控制公司作擔保以及抵押的物業、廠房及設備約249,923,000港元及使用權資產約14,726,000港元(2022年12月31日:物業、廠房及設備約270,790,000港元以及使用權資產約16,005,000港元)作抵押。
- (ii) 其他借款包括(a)國際金融公司(「國際金融公司」)的貸款約42,678,000港元(2022年12月31日:42,419,000港元):[b]債權人計劃項下負債214,301,000港元(2022年12月31日:205,512,000港元)。

截至2022年5月31日 · 本金額約為720,419,000港元的未償還借款已根據債權人計劃獲解除。根據債權人計劃,受理申索已分配為(a)延長年期限選擇權(1選擇權AI):及(b)可換股債券置換選擇權(請參閱附註14)。投資擇權A的實際利率為基,47%,該等負債的初步確認金額為198,594,000港元,截至2023年6月30日的已攤銷金額為214,301,000港元。

(iii) 於2023年6月30日,銀行借款及其他借款的 加權實際利率約為7.27%(2022年12月31日: 7.21%)。

13. 應付一名股東之賬款

應付一名股東之賬款為無抵押、免 息及按要求償還。

12. BORROWINGS (continued)

Note:

- (i) Secured borrowing of approximately HK\$187,146,000 (31 December 2022: HK\$186,784,000) were guaranteed by the ultimate controlling company and a fellow subsidiary and pledged property, plant and equipment of approximately HK\$249,923,000 and right-of-use assets of approximately HK\$14,726,000 (31 December 2022: property, plant and equipment of approximately HK\$270,790,000 and right-of-use assets of approximately HK\$16,005,000).
- (ii) Other borrowings included (a) an International Finance Corporation ("IFC") loan of approximately HK\$42,678,000 (31 December 2022: HK\$42,419,000); (b) liabilities under the Creditors' Scheme of HK\$214,301,000 (31 December 2022: HK\$205,512,000).

As of 31 May 2022, the outstanding borrowing in the principal amount of approximately HK\$720,419,000 was discharged pursuant to the Creditors' Scheme. Pursuant to the Creditors' Scheme, the admitted claims had been allocated into (a) a-year term extension option ("Option A") and (b) a convertible bonds swap option (please refer to note 14). The effective interest rate of Option A is 8.47%, and the initial recognition of such liabilities is HK\$198,594,000 and amortized to HK\$214,301,000 as of 30 June 2023.

(iii) The weighted effective interest rate of bank borrowing and other borrowing as at 30 June 2023 is approximately 7.27% [31 December 2022: 7.21%].

13. AMOUNT DUE TO A SHAREHOLDER

The amount due to a shareholder is unsecured, interest-free and repayable on demand.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

14. 可換股債券

於2022年8月5日,本公司根據 債權人計劃的條款發行本金總額 458,390,000港元的零票息可換股債 券(「可換股債券」)。

可換股債券賦予債券持有人權利以換股價1.2港元換取股份。可換股債券的到期日為自發行日期起計五年。持有人可於可換股債券到期日前隨時作出轉換。本公司將贖回於到期日尚未獲轉換的可換股債券。

有關可換股債券條款的詳情,請參 閱本公司日期為2022年5月3日的通 函。

14. CONVERTIBLE BONDS

On 5 August 2022, the Company has issued zero coupon convertible bonds ("Convertible Bonds") with aggregate principal amount of HK\$458,390,000 pursuant to the terms of the Creditors' Scheme.

The Convertible Bonds entitle the bondholder to convert to shares at a conversion price of HK\$1.2. The maturity date of the Convertible Bonds is 5 years from the date of issue. Conversion may occur at any time before maturity date of the Convertible Bonds. The Company will redeem the Convertible Bonds if the bonds have not been converted on maturity date.

For more details of the terms of Convertible Bonds. Please refer to the Company's circular dated on 3 May 2022.

According to the Group's accounting policy, the Convertible Bonds are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. Conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Company's own equity instruments is an equity instrument. The fair value of the liability component is estimated using the prevailing market interest rate for similar non-convertible instruments. The equity element is presented in equity under the heading of "convertible bond equity reserve". The issuer redemption options are considered as closely related to the host debt and are not separated from the host contract. The effective interest rate of the liability component on initial recognition is 8.47% per annum.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

14. 可換股債券(續)

初步計入可換股債券權益儲備的轉換選擇權於到期時轉撥至保留盈利。

於2023年6月30日,可換股債券負債部分的公允值為333,222,000港元(2022年12月31日:320,048,000港元),屬公允值等級的第三級。

本集團金融工具的賬面值與其公允 值合理相若。

15. 承擔

14. **CONVERTIBLE BONDS** (continued)

The convertible option initially included in convertible bonds equity reserve was transferred to retained earnings upon expiry.

The fair value of the liability component of the Convertible Bonds at 30 June 2023 amounted to HK\$333,222,000 (31 December 2022: HK\$320,048,000), which are within level 3 of the fair value hierarchy.

The carrying amounts and fair values of the Group's financial instruments reasonably approximate to fair values.

15. COMMITMENTS

	2023年 6月30日 30 June 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 12月31日 31 December 2022 千港元 HK\$'000 (未經審核) (Unaudited)
已訂約但未作撥備:物業、廠房 Contracted, but not provided for: 及設備 Property, plant and equipment	20,102	26,973

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

16. 重大關連人士交易

[a] 除在此等財務報表其他章節詳 述的交易外,於期內,本集團 有下列重大關連人士交易:

16. MATERIAL RELATED PARTY TRANSACTION

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the Period:

		附註 Notes	截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000
向居間控股公司支付之管 理費	Management fee paid to an intermediate holding company		1,475	600

(b) 本集團主要管理人員報酬:

(b) Compensation of key management personnel of the Group:

		截至2023年 6月30日 止六個月 Six months ended 30 June 2023 千港元 HK\$'000	截至2022年 6月30日 止六個月 Six months ended 30 June 2022 千港元 HK\$'000
董事袍金、薪金及薪酬	Directors' fee, salaries and other emoluments	645	754

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

16. 重大關連人士交易(續)

(c) 於2023年6月30日,應付一名 股東之款項約為7,019,000港元 (2022年12月31日:2,871,000 港元)。該款項為無抵押、免息 及按要求償還。

於 2023 年 6 月 30 日,向本公司直接控股公司 Ming Xin Developments Limited 發行的可換股債券約為333,222,000港元(附註14)。

誠如本公司於2021年8月1日刊 發的公告(「該公告」)所披露, 白山市天安金屬鎂礦業有限公 司及新疆騰翔鎂製品有限公司 (本公司的間接全資附屬公司) 與銀行訂立擔保協議,以擔保 貸款協議項下山東紅日化工股 份有限公司(「山東紅日」,世紀 陽光集團控股有限公司(本公司 的控股股東)的間接全資附屬 公司)就該銀行根據貸款協議 向山東紅日墊付的金額為人民 幣124,960,000元的貸款的付款 責任。因此,山東紅日是本公 司於上市規則第14A章項下之 關連人士,及擔保事項構成本 公司於上市規則項下之關連交 易,並須遵守上市規則第14A 章項下之申報、公告規定及獨 立股東批准規定。然而,本公 司於有關時間內未遵守有關擔 保之申報、公告規定及獨立股 東批准規定。本公司已採取多 種補救措施提升其內部控制, 預防再次發生該公告所披露的 有關不合規事件。

16. MATERIAL RELATED PARTY TRANSACTION (continued)

(c) As at 30 June 2023, the amount due to a shareholder is approximately HK\$7,019,000 (31 December 2022: HK\$2,871,000). The amount is unsecured, interest-free and repayable on demand.

As at 30 June 2023, the convertible bonds issued to the immediate holding company of the Company, Ming Xin Developments Limited, was approximately HK\$333,222,000 (note 14).

As disclosed in the announcement of the Company published on 1 August 2021 (the "Announcement"). Baishan City Tianan Magnesium Resources Co., Ltd. and Xinjiang Tengxiang Magnesium Products Company Limited, the indirect wholly-owned subsidiaries of the Company, entered into guarantee agreements with a bank to guarantee the payment obligations of Shandong Hongri Chemical Joint Stock Company Limited ("Shandong Hongri"), an indirect non-wholly owned subsidiary of Century Sunshine Group Holdings Limited (the controlling shareholder of the Company), in respect of the loans amounting to RMB124.96 million advanced by that bank to Shandong Hongri under the loan agreements. Shandong Hongri is accordingly a connected person of the Company under Chapter 14A of the Listing Rules, and the guarantees constituted connected transactions of the Company under the Listing Rules and were subject to the reporting, announcement requirements and independent shareholders' approval requirement under Chapter 14A of the Listing Rules. However, the Company had not complied with the reporting, announcement requirements and independent shareholders' approval requirement in respect of the Guarantees at the relevant time. The Company has taken various remedial measures to enhance its internal control and prevent recurrence of such non-compliance as disclosed in the Announcement.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

16. 重大關連人士交易(續)

- [e] 根據香港聯合交易所有限公司 證券上市規則(「上市規則」)第 14A.72條:
 - 除上文(a)、(c)及(d)披露者外,董事認為附註16所披露之其他關連人士交易並不符合上市規則第14A章的定義下。
 - 董事確認上文(a)項所載 「應付中間控股公司管理 費」悉數豁免上市規則第 14A.73條及第14A.76條項 下之報告、公告、通函及 股東批准之規定。
 - 董事確認上文(c)項所載 「應付一名股東之款項」的 交易乃基於正常或較佳商 業條款,且本集團並無資 產作為抵押,因此悉數路 免上市規則第14A.73條及 第14A.90條項下之報告、 公告、通函及股東批准之 規定。

除以上所披露外,董事認為,附註 16及該等財務報表的其他部分所披 露之其他關連人士交易並不符合上 市規則第14A章中「關連交易」的定 義。

16. MATERIAL RELATED PARTY TRANSACTION (continued)

- (e) Pursuant to Rule 14A.72 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"):
 - Save as disclosed in the item (a), (c) and (d) above, the Directors consider that the other related party transactions disclosed in the Note 16 do not fall under the definition of "connected transaction" in Chapter 14A of the Listing Rules.
 - The Directors confirm that the transactions under "management fee paid to an intermediate holding company" set forth in item (a) above are fully exempt from the reporting, announcement, circular and shareholders' approval requirements under Rule 14A.73 and Rule 14A.76 of the Listing Rules.
 - The Directors confirm that the transaction of "amount due to a shareholder" set forth in item (c) was conducted on normal commercial terms or better, and not secured by the assets of the Group, and thus are fully exempt from the reporting, announcement, circular and shareholders' approval requirements under Rule 14A.73 and Rule 14A.90 of the Listing Rules.

Save as disclosed above, the Directors consider that the other related party transactions disclosed in the Note 16 and elsewhere in these financial statements do not fall under the definition of "connected transaction" in Chapter 14A of the Listing Rules.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

截至2023年6月30日止六個月 For the six months ended 30 June 2023

17. 法律訴訟及或然負債

於2021年6月2日,一間中國附屬公司白山市天安金屬鎂礦業有限公司行山天安」),接獲一間對自山天安之,接獲一間對自山天安違反所傳訊令對白山大安違反所傳訊令狀一數人條件的中國法院傳訊。銀行向立為中國附屬公司還不會之一,與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與同極別則以與一個人民幣64,266,667元,與一個人民幣64,266,667元,與一個人民幣64,266,667元,與一個人民幣64,266,或其他減免及相關的人民幣64,266,或其他減免及相關

於2022年3月16日,本公司收到吉林省白山市中級人民法院(「白山法院」)對白山天安的執行裁定書,內容表明,根據裁定,該銀行申請查封由天安擁有的1幅土地、14處房產內採礦權,查封期為三年,查封自人大安於查封期內無法轉移或處置查封資產。

於2022年12月22日,白山法院已裁 定解除查封白山天安的採礦權。

鑒於以上所述,查封白山天安擁有 的資產將不會影響本集團的持續經 營,在並無發生不可預見的情況 下,本公司預計查封將不會對本集 團的業務營運產生重大不利影響。

白山天安將繼續與銀行協商以便盡 快解除查封令。

誠如上文披露,董事認為直至報告 日期,概無重大法律訴訟會對本集 團之業務、運營及財務狀況產生重 大不利影響。

17. LITIGATIONS AND CONTINGENT LIABILITIES

On 2 June 2021, Baishan City Tianan Magnesium Resources Company Limited ("Baishan Tianan"), a PRC subsidiary, was served by a writ of summons (the "Writ") in a court in PRC by a PRC bank against Baishan Tianan for its noncompliance to the terms and conditions of a loan granted. According to the statement of claim, the bank is pursuing claims against the PRC subsidiary for an immediate repayment of all outstanding principal and interest, in the sum of approximately RMB64,266,667, as well as the default interest thereon, further or other relief and related costs.

On 16 March 2022, the Company received a written ruling from Baishan Intermediate People's Court of Jilin Province (the "Baishan Court") issued to Baishan Tianan, which stated that according to the ruling, the bank applied for the frozen of 1 plot of land, 14 properties and the mining rights owned by Baishan Tianan, with a frozen period of three years, and the frozen of bank accounts held by Baishan Tianan with a frozen period of one year, pursuant to which Baishan Tianan cannot transfer or disposal of the frozen assets during the frozen period.

On 22 December 2022, Baishan Court ruled that the freezing of the mining rights of Baishan Tianan be released.

In view of the above and the freezing assets owned by Baishan Tianan will not affect the Group's continued operation, in the absence of unforeseen circumstances, the Company is not expected the freezing would have a material adverse effect on the Group's business operations.

Baishan Tianan will continue the negotiation with the bank to have the freezing order released as soon as possible.

Save as disclosed above, the Directors consider that up to report date there were no significant litigations would have material adverse impact on the business, operation and financial position of the Group.

管理層討論及分析 MANAGEMENT DISCUSSION AND ANALYSIS

行業回顧

INDUSTRY REVIEW

Following a surge to historical highs in the fourth guarter of 2021, magnesium prices have been on a continuous decline and have essentially returned to the low levels of two years ago. The average price has dropped by 40.6% compared to the same period last year. Despite two rebounds in Chinese magnesium prices in April and May this year, driven by regional shutdowns of magnesium factories, they guickly fell again under fundamental pressures. However, the cost of the main raw materials for producing magnesium ingots, namely thermal coal and ferrosilicon, has only decreased by less than 20% compared to the previous year. The magnitude of the decline in magnesium prices is far greater than the reduction in costs, resulting in a narrowing profit margin per unit and even cost inversion. Additionally, both domestic and international demand for magnesium has declined. and market inventories remain high. In summary, the overall magnesium industry has faced significant challenges in the first half of this year.



業務回顧

截至2023年6月30日止六個月(「期內」), 本集團整體收入為103.004.000港元, 較去年同期的238,936,000港元減少約 56.9%。鎂產品業務之整體毛損率為負 34.0%,而去年同期為毛利率24.0%。期 內稅後虧損增至113,238,000港元(2022年 同期:96.188,000港元)。總銷量由2022 年同期的5.603噸下降至期內的4.745噸。 為了保證產品質量並提升生產效率,本 集團生產廠房在今年4月份進行了必要的 停產檢修工作,導致暫時產能減少,對 集團期內利潤率產生負面影響。同時, 今年上半年人民幣貶值,我們的產品平 均售價較去年同期下滑約49%,市場鎂價 處於兩年來低位,不斷挑戰成本線,利 潤承壓,需求疲弱,鎂行業整體氣氛低 洣。

展望

BUSINESS REVIEW

As of June 30, 2023, for the six-month period ("the period"). the overall revenue of the Group amounted to HKD103,004,000. representing an decrease of approximately 56.9% compared to the same period last year, which was HKD238,936,000. The overall gross margin of the magnesium product business was negative 34.0%, while the gross profit margin for the same period last year was 24.0%. The after-tax loss for the period increased to HKD113.238.000 (compared to HKD96.188.000 in the same period of 2022). The total sales volume decreased from 5,603 tons in the same period of 2022 to 4,745 tons in the period. In order to ensure product quality and improve production efficiency, necessary production maintenance work was carried out at the Group's production facilities in April this year, resulting in a temporary reduction in production capacity and a negative impact on the Group's profit margin during the period. Additionally, the depreciation of the RMB in the first half of this year led to an average selling price of our products decreasing by approximately 49% compared to the same period last year. The market price of magnesium has been at a low level for the past two years. continuously challenging the cost line and putting pressure on profits. With weak demand, the overall atmosphere of the magnesium industry has been sluggish in the first half of this year.

PROSPECT

In the short term, magnesium prices and the magnesium market are currently in a downturn. However, looking at the long term, the prospects for magnesium development are promising. Firstly, China has abundant magnesium resources, being one of the world's richest reserves of metallic elements, ensuring a sufficient supply of raw materials. Moreover, China is a major producer of raw magnesium, consistently ranking first in terms of production and exports, which gives it strong bargaining power. The "Pijiang Method" production technology in China is also more mature and cost-effective compared to other countries. Through the continuous expansion of magnesium applications over the past few decades, magnesium has been utilised in various aspects of life. The application of magnesium in automotive light weighting is particularly common. Additionally, green, lowcarbon, and lightweight building template materials are becoming a future development trend, creating favourable conditions for the expansion of the magnesium template market.

管理層討論及分析(續) MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

鎂合金的下游應用(部分) DOWNSTREAM APPLICATION OF MAGNESIUM ALLOYS (PARTIAL)



In the context of the "dual carbon" goals, energy conservation, environmental protection, and carbon emission reduction have become the determined direction for the development of the automotive industry. Magnesium alloys are preferred materials for automotive light weighting. Currently, the main metal materials used for automotive light weighting include high-strength steel, aluminium alloys, and magnesium alloys. Among them, magnesium alloy materials are applied in various parts of automobiles, such as internal structures, chassis, and powertrain, due to their advantages of low density, good vibration absorption, high dimensional stability, high thermal conductivity, and good wear resistance. With the continuous advancement of technology both domestically and internationally, the variety of magnesium alloy components produced is constantly increasing. Currently, China has developed over 100 types of magnesium alloy automotive components, achieving a weight reduction effect of 55%-60% for the vehicle body.

管理層討論及分析(續) MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

中國工程院院士潘復生曾説:「我們用了 [十年]時間讓鎂合金結構材料走到了[千 家萬戶」,我們完全可能再用「十年」, 讓鎂合金功能產品媥佈「千山萬水」。| 現如今,鎂應用於汽車、3C電子產品以 及航空航天板塊已非常普遍。鎂合金輕 量化產品更大規模應用是鎂電池以及鎂 儲氫,它們的發展與突破對保障國家能 源安全、實現雙碳目標、提升新能源汽 車可持續發展能力有重要戰略意義。管 理層相信,隨著鎂產品市場應用不斷延 伸,「鎂代鋁」的趨勢更加清晰和篤定, [輕量化]和「節能減排」趨勢更加受到重視 和提倡,鎂產業具有廣闊的市場前景。 稀鎂科技作為行業的先行者,經歷了行 業的起起伏伏,積累了寶貴的經驗和技 術優勢,將與鎂產業共計「鎂」好未來!

In addition to the automotive light weighting sector, building templates are likely to be the next rapidly growing area of magnesium demand. Compared to aluminium templates weighing 21-25kg per square meter, magnesium templates are lighter, weighing only 16kg per square meter. Furthermore, the physical properties of magnesium alloys make them easier to shape through die casting processes. They are also easier to clean under alkaline conditions, making magnesium alloys a more promising template material in the market. In terms of cost, magnesium alloy prices have experienced significant fluctuations in the past, with short-term surges in magnesium prices, which created certain cost disadvantages for magnesium alloy templates. However, with the decline in magnesium prices, based on price calculations of magnesium and aluminium ingot materials as of June 6, 2023, the cost of magnesium templates (die casting) is estimated to be RMB586.67 per square meter, which is 3.8% lower than aluminium templates. The "magnesium replacing aluminium" advantage is evident.

Academician Pan Fusheng of Chinese Academy of Engineering once said, "It took us 'ten years' to make magnesium alloy structural materials commonplace in 'thousands of households.' We are fully capable of using 'another ten years' to make magnesium alloy functional products spread across the world." Nowadays, magnesium is widely used in automobiles, 3C electronic products, and the aerospace sector. The largerscale application of magnesium alloy lightweight products lies in magnesium batteries and hydrogen storage, and their development and breakthroughs are of strategic importance in ensuring national energy security, achieving dual carbon goals, and enhancing the sustainable development capabilities of new energy vehicles. The management believes that as the market applications of magnesium products continue to expand, the trend of "magnesium replacing aluminium" becomes clearer and more certain, and the trends of "light weighting" and "energy conservation and emission reduction" receive more attention and promotion. The magnesium industry has broad market prospects. As a pioneer in the industry, REMT has experienced the ups and downs of the industry, accumulated valuable experience and technological advantages, and will embrace a bright future together with the magnesium industry!

其他資料 OTHER INFORMATION

財務回顧

FINANCIAL REVIEW

		2023年 2023 千港元 HK\$'000 (未經審核) (Unaudited)	2022年 2022 千港元 HK\$'000 (未經審核) (Unaudited)	2021年 2021 千港元 HK\$'000 (未經審核) (Unaudited)
損益表 收入 毛(損)/利 毛(損)/利率	Statement of profit or loss Revenue Gross (loss)/profit Gross (loss)/profit margin	103,004 (35,039) (34.0%)	238,936 57,410 24.0%	182,632 20,932 11.5%
本公司擁有人應佔虧損	Loss attributable to owners of the Company Net profit margin	(113,238) 不適用 N/A	[96,188] 不適用 N/A	(46,655) 不適用 N/A

其他營運費用分析

銷售及分銷費用

本集團的銷售及分銷費用總額較去年同期減少約933,000港元,佔總收入0.9%(2022年:0.7%)。銷售及分銷費用下跌主要由於銷量較去年同期下降。

行政支出

本集團的一般行政支出較去年同期減少8.533.000港元。

一般行政支出主要包括員工薪酬、專業 費用、一般行政用途及產能閒置產生的 折舊及攤銷費用以及研發費用。

行政支出減少主要由於已向擬備及實施 債權人計劃支付大筆金額以及先前期間 於香港法院撤銷呈請所產生的專業費用 減少。

OTHER OPERATING EXPENSES ANALYSIS

Selling and Distribution Costs

The aggregate selling and distribution costs of the Group decreased by approximately HK\$933,000 over the same period last year and represented 0.9% (2022: 0.7%) of total revenue. The decrease in selling and distribution costs was mainly due to the decrease in sales quantity as compared to the same period last year.

Administrative Expenses

The Group's general administrative expenses decreased by HK\$8,533,000 as compared to the same period last year.

General administrative expenses consisted mainly of staff remuneration, professional fees, depreciation and amortisation expenses incurred for administrative use and idle production capacity, and research and development costs.

The decrease in administrative expenses was mainly attributable to the decreased professional fee incurred as a significant amounts were paid for the preparation and implementation of the creditors' scheme and dismissal of the petition in the Hong Kong Court for the prior period.

預期信貸虧損

已確認撥回貿易應收賬款的預期信貸虧損約7,311,000港元(2022年:撥備60,434,000港元)。這並非指有關虧損實際已經發生,亦非指在未來年度有關虧損會發生。反而,預期信貸虧損反應於報告日期可用的信息。

其他(虧損)/收益淨額

這主要包括租賃收入,銷售廢料收入, 出售非流動資產收益、匯兑收益/虧損 及其他雜項收入。本集團確認其他虧損 淨額,乃由於其已確認出售閒置原料虧 損金額14,877,000港元。

財務費用

本集團的財務費用主要包括借款利息支出。期內所產生的財務費用總額約為23,763,000港元(2022年:25,006,000港元)。

流動性及財務資源

鑒於本集團的財務狀況,本集團將考慮可能的股權集資機會,以提升其資本基礎及紓緩短期財務壓力以及改善本集團的流動資金狀況。

Expected Credit Loss

A reverse of expected credit loss on trade receivables have recognised at approximately HK\$7,311,000 (2022: allowance of HK\$60,434,000). This does not mean that such losses have actually occurred, nor does it mean that such losses will occur in future years. Rather, expected credit losses reflect the information available at the reporting date.

Other (loss)/gains, Net

These comprise mainly rental income, income on sales of scrap materials, profit on disposal of non-current assets, exchange gain/losses and other miscellaneous income. A net other loss was recognised as the Group has recognised a loss of disposal of idled raw materials at an amount of HK\$14,877,000.

Finance Costs

The Group's finance costs consisted mainly of interest expenses on borrowings. The aggregate amount of finance costs incurred was approximately HK\$23,763,000 for the Period (2022: HK\$25,006,000).

Liquidity and Financial Resources

Our cash is mainly used to satisfy our needs of working capital and our capital expenditure. Our needs of working capital and requirement of capital expenditure were principally financed through a combination of shareholders' equity, cash generated from operations and borrowings. The Group adopts a prudent cash and financial management policy. In order to achieve better cost control and minimize the cost of funds, the Groups' treasury activities and cash and cash equivalents are generally deposited with certain financial institution such as banks and denominated mostly in Renminbi and Hong Kong dollars.

In view of the financial position of the Group, the Group will consider possible equity fundraising opportunities in order to strengthen its capital base and ease the short-term financial stress and to enhance the liquidity position of the Group.

其他資料(續) OTHER INFORMATION (CONTINUED)

購股權計劃

於2023年6月30日,該計劃項下可認購總數10,170,000股股份之購股權(「購股權」)尚未行使。

SHARE OPTION SCHEME

In order to attract and retain the best quality employees for the development of the Group's businesses and to provide additional incentives or rewards to selected qualifying participants, the Company adopted a share option scheme on 4 December 2017 (the "Scheme"). The qualifying participants mainly include employees and directors of the Group and any substantial shareholders, and the consultants or advisers, distributors, contractors, suppliers, service providers, agents, customers and business partner of the Group who have made contribution to the Group. The Scheme, unless otherwise cancelled or amended, will remain in force for 10 years since its establishing date. The remaining life of the Scheme is approximately 4.5 years (expiry on 4 December 2027).

As at 30 June 2023, options to subscribe for a total of 10,170,000 Shares were outstanding under the Scheme (the "Options").

		於2023年 1月1日持有 Held at 1 January 2023	期內授出之 購股權 Options granted during the Period	期內行使之 購股權 Options exercised during the Period	期內失效之 購股權 Options lapsed during the Period	於2023年 6月30日持有 Held at 30 June 2023	行使價 Exercise price 港元 HK\$
A) B)	僱員 Employees 董事 Directors	8,170,000	-	-	-	8,170,000	8
	沈世捷 Shum Sai Chit	1,500,000	-	-	-	1,500,000	8
	鄺炳文 Kwong Ping Man	250,000	_	-	_	250,000	8
	張省本 Cheung Sound Poon	250,000	-	_	-	250,000	8
	合計Total	10,170,000	_	_	-	10,170,000	8

購股權計劃(續)

於報告期末,上述尚未行使購股權有以 下屆滿日期、行使期及行使價。

SHARE OPTION SCHEME (continued)

The above share options outstanding at the end of the reporting period have the following expiry date, exercise period and exercise prices.

頒授日期	屆滿日期	行使期	每股行使價 購股權數	3
			Exercise prices Number of	of
Grant date	Expiry date	Exercise period	per Share Share options	5
			港元	
			HK\$	
2018 年4月25日	2023年12月29日	自2018年11月1日起至	8 10,170,00	۱Ո
2010 +4/1251	2025 - 12/12/ - 1	2023年12月29日	0 10,170,00	10
25 April 2018	29 December 2023	From 1 November 2018 to		
•		29 December 2023		
			10 170 00	<u> </u>

於2023中期報告日期,該計劃項下可供發行之本公司股份總數(包括上述尚未行使購股權)為33,041,950股,相當於本公司當日已發行股本約8.36%。該計劃之餘下年期約為4.5年,並將於2027年12月4日屆滿。

As at the date of the 2023 Interim Report, the total number of Shares of the Company available for issue under the Scheme (including the above share options outstanding not yet exercised) was 33,041,950, representing approximately 8.36% of the issued share capital of the Company as of the date thereof. The remaining life of the Scheme is approximately 4.5 years and to be expired on 4 December 2027.

其他資料(續) OTHER INFORMATION (CONTINUED)

董事之證券權益

於2023年6月30日,根據本公司按證券及期貨條例(「證券及期貨條例」)第352條存置之登記冊所記錄,或根據香港聯合交易所有限公司證券上市規則(「上市規則」)附錄10所載之上市發行人董事進行證券交易的標準守則(「標準守則」)本公司及香港聯合交易所有限公司所接獲之通知,本公司各董事(「董事」)及彼等之聯繫及知於本公司及其相聯法團(定義見證券及期貨條例第XV部)之股份及相關股份之權益如下:

於本公司股份、相關股份及債券之權益

DIRECTORS' INTERESTS IN SECURITIES

At 30 June 2023, the interests of the directors of the Company (the "Directors") and their associates in the shares and underlying shares of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register maintained by the Company under Section 352 of the SFO or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), were as follows:

Interests in the Shares, underlying shares and debenture of the Company

	擁有權益或視為擁有權益之普通股數目 Number of ordinary shares interested or deemed to be interested					
董事	個人權益	家族權益	公司權益	總額	持有 購股權數目	HA 公司 已發行股本之 權益概約 百分比 Approximate percentage of interests in the issued
Director	Personal interests	Family interests	Corporate interests	Total	Number of options held	share capital
好倉					·	. ,
Long position 沈世捷	-	-	-	-	1,500,000	0.38%
Shum Sai Chit	-	-	-	-	250,000	0.06%
Kwong Ping Man 張省本 Cheung Sound Poon	-	-	-	-	250,000	0.06%
淡倉 Short position 無 Nil						

董事之證券權益(續) 於相聯法團股份之權益

DIRECTORS' INTERESTS IN SECURITIES (continued)

Interests in the shares of associated corporations

		擁有權益或初 Number of ordina int			
董事姓名	相聯法團名稱	個人權益	所持購股權數目	總額	佔相聯法團 已發行股本之 百分比 % of issued share capital
Names of Directors	Name of associated corporation	Personal interests	Number of options held	Total	of associated corporation
沈世捷	世紀陽光集團控股有限公司 「「世紀陽光」)	14,666,305	20,000,000	34,666,305	0.76%
Shum Sai Chit	Century Sunshine Group Holdings Limited ("Century Sunshine")				
池斯樂	世紀陽光	36,736,742	-	36,736,742	0.80%
Chi Sile	Century Sunshine				
張省本	世紀陽光	-	5,000,000	5,000,000	0.11%
Cheung Sound Poon	Century Sunshine				

除上文所披露者外,於2023年6月30日,各董事或彼等之聯繫人士概無於本公司或其任何相聯法團(定義見證券及期貨條例)之股份及相關股份中擁有任何權益或淡倉。

Save as disclosed above, at 30 June 2023, none of the Directors or their associates had any interests or short positions in the shares and underlying shares of the Company or any of its associated corporations as defined in the SFO.

其他資料(續) OTHER INFORMATION (CONTINUED)

主要股東

除上文所披露有關若干董事之權益外, 於2023年6月30日,根據本公司按證券及 期貨條例第336條存置之主要股東名冊所 記載,下列股東曾知會本公司其擁有本 公司已發行股本中之相關權益及淡倉:

SUBSTANTIAL SHAREHOLDERS

At 30 June 2023, the register of substantial shareholders kept by the Company pursuant to Section 336 of the SFO shows that other than the interests disclosed above in respect of certain Directors, the following shareholder had notified the Company of relevant interest in the issued capital of the Company:

股東名稱/姓名 Name of Shareholder	所持普通股 股份數目 Number of ordinary shares held	佔已發行 股本之百分比 % of issued share capital
Ming Xin Developments Limited(附註1)(note 1) New Bright Group Limited(附註2)(note 2) 世紀陽光集團控股有限公司(附註3)	237,045,871(L) 237,045,871(L)	60.00 60.00
Century Sunshine Group Holdings Limited (note 3) 池文富(附註4)	237,045,871(L)	60.00
Chi Wen Fu (note 4)	237,045,871(L)	60.00
Thoughtful Limited (附註5)(note 5)	51,983,900(L)	13.16
So Kit Yee Anita(附註5) (note 5)	51,983,900(L)	13.16
Chan King Wai Leonard (附註5)(note 5)	51,983,900(L)	13.16

附註:

- 1) 237,045,871股股份由Ming Xin Developments Limited 實益擁有。
- (2) Ming Xin Developments Limited為New Bright Group Limited之全資附屬公司。故此,就證券及期貨條例而言,New Bright Group Limited被視為擁有Ming Xin Developments擁有權益之全部股份之權益。
- (3) New Bright Group Limited為世紀陽光之全資附屬公司。故此,就證券及期貨條例而言,世紀陽光被視為擁有Ming Xin Developments擁有權益之全部股份之權益。
- (4) 池文富先生在世紀陽光(Ming Xin Developments Limited之最終控股公司)股東大會上控制三分之一或以上表決權。故此,就證券及期貨條例而言,池文富先生被視為擁有Ming Xin Developments Limited 擁有權益之全部股份之權益。
- [5] 根據本公司與其方案債權人之間的安排,公司於2022年8月5日將65,843,900股已發行普通股轉移給方案公司(即Thoughtful Limited)。蘇潔儀女士和陳景偉先生是方案的聯合管理員。Thoughtful Limited根據方案條款在2022年8月5日至2023年6月30日期間處置了13,860,000普通股。

除上文所披露者外,於2023年6月30日,本公司概無接獲任何人士知會其於本公司股份或相關股份中擁有根據證券及期貨條例須向本公司披露之權益或淡倉。

Note

- (1) 237,045,871 shares are beneficially owned by Ming Xin Developments Limited.
- (2) Ming Xin Developments Limited is a wholly-owned subsidiary of New Bright Group Limited. As such, New Bright Group Limited is deemed to be interested in all the shares in which Ming Xin Developments is interested by virtue of the SFO.
- (3) New Bright Group Limited is a wholly-owned subsidiary of Century Sunshine. As such, Century Sunshine is deemed to be interested in all the shares in which Ming Xin Developments is interested by virtue of the SFO.
- (4) Mr. Chi Wen Fu controls more than one-third or more of the voting power at general meetings of Century Sunshine (the ultimate holding company of Ming Xin Developments Limited). As such, Mr. Chi Wen Fu is deemed to be interested in all the shares in which Ming Xin Developments Limited is interested by virtue of the SFO.
- (5) According to the Scheme of Arrangement between the Company and its scheme creditors, the Company transferred 65,843,900 issued ordinary shares to the scheme company (i.e. Thoughtful Limited) on 5 August 2022. Ms. So Kit Yee Anita and Mr. Chan King Wai Leonard are the joint and several administrators of the scheme. Thoughtful Limited has disposed 13,860,000 ordinary shares for the period from 5 August 2022 to 30 June 2023 pursuant to the terms of the Scheme.

Save as disclosed above, at 30 June 2023, the Company had not been notified by any persons who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the SFO.

購買、出售或贖回本公司之上 市證券

本公司及其任何附屬公司於期內概無購買、出售或贖回本公司任何上市證券。

審核委員會

審核委員會成員包括三名獨立非執行董事,即鄺炳文先生(審核委員會主席)、張省本先生及林鵬軒先生。於期內,審核委員會已舉行兩次會議,以檢討本集團所採納之會計準則及政策,並討論內民控及財務匯報事宜。審核委員會已審閱本集團截至2023年6月30日止六個月之未經審核綜合中期業績。

企業管治常規

截至2023年6月30日止六個月內,本公司 一直遵守香港聯合交易所有限公司證券 上市規則(「上市規則」)附錄14所載之企業 管治常規守則(「守則」),惟以下偏離情況 除外:

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

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any listed securities of the Company during the Period.

AUDIT COMMITTEE

The Audit Committee comprises three Independent Non-executive Directors, namely Mr. Kwong Ping Man (Chairman of the Audit Committee), Mr. Cheung Sound Poon and Mr. Lin Pengxuan. During the Period, the Audit Committee has held two meetings to review the accounting principles and practices adopted by the Group and discuss internal control and financial reporting matters. The Audit Committee has reviewed the unaudited consolidated interim results of the Group for the six months ended 30 June 2023.

CORPORATE GOVERNANCE PRACTICES

During the six months ended 30 June 2023, the Company has complied with the Code on Corporate Governance Practices (the "Code") as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules"), save for the deviations as follows:

Under code provision A.2.1, the roles of chairman and chief executive officer (the "CEO") should be separated and should not be performed by the same individual. However, there is no separation between the roles of chairman and CEO under the current corporate structure of the Company. Mr. Shum Sai Chit currently holds a dual role as the Chairman and the CEO. Mr. Shum had been in charge of the overall management of the Company since 2015 and the Company considered that such arrangement would promote the efficient formulation and implementation of the Company's strategies which would enable the Group to further develop its businesses effectively at this stage. The Board will review the current structure from time to time and shall make necessary arrangements when the Board considers appropriate.

其他資料(續) OTHER INFORMATION (CONTINUED)

董事進行證券交易之標準守則

本公司已採納上市規則附錄10所載有關董事進行證券交易之標準守則(「標準守則」),以不遜於標準守則之必守標準之條款,作為其有關董事進行證券交易之行為守則。經向所有董事作出特定查詢後,於截至2023年6月30日止六個月內,全體董事確認彼等均已遵守標準守則之必守標準。

鳴謝

本人謹代表董事會向全體股東、客戶、 供應商及銀行致謝,多謝他們多年來對 本集團之支持,亦感謝全體員工於期內 辛勤工作及為本集團所作之貢獻。

> 承董事會命 稀鎂科技集團控股 有限公司 *主席* 沈世捷

香港,2023年8月31日

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors (the "Model Code") set out in Appendix 10 to the Listing Rules as its code of conduct regarding securities transactions by the Directors on terms no less exactly than the required standard set out in the Model Code. Having made specific enquiry of all Directors, all Directors confirmed that they have complied with the required standard set out in the Model Code throughout the six months ended 30 June 2023.

APPRECIATION

On behalf of the Board, I wish to thank all our shareholders, customers, suppliers and bankers for their continual support. I would also like to extend my appreciation to all the staff for their dedicated work and their contribution throughout the Period.

By order of the Board
Rare Earth Magnesium Technology
Group Holdings Limited
Shum Sai Chit

Chairman

Hong Kong, 31 August 2023



稀鎂科技集團控股有限公司

Rare Earth Magnesium Technology Group Holdings Limited

