THIS PROSPECTUS IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this Prospectus or as to the action to be taken, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser. Capitalised terms used herein shall have the same meanings as those defined in the section headed "Definitions" in this Prospectus, unless otherwise stated.

If you have sold or transferred all your shares in Basetrophy Group Holdings Limited, you should at once hand the Prospectus Documents to the purchaser(s) or other transferee(s) or to the bank, licensed securities dealer, registered institution in securities or other agent through whom the sale or transfer was effected for transmission to the purchaser(s) or transferee(s).

A copy of each of the Prospectus Documents, having attached thereto the documents specified in the paragraph headed "(XVIII) Documents delivered to the Registrar of Companies in Hong Kong" in Appendix III to this Prospectus, have been registered by the Registrar of Companies in Hong Kong as required by section 342C of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the Laws of Hong Kong). The Registrar of Companies in Hong Kong, the Stock Exchange and the SFC take no responsibility for the contents of any of the Prospectus Documents.

You should read the whole of the Prospectus Documents including the discussions of certain risks and other factors as set out in the section headed "Letter from the Board – Warning of the Risks of Dealing in the Shares and the nil-paid Rights Shares" in this Prospectus.

Subject to the granting of the listing of, and the permission to deal in, the Rights Shares (in both their nil-paid and fully-paid forms) on the Stock Exchange, as well as compliance with the stock admission requirements of HKSCC, the Rights Shares (in both their nil-paid and fully-paid forms) will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the respective commencement dates of dealings in the Rights Shares in both their nil-paid and fully-paid forms) on the Stock Exchange, or such other dates as determined by HKSCC and you should consult a stockbroker or other registered securities dealer, bank manager, solicitor, professional accountant or other professional adviser for details of the settlement arrangements and how such arrangements may affect your rights and interests. Settlement of transactions between participants of the Stock Exchange on any trading day is required to take place in CCASS on the second trading day thereafter. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

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

The attention of Shareholders with registered addresses in, and investors who are located or residing in, any of the jurisdictions outside Hong Kong or holding Shares on behalf of beneficial owners of Shares with such addresses is drawn to the section headed "Letter from the Board – Rights Issue – Non-Qualifying Shareholders" in this Prospectus.

This Prospectus is for information purposes only and shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale or purchase of securities in any jurisdictions in which such offer, solicitation or sale would be unlawful. The securities have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or the laws of any state or jurisdiction of the United States, and may not be offered or sold within the United States, absent registration or an exemption from the registration requirements of the Securities Act and applicable state laws. There is no intention to register any portion of the Rights Shares or any securities described herein in the United States or to conduct a public offering of securities in the United States.



BASETROPHY GROUP HOLDINGS LIMITED 基地錦標集團控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8460)

RIGHTS ISSUE ON THE BASIS OF THREE (3) RIGHTS SHARES FOR EVERY ONE (1) EXISTING SHARE

Financial adviser to the Company

肇 瓏盛資本有限公司 Draco Capital Limited Placing Agent



The Shares have been dealt in on an ex-entitlement basis from Friday, 24 May 2024. The nil-paid Rights Shares will be dealt in from Tuesday, 11 June 2024 to Tuesday, 18 June 2024 (both days inclusive). If the conditions of the Rights Issue are not fulfilled, the Rights Issue will not proceed. Any person contemplating dealing in the nil-paid Rights Shares during the period Tuesday, 11 June 2024 to Tuesday, 18 June 2024 (both days inclusive) will accordingly bear the risk that the Rights Issue may not become unconditional and/or may not proceed. Any person contemplating dealing in the Shares and/or the nil-paid Rights Shares should therefore exercise caution, and are recommended to consult his/her/its own professional adviser(s) if in any doubt about his/her/its own position.

The Rights Issue is on a non-underwritten basis irrespective of the level of acceptance of the provisionally allotted Rights Shares. There is no minimum amount to be raised under the Rights Issue. Please refer to the section headed "Letter from the Board – Conditions of the Rights Issue" in this Prospectus. In the event the Rights Issue is not fully-subscribed, any Unsubscribed Rights Shares together with the NQS Unsold Rights Shares will be placed to independent placees on a best effort basis under the Placing. Any Unsubscribed Rights Shares or NQS Unsold Rights Shares which are not placed under the Placing will not be issued by the Company and the size of the Rights Issue will be reduced accordingly. Pursuant to the Company's constitutional documents, the applicable laws in Hong Kong and the Cayman Islands and the Listing Rules, there is no requirement for a minimum level of subscription in the Rights Issue. The Rights Issue is subject to the fulfilment of the conditions of the Rights Issue is subject to the fulfilment of the conditions of the Rights Issue is to be come unconditional (which is currently expected to be 4:00 p.m. on Tuesday, 9 July 2024). If the conditions of the Rights Issue is no potential investors are advised to exercise caution when dealing in the Shares and/or the nil-paid Rights Shares up to the date when all the conditions to which the Rights Issue is subject are fulfilled. Any person who is in any doubt about his/her/its position or any action to be taken is recommended to consult his/her/its position or any action to be taken is recommended to consult his/her/its position or any action to be taken is recommended to consult his/her/its position any action to be taken is recommended to consult his/her/its position or any action to be taken is recommended to consult his/her/its position or any action to be taken is recommended to consult his/her/its position or any action to be taken is recommended to consult his/her/its position and any exterion to be taken is recommended to consult his

The Latest Time for Acceptance is 4:00 p.m. on Friday, 21 June 2024. The procedures for acceptance and payment and/or transfer are set out on pages 17 to 19 of this Prospectus.

THIS PROSPECTUS IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

The Rights Issue is conditional upon the fulfilment of the conditions of the Rights Issue as set out in the section headed "Letter from the Board – Rights Issue – Conditions of the Rights Issue" in this Prospectus.

Any Shareholder or other person contemplating transferring, selling or purchasing the Shares and/or the Rights Shares in their nil-paid forms is advised to exercise caution when dealing in the Shares and/or Rights Shares. Any person who is in any doubt about his/her/its position or any action to be taken is recommended to consult his/her/its own professional adviser(s). Any Shareholder or other person dealing in the Shares or in the nil-paid Rights Shares up to the date on which all the conditions to which the Rights Issue is subject are fulfilled will accordingly bear the risk that the Rights Issue may not become unconditional and/or may not proceed.

EXCEPT AS OTHERWISE SET OUT HEREIN, THE RIGHTS ISSUE DESCRIBED IN THIS PROSPECTUS IS NOT BEING MADE TO SHAREHOLDERS WITH REGISTERED ADDRESSES IN JURISDICTIONS OUTSIDE HONG KONG AND NEITHER IS THE RIGHTS ISSUE BEING MADE TO INVESTORS WHO ARE LOCATED OR RESIDING IN ANY OF THE JURISDICTIONS OUTSIDE HONG KONG, UNLESS AN OFFER OF RIGHTS SHARES AND NIL-PAID RIGHTS SHARES INTO SUCH JURISDICTIONS COULD LAWFULLY BE MADE WITHOUT COMPLIANCE WITH ANY REGISTRATION OR OTHER LEGAL OR REGULATORY REQUIREMENTS OR THE OFFER IS MADE IN RELIANCE ON ANY EXEMPTION OR WHERE COMPLIANCE IS NOT UNDULY BURDENSOME.

This Prospectus does not constitute or form part of any offer or invitation to sell or issue, or any solicitation of any offer to acquire, the nil-paid Rights Shares or fully-paid Rights Shares or to take up any entitlements to the nil-paid Rights Shares or fully-paid Rights Shares in any jurisdiction in which such an offer, invitation or solicitation is unlawful. None of the nil-paid Rights Shares, the fully-paid Rights Shares, this Prospectus and the PAL has been or will be registered or filed under the securities laws of any jurisdiction or with any securities commission or similar regulatory authority in any jurisdiction other than in Hong Kong and none of the nil-paid Rights Shares, the fully-paid Rights Shares, this Prospectus and the PAL will qualify for distribution under any of the relevant securities laws of any of the jurisdictions outside Hong Kong (other than pursuant to any applicable exceptions as agreed by the Company). Accordingly, the nil-paid Rights Shares and the fully-paid Rights Shares may not be offered, sold, pledged, taken up, resold, renounced, transferred or delivered, directly or indirectly, into or within any jurisdictions outside Hong Kong absent registration or qualification under the respective securities laws of such jurisdictions other than in Hong Kong, or exemption from the registration or qualification requirements under applicable rules of such jurisdictions.

Shareholders with registered addresses in, and investors who are located or residing in, any of the jurisdictions outside Hong Kong or who hold Shares on behalf of persons with such addresses should refer to the section headed "Letter from the Board – Rights Issue – Rights of Non-Qualifying Shareholders" in this Prospectus.

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Each person acquiring the nil-paid Rights Shares and/or Rights Shares under the Rights Issue will be required to confirm, or be deemed by his acquisition of the nil-paid Rights Shares and/or Rights Shares to confirm, that he is aware of the restrictions on offers and sales of the nil-paid Rights Shares and/or Rights Shares described in this Prospectus.

FORWARD-LOOKING STATEMENTS

All statements in this Prospectus other than statements of historical fact are forward-looking statements. In some cases, forward-looking statements may be identified by the use of words such as "might", "may", "could", "would", "will", "expect", "intend", "estimate", "anticipate", "believe", "plan", "seek", "continue", "illustrate", "illustration", "projection" or similar expressions and the negative thereof. Forward-looking statements in this Prospectus include, without limitation, statements in respect of the Group's business strategies, service offerings, market position, competition, financial prospects, performance, liquidity and capital resources, as well as statements regarding trends in the relevant industries and markets in which the Group operates, technological advances, financial and economic developments, legal and regulatory changes and their interpretation and enforcement.

The forward-looking statements in this Prospectus are based on management's present expectations about future events. Management's present expectations reflect numerous assumptions regarding the Group's strategy, operations, industry, developments in the credit and other financial markets and trading environment. By their nature, they are subject to known and unknown risks and uncertainties, which could cause actual results and future events to differ materially from those implied or expressed by forward-looking statements. Should one or more of these risks or uncertainties materialise, or should any assumptions underlying forward-looking statements prove to be incorrect, the Group's actual results could differ materially from those expressed or implied by forward-looking statements. Additional risks not known to the Group or that the Group does not currently consider material could also cause the events and trends discussed in this Prospectus not to occur, and the estimates, illustrations and projections of financial performance not to be realised.

Prospective investors are cautioned that forward-looking statements speak only as at the date of publication of this Prospectus. Except as required by applicable law, the Group does not undertake, and expressly disclaims, any duty to revise any forward-looking statement in this Prospectus, be it as a result of new information, future events or otherwise.

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

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

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The expected timetable for the Rights Issue and the Placing and the associated trading arrangement is set out below. The expected timetable is subject to the satisfaction of the conditions of the Rights Issue and the Placing and is therefore for indicative purpose only. Any change to the expected timetable will be announced in a separate announcement by the Company as and when appropriate. All times and dates in this Prospectus refer to Hong Kong local times and dates.

Event

Timeline

First day of dealings in nil-paid Rights Shares
in board lot size of 20,000 Rights Shares Tuesday, 11 June 2024
Latest time for splitting of the PAL(s)
Thursday, 13 June 2024
Last day of dealings in nil-paid Rights Shares
in board lot size of 20,000 Rights Shares Tuesday, 18 June 2024
Latest time to lodge transfer documents of nil-paid
Rights Shares in order to qualify for the payment of Net Gain
Friday, 21 June 2024
Latest Time for Acceptance of and payment
for the Rights Shares
Friday, 21 June 2024
Announcement of the number of the Unsubscribed
Rights Shares and the NQS Unsold Rights Shares
subject to the Compensatory Arrangements Wednesday, 26 June 2024
Commencement of the placing of the Unsubscribed
Rights Shares and the NQS Unsold Rights Shares
by the Placing Agent
Latest Placing Time/Latest Placing Date for the placing
of the Unsubscribed Rights Shares and the NQS Unsold
Rights Shares by the Placing Agent
Monday, 8 July 2024
Placing Long Stop Date/Latest time for the Rights Issue
and placing of the Unsubscribed Rights Shares and
NQS Unsold Rights Shares to become unconditional
Tuesday, 9 July 2024
Tuesday, 9 July 2024

Event Timeline
Rights Issue settlement and Placing completion date Tuesday, 9 July 2024
Announcement of the results of Rights Issue (including the results of the placing of the Unsubscribed Rights Shares
and the NQS Unsold Rights Shares by the Placing Agent and
the amount of the Net Gain per the Unsubscribed Rights Share
and the NQS Unsold Rights Share under the
Compensatory Arrangements)
Despatch of share certificates for fully-paid Rights Shares Thursday, 11 July 2024
Refund cheques, if any, to be despatched
(if the Rights Issue is terminated)
Expected commencement of dealings in fully-paid Rights Shares
in board lot size of 20,000 Rights Shares
Friday, 12 July 2024
Payment of the Net Gain (if any) to the relevant
No Action Shareholders (if any)

All times and dates in this Prospectus refer to Hong Kong local times and dates.

Dates or deadlines specified in the expected timetable above or in other parts of this Prospectus are indicative only and may be extended or varied by the Company. Any change to the expected timetable will be published or notified to the Shareholders and the Stock Exchange as and when appropriate.

Pursuant to Rule 16.04A of the GEM Listing Rules and the articles of association of the Company, the Company will disseminate its corporate communications to its Shareholders by electronic means. A notice of the publication of the corporate communications will be provided to the Shareholders when the Company publishes any such corporate communications on its website and the Stock Exchange's website.

On 22 March 2024, the Company sent the one-time notification letters to its registered and non-registered shareholders (being such person or company whose Shares are held in CCASS), respectively. For registered shareholders, the Company announced that a notice of publication of the corporate communications to be published on the website of the Company (www.wbgroupfw.com.hk) and the Stock Exchange's website (www.hkexnews.hk) will be sent by the Company to Shareholders by email or by post (only if the Company does not possess the functional email address of a Shareholder) on the publication date of the corporate communications. It is the responsibility of the Shareholders to provide email address that is functional. If the Company does not possess the email address of a Shareholder or the email address provided is not functional, the Company will act according to the above arrangements. The Company will be considered to have complied with the GEM Listing Rules if it sends the corporate communications to the email address provided by a Shareholder without receiving any "non-delivery message". For non-registered shareholders, they should liaise with and provide the email address to their Intermediaries. If no functional email address has been provided from the Intermediaries via HKSCC, a printed form of the notice will be sent to them by post at their postal address as provided by HKSCC. Shareholders who wish to receive a printed copy of the corporate communications, should send a request in writing to the Registrar at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong or by email to cs_basetrophy@aimscs.com.hk.

The Prospectus will be made available to the Shareholders by way of publication on the website of the Company (www.wbgroupfw.com.hk) and the Stock Exchange's website (www.hkexnews.hk), and a notice will be sent to the relevant Shareholders by email or by post.

The PAL, as actionable corporate communication, shall be sent to the Qualifying Shareholders in electronic form (if an email address has been provided to the Company). If no email address is given by the Qualifying Shareholders or the email address provided is not functional, the PAL in printed form that includes a request for the holder's functional electronic contact details for the purpose of the Company's future compliance with the GEM listing rule will be sent by post at the Qualifying Shareholders' address as it appears in the Company's register of members.

EFFECT OF BAD WEATHER OR EXTREME CONDITIONS ON THE LATEST TIME FOR ACCEPTANCE OF AND PAYMENT FOR THE RIGHTS SHARES

The Latest Time for Acceptance of and payment for Rights Shares will not take place at the time indicated above if there is a tropical cyclone warning signal number 8 or above, a "black" rainstorm warning or "extreme conditions" caused by super typhoons as announced by the Government of Hong Kong:

 (i) in force in Hong Kong at any local time before 12:00 noon and no longer in force after 12:00 noon on Friday, 21 June 2024. Instead, the Latest Time for Acceptance of and payment for the Rights Shares will be extended to 5:00 p.m. on the same Business Day; or

(ii) in force in Hong Kong at any local time between 12:00 noon and 4:00 p.m. on Friday, 21 June 2024. Instead, the Latest Time for Acceptance of and payment for the Rights Shares will be rescheduled to 4:00 p.m. on the following Business Day which does not have either of those warnings in force at any time between 9:00 a.m. and 4:00 p.m.

If the Latest Time for Acceptance of and payment for the Rights Shares does not take place on Friday, 21 June 2024, the dates mentioned in the section headed "EXPECTED TIMETABLE" above may be affected. The Company will notify the Shareholders by way of announcement(s) of any change to the expected timetable as soon as practicable.

In this Prospectus, the following expressions have the following meanings unless the context requires otherwise:			
"acting in concert"	has the same meaning ascribed to it under the Takeovers Code		
"AFRC"	the Accounting and Financial Reporting Council of Hong Kong		
"Announcement"	the announcement of the Company dated 23 February 2024 in relation to, among other things, the Increase in Authorised Share Capital, the Change in Board Lot Size, the Rights Issue, the closure of register of members, and the appointment of Independent Financial Adviser		
"associate(s)"	has the same meaning ascribed to it under the GEM Listing Rules		
"Board"	the board of directors of the Company		
"Business Day(s)"	means a day (other than a Saturday and a day on which "extreme conditions" is announced by the Government of Hong Kong or a tropical cyclone warning no. 8 or above or a "black rainstorm warning signal" is hoisted in Hong Kong at any time between 9:00 a.m. and 12:00 noon and is not lowered at or before 12:00 noon or on which a "black" rainstorm warning signal is hoisted or remains in effect between 9:00 a.m. and 12:00 noon and is not discontinued at or before 12:00 noon) on which licensed banks in Hong Kong are open for business throughout their normal business hours		
"CCASS"	the Central Clearing and Settlement System established and operated by HKSCC		
"Change in Board Lot Size"	the proposed change in board lot size of the Shares for trading on the Stock Exchange from 10,000 Shares per board lot to 20,000 Shares per board lot		
"Company"	Basetrophy Group Holdings Limited, a company incorporated in the Cayman Islands with limited liability, the shares of which are listed on GEM (stock code: 8460)		
"Companies Registry"	Companies Registry of Hong Kong		

DEFINITIONS

"Companies Ordinance"	the Companies Ordinance (Chapter 622 of the Laws of Hong Kong), as amended from time to time
"Companies (WUMP) Ordinance"	the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the Laws of Hong Kong), as amended from time to time
"Compensatory Arrangements"	the compensatory arrangements pursuant to Rule 10.31(1)(b) of the GEM Listing Rules as described in the section headed "Procedures in respect of Unsubscribed Rights Shares and the NQS Unsold Rights Shares and the Compensatory Arrangements" in this Prospectus
"controlling shareholder(s)"	has the same meaning ascribed to it under the GEM Listing Rules
"Director"	the director(s) of the Company
"EGM"	the extraordinary general meeting of the Company to be convened to consider and, if thought fit, approve, among other things, the proposed Increase in Authorised Share Capital and the proposed Rights Issue
"GEM"	GEM operated by the Stock Exchange
"GEM Listing Committee"	has the same meaning ascribed to it under the GEM Listing Rules
"GEM Listing Rules"	the Rules Governing the Listing of Securities on GEM
"Group"	the Company and its subsidiaries
"HK\$"	Hong Kong dollar(s), the lawful currency of Hong Kong
"HKSCC"	Hong Kong Securities Clearing Company Limited
"Hong Kong"	the Hong Kong Special Administrative Region of the People's Republic
"Independent Shareholder(s)"	any Shareholder(s) who are not required to abstain from voting at the EGM under the GEM Listing Rules

"Independent Third Party(ies)"	any persons or company and their respective ultimate beneficial owner(s) which, to the best of the Directors' knowledge, information and belief having made all reasonable enquires, are third parties independent of and not connected with the Company and its connected persons (or any of their respective associate)
"Last Trading Day"	23 February 2024, being the last trading day of the Shares on the Stock Exchange before the release of the Announcement
"Latest Practicable Date"	3 June 2024, being the latest practicable date prior to the printing of this Prospectus for ascertaining certain information herein
"Latest Placing Date"	Monday, 8 July 2024 or such other date as the Company and the Placing Agent may agree in writing, being the latest date for the Placing Agent to place the Placing Shares
"Latest Placing Time"	4:00 p.m. on the Latest Placing Date
"Latest Time for Acceptance"	4:00 p.m. on Friday, 21 June 2024 or such later time or date as may be determined by the Company, being the latest time for acceptance of, and payment for, the Rights Shares as described in the Prospectus Documents
"Mr. Lau"	Mr. Lau Chung Ho, an executive Director and Chief Executive Officer of the Company
"Net Gain"	the aggregate of any premiums (being the aggregate amount paid by the placees after deducting the aggregate amount of the Subscription Price for the Unsubscribed Rights Shares and the NQS Unsold Rights Shares placed by the Placing Agent under the Placing Agreement) under the Compensatory Arrangements
"No Action Shareholder(s)"	Qualifying Shareholder(s) who do not subscribe for the Rights Shares (whether partially or fully) under the PALs or their renouncees who hold any nil-paid rights at the time such nil-paid rights are lapsed, and/or the Excluded Shareholders (if any)

DEFINITIONS

"Non-Qualifying Shareholder(s)"	the Overseas Shareholder(s) whom the Board considers necessary or expedient to exclude from the Rights Issue on account either of the legal restrictions under the laws of the relevant place or the requirements of the relevant regulatory body or stock exchange in that place
"NQS Unsold Rights Share(s)"	the Rights Share(s) which would otherwise has/have been provisionally allotted to the Non-Qualifying Shareholders (if any) in nil-paid form that has/have not been sold by the Company
"Overseas Shareholder(s)"	Shareholder(s) whose name(s) appear(s) on the register of members of the Company at the close of business on the Record Date and whose registered address(es) as shown on such register at that time is (are) in (a) place(s) outside Hong Kong
"PAL(s)"	the provisional allotment letter(s) proposed to be issued to the Qualifying Shareholders in connection with the Rights Issue
"Placee(s)"	any individuals, corporate, institutional investor(s) or other investor(s), who and whose ultimate beneficial owner(s) shall not be the Shareholder(s) and shall be the Independent Third Party(ies), procured by the Placing Agent and/or its sub-placing agent(s), who and whose ultimate beneficial owners shall not be the Shareholder(s) and shall be the Independent Third Party(ies), to subscribe for any of the Unsubscribed Rights Shares and the NQS Unsold Rights Shares pursuant to the Placing Agreement
"Placing"	the offer by way of private placing of the Unsubscribed Rights Shares and the NQS Unsold Rights Shares on a best effort basis by the Placing Agent and/or its sub-placing agents(s), who and whose ultimate beneficial owners shall not be the Shareholder(s) and shall be the Independent Third Party(ies), to the independent placee(s) during the Placing Period on the terms and subject to the conditions set out in the Placing Agreement

DEFINITIONS

"Placing Agent"	Ruibang Securities Limited, a corporation licensed to carry on type 1 (dealing in securities) and type 4 (advising on securities) regulated activities under the SFO, being the placing agent appointed by the Company to place any Unsubscribed Rights Shares and the NQS Unsold Rights Shares under the Compensatory Arrangements
"Placing Agreement"	the placing agreement dated 23 February 2024 and entered into between the Company and the Placing Agent in relation to the placing of Unsubscribed Rights Shares and the NQS Unsold Rights Shares
"Placing Long Stop Date"	Tuesday, 9 July 2024 (being the next Business Day after the Latest Placing Date) or such later date as the Company may announce
"Placing Period"	a period commencing from the first Business Day after the date of announcement of the number of Unsubscribed Rights Shares and the NQS Unsold Rights Shares, which is expected to be Thursday, 27 June 2024, and ending at the Monday, 8 July 2024 or such later date as the Company and the Placing Agent may agree in writing
"Placing Shares"	all the Unsubscribed Rights Shares and the NQS Unsold Rights Shares
"Prospectus"	the prospectus dated 6 June 2024 despatched to the Shareholders containing details of the Rights Issue
"Prospectus Documents"	Collectively, the Prospectus and the PAL
"Prospectus Posting Date"	Thursday, 6 June 2024 or such other date as may be agreed by the Company, being the date of despatch of the Prospectus Documents to the Qualifying Shareholders and the Prospectus for information only to the Non-Qualifying Shareholders
"Qualifying Shareholder(s)"	Shareholder(s), other than the Non-Qualifying Shareholders, whose name(s) appear(s) on the register of members of the Company on the Record Date

"Record Date"	Monday, 3 June 2024 or such other date as may be determined by the Company, being the date by reference to which the Shareholders' entitlements to the Rights Issue are to be determined
"Registrar"	Tricor Investor Services Limited, the Hong Kong branch share registrar and transfer office of the Company
"Rights Issue"	the proposed issue of the Rights Shares on the basis of three (3) Rights Shares for every one (1) existing Share held on the Record Date at the Subscription Price pursuant to the Prospectus Documents
"Rights Share(s)"	up to 345,000,000 new Shares proposed to be allotted and issued by the Company to the Qualifying Shareholders for subscription pursuant to the Rights Issue, assuming no change in the number of Shares in issue on or before the Record Date
"SFC"	Securities and Futures Commission of Hong Kong
"SFO"	the Securities and Futures Ordinance (Cap 571 of the laws of Hong Kong)
"Share(s)"	ordinary share(s) in the share capital of the Company
"Shareholder(s)"	holder(s) of issued Share(s) or the Consolidated Share(s) as the case may be
"Stock Exchange"	the Stock Exchange of Hong Kong Limited
"Subscription Price"	HK\$0.12 per Rights Share
"substantial shareholder"	has the meaning ascribed to it under the GEM Listing Rules
"Takeovers Code"	the Hong Kong Code on Takeovers and Mergers
"Unsubscribed Rights Shares"	the Rights Shares that are not subscribed by the Qualifying Shareholders
"%";	per cent.

* For identification purposes only



BASETROPHY GROUP HOLDINGS LIMITED 基地錦標集團控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8460)

Executive Directors: Mr. Leung Yat Fai Frankie Keith (Chairman) Mr. Lau Chung Ho (Chief Executive Officer) Ms. Fong Pui Yin Vivian Ms. Du Wanfen Mr. Li Aiming

Independent non-executive Directors: Mr. Lam Chee-yau Timothy Mr. Ngok Ho Wai Mr. Li Dewen Registered office: Windward 3 Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

Principal place of business in Hong Kong: Flat B-31, 4/F, Park Fook Industrial Building 615-617 Tai Nan West Street Cheung Sha Wan, Kowloon Hong Kong

6 June 2024

To the Qualifying Shareholders and, for information only, the Non-Qualifying Shareholders (if any)

Dear Sir or Madam,

RIGHTS ISSUE ON THE BASIS OF THREE (3) RIGHTS SHARES FOR EVERY ONE (1) EXISTING SHARE

INTRODUCTION

At the EGM, the resolution approving the Rights Issue was duly passed by the independent Shareholders by way of poll. The purpose of this Prospectus is to provide you with the information of the Rights Issue and certain financial and other general information of the Group.

RIGHTS ISSUE

Subject to the Increase in Authorised Share Capital having become effective, the Company proposes to raise gross proceeds of up to approximately HK\$41.4 million by way of the issue of up to 345,000,000 Rights Shares at the Subscription Price of HK\$0.12 per Rights Share on the basis of three (3) Rights Shares for every one (1) existing Share held at the close of business on the Record Date. The Rights Issue is only available to the Qualifying Shareholders and will not be extended to the Non-Qualifying Shareholders.

Rights Issue Statistics

Basis of the Rights Issue	:	Three (3) Rights Shares for every one (1) existing Share held by the Shareholders at the close of business on the Record Date
Subscription Price	:	HK\$0.12 per Rights Share
Net subscription price per Rights Share (i.e. Subscription Price less Rights Issue expenses)	:	Approximately HK\$0.113 per Rights Share
Number of Shares in issue upon the Increase in Authorised Share Capital becoming effective	:	115,000,000 Shares
Number of Rights Shares to be issued under the Rights Issue	:	Up to 345,000,000 Rights Shares (assuming there is no change to the total number Shares in issue on or before the Record Date)
Total number of Shares in issue as enlarged by the allotment and issue of the Rights Shares	:	Up to 460,000,000 Shares (assuming there is no change to the total number of Shares in issue on or before the Record Date and all Rights Shares are taken up by the Qualifying Shareholders)
Maximum amount to be raised before expenses (assuming the Rights Issue is fully subscribed)	:	Up to approximately HK\$41.4 million before expenses (assuming there is no change to the total number of Shares in issue on or before the Record Date and all Rights Shares are taken up by the Qualifying Shareholders)

Aggregate nominal value of the	:	HK\$34.5 million (assuming there is no change to
Rights Shares		the total number of Shares in issue on or before
		the Record Date and all Rights Shares are taken up
		by the Qualifying Shareholders)

As at the Latest Practicable Date, the Company has no outstanding convertible bonds, options, derivatives, warrants, conversion rights or other similar rights entitling holders thereof to subscribe for or convert into or exchange into Shares. The Company has no intention to issue or grant any Shares, convertible securities, warrants and/or options on or before the Record Date.

Assuming there is no change in the total number of New Ordinary Shares in issue on or before the Record Date and that no new Shares (other than the Rights Shares) will be allotted and issued on or before completion of the Rights Issue, the 345,000,000 Rights Shares to be issued pursuant to the terms of the proposed Rights Issue represents (i) 300.0% of the issued share capital of the Company immediately upon the Increase in Authorised Share Capital becoming effective; and (ii) 75% of the issued share capital of the Company upon the Increase in Authorised Share Capital becoming effective and as enlarged by the allotment and issue of the Rights Shares.

Non-underwritten basis

Subject to the fulfilment of the conditions of the Rights Issue, the Rights Issue will proceed on a non-underwritten basis irrespective of the level of acceptances of the provisionally allotted Rights Shares. In the event the Rights Issue is not fully subscribed, any Rights Shares not taken up by the Qualifying Shareholders will be placed to independent Placees under the Compensatory Arrangements. Any Unsubscribed Rights Shares or NQS Unsold Rights Shares which are not placed under the Compensatory Arrangements will not be issued by the Company and the size of the Rights Issue will be reduced accordingly. There is no minimum amount to be raised under the Rights Issue. There are no applicable statutory requirements regarding minimum subscription levels in respect of the Rights Issue.

As the Rights Issue will proceed on a non-underwritten basis, the Shareholders who apply to take up all or part of his/her/its entitlement under the PAL(s) may unwittingly incur an obligation to make a general offer for the Shares under the Takeovers Code. Accordingly, the Rights Issue will be made on terms that the Company will provide for the Shareholders to apply on the basis that if the Rights Shares are not fully taken up, the application of any Shareholder (except for HKSCC Nominees Limited) for his/her/its assured entitlement under the Rights Issue will be scaled down to a level which does not trigger an obligation on part of the relevant Shareholder to make a general offer under the Takeovers Code in accordance to the note to Rule 10.26(2) of the GEM Listing Rules.

Undertakings

As at the Latest Practicable Date, the Company has not received any information or irrevocable undertaking from any Shareholder of their intention as to whether such Shareholder will take up his/her entitlements under the Rights Issue (or otherwise).

Subscription Price

The Subscription Price of HK\$0.12 per Rights Share is payable in full by a Qualifying Shareholder upon acceptance of the relevant provisional allotment of the Rights Shares under the Rights Issue, and where applicable, when a transferee of the nil-paid Rights Shares applies for the Rights Shares.

The Subscription Price represents:

- a discount of approximately 31.82% to the closing price of HK\$0.1760 per Share as quoted on the Stock Exchange on the Last Trading Day;
- (ii) a discount of approximately 26.38% to the average closing price per Share as quoted on the Stock Exchange for the last five consecutive trading days prior to the Last Trading Day of approximately HK\$0.1630 per Share;
- (iii) a discount of approximately 24.95% to the average closing price per Share as quoted on the Stock Exchange for the last 10 consecutive trading days prior to the Last Trading Day of approximately HK\$0.1599 per Share;
- (iv) a discount of approximately 22.75% to the average closing price per Share as quoted on the Stock Exchange for the last 30 consecutive trading days prior to the Last Trading Day of approximately HK\$0.1553 per Share;
- (v) a discount of approximately 10.45% to the theoretical ex-rights price of approximately HK\$0.1340 per Share based on the closing price of HK\$0.1760 per Share as quoted on the Stock Exchange on the Last Trading Day and number of Shares in issue as at the Latest Practicable Date;
- (vi) a discount of approximately 77.60% to the published audited consolidated net asset value per Share as at 31 December 2022 of approximately HK\$0.5357 (based on the annual report of the Company published on 31 March 2023 in relation to, among others, the annual results of the Company for the year ended 31 December 2022). The Directors consider the discount represented by the Subscription Price to the audited consolidated net asset value per Share as at 31 December 2022 to be fair and reasonable;

- (vii) a discount of approximately 77.61% to the latest published unaudited consolidated net asset value per Share as at 30 June 2023 of approximately HK\$0.5359 (based on the interim report of the Company published on 14 August 2023 in relation to, among others, the interim results of the Company for the six months ended 30 June 2023). The Directors consider the discount represented by the Subscription Price to the unaudited consolidated net asset value per Share as at 30 June 2023 to be fair and reasonable;
- (viii) a discount of approximately 67.12% to the latest published audited consolidated net asset value per Share as at 31 December 2023 of approximately HK\$0.3650 (based on the annual results announcement of the Company published on 28 March 2024 in relation to, among others, the annual results of the Company for the year ended 31 December 2023). The Directors consider the discount represented by the Subscription Price to the audited consolidated net asset value per Share as at 31 December 2023 to be fair and reasonable; and
- (ix) a theoretical dilution effect (as defined under Rule 10.44A of the GEM Listing Rules) of approximately 23.86%, represented by the theoretical diluted price of approximately HK\$0.1340 per Share to the benchmarked price (as defined under Rule 10.44A of the GEM Listing Rules, taking into account the closing price on the Last Trading Day of HK\$0.1760 per Share and the average of the closing prices of the Shares as quoted on the Stock Exchange for the five previous consecutive trading days prior to the date of the Announcement of approximately HK\$0.1630 per Share) of approximately HK\$0.1760 per Share.

The net price per Rights Share (i.e. Subscription Price less cost and expenses incurred in the Rights Issue) upon full acceptance of the provisional allotment of Rights Shares will be approximately HK\$0.113.

The Subscription Price was determined by the Company after taking into account factors including the recent market price of the Shares and the current market conditions, in particular,

- the prevailing trading price of the Shares over the period from 24 January 2024 to the Last Trading Day, being the month prior and up to the Last Trading Day which presented a fluctuation in the range of HK\$0.1250 to HK\$0.1800, as compared to the previous months and which the Directors were unaware of any reason for such volatility;
- (ii) the average daily trading volume of the Shares over the period from 24 January 2024 to the Last Trading Day, being the month prior and up to the Last Trading Day, amounting to approximately 0.13% of the total issued shares as at the Last Trading Day, which indicated a lack of liquidity and demand of the Shares;

- (iii) the prevailing market conditions of the capital market in Hong Kong by referring to the prevailing quote of the Hang Seng Index over the period from 1 September 2023 to the Last Trading Day, being the latest quarter prior and up to the Last Trading Day which presented a fluctuation in the range of 14,961 to 18,844 which presented a downward trend;
- (iv) the Group recorded a loss attributable to owners of the Company for the year ended 31 December 2022; and
- (v) the amount of funds the Company intends to raise under the Rights Issue as discussed in the section headed "REASONS FOR THE RIGHTS ISSUE AND USE OF PROCEEDS OF THE RIGHTS ISSUE" below in the Letter from the Board.

With reference to the aforesaid factors, the Directors consider that it is a common market practice to set the subscription price at a discount to the prevailing market prices in order to enhance the attractiveness of rights issue to participants which includes existing shareholders, especially under the current prevailing suboptimal market conditions of the capital market in Hong Kong. Considering the Group's unsatisfactory financial performance and the underwhelming historical price and trading volume of the Shares, with an aim to maximize the fund raised, the Directors propose setting the Subscription Price at approximately the lowest end of the prevailing trading price of the Shares between 24 January 2024 and the Last Trading Day. This would result in a discount of approximately 30% compared to the closing price of the Shares on the Last Trading Day. The Directors believe that such a discount would attract shareholders to participate in the Rights Issue, enabling them to maintain their pro-rata shareholding in the Company and partake in the future growth of the Group.

After taking into consideration the reasons for the Rights Issue as stated in the section headed "REASONS FOR THE RIGHTS ISSUE AND USE OF PROCEEDS OF THE RIGHTS ISSUE" below, the Directors consider the terms of the Rights Issue, including the Subscription Price, to be fair and reasonable and in the interests of the Company and the Shareholders as a whole.

Conditions of the Rights Issue

The Rights Issue is conditional on each of the following conditions being fulfilled:

(i) the passing by the Shareholders or Independent Shareholders (as the case may be) at the EGM of the necessary resolution(s) to approve the Increase in Authorised Share Capital, the Rights Issue, the Placing Agreement and the transactions contemplated thereunder (including but not limited to the allotment and issue of the Rights Shares) by no later than the Prospectus Posting Date;

- (ii) the Increase in Authorised Share Capital having become effective by no later than the Prospectus Posting Date;
- (iii) the GEM Listing Committee granting and not having withdrawn or revoked the listing of, and permission to deal in, the Rights Shares in both their nil-paid and fully-paid forms and such listing and permission to deal not having been withdrawn or revoked;
- (iv) the provision to the Stock Exchange for authorisation and the filing and registration with the Companies Registry in Hong Kong respectively one duly certified copy of each of the Prospectus Documents duly signed by two Directors (or by their agents duly authorised in writing) as having been approved by resolution of the Directors (and all other documents required to be attached thereto) and otherwise in compliance with the GEM Listing Rules and the Companies (Winding Up and Miscellaneous Provisions) Ordinance not later than the Prospectus Posting Date;
- (v) following registration, the Prospectus Documents be made available and/or sent (as the case may be) to the Qualifying Shareholders (and, where applicable, to the Non-Qualifying Shareholder(s), if any, for information purpose only) and the publication of the Prospectus Documents on the website of the Stock Exchange on or before the Prospectus Posting Date;
- (vi) the Company having complied with the requirements under all applicable laws and regulations; and
- (vii) the Placing Agreement not being terminated pursuant to the terms thereof and remain in full force and effect.

None of the above conditions can be waived. The Company shall use all reasonable endeavours to procure the fulfilment of all the above conditions by the respective dates specified above. If any of the conditions above are not fulfilled by the Placing Long Stop Date, the Rights Issue will not proceed. As at the Latest Practicable Date, conditions (i) and (ii) have been fulfilled.

As the proposed Rights Issue is subject to the fulfillment of the above conditions, it may or may not proceed.

Procedures for acceptance and payment and/or transfer

A PAL will be sent to the Qualifying Shareholders in electronic form (if the Qualifying Shareholders have provided the Company his/her email address) or in printed form which entitles the Qualifying Shareholder(s) to whom it is addressed to subscribe for the number of Rights Shares shown therein. If a Qualifying Shareholder wishes to accept all the Rights Shares provisionally allotted to him/her/it as specified in the PALs, he/she/it must lodge the PAL in accordance with the instructions printed thereon, together with a remittance for the full amount

payable on acceptance, with the Registrar, Tricor Investor Services Limited, at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong, by no later than 4:00 p.m. on Friday, 21 June 2024. All remittances must be made by cheques or banker's cashier orders in Hong Kong dollars. Cheques must be drawn on an account with, and banker's cashier orders must be issued by, a licensed bank in Hong Kong and made payable to Basetrophy Group Holdings Limited and crossed "ACCOUNT PAYEE ONLY".

It should be noted that unless the duly completed PAL, together with the appropriate remittance, has been lodged with the Registrar for registration by no later than 4:00 p.m. on Friday, 21 June 2024, whether by the original allottee or any person to whom the provisional allotment has been validly transferred, the relevant provisional allotment and all rights and entitlements thereunder will be deemed to have been declined and will be cancelled. The Company may (at its sole discretion but without obligation) treat a PAL as valid and binding on the person(s) by whom or on whose behalf it is lodged even if the PAL is not completed in accordance with the relevant instructions. The Company may require such incomplete PAL to be completed by the relevant applicants at a later stage. It should be noted that Hong Kong ad valorem stamp duty is payable in connection with the transfer of a Qualifying Shareholder's rights to subscribe for the relevant Rights Shares to the transferee(s) and the acceptance by the transferee(s) of such rights.

If a Qualifying Shareholder wishes to accept only part of his/her/its provisional allotment or transfer part of his/her/its rights to subscribe for the Rights Shares provisionally allotted to him/ her/it under the PAL or to transfer part or all of his/her/its rights to more than one person, the entire original PAL must be surrendered and lodged for cancellation by no later than 4:30 p.m. on Thursday, 13 June 2024 with the Registrar, who will cancel the original PAL and issue new PALs in the denominations as required. The new PALs will be available for collection at the Registrar, Tricor Investor Services Limited, at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong, after 9:00 a.m. on the second Business Day after the surrender of the original PAL.

The PAL contains further information regarding the procedures to be followed for acceptance and/or transfer of the whole or part of the provisional allotment of the Rights Shares by the Qualifying Shareholders. All cheques and banker's cashier orders will be presented for payment following receipt and all interests earned on such application monies (if any) will be retained for the benefit of the Company. Without prejudice to the other rights of the Company in respect thereof, the Company reserves the right to reject any PAL in respect of which the accompanying cheque and/or banker's cashier order is dishonoured on first presentation, and in that event the provisional allotment and all rights thereunder will be deemed to have been declined and will be cancelled. Completion and return of the PAL together with a cheque or banker's cashier order in payment of the Rights Shares, whether by a Qualifying Shareholder or by any nominated transferee, will constitute a warranty by such person that the cheque or banker's cashier order will be honoured upon first presentation.

No receipt will be issued in respect of any application monies received.

No action has been taken to permit the offering of the Rights Shares, or the distribution of the Prospectus Documents in any territory other than Hong Kong. The Prospectus Documents should not be distributed, forwarded to or transmitted to, into or from any jurisdiction where to do so might constitute a violation of local securities laws and regulations. Accordingly, no person receiving the Prospectus Documents in any territory or jurisdiction outside Hong Kong may treat it as an offer or invitation to apply for the Rights Shares, unless in the relevant jurisdiction such an offer or invitation could lawfully be made without compliance with any registration or other legal or regulatory requirements thereof. Completion and return of the PAL by anyone outside Hong Kong will be deemed to constitute a warranty and representation from such person to the Company that all local legislation, legal and regulatory requirements have been fully complied with. For the avoidance of doubt, neither HKSCC nor HKSCC Nominees Limited will give, or be subject to, any of the above warranty and representation. The Company reserves the right to refuse to accept any application for Rights Shares where it believes that doing so would violate the applicable securities legislation or other laws or regulations of any jurisdiction.

Status of the Rights Shares

The Rights Shares, when allotted, issued and fully paid, shall rank *pari passu* in all respects with the Shares then in issue, including the right to receive all future dividends and distributions which may be declared, made or paid on or after the date of allotment of the Rights Shares in their fully-paid form.

Qualifying Shareholders and Non-Qualifying Shareholders

To qualify for the Rights Issue, a Shareholder must be registered as a member of the Company on the Record Date and is not a Non-Qualifying Shareholder.

In order to be registered as members of the Company on the Record Date, all transfers of Shares (together with the relevant share certificates and instruments of transfer) must be lodged with the Registrar, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road. Hong Kong by not later than 4:30 p.m. on Monday, 27 May 2024. The register of members of the Company will be closed from Tuesday, 28 May 2024 to Monday, 3 June 2024 (both days inclusive) for determining the entitlements to the Rights Issue. No transfer of Shares will be registered during this period.

Qualifying Shareholders who do not take up the Rights Shares to which they are entitled and Non-Qualifying Shareholders should note that their shareholdings in the Company will be diluted.

Basis of provisional allotment

The Rights Shares will be allotted on the basis of three (3) Rights Shares for every one (1) existing Share held by the Qualifying Shareholders as at the close of business on the Record Date.

The PAL relating to the Rights Shares will be enclosed with the Prospectus entitling the Qualifying Shareholders to whom it is addressed to subscribe for the Rights Shares as shown therein. Acceptance for all or any part of a Qualifying Shareholder's provisional allotment should be made only by completing a PAL and lodging the same with a remittance for the Rights Shares being accepted with the Registrar by the Latest Time for Acceptance.

Application for all or any part of a Qualifying Shareholder's provisional allotment should be made by lodging a duly completed PAL and a cheque or a banker's cashier order for the sum payable for the Rights Shares being applied for with the Registrar on or before the Latest Time for Acceptance.

Procedures in respect of Unsubscribed Rights Shares and the NQS Unsold Rights Shares and the Compensatory Arrangements

The Company will make arrangements described in Rule 10.31(1)(b) of the GEM Listing Rule to dispose of the Unsubscribed Rights Shares and the NQS Unsold Rights Shares by offering the Unsubscribed Rights Shares and the NQS Unsold Rights Shares to independent Placees for the benefit of Shareholders to whom they were offered by way of the Rights Issue. There will be no excess application arrangements in relation to the Rights Issue as stipulated under Rule 10.31(1)(a) of the GEM Listing Rules.

The Company therefore appointed the Placing Agent to place the Unsubscribed Rights Shares and the NQS Unsold Rights Shares after the Latest Time for Acceptance of the Rights Shares to be allotted and issued under the Rights Issue to independent Placees on a best effort basis. Any premium over the Subscription Price for those Rights Shares that is realised will be paid to the No Action Shareholders and Non-Qualifying Shareholders on a pro-rata basis. The Placing Agent will, on a best effort basis, procure, by not later than 4:00 p.m., on Monday, 8 July 2024, acquirers for all (or as many as possible) of those Unsubscribed Rights Shares and the NQS Unsold Rights Shares if a premium over the Subscription Price and the expenses of procuring such acquirers (including any related commissions and any other related expenses/fees) can be obtained. Any Unsubscribed Rights Shares and the NQS Unsold Rights Shares remain not placed after completion of the Placing Arrangement will not be issued by the Company and the size of the Rights Issue will be reduced accordingly.

Net Gain (if any) will be paid (without interest) on pro-rata basis (on the basis of all Unsubscribed Rights Shares and NQS Unsold Rights Shares) to the No Action Shareholders and the Non-Qualifying Shareholders (but rounded down to the nearest cent) as set out below:

- (i) the relevant Qualifying Shareholders (or such persons who hold any nil-paid rights at the time such nil-paid rights are lapsed) whose nil-paid rights are not validly applied for in full, by reference to the extent that Shares in his/her/its nil-paid rights are not validly applied for; and
- (ii) the relevant Non-Qualifying Shareholders with reference to their shareholdings in the Company on the Record Date.

If and to the extent in respect of any Net Gain, any No Action Shareholders or Non-Qualifying Shareholders become entitled on the basis described above to an amount of HK\$100 or more, such amount will be paid to the relevant No Action Shareholder(s) and Non-Qualifying Shareholders in Hong Kong Dollars only and the Company will retain individual amounts of less than HK\$100 for its own benefit.

Rights of the Overseas Shareholder(s) (if any)

The Prospectus Documents to be issued in connection with the Rights Issue will not be registered or filed under the securities law of any jurisdiction other than Hong Kong. Overseas Shareholders may not be eligible to take part in the Rights Issue as explained below.

In compliance with Rule 17.41(1) of the GEM Listing Rules, the Company has made necessary enquiries regarding the feasibility of extending the Rights Issue to the Overseas Shareholders (if any) under the laws of the relevant overseas jurisdictions and the requirements of the relevant regulatory bodies or stock exchanges.

Based on the register of members of the Company as at the Latest Practicable Date, there was one Overseas Shareholder holds 334,000 Shares (representing approximately 0.29% of the issued share capital of the Company as at the Latest Practicable Date) with registered address located in the PRC (the "PRC Shareholder"). Pursuant to Rule 17.41(1) of the GEM Listing Rules, the Company has made enquiries with legal adviser as to PRC laws regarding the feasibility of extending the offer of the Rights Shares to the Overseas Shareholder in the PRC. The legal advisers to the Company as to the PRC laws are of view that, given the Company is an offshore company, there are no prohibitions or restrictions under PRC laws which would prevent the Company from including the natural person Shareholder(s) whose registered address(es) are located in the PRC in the Rights Issue, and that there are no requirements for the Company to obtain or go through any approval, ratification, registration or filing procedures or to fulfill any other formalities in the PRC prior to the despatch of the Prospectus Documents to such shareholders. Therefore, based upon such advice, the extension of the Rights Issue to the PRC Shareholder and the offering of the Rights Shares to the PRC Shareholder will not violate any applicable law or regulations in the PRC. Accordingly, the PRC Shareholder will not be excluded from the Rights Issue and the PRC Shareholder shall therefore be a Qualifying Shareholder.

Based on the register of members of the Company as at the Latest Practicable Date, there were no Non-Qualifying Shareholders with registered addresses situated outside Hong Kong.

It is the responsibility of the Qualifying Shareholders outside Hong Kong wishing to make an application for the Rights Shares to satisfy himself/herself/itself before acquiring any rights to subscribe for the Rights Shares as to the observance of the laws and regulations of all relevant territories, including the obtaining of any governmental or other consents, and to pay any taxes and duties required to be paid in such territory in connected therewith. Any acceptance of or application for Rights Shares by any person will be deemed to constitute a representation and warranty from such person to the Company that these local laws and requirements have been fully complied with. If you are in doubt as to your position, you should consult your own professional advisers.

The Company reserves the right to treat as invalid any acceptance of Rights Shares where it believes that such acceptance or application would violate the applicable securities or other laws or regulations of any territory or jurisdiction. Accordingly, Overseas Shareholders and beneficial owners of the Shares who are residing outside Hong Kong should exercise caution when dealing in the Shares.

The Non-Qualifying Shareholders (which are excluded from the Rights Issue) will not have any entitlement under the Rights Issue. However, arrangements will be made for the Rights Shares, which would otherwise have been provisionally allotted to the Non-Qualifying Shareholders, to be sold in their nil-paid form as soon as practicable after dealings in the nilpaid Rights Shares commence, if a premium (net of expenses) can be obtained. The proceeds of such sale, less expenses, will be paid pro-rata (but rounded down to the nearest cent) to the Non-Qualifying Shareholders in Hong Kong dollars, except that the Company will retain individual amounts of less than HK\$100 for its own benefit.

Share certificates of the Rights Shares and refund cheques for the Rights Issue

Subject to fulfilment of the conditions of the Rights Issue, (i) share certificates for the fully-paid Rights Shares; and (ii) refund cheques in respect of wholly or partially unsuccessful applications for Rights Shares are expected to be sent on or before Thursday, 11 July 2024 to those entitled thereto by ordinary post, at their own risk, to their registered addresses. Each allottee will receive one share certificate for all allotted Rights Shares.

Fractional entitlements to the Rights Shares

On the basis of provisional allotment of three (3) Rights Shares for every one (1) existing Share held by the Qualifying Shareholders on the Record Date, no fractional entitlements to the Rights Shares will arise under the Rights Issue.

Odd lots matching services

In order to facilitate the trading of odd lots of the Shares arising from the Rights Issue and the Change in Board Lot Size, the Placing Agent has been appointed as designated broker by the Company to match the purchase and sale of odd lots of the Shares at the relevant market price per Share. The Placing Agent confirmed that it and its ultimate beneficial owner(s) (i) are not Shareholder; and (ii) they are Independent Third Parties. Holders of the Shares in odd lots represented by valid share certificates for the Shares who wish to take advantage of this facility either to dispose of their odd lots of the Shares or to top up their odd lots to a full board lot, may directly or through their brokers, contact the Placing Agent at (852) 2950-9999 or by facsimile at (852) 2950-4444 during the period from 9:00 a.m. on Monday, 20 May 2024 to 4:00 p.m. on Friday, 7 June 2024 (both days inclusive). Holders of odd lots of Shares should note that successful matching of the sale and purchase of odd lots of Shares is on a best effort basis and not guaranteed. Any Shareholder who is in any doubt about the odd lot arrangement is recommended to consult his/her/its own professional advisers.

Taxation

Qualifying Shareholders are recommended to consult their professional advisers if they are in doubt as to the taxation implications of subscribing for the Rights Shares, or about purchasing, holding or disposals of, or dealings in or exercising any rights in relation to the Shares or the Rights Shares, and similarly, the Non-Qualifying Shareholders (if any) as regards their receipt of the net proceeds of sale of the Rights Shares otherwise falling to be issued to them under the Rights Issue under the laws of jurisdictions in which they are liable to taxation. It is emphasised that none of the Company, the Directors nor any other parties involved in the Rights Issue accepts responsibility for any tax effects on, or liabilities of, any person resulting from subscribing for, purchasing, holding, disposal of, dealings in or exercising any rights in relation to the Shares or the Rights Shares.

Application for listing

The Company will apply to the GEM Listing Committee of the Stock Exchange for the listing of, and the permission to deal in, the Rights Shares (in both nil-paid and fully-paid forms) to be issued and allotted pursuant to the Rights Issue. No part of the securities of the Company is listed or dealt in, and no listing of or permission to deal in any such securities is being or is proposed to be sought, on any other stock exchanges.

Dealing in the Rights Shares in both their nil-paid and fully-paid forms will be in the new board lots of 20,000 Rights Shares.

Rights Shares will be eligible for admission into CCASS

Subject to the granting of the listing of, and the permission to deal in, the Rights Shares (in both their nil-paid and fully-paid forms) on the Stock Exchange as well as compliance with the stock admission requirements of HKSCC, the Rights Shares (in both their nil-paid and fully-paid forms) will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the respective commencement dates of dealings in the Rights Shares (in both their nil-paid and fully-paid forms) on the Stock Exchange, or such other dates as determined by HKSCC. Settlement of transactions between participants of the Stock Exchange on any trading day is required to take place in CCASS on the second trading day thereafter. All activities under CCASS are subject to the General Rules of HKSCC and HKSCC Operational Procedures in effect from time to time.

Shareholders should seek advice from their licensed securities dealer(s) or other professional adviser(s) for details of those settlement arrangements and how such arrangements will affect their rights and interests if they are in any doubt.

Stamp duty and other applicable fees and charges

Dealings in the Rights Shares (in both nil-paid and fully-paid forms) will be subject to payment of stamp duty, Stock Exchange trading fee, SFC transaction levy, AFRC transaction levy and any other applicable fees and charges in Hong Kong.

THE PLACING ARRANGEMENT

On 23 February 2024 (after trading hours), the Company and the Placing Agent entered into the Placing Agreement, pursuant to which the Placing Agent has conditionally agreed as agent of the Company (either by itself or through its sub-placing agents) to procure independent Placees, on a best effort basis, to subscribe for the Unsubscribed Rights Shares and the NQS Unsold Rights Shares as part of the Compensatory Arrangements. Details of the Placing Arrangement are as follows:

Date:	23 February 2024 (after trading hours)
Issuer:	the Company
Placing Agent:	Ruibang Securities Limited, a corporation licensed to carry on type 1 (dealing in securities) and type 4 (advising on securities) regulated activities under the SFO, was appointed as the Placing Agent to procure, on a best efforts basis, independent Placees to subscribe for Unsubscribed Rights Shares and the NQS Unsold Rights Shares.

	To the best of the Directors' knowledge, information and belief having made all reasonable enquiries, the Placing Agent and its ultimate beneficial owner(s) are Independent Third Parties.
Placing Period:	The period from Thursday, 27 June 2024 up to 4:00 p.m. on Monday, 8 July 2024, or such other dates as the Company may announce, being the period during which the Placing Agent will seek to effect the Placing.
Placing fee:	Subject to the completion of the Placing, the Company shall pay to the Placing Agent a placing commission in Hong Kong Dollars of 3.5% of the amount which is equal to the placing price multiplied by the number of Unsubscribed Rights Shares and NQS Unsold Rights Shares successfully placed by the Placing Agent and/or its sub-placing agent(s) pursuant to the terms of the Placing Agreement.
	No fees shall be paid by the Company if the Placing is not completed.
Placing price:	The placing price of each of the Unsubscribed Rights Shares and/or the NQS Unsold Rights Shares (as the case may be) shall be not less than the Subscription Price.
	The determination of the final price is dependent on the demand and market conditions for the Unsubscribed Rights Shares and/or the NQS Unsold Rights Shares during the process of Placing.
Placees:	The Unsubscribed Rights Shares and the NQS Unsold Rights Shares are expected to be placed to the Placee(s) who and whose ultimate beneficial owner(s) shall be the Independent Third Party(ies).
	For the avoidance of doubt, no Placee shall become a substantial shareholder of the Company.
Ranking:	Unsubscribed Rights Shares and the NQS Unsold Rights Shares (when placed, allotted, issued and fully paid) shall rank <i>pari passu</i> in all respects among themselves and with the Shares then in issue.

- Condition Precedent: The obligations of the Placing Agent and the Company under the Placing Agreement are conditional upon, among other things, the following conditions being fulfilled (or being waived by the Placing Agent in writing, if applicable):
 - (i) the passing by the Independent Shareholders at the EGM of the necessary resolution(s) to approve the Rights Issue, the Placing Agreement and the transactions contemplated thereunder (including but not limited to the allotment and issue of the Rights Shares);
 - (ii) the GEM Listing Committee having granted the approval for the listing of, and the permission to deal in, the Rights Shares, including the Unsubscribed Rights Shares and/or the NQS Unsold Rights Shares;
 - (iii) none of the representations, warranties or undertakings given by the Company contained in the Placing Agreement being or having become untrue, inaccurate or misleading in any material respect at any time before the completion, and no fact or circumstance having arisen and nothing having been done or omitted to be done which would render any of such undertakings, representations or warranties untrue or inaccurate in any material respect if it was repeated as at the time of completion of the Placing Agreement; and
 - (iv) the Placing Agreement not having been terminated in accordance with the provisions thereof, including provisions regarding the termination events.

The Placing Agent may, in its absolute discretion, waive the fulfilment of all or any or any part of the conditions (other than those set out in paragraphs (i) to (ii) above) by notice in writing to the Company.

Should any discrepancies or changes that have occurred during the period from the date of the Placing Agreement to the Placing completion date and cause the representations, warranties, or undertakings given by the Company contained in the Placing Agreement being or having become untrue, inaccurate, or misleading in any material respect, or if any fact or circumstance has arisen that would render any of such undertakings, representations or warranties untrue or inaccurate in any material respect while the Placing Agent still choose to proceed with the Placing Agreement, condition set out in paragraph (iii) may be waived by the Placing Agent.

Given that similar terms were also applied in other market comparables transactions of rights issue contemplated by the companies listed on the Stock Exchange, the Board (including the members of the Independent Board Committee whose opinion is set forth in the letter from the Independent Board Committee) consider that this arrangement is fair and reasonable, on normal commercial terms and in the interest of the Company and its Shareholders as a whole

In the event that the above condition precedents have not been fulfilled on or before the Placing Long Stop Date, all rights, obligations and liabilities of the parties thereunder in relation to the Placing shall cease and determine and none of the parties shall have any claim against the other in respect of the Placing (save for any antecedent breaches thereof).

For the avoidance of doubt, if all the Rights Shares are fully subscribed under the Rights Issue, the Placing will not proceed.

As at the Latest Practicable Date, condition (i) has been fulfilled.

Termination: Notwithstanding anything contained in the Placing Agreement, the Placing Agent shall be entitled, without any liability to the Company, by notice in writing to the Company served prior to the 4:00 p.m. on Monday, 8 July 2024 (the "Latest Placing Time"), to terminate the Placing Agreement, if, prior to the Latest Placing Time:

- (a) in the reasonable opinion of the Placing Agent, the success of the Placing would be materially and adversely affected by:
 - (i) the occurrence of any local, national or international event or change (whether or not forming part of a series of events or changes occurring or continuing before, and/or after the date hereof), of a political, military, financial, economic or other nature, or in the nature of any local, national or international outbreak or escalation of hostilities or armed conflict, or affecting local securities markets which may, in the reasonable opinion of the Placing Agent, materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole; or
 - (ii) the introduction of any new regulation or any change in existing law or regulation (or the judicial interpretation thereof) or other occurrence of any nature whatsoever which may in the reasonable opinion of the Placing Agent materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole or is materially adverse in the context of the Placing; or
 - (iii) there occurs or comes into effect the imposition of any moratorium, suspension or material restriction on trading in the Shares (for more than ten (10) consecutive trading days) generally on the Stock Exchange due to exceptional financial circumstances or otherwise; or
 - (iv) any adverse change in the business or in the financial or trading position of any members of the Group, which in the reasonable opinion of the Placing Agent, is material in the context of the Placing; or

- (b) any material adverse change in market conditions (including, without limitation, a change in fiscal or monetary policy or foreign exchange or currency markets, suspension or restriction of trading in securities, and a change in currency conditions which includes a change in the system under which the value of the Hong Kong currency is pegged with that of the currency of the United States of America) occurs in Hong Kong, the United States of America or the PRC which in the reasonable opinion of the Placing Agent makes it inexpedient or inadvisable to proceed with the Placing; or
- (c) any material breach of any of the representations and warranties by the Company that comes to the knowledge of the Placing Agent, or any event occurs or any matter arises on or after the date of this Agreement and prior to the Latest Placing Time which, if it had occurred or arisen before the date of the Placing Agreement, would have rendered any of such representations and warranties untrue or incorrect in any material respect, or there has been a material breach by the Company of any other provision of the Placing Agreement.

Upon the giving of such notice as referred to above by the Placing Agent, all obligations of the Placing Agent under the Placing Agreement shall cease and determine and no party shall have any claim against any other party, save for any prior breaches of this Agreement.

The terms of the Placing Agreement, including the commission payable, was determined after arm's length negotiation between the Placing Agent and the Company and is on normal commercial terms with reference to

- (i) the market comparables including the placing commissions of the recent proposed placing of new shares under a specific mandate or general mandate announced by the companies listed on the Stock Exchange within 1 months prior to the Last Trading Day which are ranged from 0.75% to 4.00%;
- (ii) the loss attributable to owners of the Company of approximately HK\$6.5 million for the year ended 31 December 2022;
- (iii) the gross proceeds of the Rights Issue of HK\$41.4 million (assuming no change in the number of Shares on or before the Record Date); and

(iv) the recent downward trend of the prevailing market conditions of the capital market in Hong Kong.

With reference to the above-mentioned factors, a reasonable placing commission is requested to motivate the Placing Agent to procure Placees to subscribe for Unsubscribed Rights Shares and the NQS Unsold Rights Shares, especially taking into account of the Group's unsatisfactory financial performance and the underwhelming historical price and trading volume of the Shares as well as under the current prevailing suboptimal market conditions of the capital market in Hong Kong. As a result, the placing commission under the Placing Agreement is finally set at approximately the upper end of the reference range of the recent proposed placing of new shares by the companies listed on the Stock Exchange.

The Board (including the members of the Independent Board Committee whose opinion is set forth in the letter from the Independent Board Committee) consider that the terms of the Placing Agreement, including the placing fee charged, are fair and reasonable and the transactions contemplated under the Placing Agreement are on normal commercial terms and in the interests of the Company and the Shareholders as a whole.

The Placing Agent shall ensure that the Placing Shares are placed only to institutional, corporate or individual investors who and whose ultimate beneficial owners shall be Independent Third Parties, such that:

- the Placing will not have any implication under the Takeovers Code and no Shareholder will be under any obligation to make a general offer under the Takeovers Code as a result of the Placing; and
- (ii) the Placing will not result in the Company incapable of complying with the public float requirements under Rule 11.23(7) of the GEM Listing Rules immediately following the Placing.

Given that the Compensatory Arrangements would provide (i) a distribution channel of the Unsubscribed Rights Shares and the NQS Unsold Rights Shares to the Company; (ii) channel of participation in the Rights Issue for independent investors; and (iii) a compensatory mechanism for No Action Shareholders and the Non-Qualifying Shareholders, the Directors considers that the Compensatory Arrangements are fair and reasonable and would provide adequate safeguard to protect the interest of the Company's minority Shareholders.

REASONS FOR THE RIGHTS ISSUE AND THE USE OF PROCEEDS

The Group is principally engaged in (i) the provision of foundation and related works, including site formation works and other geotechnical engineering works which are carried out in Hong Kong; (ii) liquor supply chain; (iii) new food retail; and (iv) comprehensive property management.

Assuming full subscription under the Rights Issue, the expected gross proceeds of the Rights Issue will be up to approximately HK\$41.4 million and the relevant expenses would be approximately HK\$2.4 million, which includes placing commission and professional fees payable to financial adviser, legal advisers and other parties involved in the Rights Issue. Accordingly, the estimated net proceeds of the Rights Issue, after deducting the related expense, will be up to approximately HK\$39.0 million.

The Company has approached (i) three corporation licensed or registered under the SFO for type 1 regulated activity and their ordinary course of business includes underwriting of securities, and they are not connected persons of the issuers concerned; and (ii) one substantial shareholders of the Company, in respect of the Rights Issue. Having provided the proposed terms and structures, none of them express any interest in underwriting the Rights Shares. Hence, the Rights Issue is conducted on a non-underwritten basis.

In order to make arrangements described in Rule 10.31(1)(b) of the GEM Listing Rule to dispose of the Unsubscribed Rights Shares and the NQS Unsold Rights Shares by offering the Unsubscribed Rights Shares and the NQS Unsold Rights Shares to independent Placees for the benefit of Shareholders to whom they were offered by way of the Rights Issue, the Company has approached three placing agents (including the Placing Agent) in respect of the Compensatory Arrangements to explore the best terms for Placing Arrangement.

As disclosed in the announcement of the Company dated 16 December 2022, (i) Sandi Supply Chain Management (Chengdu) Co., Ltd.* (三嘀供應鏈管理(成都)有限公司)("Sandi"), an indirect wholly-owned PRC subsidiary of the Company; and (ii) Jiude Jiupin (Chengdu) Wine Co., Ltd.* (九德玖品(成都)酒業有限公司)("Jiude Jiupin"), a company established in the PRC with limited liability and is 51% held by Sandi have started the business of liquor and food and target to achieve business growth in the coming year. In particular, Sandi is carrying out three aspects of business operations in the coming future: (i) liquor supply chain, (ii) new food retail and (iii) comprehensive property management. The Group's trading of alcoholic beverages in the PRC has been commenced since March 2023 and such business segment has experienced steady growth throughout the current financial year. With a view to support the future development direction of creating its own wine brands, the Directors perceives the Rights Issue as a favorable opportunity to raise additional funding to provide substantial support for Sandi's development endeavors, particularly in the realm of creating its own wine brands without any interest burden.

Intended use of proceeds

Assuming full subscription under the Rights Issue, the Company intends to apply the net proceeds of approximately HK\$39.0 million from the Rights Issue (assuming no other change in the number of Shares in issue on or before the Record Date) for the following purposes:

- (i) approximately HK\$26.0 million, representing approximately 66.8% of the net proceeds, will be used for the development in the business of liquor supply chain and new food retail, among which (a) approximately HK\$14.0 million, representing approximately 35.9% of the net proceeds, will be used for the procurement of the stock; (b) approximately HK\$7.0 million, representing approximately 18.0% of the net proceeds, will be used for the business of liquor supply chain and new food retail of the Group; and (c) approximately HK\$5.0 million, representing approximately 12.8% of the net proceeds, will be used for the negotiation of exclusive distributorship; and
- (ii) approximately HK\$13.0 million, representing approximately 33.2% of the net proceeds, will be used for general working capital of the Group, including but not limited of the staff cost expenses, leasing expense and rental expense.

In order to further expand its liquor supply chain business, the Company considers it will have direct control over the entire production process after creating its own wine brands which will ensure that the wines meet the Company's standards and its customer expectations consistently. It also allows the Company to differentiate itself from competitors by offering exclusive and distinctive wines that cannot be found elsewhere. This can attract new customers and build brand loyalty among existing customers.

To support the direction of creating its own wine brands, the Company intends to procure base liquor, which serves as the backbone for blending and formulation of bottled white spirits. The selection of appropriate base liquor is crucial for achieving different qualities, tastes, and styles of the final product. The Company is of the view that the proceeds from the Rights Issue is sufficient to provide substantial and adequate support for Sandi's development endeavors, particularly in the realm of creating its own wine brands without any interest burden.

Meanwhile, securing exclusive distributorship provides the Company with a distinct competitive edge by offering liquor products that are not readily available to its competitors. This strategic advantage allows the Company to differentiate itself in the market and effectively attract customers who actively seek out exclusive offerings of those liquor products. Recognizing the potential, the Company is committed to investing substantial efforts in negotiating future exclusive distributorship agreements with interested suppliers. The Company is of the view that the proceeds from the Rights Issue is sufficient to support the future negotiation of exclusive distributorship.

LETTER FROM THE BOARD

As at the Latest Practicable Date, the Company has not engaged in the relevant negotiation and has not identified any distributor for potential cooperation in this regard.

The Rights Issue will proceed irrespective of the level of acceptance of the provisionally allotted Rights Shares. In the event that there is an under-subscription of the Rights Issue, the net proceeds of the Rights Issue will be allocated and utilised in accordance with the same proportion to the above uses.

In the event that there is an under-subscription of the Rights Issue or the Rights Issue does not proceed, the Company will further explore other fundraising alternatives to meet the expected funding needs for the next 12 months. Depending on the results of such fundraising activities, the development of the Group's business of liquor supply chain and new food retail may or may not proceed.

Fund-raising alternatives

Apart from the Rights Issue, the Board has considered various fund-raising alternatives before resolving to the Rights Issue, including but not limited to debt financing, placing of new shares and open offer. The Board notes that bank borrowings, if available, would result in additional interest burden of the Company and create pressure to the liquidity of the Company. Hence, the Board does not consider it to be beneficial to the Company. In order to support the existing business operation of the Group, the Group's borrowings and lease liabilities increased from approximately HK\$17.2 million as at 31 December 2022 to approximately HK\$25.9 million as at 30 June 2023, and decreased slightly to approximately HK\$25.6 million as at 31 December 2023. The gearing ratio of the Group, calculated as the total interest-bearing liabilities divided by the total equity, increased from approximately 28.0% as at 31 December 2022 to approximately 42.0% as at 30 June 2023, and further increased to approximately 61.0% as at 31 December 2023. The Board is of the view that under the current global interest rate hike cycle, the Group's existing and future borrowing for investments or operations will face higher interest expenses, and will reduce profitability and cash flow of the Company, which is not the most appropriate fund-raising option for the Company.

As for placing of new Shares, it would lead to immediate dilution in the shareholding interest of existing Shareholders without offering them the opportunity to participate in the enlarged capital base of the Company and it is relatively smaller in scale as compared to fund raising through rights issue. As for open offer, while it is similar to a rights issue, offering Qualifying Shareholders to participate, it does not allow free trading of rights entitlements in the open market. As opposed to open offer, Rights Issue would allow Qualifying Shareholders to participate in the future development of the Company and at the same time offer more flexibility to the Qualifying Shareholders to choose whether to maintain their respective pro-rata shareholding interests in the Company and dealing with the Shares.

LETTER FROM THE BOARD

Having considered all the other fund-raising alternatives, the Directors are of the view that the Rights Issue is in the best interests of the Company and the Shareholders as a whole, and that it is an appropriate fund-raising method to strengthen the capital base of the Company and support the Company's continuing business development and growth.

As at the Latest Practicable Date, save as disclosed in the Letter from the Board, the Company currently (i) does not have any agreement, arrangement, understanding, intention, or negotiation (either concluded or in process) on any potential fundraising activities; and (ii) has no other plan or intention to carry out any future corporate actions in the next 12 months which may have an effect of undermining or negating the intended purpose of the Rights Issue.

EFFECTS ON THE SHAREHOLDING STRUCTURE OF THE COMPANY

Set out below is the shareholding structure of the Company, assuming there is no further issue or repurchase of Shares before completion of the Rights Issue other than the allotment and issue of the Rights Shares pursuant to the Rights Issue, (i) as at the Latest Practicable Date; (ii) immediately upon completion of the Rights Issue, assuming full acceptance of the Rights Issue assuming nil acceptance of the Rights Shares by the Qualifying Shareholders; and (iii) immediately upon completion of the Rights Issue assuming nil acceptance of the Rights Shares by the Qualifying Shareholders and all Unsubscribed Rights Shares and NQS Unsold Rights Shares have been placed by the Placing Agent:

Shareholders	As at the Practicable No. of Shares		Immediately completion Rights Issue a full acceptanc Rights Shares Qualifying Sha No. of Shares	of the assuming ce of the s by the	Immediate completion Rights Issue nil acceptan Rights Shar Qualifying Sh and all Uns Rights Sha NQS Unsold R have been by the Plact No. of Shares	n of the assuming ace of the es by the nareholders ubscribed ares and ights Shares placed
Mr. Lau (Note 1)	51,750,000	45.00%	207,000,000	45.00%	51,750,000	11.25%
Independent Placees (Note 2)	51,750,000	45.00%	207,000,000	45.0070	345,000,000	75.00%
•	-	-	-	-	, ,	
Other Public Shareholders Total	63,250,000 115,000,000	<u>55.00%</u> 100.00%	<u>253,000,000</u> <u>460,000,000</u>	<u>55.00%</u> <u>100.00%</u>	<u>63,250,000</u> <u>460,000,000</u>	13.75% 100.00%

Notes:

- Mr. Lau is directly interested in 750,000 Shares. Mr. Lau beneficially own the entire issued share capital of Brightly Ahead Limited. Therefore, Mr. Lau is deemed, or taken to be, interested in all the 51,000,000 Shares held by Brightly Ahead Limited for the purpose of the SFO. Mr. Lau is the sole director of Brightly Ahead.
- 2. Pursuant to the Placing Agreement, the Placing Agent shall ensure each of such Placees, who and whose ultimate beneficial owner(s) (as the case may be) (i) shall be Independent Third Parties; (ii) shall not, together with any party acting in concert (within the meaning of the Takeovers Code) with it, upon completion of the Rights Issue, own 10.00% or more of the voting rights of the Company; and (iii) shall not, together with any party acting in concert with it/them (within the meaning of the Takeovers Code), will hold 30% (or such percentage which will trigger an obligation to make a mandatory general offer to the other Shareholders under the Takeovers Code) or more of the voting rights of the Company.

Those Qualifying Shareholders who do not take up the Rights Shares to which they are entitled and the Non-Qualifying Shareholders should note that their shareholdings in the Company will be diluted upon completion of the Rights Issue and their aggregate shareholding interests in the Company may be reduced by a maximum of approximately 75.0%. It should be noted that the actual changes in the shareholding structure of the Company upon completion of the Rights Issue are subject to several factors such as the actual results of acceptance of the Rights Issue.

Shareholders and public investors should note that the above shareholding changes are for illustration purposes only and the actual changes in the shareholding structure of the Company upon completion of the Rights Issue are subject to various factors, including the results of acceptance of the Rights Shares. Further announcements will be made by the Company in accordance with the GEM Listing Rules following the completion of the Rights Issue upon which the Rights Shares are allotted and issued.

The public float requirements under the GEM Listing Rules shall be maintained by the Company at all times, and the Company will take all appropriate steps to ensure that sufficient public float shall be at all times in compliance with Rule 11.23 of the GEM Listing Rules.

EQUITY FUND RAISING ACTIVITY OF THE COMPANY IN THE PAST 12 MONTHS

The Company had not carried out any equity fundraising activities in the 12 months immediately preceding the Latest Practicable Date.

LETTER FROM THE BOARD

GEM LISTING RULES IMPLICATIONS

The Rights Issue

In accordance with Rule 10.29(1) of the GEM Listing Rules, as the Rights Issue will increase the total number of issued Shares or the market capitalisation of the Company by more than 50% within the 12-month period immediately preceding the date of the announcement of the Company dated 23 February 2024, the Rights Issue must be made conditional on approval by the Shareholders at the EGM, and any controlling shareholders of the Company and their respective associates, or where there are no controlling shareholders, the Directors (excluding the independent non-executive Directors) and the chief executive of the Company and their respective associates shall abstain from voting in favour of the proposed Rights Issue.

As at the date of the EGM, Brightly Ahead Limited, being a controlling shareholder of the Company, directly holds 51,000,000 Shares (representing approximately 44.35% of the issued share capital of the Company as at the Latest Practicable Date). Brightly Ahead Limited is a company wholly owned by Mr. Lau who is an executive Director and Chief Executive Officer of the Company. Accordingly, Brightly Ahead Limited and Mr. Lau was required to abstain from voting in favour of the Rights Issue in accordance with Rule 10.29(1) of the GEM Listing Rules. Save as disclosed above, no other Shareholder was required to abstain from voting in favour of the proposed Rights Issue at the EGM.

The Company has not conducted any rights issue, open offer or specific mandate placings within the 12-month period immediately preceding the Latest Practicable Date, or prior to such 12-month period where dealing in respect of the Shares issued pursuant thereto commenced within such 12-month period, nor has it issued any bonus securities, warrants or other convertible securities as part of any rights issue, open offer and/or specific mandate placings within such 12-month period.

The Rights Issue will not result in a theoretical dilution effect of 25% or more. As such, the theoretical dilution impact of the Rights Issue is in compliance with Rule 10.44A of the GEM Listing Rules.

WARNING OF THE RISKS OF DEALING IN SHARES AND RIGHTS SHARES IN NIL-PAID FORM

Shareholders and potential investors of the Company should note that the Rights Issue is subject to the fulfilment of conditions including, among other things, the GEM Listing Committee of the Stock Exchange granting the listing of, and permission to deal in, the Rights Shares in their nil-paid and fully-paid forms. Please refer to the section headed "Conditions of the Rights Issue" in the Letter from the Board. Shareholders and potential investors of the Company should note that if the conditions to the Rights Issue are not satisfied, the Rights Issue will not proceed, in which case a further announcement will be made by the Company at the relevant time.

LETTER FROM THE BOARD

The Rights Issue will proceed on a non-underwritten basis irrespective of the level of acceptances of the provisionally allotted Rights Shares.

Any dealings in the Shares from the date of this Prospectus up to the date on which all the conditions of the Rights Issue are fulfilled, and any Shareholders dealing in the Rights Shares in nil-paid form will accordingly bear the risk that the Rights Issue may not become unconditional or may not proceed. Any Shareholders or other persons contemplating any dealings in the Shares and/or Rights Shares in their nil-paid form are recommended to consult their professional advisers.

Dealings in the Rights Shares in the nil-paid form will take place from Tuesday, 11 June 2024 to Tuesday, 18 June 2024 (both dates inclusive).

Any Shareholder or other person contemplating selling or purchasing the Shares and/ or nil-paid Rights Shares up to the date when the conditions of the Rights Issue are fulfilled will bear the risk that the Rights Issue may not become unconditional and may not proceed. Shareholders and the public are reminded to exercise caution when dealing in the Shares and any dealings in the Rights Shares in their nil-paid form from Tuesday, 11 June 2024 to Tuesday, 18 June 2024 (both dates inclusive) will accordingly bear the risk that the Rights Issue cannot become unconditional and may not proceed. Any Shareholders or other persons contemplating any dealings in the Shares or nil-paid Rights Shares are recommended to consult their own professional advisers.

ADDITIONAL INFORMATION

Your attention is drawn to the additional information as set out in the appendices to this Prospectus.

By order of the Board Basetrophy Group Holdings Limited Leung Yat Fai Frankie Keith Chairman and Executive Director

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(I) FINANCIAL SUMMARY

The financial information of the Group for (i) each of the four financial years ended 31 December 2020, 2021, 2022 and 2023; (ii) the six months ended 30 June 2023; and (iii) the nine months ended 30 September 2023, are set out in the following documents which have been published on the website of the Stock Exchange at www.hkexnews.hk and the Company's website at www.wbgroupfw.com.hk:

- the annual report of the Company for the year ended 31 December 2020 published on 30 March 2021 (pages 56 to 113)
 (https://www1.hkexnews.hk/listedco/listconews/gem/2021/0330/2021033000622.pdf);
- the annual report of the Company for the year ended 31 December 2021 published on 29 April 2022 (pages 55 to 113)
 (https://www1.hkexnews.hk/listedco/listconews/gem/2022/0429/2022042901663.pdf);
- the annual report of the Company for the year ended 31 December 2022 published on 31 March 2023 (pages 55 to 119)
 (https://www1.hkexnews.hk/listedco/listconews/gem/2023/0331/2023033104369.pdf);
- the annual report of the Company for the year ended 31 December 2023 published on 24 April 2024 (pages 57 to 129)
 (https://www1.hkexnews.hk/listedco/listconews/gem/2024/0424/2024042400697.pdf);
- the interim report of the Company for the six months ended 30 June 2023 published on 14 August 2023 (pages 5 to 21) (https://www1.hkexnews.hk/listedco/listconews/gem/2023/0814/2023081400731.pdf); and
- the third quarterly report of the Company for the nine months ended 30 September 2023 published on 14 November 2023 (pages 2 to 8)
 (https://www1.hkexnews.hk/listedco/listconews/gem/2023/1114/2023111401686.pdf).

(II) STATEMENT OF INDEBTEDNESS

As at the close of business on 30 April 2024, being the latest practicable date for the purpose of ascertaining information contained in this statement of indebtedness prior to the printing of this Prospectus, the details of the Group's indebtedness are as follows:

	HK\$'000
Bank borrowings – secured (note a)	9,957
Other borrowing $-$ secured (note b)	9,887
Lease liabilities – unsecured	2,362
Amounts due to directors – unsecured (note c)	5,474
Amounts due to related companies – unsecured (note c)	3,342
Amounts due to non-controlling interests – unsecured (note c)	1,328

32,350

Notes:

- a. The bank borrowings are secured by a payment of a life insurance policy of the Company with carrying amount of approximately HK\$2,932,000 as at 30 April 2024, interest bearing from 5.2% to 5.9% and did not have any guarantee.
- b. The other borrowing is secured by the Group's machinery and equipment with an aggregate net carrying amount of approximately HK\$21,349,000 as at 30 April 2024, interest bearing from 6.3% to 9.3% and guaranteed by personal guarantee given by a director of the Company.
- c. The amounts due are interests free and did not have any guarantee.

Save as aforesaid or otherwise disclosed herein, and apart from intra-group liabilities, normal trade and other payables and contract liabilities, as at 30 April 2024, being the latest practicable date for the purpose of preparing this statement of indebtedness prior to the printing of this Prospectus, the Group did not have any loan capital issued and outstanding or agreed to be issued, bank overdrafts, loans or other similar indebtedness, liabilities under acceptances or acceptance credits, debentures, mortgages and charges, hire purchase commitments, material contingent liabilities or guarantees outstanding.

To the best knowledge of the Directors, having made all reasonable enquiries, (i) there has been no material change in indebtedness or contingent liabilities of the Group since 30 April 2024; (ii) there has not been any default on repayments or other obligations in any material respect under the loan agreements; (iii) the Group does not have material covenants relating to the outstanding debts; (iv) the Group has complied with all of the finance covenants up to the Latest Practicable Date; and (v) the Group does not have any material external debt financing plans as at the Latest Practicable Date.

(III) WORKING CAPITAL

The Directors, after due and careful consideration, are of the opinion that, taking into consideration the estimated net proceeds from the Rights Issue and the financial resources available to the Group including internally generated funds, bank and other facilities, the Group will have sufficient working capital for its operation for at least twelve months from the date of this Prospectus.

(IV) MATERIAL ADVERSE CHANGE

The Board confirmed that there has been no material adverse change in the financial or trading position of the Group since 31 December 2023, being the date to which the latest published audited accounts of the Group were made up, up to and including the Latest Practicable Date.

(V) FINANCIAL AND TRADING PROSPECTS OF THE GROUP

The Group's revenue decreased by approximately HK\$2.3 million or 2.6% from approximately HK\$88.8 million for the year ended 31 December 2021 to approximately HK\$86.5 million for the year ended 31 December 2022, mainly due to delay in progress of certain projects as a result of the outbreak of the COVID-19 pandemic.

The Group's gross profit for the year ended 31 December 2022 were approximately HK\$16.3 million, representing an increase of approximately 49.0% from approximately HK\$10.9 million for the year ended 31 December 2021. Such increase was mainly due to the increase in gross profit margin. The Group's gross profit margin for the year ended 31 December 2022 was approximately 18.8%, representing an increase of approximately 6.5 percentage points as compared to approximately 12.3% for the year ended 31 December 2021. Such increase was primarily due to the effects of decisive cost control initiatives which have been taken by the management of the Group.

For the year ended 31 December 2022, the Group recorded a loss attributable to owners of the Company of approximately HK\$6.5 million as compared to a profit attributable to owners of the Company of approximately HK\$0.6 million for the year ended 31 December 2021. The loss during the year was mainly attributed to (i) delay in progress of certain projects as a result of the outbreak of the COVID-19 epidemic; (ii) the provision for impairment of trade receivables and contract assets; and (iii) one-off gain of approximately HK\$2.5 million related to disposal of property, plant and equipment for the year ended 31 December 2021.

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

The Group's revenue decreased by approximately 10.3% from approximately HK\$48.4 million for the six months ended 30 June 2022 to approximately HK\$43.4 million for the six months ended 30 June 2023, mainly due to a number of major projects in the six months ended 30 June 2023 are still in the early stage of construction.

The Group's gross profit for the six months ended 30 June 2023 were approximately HK\$6.1 million, representing an increase of approximately 14.9% from approximately HK\$5.3 million for the six months ended 30 June 2022. The Group's gross profit margin for the six months ended 30 June 2023 was approximately 14%, representing an increase of approximately 3 percentage points as compared to approximately 11% for the six months ended 30 June 2022. Such increase was primarily due to the effects of decisive cost control initiatives which have been taken by the management of the Group.

For the six months ended 30 June 2023, the Group recorded profit attributed to owners of the Company of approximately HK\$17,000 as compared to a profit for the six months ended 30 June 2022 of approximately HK\$171,000.

The Group's revenue decreased by approximately 0.31% from approximately HK\$63.0 million for the nine months ended 30 September 2022 to approximately HK\$62.8 million for the nine months ended 30 September 2023.

The sales growth has slowed down during the nine months ended 30 September 2023 because the majority of such growth was contributed from the first six months of the financial year, attributable to the completion of sizable projects with large contract value.

The Group's gross profit for the nine months ended 30 September 2023 was approximately HK\$9.2 million, representing an increase of approximately 8.37% from approximately HK\$8.5 million for the nine months ended 30 September 2022. The Group's gross profit margin for the nine months ended 30 September 2023 was approximately 14.7%, representing an increase of approximately 1.2 percentage points as compared to approximately 13.5% for the nine months ended 30 September 2022. Such increase was mainly attributable to the decisive cost control initiatives taken by the management of the Company.

For the nine months ended 30 September 2023, the Group recorded profit attributable to owners of the Company of approximately HK\$11,000 as compared to profit for the nine months ended 30 September 2022 of approximately HK\$0.26 million.

The Group's revenue increased by approximately HK\$10.7 million or 12.4% from approximately HK\$86.5 million for the year ended 31 December 2022 to approximately HK\$97.2 million for the year ended 31 December 2023, mainly due to business growth.

The Group's gross profit for the year ended 31 December 2023 were approximately HK\$13.3 million, representing a decrease of approximately 18.4% from approximately HK\$16.3 million for the year ended 31 December 2022. Such decrease was mainly due to the decrease in gross profit margin. The Group's gross profit margin for the year ended 31 December 2023 was approximately 13.7%, representing a decrease of approximately 5.1 percentage points as compared to approximately 18.8% for the year ended 31 December 2022. Such decrease was primarily due to competitive project pricing arising from intense market competition.

For the year ended 31 December 2023, the Group recorded a loss attributable to owners of the Company of approximately HK\$19.8 million as compared to a loss attributable to owners of the Company of approximately HK\$6.5 million for the year ended 31 December 2022. The loss during the year was mainly attributed to (i) increase of impairment losses on financial and contract assets; (ii) increase in depreciation of right-of-use assets; and (iii) increase in other expenses.

The Directors are of the view that the general outlook of the industry and the business environment in which the Group operates remain difficult and challenging. Since January 2020, the outbreak of COVID-19 has had a drastic effect on the Hong Kong economy and imposed negative impacts on the construction industry, including, supply chain disruptions, workforce shortages due to illness and preventative quarantines and work stoppages measures imposed by the Government of the Hong Kong Special Administrative Region. The Group has not encountered or experienced any material difficulty and/or delay in the completion of the projects to the customers and from the subcontractors and any material supply chain disruptions of the suppliers due to the outbreak of COVID-19. The Group will closely monitor its existing projects' progress and communicate with suppliers and subcontractors, maintain close communication with customers on the latest project work schedules and arrangements, proactively follow up with potential customers on the tenders and quotations submitted, and actively respond to any business enquiries, tender and quotation invitations to maintain market competitiveness. The Group will continue to strive to improve its operational efficiency and business profitability and will also proactively seek for potential business opportunities that can broaden the sources of income of the Group and enhance value to the Shareholders.

The Group's trading of alcoholic beverages in the PRC has been commenced since March 2023 and such business segment has experienced steady growth accordingly. In order to further expand its liquor supply chain business, the Company considers it will have direct control over the entire production process after creating its own wine brands which will ensure that the wines meet the Company's standards and its customer expectations consistently. It also allows the Company to differentiate itself from competitors by offering exclusive and distinctive wines that cannot be found elsewhere. This can attract new customers and build brand loyalty among existing customers.

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

To support the direction of creating its own wine brands, the Company intends to procure base liquor, which serves as the backbone for blending and formulation of bottled white spirits. The selection of appropriate base liquor is crucial for achieving different qualities, tastes, and styles of the final product.

Meanwhile, the Directors consider that securing exclusive distributorship provides the Company with a distinct competitive edge by offering liquor products that are not readily available to its competitors. This strategic advantage allows the Company to differentiate itself in the market and effectively attract customers who actively seek out exclusive offerings of those liquor products. Recognizing the potential, the Company is committed to investing substantial efforts in negotiating future exclusive distributorship agreements with interested suppliers.

Looking into the future, the Board and the management team will prudently formulate development strategies with industry knowledge and resources. While strengthening the core business of the Group, the Company will seek development opportunities that may bring benefits to the Group in Hong Kong and the Greater Bay Area, to provide customers diversified services and, creating value for the Shareholders.

A. UNAUDITED PRO FORMA STATEMENT OF ADJUSTED CONSOLIDATED NET TANGIBLE ASSETS OF THE GROUP

Introduction

The following unaudited pro forma statement of adjusted consolidated net tangible assets of the Group attributable to the owners of the Company (the "Unaudited Pro Forma Financial Information") has been prepared by the Directors in accordance with paragraph 7.31 of the GEM Rules and with reference to Accounting Guideline 7 "Preparation of Pro Forma Financial Information for inclusion in Investment Circular" issued by the Hong Kong Institute of Certified Public Accountants is for illustration only, and is set out in this appendix to illustrate the effect of the Rights Issue on the consolidated net tangible assets of the Group as at 31 December 2023 attributable to the owners of the Company as if the Rights Issue had taken place on such date.

The Unaudited Pro Forma Financial Information is prepared for illustrative purposes only, because of its hypothetical nature, it may not give a true picture of the consolidated net tangible assets of the Group attributable to the owners of the Company as at 31 December 2023 or at any future date; and

The Unaudited Pro Forma Financial Information of the Group as at 31 December 2023 is prepared by the Directors based on the audited consolidated statement of financial position of the Group as at 31 December 2023, extracted from the Group's consolidated financial statements for the year ended 31 December 2023, on which an annual report has been published, with adjustments described below.

					Unaudited pro
			Unaudited pro	Audited	forma adjusted
			forma adjusted	consolidated net	consolidated net
			consolidated net	tangible assets	tangible assets
			tangible assets	attributable to	attributable to
	Audited		attributable to	owners of the	owners of the
	consolidated net		owners of the	Company per	Company per
	tangible assets		Company as at	Share as at	Share as at
	attributable to	Unaudited	31 December 2023	31 December 2023	31 December 2023
	owners of the	estimated net	immediately after	before the	immediately after
	Company as at	proceeds from the	the completion of	completion of the	the completion of
	31 December 2023	Rights Issue	the Rights Issue	Rights Issue	the Rights Issue
	HK\$'000	HK\$'000	HK\$'000	HK\$	HK\$
	(Note 1)	(Note 2)		(Note 3)	(Note 4)
Based on 3 Rights Shares to be issued at the Subscription Price					
of HK\$0.12 per Rights Share	38,654	39,000	77,654	0.34	0.17

Notes:

- The consolidated net tangible assets of the Group attributable to owners of the Company of approximately HK\$38,654,000 as at 31 December 2023 is based on the consolidated net assets of the Group attributable to owners of the Company as at 31 December 2023 of approximately HK\$41,512,000 after deducting intangible assets of approximately HK\$2,858,000 which represents the right-of-use assets of the Group as at 31 December 2023 amounted to approximately HK\$2,858,000, as extracted from the published annual report of the Company for the year ended 31 December 2023.
- 2. The estimated net proceeds from the Rights Issue of approximately HK\$39,000,000 are based on 3 Rights Shares to be issued at the Subscription Price of HK\$0.12 per Rights Share and after deducting estimated related expenses, including among others, placing commission, legal and professional fees, which are directly attributable to the Rights Issue, of approximately HK\$2,400,000.
- 3. The calculation of audited consolidated net tangible assets of the Group attributable to owners of the Company as at 31 December 2023 per Share before the completion of the Rights Issue is based on the audited consolidated net tangible assets of the Group as at 31 December 2023 of approximately HK\$38,654,000, divided by 115,000,000 Shares in issue as at 31 December 2023.
- 4. The calculation of audited pro forma adjusted consolidated net tangible assets of the Group attributable to owners of the Company as at 31 December 2023 per Share immediately after the completion of the Rights Issue is based on unaudited pro forma adjusted consolidated net tangible assets of the Group attributable to the owners of the Company as at 31 December 2023 immediately after the completion of the Rights Issue of approximately HK\$77,654,000, being the aggregate audited consolidated net tangible assets of the Group attributable to the owners of the Company as at 31 December 2023 of approximately HK\$38,654,000 and the estimated net proceeds from the Rights Issue of approximately HK\$39,000,000, divided by 460,000,000 Shares which represents the sum of 115,000,000 Shares in issue and 345,000,000 Rights Shares (assuming no new shares are issued and no repurchase of shares on or before the Record Date) were issued immediately after the completion of the Rights Issue, as if the Rights Issue had been completed on 31 December 2023.
- 5. Save as disclosed above, no adjustments have been made to reflect any trading results or other transactions of the Group entered into subsequent to 31 December 2023.

B. ACCOUNTANT'S REPORT ON UNAUDITED PRO FORMA FINANCIAL INFORMATION

The following is the text of a report received from Infinity CPA Limited, Certified Public Accountants, Hong Kong, the independent reporting accountants of the Company, in respect of the Group's unaudited pro forma financial information prepared for the purpose of incorporation in this Prospectus.



Infinity CPA Limited Room 1501, 15th Floor Olympia Plaza 255 King's Road North Point, Hong Kong

The Board of Directors of **Basetrophy Group Holdings Limited**

INDEPENDENT REPORTING ACCOUNTANTS' ASSURANCE REPORT ON THE COMPILATION OF UNAUDITED PRO FORMA FINANCIAL INFORMATION

We have completed our assurance engagement to report on the compilation of pro forma financial information of Basetrophy Group Holdings Limited (the "**Company**") and its subsidiaries (collectively, the "**Group**") by the directors of the Company for illustrative purposes only. The unaudited pro forma financial information consists of the unaudited pro forma statement of adjusted consolidated net tangible assets as at 31 December 2023 and related notes as set out on pages II-1 to II-2 of the Prospectus issued by the Company dated 6 June 2024 (the "**Prospectus**"). The applicable criteria on the basis of which the directors of the Company have compiled the unaudited pro forma financial information are described in Section A of Appendix II of the Prospectus.

The unaudited pro forma financial information has been compiled by the directors of the Company to illustrate the impact of the proposed rights issue on the basis of 3 rights shares for each existing share at the subscription price of HK\$0.12 per rights share (the "**Rights Issue**") on the Group's consolidated financial position as at 31 December 2023 as if the Rights Issue had taken place at 31 December 2023. As part of this process, information about the Group's consolidated financial position has been extracted by the directors of the Company from the Group's consolidated financial statements for the year ended 31 December 2023, on which an annual report has been published.

DIRECTORS' RESPONSIBILITY FOR THE UNAUDITED PRO FORMA FINANCIAL INFORMATION

The directors of the Company are responsible for compiling the unaudited pro forma financial information in accordance with paragraph 7.31 of the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "**GEM Rules**") and with reference to Accounting Guideline ("AG") 7 Preparation of Pro Forma Financial Information for Inclusion in Investment Circulars issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**").

OUR INDEPENDENCE AND QUALITY MANAGEMENT

We have complied with the independence and other ethical requirements of the Code of Ethics for Professional Accountants issued by the HKICPA, which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

The firm applies Hong Kong Standard on Quality Management 1, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

REPORTING ACCOUNTANT'S RESPONSIBILITIES

Our responsibility is to express an opinion, as required by paragraph 7.31(7) of the GEM Rules, on the unaudited pro forma financial information and to report our opinion to you. We do not accept any responsibility for any reports previously given by us on any financial information used in the compilation of the unaudited pro forma financial information beyond that owed to those to whom those reports were addressed by us at the dates of their issue.

We conducted our engagement in accordance with Hong Kong Standard on Assurance Engagements 3420, Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in a Prospectus, issued by the HKICPA. This standard requires that the reporting accountant plan and perform procedures to obtain reasonable assurance about whether the directors have compiled the unaudited pro forma financial information in accordance with paragraph 7.31 of the GEM Rules and with reference to AG 7 issued by the HKICPA.

For purposes of this engagement, we are not responsible for updating or reissuing any reports or opinions on any historical financial information used in compiling the unaudited pro forma financial information, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the unaudited pro forma financial information.

UNAUDITED PRO FORMA FINANCIAL INFORMATION OF THE GROUP

The purpose of pro forma financial information included in an investment circular is solely to illustrate the impact of a significant event or transaction on unadjusted financial information of the Group as if the Rights Issue had occurred or the transaction had been undertaken at an earlier date selected for purposes of the illustration. Accordingly, we do not provide any assurance that the actual outcome of the Rights Issue at 31 December 2023 would have been as presented.

A reasonable assurance engagement to report on whether the unaudited pro forma financial information has been properly compiled on the basis of the applicable criteria involves performing procedures to assess whether the applicable criteria used by the directors in the compilation of the unaudited pro forma financial information provide a reasonable basis for presenting the significant effects directly attributable to the Rights Issue, and to obtain sufficient appropriate evidence about whether:

- The unaudited related pro forma adjustments give appropriate effect to those criteria; and
- The unaudited pro forma financial information reflects the proper application of those adjustments to the unadjusted financial information.

The procedures selected depend on the reporting accountant's judgment, having regard to the reporting accountant's understanding of the nature of the Group, the Rights Issue in respect of which the unaudited pro forma financial information has been compiled, and other relevant engagement circumstances.

The engagement also involves evaluating the overall presentation of the unaudited pro forma financial information.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

UNAUDITED PRO FORMA FINANCIAL INFORMATION OF THE GROUP

OPINION

In our opinion:

- (a) the unaudited pro forma financial information has been properly compiled on the basis stated;
- (b) such basis is consistent with the accounting policies of the Group; and
- (c) the adjustments are appropriate for the purposes of the unaudited pro forma financial information as disclosed pursuant to paragraph 7.31(1) of the GEM Rules.

Yours faithfully, Infinity CPA Limited Certified Public Accountants Hong Kong

(I) **RESPONSIBILITY STATEMENT**

This Prospectus, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this Prospectus 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 Prospectus misleading.

(II) SHARE CAPITAL

The authorised and issued share capital of the Company (i) as at the Latest Practicable Date; and (ii) immediately following the completion of the Rights Issue (assuming there is no change in the issued share capital of the Company on or before the Record Date) are as follows:

(i) As at the Latest Practicable Date

Authorised:		HK\$
3,000,000,000	Ordinary Shares of HK\$0.10 each	300,000,000

Issued and fully paid:

115,000,000 Ordinary Shares of HK\$0.10 each	11,500,000	
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(ii) immediately following the completion of the Rights Issue (assuming there is no change in the issued share capital of the Company on or before the Record Date)

Authorised:		HK\$
3,000,000,000	Ordinary Shares of HK\$0.10 each	300,000,000
Issued and fully p	aid:	
115,000,000	Ordinary Shares of HK\$0.10 each Rights Shares of HK\$0.10 each to be issued	11,500,000
345,000,000	pursuant to the Rights Issue	34,500,000
	Ordinary Shares of HK\$0.10 each to be issued	
460,000,000	pursuant to the Rights Issue	46,000,000

GENERAL INFORMATION OF THE GROUP

All the Rights Shares in issue and to be issued rank and will rank *pari passu* in all respects with each other including rights to dividends, voting and return of capital. The Rights Shares in issue and to be issued are or will be listed on GEM.

The Company will apply to the GEM Listing Committee of the Stock Exchange for the listing of, and the permission to deal in, the Rights Shares, in both their nil-paid and fully-paid forms. No part of the securities of the Company is listed or dealt in, and no listing of or permission to deal in any such securities is being or is proposed to be sought, on any other stock exchanges.

As at the Latest Practicable Date, the Company did not have any other derivatives, options, warrants, other securities or conversion rights or other similar rights which are convertible or exchangeable into, any Shares and no capital of any member of the Group was under option, or agreed conditionally or unconditionally to be put under option. The Company has no intention to issue or grant any convertible securities, warrants and/or options on or before the Record Date.

No part of the share capital or any other securities of the Company is listed or dealt in on any stock exchange other than the Stock Exchange and no application is being made or is currently proposed or sought for the Shares or any other securities of the Company to be listed or dealt in on any other stock exchange.

As at the Latest Practicable Date, there was no arrangement under which future dividends are waived or agreed to be waived.

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(III) DISCLOSURE OF INTERESTS

(a) Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures

As at the Latest Practicable Date, the interests and short positions of the Directors and the chief executives of the Company in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

Long positions in the Shares of the Company

		Number of	
	Capacity/Nature	Shares held/	Percentage of
Name	of interest	interested	shareholding
Mr. Lau	Beneficial owner	750,000	0.65%
	Interest in a controlled		
	corporation (Note)	51,000,000	44.35%

Note: Mr. Lau beneficially owns the entire issued share capital of Brightly Ahead Limited. Therefore, Mr. Lau is deemed, or taken to be, interested in all the Shares held by Brightly Ahead for the purpose of the SFO. Mr. Lau is the sole director of Brightly Ahead.

Save as disclosed above, as at the Latest Practicable Date, none of the Directors and chief executives of the Company had any interests or short positions in any shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which would have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or which were required, pursuant to Rules 5.48 to 5.67 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange.

(b) Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares, Underlying Shares and Debentures

As at the Latest Practicable Date, the following person/entity (other than the Directors and chief executives of the Company) had or were deemed to have an interest or a short position in the Shares or the underlying Shares of the Company which would be required to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register of the Company required to be kept under Section 336 of the SFO, or who were directly or indirectly, to be interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company or any other member of the Group:

Long positions in the Shares of the Company

		Number of	
Name	Capacity/Nature of interest	Shares held/ interested	Percentage of shareholding
		inter esteu	Shurtenorung
Brightly Ahead Limited	Beneficial owner	51,000,000	44.35%

Save as disclosed above, as at the Latest Practicable Date, none of the substantial or significant shareholders or other persons, other than the Directors and chief executives of the Company whose interests are set out in the section "(a) DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES" above, had or were deemed to have an interest or a short position in the shares or the underlying shares of the Company which would be required to be disclosed to the Company and the Stock Exchange under the provisions of Division 2 and 3 of Part XV of the SFO, or which were recorded in the register of the Company remained to be kept under Section 336 of the SFO, or who were directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company or any other members of the Group.

(IV) DIRECTORS' SERVICE CONTRACTS

As at the Latest Practicable Date, none of the Directors had any existing or proposed service contract with any member of the Group which would not expire or would not be determinable by such member of the Group within one year without payment of compensation (other than statutory compensation).

(V) DIRECTOR'S INTERESTS IN ASSETS

As at the Latest Practicable Date, none of the Directors has or had any interest, either directly or indirectly, in any assets which have since 31 December 2023 (being the date to which the latest published audited consolidated financial statements of the Group were made up), been acquired or disposed of by or leased to, any member of the Group or are proposed to be acquired or disposed of by, or leased to, any member of the Group.

(VI) DIRECTORS' INTERESTS IN CONTRACT OR ARRANGEMENT OF SIGNIFICANCE

As at the Latest Practicable Date, none of the Directors was materially interested, directly or indirectly, in any contract or arrangement entered into by any member of the Group subsisting at the Latest Practicable Date and which was significant in relation to the business of the Group.

(VII) MATERIAL ADVERSE CHANGE

The Directors are not aware of any material adverse change in the financial or trading position of the Group since 31 December 2023 (being the date to which the latest published audited financial statements of the Group were made up).

(VIII) COMPETING INTERESTS OF DIRECTORS AND ASSOCIATES

As at the Latest Practicable Date, none of the Directors and their respective close associates had any interest in any business (apart from the Group's business) which competes or is likely to compete, either directly or indirectly, with the business of the Group (as would be required to be disclosed under Rule 11.04 of the GEM Listing Rules if each of them were a controlling shareholder) or have or may have any other conflict of interest with the Group pursuant to the GEM Listing Rules.

(IX) LITIGATION

As at the Latest Practicable Date, so far as the Directors are aware, no member of the Group was engaged in any litigation or arbitration of material importance and no litigation or arbitration of material importance was pending or threatened against any member of the Group.

(X) **RISKS FACTORS**

In compliance with the GEM Listing Rules, the Company sets out below the risk factors of the Group for the attention of the Shareholders and potential investors. The Directors believe that there are certain risks involved in the operations of the Group, which includes but are not limited to, the following:

Foundation business not recurrent in nature

The revenue from the provision of foundation and related works of the Group is typically derived from projects which are non-recurrent in nature. In the event that our Group fails to secure new projects or there is a significant decrease in the number of quotation invitations in the future, the business and financial positions and prospects of our Group may be materially and adversely affected.

Injury claims and litigations

It is not uncommon in the foundation industry to have occurrence of accidents causing injury to the Group's or the Group's subcontractors' employees, which may subsequently give rise to the corresponding employees' compensation claims and common law personal injury claims. The Group may be in disputes with the injured persons in respect of our responsibilities in connection with the accidents for various reasons. Such disputes may be in connection with contributory negligence of such injured person or whether the accident occurred during his/her employment with the Group or the Group's respective subcontractors.

Bear responsibilities for any non-performance, delayed performance, sub-standard performance or noncompliance of the subcontractors

The Group from time to time engages subcontractors in the foundation works. If the subcontractors violate any laws, rules or regulations in relation to health, safety and environmental matters, the Group may expose itself as an obligor to prosecutions by relevant authorities, and may become liable to claims for losses and damages if such violations cause any personal injuries or death or damage to properties. In the event that there is any violation, whether substantial or minor in nature of any laws, rules or regulations, occurred at sites for which the Group is responsible, its operations and hence our financial position may be adversely affected.

Foundation business operations depend on the expertise and continuing performance of key management personnel

The Board and senior management comprise a group of highly experienced individuals in the foundation industry, which has an average industry experience of over a decade. Mr. Lau, the Chief Executive Officer and executive Director, has over 39 years of experience in the construction industry. Mr. Lau's experience, coupled with extensive knowledge of the foundation industry in Hong Kong, enables him to understand market dynamics and industry practice for foundation works. In addition, Mr. Lau has established close relationships with the Group's customers, suppliers and subcontractors. There is no assurance that the Group can retain the continuous services of the executive Directors and other members of senior management. If the Group cannot retain their continuous services in the management of the Group or the Group may not be able to find suitable replacements in a timely manner, there could be an adverse and material impact on the business, results of operation and profitability of the Group.

Sales of alcoholic beverages business

The Group operates as a trader of alcoholic beverages in the PRC. It plays a role in the distribution and sale of alcoholic beverages, leveraging its expertise in the industry. The Group's revenue primarily stems from the procurement, marketing, and distribution of a wide range of alcoholic products. Its success is intricately linked to various factors, such as the consumption patterns and preferences of the Chinese market, government regulations pertaining to the sale of alcoholic beverages, and the overall economic climate in the PRC. While the Group benefits from its position in the market, it is also exposed to uncertainties that may arise from changing consumer trends, shifts in government policies, and potential fluctuations in the economic landscape.

Revenue Fluctuations and Customer Retention

The Group does not enter into long-term contract with all its customers and revenue of the Group are derived on an order-by-order basis and may fluctuate from time to time. Hence, the growth and success of the Group relies on the Group's ability to retain its existing customers and attract new customers, which is affected by various factors such as service quality, marketing strategies, market demand and the degree of competition in the market. There is no assurance that the Group's customers will continue to place orders with the Group in the future.

APPENDIX III GENERAL INFORMATION OF THE GROUP

Supply chain and procurement uncertainty

In order to deliver foundation and related services with fast turnaround time and meet the expectation of customers, the Group has to be able to procure raw materials in a timely manner. The Group did not enter into any long-term contract with its suppliers. There is no assurance that the Group will continue to be able to secure a stable supply of raw materials at competitive prices in a timely manner or at all. Failure to do so will cause disruption in production or delayed delivery, thereby adversely affecting the Group's business, results of operation and reputation.

Economic risk

The Group's business depends on the macro-economic situation in Hong Kong and the PRC and may be adversely affected by the change in demand of the Group's foundation and related services and/or alcoholic beverages products as a result of downturns in the local economy, inflation and social and/or political development.

Geographical risk

The Group's business operations are located in Hong Kong and the PRC, and are therefore subject to risks relating to the social, political and economic conditions in Hong Kong and the PRC. In addition, the Group's business may also be affected by the uncertainties and changes in the regulation of internet-related businesses and censorship of information disseminated through the internet in the PRC.

Other principal risks and uncertainties

The Group is also subject to other risks and uncertainties including, without limitation, to the following:

- the Group's ongoing operations and growth could be affected if it fails to attract, recruit or retain key personnel including the executive Directors, senior management and key employees;
- (ii) the Group's clients may delay in settlement of its bills, which may result in material adverse impact on the Group's business, financial conditions and results of operations;
- (iii) the Group's reputation, brand name and business could be adversely affected by misconducts of third parties, including the Group's partner websites, apps, mobile sites, service providers and advertising agencies, all of whom being independent entities, and hence the Group does not have direct control over those third parties in relation to the contents shown on their websites, app and mobile sites and/or their activities; and

APPENDIX III GENERAL INFORMATION OF THE GROUP

(iv) the Group's business and financial performance may be adversely affected and the business sustainability may also be affected if the Group is unable to secure engagements from clients through the tendering process.

(XI) MATERIAL CONTRACTS

The following contracts (not being contracts in the ordinary course of business) have been entered into by members of the Group within the two years immediately preceding the Latest Practicable Date which are or may be material:

(a) the Placing Agreement

(XII) EXPERT QUALIFICATION AND CONSENT

The following is the qualification of the expert who has given opinion or advice, which are contained or referred to in this Prospectus:

Name	Qualification
Infinity CPA Limited	Certified Public Accountants

As at the Latest Practicable Date, the expert has given and has not withdrawn its written consent to the issue of this Prospectus with the inclusion herein of its letters or reports and the reference to its name in the form and context in which they respectively appear.

As at the Latest Practicable Date, the expert does not have any shareholding in any member of the Group or the right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for securities in any member of the Group.

As at the Latest Practicable Date, the expert does not have any interest, direct or indirect, in any assets which had been acquired or disposed of by or leased to any member of the Group, or which were proposed to be acquired or disposed of by or leased to any member of the Group since 31 December 2023 (being the date to which the latest published audited accounts of the Company were made up).

(XIII) EXPENSES

The expenses payable by the Company in connection with the Rights Issue, including Independent Financial Adviser fees, placing commission, printing, registration, translation, legal and accounting fees, are estimated to be approximately HK\$2.4 million.

GENERAL INFORMATION OF THE GROUP

(XIV) CORPORATE INFORMATION AND PARTIES INVOLVED IN THE RIGHTS ISSUE

Board of Directors	Executive Directors:
	Mr. Leung Yat Fai Frankie Keith (Chairman)
	Mr. Lau Chung Ho
	Ms. Fong Pui Yin Vivian
	Ms. Du Wanfen
	Mr. Li Aiming
	Independent non-executive Directors
	Mr. Lam Chee-yau Timothy
	Mr. Ngok Ho Wai
	Mr. Li Dewen
Registered office	Windward 3
	Regatta Office Park, P.O. Box 1350
	Grand Cayman, KY1-1108
	Cayman Islands
Head office and principal	Flat B-31, 4/F,
place of business in Hong	Park Fook Industrial Building
Kong	615-617 Tai Nan West Street
	Cheung Sha Wan, Kowloon
	Hong Kong
Authorised representatives	Mr. Lau Chung Ho
	Mr. Chan Kui Ming
Company secretary	Mr. Chan Kui Ming

GENERAL INFORMATION OF THE GROUP

Business address of all Directors, senior management and authorised representatives	Flat B-31, 4/F Park Fook Industrial Building 615-617 Tai Nan West Street Cheung Sha Wan, Kowloon Hong Kong
Principal share registrar and transfer office in the Cayman Islands	Ocorian Trust (Cayman) Limited Windward 3 Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands
Hong Kong branch share registrar and transfer office	Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong
Principal banker	Dah Sing Bank, Limited The Hongkong and Shanghai Banking Corporation Limited Standard Chartered Bank (Hong Kong) Limited
Auditor and reporting accountant	INFINITY CPA Limited Room 1501, 15/F Olympia Plaza 255 King's Road North Point Hong Kong
Legal adviser to the Company as to Hong Kong laws	TAM, PUN & YIPP 25/F, Tung Hip Commercial Building 244-248 Des Voeux Road Central Hong Kong

Financial adviser to the Company	Draco Capital Limited 4/F, Connaught Harbour Front House 35-36 Connaught Road West Sheung Wan Hong Kong
Placing Agent	Ruibang Securities Limited 9/F Sang Woo Building 227-228 Gloucester Road Wanchai Hong Kong

(XV) PARTICULARS OF THE DIRECTORS AND SENIOR MANAGEMENT

Executive Director

Mr. Lau Chung Ho (劉碩豪)("Mr. Lau"), aged 61, is the chief executive officer of the Company, an executive Director, a controlling shareholder and the co-founder of the Group. Since July 2003, Mr. Lau has been a director of Workbase Engineering Limited. Mr. Lau was appointed as a Director on 4 January 2016 and was redesignated as an executive Director on 22 September 2016. As a dedicated leader since the commencement of the Group's operations and a key member of the executive management team, Mr. Lau is responsible for overseeing the Group's operations, business development, human resources, finance and administration. Mr. Lau has over 40 years of experience in the construction industry, during which he gathered extensive knowledge of the industry and established close relationships with customers, suppliers and subcontractors alike.

Mr. Lau began his career as a technician apprentice in the Engineering Development Department of the Government in April 1983. He then worked as a works supervisor II in the Engineering Development Department, Civil Engineering Services Department and Drainage Services Department of the Government between July 1985 to November 1989. He worked as a sub-agent of Hon Charm Engineering Limited during December 1989 to June 1991. From June 1991 to August 1992, Mr. Lau worked as sub-agent in Super Bright Engineering Limited, and was appointed as director in KHL Projects Limited in September 1992. Mr. Lau then joined Kenly (HK) Limited as a contracts manager in January 1995 to December 2001, after which he worked as a director in Teamwork Civil Engineering Limited from January 2002 to May 2007. Mr. Lau obtained a Certificate in Civil Engineering from Haking Wong Technical Institute in July 1985 and a Higher Certificate in Civil Engineering from The Hong Kong Polytechnic University (formerly known as the Hong Kong Polytechnic) in November 1988. Mr. Lau was also admitted as an associate member of the Hong Kong Institution of Engineers in November 1990. Mr. Lau completed the Metal Scaffold Erecting and Dismantling for In-Service Supervisor Course held by the Construction Industry Training Authority and the Safety Supervisor Training Course held by the Hong Kong Safety Training Centre in July 2003 and May 2005, respectively.

Mr. Leung Yat Fai Frankie Keith (former English name was Leung Yat Fai Frankie)(梁日輝)("Mr. Leung"), aged 54, was appointed as the vice chairman of the Board and executive Director on 8 February 2021. He has been re-designated as the chairman of the Board (the "Chairman") and executive Director on 10 May 2021. Mr. Leung obtained a Bachelor of Arts from The University of Winnipeg in Canada in June 1993 and a Master of Business Administration from Murdoch University in Australia in May 1997.

Mr. Leung has extensive experience in footwear and real estate development industry. Since 1992, Mr. Leung has been serving as a legal representative of Guangzhou PATTY footwear Co., Limited* (廣州芭迪鞋業有限公司), the business activities of which include footwear business. Mr. Leung has been serving as a director of Joint Good Corporation Limited since 2012, the nature of the company's business is real estate investment and development. He has also been serving as a director of Links Development Limited since 2013, the nature of the company's business is real estate development in People's Republic of China.

Mr. Leung is the spouse of Ms. Fong Pui Yin Vivian, the executive Director.

Ms. Fong Pui Yin Vivian (former English name was Fong Pui Yin) (方佩賢) ("Ms. Fong"), aged 53, was appointed as an executive Director on 31 August 2021. Ms. Fong obtained a Bachelor of Arts degree from University of Toronto in June 1995.

Ms. Fong has extensive experience in leather products manufacturing and real estate development industry. Since July 2000, Ms. Fong has been serving as a vice managing director of Patty Company Limited. Ms. Fong has been serving as a director of Guangzhou Patty Leather Products Co., Limited* (廣州市芭迪皮革製品有限公司) since April 2003, the business activities of which include leather products manufacturing business. She has also been serving as an executive director of Links Development Limited and Yunfu Liancheng Real Estate Co. Limited* (雲浮市連城置業有限公司), since 2014 respectively.

Ms. Fong is the spouse of Mr. Leung, the executive Director and the Chairman.

Ms. Du Wanfen (杜婉芬) ("Ms. Du"), aged 45, completed the course of Business Administration from Hubei Economic Higher Education Institution* (湖北財經高等專科學校) in July 1997.

Ms. Du has more than 22 years of experience in importing and selling motor vehicle. Ms. Du was employed by Guangzhou Maozhan Investment Consulting Co., Limited* (廣州 茂展投資咨詢有限公司) since February 2007 and she is currently the executive chairman of the company.

Mr. Li Aiming (李愛明) ("Mr. Li"), aged 51, has more than 22 years of experience in corporate strategic planning, sales planning and business management. Mr. Li is the founder and the chairman of Sichuan Baofengxiang Co., Ltd* (四川寶豐祥股份有限公司) since January 2015. He is the director of each of Sichuan Jiu De Yuan Kang Industrial Co., Ltd* (四川九德元康實業有限公司) and Jiu De Jiu Pin (Chengdu) Wine Industry Co., Ltd* (九德玖品(成都)酒業有限公司) since August 2020. Mr. Li was appointed as an executive director of China Eco-Farming Limited, whose shares are listed on the GEM of the Stock Exchange (stock code: 8166) since 10 May 2023.

Mr. Li is also serving as executive vice president of Softbank Financial Research Institute since April 2020.

Independent Non-Executive Director

Mr. Lam Chee-yau Timothy (林子右) ("Mr. Lam"), aged 39, was appointed as the independent non-executive Director on 10 May 2021. He is also the chairman of the Nomination Committee and a member of each of the Remuneration Committee and the Audit Committee. Mr. Lam obtained a Bachelor of Arts (Philosophy), Bachelor of Laws and Master of Strategic Public Relations from the University of Sydney in Australia in April 2005, May 2007 and October 2011, respectively. He obtained a Master of Laws (Corporate and Commercial Law) from the University of New South Wales in Australia in May 2008. Mr. Lam also received a Master of Buddhist Studies and Master of Buddhist Counselling from the University of Hong Kong in December 2017 and December 2020, respectively.

Mr. Lam has over 18 years of experience in legal practice. He was admitted as a solicitor to the Supreme Court of New South Wales in Australia in December 2007 and admitted as a solicitor to the High Court of Hong Kong in April 2016. He is currently a partner of Hui & Lam Solicitors LLP, a Hong Kong law firm representing a range of clients in areas of corporate finance and company law.

Since December 2019, Mr. Lam has been a member of the Australian Institute of Company Directors and a fellow member of The Hong Kong Institute of Directors. Mr. Lam is also currently serving as a volunteer in the role of a Governor of the Board of the Children's Cancer Foundation since May 2020.

Mr. Ngok Ho Wai (樂可慰) ("Mr. Ngok"), aged 55, was appointed as the independent non-executive Director on 19 January 2022. He is also the chairman of the Remuneration Committee and a member of each of the Nomination Committee and the Audit Committee. Mr. Ngok obtained a Bachelor degree of Social Science with Honors from The Chinese University of Hong Kong in December 1993. He obtained a Master degree of Accounting from Curtin University of Technology (now known as Curtin University) in February 1999. Mr. Ngok has been a member of the Hong Kong Institute of Certified Public Accountants since July 2000. He is currently a member of CPA Australia.

Mr. Ngok has over 29 years of experience in the banking industry. He has worked in the field of corporate & investment banking, mainly in Greater Bay Area, with Wing Hang Bank Limited, Fortis Bank Asia HK, DBS Bank (Hong Kong) Limited, Dah Sing Bank Limited, O-Bank Company Limited (Hong Kong Branch), OCBC Wing Hang Bank Limited and Industrial & Commercial Bank of China (Asia) Limited with managerial role such as setting credit procedures and administrative policies for a portfolio of clients. He has coached and assisted the team for daily sales & marketing, credit analysis and operating issues of corporate banking aspect.

Since 30 November 2022, Mr. Ngok has been an independent non-executive director of Times Universal Group Holdings Limited (stock code: 2310) (formerly known as Forebase International Holdings Limited), a company listed on the Main Board of the Stock Exchange.

Mr. Li Dewen (李德文), aged 44, was appointed as the independent non-executive Director on 19 March 2024. He has over 10 years of experience in the wholesale industry. Mr. Li Dewen is currently a manager in Guangzhou Huitian Trading Company Limited.

Senior Management

Mr. To Kam Ming (陶錦明) ("Mr. To"), aged 40, is the Project Manager of the Group. He joined the Group as an assistant project manager in November 2015 and was later promoted to his current position in February 2016. Mr. To obtained a Diploma in Civil Engineering from the Hong Kong Institute of Vocational Education in July 2003 and a Higher Diploma in Building Technology and Management (Engineering) from The Hong Kong Polytechnic University in December 2005. He also obtained a Bachelor of Engineering (Honours) in Building Engineering (Structural and Geotechnical Engineering) from the City University of Hong Kong in February 2010.

Mr. To has over 16 years of experience in the construction industry. He commenced his career working as a building safety assistant in the Buildings Department in June 2006. Mr. To joined the Drainage Services Department of Hong Kong as a works supervisory assistant with his last position held as work supervisor II (Civil) between July 2007 and November 2010. From November 2010 to July 2011, he worked as a structural engineer in Midi Aluminum Fabricator Limited. From July 2011 to November 2011, he worked as a site

engineer in Chiu Hing Construction & Transportation Company Limited. Mr. To worked in Tysan Foundation Limited as an engineer between January 2012 to October 2015 with his last position held as project engineer.

Company Secretary

Mr. Chan Kui Ming (陳鉅銘) ("Mr. Chan"), aged 37, holds a degree of Master of Corporate Governance from The Open University of Hong Kong (currently known as Hong Kong Metropolitan University) and a degree of Bachelor of Commerce with major in Accounting from the Curtin University of Technology. Mr. Chan has over 16 years of experience in accounting, financial management and company secretarial services. He is an associate member of each of The Hong Kong Institute of Chartered Secretaries (currently known as Hong Kong Chartered Governance Institute) and the Chartered Governance Institute. Mr. Chan has been the company secretary of Sino Vision Worldwide Holdings Limited (stock code: 8086) during the period from April 2022 to July 2023, a company previously listed on the GEM of the Stock Exchange. He has also been the company secretary of China Eco-Farming Limited (stock code: 8166) since May 2023, and the company secretary of Wisdom Sports Group (stock code: 1661) since January 2024.

(XVI) AUDIT COMMITTEE

As at the Latest Practicable Date, the audit committee of the Board comprises all the independent non-executive Directors, namely Mr. Lam Chee-yau Timothy, Mr. Ngok Ho Wai and Mr. Li Dewen, being the primary duties of the audit committee include the review of the Group's financial reporting process and the internal control systems as well as risk management of the Group.

(XVII) BINDING EFFECT

The Prospectus Documents and all acceptances of any offer or application contained in such documents are governed by and shall be construed in accordance with the laws of Hong Kong. Where an application is made in pursuance of any such documents, the relevant document(s) shall have the effect of rendering all persons concerned bound by the provisions, other than the penal provisions, of sections 44A and 44B of the Companies (WUMP) Ordinance, so far as applicable.

(XVIII) DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES IN HONG KONG

A copy of each of the Prospectus Documents and the written consent as referred to under the paragraph headed "(XII) Expert Qualification and Consent" in this appendix have been registered with the Registrar of Companies in Hong Kong pursuant to section 342C of the Companies (WUMP) Ordinance.

(XIX) DOCUMENTS ON DISPLAY

Copies of the following documents will be published on the websites of the Stock Exchange (http://www.hkexnews.hk) and the Company (www.wbgroupfw.com.hk) from the date of this Prospectus up to and including the date of the EGM:

- (a) the accountants' report on the unaudited pro forma financial information of the Group, the text of which is set out in Appendix II to this Prospectus;
- (b) the material contracts referred to in the paragraph headed "(XI) Material Contracts" of this appendix;
- (c) the letter of consent referred to the paragraph headed "(XII) Expert Qualification and Consent" in this appendix; and
- (d) the Prospectus Documents.

(XX) MISCELLANEOUS

- (a) As at the Latest Practicable Date, to the best knowledge of the Directors, there was no restriction affecting the remittance of profit or repatriation of capital of the Company into Hong Kong from outside Hong Kong;
- (b) As at the Latest Practicable Date, the Company has no significant exposure to foreign exchange liabilities;
- (c) As at the Latest Practicable Date, save as disclosed elsewhere in this Prospectus, there was no material contract for the hire or hire purchase of plant to or by any member of the Group for a period of over a year which is substantial in relation to the Group's business; and
- (d) In the event of any inconsistency, the English texts of this Prospectus and the accompanying form of proxy shall prevail over their respective Chinese texts.