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SY HOLDINGS GROUP LIMITED

盛業控股集團有限公司

(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 6069)

ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 31 DECEMBER 2021

PERFORMANCE HIGHLIGHTS

For the year ended 31 December 2021

- Total cumulative supply chain assets processed was approximately RMB132 billion as of 31 December 2021, representing an increase of approximately 33% as compared to approximately RMB100 billion as of 31 December 2020.
- In line with the Group's platform-based strategy, total cumulative platform users were over 10,300 as of 31 December 2021, representing an increase of approximately 39% as compared to over 7,400 as of 31 December 2020. Total funding partners increased by 87% from 46 as of 31 December 2020 to 86 as of 31 December 2021.
- Revenue from platform-based services and supply chain technology services for the year ended 31 December 2021 was RMB50.2 million representing an increase of approximately 43.4%, as compared to RMB35.0 million for the year ended 31 December 2020.
- Income from digital financing solutions for the year ended 31 December 2021 was RMB430.0 million representing a decrease of approximately 6.7%, as compared to RMB460.9 million for the year ended 31 December 2020.
- Profit after taxation for the year ended 31 December 2021 was RMB421.5 million representing an increase of approximately 24.9%, as compared to the profit after tax of approximately RMB337.4 million for the year ended 31 December 2020.
- Basic and diluted earnings per share for the year ended 31 December 2021 was RMB43 cents and RMB43 cents respectively (for the year ended 31 December 2020: basic and diluted earnings per share of RMB37 cents and RMB37 cents respectively).
- The Directors recommend the payment of a dividend of HK7.5 cents per ordinary share of the Company for the year ended 31 December 2021 (for the year ended 31 December 2020: HK6.3 cents per ordinary share).

MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW

1. About SY Holdings Group

SY Holdings Group (the "Group", "Company" or "SY") is a leading supply chain technology platform providing data-driven efficient and inclusive industrial technology and digital financing solutions for companies across the Asia-Pacific. Amidst the surge in connectivity and digitalization shaping the future of economies and businesses, the Group strategically positions itself as the one-stop supply chain technology and digital financing solution for enterprises and financial institutions, driving supply chain efficiency and making finance more inclusive.

The Dual-Engine, One-Platform strategy unveiled by the Group in January 2021 created the foundation for a more efficient and sustainable growth over the next three years. The Dual Engine refers to (i) the deepening of the Group's technology leadership and integration into the supply chain ecosystem; and (ii) the enhancement of its digital financing capabilities. These two engines work synergistically to fully harness the Group's technology platform that will more effectively connect and pool various resources within the supply chain ecosystem.

The Group's business segments comprise (i) digital financing solutions (ii) platform-based services and (iii) supply chain technology services, (iv) sale of supply chain assets which reflects the distinctive nature of each segment. Through these key verticals, the Group aims to align its resources and competencies to better serve the needs of various stakeholders in the supply chain ecosystem while ensuring competitiveness within the marketplace.

Digital Financing Solutions

SY leverages its technology platform to offer a range of flexible supply chain financing solutions which include accounts receivable ("AR")-based lending as well as loan guarantee services to meet the vast financing needs of the underserved small, medium, and micro enterprises ("SMEs") in the Asia Pacific region. As of 31 December 2021, the Group processed over RMB132 billion of supply chain assets¹. Through its technology platform, the Group analyzes and reviews multidimensional data to validate the creditworthiness of the underlying transactions relating to the supply chain financing, the collection of AR on behalf of customers, including periodic customer reporting relating to their supply chain financing.

Supply chain assets refers to accounts receivables and accounts payables arising from transactions in the supply chain ecosystem

The Group's proprietary fintech platform, known as "SY Cloud Platform" incorporates a comprehensive suite of technologies such as electronic signatures, optical character recognition ("OCR"), natural language processing ("NLP"), big data analytics, video authentication and facial recognition, to automate and facilitate the Group's risk management system, as well as to ensure a seamless customer experience for online application and the approval process.

Platform-based Services

In recent years, the Group's technological capabilities has also been instrumental in driving its platform-based businesses. Under this category, the Group provides AR management and asset origination services as part of its loan facilitation business, enabling banks and other financial institutions to tap on additional customer acquisition channels. This approach also enables the Group to capitalize on the rapid digitalization of the economy and its operating track record, allowing it to effectively connect quality assets to funding providers within the supply chain ecosystem. As of 31 December 2021, the Group's total number of funding partners stood at 86.

As part of its platform-based offering, the Group also facilitates the issuance of asset-backed financial products which include asset-backed securities ("ABS") and asset-backed notes ("ABN") issued by large corporations through providing related services.

Supply Chain Technology Services

As part of expanding its technological offerings and efforts to further solidify its position as a onestop service platform within the supply chain ecosystem, SY provides customers with supply chain technology solutions such as smart enterprise solutions and supply chain procurement systems. Since inception, this strategy has enabled the Group to access real-time transaction data, enhance supply chain finance offerings and deepen relationships with various stakeholders including core enterprises, SMEs and financial institutions within the supply chain service ecosystem.

As an extension of these technological solutions, coupled with deep industry knowledge in the core sectors of infrastructure, medical and energy, the Group also provides smart industrial Internet-of-Things ("IoT") and efficient Software-as-a-Service ("SaaS") solutions to enterprises, enabling greater visibility on their operations and better cost-to-performance management. The pioneering sectors targeted by the Group under this category include smart construction and hospital supply, processing, and distribution ("SPD") solutions.

These supply chain technology services help to increase the operating efficiency of the enterprises and allow the Group to improve its big data and customer acquisition capabilities. By harnessing transaction data to create more accurate and comprehensive user profiles, the Group's risk management process will be reinforced. The provision of supply chain technology services further broadens the Group's product and service offerings with core enterprises, SMEs and financial institutions, effectively positioning the Group as the go-to partner within the supply chain ecosystem.

Over the year, the Group has proactively engaged in strategic discussions with various parties. Within the healthcare segment, the Group is currently collaborating with one of the largest healthcare distribution groups in China to deploy SPD services to hospitals. Within the infrastructure segment, the Group is currently providing smart construction solutions to one of the largest construction groups in China.

Sale of supply chain assets

From time to time, the Group sells supply chain assets to various financial institutions including asset managers and trust companies based on their risk appetites for fixed income products. The sale of these assets allows the Group to optimize its capital structure, improving its cash flow, thereby enabling it to advance its platform business. The gains from the sale of these assets are recognized based on the difference between the consideration received and the carrying amount of the supply chain assets. As at 31 December 2021, none of the supply chain assets that were previously sold to independent third parties were non-performing assets.

2. Full Year 2021 Highlights

A pivotal year of strategic growth and transformation

- SY launched its Dual-Engine One-Platform strategy in January 2021 as part of a major strategic pivot towards deepening its technological capabilities and integration into the supply chain ecosystem. By leveraging its track record and embracing the two verticals of industrial technology and digital finance, SY is well positioned for expanding into the industrial technology segment, propelling it into the next phase of growth.
- The Group continued to see resilient and sustainable growth in the supply chain industry with total cumulative supply chain assets processed as of 31 December 2021 amounting to RMB132 billion, an increase of 33% over that as of 31 December 2020.
- The Group has successfully secured smart construction projects in Shenzhen's Peng Cheng Laboratory and entered into a cooperation agreement with a leading pharmaceutical supply chain group in China to deploy SPD solutions to hospitals in Henan Province. These milestones pave the way for the strategic development of the Group's supply chain technology segment.
- In terms of funding and capital markets, SY completed the offshore syndicated loan for AR-based supply chain assets, raising RMB525 million in the first quarter of 2021. In October 2021, the Group also successfully completed a HKD550.8 million placement, roping in blue-chip state-owned Wuxi Communications Industry Group Co Ltd* (無錫市交通產業集團有限公司) ("WXCIG") as a strategic shareholder and Pavilion Capital, a current shareholder which is a wholly owned subsidiary of Singapore sovereign fund Temasek Holdings. These exercises further increased the Group's war chest for future expansion and also represent an important endorsement of the Group's platform-based growth strategy.

• In line with these various initiatives and its transformation over the past year, the Group had also rebranded its company name to "SY Holdings Group", removing the word "Capital" with effect from December 2021. The new name better reflects the corporate image, strategic development plans as well as future direction of the Group, which echoes with its platformisation strategy and business expansion in supply chain technology segments.

Platform growth remains robust

- SY continues to experience significant growth across its supply chain technology platform. In addition to increasing its total cumulative processed supply chain assets, the Group's daily average loan facilitation balance² increased to RMB1,624 million as of 31 December 2021, an increase of 83% over the previous year. The number of cumulative funding partners increased to 86 compared to 46 as of 31 December 2020.
- Robust platform growth experienced over the previous year demonstrates the Group's successful roll-out of its platform-based strategy and consistent efforts in strengthening its position within the supply chain ecosystem.

The Group is confident that its overall platform growth will remain resilient, underpinned by robust SME financing demand coupled with encouraging government policies, particularly towards supporting the development and growth of the SME segment in China.

Paving the way for future expansion into the industrial technology space

- Following the Group's continued efforts in the industrial technology space, in September 2021, SY successfully secured smart construction projects in Shenzhen's Peng Cheng Laboratory, a national-level research lab championed by the Guangdong Provincial Government and cofunded, co-managed by the Shenzhen Municipal Government. This landmark win underscores the Group's operational credibility as well as its ongoing efforts in developing a smart and technology-enabled ecosystem for the supply chain system.
- Within the healthcare segment, the Group's cooperation with a leading pharmaceutical supply chain group in China to provide SPD solutions to hospitals in Henan Province, enables hospitals to optimize supply chain operation and information management processes. By integrating software, IoT and data analytics into its SPD service offering, SY enables the hospital to gain better visibility on its supplies' demand and coordinate the processing and distribution of medical consumables across its supply chain, thereby allowing the Group to penetrate the hospital supply chain ecosystem further.

Undertaking strategic investments and collaborations within the industrial ecosystem

In line with the Group's "Dual-Engine, One-Platform" strategy to foster supply chain digitalization and the Group's business expansion, SY has proactively engaged in strategic investments to strengthen its technology leadership and solidify its position within the supply chain ecosystem. These investments allowed SY to acquire technological capabilities, and to have more comprehensive data insights and opened new markets as part of expanding the Group's supply chain ecosystem.

The daily average loan facilitation balance has been adjusted to be in line with the Group's reclassification of its business segments.

As part of boosting the two growth engines, namely industrial technology and digital finance. SY has made various investments within the industrial technology space based on creating a digitalized supply chain ecosystem for the infrastructure and healthcare sectors; as well as penetrating new industries powered by digitalization.

In terms of creating a digitalized supply chain ecosystem, SY targeted the infrastructure and healthcare sectors, providing smart construction solutions, consumer healthcare SaaS solutions and SPD services to strengthen the Group's IoT and SaaS capabilities. Each investment is typically executed alongside a collaborative agreement, with the purpose of driving data analytics, product innovation, and improving customer acquisition for the digital financing sector among others.

In July 2021, SY joined forces with Tencent Cloud for the co-development of a "Smart Construction + Digital Supply Chain" platform, and to accelerate the creation of an industrial IoT ecosystem in the infrastructure sector. In August 2021, SY, jointly with Tencent Cloud Computing (Beijing) Co., Ltd. ("Tencent Cloud") co-led an equity investment into Mengcheng Technology Co Ltd, a leading SaaS provider of engineering management solutions for the infrastructure sector. The Group also completed an investment into a Shanghai-based leading medical SaaS provider, LinkedCare, alongside other investors. In addition to this investment, SY also signed a strategic collaboration agreement with LinkedCare which relate to the joint development of initiatives in healthcare big data analytics and supply chain digital financing for the consumer healthcare sector.

As part of a strategic push into the industrial technology segment and consolidation of resources, the Group acquired a further 40% stake in Wuxi Guojin Factoring Limited* (無錫國金商業保理有限公司) ("WXGJ") in December 2021, increasing its effective equity interest to 80%. This transaction enabled SY to capture new growth opportunities in Wuxi, which is reputed globally as the "IoT capital" of China due to its industrial technology innovation as well as its rich ecosystem of IoT companies.

WXCIG remaining as a shareholder of WXGJ, SY is also well positioned to leverage WXCIG's strong position in the industrial ecosystem to acquire more customers and obtain more business opportunities in the transport and infrastructure sectors. The local network and financial support brought by the state-owned group will also enable the Group to pursue its regional expansion plans more efficiently.

In September 2021, SY also signed a strategic partnership agreement with the Administrative Commission of the Jiangsu Wuxi Economic Development Zone, deepening the Group's collaboration with the local municipal government and establishing the Group's East China regional headquarters and Supply chain technology R&D hub. This also underscores the Group's advancement of inclusive digital financial services, scientific and technological talent development, as well as furthering research and development initiatives within the industrial technology segment.

Embracing ESG as an important pillar of sustainable growth

SY has been actively fulfilling its corporate social responsibility and considers environmental, social and governance ("ESG") as a core component of its business decisions. ESG has always been embedded into the Group's DNA through fulfilling its mission of making supply chain more efficient and finance more inclusive. Leveraging its industrial insights and marketing position in the ecosystem, SY is committed to delivering reliable, tailored and comprehensive supply chain solutions to the customers, especially to underserved SMEs and the projects that serve the public interest. SY also considers the good governance framework and practice a crucial factor for sustainable development and the overall supply chain ecosystem. Responding to stakeholders' expectations on ESG, the Group has been working on several projects, amongst others, data governance and anti-corruption to further improve its governance and operations.

The Group's performance in ESG have also been recognized by the market on the back of its continued efforts in enhancing its ESG management standards, integrating ESG into the Company's long-term development strategy.

In August 2021, SY received an inaugural "A" rating by MSCI ESG Research, outperforming other technology and fintech companies. Based on MSCI's report, SY's ESG management practices outperforms most of its peers, particularly in corporate governance, ranking the Group among the top 20% of companies globally and top 5% within China. In addition, SY was also included as a constituent of the Hang Seng Corporate Sustainability Benchmark Index effective from 6 September 2021. The Company's ESG rating was subsequently upgraded in October 2021 by Hang Seng Indexes Company Limited ("HSIL") from the "A-" in 2020 to "A". The report published by HSIL also ranked the Group's overall ESG performance in the top 20% among its industry peers and top 10% in terms of corporate governance. These collective achievements further highlight the Group's outstanding ESG strategy and initiatives.

Notable accolades and industry-wide recognition reaffirms the Group's platform-based strategy

The Group continues to adhere to the highest standards in information security and compliance management. SY's proprietary cloud-based fintech platform, SY Cloud Platform officially received the Level 3 certification of China's National Information Security Level Protection Certification in January 2021.

In addition, Sheng Ye Information Technology Service (Shenzhen) Co., Limited, a wholly owned subsidiary of the Group, was officially awarded the ISO/IEC 27001: 2013 International Information Security Certification in October 2021 by CEPREI, an authoritative body specializing in third-party certification accredited by the China's Certification and Accreditation Administration. These milestones mark another important step forward for SY Holdings in terms of compliance, system security development and client information protection.

The Group's commitment to innovation and industrial technology was also widely credited by the industry with The "China Commercial Factoring Industry Innovation Case" Award at the 9th China Commercial Factoring Industry Summit for outstanding performance in supply chain fintech innovation; and the "2021 Annual Factoring Industry Contribution" Award at the 3rd International Factoring and Supply Chain Finance Conference among others.

For its efforts in technological innovation, SY was awarded the "Best SaaS Company" at the 6th Golden Hong Kong Stocks Awards, demonstrating the recognition of the Company's contribution to the supply chain SaaS development by the industry and investors.

FINANCIAL REVIEW

Revenue and income from principal activities

The principal activities of the Group include the provision of digital financing solutions, platform-based services, supply chain technology services and sale of supply chain assets.

The Group's total revenue and income from principal activities decreased by 9.3% year-on-year to RMB575.3 million for the year ended 31 December 2021, compared to RMB634.1 million for the last year, mainly due to the fact that the Group is focusing more on its platform-based services under the strategic transformation. In particular, the interest income from the digital financing solutions decreased, which was offset, however, to a certain extent by the rapid growth of income from platform-based services.

The following table sets forth the comparative figures and as a percentage of total revenue and income from principal activities for the year ended 31 December 2021 and 2020.

	Year ended 31 December					
	2021			2020		
		% of	Year-		% of	
	RMB'000	total	on-year	RMB'000	total	
Revenue from contracts with customers						
- Platform-based services						
 Loan facilitation services 	40,029	7.0%	234.1%	11,981	1.9%	
 Technology service for asset–backed 						
securitisation products	3,525	0.6%	-73.5%	13,305	2.1%	
Other services	4,930	0.9%	-49.4%	9,748	1.5%	
Subtotal	48,484	8.5%	38.4%	35,034	5.5%	
- Supply chain technology services	1,671	0.3%	N/A	_	_	
Income from digital financing solutions						
 Interest income 	410,505	71.3%	-7.4%	443,529	70.0%	
- Guarantee income	19,509	3.4%	12.6%	17,324	2.7%	
Subtotal	430,014	74.7%	-6.7%	460,853	72.7%	
Gain on sales of supply chain assets	95,164	16.5%	-31.2%	138,233	21.8%	
Revenue and income from						
principal activities	575,333	100.0%	-9.3%	634,120	100.0%	

Platform-based services

Revenue from platform-based services comprises (i) services fees received from customers by providing loan facilitation services through SY Cloud platform, (ii) technology service fees that the Group charged for facilitating the issuance of ABS/ABN by large core enterprises, and (iii) services fees received from customers by providing AR management services. Revenue from platform-based services significantly increased by 38.4% year-on-year to approximately RMB48.5 million for the year ended 31 December 2021, compared to approximately RMB35.0 million for the last year, mainly driven by the expansion of its loan facilitation business, due to the Group's push towards a platform-based transformation, providing SMEs, core enterprises and funding partners with convenient one-stop supply chain financing services.

Supply chain technology services

Revenue from supply chain technology services comprises technology services fees received from customers by providing supply chain technology solutions such as smart enterprise solutions and supply chain procurement systems. Revenue from supply chain technology services amounted to RMB1.7 million for the year ended 31 December 2021.

Digital financing solutions

Income from digital financing solutions comprises interest income received from providing flexible supply chain financing solutions and guarantee services fees arising mainly from the Group's loan facilitation business. Income from digital financing solutions decreased by 6.7% year-on-year to RMB430.0 million for the year ended 31 December 2021, compared to RMB460.9 million for the last year, mainly due to (i) the shift in focus towards platform-based services as part of its strategic expansion; (ii) higher allocation to low risk products with lower-yield; and (iii) the lower interest yields on supply chain assets in line with the national policies of facilitating inclusive financing to support the SME community.

Gain on sales of supply chain assets

The Group may sell rights of supply chain assets as a way to improve cash flow and manage its supply chain assets portfolio. Gain from this business segment is equal to the excess of the consideration received and receivable over the carrying amount of the supply chain assets. The gain on sales of supply chain assets decreased by 31.2% year-on-year to RMB95.2 million for the year ended 31 December 2021, compared to RMB138.2 million for the last year. The decrease was mainly attributable to the decrease in both interest yields on supply chain assets and the total amounts of supply chain assets sold during the year.

Other gains and losses

The Group booked other gains of RMB225.7 million in the year of 2021, an increase of RMB179.9 million or 393.1% year-on-year, which was mainly resulted from (i) the gain of RMB204.8 million arising from the acquisition of 40% equity interest in WXGJ during the year; and (ii) the decrease in exchange gain, net of RMB24.9 million as the rate of RMB appreciation has slowed down during the year.

Expenses

The following table sets forth the comparative figures of the principal components of the operational expenses for the year ended 31 December 2021 and 2020.

	Year ended 31 December			
	2021	2020		
	RMB'000	RMB'000	Year-on-year	
Staff costs	153,512	117,772	30.3%	
Depreciation and amortisation	22,886	17,718	29.2%	
Consumables used	1,503	_	N/A	
Other operating expenses	54,738	53,105	3.1%	
Total	232,639	188,595	23.4%	

The Group's total operational expenses increased by 23.4% year-on-year to RMB232.6 million for the year ended 31 December 2021, compared to RMB188.6 million for the last year, mainly due to (i) the increase in staff costs of RMB35.7 million, and the increase in depreciation of property, equipment and right-of-use assets and amortisation of intangible assets of RMB5.2 million as a result of business expansion; and (ii) consumables used of RMB1.5 million arisen from supply chain technology services.

The operational cost-to-income ratio for the year of 2021 was 40.0% as compared with 29.2% in 2020, excluding one-time expenses. The increase in cost-to-income ratio was mainly due to (i) the decrease in total revenue and income from principal activities; and (ii) the increase in operating costs as a result of the continuous input to research and development as well as people resources in order to implement and execute our platformasation strategy.

Net profit

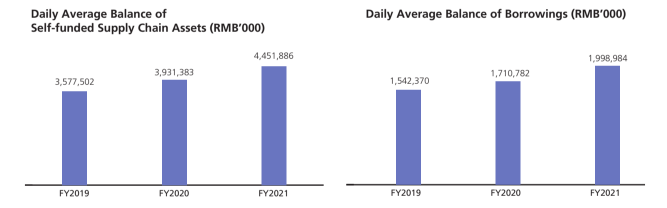
Net profit in the year of 2021 was RMB421.5 million, an increase of RMB84.1 million or 24.9% year-on-year.

Supply chain assets at fair value through other comprehensive income ("FVTOCI")

Supply chain assets at FVTOCI as of 31 December 2021 were RMB6,678.4 million, a 75.6% increase year-on-year. The increase in balance was mainly attributable to the acquisition of a subsidiary in December 2021. Daily average balance of self-funded supply chain assets over the year of 2021 were RMB4,451.9 million, a 13.2% increase over the year of 2020. Based on daily average balance of self-funded supply chain assets, interest yield on supply chain assets in the year of 2021 was 9.2%, which was 2.1 percentage points lower year-on-year, mainly due to (i) the lower market interest rates as part of the national policies for promoting financial inclusion and supporting the real economy; (ii) higher allocation to the low risk products with lower-yield; and (iii) encourage inclusive financing for the SME segment.

Borrowings

Borrowings, including loans from related parties and bank overdraft, as of 31 December 2021 was RMB4,340.9 million, a 192.0% increase year-on-year. The increase in balance was mainly attributable to the acquisition of a subsidiary in December 2021. Daily average balance of borrowings over the year of 2021 were RMB1,999.0 million, a 16.8% increase year-on-year. The increase in finance costs of RMB2.5 million year-on-year was mainly due to the net effect of the increase in daily average balance of borrowings and the decrease in average borrowings interest rate.



Taxation

Income tax expenses represent the tax expense arising from the assessable profit generated by the Group in the PRC, withholding tax levied on interest income of Hong Kong subsidiaries, withholding tax levied on dividend declared of PRC subsidiaries and deferred tax. Except for certain PRC subsidiaries that enjoy preferential tax rates, PRC enterprise income tax is calculated at 25% of the estimated assessable profits for both years ended 31 December 2021 and 2020. The decrease in effective tax rate from 12.8% for the year ended 31 December 2020 to 8.8% for the year ended 31 December 2021 was mainly due to the effect of gain from acquisition of 40% equity interest in WXGJ during the year is not taxable for tax purpose.

For the year ended 31 December 2021, income tax expenses amounted to approximately RMB40.7 million (for the year ended 31 December 2020: RMB49.7 million).

BUSINESS OUTLOOK AND PROSPECTS

By continuing on its mission of "Driving Supply Chain Efficiency, Making Finance More Inclusive", SY completed its strategic upgrade and consolidation of its business structure last year, forming the dual business engines which comprised industrial technology and digital finance. The Group will also continue investing in these two growth engines as part of its vision "to become Asia's most reliable supply chain technology platform".

Pursuing consistent execution of a platform-based strategy enabled by digitalisation

Demand for SME financing remains resilient and continues to demonstrate huge growth potential on the back of an improving macroeconomic environment, supportive Chinese government policies towards industrial digitalization as well as the push for more innovation and inclusive financial support for the SME community.

In line with these policies, SY will continue to invest heavily in research and development to build its digital technologies and competencies around the supply chain ecosystem. The Group believes that further integration of funding providers and key stakeholders within the supply chain ecosystem will continue to generate significant opportunities and synergies for SY's platform-driven strategy.

Supply chain technology as a new driver of growth

China continues to nurture the development of strategic industries with a focus on technology and new digital industries under its annual work report and 14th Five-Year Plan. The Group believes that this policy will support the Government's push towards digitalizing and upgrading the industrial landscape, driving demand for supply chain technology, smart construction solution and hospital SPD solutions across the supply chain ecosystem.

Consolidation of the Group's resources and the establishment of the Group's East China regional headquarters in Wuxi will create a solid foundation for strengthening the Group's technological leadership especially in the industrial IoT segment. Against this backdrop, the Group remains well positioned to capitalize on this digitalization trend to provide enhanced industrial technology and digital finance solutions for the development of large enterprises, SMEs and other stakeholders within the supply chain ecosystem.

Leveraging the Group's industrial technology competencies not only strengthens its operating track record in the core industries but also helps in increasing customer stickiness, entrenching within their ecosystems, so as to allow SY to better serve the supply chain financing needs of customers and solidify its position as a one-stop comprehensive supply chain solution provider.

CAPITAL STRUCTURE, LIQUIDITY, FINANCIAL RESOURCES AND GEARING

During the year ended 31 December 2021, the Group's main source of funds was the cash generated from daily operations, proceeds from new borrowings and the placement of shares. As at 31 December 2021, the Group had bank balances of RMB800.4 million (31 December 2020: RMB348.7 million), of which 96.4% and 2.0% were denominated in RMB and HKD respectively.

As at 31 December 2021, the Group had interest-bearing borrowings and loans from related parties which amounted to RMB4,340.9 million (31 December 2020: RMB1,486.7 million). Its gearing ratio, expressed as total liabilities over total equity was 1.23 as at 31 December 2021 (at 31 December 2020: 0.58).

FINAL DIVIDEND

The Directors recommend the payment of a final dividend of HK7.5 cents per ordinary share of the Company for the year ended 31 December 2021 (for the year ended 31 December 2020: HK6.3 cents per ordinary share).

USE OF PROCEEDS

The Placement in 2020

On 11 September 2020 (before the trading hours), the Company, Wisdom Cosmos, Macquarie, DBS Asia Capital Limited ("**DBS**") and BOCI Asia Limited ("**BOCI**") (Macquarie, DBS and BOCI collectively referred to as the "**Joint Placement Agents A**") entered into a placement agreement pursuant to which the Wisdom Cosmos agreed to place, through the Joint Placement Agents A on a best effort basis, a maximum of 55,500,000 existing ordinary shares at a price of HKD7.00 per share ("**Placement A**").

On the same date, Wisdom Cosmos and the Company entered into a subscription agreement under which Wisdom Cosmos conditionally agreed to subscribe for, and the Company conditionally agreed to issue, the ordinary subscription shares ("Subscription A").

The Placement A and the Subscription A were completed on 15 September and 21 September 2020 respectively. An aggregate of 55,500,000 new shares (equals to the number of the shares successfully placed under Placement A) were subscribed by Wisdom Cosmos at a price of HKD7.00 for each new share. The new shares from Placement A and Subscription A represent approximately 5.93% of the issued share capital of the Company translating to total net proceeds of approximately HKD382.7 million (equivalent to approximately RMB334.1 million).

The placing price of HKD7.00 per share represents: (i) a discount of approximately 15.15% to the closing price of HKD8.25 per share as quoted on the Stock Exchange on 10 September 2020; and (ii) a discount of approximately 13.26% to the average of the closing price of approximately HKD8.07 per share as quoted on the Stock Exchange for the last 5 consecutive trading days up to and including 10 September 2020.

The Placement in 2021

On 24 September 2021 (after the trading hours), the Company and China International Capital Corporation Hong Kong Securities Limited (the "Placement Agent B") entered into a placement agreement pursuant to which the Company conditionally agreed to place, through the Placement Agent B on a best effort basis, a maximum of 63,068,000 ordinary shares at a price of HKD8.80 per share ("Placement B"). The placing shares were allotted and issued pursuant to the general mandate for the Company.

The Placement B was completed on 5 October 2021. An aggregate of 63,068,000 new shares were successfully issued by the Company and placed by the Placing Agent B to two places, namely Xitong International Holdings (HK) Limited and Pavilion Capital Fund Holdings Pte. Ltd., at a price of HKD8.80 for each new share. The new shares from Placement B represent approximately 6.29% of the issued share capital of the Company translating to total net proceeds of approximately HKD550.8 million (equivalent to approximately RMB456.2 million).

The placing price of HKD8.80 per share represents: (i) a discount of approximately 7.95% to the closing price of HK\$9.56 per share as quoted on the Stock Exchange on 24 September 2021; (ii) a discount of approximately 9.45% to the average closing price of the shares of approximately HK\$9.718 per Share as quoted on the Stock Exchange for the last five consecutive trading days immediately preceding but excluding 24 September 2021; and iii) a discount of approximately 9.44% to the average closing price of the shares of approximately HK\$9.717 per share as quoted on the Stock Exchange for the last ten consecutive trading days immediately preceding but excluding 24 September 2021.

Use of proceeds from the Placements

During the year ended 31 December 2020 and 31 December 2021, details of the use of proceeds of the placement were as follows:

Use of proceeds	Net proceeds raised (Approximately HK\$ million)	Actual use of net proceeds during the year ended 31 December 2020 (Approximately HK\$ million)	Actual use of net proceeds during the year ended 31 December 2021 (Approximately HK\$ million)	Intended use and expected timeline of the remaining amount of net proceeds
Expansion of the supply chain financing operation of the Group	363.6	363.6	-	The amount of the net proceeds for expansion of the supply chain financing operation of the Group had been fully utilised.

Use of proceeds	Net proceeds raised (Approximately HK\$ million)	Actual use of net proceeds during the year ended 31 December 2020 (Approximately HK\$ million)	Actual use of net proceeds during the year ended 31 December 2021 (Approximately HK\$ million)	Intended use and expected timeline of the remaining amount of net proceeds
Enhancing the online factoring platform, SasS capabilities and data-driven risk control system of the Group	19.1	18.0	1.1	The amount of the net proceeds for enhancing the online factoring platform, SaaS capabilities and datadriven risk control system of the Group had been fully utilised.
Strategic acquisition of and /or investment in business(es) in the industrial technology and digital financing	275.4	-	275.4	The amount of strategic acquisition of and /or investment in business(es) in the industrial technology and digital financing had been fully utilised
Expansion and development of the Group's supply chain technology services segment	165.2	_	2.3	The remaining unutilised amount of approximately HK\$162.9 million will be used for expansion and development of the Group's supply chain technology services segment and is expected to be fully utilised by 31 December 2023
General working capital of the Group's platformisation	110.2	_	7.1	The remaining unutilised amount of approximately HK\$103.1 million will be used for general working capital of the Group's platformisation and is expected to be fully utilised by 31 December 2022.

CAPITAL COMMITMENTS

As at 31 December 2021, the capital commitments of the Group comprised purchase of equipment of approximately RMB0.5 million, purchase of intangible assets of approximately RMB0.4 million and investment in an associate of approximately RMB0.2 million (31 December 2020: investment in an associate of approximately RMB 3.2 million and purchase of intangible assets of approximately RMB 0.1 million).

CONTINGENT LIABILITIES

Save as disclosed in note 19 of the "Notes to the consolidated financial statements", the Group did not have any other guarantees or other material contingent liabilities.

PLEDGE OF ASSETS

As at 31 December 2021, the Group had pledged bank deposits of RMB429.3 million, security deposits of RMB0.2 million, and certain supply chain assets with an aggregate carrying amount of RMB2,160.8 million to banks and third parties for facilities, loan facilitation platform in partnership with banks and derivative financial instruments (31 December 2020: pledged bank deposits of RMB255.5 million, security deposits of RMB9.2 million, and certain supply chain assets with an aggregate carrying amount of RMB678.7 million to banks and third parties for facilities, loan facilitation platform in partnership with a bank and derivative financial instruments).

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND ASSOCIATES

In January 2021, May 2021 and July 2021, the Group de-registered its investment in Tianjin Sheng Peng Enterprise Management Consulting Co., Ltd* (天津盛鵬企業管理咨詢有限公司) ("SP"), Tianjin Zhuguang Shengye Enterprise Management Consulting Co., Ltd* (天津珠光盛業企業管理咨詢有限公司) ("ZGSY") and Yi Lian Shu Ke (Shenzhen) Co., Limited* (易聯數科(深圳)有限責任公司) ("YLSK"), subsidiaries of the Company. There were no profit or loss and cash flows of SP, ZGSY and YLSK recognised on the consolidated financial statements for the reporting period

In December 2021, the Group completed an acquisition of 40% equity interest in WXGJ, an associate which was owned as to 40% by the Group at 31 December 2020, for a consideration of RMB360,000,000. Subsequently, WXGJ became a non-wholly owned subsidiary of the Group.

SIGNIFICANT INVESTMENTS HELD BY THE GROUP

As at 31 December 2021 and up to the date this announcement, the Group did not make any significant investments.

FUTURE PLAN FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

The Group aims to become the most reliable supply chain technology platform in Asia under the "Dual-Engine, One-Platform" strategy announced in January 2021. To achieve the goal, the Group will continue to explore initiatives to acquire technological capabilities, more comprehensive data insights and open new markets to capitalize on the burgeoning demand for supply chain financial services. Meanwhile, the Group will continue its investment in in the key strategic areas, inter alia, industrial technology and digital finance, to further strengthen the Group's platform-based technology services and market position within the supply chain ecosystem.

FOREIGN EXCHANGE RISKS

The Group's exposure to foreign currency risk related primarily to bank balances, pledged bank deposits, other receivables, borrowings, bank overdraft and lease liabilities that are denominated in HK\$, US\$ and S\$. The Group entered into foreign exchange swap contracts, cross currency swap contracts, foreign currency option contracts and foreign currency forward contracts during the year to manage its foreign currency risk exposures arising from certain variable-rate bank borrowings denominated in HK\$ and US\$. The management manages and monitors this exposure to ensure appropriate measures are implemented on a timely and effective manner.

EMPLOYEES AND REMUNERATION POLICY

As at 31 December 2021, the Group had a total of 347 staff (31 December 2020: 287 staff). Total staff costs (including Directors' emoluments) were approximately RMB172.4 million (for the year ended 31 December 2020: RMB123.4 million) including total share option benefits for employees were RMB12.9 million for the year ended 31 December 2021 (for the year ended 31 December 2020: RMB5.5 million). Remuneration is determined by reference to market conditions and the performance, qualifications and experience of individual employees. In light of the Group's continuous strive to maintain its market position, recruitment and retention of talent is of paramount importance to the future development of the Group. Therefore, the Group is committed to continuously enhancing and optimizing its remuneration and benefits policies to remain competitive. A comprehensive incentive plan is adopted to reward existing and retain new senior management members and employees. Year-end bonuses are based on individual performance and are paid to employees as recognition of and reward for their contributions. Other benefits include contributions to the statutory mandatory provident fund scheme and social insurance together with housing provident funds for employees in Hong Kong, Singapore and the PRC, respectively.

The Group operates a share option scheme for the purpose of providing incentives and rewards to eligible directors, employees and contractors of the Group, who contribute to the success of the Group's operations.

In Hong Kong, the Group participates in the Mandatory Provident Fund Scheme (the "MPF Scheme") established under the Mandatory Provident Fund Schemes Ordinance (Cap 485 of the Laws of Hong Kong). The assets of the MPF Scheme are held separately from those of the Group and administered by an independent trustee. Under the MPF Scheme, the Group and its employees are each required to make a contribution to the MPF Scheme at 5% of the employees' relevant monthly income subject to a cap, which is currently set at HK\$1,500.

In Singapore, the Group participates in a defined contribution scheme which is administered by the Central Provident Fund ("CPF") Board in Singapore. Under the CPF, the employer and its employees are each required to make contributions to the fund at the applicable rates of the eligible employees' salaries.

PRC employees are covered by the mandatory social security schemes operated by the PRC Government. The Group is required by the PRC laws to contribute a certain percentage of payroll cost to the retirement benefits scheme to fund the benefits.

RECENT DEVELOPMENT OF REGULATORY FRAMEWORK

Following the Data Security Law of the People's Republic of China (the "Data Security Law") which came into force on 1 September 2021, the Personal Information Protection Law of the People's Republic of China (the "Personal Information Protection Law") was effective from 1 November 2021. The Personal Information Protection Law establishes individuals' consents as the principal legal basis for processing personal information. It requires that the processing of personal information shall abide by the principles of legality, fairness, good faith, minimum necessity, openness and transparency. There shall also be specific and reasonable purposes of processing.

On 29 December 2021, the Tianjin Local Financial Supervision Bureau promulgated the Interim Measures for the Supervision and Administration of Tianjin Commercial Factoring Companies《天津市商業保理公司監督管理暫行辦法》in substitute of the previous Administrative Measures for Pilot Tianjin Commercial Factoring Companies (Trial Implementation)《天津市商業保理試點管理辦法(試行)》published in April 2019. Other than expanding the applicable criteria of the policy from a district in Tianjin to the whole city as well as making clarifications on the previous provisions, inter alia, to expressly reconfirm the legality of the transactions and funding activities in relation to the factoring business, there is no other significant changes between the two policies.

The Directors confirm that the Group will be able to comply with the above-mentioned legal requirements. The Group has established a professional and comprehensive data security working group to continuously optimize the management and protection mechanism for the data security life cycle. The Group has established relevant policies and standards to ensure sufficient consents are obtained in advance and to protect the security of personal information it collected and processed. The Group is committed to building a data security system that is in line with its strategic development, protect the interests of users, and fulfil the necessary regulatory requirements to ensure the sustainable development of its platform-based strategy. Obtaining the Level 3 certification of China's National Information Security Level Protection Certification and ISO/IEC 27001: 2013 International Information and Security Certification in 2021 demonstrated the Group's effort and capacity to comply with the national data protection framework.

CORPORATE GOVERNANCE AND OTHER INFORMATION

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

As at 31 December 2021, the interests or short positions of the Directors and the chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they have taken or deemed to have under such provisions of the SFO), or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to provisions set out in Appendix 10 of the Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

Interest in the Company

Name of Director	Capacity/nature of interest	Number and class of securities interested	Percentage of shareholding
Mr. Tung Chi Fung ("Mr. Tung") (Note 1)	Beneficiary of a trust and settlor of a discretionary trust	559,415,960 (L) (Note 2)	55.70%
	Share option	3,000,000 (Note 3)	0.30%
Mr. Chen Jen-Tse	Beneficial owner	65,000 (L) (Note 2)	0.01%
	Share option	3,300,000 (Note 3)	0.33%
Mr. Lo Wai Hung	Beneficial owner	160,000 (L) (Note 2)	0.02%
	Share option	1,200,000 (Note 3)	0.12%
Mr. Hung Ka Hai Clement	Share option	500,000 (Note 3)	0.05%
Mr. Loo Yau Soon	Share option	500,000 (Note 3)	0.05%
Mr. Fong Heng Boo	Share option	300,000 (Note 3)	0.03%
Mr. Tang King San Terence	N/A	N/A	N/A

Notes:

1. Wisdom Cosmos Limited ("Wisdom Cosmos"), a company incorporated in the British Virgin Islands ("BVI"), is the beneficial owner of 559,415,960 shares of the Company, representing approximately 55.70% shareholding interests in the Company. The entire issued share capital of Wisdom Cosmos is owned by Eander Limited ("Eander"), a company incorporated in the BVI, which is in turn wholly owned by TMF (Cayman) Ltd ("TMF Trust"), trustee of the Pak Jeff Trust ("PJ Trust"), an irrevocable reserved power trust established by Mr. Tung. Mr. Tung and his family members are the beneficiaries of the PJ Trust. Under the SFO, Mr. Tung, TMF Trust and Eander are deemed to be interested in all the shares of the Company registered in the name of Wisdom Cosmos.

In addition, Mr. Tung is the beneficial owner of 3,000,000 of underlying Shares under the share option scheme.

- 2. The letter "L" denotes long position of the shares of the Company.
- 3. This refers to the number of underlying Shares covered by its share option scheme.

Save as disclosed herein, as at 31 December 2021, none of the Directors or chief executive of the Company or their associates (as defined in the Listing Rules) had any interests and short positions in any shares, underlying shares or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which each of them has taken or deemed to have taken under the provisions of the SFO); or which were required, pursuant to section 352 of the SFO, to be entered into the register referred to therein; or which were required, pursuant to provisions set out in Appendix 10 of the Listing Rules, to be notified to the Company and the Stock Exchange.

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

As at 31 December 2021, so far as is known to the Directors, the following persons, not being Directors or chief executive of the Company had, or were deemed to have, interests or short position in the shares or underlying shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO; or who is directly or indirectly, to be interested in 5% or more of issued share capital carrying rights to vote in all circumstances at general meetings of any member of the Group:

Name	Capacity/nature of interest	Number and class of securities interested (Note 1)	Percentage of shareholding
TMF Trust (Note 2)	Trustee	559,415,960 (L)	55.70%
Eander (Note 2)	Interest in a controlled corporation	559,415,960 (L)	55.70%
Wisdom Cosmos (Note 2)	Beneficial owner	559,415,960 (L)	55.70%
WXCIG (Note 3)	Interest in a controlled corporation	61,363,500 (L)	6.11%
Xitong International Holdings (HK)	Beneficial owner	61,363,500 (L)	6.11%
Limited ("Xitong") (Note 3)			

Notes:

- 1. The letter "L" denotes long position of the shares of the Company.
- 2. Wisdom Cosmos, a company incorporated in the BVI, is the beneficial owner of 559,415,960 shares of the Company, representing approximately 55.70% shareholding interests in the Company. The entire issued share capital of Wisdom Cosmos is owned by Eander, a company incorporated in the BVI, which is in turn wholly owned by TMF Trust, trustee of the PJ Trust, an irrevocable reserved power trust established by Mr. Tung. Mr. Tung and his family members are the beneficiaries of the PJ Trust. Under the SFO, Mr. Tung, TMF Trust and Eander are deemed to be interested in all the shares of the Company registered in the name of Wisdom Cosmos.

3. Xitong, a company incorporated in Hong Kong, is the beneficial owner of 61,363,500 shares of the Company, representing approximately 6.11% shareholding interests in the Company. The entire issued share capital of Xitong is owned by WXCIG, a company incorporated in the PRC, which is in turn wholly owned by State-owned Assets Supervision and Administration Commission of Wuxi Municipal People's Government. Under the SFO, WXCIG and Xitong are deemed to be interested in all the shares of the Company registered in the name of Xitong.

Save as disclosed above, as at 31 December 2021, the Directors are not aware of any other person, other than the Directors and the chief executive of the Company who had, or was deemed to have, interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO; or who is directly or indirectly, to be interested in 5% or more of the issued share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group or options in respect of such share capital.

SHARE OPTION SCHEME

During the year ended 31 December 2021, i) 21,373,000 granted options were outstanding under the share option scheme; ii) 4,632,500 granted options were exercised; iii) 3,197,500 granted options were lapsed; and iv) no granted options were cancelled.

Pursuant to Rule 17.07(2) of the Listing Rules, the closing prices of the Shares immediately before 11 September 2017, 14 November 2018 and 15 July 2020, being the dates on which the Options were granted, were HK\$4.14, HK\$6.50 and HK\$6.60 respectively.

Pursuant to Rule 17.09(9) of the Listing Rules, as at 31 December 2021, the remaining life of the Share Option Scheme is about 5 years and 4 months old.

Save for the grants of share options on 11 September 2017, 14 November 2018 and 15 July 2020 as disclosed in the announcements on the same date respectively, no new share options have been granted nor any existing share option schemes have been adopted by the Company as at 31 December 2021.

PURCHASE, SALE OR REDEMPTION OF SHARES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2021.

DIRECTORS' AND SUBSTANTIAL SHAREHOLDERS' INTEREST IN COMPETING INTERESTS OR CONFLICT OF INTEREST

For the year ended 31 December 2021, the Directors are not aware of any business or interest of the Directors, the substantial shareholders of the Company and their respective associates (as defined in the Listing Rules) that competes or is likely to compete, either directly or indirectly, with the business of the Group and any other conflicts of interests which any such person has or may have with the Company.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct for dealing in securities of the Company by the Directors in accordance with provisions set out in Appendix 10 of the Listing Rules. Having made specific enquiries of all Directors, all Directors confirmed that they have complied with the required standard of dealings and the code of conduct regarding securities transactions by directors adopted by the Company during the year ended 31 December 2021.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association or the relevant laws of the Cayman Islands and there is no restriction against such rights which would oblige the Company to offer new shares on a pro-rata basis to the existing Shareholders.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this announcement, at least 25% of the Company's total issued Shares was held by the public throughout the year ended 31 December 2021 and thereafter up to the date of this announcement.

CORPORATE GOVERNANCE

The Directors are committed to achieving high standards of corporate governance with a view to safeguarding the interests of the Shareholders. To accomplish this, the Group will continue to comply with the Corporate Governance Code as set out in Appendix 14 to the Listing Rules and the associated Listing Rules (collectively, the "CG Code").

The shares of the Company were successfully listed on GEM on 6 July 2017 (the "Listing Date") and transferred to the Main Board on 24 October 2019. To the best knowledge of the Board, the Company had complied with the code provisions in the CG Code from the Listing Date to 31 December 2021.

DIVIDEND POLICY

The Company has adopted a dividend policy that aims to provide the guidelines for the Board to determine whether dividends are to be declared and paid to the Shareholders and the level of dividend to be paid. Under the dividend policy, in deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account, among others,

- (1) the Group's actual and expected financial performance;
- (2) the Group's expected working capital requirements, capital expenditure requirements and future expansion plans;
- (3) retained earnings and distributable reserves of the Company and each of the members of the Group;
- (4) the Group's liquidity position;
- (5) interest of shareholders;
- (6) taxation consideration;
- (7) potential effect on creditworthiness;
- (8) the general economic conditions and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- (9) any other factors that the Board deems appropriate.

The declaration and payment of dividends by the Company shall remain to be determined at the sole discretion of the Board and is also subject to any restrictions under the Companies Law of the Cayman Islands, the Listing Rules, the laws of Hong Kong and the Company's Memorandum and Articles of Association and any other applicable laws and regulations. The Company does not have any predetermined dividend distribution ratio. The Company's dividend distribution record in the past may not be used as a reference or basis to determine the level of dividends that may be declared or paid by the Company in the future.

The Company will continually review the dividend policy and reserves the right in its sole and absolute discretion to update, amend and/or modify the dividend policy at any time, and the dividend policy shall in no way constitute a legally binding commitment by the Company that dividends will be paid in any particular amount and/or in no way obligate the Company to declare a dividend at any time or from time to time.

OTHER INFORMATION

Scope of work of Messrs. Deloitte Touche Tohmatsu

The figures in respect of the Group's consolidated statement of financial position, consolidated statement of profit or loss and other comprehensive income and the related notes thereto for the year ended 31 December 2021 as set out in this preliminary announcement have been agreed by the Group's auditors, Messrs. Deloitte Touche Tohmatsu, to the amounts set out in the Group's audited consolidated financial statements for the year. The work performed by Messrs. Deloitte Touche Tohmatsu in this respect did not constitute an assurance engagement in accordance with Hong Kong Standards on Auditing, Hong Kong Standards on Review Engagements or Hong Kong Standards on Assurance Engagements issued by the Hong Kong Institute of Certified Public Accountants and consequently no assurance has been expressed by Messrs. Deloitte Touche Tohmatsu on this preliminary announcement.

AUDIT COMMITTEE

The Company established an Audit Committee on 19 June 2017 with written terms of reference in compliance with Rules 3.21 to 3.24 of the Listing Rules and paragraph D.3.3 of the CG Code as set out in Appendix 14 of the Listing Rules. The primary duties of the Audit Committee are mainly to make recommendations to the Board on the appointment and removal of the external auditors; review financial statements and oversee the internal control and risk management procedures and systems of the Group. The Audit Committee currently consists of three members, namely Mr. Hung Ka Hai Clement, Mr. Loo Yau Soon and Mr. Fong Heng Boo (appointed on 10 December 2021). Mr. Twoon Wai Mun, Benjamin resigned from the Audit Committee on 10 December 2021. The Chairman of the Audit Committee is Mr. Hung Ka Hai Clement.

The Group's audited consolidated financial statements for the year and the annual report have been reviewed by the Audit Committee. The Board is of the opinion that such financial information has been prepared in compliance with the applicable accounting standards, the requirements under the Listing Rules and any other applicable legal requirements, and that adequate disclosures have been made.

ANNUAL RESULTS

The board of Directors of the Company (the "**Board**") announces the audited consolidated results of the Company and its subsidiaries (collectively the "**Group**") for the year ended 31 December 2021 together with comparative figures for the year ended 31 December 2020. The financial information has been approved by the Board.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

FOR THE YEAR ENDED 31 DECEMBER 2021

	NOTES	2021 RMB'000	2020 RMB'000
Revenue from contracts with customers	5		
 Platform-based services 		48,484	35,034
 Supply chain technology services 		1,671	<u> </u>
Income from digital financing solutions	5		
 Interest income 		410,505	443,529
- Guarantee income		19,509	17,324
Gain on sales of supply chain assets	5	95,164	138,233
Revenue and income from principal activities	-	575,333	634,120
Other income	6	26,686	24,067
Other gains and losses	7	225,716	45,771
Staff costs	11	(153,512)	(117,772)
Depreciation and amortisation	11	(22,886)	(17,718)
Consumables used	11	(1,503)	_
Other operating expenses		(54,738)	(53,105)
Impairment losses under expected credit loss ("ECL") model,			
net of reversal	8	(17,184)	(15,200)
Finance costs	9	(129,228)	(126,721)
Donation		(3,349)	(1,060)
Share of profit of associates	-	16,814	14,706
Profit before taxation		462,149	387,088
Taxation	10	(40,676)	(49,692)
Profit for the year	11	421,473	337,396
Attributable to:			
 Owners of the Company 		411,043	329,252
 Non-controlling interests 	-	10,430	8,144
	:	421,473	337,396
Earnings per share	13		
- Basic (RMB cents)		43	37
- Diluted (RMB cents)		43	37
	=		

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	NOTE	2021 RMB'000	2020 RMB'000
Profit for the year	11	421,473	337,396
Other comprehensive income (expense) ("OCI"):			
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of foreign operations Fair value gain (loss), net of ECL and reclassification of fair value through OCI ("FVTOCI") reserves upon derecognition on:		33	-
 supply chain assets at FVTOCI 		4,843	(1,735)
Income tax relating to items that may be reclassified subsequently Share of other comprehensive expense of associates,		(67)	(91)
net of related income tax		(1,297)	(721)
Other comprehensive income (expense) for the year, net of income tax		3,512	(2,547)
Total comprehensive income for the year		424,985	334,849
Attributable to:			
- Owners of the Company		415,112	327,098
Non-controlling interests		9,873	7,751
		404.00	224242
		424,985	334,849

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	NOTES	31/12/2021 RMB'000	31/12/2020 RMB'000
NON-CURRENT ASSETS			
Property and equipment		7,687	8,042
Right-of-use assets		15,372	24,680
Goodwill	22	316,028	_
Intangible assets		148,435	22,218
Investments in associates	14	11,380	150,911
Deferred tax assets		28,289	25,210
Supply chain assets at FVTOCI	15	115,974	14,278
Other financial assets at fair value through profit or loss			
("FVTPL")	16	93,165	74,263
Prepayments for non-current assets		11,066	637
Refundable rental deposits	_	3,924	3,839
		751,320	324,078
CURRENT ASSETS			
Supply chain assets at FVTOCI	15	6,562,402	3,789,922
Derivative financial instruments		_	790
Other financial assets at FVTPL	16	190,233	30,878
Receivables from guarantee customers		6,253	17,052
Trade receivables		19,968	2,733
Other receivables, prepayments and others		41,183	16,841
Contract costs		1,747	_
Pledged bank deposits	17	429,257	255,489
Bank balances	17	800,410	348,715
	-		
		8,051,453	4,462,420

	NOTES	31/12/2021 RMB'000	31/12/2020 RMB'000
CURRENT LIABILITIES			
Loans from related parties		399,866	_
Other payables and accrued charges	18	345,607	105,552
Derivative financial instruments		13,205	17,616
Contract liabilities		5,978	1,125
Income tax payable		36,835	36,679
Liabilities arising from guarantee contracts	19	20,116	29,742
Borrowings	20(a)	3,000,013	1,475,913
Bank overdraft	<i>20(b)</i>	_	10,828
Lease liabilities		12,051	11,913
		3,833,671	1,689,368
NET CURRENT ASSETS		4,217,782	2,773,052
NON-CURRENT LIABILITIES			
Borrowings	20(a)	941,000	_
Lease liabilities		3,804	13,337
Deferred tax liabilities		70,704	56,449
		1,015,508	69,786
NET ASSETS		3,953,594	3,027,344
CAPITAL AND RESERVES	0.1	0.70=	0.107
Share capital	21	8,687	8,127
Reserves		3,762,158	2,907,920
Equity attributable to owners of the Company		3,770,845	2,916,047
Non-controlling interests		182,749	111,297
TOTAL EQUITY		3,953,594	3,027,344

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Attributa	ble to	owners o	f the	Company
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						Share-based				Non-	
	Share capital <i>RMB'000</i>	Share premium <i>RMB'000</i>	Capital reserves <i>RMB'000</i>	FVTOCI reserves RMB'000	Translation reserves RMB'000	payments reserves RMB'000	Statutory reserves RMB'000	Retained profits RMB'000	Total RMB'000	interests RMB'000	Total RMB'000
At 1 January 2020	7,636	1,592,105	1,547	2,125		17,659	80,002	587,925	2,288,999	129,061	2,418,060
Profit for the year Other comprehensive expense	-	-	-	-	-	-	-	329,252	329,252	8,144	337,396
for the year				(2,154)					(2,154)	(393)	(2,547)
Total comprehensive income for the year				(2,154)				329,252	327,098	7,751	334,849
Issue of new shares from placing Transaction costs attributable to issue	484	338,361	-	-	-	-	-	-	338,845	-	338,845
of new shares from placing	-	(4,770)	-	-	-	-	-	-	(4,770)	-	(4,770)
Deregistration of subsidiaries	-	_	_	-	-	-	_	_	-	(19,984)	(19,984)
Transfer to PRC statutory reserves Dividends declared to non-controlling	-	-	-	-	-	-	4,619	(4,619)	-	-	-
interests Recognition of equity-settled	-	-	-	-	-	-	-	-	-	(5,531)	(5,531)
share-based payments Dividends recognised as distribution	-	-	-	-	-	5,509	-	-	5,509	-	5,509
(note 12)	_	(42,652)	_	_	_	_	_	_	(42,652)	_	(42,652)
Exercise of share options	7	3,908	_	_	_	(897)	_	_	3,018	_	3,018
Lapse of share options						(805)		805			
At 31 December 2020	8,127	1,886,952	1,547	(29)		21,466	84,621	913,363	2,916,047	111,297	3,027,344

Attributable to owners of the Company

	Share-based					Non-					
	Share capital <i>RMB'000</i>	Share premium <i>RMB'000</i>	Capital reserves <i>RMB'000</i>	FVTOCI reserves RMB'000	Translation reserves <i>RMB'000</i>	payments reserves RMB'000	Statutory reserves RMB'000	Retained profits RMB'000	Total RMB'000	interests RMB'000	Total RMB'000
At 1 January 2021	8,127	1,886,952	1,547	(29)		21,466	84,621	913,363	2,916,047	111,297	3,027,344
Profit for the year Other comprehensive income	-	-	-	-	-	-	-	411,043	411,043	10,430	421,473
(expense) for the year				4,036	33				4,069	(557)	3,512
Total comprehensive income for the year				4,036	33			411,043	415,112	9,873	424,985
Issue of new shares from placing Transaction costs attributable to issue	522	459,161	-	-	-	-	-	-	459,683	-	459,683
of new shares from placing	-	(3,260)	_	-	_	-	_	-	(3,260)	-	(3,260)
Acquisition of a subsidiary	-	-	-	-	_	-	-	-	-	100,993	100,993
Deregistration of subsidiaries	-	-	-	-	-	-	-	-	-	(23,020)	(23,020)
Transfer to PRC statutory reserves Dividends paid to non-controlling	_	-	_	-	-	-	8,552	(8,552)	-	-	_
interests Recognition of equity-settled share-	-	-	-	-	-	-	-	-	-	(16,394)	(16,394)
based payments Dividends recognised as distribution	-	-	-	-	-	12,882	-	-	12,882	-	12,882
(note 12)	-	(49,146)	_	-	-	-	-	-	(49,146)	-	(49,146)
Exercise of share options	38	26,140	-	-	-	(6,651)	-	_	19,527	_	19,527
Lapse of share options						(316)		316			
At 31 December 2021	8,687	2,319,847	1,547	4,007	33	27,381	93,173	1,316,170	3,770,845	182,749	3,953,594

CONSOLIDATED STATEMENT OF CASH FLOWS

	2021 <i>RMB'000</i>	2020 RMB'000
	KMD 000	KMD 000
OPERATING ACTIVITIES		
Profit for the year	421,473	337,396
Adjustment for:	,	,
Taxation	40,676	49,692
Share of profit of associates	(16,814)	(14,706)
Depreciation of property and equipment	3,264	2,254
Depreciation of right-of-use assets	12,129	9,970
Amortisation of intangible assets	7,493	5,494
Impairment losses under ECL model, net of reversal	17,184	15,200
Net loss arising from changes in fair value of derivative	,	,
financial instruments	13,286	16,127
Loss on deregistration of subsidiaries	1,480	_
Loss on disposal of equipment	22	24
Loss (gain) from termination of a lease contract	1	(26)
Loss on disposal of investments in associates	_	48
Rent concessions	_	(224)
Gain from modification of a borrowing	_	(859)
Net gain from changes in fair value of other financial assets		` ,
at FVTPL	(32,810)	(33,251)
Gains arising from acquisition of a subsidiary	(204,752)	_
Equity-settled share-based payments expense	12,882	5,509
Finance costs	129,228	126,721
Bank interest income	(5,304)	(2,890)
Interest income from a loan receivable	(1,151)	(1,190)
Exchange gain, net	(2,964)	(27,836)
Operating cash flows before movements in working capital	395,323	487,453
(Increase) decrease in supply chain assets at FVTOCI	(540,334)	19,583
Decrease (increase) in other financial assets at FVTPL –		,
distressed debt assets	3,653	(32,366)
Increase in pledged bank deposits for guarantee contracts	(18,276)	-
Decrease (increase) in receivables from guarantee customers	11,006	(9,548)
Increase in trade receivables	(17,235)	(2,330)
Increase in contract costs	(1,747)	_
Increase in other receivables, prepayments and others	(32,618)	(3,540)
Increase in other payables and accrued charges	139,445	25,539
Increase in contract liabilities	4,853	453
(Decrease) increase in liabilities arising from guarantee		
contracts	(12,195)	10,540
Cash (used in) from operations	(68,125)	495,784
Enterprise Income Tax paid	(27,388)	(35,615)
NET CASH (USED IN) FROM OPERATING		
ACTIVITIES	(95,513)	460,169

	2021 RMB'000	2020 RMB'000
INVESTING ACTIVITIES		
Proceeds from disposal of other financial assets at FVTPL	207,312	41,423
Repayment of a loan receivable	120,794	1,325
Repayment of security deposits for derivative financial	,	
instruments	9,187	3,550
Withdrawal of pledged bank deposits for derivative financial		
instruments	8,853	4,700
Bank interest income received	5,304	2,890
Interest received from a loan receivable	1,151	1,410
Dividends received from an associate	20	4,383
Refundable rental deposits received	14	2,295
Proceeds from disposal of equipment	57	86
Proceeds on disposal of a loan receivable	_	11,499
Repayment of pledged structured deposits	_	9,000
Proceeds on disposal of investments in associates	_	5,603
Payments for refundable rental deposits	(99)	(1,173)
Payments for right-of-use assets	(144)	(233)
Investment in an associate	(200)	(80,000)
Security deposits paid for derivative financial instruments	(201)	(9,187)
Placement of pledged bank deposits for derivative financial		
instruments	(2,000)	(173,839)
Net cash outflow on acquisition of a subsidiary	(12,509)	_
Payment for purchase of equipment and prepayments of a		
property	(13,450)	(4,339)
Payment for development costs and purchase of other		
intangible assets	(20,207)	(7,291)
Settlement of derivative financial instruments	(22,539)	(909)
Net cash outflow arising on deregistration of subsidiaries	(24,500)	(19,984)
Advances of a loan receivable	(120,794)	_
Purchases of other financial assets at FVTPL	(356,412)	(76,450)
NET CASH USED IN INVESTING ACTIVITIES	(220,363)	(285,241)

	2021 RMB'000	2020 RMB'000
FINANCING ACTIVITIES		
New borrowings raised	2,714,806	2,090,249
Loans raised from related parties	1,177,563	449,359
Issue of placing shares	456,423	334,075
Repayment of pledged bank deposits for borrowings	100,966	_
Proceeds received on exercise of equity-settled share options	19,527	3,018
Repayment of pledged bank deposits for bank overdraft	8,419	_
Repayment of security deposits for borrowings	_	6,296
Interest paid for bank overdraft	(79)	(494)
Interest paid for lease liabilities	(1,330)	(1,487)
Repayment of lease liabilities	(12,042)	(8,831)
Interest paid for loans from related parties	(16,632)	(8,559)
Dividends paid to non-controlling shareholders of	` , , ,	
subsidiaries	(21,925)	_
Dividends paid to the shareholders of the Company	(48,615)	(41,650)
Interest paid for borrowings	(127,159)	(123,392)
Pledged bank deposits paid for borrowings	(271,730)	_
Repayment of loans from related parties	(1,307,563)	(449,359)
Repayment of borrowings	(1,895,227)	(2,473,565)
NET CASH FROM (USED IN) FINANCING		
ACTIVITIES	775,402	(224,340)
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS	459,526	(49,412)
Effect of foreign exchange rate changes	2,997	27,836
CASH AND CASH EQUIVALENTS AT 1 JANUARY	337,887	359,463
CASH AND CASH EQUIVALENTS AT 31 DECEMBER		
represented by	800,410	337,887
	000 440	240.74.7
Bank balances	800,410	348,715
Bank overdraft		(10,828)
	800,410	337,887

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL INFORMATION

SY Holdings Group Limited (the "Company") is a public limited company incorporated in the Cayman Islands and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Company's immediate holding company is Wisdom Cosmos Limited. Its ultimate shareholder is Mr. Tung Chi Fung, who is also the Chairman and Executive Director of the Company.

The Company is an investment holding company. The principal activities of the Company and its subsidiaries (collectively referred to as the "Group") are provision of digital financing solutions, platform-based services, supply chain technology services and sales of supply chain assets in the PRC.

The consolidated financial statements are presented in Renminbi ("RMB"), which is also the functional currency of the Company.

2. APPLICATION OF AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2021 for the preparation of the consolidated financial statements:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, Interest Rate Benchmark Reform – Phase 2 HKFRS 4 and HKFRS 16

In addition, the Group has early applied the Amendment to HKFRS 16 Covid-19-Related Rent Concessions beyond 30 June 2021.

In addition, the Group applied the agenda decision of the IFRS Interpretations Committee (the "Committee") of the International Accounting Standards Board issued in June 2021 which clarified the costs an entity should include as "estimated costs necessary to make the sale" when determining the net realisable value of inventories.

Except as described below, the application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

2.1 Impacts on early application of Amendment to HKFRS 16 Covid-19-Related Rent Concessions beyond 30 June 2021

The Group has early applied the amendment in the current year. The amendment extends the availability of the practical expedient in paragraph 46A of HKFRS 16 *Leases* ("HKFRS 16") by one year so that the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met.

The application of this amendment has had no material impact on the Group's financial positions and performance for the current and prior years.

2.2 Impacts on application of Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 Interest Rate Benchmark Reform – Phase 2

The Group has applied the amendments for the first time in the current year. The amendments relate to changes in the basis for determining the contractual cash flows of financial assets, financial liabilities and lease liabilities as a result of interest rate benchmark reform, specific hedge accounting requirements and the related disclosure requirements applying HKFRS 7 *Financial Instruments: Disclosures* ("HKFRS 7").

As at 1 January 2021, the Group has several financial liabilities and derivatives, the interests of which are indexed to benchmark rates that will or may be subject to interest rate benchmark reform. The following table shows the total amounts of these outstanding contracts. The amounts of financial liabilities and derivatives are shown at their carrying amounts and derivatives are shown at their notional amounts.

	HKD Hong Kong Interbank Offered Rate ("HIBOR") RMB'000	USD London Interbank Offered Rate ("LIBOR") RMB'000
Financial liabilities		
- Borrowings	292,335	114,923
- Bank overdraft	10,828	
	303,163	114,923
Derivative financial instruments		
- Cross currency swap contracts	42,165	122,276

During the year, the Group's LIBOR bank borrowings with carrying amounts of RMB117,999,000 have been transitioned to the relevant alternative benchmark rates. Such transitions have had no material impact on the consolidated financial statements as the Group has applied the practical expedient in relation to the changes in contractual cash flows resulting from the interest rate benchmark reform for bank loans measured at amortised cost.

New and amendments to HKFRSs in issue but not yet effective

The Group has not early applied the following new and amendments to HKFRSs that have been issued but are not yet effective:

HKFRS 17 Insurance Contracts and the related Amendments²

Amendments to HKFRS 3 Reference to the Conceptual Framework¹

Amendments to HKFRS 10 and HKAS 28 Sale or Contribution of Assets between an Investor and its Associate or

Joint Venture³

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related

amendments to Hong Kong Interpretation 5 (2020)²

Amendments to HKAS 1 and Disclosure of Accounting Policies²

HKFRS Practice Statement 2

Amendments to HKAS 8 Definition of Accounting Estimates²

Amendments to HKAS 12 Deferred Tax related to Assets and Liabilities arising from a Single

Transaction²

Amendments to HKAS 16 Property, Plant and Equipment – Proceeds before Intended Use¹

Amendments to HKAS 37 Onerous Contracts – Cost of Fulfilling a Contract¹
Amendments to HKFRSs Annual Improvements to HKFRSs 2018-2020¹

Except for the new and amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)

The amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or non-current, which:

- specify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period. Specifically, the amendments clarify that:
 - (i) the classification should not be affected by management intentions or expectations to settle the liability within 12 months; and
 - (ii) if the right is conditional on the compliance with covenants, the right exists if the conditions are met at the end of the reporting period, even if the lender does not test compliance until a later date; and
- clarify that if a liability has terms that could, at the option of the counterparty, result in its settlement by the transfer of the entity's own equity instruments, these terms do not affect its classification as current or non-current only if the entity recognises the option separately as an equity instrument applying HKAS 32 *Financial Instruments: Presentation*.

Effective for annual periods beginning on or after 1 January 2022.

² Effective for annual periods beginning on or after 1 January 2023.

Effective for annual periods beginning on or after a date to be determined.

In addition, Hong Kong Interpretation 5 was revised as a consequence of the Amendments to HKAS 1 to align the corresponding wordings with no change in conclusion.

Based on the Group's outstanding liabilities as at 31 December 2021, and the related terms and conditions stipulated in the agreements between the Group and the relevant lenders, the application of the amendments will not result in reclassification of the Group's liabilities.

Amendments to HKAS 1 and HKFRS Practice Statement 2 Disclosure of Accounting Policies

HKAS 1 is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The amendments also clarify that accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material. If an entity chooses to disclose immaterial accounting policy information, such information must not obscure material accounting policy information.

HKFRS Practice Statement 2 *Making Materiality Judgements* (the "Practice Statement") is also amended to illustrate how an entity applies the "four-step materiality process" to accounting policy disclosures and to judge whether information about an accounting policy is material to its financial statements. Guidance and examples are added to the Practice Statement.

The application of the amendments is not expected to have significant impact on the financial position or performance of the Group but may affect the disclosures of the Group's significant accounting policies. The impacts of application, if any, will be disclosed in the Group's future consolidated financial statements.

Amendments to HKAS 8 Definition of Accounting Estimates

The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty – that is, the accounting policy may require such items to be measured at monetary amounts that cannot be observed directly and must instead be estimated. In such a case, an entity develops an accounting estimate to achieve the objective set out by the accounting policy. Developing accounting estimates involves the use of judgements or assumptions based on the latest available, reliable information.

In addition, the concept of changes in accounting estimates in HKAS 8 is retained with additional clarifications.

The application of the amendments is not expected to have significant impact on the Group's consolidated financial statements.

Amendments to HKAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments narrow the scope of the recognition exemption of deferred tax liabilities and deferred tax assets in paragraphs 15 and 24 of HKAS 12 *Income Taxes* so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 requirements to the relevant assets and liabilities separately. Temporary differences on initial recognition of the relevant assets and liabilities are not recognised due to application of the initial recognition exemption.

Upon the application of the amendments, the Group will recognise a deferred tax asset (to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised) and a deferred tax liability for all deductible and taxable temporary differences associated with the right-of-use assets and the lease liabilities.

The amendments are effective for annual reporting periods beginning on or after 1 January 2023, with early application permitted. The Group is still in the process of assessing the full impact of the application of the amendments. The application of the amendments is not expected to have significant impact on the Group's consolidated financial statements.

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange and by the Hong Kong Companies Ordinance.

4. SEGMENT INFORMATION

The chief operating decision maker ("CODM"), being the executive directors of the Company, have determined that no segment information is presented other than entity wide disclosures throughout the reporting period, as the Group is principally engaged in providing platform-based services, digital financing solutions, supply chain technology services and sales of supply chain assets services mainly in the PRC, and the CODM, reviews the consolidated financial position and results of the Group as a whole for the purposes of allocating resources and assessing performance of the Group.

The Company is an investment holding company and the principal place of the Group's operation is mainly in the PRC. Most of the Group's revenue, income and major non-current assets are principally derived from or located in the PRC.

Information about major customers

Revenue and income from principal activities of the corresponding years contributing over 10% of the total revenue and income from principal activities of the Group are as follows:

 Customer A
 2021 RMB'000
 2020 RMB'000

 76,848
 61,928

5. REVENUE AND INCOME FROM PRINCIPAL ACTIVITIES

Revenue and income from principal activities for the year represents income received and receivable mainly from the provision of platform-based services, digital financing solutions, supply chain technology services and sales of supply chain assets in the PRC.

In the current year, the names of "factoring and guarantee services" and "information technology service" were changed to "digital financing solutions" and "platform-based services" respectively. Prior year disclosures have been represented to conform with the current year's presentation.

(i) Disaggregation of revenue from contracts with customers

	2021 RMB'000	2020 RMB'000
Platform-based services		
 Loan facilitation services 	40,029	11,981
- Technology service for asset-backed securitisation products	3,525	13,305
– Other services	4,930	9,748
	48,484	35,034
Supply chain technology services	1,671	
	50,155	35,034
	2021	2020
	RMB'000	RMB'000
Timing of revenue recognition		
Over time		
 Loan facilitation services 	40,029	11,981
 Supply chain technology services 	1,671	_
– Other services	3,959	8,299
	45,659	20,280
A point in time		
- Technology service for asset-backed securitisation products	3,525	13,305
– Other services	971	1,449
	4,496	14,754
	50,155	35,034

All the Group's contracts with customers are for periods of one year or less. As permitted under HKFRS 15, the transaction price allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December 2021 and 2020 is not disclosed.

(ii) Income from digital financing solutions

	2021 RMB'000	2020 RMB'000
Digital financing solutions		
- Interest income	410,505	443,529
- Guarantee income	19,509	17,324
	430,014	460,853

(iii) Gain on sales of supply chain assets

	For the years ended 2021 and 2020, the Group sold part of supply chain a mainly in the PRC. Sales of supply chain assets gave rise to full derecognition to the terms of sale agreements signed between the Group and relevant finance.	on of the supply chain	
		2021 RMB'000	2020 RMB'000
	Gain on sales of supply chain assets	95,164	138,233
6.	OTHER INCOME		
		2021 RMB'000	2020 RMB'000
	Government subsidies Bank interest income Interest income from a loan receivable	19,834 5,304 1,151	19,942 2,890 1,190
	Others	397	45
7.	OTHER GAINS AND LOSSES	26,686	24,067
7.	OTHER GAINS AND LOSSES	2021 RMB'000	2020 RMB'000
	Gains arising from acquisition of a subsidiary Net gain from changes in fair value of other financial assets at FVTPL Exchange gain, net Gain from modification of a borrowing Loss on disposal of investments in an associate (Loss) gain from termination of a lease contract Loss on disposal of equipment Loss on deregistration of subsidiaries	204,752 32,810 2,964 — — — — — — — — — — — — — — — — — — —	33,251 27,836 859 (48) 26 (24)
	Net loss arising from changes in fair value of derivative financial instruments Others	(13,286) (21)	(16,127)
		225,716	45,771

8. IMPAIRMENT LOSSES UNDER ECL MODEL, NET OF REVERSAL

- Financial guarantee contracts - Loan receivable - Receivables from guarantee customers 17,184 15 9. FINANCE COSTS 2021 RMB'000 RME Interest on borrowings Interest on loans from related parties 116,839 116 11980	1,830 7,152 3,978) 196 5,200
- Financial guarantee contracts 2,569 - Loan receivable - (3 - Receivables from guarantee customers (207) 17,184 15 9. FINANCE COSTS 2021 RMB'000 RMB Interest on borrowings 116,839 116 Interest on loans from related parties 10,980 8 Interest on lease liabilities 1,330 1	7,152 3,978) 196
Loan receivable	3,978) 196
- Receivables from guarantee customers (207) 17,184 13 9. FINANCE COSTS 2021 RMB'000 RMB Interest on borrowings Interest on loans from related parties Interest on lease liabilities 116,839 10,980 10,980 11,330 116	196
2021 RMB'000 RMB Interest on borrowings 116,839 116 Interest on loans from related parties 10,980 8 Interest on lease liabilities 1,330	
9. FINANCE COSTS 2021 RMB'000 RME Interest on borrowings Interest on loans from related parties Interest on lease liabilities 10,980 Interest on lease liabilities	5,200
Interest on borrowings116,839116Interest on loans from related parties10,9808Interest on lease liabilities1,3303	
Interest on borrowings Interest on loans from related parties Interest on lease liabilities RMB'000 RME 116,839 116 10,980 8 11,330 1	
Interest on borrowings Interest on loans from related parties Interest on lease liabilities RMB'000 RME 116,839 116 10,980 8 11,330 1	2020
Interest on loans from related parties 10,980 Interest on lease liabilities 1,330	3'000
Interest on loans from related parties 10,980 Interest on lease liabilities 1,330	C 101
Interest on lease liabilities 1,330	8,559
,	1,487
Therest on bank overdraft	494
	6,721
10. TAXATION	
2021	2020
	3'000
The charge comprises:	
Current tax	
- PRC Enterprise Income Tax 18,578 38	8,040
 Withholding tax levied on interest income of Hong Kong subsidiaries 3,172 	4,572
- Withholding tax levied on dividend declared of PRC subsidiaries 1,592	
23,342 42	2,612
	,
	7,080
40,676 49	7,080

11. PROFIT FOR THE YEAR

Profit for the year has been arrived at after charging (crediting):

	2021 RMB'000	2020 RMB'000
Directors' emoluments Other staffs costs (excluding directors' emoluments)	8,149	6,503
- Salaries, allowances and other staff benefits, including		
share option expenses	156,547	116,194
- Staffs' retirement benefit scheme contributions	7,685	656
Total staff costs	172,381	123,353
Less: amount capitalised in intangible assets	(18,869)	(5,581)
Staff costs recognised in profit or loss	153,512	117,772
Depreciation of property and equipment	3,294	2,310
Depreciation of right-of-use assets	12,129	9,970
Amortisation of intangible assets	7,493	5,494
Total depreciation and amortisation	22,916	17,774
Less: amount capitalised in intangible assets	(30)	(56)
	22,886	17,718
Research and development costs (note)	15,598	23,466
Auditor's remuneration	3,080	2,900
Covid-19-related rent concessions	, _	(224)
Cost of consumables recognised as an expense	1,503	_
Donation	3,349	1,060

Note: During the year ended 31 December 2021, research and development costs were mainly consists of staff costs amounted to RMB15,062,000 (2020: RMB22,577,000).

12. DIVIDENDS

Dividends for ordinary shareholders of the Company recognised as distribution during the year:

	2021 HK\$'000	2020 HK\$'000
2020 final - HK6.3 cents (2020: 2019 final dividend HK5.3 cents) per share	59,064	46,694
	2021 RMB'000	2020 RMB'000
Shown in the consolidated financial statements	49,146	42,652

Subsequent to the end of the reporting period, a final dividend in respect of the year ended 31 December 2021 of HK7.5 cents (2020: HK6.3 cents) per ordinary share has been proposed by the directors of the Company and is subject to approval by the shareholders in the forthcoming general meeting of the Company.

13. EARNINGS PER SHARE

The calculation of basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

	2021	2020
	RMB'000	RMB'000
Earnings:		
Profit for the year attributable to owners of the Company for the purpose		
of basic and diluted earnings per share	411,043	329,252
	2021	2020
	<i>'000</i>	'000
Number of shares:		
Weighted average number of ordinary shares for the purpose of		
basic earnings per share	953,753	896,397
Effect of dilutive potential ordinary shares:		
Share options	3,161	2,327
Weighted average number of ordinary shares for the purpose of		
diluted earnings per share	956,914	898,724

14. INVESTMENTS IN ASSOCIATES

Details of the Group's investments in associates are as follows:

	31/12/2021 RMB'000	31/12/2020 RMB'000
Cost of investments in associates, unlisted	10,200	130,000
Share of post-acquisition profit, net of dividends declared	940	19,374
Share of post-acquisition OCI	240	1,537
	11,380	150,911

15. SUPPLY CHAIN ASSETS AT FVTOCI

In the current year, the name of "factoring assets at FVTOCI" was changed to "supply chain assets at FVTOCI". Prior year disclosures have been re-presented to conform with the current year's presentation.

	31/12/2021	31/12/2020
	RMB'000	RMB'000
Supply chain assets at FVTOCI	6,678,376	3,804,200
Analysed for reporting purposes as:		
Current assets	6,562,402	3,789,922
Non-current assets	115,974	14,278
	6,678,376	3,804,200

As at 31 December 2021, the effective interest rates of the supply chain assets range mainly from 3.00% to 16.00% (31 December 2020: 5.80% to 17.50%) per annum.

As at 31 December 2021, the gross carrying amount of supply chain assets of RMB19,500,000 is past due (31 December 2020: RMB21,411,000). When analysing the credit quality of supply chain assets at FVTOCI, the entire outstanding of balance of the supply chain assets is classified as past due in the event that instalments repayment of a supply chain asset at FVTOCI is past due.

The following is an aging analysis based on due dates of the supply chain assets at FVTOCI instalments which are past due (instalments which are not yet due at the end of the reporting period are excluded):

	31/12/2021	31/12/2020
	RMB'000	RMB'000
Past due by:		
0 – 30 days	2,295	_
31 – 60 days	_	1,381
61 – 90 days	_	8,090
Over 90 days	17,205	11,940
	19,500	21,411

16. OTHER FINANCIAL ASSETS AT FVTPL

	31/12/2021	31/12/2020
	RMB'000	RMB'000
Equity tranche	107,545	91,980
Structured deposit	108,374	2,005
Unlisted equity investment	65,550	_
Trust fund	1,929	3,374
Distressed debt assets		7,782
	283,398	105,141
Analysed for reporting purposes as:		
Current assets	190,233	30,878
Non-current assets	93,165	74,263
	283,398	105,141

17. PLEDGED BANK DEPOSITS/BANK BALANCES

The ranges of effective interest rates/market rates on the Group's pledged bank deposits/bank balances are as follows:

		Range of interest rates (per annum)	
	31/12/2021	31/12/2020	
	%	%	
Fixed-rate pledged bank deposits	0~2.20	0~1.28	
Market rate bank balances	0~1.82	0~1.73	

An analysis of the Group's pledged bank deposits for the reporting period is as follows:

	31/12/2021 RMB'000	31/12/2020 RMB'000
The bank deposits pledged for:		
bank borrowings	330,937	160,173
 loan guarantee contracts in relation to third parties 	96,320	78,044
 derivative financial instruments 	2,000	8,853
 bank overdraft 		8,419
	429,257	255,489
18. OTHER PAYABLES AND ACCRUED CHARGES		
	31/12/2021	31/12/2020
	RMB'000	RMB'000
Deposits from customers	155,101	6,440
Settlement payables to customers and funding providers	92,024	18,481
Accrued charges	57,484	43,017
Other tax payables	38,881	30,089
Dividend payable to shareholders of the Company	1,533	1,002
Dividend payable to a non-controlling shareholder of a PRC subsidiary	_	5,531
Other payables	584	992
	345,607	105,552

19. LIABILITIES ARISING FROM GUARANTEE CONTRACTS

	31/12/2021			31/12/2020		
	Premium less			Premium less		
	accumulated amortisation <i>RMB'000</i>	ECL provision <i>RMB'000</i>	Carrying amount RMB'000	accumulated amortisation <i>RMB'000</i>	ECL provision RMB'000	Carrying amount RMB'000
Guarantee contracts in relation to:						
third parties	9,603	19,669	20,116	16,861	21,883	24,805
– an associate				4,937	959	4,937
	9,603	19,669	20,116	21,798	22,842	29,742

At the end of the reporting period, the directors of the Company have assessed the past due status of the debts under guarantee, the financial position of the debtors as well as the economic outlook of the industries in which the debtors operate.

The following is the maximum amount of the Group has guaranteed under the contracts and details of liabilities arising from guarantee contracts.

31/12/2021	31/12/2020
RMB'000	RMB'000
1,334,663	1,382,907
_	385,600
1,334,663	1,768,507
	1,334,663

20. BORROWINGS/BANK OVERDRAFT

(a) Borrowings

	31/12/2021 RMB'000	31/12/2020 RMB'000
Bank borrowings	2,721,745	765,501
Entrusted loans	187,491	124,738
Bank loans under finance arrangements	119,725	_
Bills discounted	43,113	30,352
Other loans	868,939	555,322
	3,941,013	1,475,913
Secured	2,434,345	1,190,253
Unsecured	1,506,668	285,660
	3,941,013	1,475,913

At 31 December 2021, bank and other borrowings were repayable as follows:

	Bank borrowings		Other borrowings		Total	
	31/12/2021 RMB'000	31/12/2020 RMB'000	31/12/2021 RMB'000	31/12/2020 RMB'000	31/12/2021 RMB'000	31/12/2020 RMB'000
The carrying amounts of the above borrowings are repayable*: Within one year	2,203,378	664,349	684,658	530,947	2,888,036	1,195,296
Within a period of more than one year but not exceeding two years Within a period of more than two year but not exceeding five years	461,000	_	450,000	_	911,000	-
			30,000		30,000	
	2,664,378	664,349	1,164,658	530,947	3,829,036	1,195,296
The carrying amounts of the above borrowings that contain a repayment on demand clause (shown under current liabilities) but repayable:						
Within one year Within a period of more than one year but not	57,367	101,152	36,151	179,465	93,518	280,617
exceeding two years			18,459		18,459	
	2,721,745	765,501	1,219,268	710,412	3,941,013	1,475,913
Less: Amounts due within one year shown under current liabilities	(2,260,745)	(765,501)	(739,268)	(710,412)	(3,000,013)	(1,475,913)
Amounts shown under non-current liabilities	461,000	_	480,000	_	941,000	_

^{*} The amounts due are based on scheduled repayment dates set out in the loan agreements.

(b) Bank overdraft

As at 31 December 2020, the bank overdraft amounted to HK\$12,865,000 (equivalent to RMB10,828,000), which is repayable on demand, carrying interest rate per annum at the rate of the benchmark rate offered by the HIBOR plus 2.25% per annum, guaranteed by the Company and a PRC subsidiary and pledged by bank deposit amounting to HK\$10,000,000 (equivalent to RMB8,419,000).

21. SHARE CAPITAL

Details of movements of share capital of the Company are as follows:

	Number of shares	Share capital <i>HK\$</i>
Ordinary shares of HK\$0.01 each		
Authorised:		-
At 1 January 2020, 31 December 2020 and 31 December 2021	5,000,000,000	50,000,000
	Number of shares	Share capital HK\$
Issued:		
At 1 January 2020	880,316,000	8,803,160
Issue of new shares from placing	55,500,000	555,000
Exercise of share options	780,000	7,800
At 31 December 2020	936,596,000	9,365,960
Issue of new shares from placing	63,068,000	630,680
Exercise of share options	4,632,500	46,325
At 31 December 2021	1,004,296,500	10,042,965
	31/12/2021 RMB'000	31/12/2020 RMB'000
Shown in the consolidated statement of financial position	8,687	8,127

All the shares issued during the year ranked pari passu in all respects with the then existing shares in issue.

22. ACQUISITION OF A SUBSIDIARY

The Group held 40% equity interest in WXGJ as an associate at 31 December 2020. On 6 December 2021, the Group acquired 40% additional interest in WXGJ for a consideration of RMB360,000,000. The acquisition has been accounted for as acquisition of business using the acquisition method. WXGJ is principally engaged in the digital financing solutions services and was acquired with the objective of enhancing the Group's financial performance.

Consideration transferred

RMB'000

Cash 360,000

Acquisition-related costs have been excluded from the consideration transferred and have been recognised as an expense in the current year, in the consolidated statement of profit or loss.

12,509

EVENT AFTER THE REPORTING PERIOD

On 4 January 2022, SY Factoring Limited ("SY Factoring") and WXGJ, the subsidiaries of the Company, entered into a guarantee agreement with Wuxi Tonghui Investment Limited* (無錫通匯投資有限公司) and WXCIG (together, the "Wuxi Communications Group").

Pursuant to the guarantee agreement, Wuxi Communications Group agreed to provide financing and/or guarantee to WXGJ with aggregate maximum amount of RMB3.3 billion within forty-eight months and the actual use of debt financing principal by WXGJ shall not exceed RMB3 billion per month. If WXGJ obtains external financing from a third party and the Wuxi Communications Group guarantee is provided in respect of such repayment obligations, WXGJ shall pay Wuxi Communications Group a guarantee fee which is 0.5% per annum of the weighted average balance of guaranteed debt principal utilised by WXGJ.

Besides, SY Factoring shall provide the joint and several liability guarantee and/or counter guarantee (as the case may be) in favour of the Wuxi Communications Group in proportion to the aggregate shareholding of its affiliates in WXGJ to secure the repayment obligations of WXGJ for the financing and/or guarantee provided by Wuxi Communications Group.

Save as disclosed above and in note 12 of the consolidated financial statements, the Group had no other significant subsequent event after the reporting period.

PUBLICATION

This annual results announcement published on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.syholdings.com) respectively.

By order of the Board
SY Holdings Group Limited
Tung Chi Fung
Chairman

Hong Kong, 30 March 2022

As at the date of this announcement, the Board comprises two Executive Directors: Mr. Tung Chi Fung and Mr. Chen Jen-Tse; one Non-executive Director: Mr. Lo Wai Hung; and four Independent Non-executive Directors: Mr. Hung Ka Hai Clement, Mr. Loo Yau Soon, Mr. Fong Heng Boo and Mr. Tang King San Terence

The English transliteration of the Chinese name(s) in this announcement, where indicated with "*", is included for information purpose only, and should not be regarded as the official English name(s) of such Chinese name(s).

If there is any inconsistency in this announcement between the Chinese and English versions, the English version shall prevail.

Unless otherwise stated, translation of RMB into HK\$ is based on the approximate exchange rate of RMB1.00 to HK\$1.22 for information purpose only. Such translation should not be construed as a representation that the relevant amounts have been, could have been, or could be converted at that or any other rate or at all.