

**A. SELECTED EXPLANATORY NOTES TO THE UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 30 JUNE 2018**

本期间截至 2018 年 6 月 30 日未经审核中期财务报告的选定解释说明

**1. Basis of accounting and changes in accounting estimates 会计基础和会计估计变更**

a) Basis of accounting 会计基础

The interim financial statements are unaudited and have been prepared in accordance with the requirements of Malaysian Financial Reporting Standard (“MFRS”) 134 : Interim Financial Reporting issued by the Malaysian Accounting Standards Board (“MASB”) and paragraph 9.22 of the Bursa Malaysia Securities Berhad (“Bursa Securities”) Listing Requirements, and should be read in conjunction with the Group’s audited consolidated financial statements for the financial year ended 31 December 2017 and the accompanying explanatory notes attached to this interim financial report.

本中期财务报表是未经审核，并编制按照马来西亚证财务报告准则（“会计准则”）134：中期财务报告由马来西亚会计准则理事会发布和马来西亚证券交易所（“证券交易所”）9.22 段上市要求，并应阅读与本集团截至 2017 年 12 月 31 日经审核的综合财务报表和附于本中期财务报告并附解释说明。

b) Malaysian Accounting Standards Board (“MASB”) approved accounting standards

马来西亚会计准则理事会（“MASB”）批准的会计准则

MFRSs, Amendments to MFRSs and IC Interpretations have been issued by the MASB and are not yet effective as follows:

马来西亚会计准则理事会已颁布,尚未生效的新订/修订《财务报告准则》和 IC 诠释如下:

		<b>Effective for financial periods beginning on or after 有效财务期间自 下列日期起或之 后</b>
<u>New MFRSs</u>		
<u>新订《财务报告准则》</u>		
MFRS 16	Leases 租赁	1/1/2019
MFRS 17	Insurance Contracts 保险合同	1/1/2021
<u>Amendments/Improvements to MFRSs</u>		
<u>修订/改进《财务报告准则》</u>		
MFRS 2	Share-based Payment 股份支付	1/1/2020
MFRS 3	Business Combinations 业务组合	1/1/2019/ 1/1/2020
MFRS 6	Exploration for and Evaluation of Mineral Resources 矿产资源勘查与评价	1/1/2020
MFRS 9	Financial Instruments 金融工具	1/1/2019
MFRS 10	Consolidated Financial Statements 合并财务报表	递延
MFRS 11	Joint Arrangements 联合安排	1/1/2019
MFRS 14	Regulatory Deferral Accounts 监管递延账户	1/1/2020

MFRS 101	Presentation of Financial Statements 财务报表的列报	1/1/2020
MFRS 108	Accounting Policies, Changes in Accounting Estimates and Errors 会计政策, 会计估计变更和错误	1/1/2020
MFRS 112	Income Taxes 所得税	1/1/2019
MFRS 119	Employee Benefits 员工福利	1/1/2019
MFRS 123	Borrowing Costs 借贷成本	1/1/2019
MFRS 128	Investments in Associates and Joint Ventures 对合营企业和合营企业的投资	1/1/2019/ 递延
MFRS 134	Interim Financial Reporting 中期财务报告	1/1/2020
MFRS 137	Provisions, Contingent Liabilities and Contingent Assets 准备, 或有负债和或有资产	1/1/2020
MFRS 138	Intangible Assets 无形资产	1/1/2020
<u>Amendments/Improvements to MFRSs</u>		
<u>修订/改进《财务报告准则》</u>		
IC Int 12	Service Concession Arrangements 服务特许安排	1/1/2020
IC Int 19	Extinguishing Financial Liabilities with Equity Instruments 用权益工具消灭金融负债	1/1/2020
IC Int 20	Stripping Costs in the Production Phase of a Surface Mine 剥离露天矿生产阶段的成本	1/1/2020
IC Int 22	Foreign Currency Transactions and Advance Consideration 外币交易和预先款项	1/1/2020
IC Int 23	Uncertainty over Income Tax Treatments 所得税处理的不确定性	1/1/2019
IC Int 132	Intangible Assets - Web Site Costs 无形资产 - 网站成本	1/1/2020

Due to complexity, the financial effects of the above MFRSs, Amendments to MFRSs and IC Interpretations are still being assessed.

由于上述新订《财务报告准则》,修订《财务报告准则》和 IC 诠释的复杂性,财务影响仍在评估中.

The management does not anticipate that the adoption of the above MFRSs will result in any material impact to the financial statements in the initial adoption period.

管理层并不预期上述马来西亚财务报告准则在财务报表期间首次采纳会产生任何重大影响.

## 2. Seasonality or cyclicity of operation 季节性或周期性运作

The main OEM/ODM business of the Group had been ceased operation in previous year.  
本集团主要 OEM / ODM 业务于去年停止运作。

## 3. Unusual items 不寻常事项

Other than those disclosed in note B1, there were no unusual items affecting the assets, liabilities, equity, net income or cash flows of the Group for the current quarter and financial year-to-date.  
除附注 B1 所披露外,在本季度及财政年初至今,没有不寻常事项影响本集团的资产,负债,所有者权益,净收入或现金流量。

## 4. Changes in estimates 估计变化

There were no material changes in estimates for the current quarter and financial year-to-date.  
在当前季度和财政年初至今并无重大估计变化。

## 5. Changes in share capital and debts 股本及债务变动

### (i) Share capital and debts 股本及债务

There were no issuances, cancellations, resale and repayments of debt and equity securities for the current financial period to date.  
在当前财政年度至今,还没有发行,取消,转售和偿还债务及股本。

### (ii) Share buybacks / Treasury shares of the Company 本公司回购股份/库存股

During the current quarter, the Company did not purchase any of its own ordinary shares from the open market.  
本季度,公司并没有从公开市场购买其普通股。

As at 30 June 2018, the Company held as treasury shares for a total of 1,139,400 of its 400,000,000 issued ordinary shares. Such treasury shares are held at a carrying amount of RM387,500.

截至2018年6月30日,公司从400,000,000已发行普通股,持有库存股为1,139,400。这库存股的账面价值为马币387,500。

## 6. Segment Information 分部信息

The main OEM/ODM business of the Group had been ceased operation in previous year. No separate analysis of segment information by business or geographical locations is presented.  
本集团主要 OEM / ODM 业务于去年停止运作。无按业务分部或地理位置呈现单独分析信息。

## 7. Changes in the composition of the Group 集团结构的变化

There were no significant changes in the composition of the Group during the current quarter.  
在本季度集团没有重大结构的变化。

## 8. Contingent liabilities or assets 然负债或资产

On 31 July 2017, the Company announced that there were several litigation cases against the subsidiaries of the Company.

于 2017 年 7 月 31 日，本公司宣布与本公司的子公司有多宗诉讼个案。

The Board have proceeded to appoint an independent external law firm in Malaysia, Messrs Dennis Nik & Wong (“DNW”), to carry out:-

董事会已经开始在马来西亚任命一家独立的外部律师事务所，登尼思聂与黄律师楼（以下简称“登与黄”）进行：

- (a) a thorough review of the litigation cases;  
彻底审查诉讼案件；
- (b) the liabilities and potential financial impact; and  
负债和潜在的财务影响；和
- (c) proposed steps to be taken by the Company with regards to the litigation cases.  
提出公司就诉讼案件采取的措施。

On 5 September 2017, the Company announced that in addition to the appointment of Messrs Dennis Nik & Wong, the Board has appointed Beijing Taojin Law Office (“BTLO”), a legal firm in the People’s Republic of China (“PRC”), to conduct special legal due diligence on the litigations involving Jinjiang Zhenxing Shoes & Plastics Co., Ltd. (“ZHENXING SHOES”), a wholly-owned subsidiary of MAXWELL and Hebi City Yifu Plastics Product Co., Ltd., a wholly-owned subsidiary of ZHENXING SHOES.

2017 年 9 月 5 日，公司宣布除了任命登与黄外，董事会还任命了中国北京陶金律师事务所（以下简称“陶金”），对晋江振兴鞋塑有限公司（“振兴鞋”），麦斯威全资子公司，和鹤壁市怡福塑料制品有限公司，振兴鞋全资子公司，涉及诉讼进行专门法律尽职调查。

On 11 December 2017, Beijing Taojin Law Office tendered their resignation due to the difficulty in conducting the due diligence in relation to the litigations investigation such as (i) the Courts had not been cooperative; and (ii) the number of court cases and the amounts claimed cannot be conclusively determined.

于 2017 年 12 月 11 日，北京陶金律师事务所因调查难以进行尽职调查而辞职，例如（i）法院不合作；及（ii）法庭案件的数目和索偿金额还不能确定。

In view of Beijing Taojin Law Office’s resignation, the subsidiaries of the Company, Jinjiang Zhenxing Shoes & Plastic Co. Ltd and Maxwell (Xiamen) Co. Ltd, have appointed Guangdong Kingbridge Law Firm (“GKLF”) in the People’s Republic of China, to conduct special due diligence on the litigations investigations involving the subsidiary of MAXWELL.

鉴于北京陶金律师事务所的辞职，本公司的子公司晋江振兴鞋塑有限公司和麦斯威（厦门）有限公司已任命了中国广东金桥律师事务（以下简称“金桥”）所进行涉及麦斯威子公司诉讼调查的专项尽职调查。

Based on latest available information as at 12 February 2018, the litigation claims of the subsidiary of MAXWELL approximately to RMB197 million (or RM122 million).

根据截至 2018 年 2 月 12 日的最新可用信息，麦斯威子公司的诉讼索偿约人民币 1.97 亿元（或马币 1.22 亿）。

## 9. Capital commitments 资本承诺

No material commitments for capital expenditure of the Group were incurred for the current quarter under review.

于本季度，本集团无资本开支的重大承诺。

## **10. Significant related party transaction 重大关联方交易**

No significant related party transaction of the Group were incurred for the current quarter under review.

于本季度,本集团无重大关联方交易.

## **11. Subsequent events 随后发生的事件**

There were no material events subsequent to the end of the financial period under review that have not been reflected in this quarterly report as at the date of this report.

截至本报告日,在本财政期间并无重大随后发生的事件尚未反映在此季度报告中.

## **12. Dividends 股息**

No dividends were declared by the Group for the current quarter.

本集团于本季度无宣布任何股息.

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## B. INFORMATION REQUIRED BY BURSA MALAYSIA SECURITIES BERHAD UNDER LISTING REQUIREMENTS 大马交易所上市要求的信息

### 1. Review of the performance of the Group 本集团表现之述评

The Group recorded loss after taxation (“LAT”) of RM0.9 million for the financial year-to-date. 本集团本财政年初至今取得马币90万元的税后亏损。

Due to challenging manufacturing business environment in China, the main OEM/ODM business of the Group had been ceased operation in previous year. There is no revenue for the financial period ended 30 June 2018 (“FPE 2018”).

由于在中国的制造业经营环境充满挑战,本集团主要OEM / ODM业务于去年停止运作。在2018年6月30日财政期间,没有销售收入。

#### Administrative Expenses 行政开支

Administrative expenses comprises mainly director fees, restructuring exercise expenses, salaries and staff-related expenses, depreciation charges for buildings and office equipment, amortisation of land use rights and professional fee. Between FPE 2017 and FPE 2018, the overall administrative expenses decreased slightly by approximately RM0.5 million from RM1.1 million in FPE 2017 to RM0.6 million in FPE 2018.

行政开支主要是董事费,重组费用,员工的相关薪金,建筑和办公设备折旧,土地使用权摊销及专业费用。在2017年和2018年财政期间,整体的行政开支略减少约马币50万元,从2017年财政期间的马币110万元至2018年财政期间的马币60万元。

#### Other expenses 其他开支

Other expenses comprise only unrealised foreign exchange loss. Unrealised foreign exchange loss on intercompany balances accounted for 100% of other expenses in FPE 2017 and FPE2018.

其他开支主要包括未实现汇兑损失。在2017年和2018年财政期间,公司间结余金额未实现的汇兑损失占100%。

The movements in change in foreign exchange rates are as follows:

汇率变动情况如下:

Period ended 财政期间	RMB: RM 人民币: 马币	HKD: RM 港币: 马币
FPE2017 :		
31-12-2016	0.6457	0.5785
30-06-2017	0.6332	0.5501
FPE2018 :		
31-12-2017	0.6212	0.5158
30-06-2018	0.6101	0.5145

### Loss before taxation 税前亏损

The Group recorded a loss before taxation of RM0.9 million for the current year to date as compared to loss before taxation in preceding year corresponding period of RM8.5 million.  
本集团本年度至今税前亏损马币90万元,相比在上一年度同期税前亏损马币850万元。

The loss before taxation is primarily due to unrealised exchange loss.  
税前亏损主要是由于未实现的汇兑损失。

### 2. Variation of results against immediate preceding quarter 对比上一季度的变动结果

	Current quarter (本季度) 30/6/2018 RM'000	Preceding quarter (上一季) 31/3/2018 RM'000
Revenue 营业额	-	-
Profit/(Loss) before taxation 税前盈利/(损失)	3,310	(4,181)
Profit/(Loss) after taxation 税后盈利/(损失)	3,310	(4,182)
Loss before taxation margin 税前损失率	N/A	N/A
Loss after taxation margin 税后损失率	N/A	N/A

N/A : Not applicable

Save as disclosed under notes B1, the Group's main OEM/ODM business had ceased operation in previous year.

除披露在 B1, 本集团主要 OEM / ODM 业务于去年停止运作。

### 3. Prospects for FYE 2018 (展望 2018 年)

The main OEM/ODM business had ceased operation in previous year. The Group understands the challenges it faces in light of the Company's status under PN 17 of Bursa Securities Listing Requirements and the pending regularisation plan. The restructuring plan will be in the best interest of the Group.

于去年,主要 OEM / ODM 业务已停止营运, 董事会了解其根据公司根据大马证券上市规定 PN17 的地位和待定重组业务计划。重组计划将会对本公司的最佳利益。

### 4. Profit forecast and guarantee (盈利预测及保证)

No profit forecast or guarantees were previously announced and disclosed by the Group in any public document.

本集团在以前任何公布和披露的公开文件中,没有利润预测或保证。



## 5. Profit/(Loss) before taxation (税前盈利/(损失))

	Current quarter (本季度) RM'000	Current year-to-date (当前年初至今) RM'000
After charging (借记下列后): -		
Amortisation of land use rights (土地使用权的摊销)	112	224
Depreciation (折旧)	51	103
Foreign exchange (gain)/loss (汇兑(盈利)/损失)	(3,586)	269
	(3,586)	269

## 6. Income tax charge (所得税费用)

	Current quarter (本季度) RM'000	Current year-to-date (当前年初至今) RM'000
PRC income tax (中华人民共和国所得税)	-	-
Malaysia income tax (马来西亚所得税)	-	(1)
	-	(1)

Pursuant to the PRC Enterprise Income Tax: Law passed by the Tenth National People's Congress on 16 March 2007, the new tax rates for domestic enterprises and foreign investment enterprises are standardised at 25% and took effect on 1 January 2008.

根据中华人民共和国企业所得税：于 2007 年 3 月 16 日第十届全国人民代表大会通过，为国内企业和外商投资企业的新税率在 25%，并于 2008 年 1 月 1 日生效。

Save as disclosed under notes B1, the Group's effective tax rates for the current quarter and financial year-to-date were 0% and 0% respectively, which were different from the statutory tax rate of 24%.

除披露在 B1, 本集团在本季度及财政年初至今的实际税率为 0% 和 0%，不同于法定税率的 24%。

As at 30 June 2018, no provisions were made for deferred tax as the Group does not have any material temporary differences between the tax bases of assets and liabilities and their carrying amounts, which give rise to a deferred tax asset or liability in the financial statements.

截至 2018 年 6 月 30 日，没有预提递延税项由于本集团并无重大暂时差额在任何税基资产和负债与其账面值，导致在财务报表产生递延所得税资产或负债。

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## 7. Status of corporate proposals and utilisation of proceeds 企业建议状态和资金的使用

- **Corporate Proposal 企业建议**

No corporate proposal has taken place up to the date of this Report.  
没有已发生企业建议直至本报告日期。

- **Utilisation of proceeds 所得款项的使用**

The gross proceeds from the Public Issue amounting to RM34.4 million are expected to be fully utilized in the following manner:

从公开发行筹集所得款项总额马币 34.4 百万元预计将以下方式充分利用:

		Estimated timeframe for utilisation upon Listing 经上市预计使 用时间表	Proposed utilisation 建议使用 RM'000	Actual utilisation 实际使用 RM'000	Deviation Amount 偏差值 RM'000	Remark 备注
(i)	Expansion of our production capacity and upgrading of existing production facilities 扩大我们的生产能力和升级现有的生产设施	72 months 个月	12,000	2,396	9,604	#1
(ii)	Increase our product design and development efforts and expansion of product range 提高我们的产品设计和研发工作和扩大产品范围	24 months 个月	6,000	6,000	-	
(iii)	Working capital purposes 营运资金用途	12 months 个月	9,675	9,675	-	
(iv)	Listing expenses 上市费用	Upon Listing 当上市	6,750	6,750	-	
<b>Total proceeds 总筹集款项</b>			<b>34,425</b>	<b>24,821</b>	<b>9,604</b>	

#1. Jinjiang Zhenxing Shoes & Plastics Co. Ltd., (“Zhenxing Shoes”), a wholly-owned subsidiary of the Company, had through tendering process, tendered an industrial vacant land with 50 years of land use rights in Henan Province. The land is located at South Wei 6 Road, East He Qi Dadao in Qixian County, Hebi City, Henan Province, the People’s Republic of China. However, due to uncertain economic situation in China, the completion of construction is on-hold.

晋江振兴鞋塑有限公司(“振兴鞋”), 本公司的全资子公司, 在河南省通过招标程序投标一块 50 年土地使用权的工业空置土地. 该土地位于中国河南省鹤壁市淇县, 纬六路南侧, 鹤淇大道东侧. 然而, 由于中国经济形势的不确定, 搁置完成建设.

## 8. Group borrowings and debt securities 集团借款及债务证券

There were no borrowings and debts securities in the Group as at 30 June 2018.  
本集团截至 2018 年 6 月 30 日没有借款和债务证券.

## 9. Off-balance sheet financial instruments risks 资产负债表外的金融工具风险

There were no financial instruments with material off balance sheet risk at the date of issue of this quarterly report.

在本季度报告日, 没有任何金融工具有重大资产负债表外的金融工具风险.

## 10. Changes in material litigation 重大诉讼的变化

Saved as disclosed under notes A8, as at the date of this report, our Group is not engaged whether as plaintiff or defendant in any legal action, proceedings, arbitration or prosecution for any criminal offence, which has a material effect on the financial position of our Group, and our Directors are not aware of any pending or threatened proceedings which may give rise to any proceedings which might materially and adversely affect the financial position or business of our Group.

除在披露在 A8 ,截至本报告日,本集团并无从事无论作为原告或被告在任何法律行动,诉讼,仲裁或任何刑事罪行起诉,这对本集团的财务状况产生重大影响,本公司董事不知道任何未决或威胁诉讼,可能会引起任可能造成重大不利影响本集团的财务状况或业务。

## 11. Earnings per share 每股盈利

The basic earnings per share are computed based on the Group's net (loss)/profit for the year divided by the weighted average number of shares in issue:

每股基本盈利计算基于对本集团期间的净(损失)/利润除以已发行股份之加权平均股数:

	INDIVIDUAL QUARTER (单季度)		CUMULATIVE QUARTER (累计季度)	
	Current quarter (本季度) 30/6/2018	Preceding year corresponding quarter (上一年同季度) 30/6/2017	Current year to date (本年度至今) 30/6/2018	Preceding year corresponding quarter (上一年度同期) 30/6/2017
Net profit/(loss) for the period 净利润/(损失) (RM)	3,309,755	(6,748,824)	(872,068)	(8,459,850)
Weighted average number of shares in issue 加权平均已发行股份	398,860,600	398,860,600	398,860,600	398,860,600
Basic earnings/(loss) per share (sen) 基本每股(损 失)/收益 (仙)	0.83	(1.69)	(0.22)	(2.12)

As of 30 June 2018, the Group has 199,430,300 of warrant in issue, which entitles the holders the rights for conversion into one (1) ordinary share for every one (1) warrant at an exercise price of RM0.40 each. This gives rise to potential ordinary shares which, upon conversion, could result in dilution to earnings per share in future financial periods.

截至 2018 年 6 月 30 日,本集团发行 199,430,300 股的认股权证,它赋予持有人转换的权利转化一(1)普通股在每一(1)认股权证,行使价在每股马币 0.40。这引起了潜在普通股当中,通过转化,可能会在未来的财政期间导致稀释每股收益。

In accordance with MFRS 133, options and warrants have a dilutive effect only when the average market price of ordinary shares during the period exceeds the exercise price of the options and warrants (i.e. they are 'in the money').

按照财务报告准则 133,期权和认股权证有稀释作用,只有当普通股在此期间的平均市场价格超过了期权和认股权证的行权价格(即它是“实值期权”)。

The volume-weighted average market price of the Company's ordinary shares during current quarter was lower than the warrant exercise price. As such, the issued warrants are not regarded as dilutive and accordingly, no diluted earnings per share is being presented for the current quarter under review.

公司普通股在当前季度成交量加权平均市场价格低于认股权证行使价。因此,发行的认股权证不被视为摊薄,因此,当前季度每股摊薄盈利并无呈列。

## 12. Retained earnings 保留盈余

Our Group's realised and unrealised profits/losses as at 30 June 2018 and at 31 March 2018 were as follow: -

本集团的已变现及未变现利润/损失截至 2018 年 6 月 30 日和 2018 年 3 月 31 日如下:-

	Current quarter (本季度) 30/6/2018 RM'000	Preceding quarter (上一季) 31/3/2018 RM'000
Total retained earnings of Maxwell and its subsidiaries 麥斯威及其子公司保留盈利总额:		
- Realised 已变现	(44,830)	(44,552)
- Unrealised 未变现	765	574
	(44,065)	(43,978)
Add 加/Less 减: Consolidation adjustments 合并调整	81,094	77,697
Total retained earnings of Maxwell and its subsidiaries as per consolidated accounts 麥斯威及其子公司保留盈利总额按照综合账目	37,029	33,719

## 13. Audit report of the Group's preceding annual financial statements

### 本集团上年度财务报表的审计报告

Our Group's audited consolidated financial statements for the financial year ended 31 December 2017 have not been audited.

本集团截至 2017 年 12 月 31 日财务年度经审计综合财务报表并未经审计。

The Company has triggered the prescribed criteria pursuant to Paragraph 8.04 and Paragraph 2.1 (d) of Practice Note 17 ("PN17") under the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"). Hence, the Company is considered as a PN17 company.

本公司已触发马来西亚证券交易所的主要市场上市的要求下，根据第 8.04 段和实践附注 17 ("PN17") 第 2.1 (d) 段规定的准则。因此，本公司被视为 PN17 公司。

In relation to the qualified opinion expressed by the Auditors' in the Audited Financial Statements for financial year ended 31 December 2016, the Company has taken the following steps to address the three key matters raised by external auditors.

截至 2016 年 12 月 31 日,关于审计师在审计财务报表中所表达的保留意见，本公司已采取以下措施，解决外部审计师提出的三项重大事项。

- (i) On 24 April 2017, the Company appointed a legal firm in PRC, namely Shanghai Zinger Law Office to conduct a special due diligence on Advertising and Promotion Expenses, funds placed with Jinjiang Jin Chuang Private Capital Management Co. Ltd. and to issue a special legal opinion thereon. However, Shanghai Zinger Law Office had via its letter to the Company dated 28 June 2017 informed that it was unable to schedule their lawyers to complete the special due diligence on time and informed that it would resigned from its engagement. Subsequently, the subsidiaries of the Company, Jinjiang Zhenxing Shoes & Plastic Co. Ltd and Maxwell (Xiamen) Co. Ltd, have appointed Guangdong Kingbridge Law Firm ("GKLF") in the People's Republic of China, to conduct special due diligence and provide legal opinion.

2017 年 4 月 24 日，本公司在中国境内任命一家法律事务所，即上海致格律师事务所，对广告费用和晋江晋创民间资本管理有限公司有限公司资金配置进行了特别尽职调查，并就此发表特别的法律意见。上海致格律师事务所于 2017 年 6 月 28 日向本公司发出的信件通知说，无法安排律师及时完成特别尽职调查工作，并通知其将辞

职。随后，本公司的子公司晋江振兴鞋塑有限公司和麦斯威（厦门）有限公司已任命了中国广东金桥律师事务（以下简称“金桥”），进行专项尽职调查，并提供法律意见。

- (ii) the Company has appointed an independent external law firm in Malaysia, Messrs Dennis Nik & Wong (“DNW”) and the subsidiaries of the Company has appointed legal firm in PRC, Guangdong Kingbridge Law Firm, to issue legal opinion on legal claims against Jinjiang Zhenxing Shoes & Plastics Co. Ltd. and Hebi City Yifu Plastics Product Co. Ltd., and carry out:-

本公司在马来西亚任命了独立的外部律师事务所，登尼思聂与黄律师楼（“登与黄”）和本公司的子公司任命了中国广东金桥律师事务，对晋江振兴鞋塑有限公司和鹤壁市怡福塑料制品有限公司就法律索赔提出法律意见，并执行： -

- (a) a thorough review of the litigation cases;  
彻底审查诉讼案件;
- (b) the liabilities and potential financial impact; and  
负债和潜在的财务影响; 和
- (c) proposed steps to be taken by the Company with regards to the litigation cases.  
提出公司就诉讼案件采取的措施。

- (iii) On 31 July 2017, M&A Securities Sdn Bhd (“M&A Securities”) submitted on behalf of the Company, an application to Bursa Securities for additional time of six (6) months up to 31 January 2018 to submit the Company’s regularisation plan to the relevant regulatory authorities.

于 2017 年 7 月 31 日，M&A Securities Sdn Bhd 代表公司提交，向马来西亚证券交易所申请再追加六个月延长至 2018 年 1 月 31 日，将公司重组计划提交有关监管当局。

On 15 August 2017, the Company announced that it has entered into an MEMORANDUM OF UNDERSTANDING (“MOU”) with Global Mining and Agricultural Ventures Corporation (“Global Mining”) with the intention to enter into mutual discussions relating to a proposed collaboration by the Company together with Global Mining to undertake a joint development of the Global Mines (“Proposal”).

于 2017 年 8 月 15 日，公司宣布已与 Global Mining and Agricultural Ventures Corporation 订立谅解备忘录，就本公司与 Global Mining and Agricultural Ventures Corporation 拟议合作事宜达成有关意见（“建议书”）。

On 22 August 2017, the Company announced that Bursa Securities has granted the Company an extension of time up to 31 January 2018 to submit a regularisation plan to the regulatory authorities subject to the requisite announcement being made by 30 November 2017.

于 2017 年 8 月 22 日，公司宣布马来西亚证券交易所准予将本公司延长至 2018 年 1 月 31 日向监管当局提交重组计划，受制于按规定在 2017 年 11 月 30 日前作出必要的公告。

On 29 November 2017, the Company announced that the Company had on 28 November 2017, received M & A Securities Sdn Bhd’s letter of resignation as Principal Adviser.

于 2017 年 11 月 29 日，公司宣布，本公司已于 2017 年 11 月 28 日收到 M&A Securities Sdn Bhd 首席顾问的辞职信。

On 29 November 2017, the Company announced that it has entered into an MEMORANDUM OF UNDERSTANDING (“MOU”) with Century Peak Corporation (“CPC”) with the intention to enter into mutual discussions relating to a proposed collaboration by the Company together with CPC to undertake a joint development of the Dinagat Island mining region (“Proposal”).

于 2017 年 11 月 29 日，公司宣布已与 Century Peak Corporation 订立谅解备忘录，就本公司与 Century Peak Corporation 拟议合作 Dinagat 岛采矿区事宜达成有关意见（“建议书”）。

On 15 January 2018, the Company announced that Bursa Securities has granted the Company an extension of time up to 30 June 2018 to make the requisite announcement and submit a regularisation plan to the regulatory authorities.

于 2018 年 1 月 15 日，公司宣布马来西亚证券交易所准予将本公司延长至 2018 年 6 月 30 日出必要的公告和向监管当局提交重组计划。

On 13 July 2018, the Company announced that Bursa Securities has granted the Company an extension of time up to 31 December 2018 to submit a regularisation plan to the regulatory authorities.

于 2018 年 7 月 13 日，公司宣布马来西亚证券交易所准予将本公司延长至 2018 年 12 月 31 日向监管当局提交重组计划。

#### 14. Disclaimers

##### 免责声明

(i) The second quarterly financial results for 2018 is based on the management account of the Group as at 30 June 2018.

2018 年度第 2 季度财务业绩，是根据本集团 2018 年 6 月 30 日的管理层帐目。

(ii) Subject to receiving the signed legal opinion report pertaining to the litigation cases involving the subsidiaries in China, the second quarterly financial results of the Group for the year 2018 may be further adjusted.

受制于在收到有关中国子公司诉讼案件的签署法律意见报告后，本集团 2018 年第 2 季度财务业绩可能会进一步调整。

(iii) Shareholders and/or investors and/or potential investors of Maxwell International Holdings Berhad and its group of companies are therefore advised to exercise with caution when dealing with the shares, investments and/or securities of the Company as there may be changes to the financial results for the second quarter of the year 2018 due to the impact of the litigation cases. Further announcement will be made in due course.

由于诉讼案件的影响，2018 年第 2 季度的财务业绩可能会发生变化，因此建议 Maxwell International Holdings Berhad 其公司的股东及/或投资者及/或潜在投资者于处理本公司股份，投资及/或证券时谨慎行事。在适当的时候将进一步公告。

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